

		netric				
	time and attendance price book 2 Effective October 6, 2014 · Rev. 10/14 aptiQ [™] and Schlage [®]		3333 3333 3333 3333	The state of the s		
		Ser Service Control	Part I			

This price list supersedes and cancels all previous price lists. Prices shown are subject to change without notice.

Administrative Offices

Allegion Administrative Office 11819 N. Pennsylvania St. Carmel, IN 46032 allegion.com/us

Placing orders

You can place orders with Allegion via the fax numbers or emails listed below:

Biometric Readers, aptiQ & XceedID Readers & Credentials Fax#: 1-800-452-0665

Fax#: I-800-452-0665 Email: Sbsom@allegion.com

Customer Care

Our Customer Care Representatives are available for questions or assistance. You can reach them at **877-671-7011** (Press 1 for Sales Support | Press 2 for Product Support | Press 3 for SSC) or through the email addresses listed below:

Technical Product Support

Readers, Credentials & Biometrics

Readers_Credentials_Biometrics_TechProdSupport@allegion.com

Contact / General Company Information

Schlage 3899 Hancock Expressway

Security, CO 80911

Phone: (877) 671-7011 FAX: (800) 452-0665 Web site: www.handreader.com

Departments

All RMA shipments should be sent to: Allegion Schlage Biometrics Solutions 3899 Hancock Expressway Security, CO 80911



SCHLAGE

Table of Contents

Contact Information Terms and Conditions	2 4-7
ORDERING INFORMATION General Ordering Information	8 8
HANDPUNCH TERMINALS	9
OPTIONS Memory Options Communication Options Card Reader & Keypad Options Outdoor Options Power Options	10-11 10 10 11 11
ACCESSORIES Network Accessories Miscellaneous Accessories Extended Warranty Training Courses Software Support Services	12 12 12 12 12 12
SPARE PARTS Main Boards Top Panels Overlays Terminal Strips EPROMS Spare Keys Platens Mounting Kits Shipping Boxes Ship Kits Miscellaneous	13-15 13 14 14 14 14 15 15 15
CREDENTIALS AND READERS OVERVIEW	16
HOW TO ORDER How to Order - Credentials How To Order - Readers	17-18 17 18
SMART CREDENTIALS aptiQ Smart Credentials aptiQmobile™ Credentials XceedID Proximity Credentials	19-21 19 20 21
PROXIMITY CREDENTIALS aptiQ and XceedID Readers aptiQ and XceedID Reader Parts Enrollment Readers	22-23 22 23 23



Terms & Conditions

Allegion General Terms and Conditions of Sale and Service

1. GENERAL/ACCEPTANCE. (a) This Agreement contains the only terms and conditions by which Company will quote and sell Deliverables to Customer; (b) The terms "purchase order" or "order" for the purposes of this Agreement include the term "request for quotation," as appropriate; (c) This Agreement supersedes all pre-printed or boilerplate terms and as appropriate, (C) This Agreement supersected and pre-printed of botterplate terms and conditions set forth in any purchase order issued by Customer; (d) No reference herein to Customer's purchase order will in any way incorporate different or additional terms and conditions, all of which Company hereby expressly objects to; (e) ANY ACCEPTANCE BY COMPANY OF CUSTOMER'S PURCHASE ORDER IS EXPRESSLY CONDITIONED ON THE CUSTOMER'S ASSENT TO AND ACCEPTANCE OF THE TERMS AND CONDITIONS CONTAINED IN THIS AGREEMENT; (f) Company reserves the right to decline any order, in whole or in part for a par whole or in part, for any reason.

2. ORDERS.

a. Order Processing. When Customer wishes to place an order for Deliverables, it will a. <u>Urder Processing.</u> When Customer Wishes to place an order for Deutverables, it will deliver to Company a purchase order. All such purchase orders must (i) be in a written format acceptable to Company, (ii) be legible, (iii) include a purchase order number, (iv) include Customer's account number, invoice address, ship to address, shipping method, shipper's letter of instruction for international shipments, part number, pricing, and designated contact information, (v) include, if applicable, any special configuration ID numbers, necessary programming information, special factory instructions, and requested specifications regarding a particular faith by adding design backers or strike and (vi) reference any applicable pricing a particular finish, handing, design, backset, or strike, and (vi) reference any applicable pricing discounts under an ongoing buying program or based on a written quote from Company, along with the applicable buying program number or quotation number.

b. Minimum Orders. In the event the order value does not meet any required minimum net Deliverable value, Company may, at its sole discretion, (i) increase the quantity of items in the order to meet the minimum net Deliverable value requirement; (ii) apply a minimum

order charge; (iii) reject the order, or (iv) waive the requirement, provided that the waiver of a requirement for one order shall not constitute a waiver of the requirement for any future

c. Acceptance of Purchase Orders, Company will endeavor to (i) acknowledge receipt of each purchase order issued in accordance with this Agreement, and (ii) notify Customer whether Company accepts or rejects the purchase order. If Company fails to accept or reject a purchase order within a reasonable time period, such failure to respond will be deemed a rejection of the entire order.

