

LIFE-X **EMERGENCY LIGHT**

Price list 2021



Part Number	Description	Lead time	List price
290052.10	OVA/OMNILED NM ST LED 10Y	4 days	€ 243,80
290057.10	UNILED COMBI ST LED 10Y	4days	€ 248,70
290071.10	OVA/OMNILED R S NM S 10Y	4days	€ 240,80
290073.10	AERILED AP NM ST LED 10Y	4days	€ 220,70
290087.10	ExiLED M ST LED 22m 10Y	4days	€ 247,50
290126.10	EXILED M ST LED 34m 10Y	4days	€ 260,80
290405.10	IMPERLED COMBI ST LE 10Y	4days	€ 322,00
290406.10	IMPERLEDCOMBI E ST 10Y	4days	€ 428,90
290057	UNILED COMBI ST LED	4days	€ 127,10
290087	EXILED M ST LED 22M	4days	€ 124,00
290126	EXILED M ST LED 34M	4days	€ 212,70
290131	EXILED M ST LED 44M	4days	€ 224,70
290073	AERILED AP NM ST LED	4days	€ 169,30
138006	OVA/OMNILED Square NM ST LED 230V 138h	4days	€ 165,20
138007	OVA/OMNILED R S ER/AP NM ST LED 230V 138h	4days	€ 157,60
290254	MAXLED M ST LED 26M	4days	€ 268,80
290405	PROLED COMBI ST LED	4days	€ 199,80
290406	PROLED E COMBI ST LED	4days	€ 248,00
255172	AGORALED NM LED IP42 230V 2X6W	4days	€ 392,30
255173	AGORALED NM LED IP65 230V 2X6W	4days	€ 513,30
290131	EXILED M ST LED 44M	4days	€ 224,70
290180	EXILED BATTERY 3,6V/1,2Ah	4days	€ 18,50
290182	UNLOADING PLATE, MAX	4days	€ 11,50
290183	EXILED 22 DIODE MATRIX	4days	€ 25,10
290184	EXILED 34 DIODE MATRIX	4days	€ 30,70
290186	EXILED WALL BRACKET	4days	€ 13,20
290187	EXILED FLAG MOUNTING	4days	€ 132,30
290188	EXILED SPACER FOR CEILING	4days	€ 8,10
290189	EXILED PENDULUM SUSPENSION	4days	€ 119,10
290191	EXILED WIRE SUSPENSION	4days	€ 119,10
290192	EXILED 22 PROTECTION GRID	4days	€ 86,00
290193	EXILED 34 PROTECTION GRID	4days	€ 92,60
290295	MAXLED 26M FLAG MOUNTING	4days	€ 89,20
290299	MAXLED 26M PROTECTION GRID	4days	€ 92,60
290310	UNILUX EM L BRACKET	4days	€ 20,00
290331	MAXLED BLINDER FOR ONE SIDED MOUNTING	4days	€ 5,90
290415	BATTERY 3,6V/2,0AH	4days	€ 36,40
290416	UNILED/PROLED CEILING BRACKET	4days	€ 46,30
290417	PROLED DOUBLE SIDED DIFFUSOR	4days	€ 47,80
290418	PROLED PICTOGRAM KIT ONE SIDED	4days	€ 13,20

290420	UNILED/PROLED PENDULAR	4days	€ 132,30
290433	PROLED PICTOGRAM KIT DOUBLE SIDED	4days	€ 21,10
299012	PROTECTION GRID FOR UNILED / PROLED	4days	€ 95,10
2911079	LEDLUX EM L CEILING/	4days	€ 32,60
2925000	EM L BATTERY PACK 3	4days	€ 23,60
2925004	LEDLUX EM L BATTERY	4days	€ 11,10
2925024	BATTERY 4,8V/1,2AH N	4days	€ 25,20
2927000	EM L ACC LIGHTSOURCE	4days	€ 18,20
2951050	UNILED DIODE MATRIX	4days	€ 41,30
2992020	UNILED DOUBLE SIDED PICTOGRAM	4days	€ 16,50
10749-L7	EM L ACC CHAIN 2*15*	4days	€ 11,40
290080.1	EXILED-PICTOGRAM 22 M DOUBLE SIDED D	4days	€ 34,30
290080.2	EXILED-PICTOGRAM 22 M DOUBLE SIDED R	4days	€ 34,30
290080.3	EXILED-PICTOGRAM 22 M DOUBLE SIDED U	4days	€ 34,30
290080.4	EXILED-PICTOGRAM 22 M ONE SIDED D	4days	€ 34,30
290080.5	EXILED-PICTOGRAM 22 M ONE SIDED R	4days	€ 34,30
290080.6	EXILED-PICTOGRAM 22 M ONE SIDED L	4days	€ 34,30
290080.7	EXILED-PICTOGRAM 22 M ONE SIDED U	4days	€ 34,30
290087.1	EXILED 22 KIT FOR RECESSED MOUNTING	4days	€ 66,20
290091.13	UNILED PICTOGRAM KIT ONE SIDED	4days	€ 12,40
290120.1	EXILED PICTOGRAM 34M DOUBLE SIDED D	4days	€ 79,40
290120.2	EXILED PICTOGRAM 34M DOUBLE SIDED R	4days	€ 79,40
290120.3	EXILED PICTOGRAM 34M DOUBLE SIDED U	4days	€ 79,40
290120.4	EXILED-PICTOGRAM 34M ONE SIDED D	4days	€ 79,40
290120.5	EXILED-PICTOGRAM 34M ONE SIDED R	4days	€ 78,60
290120.6	EXILED-PICTOGRAM 34M ONE SIDED L	4days	€ 78,60
290120.7	EXILED-PICTOGRAM 34M ONE SIDED U	4days	€ 78,60
290130.1	EXILED-PICTOGRAM 44M DOUBLE SIDED D	4days	€ 109,20
290130.2	EXILED-PICTOGRAM 44M DOUBLE SIDED R	4days	€ 109,20
290130.3	EXILED-PICTOGRAM 44M DOUBLE SIDED U	4days	€ 109,20
290130.4	EXILED-PICTOGRAM 44M ONE SIDED D	4days	€ 109,20
290130.5	EXILED-PICTOGRAM 44M ONE SIDED R	4days	€ 109,20
290130.6	EXILED-PICTOGRAM 44M ONE SIDED L	4days	€ 109,20
290130.7	EXILED-PICTOGRAM 44M ONE SIDED U	4days	€ 109,20
290201.1	UNILED DOUBLE SIDED DIFFUS W/6 PICTOGRAMS	4days	€ 63,60
290264.1	MAXLED PICTOGRAM 26 D	4days	€ 10,50
290264.2	MAXLED PICTOGRAM 26 R	4days	€ 11,20

