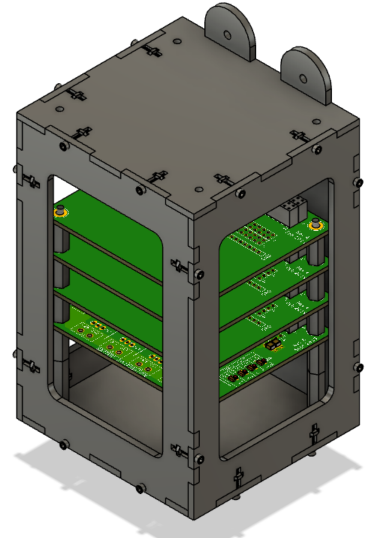
1.5U Canister Chassis Assembly Guide -- Version 1.0





*Canister(s) not included

Do Not Distribute, Copy, Modify, Reproduce, Retransmit, or Upload

Use of this product or documentation signifies acceptance of the legal terms and conditions set forth below. Disagreement with any part of the legal terms and conditions set forth below permits the return of this product within 30-days of the date of purchase, per the terms described below.

Symbol Description

Table 1. Symbol Description

Symbol		Warning Description
A	ELECTRIC SHOCK WARNING	Symbol draws your attention to potential serious injury or death due to electric shock
À	WARNING	Symbol draws your attention to potential serious or minor injury
	ESD CAUTION	Symbol draws your attention to notification that the device is sensitive to electro-static discharge (ESD). Handle electronics on an ESD workbench and wear proper protection and clothing to prevent accidental damage or loss of functionality.



WARNING: To prevent injury, death; and/or damage to property while using this product, read this entire instruction manual.

Revision History

Date	Version	Revision Description
15 December 2019	1.0	Initial release

Notice



The acrylic may have sharp edges. Use proper protective gear to prevent lacerations during assembly and use.



WARNING

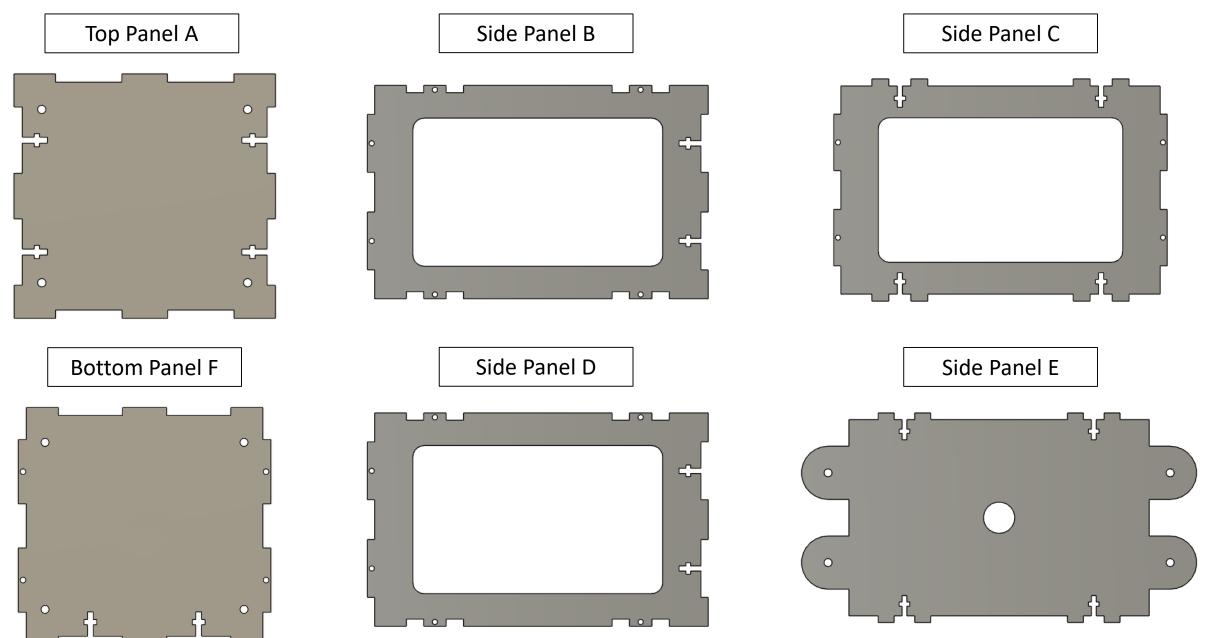
The screws may have sharp edges. Use proper protective gear to prevent lacerations during assembly and use.