- d. Changes to Order/ Cancellation of Orders. Additional terms and conditions regarding order changes and cancellations are available on the Allegion customer website, WHICH TERMS ARE EXPRESSLY INCORPORATED HEREIN BY REFERENCE. Unless otherwise provided herein, Customer acknowledges that (i) requesting a Change Order may cause a delay in the scheduled shipment date, a longer lead time or result in a new scheduled a detay in the scrieduled shipment date, a longer lead time or lester in a few scrieduled shipment date; (ii) Orders may not be changed after 48 hours of Company's order acknowledgment, all changes to an accepted purchase order will be subject to a Change Order charge of 25% of the net Deliverable value, plus the cost of labor and fabrication or raw material that Company incurred prior to the receipt of the Change Order from Customer, or that may be required due to the Change Order; (iv) the requested change may result in additional charges for labor, fabrication, and raw material, and (v) if Customer cancels an order or portion of an order that includes Deliverables that have been manufactured and prepped for shipping, a 35% restocking fee will apply. Notwithstanding the foregoing, Customer cannot change or cancel credential orders, reader orders, biometrics orders or any non-cataloged, special, Custom or nonstandard items once they have been placed. All cancelled orders for a Non Recurring Expense (NRE), credential orders, reader orders, biometrics orders, and/or Custom orders will be subject to a cancellation charge of 100% of the acknowledged price.

 e. Add-ons. Add-on orders will not be accepted. Additions to orders will be entered as separate stand-alone orders and must qualify for all terms of sale, including discounts, on an
- individual basis.
- f. Fast-Track Orders. No changes or cancellations will be accepted on the 24-Hour Tast-Track Orders. No changes of califetiations will be accepted on the 24-Hoof Fast Track Program. For 3-day Fast Track orders, changes and cancellations may only be requested by Customer within 24 hours of Company's order acknowledgment if the order has not shipped. For 5-Day Fast Track orders, changes and cancellations may only be requested by Customer if the order has not shipped and if the request is made to Company within 48 hours of Company's order acknowledgment. Return Material Authorization (RMA) for Deliverables must be processed through Fast Track Customer Service.
 g. Steelcraft Orders. For all Steelcraft orders, changes or cancellations are allowed without
- penalty only if made within 48 hours of Company's order acknowledgment, and provided that the order has not shipped. Some exceptions do apply please consult the factory. Changes are not allowed on Rapid Program orders after the order has been entered and acknowledged. After 48 hours of Company's order acknowledgment, all changes or cancellations are subject to a charge of 25% of the order. Unless otherwise specified by Company in writing, any changes to orders acknowledged by Company that affect the delivery date will be deemed a new order and will require acknowledgement by Company as provided in this Section.

 Additional products, features, terms and conditions regarding the Rapid Program are available on the Allegion, WHICH TERMS ARE EXPRESSLY INCORPORATED HEREIN BY REFERENCE.

3. PRICES, INVOICES AND PAYMENT.

a. Prices. The prices in Company's Price Book are subject to change at any time, without notice to Customer. Company may charge Customer additional amounts if Customer requests special packing, marking, shipment, product modification, or engineering services. Oral prices specified by Company are null and void. Quote numbers must be referenced on Customer's purchase order in order for the Company's quoted pricing to apply. Orders that do not reference a quote number will receive buy program pricing or book net pricing. Quoted prices are for those specific products quoted for a specified job, and are subject to the Price Book in

effect at the time the quote was issued by Company.
b. <u>Taxes</u>, Prices do not include any present or future federal, state or local property, license, privilege, sales, use, excise, gross receipts or other like taxes or assessments which may result from transactions or any services performed in connection therewith. Any taxes, charges, or duties imposed by any governmental authority on the sale of Deliverables will be paid by Customer, in addition to the selling price specified by Company.

Customer, in addition to the selling price specified by Company.

c. Payment Terms. Company will deliver to Customer an invoice with each shipment of Deliverables hereunder. Customer will pay all invoiced amounts within 35 days of the invoice date, provided that Customer may take a 2% discount if Customer pays in cash and Company receives said payment within 20 days of the invoice date. For the avoidance of doubt, cash discounts do not apply to credit card payments. Customer will make all payments in United States dollars. Past due invoices will be subject to a late payment service charge of 1.5% per month on any overdue unpaid balance, equivalent to 18% per annum, or the maximum rate permitted by law, whichever is less. Customer shall reimburse Company for all costs of

collection, including, without limitation, reasonable attorneys' fees, for any overdue amount owed by Customer to Company, and such collection costs shall also be subject to interest

4. QUOTATIONS.

a. <u>Project Quotations.</u> Project or new construction quotes are restricted to the specific project quoted for the quantities, finishes, and series of Deliverables referenced on the quote. Company reserves the right to require proof of sale of Company products for any quoted

project.
b. Stock Quotations. Deliverables fulfilling stock quotations may only be used for the following: i) Stocking of the Customer's shelves for small, quick-turn, discretionary projects, or ii) Sale to a general contractor or installer for new construction. Stock quotations may not be used for any project containing any Company no-substitution, specified products. not be used for any project containing any Company no-substitution, specified products.