General Sales Conditions

Terms and Conditions of Sale

Except as agreed in writing, the following terms and conditions apply to all deliveries (such as goods, software etc.) ("Goods") and ancillary services by Honeywell Life Safety SA (hereinafter "Honeywell") to the company placing the purchase order for such Goods ("Buyer"). Inconsistent Buyer terms and conditions are not binding on Honeywell, even if Honeywell does not expressly reject them.

1. Offer

1.1 Offers made by Honeywell are not binding on Honeywell until Buyer places a purchase order which Honeywell confirms is accepted.

1.2 The Goods to be delivered and services to be provided are determined exclusively on the basis of Honeywell's written quotation and order confirmation. Information in any quotations and in attached drawings and illustrations about the Goods, their measurements and weights are only approximate unless they are expressly stated as being binding. Honeywell reserves the right to make changes to any Goods prior to the date of delivery provided that the changes do not affect the form, fit or function of the Goods.

2. Delivery and Cancellation Conditions

2.1 Unless otherwise agreed in writing with Buyer, delivery terms for Goods are EX-WORKS (EXW acc. INCOTERMS 2010) Honeywell's location. All risk of loss or damage to goods passes to Buyer upon delivery, or if earlier when Buyer has been notified of readiness for delivery. Honeywell will add its charges for transport, insurance and administrative cost for all orders below 500€ net excl. VAT, to the prices referred to in 3.1.

2.2 Title to the Goods shall pass to Buyer only when he has paid the full price for the goods, and until such time as full payment is made, Honeywell withholds title to the goods and Buyer shall comprehensively insure the Goods for the benefit of Honeywell, keep them free from all charges and security interest and give appropriate notice of reservation of ownership to third parties.

2.3 Honeywell may make deliveries under any order in one or more shipments, unless otherwise expressly agreed with Buyer and may issue separate invoices for each delivery. Unless otherwise expressly agreed in writing, all delivery dates and delivery periods are estimates. Honeywell will have no obligation to deliver on any delivery date but will use reasonable endeavors to do so provided that Buyer has provided all required documentation and information as well as any required authorizations and approvals. Honeywell will notify Buyer if it is unable to comply

with an agreed delivery date, and specify the date on which it will make delivery. If Honeywell is unable to deliver on the new date, Buyer shall be entitled to terminate its purchase order, but Honeywell shall have no further liability for late delivery. 2.4 Buyer may not terminate or cancel a purchase order without Honeywell's prior written consent. If Honeywell consents to any such cancellation or terminates any order in accordance with these terms and conditions, Purchaser is liable for termination charges.

The termination charges shall be the higher of the 4 costs referred to hereafter and 40% of the cost of the Goods that were thus annulled.

, (i) a price adjustment based on the quantity of Goods that were delivered, (ii) all costs, direct and indirect, incurred and committed for Buyer's terminated purchase order, (iii) the full cost of all unique materials required for custom goods, and (iv) a pro-rata compensation covering the pro-rated expenses and anticipated profits consistent with industry standards. .

2.5 Honeywell may unilaterally terminate a purchase order in whole or in part upon Buyer's breach of these terms and conditions or Buyer's bankruptcy, insolvency, dissolution, or receivership proceedings without any further liability.

2.6 Buyer shall examine Goods delivered without delay upon receipt for quantity, nature and warranted qualities, and notify Honeywell of visible defects within 8 days of receipt (and in any event within 15 days of the date of delivery by written notice indicating the article, invoice number, invoice date and nature of the defect. Honeywell shall be notified of hidden defects within 3 working days of discovery by means of written notice indicating the article and nature of the defect. If Buyer fails to do so the Goods are deemed to be accepted by Buyer. All such notifications shall be made to Honeywell's address at Liege Airport Business Park B50, 4460 Grâce-Hollogne, Belgium.

