Electromedical Technologies Independent Sales Representative Terms and Conditions

1. I understand that as a Electromedical Technologies Inc. (“EMT”) independent sales representative (“ISR”):
   a. I have the right to offer for sale products and services offered through EMT in accordance with these Terms and Conditions.
   b. I have the right to enroll persons as my sub-distributors (sub-ISR).
   c. I will train and motivate my sub-distributor marketing organization
   d. I will hold all sub-ISR's to all laws, ordinances, rules and regulations, and shall make all reports and remit all withholdings or other deductions as may be required by any federal, state, county or municipal law, ordinance, rule or regulation.
   e. I will perform my obligations as an ISR with honesty and integrity.
   f. I will only use the sales contracts and order forms which are provided by EMT for the completion and processing of such contracts and orders.

2. I agree to present the EMT Marketing and Compensation Plan and EMT products and services as set forth in official EMT literature. I agree to present and market the WellnessPro according to the Marketing and Compensation Plan and will not advertise the device less than the MSRP of $3495. Discounts of $500 will only apply to licensed medical professionals in accordance to the marketing and compensation plan.

3. I agree that as an EMT ISR I am an independent contractor, and not an employee, agent, partner, legal representative, or franchisee of EMT. I am not authorized to and will not incur any debt, expense, obligation, or open any checking account on behalf of, for, or on the name of, EMT. I understand that I shall conduct the manner and means by which I operate my EMT business, subject to my compliance with these Terms and Conditions, the EMT Policies and Procedures and the EMT Marketing and Compensation Plan (all of which are collectively referred to as the “Agreement”). I agree that I will be solely responsible for paying all expenses incurred by myself, including, but not limited to, travel, food, lodging, secretarial, office, long distance telephone and other expenses. I UNDERSTAND THAT I AM NOT AN EMPLOYEE, AGENT, PARTNER, LEGAL REPRESENTATIVE, OR FRANCHISEE OF EMT FOR FEDERAL OR STATE TAX PURPOSES. EMT is not responsible for withholding, and shall not withhold or deduct from my bonuses and commissions, if any, FICA, or taxes of any kind, unless such withholding becomes legally required. I agree to be bound by all sales tax collection agreements between EMT and all appropriate taxing jurisdictions and all related rules and procedures.

4. I have carefully read and agree to comply with the EMT Policies and Procedures and the EMT Marketing and Compensation Plan, both of which are incorporated into and made a part of these Terms and Conditions. I understand that I must be in good standing, and not in violation of any of the terms of, this Agreement, in order to be eligible to receive any bonuses or commissions from EMT. Commissions are issued 30-45 days after date of sale. I understand that these Terms and Conditions, the EMT Policies and Procedures, or the EMT Marketing and Compensation Plan may be amended at the sole discretion of EMT, and I agree that any such amendment will apply to me. Notification of amendments shall be published in official EMT materials. The continuation of my EMT business or my acceptance of bonuses or commissions shall constitute my acceptance of any and all amendments. (For complete policies and procedures please contact us.)

5. Medical: The WellnessPro Transcutaneous Electrical Nerve Stimulation device is specifically designed for the relief of chronic, intractable pains, and for adjunctive treatment of post-surgical or post traumatic acute pain. Electromedical Technologies does not practice medicine and does not recommend these or any other medical technique for use on a particular patient. The physician is responsible for determining and utilizing the appropriate techniques for treating each individual patient. I understand that EMT products and services are not intended to cure any disease, and that under no circumstances will I make any kind of medical claims whatsoever other than claims permitted by FDA. Electromedical Technologies requires a letter of medical necessity if WellnessPro is sold to person other than medical professional. I understand that as an ISR of Electromedical Technologies, I must adhere to these policies.

6. I may not assign any rights or delegate my duties under this Agreement without the prior written consent of EMT. Any attempt to transfer or assign this Agreement without the express written consent of EMT renders this Agreement voidable at the option of EMT and may result in termination of my business.

7. I understand that if I fail to comply with the terms of this Agreement, EMT may, at its discretion impose upon me disciplinary action as set forth in the Policies and Procedures. If I am in breach, default or violations of this Agreement at termination I shall not be entitled to receive any bonuses or commissions, whether or not the sales for such bonuses or commissions have been completed. If I fail to pay for products or services when payment is due, I authorize EMT to withhold the appropriate amounts from my bonus or commission checks, to charge my credit cards, or debit my checking accounts, if any, which I have authorized EMT to charge. I understand that the failure to promptly pay for products constitutes a breach of this Agreement.

8. EMT, its directors, officers, shareholders, employees, assigns, and agents (collectively referred to as “affiliates”), shall not be liable for, and I release EMT and its affiliates from and waive all claims for consequential and exemplary damages. I further release EMT and its affiliates from all liability arising from or relating to the promotion or operation of my EMT business and any activities related to it (e.g., the presentation of EMT product’s Compensation and Marketing Plan, the operation of a motor vehicle, the lease of meeting or training facilities, etc.).