Deliverables purchased under Stock Quotations cannot be redistributed to other Customer branch locations or re-sold to other resellers or used for aftermarket sales, end-user annual contracts or sold over the counter to any walk in trade.

c. General. All quotes are subject to this Agreement, unless otherwise specified by Company, and are subject to change at any time prior to Company's acceptance of a purchase order referencing the applicable quote number. Company, its representatives and employees reserve the right, in their sole discretion and for any reason, to refuse a Customer's request to quote a price other than the standard list price, regardless of whether Company or its representatives or employees have previously quoted discounted prices to the Customer on some or all of its orders. Customer's failure to comply with this Section 4 will be considered a material breach of this Agreement, and will entitle Company to immediately terminate any purchase orders and/or Customer's ability to distribute Company's products.

- **5. SECURITY INTEREST.** Customer grants Company, and Company retains, a purchase money security interest and lien on any and all of Customer's rights, title and interest in each Deliverable sold by Company to Customer, wherever located, until the invoice for the applicable Deliverable(s) is paid in full, including any late charges and costs of collection. Customer authorizes Company to, and will assist Company in, taking all necessary steps to perfect and maintain Company's interest in such Deliverables.
- **6. CREDIT TERMS.** Unless Customer pre-pays all of its purchase orders in advance, its purchase orders will be subject to the credit limit and other terms of credit ("Credit Terms") set forth in Company's credit application, which Credit Terms Customer acknowledges are subject to change by Company at any time. Company reserves the right to request payment in advance of shipment or any order or to request adequate assurances for Customer's payment of an order and may withhold or stop shipment, without any liability to Company, until Customer submits payment or adequate assurance of payment.
- **7. RESALE OF DELIVERABLES.** Customer agrees and warrants that it will offer Company products in support of Company-written specifications and will maintain sufficient inventory to adequately support End Users, installers, and/or general contractors' needs. Customer will adhere to any MSRP or resale pricing programs of Company. Failure to comply with this provision will be considered a material breach of this Agreement, and will entitle Company to immediately terminate any purchase order and/or Customer's ability to distribute Company's products. Customer shall, at its own expense, gain and maintain sufficient knowledge of the industry and products competitive with Deliverables so as to be able to (a) explain in detail to End Users, installers, and/or general contractors the differences between the Deliverables and competing products, (b) ensure that an adequate number of trained, capable and qualified technical personnel with sufficient knowledge of the Deliverables and who have obtained all necessary licenses and permits are available to assist End Users, installers, and/or general contractors, and (c) respond to such End Users, installers, and/or general contractors with respect to the general operation and use of the Deliverables including, but not limited to, (1) acting as a liaison between the End Users, installers and/or general contractors and Company in matters requiring Company participation, (2) providing general product information and configuration support on standard protocols and features, (3) collecting relevant technical problem identification information, and (4) posting and distributing any warranty information concerning the Products in accordance with Company's instructions. Customer is responsible contenting the Products in accordance with Company's instructions. Custorier is responsible for all service and support resulting from the re-sale of any Deliverable to End-Users, installers and/or general contractors, examples of which may include, but are not limited to, support activities such as installation, initialization, software set-up, training, trouble-shooting, technical support and field service. In the event Customer is unwilling or unable to perform said support activities, Company reserves the right to recover from Customer any and all expenses incurred by Company to resolve the afore-mentioned End-User, installer and/or peneral contractor issues. Technical product training is recompended for Customer in order to general contractor issues. Technical product training is recommended for Customer in order to fully service and support Deliverables purchased from Company that are resold to End-Users, installers and/or general contractors.
- **8. DEFAULT.** If Customer is in default of payment or otherwise with respect to any purchase order or other contract with Company, Company shall have the right, in addition to all other legal remedies and without prejudice to any of its right hereunder, to defer further shipments under that or any other purchase order until such default is corrected and to declare all outstanding bills of Customer to be immediately due and payable.

9. INSPECTION AND DELIVERY.

a. Inspection. Customer will inspect all Deliverables immediately after receiving them.

Customer will be deemed to have accepted the Deliverables unless Customer notifies

Company in writing of any nonconformance within 10 days of delivery and provides Company written evidence reasonably documenting that nonconformance. Inspection of Deliverables at Company's facility is not permitted.

b. <u>Delivery</u>. Delivery schedules for Deliverables are based upon current production capacities, material or component availability, and inventory, and may be changed by Company as conditions require. Delivery schedules for services are based upon Company's prompt receipt of, and prompt access to, Customer's equipment and all information necessary to complete the services. In no event will any delivery date be construed as falling within the meaning of "time is of the essence." Partial delivery shall be accepted by Customer and paid for at the price and on the terms stated herein. Any partial delivery shall constitute a separate sale, and payment shall be separately made when due. If any part of a delivery hereunder is not delivered by Company in accordance with Customer's purchase order, this Agreement shall not be affected thereby.