2.7 If Honeywell agrees to a request by Buyer to return any Goods after delivery, Buyer must return them in their original packed and sealed condition within six months after shipment. Software, customized Goods and Goods in opened packaging, lacquered und non-reusable parts cannot be returned. Goods can only be returned with an authorization number (RMA) obtained from Honeywell in advance of shipment to Honeywell. The RMA is specific to the Goods and quantity to be returned and may not be used to return any other Goods. If Honeywell agrees to the return of any Goods, Honeywell will give Buyer a credit equal to the amount of the purchase price paid less a deduction of 15% if Buyer submits an order for an equivalent value

of Goods and/or services at the time that it requests the return of the Goods, and less a reduction of 25% if Buyer does not submit such an order, in each case for processing, testing, administration and other overheads. The deduction is not applicable if the Goods are returned due to a default by Honeywell.

3. Prices, Payment and Retention of Title

3.1 All prices for Goods are valid for delivery ex works (EXW acc. INCOTERMS 2010) the location specified in Honeywell's quotation or order confirmation. The prices agreed in Honeywell's order confirmation are binding until expiry of the agreed delivery period provided that Goods are to be delivered within 3 months of the order confirmation date. If delivery is scheduled for a later date, the prices and incidental costs applicable on the date of delivery shall apply. If the prices specified on any purchase order deviate from the quotation made by Honeywell, or Honeywell's current price list if no quotation is made, Honeywell will adjust the prices accordingly in its order confirmation.

3.2 Unless otherwise quoted in writing to Buyer, all charges for services will be in accordance with Honeywell's price list for the relevant services applicable at the date of order confirmation. Prices are exclusive of additional expenses notified in advance to Buyer, such as for travel to site and working outside normal business hours.

3.3 All prices are exclusive of (i) sales and other taxes applicable on the date of invoicing which will be added to all prices and identified on each invoice (unless Buyer has provided Honeywell with exemption certificates acceptable to the taxing authorities) and (ii) the costs of recycling Goods covered by the European WEEE Directive 2002/96/EC and such costs may be added to the prices quoted.

3.4 Unless otherwise expressly agreed in writing, all payments are to be in EURO and are due in Honeywell's account within 30 days from date of invoice. Buyer shall pay the invoiced amount without discount or set-off of any claim unless Honeywell has expressly agreed in writing to such set-off.

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3.5 Buyer shall pay all bank charges in connection with any payment. Checks and/or bills of exchange will only be accepted with Honeywell's prior agreement in writing and all expenses in relation to them, including any collection and discount charges, shall be paid by Buyer. Checks and/or bills of exchange are deemed as payment only when they have been cashed in and the money deposited in Honeywell's bank account.

3.6 An invoice is deemed to be paid on the day on which Honeywell receives payment in its bank account. Invoices remaining unpaid after their due date will automatically and without prior notice as from their due date be subject to (i) an interest charge for late payment equal to the interest rate determined by the 1st paragraph of article 5 of the Law of 2 August 2002 on Combating Late Payment in Commercial Transactions as communicated by the Minister of Financial Affairs through a notice in the Official Belgian Government Gazette and (ii) liquidated damages of 15 % of the outstanding amount. Buyer shall pay all Honeywell's expenses incurred in collecting payments due, including attorney's fees and compensation for legal fees if any. If Buyer is in arrears with a due payment (i) all amounts due from Buyer to Honeywell shall become immediately payable and all credit arrangements shall immediately cease, (ii) all future deliveries shall be immediately suspended, (iii) if the order in respect of which payment is late is for deliveries in installments Honeywell has the right to suspend fulfillment of the order, and (iv) Honeywell shall be released from all obligations under applicable product warranties until the amounts due are paid. In accordance with section 2.2, Honeywell shall retain title in all Goods delivered until payment has been made in full.

4. Infringement Indemnification

4.1 Honeywell agrees to i) defend or settle any claim, suit, or proceeding brought against Buyer based solely upon a claim that any Goods manufactured by Honeywell hereunder directly infringe any third party European Union patent, copyright, or mask work, and (ii) to pay costs and damages finally awarded to the third party, provided that: i) Honeywell is notified promptly in writing of such claim, ii) Honeywell is provided sole control of such defense or settlement using counsel of Honeywell's choice, and iii) Buyer provides Honeywell with all available information and assistance. Because Honeywell has exclusive control over resolving infringement claims hereunder, in no event will Honeywell be liable for Buyer's attorneys' fees or compensation for legal fees, if any.

4.2 Honeywell shall not be responsible

for any settlement or compromise of any such third party claim made without Honeywell's written consent. Honeywell has no obligation in respect of, and this section will not apply to, any claim of infringement of any third party's intellectual property right i) by Goods not manufactured by Honeywell or Goods developed pursuant to Buyer's direction, design, process, or specification, (ii) by the combination of any Goods with other elements if such infringement could have been avoided but for such combination, (iii) by Goods that have been modified if such infringement would have been avoided by the unmodified Goods, (iv) by Goods not used for their ordinary purpose, or (v) by software if such software is other than the latest version of the software released by Honeywell and provided to Buyer. Buyer agrees to defend, indemnify, and hold harmless Honeywell from and against any claims, suits, or proceedings whatsoever arising from such exclusions identified in this section, unless this is not caused by Buyer's failure.

4.3 At any time after a claim has been made or Honeywell believes is likely to be made, or a court of competent jurisdiction enters an injunction from which no appeal can be taken, Honeywell has at its option the discretion to i) procure for Buyer the right to continue using such Goods, (ii) replace or modify such Goods in a way that they do not further infringe any third party intellectual property rights and without affecting the functionality of said Goods. In the event Honeywell fails to do so within a reasonable time, Honeywell shall accept the return of such Goods and refund the purchase price less 20% annual depreciation from delivery.