WARNING

The Chassis contains small parts which pose a choking hazard, keep out of reach of children less than 6 years of age

Parts List - Acrylic



<u>Parts List - Hardware</u>

#2-56 x 3/8" Socket Head Screw (x18)



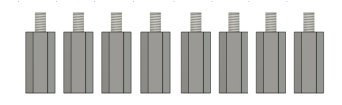
#4-40 x 1/4" Socket-Head Screw (x4)



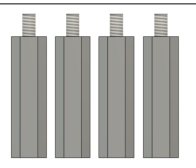
#2 Hex Nut (x16)



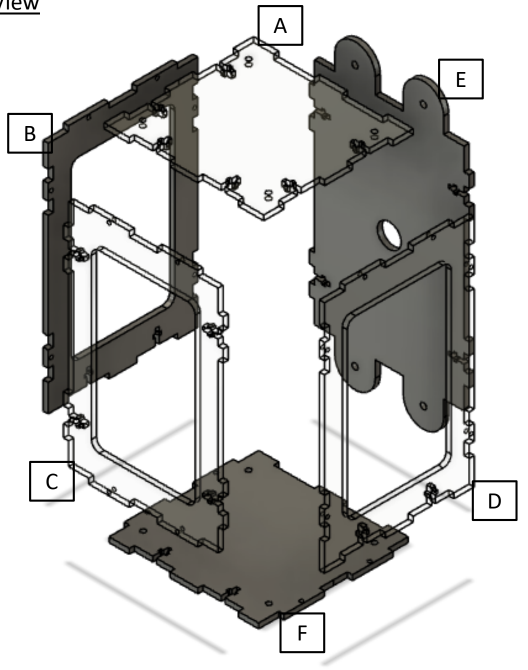
#4-40 0.6" M/F Hex Standoffs (x8)



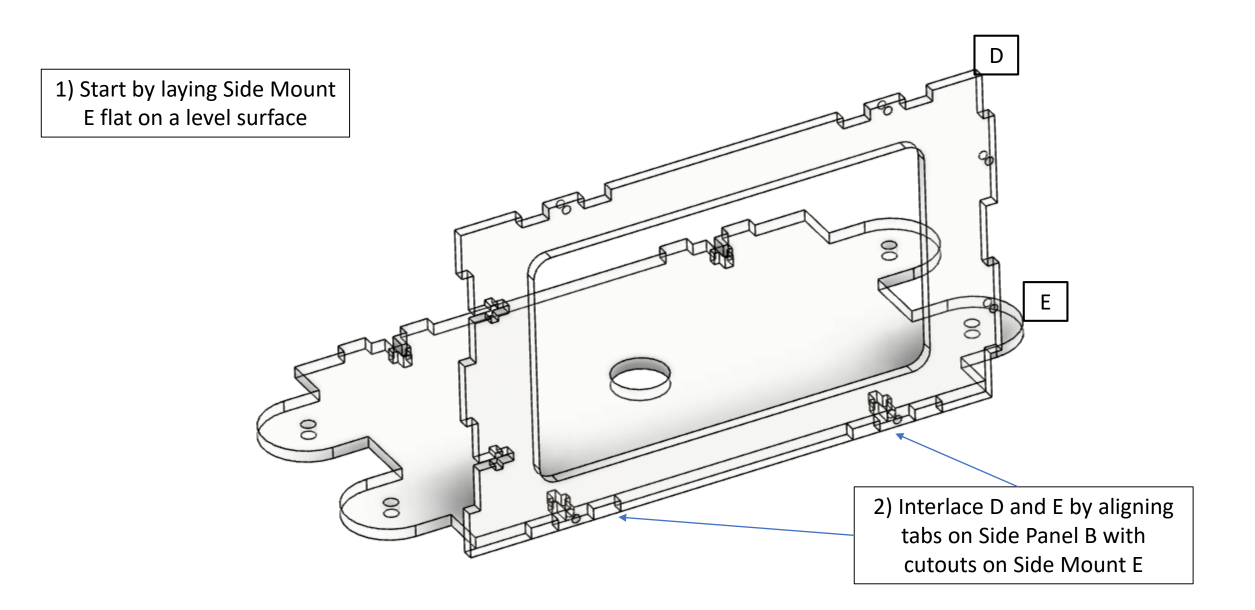
#4-40 1" M/F Hex Standoffs (x4)