10. TITLE & RISK OF LOSS. Unless otherwise specified by Company, (i) where the Customer is located in the United States, all Deliverables will be sold "Uniform Commercial Code, <u>FOB</u> Origin, Company's factory"; and (ii) where the Customer is located outside of the United



States, all Products will be sold "Ex-works, Company's factory (Incoterms 2010)." In either instance, title and risk of loss will pass to Customer upon delivery to the carrier at Company's factory, provided, however, as set forth herein, Company shall retain a security interest in the Deliverables until full payment has been made therefore, and Customer agrees, upon request, to do all things and acts necessary to protect Company's interest by adequately insuring the Deliverables against loss or damage from any cause and to have Company named as an additional insured. Customer will promptly provide Company with a copy of the relevant certificate of insurance upon Company's request.

11. SHIPPING & SHIPPING PROGRAMS.

a. Freight Charges. Company will ship all Deliverables in accordance with Company's freight shipment guidelines, which are set forth on the Allegion customer website ("Freight Shipping Guidelines"), WHICH TERMS ARE EXPRESSLY INCORPORATED HEREIN.

b. Rush Charges. Expedited order options are available as set forth in Company's freight

shipping guidelines

c. Packing and Marking. Company will pack, mark, and ship Deliverables according to its standard procedures for shipment, unless the parties agree, in writing, that Company will comply with any special instructions provided by Customer. Special instructions may result in an increased price.

International Shipments. For all international orders, a Shipper's letter of instruction must be submitted in writing with the order. Failure to do so will result in the order being rejected. Complete adherence to this order requirement will be strictly enforced. Company will not be held liable for any charges resulting from delays due to lack of complete required information being supplied.

e. Once received by the Company, a purchase order cannot be combined with any other order to qualify for freight allowances. In addition, Customer may not combine any Company brands or product categories on a single order to meet the applicable net freight allowance, except in the case of: i) FastTrack 24 Hour/5 Day Program, which is available for Schlage, Von Duprin, LCN and Glynn-Johnson products; ii) FastTrack 24 Hour/3 Day Program, which is available for Falcon Locks, Exits and Closers and Ives products. When an order includes products from the brands listed in both (i) and (ii) above, the order will automatically default to the FastTrack 24 Hour/5 Day Program lead times and freight

12. <u>CLAIMS</u>. All claims must be submitted in writing to Company as follows: (i) All claims for prices must be submitted within thirty (30) days from the date of invoice; (ii) All claims regarding Deliverable quantity or incorrect orders must be submitted within ten (10) days from the date of delivery; (iii) All claims for damage to Deliverables (while in the care, custody, and control of Company) must be submitted within thirty (30) days from the date of invoice; (iv) All claims for loss or damage to Deliverables while in the care, custody, and/ or control of a carrier will be the responsibility of Customer, unless otherwise agreed by the

13. PRODUCT CHANGES. Company's product policy is one of ongoing update and revision, and accordingly, Company reserves the right to change, without notice, the design of, or the process of manufacturing, the Deliverables covered by this Agreement.

14. PRODUCT USAGE LIMITATION. Customer agrees: (i) not to sell or use a Deliverable in any manner contrary to the manner in which the Deliverable is intended to be used; and/ or (ii) not to modify the design of any Deliverable for use with another product without the prior written consent of Company.

15. PRODUCT RETURNS. Unless otherwise agreed by the parties in writing, Deliverables that are correctly furnished by Company per the purchase order may not be returned unless Customer receives written authorization from Company. If returns are authorized by Company, a return merchandise authorization ("RMA") number must be provided by Company. Deliverables identified under such RMA must be returned to Company within 90 days of issuance of the RMA. Such RMA number and any accompanying RMA documents, the original invoice number, and a written explanation for the return must be included with the returned Deliverables in order for Company to inspect and approve a credit for the return. For warranty returns, a credit in the amount of the original purchase price will only be issued if, after Company's receipt and inspection of the returned Deliverables, Company confirms, in its sole discretion, the defect is valid and approves the return. For non-warranty returns, (a) in the event Company approves such a return, a credit will be made to Customer's account in the amount of the original purchase price less freight and a handling charge of 35% of the net material on the original invoice; and (b) Only Deliverables that are new, current, standard, non-obsolete, non-specially manufactured, unused, in their original condition as at the time of sale by Company to Customer, in their original packaging and in Customer's inventory less than 180 days from the date of shipment by the Company may be considered by Company for return. Such credit will only be issued if, after Company's receipt and inspection of Deliverables, Company approves the return. The amount of final credit will be determined upon receipt at the factory and following Company's inspection and analysis of the condition of the returned material. Company retains the right to deny credit to anyone for any reason.