4.4 The foregoing states Buyer's exclusive remedy for any actual or alleged infringement of intellectual property rights.

5. Software

5.1 The use of software, if provided separately or installed on a Good supplied, is governed by the following terms unless a software license agreement is included with such software.

5.2 Subject to Buyer's compliance with these terms and conditions, Honeywell grants to Buyer a personal, limited, nonexclusive license to use the object code of the software solely for Buyer's internal purposes. The license is limited to such kinds of Goods as are specified on Buyer's purchase order, or Honeywell's quotation or confirmation of acceptance. No other use is permitted.

5.3 Buyer shall not attempt any transfer without prior written consent of Honeywell, sublicense, or redistribution of the software except as expressly permitted herein. Notwithstanding the foregoing, if the software is delivered

with a Good, Buyer may transfer its license of the software to a third party in conjunction with the sale by Buyer of the Good on which the software is installed. Buyer is entitled to copy the software and make back-up copies to the extent necessary for the contractual purpose. Buyer shall not disclose, distribute, or display any such software, or otherwise make it available to others (except as Honeywell authorizes in writing) or allow any unauthorized use of the software. Buyer is only entitled to reverse compile the software, to modify, upgrade or alter the software in any other way within the scope of applicable mandatory statutory intellectual property rights.

5.4 Honeywell may terminate this license if Buyer breaches these terms and conditions.

5.5 Honeywell retains for itself (or, if applicable, its suppliers) all title and ownership to any software delivered hereunder, all of which contains confidential and proprietary information and which ownership includes, without limitation, all rights in patents, copyrights, trademarks, and trade secrets.

6. Warranty

6.1 Goods (excluding software): Unless otherwise stated in Honeywell's Price List, Honeywell warrants all Goods will materially comply with Honeywell's published specifications or with Honeywell's specifications generated specifically for the relevant purchase order for 24 months from delivery. Goods manufactured by companies outside of the Honeywell group are warranted in accordance with the published warranty of the relevant manufacturer to the extent that Honeywell has the right to such warranty. No Goods will be accepted for return without an RMA obtained in advance of shipment to Honeywell. Non-complying Goods must be returned transportation prepaid to Honeywell and Honeywell will repair or replace them, at Honeywell's option, and return ship them lowest cost, transportation prepaid. Items subject to contamination through usage shall not be deemed defective because of contamination. Repaired, replaced or recalibrated Goods are warranted for the remainder of the unused warranty term or for 90 days from the date of delivery, whichever is the longer.

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In emergency conditions, Honeywell will ship replacement parts to Buyer before receiving from Buyer those parts to be replaced. If Honeywell does not receive those parts transportation prepaid within 30 days after shipment of the replacement parts, Buyer shall pay Honeywell's then current list price for the replacement parts.

6.2 Software: Buyer shall ensure that the latest available software version is installed in the Goods and in this section 6.2 this version is referred to as the "Licensed Software". Honeywell's warranties only apply to Goods in which the latest version of the Licensed Software has been installed. Licensed Software will materially comply with Honeywell's published user documentation, or with Honeywell's designs or specifications generated specifically for Buyer and agreed to in writing by the parties ("Specifications"), for 90 days from delivery to Buyer. If Buyer notifies Honeywell of materially non-complying Licensed Software and provides a description allowing the error to be repeated, Honeywell will, at Honeywell's option, either (i) provide Buyer with a correction or replacement Licensed Software, or (ii) make instructions available to Buyer to modify the Licensed Software. Third party supplier warranties shall apply to the extent that they are less than the warranties described in these terms and conditions (or Honeywell's published warranty policy). Honeywell warrants that the Licensed Software was scanned for viruses known to Honeywell prior to delivery to Buyer. Because viruses could be introduced to the Licensed Software after delivery, Honeywell recommends that Buyer regularly scans the Licensed Software with updated virus scanning software.

6.3 Services: If Honeywell provides any services to Buyer, including but not limited to training or assistance with configuration and installation of the Goods, Honeywell will provide such services in a workmanlike manner, in accordance with generally accepted standard industry practice. Any services performed that do not conform to such standard will, upon written notice from Buyer, be corrected by Honeywell, provided that such notice is received by Honeywell within 30 days of the date the service was performed. Unless otherwise expressly agreed in writing by Honeywell, Honeywell shall not be responsible for the application and functional adequacy of the Goods and Software delivered to Buyer and shall have no further liability to Buyer in relation to the provision of such services.

6.4 Recommendations: Any recommendations or assistance provided by Honeywell concerning the use, design,

application, or operation of the Goods shall not be construed as representations or warranties of any kind, express or implied, and such information is accepted by Buyer at Buyer's own risk and without any obligation or liability to Honeywell.

6.5 Exclusions: These warranties shall not apply if a failure or non-conformance is due in whole or part to: (i) improper use, application, maintenance (including maintenance by any person who is not an authorized Honeywell maintenance provider), operation or installation of the Goods or Software, or exposure of the Goods or Software to operating environments outside Honeywell's specifications; (ii) any modification of the Goods or Software in a manner inconsistent with the applicable user documentation or not otherwise approved in writing by Honeywell; (iii) use of the Goods or Software with equipment or software not approved in writing by Honeywell or (iv) combination or use of the Goods or Software with any incompatible control and indicating equipment or ancillary products that may be connected to the Goods or Software, or (v) use of Software version which is not the latest software version made available by Honeywell. Any costs incurred by Honeywell in the repair of faults or errors related to these actions shall be reimbursed by Buyer at Honeywell's then-current rates and Buyer shall indemnify Honeywell against any damages suffered by Honeywell that are directly related to such faults or errors.