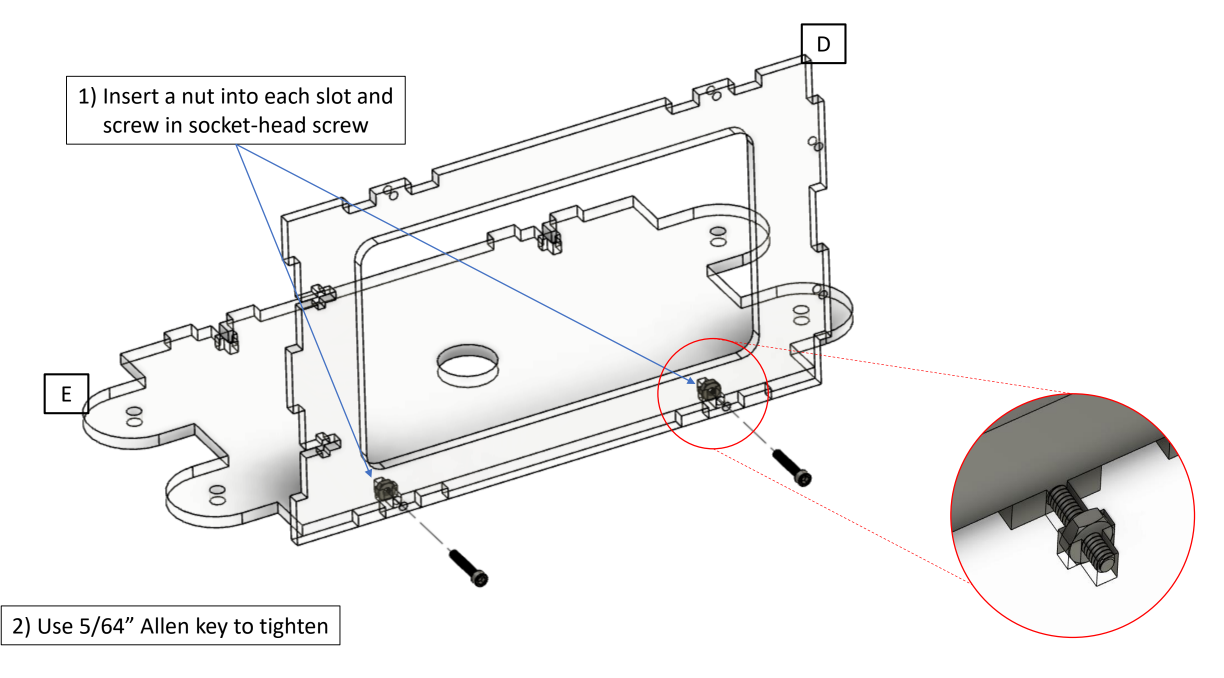


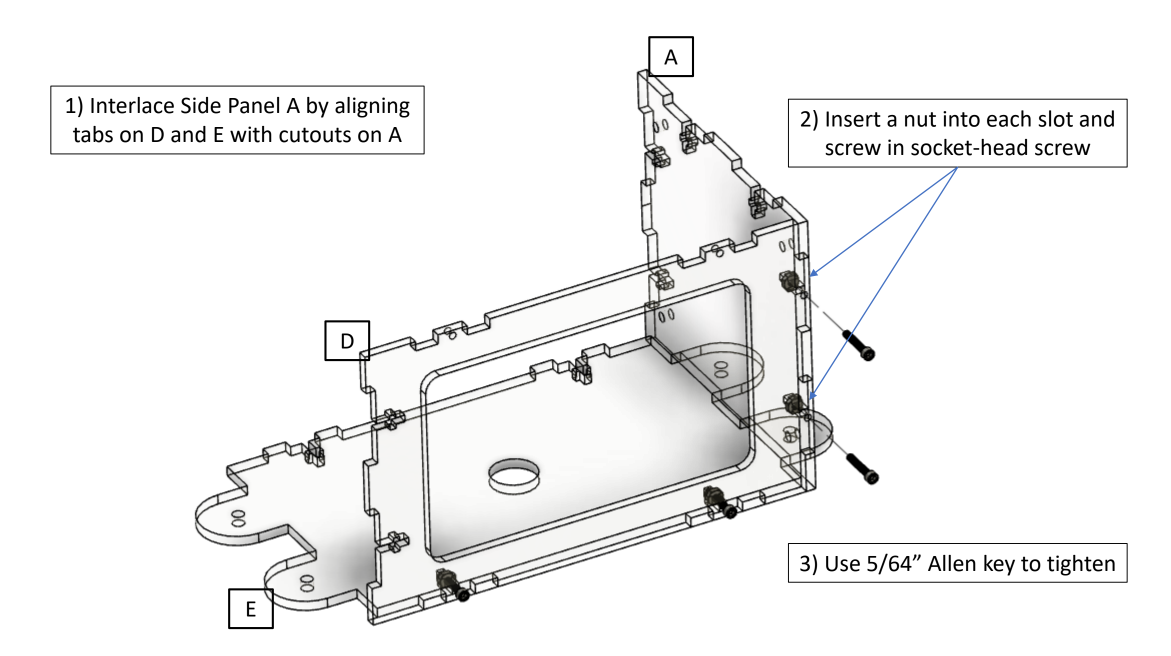
1.5U Canister Chassis - Exploded View