16. CONFIDENTIAL INFORMATION.

a. Non-Use And Non-Disclosure. Customer shall not use the Confidential Information of the Company except for the purpose of performing its obligations under this Agreement or exercising the rights granted herein (the "Purpose"). Customer shall protect Confidential Information of the Company from disclosure and unauthorized use in the same manner that it protects its own Confidential Information, but in no event shall such standard of care be less than reasonable care. Customer may disclose Confidential Information of the Company only to its employees who require such information for the Purpose and who are subject to confidentiality obligations at least as protective as those set forth herein.

b. <u>Proprietary Information and Advice.</u> (a) All designs, data, and specifications provided by Company are proprietary and may not be disclosed or reused by Customer without the prior written consent of Company; (b) Company assumes no obligation or liability for any advice given by Company, the results obtained, or damages incurred as a result of such advice, and all such advice is given and accepted at Customer's risk

c. <u>Return</u>. Upon the termination or expiration of a purchase order or this Agreement or upon the request of the Company, the Customer agrees to end all further use of, to immediately return to the Company the original version of, and to delete or destroy all copies of, any and all Confidential Information of the Company.

17. TRADEMARKS. Except as agreed to by Company in writing, Customer agrees not to (a) use Company's name in any form of publicity; or (b) use, create, register or market, directly or indirectly, in whole or in part, Company's names, logos, brands, or any other trademarks, or names that are now or may hereafter be owned by Company, as part of

Customer's corporate or business name, as part of an internet domain name, uniform resource locator (URL), or in any way connected with Customer's business, trade address or other designations. Upon termination of this Agreement or upon the request of company for any reason, any use of Company's trademarks or names will be immediately discontinued

18. LIMITED WARRANTY.

18. LIMITED WARRANTY.
COMPANY MAKES NO OTHER WARRANTIES EXCEPT THOSE STATED IN
COMPANY'S LIMITED WARRANTY IN EFFECT ON THE DATE COMPANY
ACCEPTS EACH APPLICABLE PURCHASE ORDER ("LIMITED WARRANTY").
THE LIMITED WARRANTY MAY BE FOUND IN THE APPLICABLE PRICE BOOK
AND ON THE ALLEGION CUSTOMER WEBSITE, WHICH TERMS ARE EXPRESSLY
INCORPORATED HEREIN BY REFERENCE. COMPANY WILL MAIL CUSTOMER A
HARD COPY OF THIS WARRANTY UPON CUSTOMER'S WRITTEN REQUEST. IN
THE EVENT THAT CERTAIN DELIVERABLE WARRANTIES ARE NOT FURNISHED
BY THE COMPANY TO CUSTOMER, COMPANY WARRANTS ONLY TO CUSTOMER
THAT THE DELIVERABLES WILL BE FREE FROM DEFECTS IN MATERIAL
AND WORKMANSHIP FOR A PERIOD OF 12 MONTHS FROM THE DATE OF
SHIPMENT OF THE DELIVERABLES. COMPANY'S SOLE OBLIGATION UNDER
THIS WARRANTY IS LIMITED TO REPAIRING OR REPLACING, AT COMPANY'S
OPTION, THE DEFECTIVE DELIVERABLE, PROVIDED BY CUSTOMER WITHIN 30 DAYS
OF DISCOVERY OF THE DEFECT OR NONCONFORMANCE. COMPANY DISCLAIMS OF DISCOVERY OF THE DEFECT OR NONCONFORMANCE. COMPANY DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO THE DELIVERABLES, INCLUDING BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES OF NON-INFRINGEMENT, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE.

a. Exclusions. The provisions of this Limited Warranty do not apply to Deliverables that: (A) are not the proper size for the application; (B) are not installed in accordance with Company's published installation instructions; (C) are installed with improper or incorrect parts and/or are used for purposes for which they are not designed or intended; (D) have been repaired or altered without the Company's prior written consent; (E) have been subjected to misuse, abuse, negligence or accident; (F) have been improperly stored, installed, maintained or operated; (G) have been used in violation of written instructions provided by Company to Customer; (H) have been subjected to improper temperature, humidity, or other environmental conditions, or (1) have been affected by normal wear and tear. In addition, the provisions of this Limited Warranty do not apply to any defects or issues with the design or performance of equipment or products not manufactured by Company, nor does it apply to any code compliance or permit requirements for the assembly, installation, erection or construction of any goods. Company is not responsible for loss or damage resulting from use of Deliverables in conjunction with parts or systems not manufactured by Company. Accessories or products furnished by the Company, but

manufactured by others, shall carry whatever warranty the manufacturers have conveyed to the Company and which can be passed to Customer.

b. Services. Company warrants that its services will be free from defects in material and workmanship for a period of 12 months from the date of completion of the particular items of service. Company's sole obligation under this service warranty is limited to repair or reperformance, at its option of the service, provided however, if repair or reperformance is either impractical or impossible, the Company will refund to Customer that portion of the price paid to Company for any defective service, provided written notice of the defect or nonconformance is provided by Customer within 30 days of discovery of the nonconformance.