6.6 Limitations: The above warranties are sole and exclusive. In no event shall Honeywell or its suppliers be liable for, and Honeywell specifically disclaims, any warranties implied by law or otherwise, including without limitation any warranty of satisfactory quality or fitness for a particular purpose. Honeywell does not warrant that the Goods may not be compromised or circumvented or that the Goods will prevent any person injury or property loss by fire or otherwise.

7 Compliance

7.1 Buyer will comply with all applicable laws, regulations, and ordinances of any governmental authority in any country having proper jurisdiction, including, without limitation, those laws of the United States or other countries that regulate the import or export of the Goods and shall obtain all necessary import/export licenses in connection with any subsequent import, export, re-export, transfer, and use of all Goods, technology, and software purchased, licensed, and received from Honeywell.

7.2 Goods and services delivered by Honeywell hereunder will be produced and supplied in compliance with all applicable laws and regulations

in Belgium, Luxembourg and the Netherlands. Buyer confirms that it will ensure that all Goods comply with applicable regulatory requirements in the country where they are installed and that they are properly installed and used in accordance with the applicable safety at work laws and regulations, and Buyer will indemnify Honeywell in respect of any costs, claims, actions or liability arising out of any failure to comply with the preceding obligations.

7.3 Unless the costs of recycling Goods covered by the European WEEE Directive 2002/96/EC have been charged to Buyer in accordance with section 3.4, if the provisions of the WEEE Directive 2002/96/EC as implemented in any local jurisdiction apply to Goods, the financing and organization of the disposal of waste electrical and electronic equipment are, with the exception of Goods which are "b2c" as per Honeywell catalogue, the responsibility of the Buyer who undertakes to comply with its obligations to indemnify Honeywell in respect of all such liabilities. Buyer will handle the collection, processing and recycling of the Goods in accordance with all applicable laws and regulations, and shall pass on this obligation to the final user of the Goods and shall provide correspondent documentation to Honeywell. Buyer will ensure that Honeywell receives any necessary information as manufacturer/importer to perform its obligations under the WEEE Directive. Failure by Buyer to comply with these obligations may lead to the application of criminal sanctions in accordance with local laws and regulations. Buyer agrees to indemnify Honeywell in respect of any damages and other financial loss suffered by Honeywell as a result of Buyer's failure to comply with its obligations under this section

7.4 Buyer shall not sell, transfer, export or re-export any Goods or Software for use in activities which involve the design, development, production, use or stockpiling of nuclear, chemical or biological weapons or missiles, nor use the Goods or Software in any facility which engages in activities relating to such weapons or missiles. In addition, the Goods or Software may not be used in connection with any activity involving nuclear fission or fusion, or any use or handling of any nuclear material until Buyer, at no expense to Honeywell, has insurance coverage, indemnities, and waivers of liability, recourse and subrogation, acceptable to Honeywell and adequate in Honeywell's opinion to protect Honeywell against any type of liability.

General Sales Conditions

8. Limitation of Liability

8.1 Honeywell has no liability to Buyer or its customers other than as stated in this section. The exclusions and limitations on damages in this section shall apply regardless of how the loss or damage may be caused and against any theory of liability, whether based in contract, tort, indemnity or otherwise

8.2 In no event shall Honeywell be liable for (i) any indirect, incidental, consequential loss; (ii) any loss arising from business interruption; (iii) loss of profits; (iv) loss of revenue; (v) loss of use of any property or capital; (vi) loss of anticipated savings; or (vii) loss of data. Honeywell shall not be liable for any loss or damage where that liability arises as a result of its knowledge (whether actual or otherwise) of the possibility of any such loss or damage.

8.3 Honeywell's liability in respect of any purchase order or otherwise under these terms and conditions shall in no case exceed the contract price of the specific Goods that give rise to the claim.

8.4 Neither party seeks to exclude or restrict its liability for: (i) death or personal injury resulting from negligence; (ii) fraud or gross negligence; or (iii) any matter in respect of which, by law (including the Product Liability Law), it is not permitted to restrict its liability. Honeywell's liability in respect of a defective Good shall be as specified in section 6.

8.5 Honeywell shall have no liability for any loss or damage caused by the improper handling or operation of the Goods. Honeywell shall not be liable under any circumstances for consequential damage or indirect losses, or any loss of saving, loss of profit, loss of business or damage to reputation.

8.6 Buyer shall indemnify Honeywell against any claims, damages, losses, costs and expenses, including attorney's fees, compensation for legal fees, incurred by Honeywell due to actual or threatened breach by Buyer of these terms and conditions.

9. Applicable Law

Belgian law will govern these terms and conditions and the agreements concerning the sale and supply of goods by Honeywell to the Buyer, with the exclusion of the United Nations Convention on Contracts for the International Sale of Goods, 1980, and any successor thereto. The courts of Brussels will have exclusive jurisdiction to adjudicate any dispute related to the sale and supply of goods by Honeywell to the Buyer and these terms and conditions.