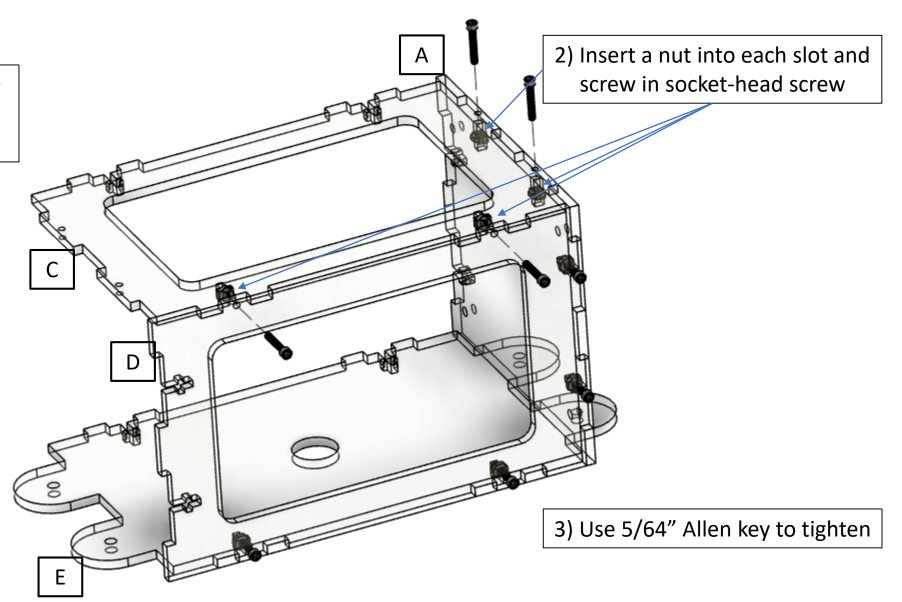
*Some panels transparent for clarity

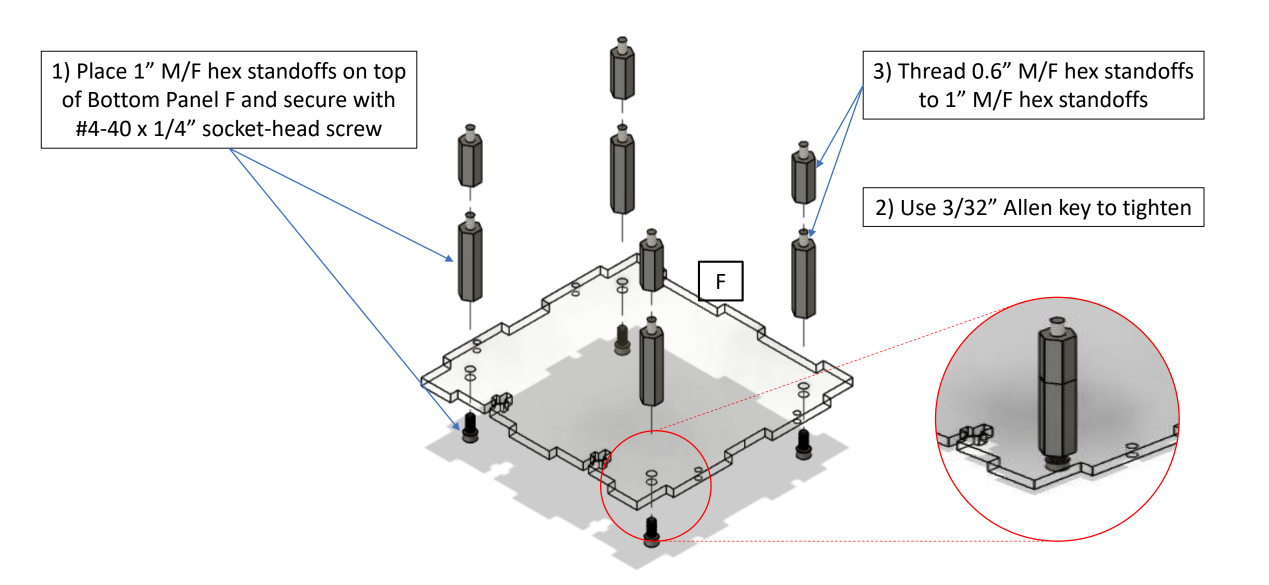


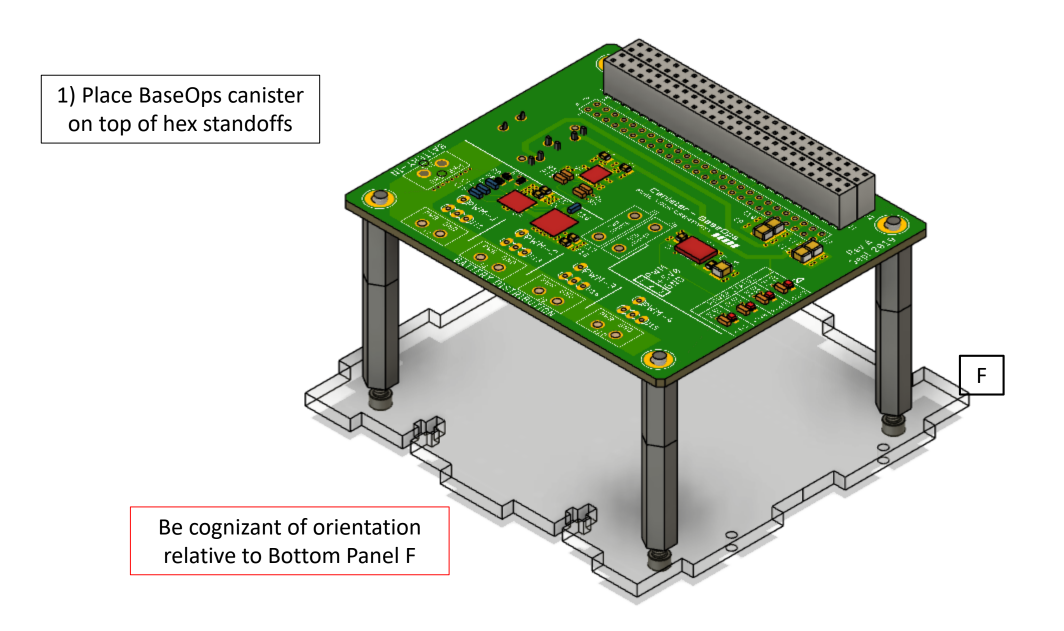