9. This Agreement, in its current form and as amended by EMT at its discretion, constitutes the entire contract between EMT and myself. Any promises, representations, offers or other communications not expressly set forth in this Agreement are of no force or effect. To the extent of any conflict inconsistency between this Agreement and any other agreement (other than the Policies and Procedures), this ISR Application and Agreement shall supersede and prevail over any term of any other agreement as to the matters addressed herein. To the extent of any conflict or inconsistency between this Agreement and the Policies and Procedures (in their current form or as subsequently amended), this Agreement shall supersede and prevail over any term of this Agreement as to the matters addressed herein.

10. Any waiver by EMT of any breach of this Agreement must be in writing and signed by an authorized officer of EMT. Waiver by EMT of any breach of this Agreement by me shall not operate to be construed as a waiver of any subsequent breach.

11. If any provision of this Agreement is held to be invalid or unenforceable, such invalidity or unenforceability shall not affect any other provision of this Agreement.

12. This Agreement will be governed by and construed in accordance with the laws of the State of Nevada, without regard to principles of conflicts of laws, unless the laws of the state in which I reside expressly require the application of its laws to this transaction (in which case such state law shall govern). All disputes and claims relating to EMT, the ISR Agreement, the EMT Marketing and Compensation Plan or its products and services, the rights and obligations of an independent ISR and EMT, or any other claims or causes of action relating to the performance of either an independent ISR or EMT under the Agreement or the EMT Policies and Procedures shall be settled totally and finally by arbitration in Nevada or such other location as EMT prescribes, in accordance with the Federal Arbitration Act, except that all parties shall be entitled to all discovery rights allowed under the Federal Rules of Civil Procedure. All issues related to arbitration shall be governed by the Federal Arbitration Act. If an ISR files a claim or counterclaim against EMT, he or she shall do so on an individual basis and not with any other ISR or as part of a class action. The decision of the arbitrator shall be final and binding on the parties and may, if in EMT’s opinion, result in the termination of an ISR’s status.

13. The parties consent to jurisdiction and venue before any federal or state; court in the State of Nevada for purposes of enforcing an award by an arbitrator or any other matter not subject to arbitration. If the law of the state in which the applicant resides prohibits consensual jurisdiction and venue provisions for purposes of arbitration and litigation, that state’s law shall govern issues relating to jurisdiction and venue.

14. If an ISR wishes to bring an action against EMT for any act or omission relating to or arising from this Agreement, such action must be brought within one year from the date of the alleged conduct giving rise to the cause of action. Failure to bring such action within one year shall bar all claims against EMT for such act or omission. EMT waives any other defenses or rights it may have under any applicable law prior to, during or following the filing of any arbitration or other proceeding pending the rendition of a decision or award in connection with any arbitration or other proceeding.

15. I authorize EMT to use my name, photograph, personal story and/or likeness in advertising or promotional materials and waive all claims for remuneration for such use.

16. I agree to notify Electromedical Technologies of information that reasonably suggests that one of its devices: • May have caused or contributed to a death or a serious deterioration in the state of health or serious injury, or • Has malfunctioned and/or malfunction recurs, is likely to cause or contribute to a death or a serious deterioration in the state of health or serious injury, or • A device which shows no malfunction or deterioration, but nevertheless has a characteristic which is likely to cause or contribute to a death or a serious deterioration in the state of health or serious injury (example: omissions or inaccuracies in the instructions for use and/or promotional materials.)

17. I understand that it is my responsibility to follow most recent policies and procedures, terms and conditions on the company website. EMT reserves the rights to make changes to policies and procedures and terms and conditions without notifying its ISRs.

18. I understand that Electromedical Technologies offers a 30-day money back guarantee for the WellnessPro 2010 plus, with $150 restocking fee to my customers. The unit must be returned non-damaged and in excellent working and cosmetic condition in all retail available in safeguard and protect EMT's interest material.

19. I understand that the WellnessPro is an FDA cleared prescription only medical device and is subject to federal guidelines regarding distribution and use. I understand that unless otherwise permitted by law, use of the WellnessPro requires a prescription. If I decide to resell any of my demonstration unit(s) I will provide EMT with all necessary documentation, including but not limited to prescriptions, licenses and/or Independent Representative agreements. Failure to provide proper documentation will result in a void warranty as well as possible termination of the ISR agreement and/or any other remedial action that might be appropriate given the circumstances.

20. I understand there is an annual membership fee and I authorize Electromedical Technologies and/or its designee to charge me according to the most current price, policies and procedures. I understand non-payment of this annual membership fee will suspend my distributor status.

DIS-APP Rev. 4 (Feb. 2019)