10. Miscellaneous

(a) 10.1 The parties may exchange confidential information during the performance or fulfilment of any purchase

order. All confidential information shall remain the property of the disclosing party and shall be kept confidential by the receiving party for a period of 10 years following the date of disclosure. These obligations shall not apply to information which is: (a) publicly known at the time of disclosure or becomes publicly known through no fault of recipient, (b) known to recipient at the time of disclosure through no wrongful act of recipient, (c) received by recipient from a third party without restrictions similar to those in this section, or (d) independently developed by recipient. Each party shall retain ownership of its confidential information, including without limitation all rights in patents, copyrights, trademarks and trade secrets. A recipient of confidential information may not disclose such confidential information without the prior written consent of the disclosing party, provided that Honeywell may disclose confidential information to its affiliated companies, employees, officers, consultants, agents, and contractors (b) (c) 10.2 These terms and conditions (including those stated on the face hereof) constitute the entire agreement of Honeywell and Buyer, superseding all prior agreements or understandings, written or oral, and cannot be amended except by a mutually executed writing. (d) (e) 10.3 Buyer may not assign any rights or duties hereunder without Honeywell's written prior consent. Honeywell may subcontract its obligations hereunder without Buyer's consent.

(f) (g) 10.4 No representation, warranty, course of dealing, or trade usage not contained or expressly set forth herein will be binding on Honeywell. Headings and captions are for convenience of reference only and do not alter the meaning or interpretation of these terms and conditions.

(h) (i) 10.5 No failure by Honeywell to enforce at any time for any period the provisions hereof shall be construed as a waiver of such provision or of the right of Honeywell to enforce thereafter each and every provision. In the event any provision herein is determined to be illegal, invalid, or unenforceable, the validity and enforceability of the remaining provisions shall not be affected and, in lieu of such provision, a provision as similar in terms as may be legal, valid, and enforceable shall be added hereto. Provisions herein which by their very nature are intended to survive termination, cancellation, or completion of Buyer's order after acceptance by Honeywell shall survive such termination, cancellation, or completion. All stenographic and clerical errors are subject to correction.

(j) (k) 10.6 These terms and conditions shall confer no benefit on any third

party or the right to enforce any term or condition.

(l) (m) 10.7 Honeywell reserves the right to send to Buyer information on its products, services or innovations by email. The sending of emails can be revoked by Buyer at any time and for any email receipt.

10.8 The English language version of these terms and conditions will prevail in case of conflict with any translations provided for convenience purposes.

Practical Information

1. Price List policies and sales procedures

As HONEYWELL does not manufacture all of the items listed, the customer is required to follow actual manufacturers' instructions in conformity with the local standards, codes and requirements for appropriate installations. Honeywell is never responsible for installations built of items in this Price List. Plans and specifications are interpreted as required, but Honeywell takes no responsibility that the information provided is suitable for the intended purpose.

a. Price List 2021

Prices are mentioned in Euro.

All indicated prices are gross, excluding VAT.

All orders and invoices will be issued in Euro.

Effective date of application of this Price List : **04/01/2021**

b. Policy and service

Every care has been taken in the preparation of this Price List. However, Honeywell shall not be responsible for any errors and/or misinterpretation of any of the mentioned prices and product descriptions. All prices and specifications are subject to change without prior notice.

Honeywell has a policy of product improvement and reserves the right to change or discontinue any product listed. Honeywell reserves the right to accept or refuse any order. All information supplied by Honeywell is believed to be accurate, but Honeywell is not liable for errors and/or misinterpretations.

c. Payment and credit conditions

Orders will be shipped C.O.D. (Credit on Delivery) except to accounts with established credit. Standard credit terms, net 30 days, date of invoice (1% discount if paid within 7 days).

Prices are F.O.B. (Free on Board) Neuss (Germany), and are subject to change without notice. Until payment done, all delivered goods remain the property of Honeywell. The Customer may not charge or dispose of the goods or dispose of sums payable in respect of the goods by way of security.

The Customer may resell-or-otherwise dispose absolutely of the goods or install them in premises. This being only on condition that the property is deemed to be transferred to the Third Party upon discharge of the debt of the Customer to Honeywell for those products and all preceding unpaid liabilities.

Sums paid to the Customer shall to such extent automatically be the sum of payment of Honeywell and not of the Customer. Honeywell may obtain directly from the Third Party sums of money due to it and give a receipt therefore in the name of the Customer.

If Honeywell agrees, to induce payment by the Third Party to provide - or undertake to provide - maintenance services, licenses or other products prepaid by the Third Party, which may as a result of the Customer's default not be provided, Honeywell may add the price to the Customer's debt.

Until payment, therefore, the relevant goods shall be held separately from the other Customer's goods. These goods must be maintained in 'as new condition' and clearly designated as Honeywell's property. Honeywell is authorized to enter on premises where the goods are stocked, inspect these and remove them if the Customer is in fault. If Honeywell's property is not clearly designated, Honeywell may remove any Honeywell branded products.

In case of any complaint about an invoice, the customer has to transmit a written complaint to the administration department within 10 days from date of invoice. Thereafter, no more corrective actions, like issuing credit notes, can be made.

Honeywell will stop all deliveries to customers which have open invoices with more than 15 days overdue payments. The customer will be informed in written at due date and it will be mentioned as well on all new Order Confirmations, transmitted by fax or e-mail.

Practical Information

d. Return or exchange of goods (See guidelines § 3)

A restocking charge of 15% of the value of returned goods will be automatically charged. Under returned goods, Honeywell understands goods which were wrongly ordered by the customer.