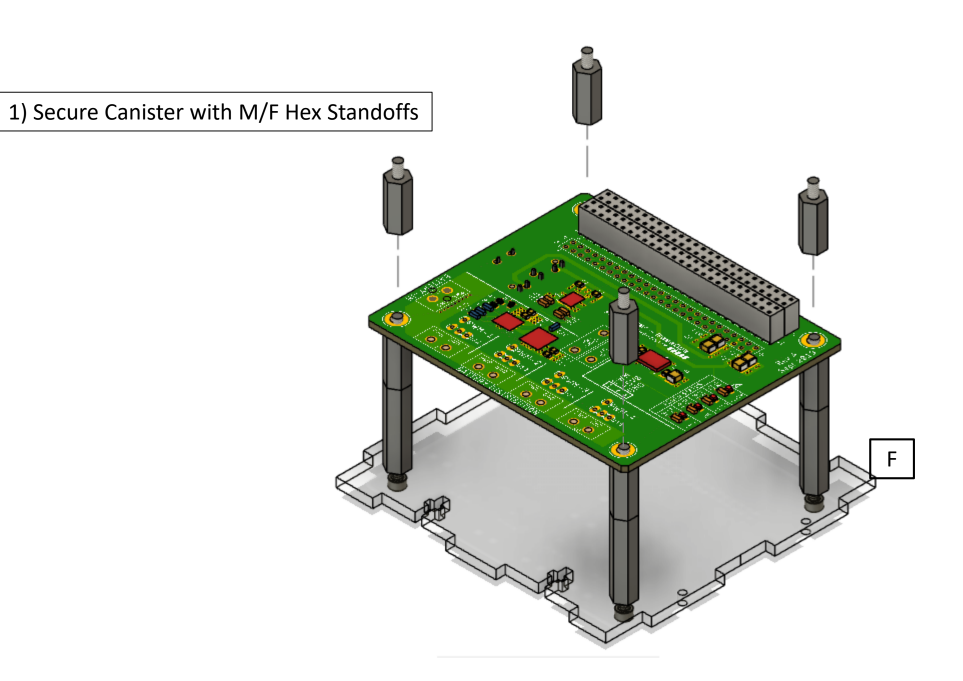


1) Interlace Side Panel C with D and A by aligning tabs with A, and aligning cutouts with D