c. Notification. Customer agrees to immediately notify Company in writing if any claim is made against Customer for any damages caused by any modules, parts, products, service or other Deliverables which may be the direct result of any defect in the manufacture of such aforementioned products. Customer agrees to cooperate with Company and its counsel in the defense of such claim and Customer agrees not to settle such claim without Company's written consent. If Customer fails to notify Company of such claim or fails to cooperate in such defense as aforesaid, then Company shall be discharged from any obligations under this Section and shall have no further liability to Customer.

d. Exceptions. The following costs and expenses are not covered by the provisions of these limited warranties: (i) labor costs for the removal and reinstallation of Deliverables or other manufacturer's products; (ii) shipping and freight expenses required to return Deliverables to Company; (iii) normal maintenance; and (iv) economic losses. In addition, the provisions of this warranty are not applicable to anything other than defects in Company's material (products only) or workmanship.

19. <u>LIMITATION OF REMEDIES.</u>
CUSTOMER'S EXCLUSIVE AND SOLE REMEDY ON ACCOUNT OF, OR IN RESPECT OF, THE FURNISHING OF NON-CONFORMING DELIVERABLES, SHALL BE TO (A) SECURE REPAIR OR REPLACEMENT OF THE PRODUCTS; OR (B) SECURE REPAIR OR RE-PERFORMANCE OF THE SERVICES OR TO OBTAIN A REFUND OF THE PRICE PAID FOR THE DEFECTIVE SERVICE, ALL AT COMPANY'S OPTION. IN NO EVENT WILL THE COMPANY'S MAXIMUM LIABILITY EXCEED THE SELLING PRICE FOR THE DELIVERABLE. THE WARRANTY, OBLIGATIONS AND LIABILITIES OF COMPANY UNITED THE WARRANTY, OBLIGATIONS AND LIABILITIES OF COMPANY (INCLUDING ITS SUPPLIERS) AND THE RIGHTS AND REMEDIES OF CUSTOMER ARE EXCLUSIVE AND ARE IN LIEU OF AND CUSTOMER HEREBY WAIVES AND RELEASES ALL OTHER WARRANTIES, OBLIGATIONS, REPRESENTATIONS OR LIABILITIES EXPRESS OR IMPLIED ARISING BY LAW, IN CONTRACT, TORT (INCLUDING NEGLIGENCE OR STRICT LIABILITY) OR OTHERWISE, INCLUDING BUT NOT LIMITED TO (I) ANY IMPLIED WARRANTY OF MERCHANTABILITY OR STRICE OF A PARTICULAR DISPOSE OR ANY WARRANTY WARRED THE PROPERTY. FITNESS FOR A PARTICULAR PURPOSE OR ANY WARRANTY IN MERCHANI ABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR ANY WARRANTY IMPLIED THROUGH COURSE OF PERFORMANCE, COURSE OF DEALING, OR USAGE OF TRADE OR (II) CLAIMS ARISING OUT OF THE NEGLIGENCE OF COMPANY OR COMPANY'S SUPPLIERS OR (III) ANY OTHER CLAIM ARISING OUT OF, CONNECTED WITH, OR RESULTING FROM THE PERFORMANCE OF COMPANY OR FROM THE DESIGN, MANUFACTURE, SALE, REPAIR, LEASE OR USE OF THE DELIVERABLE, OR ANY COMPANY OF THE PERFORMANCE OF COMPANY OF THE DELIVERABLE, OR ANY COMPANY OF THE PERFORMANCE OF COMPANY OF THE DELIVERABLE, OR ANY COMPANY OF THE PERFORMANCE OF COMPANY OF THE DELIVERABLE, OR ANY COMPANY OF THE PERFORMANCE OF OF THE COMPONENT THEREOF, DELIVERED OR RENDERED HEREUNDER OR OTHERWISE.

20. INDEMNIFICATION AND LIMITATION OF LIABILITY. a. Customer shall indemnify, defend and hold Company, and its officers, directors, employees, customers, Affiliates, suppliers, users and agents, (collectively the "Indemnitees") harmless from and against any and all damages, claims, losses, expenses, costs, obligations, liabilities, including without limiting the generality of the foregoing, liabilities for court costs and attorneys' fees, suffered directly or indirectly by an Indemnitee by reason of, or arising out of any injury, death or loss to any person, or injury to any property (collectively, "Damages"), received or sustained by any person(s) or property, arising out of, occasioned by, attributable or related to i) any breach of any representation or warranty made by Customer, its officers,



