



User Agreement For Use Of Extreme Broadband Engineering® eLearning Module

IMPORTANT—READ CAREFULLY: These Terms and Conditions are a legal contract between you (either an individual or a single business entity) and Extreme Broadband Engineering, LLC (“EBE”) for the use of this EBE eLearning Module entitled _____ for use and installation training for the associated product.

BY CLICKING THE ACCEPTED ICON BELOW, YOU AGREE TO BE BOUND BY THESE TERMS AND CONDITIONS, INCLUDING THE WARRANTY DISCLAIMERS, LIMITATIONS OF LIABILITY AND TERMINATION PROVISIONS BELOW. IF YOU DO NOT AGREE TO SUCH TERMS AND CONDITIONS, DO NOT INSTALL OR USE THIS ELEARING MODULE AND EXIT NOW.

This eLearning Module is provided by EBE for general reference only and is not warranted to be free of errors, other deficiencies or potential interruptions.

You are prohibited from (1) using or attempting to use spiders, robots, avatars, intelligent agents, or any other extraction or navigation search except for a normal browser, in using the subject eLearning Module, and from (2) copying, or duplicating the subject eLearning Module.

You shall not have the right to sell, license, market, or lease the eLearning Module content to any party whatsoever without the prior written consent of EBE. You shall not have the right to distribute the eLearning Module in any manner to any third party or unauthorized user.

You hereby acknowledge that, as between EBE and you or any party acting through you, all title to and ownership of the eLearning Module and its content remains vested in EBE and nothing in these Terms and Conditions serves to transfer such ownership or title to you or any party acting through you. You shall retain all EBE copyright, trademark, and other proprietary notices included in the eLearning Module.

All materials displayed on the eLearning Module (including, but not limited to articles, reports, photographs, images, illustrations, audio modules and video modules, each also known as the "Content") are protected by copyright, and/or patent rights, and are owned or controlled by EBE. You agree to abide by all copyright notices, information, trademark notices, or restrictions contained in any Content of the eLearning Module. You acknowledge that you have no claim of ownership or other right to any Content by reason of its access, use, or otherwise. The eLearning Module is protected by copyright pursuant to U.S. copyright laws, international conventions, and other copyright laws. Copying or storing of any Content for other than your legitimate end-use is expressly prohibited without the prior written permission of EBE. IN NO EVENT SHALL YOU ALTER OR DELETE ANY AUTHOR CONTRIBUTION OR COPYRIGHT NOTICE.

You are authorized to access, use and copy information and materials available from the

eLearning Module only for purposes of the above-identified training. The information and materials, including pages and Content, may not be copied, distributed, modified, published, or transmitted in any other manner, including for use for creative works or to sell or promote other products. Violation of this policy may result in infringement of intellectual property (patent, trademark, and copyright rights) and contractual rights of EBE or third parties which is prohibited by law and could result in substantial civil and criminal penalties. EBE's brand marks and other identified marks are trademarks of EBE and others, and may not be used without written permission of EBE.

USE OF THIS ELEARING MODULE IS PROVIDED "AS IS," AS AN ACCOMMODATION, AND WITHOUT WARRANTY OF ANY KIND, INCLUDING, WITHOUT LIMITATION, ANY WARRANTY OF TITLE, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL EBE BE LIABLE FOR DAMAGES TO YOU OR YOUR CUSTOMERS OR CLIENTS FOR ANY DEFICIENCY, ERROR OR INTERRUPTION IN THE SERVICES PROVIDED HEREUNDER FOR DAMAGES OF ANY KIND. YOUR SOLE REMEDY IN THE EVENT OF ANY DEFICIENCY OR ERROR SHALL BE TO REQUEST THAT EBE CORRECT THE MATTER OR, IF EBE FAILS TO DO SO, TO DISCONTINUE USE OF THE ELEARING AT YOUR OPTION.

You agree to accept sole responsibility for any use of internet facilities conducted or permitted by you or your customers or clients; the conduct of any business, advertising, marketing or sales in connection therewith; and any negligent or illegal act or omission of you or your agents, contractors, servants, employees, or other users or accesssees.

These terms shall be governed by and construed and enforced in accordance with the laws of the State of New Jersey excluding its laws relating to conflicts of laws.

ACCEPTED

042910/12125051.elearning