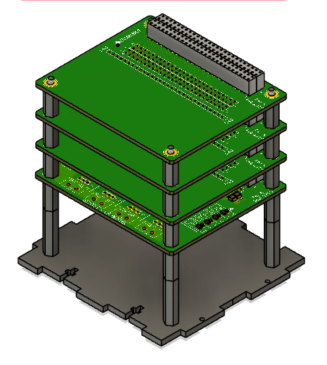


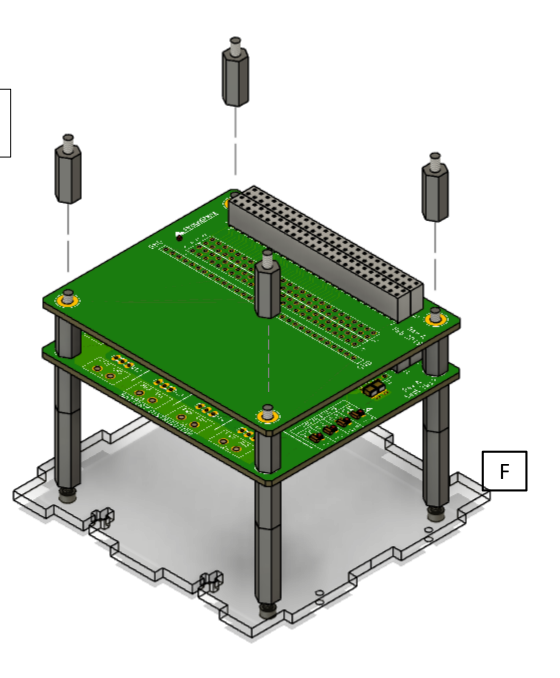


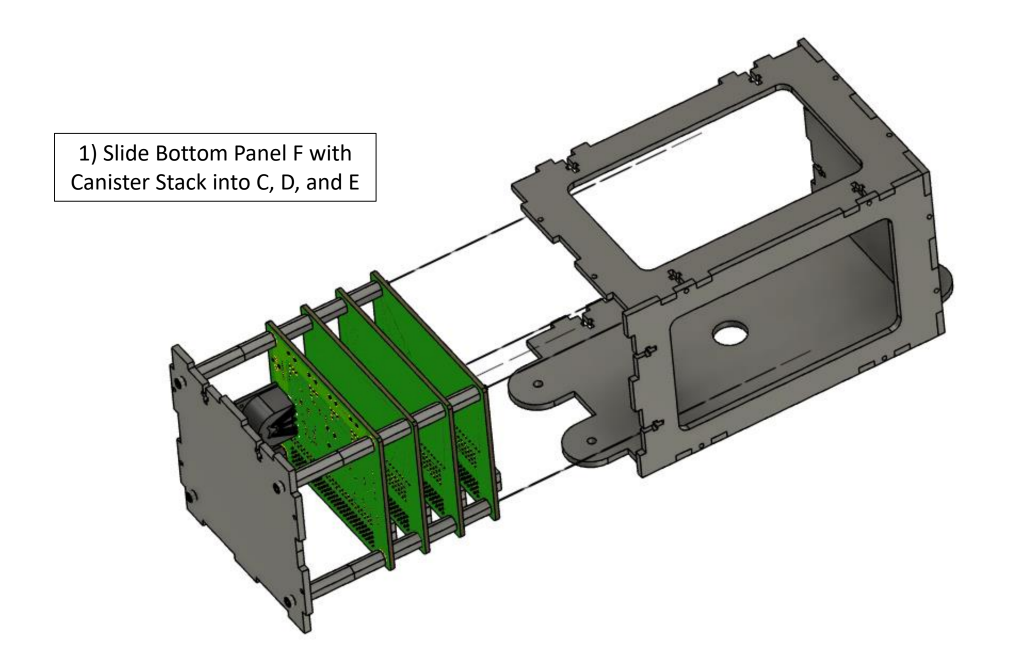


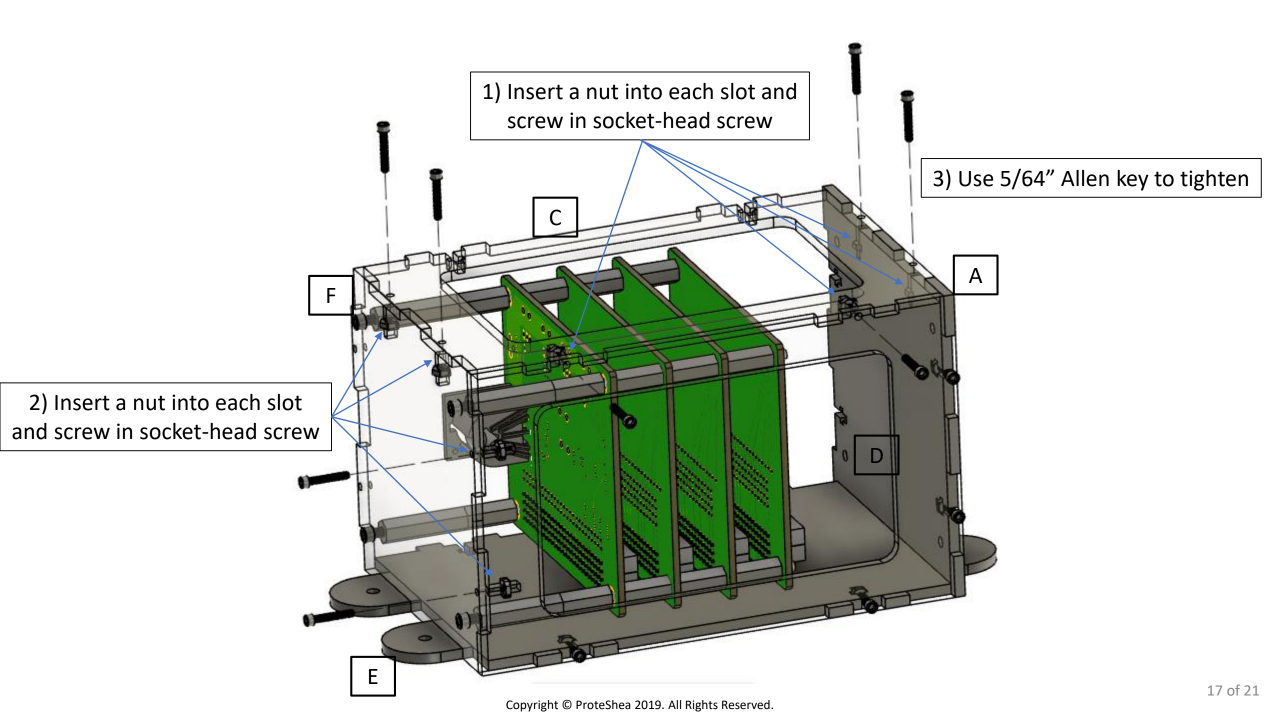
1) Place additional canister(s) and secure with M/F hex standoffs