Terms & Conditions

directors, employees, affiliates, users, agents, representatives or customers to Company or any third party, (ii) any failure by Customer to perform or fulfill any of its covenants, acts and/or omissions to Company or to any third party, or (iii) any litigation, proceeding or claim by any third party relating in any way to the obligations of Customer and/or the Deliverables sold by Company to Customer hereunder. Customer shall not consummate any settlement of any indemnified claim without the Indemnitees' prior written consent. Customer's obligation to indemnify Indemnitees will continue in full force and effect notwithstanding the termination or expiration of any order under this Agreement. In any claim against an Indemnitee by an employee of Customer or any subcontractor or anyone directly or indirectly employed by any of them or anyone for whose acts they may be liable, the indemnification obligations set forth in this Section shall not be limited in any way by or for Customer or any subcontractor under any applicable worker's compensation act, disability or other employee benefit act. This provision shall survive termination of any order or Agreement. **IN NO** benefit act. This provision shall survive termination of any order or Agreement. IN NO EVENT WILL COMPANY, ITS OFFICERS, DIRECTORS, EMPLOYEES, CUSTOMERS, AFFILIATES, USERS AND AGENTS, (NOR COMPANY'S SUPPLIERS) BE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL, INDIRECT, SPECIAL, OR PUNITIVE DAMAGES OF ANY KIND OR NATURE UNDER ANY CIRCUMSTANCES INCLUDING, BUT NOT LIMITED TO, LOSS OF USE OF THE PRODUCTS, SERVICE INTERRUPTION, LOSS OF PROFITS, LOSS OF REVENUE, LOSS OF INTEREST, LOST GOODWILL, LOSS OF DATA, WORK STOPPAGE, IMPAIRMENT OF OTHER GOODS, LOSS BY REASON OF SHUTDOWN OR NON-OPERATION, INCREASED EXPENSES OF OPERATION, OR CLAIMS OF CUSTOMER'S CUSTOMERS, OR ANY OTHER LOSSES OR DAMAGES ARISING OUT OF ANY LACK OR LOSS OF USE OF THE DELIVERABLES WHETHER BASED ON CONTRACT, WARRANTY, TORT (INCLUDING, BUT NOT LIMITED TO, STRICT LIABILITY OR NEGLIGENCE), PATENT INFRINGEMENT, OR OTHERWISE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

- EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
 b) INTELLECTUAL PROPERTY INDEMNITY. Company makes no representation or warranty to the Customer that the Deliverables shall not infringe any intellectual property rights including, without limitations, claims arising from patent, copyright, trademark, trade secret, or other intellectual property infringement. Customer agrees to hold Company harmless from and defend the Company against any such claim of intellectual property infringement, including any Damages resulting from that claim, the cost of complying with any preliminary or permanent injunction, and all other costs of defense (including the attorneys' fees and costs), in connection with the foregoing.
 c) To the extent that applicable law does not permit any limitations set out in this Agreement will
- Agreement, such limitation shall not be applied or invoked. Nothing in this Agreement will be interpreted to disclaim liability of Company or the Indemnitees for gross negligence or willful misconduct. The limitations of remedy and liability herein shall not be interpreted to affect Company's obligations, if any, for claims for (i) property damage, (ii) personal injury, or (iii) wrongful death asserted by persons who are not parties to or beneficiaries of this Agreement. Further, the limitations of remedy and liability herein shall not be interpreted to limit Company's or Customer's right, if permitted by applicable law, to assert a claim for contribution among joint tortfeasors in connection with a claim by a person who is not a party to this Agreement.
- **21. CERTIFICATIONS.** Certification of Deliverables for compliance with UL and ANSI standards are tested and performed by third-party independent laboratories. Any field modification or alteration of certified Deliverables will void certification and Company is not liable to Customer to certify any modified or altered Deliverable.
- . TERM FOR CLAIMS. NO ACTION ARISING OUT OF ANY CLAIMED BREACH OF THIS AGREEMENT BY COMPANY MAY BE BROUGHT BY CUSTOMER MORE THAN ONE (1) YEAR AFTER THE CAUSE OF ACTION HAS ARISEN.

23. CONSUMER PRODUCTS
WITH RESPECT TO "CONSUMER PRODUCTS" AS DEFINED UNDER THE MAGNUSONMOSS WARRANTY ACT ("MMWA"), THE FOLLOWING STATEMENTS ARE MADE. (A)
SOME STATES OR LOCAL LAWS DO NOT ALLOW LIMITATIONS ON HOW LONG AN
IMPLIED WARRANTY LASTS, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU; IMPLIED WARRANTY LASTS, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU

(B) IF ANY IMPLIED WARRANTY IS PROVIDED UNDER THE MMWA, IT IS LIMITED

TO THE DURATION OF THE WARRANTY PROVIDED IN SECTION 18 ABOVE. (C)

SOME STATES OR LOCAL LAWS DO NOT ALLOW THE EXCLUSION OR LIMITATION

OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION

OR EXCLUSION MAY NOT APPLY TO YOU; AND (D) THIS WARRANTY GIVES YOU

SPECIFIC LEGAL RIGHTS AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY
FROM STATE TO STATE OR LOCATION TO LOCATION.