These goods have to be returned within 30 days from delivery date using the RMA form. The customer has to contact Honeywell first to get a RMA number. When returning products they should contain the original and unopened packaging. All returns for credit are subject to inspection and testing in our premises before actual determination is made to allow credit.

Honeywell will not be responsible for any dismantling, re-assembling or re-installation charges. Claims for shortages must be reported in written immediately, this means within the next 24h.

Be aware that not all products will be accepted for return or exchange. Every request for returning goods will be handled separately.

e. U.S. trade embargoes

This is a general notice to all Honeywell customers to remind them of the various trade embargoes and restrictions imposed by the U.S. against certain countries, entities and individuals, and to outline the procedures to be followed to comply with this embargoes and restrictions.

PROHIBITED COUNTRIES:

Honeywell Corporate Policy 110 prohibits all direct and indirect transactions with embargoed countries, regardless of originating location. The embargoed countries include following countries: Cuba, Myanmar (Burma), Iran, Iraq, Liberia, North Korea, Syria, Sudan, Zimbabwe.

2. Order policy

a. Information on the purchase order

Only written orders received by fax, post or e-mail will be accepted and treated.

The order must include:

- company information and contact person
- customer order reference
- order Part Number as listed in our Price List
- short product description and quantity
- requested delivery date
- quotation reference, in case a written quotation was made by a Honeywell Sales Representative

Practical Information

d. Freight Rates

BENELUX, SWITZERLAND	Order amount (net)	Freight Rate
	less than 1.000 €	25 €
	between 1.000 € and 2.500 €	15 €
	between 2.500 € and 5.000 €	25 €
	between 5.000 € and 10.000 €	40 €
	more than 10.000 €	Free of Charge

	EU	NON EU
ADR SHIPMENTS	+10 € < 30kg + 35 € > 30kg	T.B.A.
EXPORT SHIPMENTS	T.B.A.	T.B.A.
EXPRESS SHIPMENTS (24h)	T.B.A.	
SPRINTER SHIPMENTS (same day delivery)	T.B.A. (Netherlands only)	

Important notes:

- The above mentioned prices are fix rates (excl. VAT) and subject to be changed without prior notice.
- Each order will be shipped separately at the address specified on the Customer's order.
- Collection of goods in any Honeywell office/warehouse is not allowed.
- Aerosols, pressurized containers and flammable goods are considered as dangerous goods and will be shipped as an ADR shipment, separately from the rest of the order. This incurs additional cost as shown in the above table.
- All shipments are covered by an insurance which is included in the price.
- In case you receive damaged packaging and when you suspect the goods have been damaged during transportation, please make sure to notify it by written to the forwarding agent at the time of the delivery.
- A backorder shipment is always FOC in case Honeywell can't ship the complete order at once.
- For orders on call, freight rates are applied with every shipment.
- For the shipment of ionic detectors, separate freight charges are always applied.
- Express deliveries are only possible within the Benelux and Switzerland region. Express deliveries are not available for every city, please contact the logistic department. Express shipment costs will be charged separately in accordance to the carrier.

e. Standard Lead Time

Honeywell maintains large factory inventories, always attempting to render prompt service.

Honeywell takes special care to assure delivery of standard products within 1 week for products on stock.

In this Price List, articles are marked with 1W, 2W, 4W, ... indicating the estimated lead time in number of weeks, after placing the order. Standard stock products are marked with 1W. In case of high volume orders we recommend to forecast the requested volumes upfront.

f. Order cancellation

In case of order cancellation, completely or partially, please note that a cancellation fee of 15% of the total cancellation amount will be invoiced.

Only products with a lead time equal to 1W (see lead time indication) can be cancelled. Special products are normally non stock products with a different lead time than 1W and are never subject for cancellation or credit.

Cancellations have to be done in written within 24h after receipt of the order confirmation. Cancellations have to be reported asap to the Customer Service department to one of the following email addresses: customerservice.hlsbe@honeywell.com (BE) or customerservice.hlsnl@honeywell.com (NL).

Practical Information

3. Warranty

Honeywell guarantees NOTIFIER and System Sensor detectors against all manufacturing faults or hidden defects for a period of three (3) years from date of manufacture.

All other equipment (Fire Control Panels and derivatives) and cleaned detectors are also guaranteed against manufacturing faults and hidden defects for a period of one (1) year from the date of manufacture.

Products that have no production date stamp have a warranty of one (1) year from date of original purchase by the customer unless the installation or catalogue datasheet sets for a shorter period, in which case the shorter period will be applied.

For most products, Honeywell carries the warranty against the date of manufacture.

For these products, the period and location of manufacturing can be established by the date code label on the base of the device as in the following example:

Example of a date code label

20	42	T
Year	Week	Trieste (IT)

4. Returning material policy

a. Return for repair (RMAR procedure)

The following guidelines must be followed when returning defective products to Honeywell.

A return authorization number has to be requested by using the standard RMAR form.

Please send requests per email to repair.hls@honeywell.com.

On receipt of the request, a first evaluation will be done by the Honeywell Technical Service, Honeywell reserves the right to accept or refuse the repair. In case the return is accepted, an RMAR number will be attributed and the customer can return the (defective) components or detectors/modules to the address mentioned below.

A copy of the RMAR form must be added to the shipped parcel. All returns for repair within warranty period will be first inspected to evaluate product failure. If product failure was not due to manufacturer's defect in material or workmanship, repair will not be covered under warranty, and automatically changed to a chargeable repair. All returned goods are automatically tested for diagnostic. If no problem is detected, the product will be returned to the customer, a checkup and testing fee will be invoiced.