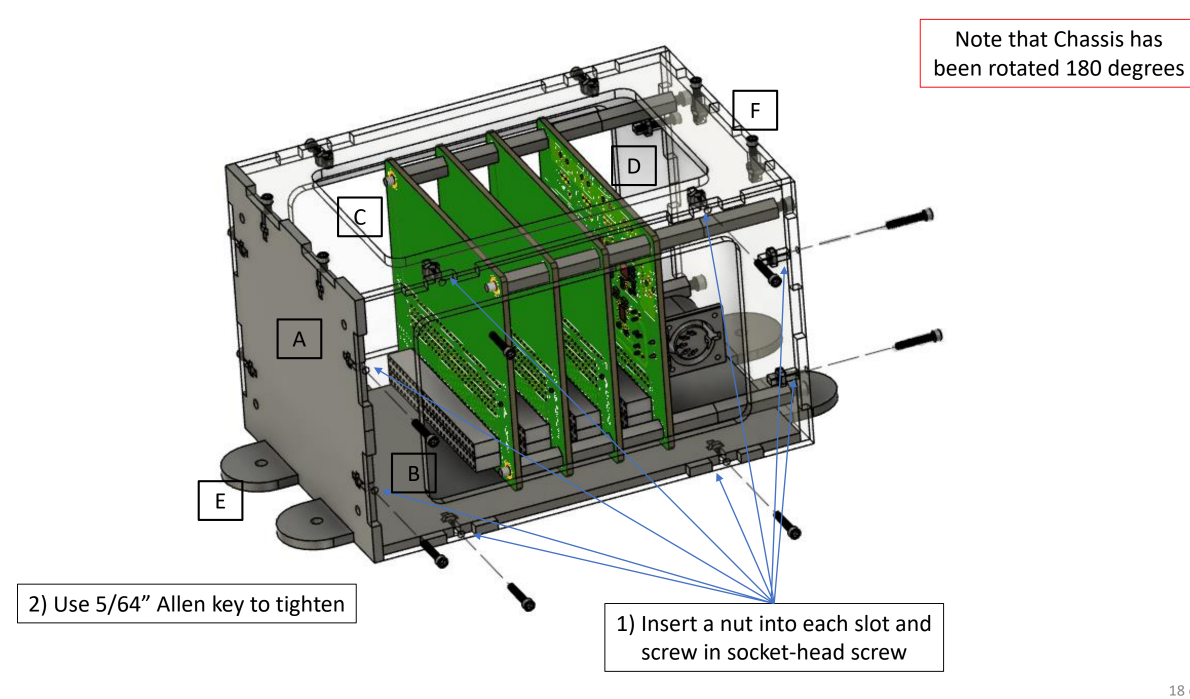
Stack with 4 Canisters

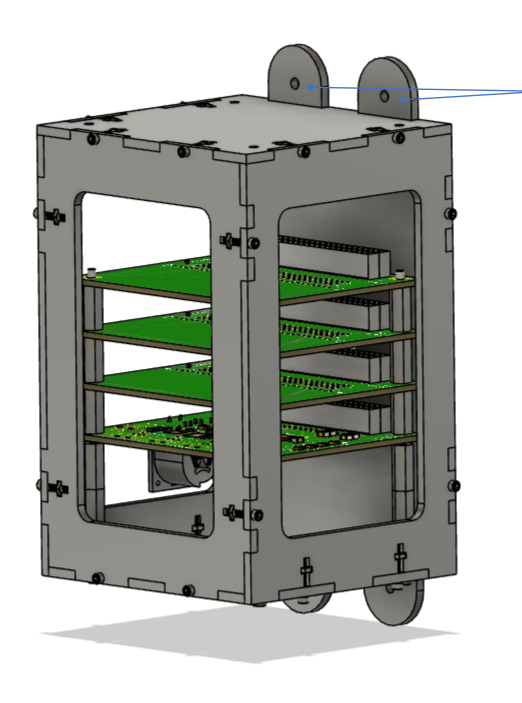












1) Use tabs on Side Panel E to mount Chassis

Legal Terms and Conditions

USE OF THE PRODUCT OR DOCUMENTATION FOR THE CANISTER CASE ("CASE") SIGNIFIES ACCEPTANCE OF THE LEGAL TERMS AND CONDITIONS ("AGREEMENT") SET FORTH BELOW. THE CASE IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. PROTESHEA HAS THE RIGHT TO CHANGE OR DISCONTINUE THE CASE AT ANY TIME WITHOUT NOTICE. PROTESHEA HAS THE RIGHT TO CHANGE, REVISE, OR MODIFY THE AGREEMENT AT ANY TIME AND WITHOUT NOTICE TO THE CUSTOMER. THE DIAGRAMS USED IN THIS ASSEMBLY GUIDE ("GUIDE") MAY VARY WITH THE CASE.

THE CASE IS TO BE ASSEMBLED AS INSTRUCTED IN THIS GUIDE AND PROTESHEA ASSUMES NO LIABILITY FOR CHANGES OR MODIFICATIONS THAT THE CUSTOMER CHOOSES TO MAKE TO THE CASE. THE CUSTOMER ASSUMES FULL RESPONSIBILITY FOR ENSURING THAT ANY DESIGN INVOLVING THE USE OF THE CASE IS IN COMPLIANCE WITH ALL LAWS AND REGULATIONS, WHETHER INTENTIONAL OR UNINTENTIONAL. THE CUSTOMER SHALL NOT TRANSFER, SELL, DISTRIBUTE, OR EXPORT THE CASE TO ANY OTHER THIRD PARTY OR COUNTRY WITHOUT THE PRIOR WRITTEN CONSENT OF PROTESHEA. THE CUSTOMER ACKNOWLEDGES THAT THE CASE IS CLASSIFIED AS EAR99 AND WILL COMPLY WITH THE RULES AND REGULATIONS RELATING TO UNITED STATES EXPORTS.

WARRANTY INFORMATION. ProteShea warrants that the Case accompanying this guide will be free from manufacturing defects for up to 30 days from the date of purchase, subject to the terms and conditions of this Limited Warranty ("THE WARRANTY"). In the event of a warranty claim, customer shall pay for the shipping costs both to and from ProteShea. Customer assumes full liability for loss and/or damage to the Case during the warranty claim.

LIMITATION OF WARRANTY. The warranty set forth below, applies only to the original customer and is based solely on the judgment and discretion of ProteShea. ProteShea shall not be liable and this warranty shall not apply if any defects or damages are caused by or result from, without limitation, modifications to the Case by anyone other than ProteShea, accident, abuse, mishandling, natural breakdown of colors and material over time, or normal wear and tear. ProteShea shall not be liable for any damage caused to the Canister(s) resulting from the use of the Case. PROTESHEA SPECIFICALLY DISCLAIMS THE WARRANTY FOUND IN UCC SECTION 2-312(3) THAT THE CASE SHALL BE DELIVERED FREE OF THE RIGHTFUL CLAIM OF ANY THIRD PERSON BY WAY OF INFRINGEMENT. EXCEPT FOR THE EXPRESSED WARRANTY SET FORTH IN THIS AGREEMENT, PROTESHEA DISCLAIMS ANY AND ALL OTHER EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, WHETHER WRITTEN OR ORAL.