When you return material, please use the original carton containing packaging inserts.

All returns for credit are subject to inspection and testing in our premises before actual determination is made to allow credit.

Any item returned for credit which is out of warranty will be refused for credit. All material that doesn't comply with conditions for credit will be returned. See also RETURN OR EXCHANGE OF GOODS § above.

b. Returning detectors for factory revision

Honeywell offers a unique Factory Revision Program for Honeywell manufactured detectors. This program provides a number of outstanding advantages in order to extend the product life time and performance of your detectors.

During the Factory Revision Program, the detectors undergo the following manipulations:

- the actual value of the sensing element is compared to the initial value of the product.
- the smoke chamber and sensing element undergo a thorough cleaning
- the sensing element is recalibrated
- the detector housing (visible part) is replaced by a new one
- the cleaned and recalibrated detector undergoes a functional and duration test
- after the quality check, a green sticker mentioning the date of revision is put on the detector

When returning detectors for factory revision, please follow the below guidelines.

First, contact the local customer service to obtain the RMA Factory Revision form. They will assist you to fill in the form with the required information (your reference, model and type of the detectors and quantities).

Afterwards the standard form duly completed can be send to the local customer service. They will provide you with a **unique RMA Factory Revision number**. This RMA Factory Revision number allows you to ship the detectors to our office.

Practical Information

5. Tool Renting Service

Honeywell offers the possibility to rent following item:

Article number	Description	Net price per week
20/20-310	Fire simulator for triple IR flame detectors (Spectrex only)	150,00 €

The above mentioned price is net, excl. VAT and shipping. **The standard duration of the rent is 1 week.**

In case you want to rent the above item, please follow the below guidelines:

- Please contact your sales representative first to check availability of the tool.
- A written purchase order will be required to book and reserve the tool.
- In agreement with Honeywell, you can pick up the device in the local Honeywell office. A standard form for rent of material will need to be filled in and signed.

Make sure you **return the device on time** as agreed on the form. If the date of the agreed renting period has been surpassed, Honeywell has the right to charge for the exceeded period of usage. Invoicing is always per week, also in the situation that the agreed period was exceeded by only one day. When returning the device, please make sure you check the tool on any malfunction or visual damage. After reception at Honeywell an inspection of the tool will be done. Honeywell reserves the right to invoice the repair costs for any damage.

6. Services

a. Professional Training Sessions

Honeywell customers can register for technical training course on Honeywell products. The training courses takes place in a Honeywell office for groups of minimum 2 people and maximum 8 people. A Technical Training Request Form needs to be filled in and send to Honeywell, Technical Support Team. Upon arrival of the Technical Training Request you will be contacted in order to plan a date for the requested technical training. Training rates:

- 125 € (net, exclusive VAT) per person for 1/2 day (max. 8 people per group)
- 200 € (net, exclusive VAT) per person for 1 day (max. 8 people per group)

Introduction trainings of new products will always be organised free of charge.

All participants of a training course will receive a Certificate of training.

b. Honeywell On Site Intervention

For all technical repairs and interventions on site or at the Customer's premises, the following rates are applicable:

- 82.5 € per hour (net, exclusive VAT), with a minimum of 1 hour.
- 0,62 € per kilometer (net, exclusive VAT).

To request a diagnostic on site visit by a Honeywell Technical Support Engineer, please fill in the Site Visit Request Form. Note that for all On Site interventions, there must be a representative present with knowledge of the installed system and trained by the Honeywell staff.

7. Environmental taxes

According to the European WEEE directives, environmentally taxes are related to some product categories. Honeywell will therefore invoice automatically these product and country related contributions for the concerned goods purchased and declare to the official instances.

Practical Information

8. Contact Information

Office Locations	Department	Contact Details
Honeywell Life Safety Belgium Liege Airport Business Park, B50 4460 Grâce-Hollogne Tel: +32 4-247 03 00 Fax: +32 4-247 02 20	Sales Department:	Tel: +32 4-239 91 17 info.hlsbe@honeywell.com
	Customer Service Department:	Tel: +32 4-247 03 00 customerservice.hlsbe@honeywell.com
	Technical Service Department - SUPPORT:	Tel: +32 4-239 91 19 Tel: +32 4-239 91 16 Tel (FR): +32 4-239 91 18 supportnl.hlsbe@honeywell.com supportfr.hlsbe@honeywell.com
	Technical Service Department - REPAIRS:	Tel: +32 4-367 82 56 repair.hls@honeywell.com
	Technical Service Department - TRAININGS:	Tel: +32 4-239 91 16 supportnl.hlsbe@honeywell.com
Honeywell Building Technologies The Netherlands Burgemeester Burgerslaan 40 5245 NH Rosmalen Tel: +31 73-627 32 73 Fax: +31 73-627 32 95	Sales Department:	Tel: +31 73-627 32 60 info.hlsnl@honeywell.com
	Customer Service Department:	Tel: +31 73-627 32 73 customerservice.hlsnl@honeywell.com
	Technical Service Department - SUPPORT:	Tel: +31 73-627 32 65 Tel: +31 73-627 32 58 supportnl.hlsnl@honeywell.com
	Technical Service Department - TRAININGS:	Tel: +31 73-627 32 65 supportnl.hlsnl@honeywell.com

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