LIMITATION OF LIABILITY. ProteShea's aggregate liability for any and all causes relating to the use or possession of the Case, regardless of the form of the claim, shall be limited to the sum of \$100 US dollars, whether arising out of negligence, tort, strict liability, contract, breach of agreement, or otherwise. IN NO EVENT SHALL PROTESHEA BE LIABLE FOR—AND THE CUSTOMER OR ANY OTHER PARTY SHALL NOT BE ENTITLED TO—CONSEQUENTIAL, COMPENSATORY, EXEMPLARY, SPECIAL, PUNITIVE, INCIDENTAL, DIRECT, OR INDIRECT DAMAGES ARISING OUT OF THE USE OR POSSESSION OF THE CASE, INCLUDING, WITHOUT LIMITATION, THE VALUE OF THE CONTENTS OF THE CASE, INJURY, LOST PROFITS OR REVENUE, LOSS OF EQUIPMENT, OR OTHER COMMERCIAL OR ECONOMIC LOSS, WHETHER OR NOT THE POSSIBILITY OF SUCH LOSSES OR DAMAGES HAS BEEN DISCLOSED TO PROTESHEA. IF CUSTOMER DECIDES TO MANUFACTURE THEIR OWN CASE, CUSTOMER ACKNOWLEDGES AND AGREES THAT THEY WILL NOT HOLD PROTESHEA LIABLE FOR, WITHOUT LIMITATION, ANY DAMAGES, LOST PROFITS OR REVENUE, AND/OR INJURY.

LIMITATION OF DAMAGES. ProteShea's aggregate liability for any and all damages to the customer resulting from the use or possession of the Case shall not exceed the sum of \$100 US dollars regardless of whether the claim giving rise to such damages is based upon negligence, tort, strict liability, contract, or otherwise.

INTELLECTUAL PROPERTY. All product names, trademarks, logos, and trade names ("MARKS") appearing in the Guide are the properties of their respective owners. Use of these marks does not imply endorsement. ProteShea marks are registered trademarks of ProteShea LLC and may not be used without the prior written consent of ProteShea.

Raspberry Pi is a trademark of the Raspberry Pi Foundation.

COPYRIGHT. The Guide contains information which is protected by copyright. It is not permitted to copy, photocopy, distribute, modify, reproduce, retransmit, or upload this Guide for use or translate them into another language without the prior written consent of ProteShea.

INDEMNIFICATION. Customer acknowledges and agrees that they are personally responsible for their conduct while using the Case. Customer agrees to indemnify, defend and hold harmless ProteShea, its owners, directors, officers, agents, and employees from and against all claims, losses, expenses, damages and costs, and reasonable attorney's fees, resulting from or arising out of customer use, misuse, negligence, or inability to use the Case. This indemnification includes disputes between third parties against ProteShea, as well as disputes between ProteShea and Customer, resulting from or arising out of customer use, misuse, negligence, or inability to use or assemble the Case.

Legal Terms and Conditions

GOVERNING LAW, VENUE, JURISDICTION. The laws of the State of New York will govern this Agreement without regard to principles of conflicts of laws. Customer agrees that any disputes or claims that customer may have against ProteShea, which are not subject to the arbitration clause described below, will be resolved by the state and federal courts in the County of Saint Lucie, Florida. Customer hereby agrees to personal jurisdiction in the County of Saint Lucie, Florida. Customer agrees, in the event that any dispute arises with ProteShea, at least 30-days prior to filing any action or demanding arbitration, Customer will provide written notice to ProteShea of the dispute, and attempt to negotiate a written resolution of the matter that will be agreed upon by all parties involved. In any dispute, the terms of this agreement will control.

ARBITRATION. ANY AND ALL CLAIMS OR DISPUTES BETWEEN PROTESHEA AND CUSTOMER RELATING IN ANY WAY TO THESE TERMS OR THE SERVICES OR PRODUCTS (INCLUDING BUT NOT LIMITED TO THE FUELCAN) PROVIDED BY PROTESHEA MUST BE RESOLVED IN BINDING ARBITRATION RATHER THAN IN COURT. IN ARBITRATION, THERE IS NO JUDGE OR JURY, AND COURT REVIEW OF AN ARBITRATION AWARD IS LIMITED. THE ARBITRATOR CAN AWARD ANY DAMAGES OR RELIEF ON YOUR INDIVIDUAL CLAIM THAT A COURT OF LAW COULD, INCLUDING INDIVIDUAL INJUNCTIVE RELIEF AND ATTORNEYS' FEES WHEN AVAILABLE UNDER THE GOVERNING LAW. ALL ARBITRATIONS WILL BE CONDUCTED ON AN INDIVIDUAL BASIS, AND THERE SHALL BE NO CLASS ACTIONS IN ARBITRATION. CUSTOMER AGREES THAT ANY ARBITRATION WILL OCCUR IN THE COUNTY OF SAINT LUCIE, FLORIDA.