- **24. FORCE MAJEURE/EXCUSABLE DELAY.** Any delay or failure of Company to perform its obligations hereunder will be excused to the extent that it is caused by an event or occurrence beyond Company's control such as, by way of example and not by way of limitation, acts of God, acts by any governmental authority (whether valid or invalid), governmental laws and regulations not presently in effect, fires, floods, windstorms, explosions, riots, natural disasters, wars, sabotage, accidents, labor problems (including, without limitation, lockouts, strikes, and slowdowns) at Company's facility, its source plant or their suppliers, inability to obtain power, material, labor equipment, or transportation, or court injunction or order. The delivery date will be extended for a time equal to that of the delay and the schedule for Company's performance will be deemed adjusted to that effect.
- **25. ENTIRE AGREEMENT AND AMENDMENT.** This Agreement, together with the attachments, exhibits, webpages, or supplements specifically referenced and incorporated herein, constitute the entire agreement between Company and Customer with respect to the matters contained herein and supersede all previous communications, representations, or agreements, either oral or written between Company and Customer. No agreement or understanding varying or expanding this Agreement will be binding upon either party unless it is in writing and signed by a duly authorized representative of each party hereto.
- **26. CONFLICTS.** In the event of any conflict or inconsistency between the terms of any 26. CONFLICTS. In the event of any conflict or inconsistency between the terms of any agreement, or any part of an agreement or the various documents (including, but not limited to, electronic documents) between Company and Customer, unless the parties agree otherwise in writing, the various components of the agreements shall be given the following precedence (in descending order of precedence): a) any master agreement or long term agreement between Company and Customer; b) any specific terms, conditions and/or warranties of the individual products or Deliverables; c) the terms and conditions of this Agreement, and d) any purchase order.
- **27. UNSATISFACTORY CREDIT/TERMINATION FOR INSOLVENCY OR DEFAULT.**Customer shall furnish Company with statements evidencing Customer's financial condition

as Company may, from time to time, reasonably request, and shall notify Company immediately of any and all events that may have a material adverse effect on Customer's business or financial condition. If Company determines, in its sole discretion, that Customer's financial condition or creditworthiness is inadequate or unsatisfactory, then in addition to Company's other rights, Company may without liability or penalty, take any of the following actions: (i) modify the payment terms for any outstanding and/or future purchases; (ii) cancel any previously accepted orders; (iii) delay any further shipment of Deliverables to Customer; or (iv) any combination of the above.

Company may immediately terminate an order from Customer by giving written notice to Customer in the event of the happening of any of the following or any other comparable event: (i) insolvency of the Customer; (ii) filing of a petition in bankruptcy by or against the Customer; (iii) appointment of a receiver or trustee for the Customer; (iv) execution of an assignment for the benefit of creditors by the Customer, all of which will allow Company to demand reclamation of all affected orders; (v) Customer ceases or threatens to cease to trade; (vi) Company determines that Customer does not meet or no longer meets the credit requirements of Company or Customer's credit account is closed; (vii) any Customer violation of law, specifically including, without limitation, those laws set forth in this Agreement.

In the event of termination in accordance with this section, Company will not be obligated to accept any existing or additional orders from Customer and Company will be released from its obligation to deliver under orders accepted prior to such termination. The rejection or termination of any order by Company will not entitle Customer to any termination or severance compensation, or to any payment in respect to any goodwill established by Customer, or render Company liable for damages on account of the loss of prospective profits, or on account of any loss, expenditure, investment or obligation incurred or made by Customer.

No action taken under this Section 27 by Company (nor any failure of Company to act under this Section 27) will constitute a waiver by Company of any of its rights to enforce Customer's obligations, including the obligation of Customer to make payments as required under this Agreement. Upon termination of any order, all amounts owed by Customer to Company will become immediately due and payable, whether or not otherwise then due or payable.

- 28. CREDIT RISK ON RESALE OF DELIVERABLES. Customer is responsible for all credit risks with respect to, and for collecting payment for, all Deliverables sold to third parties (including End Users, installers, and/or general contractors) whether or not Customer has made full payment to Company for such Deliverables. The inability of Customer to collect payment for any Deliverable shall not affect Customer's obligation to pay Company for any Deliverable.
- 29. GOVERNING LAW; VENUE; AND EXPENSES. Any dispute or claim relating to this Agreement shall be governed by and construed according to the laws of the State of Indiana (excluding its conflict of laws principles); and not by the provisions of the 1980 United Nations Convention on the International Sale of Goods. Any disputes or claims shall be instituted and maintained in the courts of the State of Indiana. Customer consents to the exercise of jurisdiction over it by such courts and agrees that Indiana is not an inconvenient forum for any action arising from or relating to this Agreement. Customer agrees to pay for all expenses (including, but not limited to, collection costs, court costs and attorneys' fees) incurred by Company in enforcing the obligations of Customer under this Agreement.
- **30. RELATIONSHIP OF THE PARTIES.** Nothing in this Agreement or any other document creates an employment, partnership, joint venture, or agency relationship between Company and Customer, including that of franchisee/franchisor. No party will have any power or authority to enter into any commitment on behalf of or otherwise bind the any other party on any matter. No employee of Customer will be deemed to be an employee of Company. If any provision of this Agreement is deemed to create a franchise relationship or business opportunity between the Parties, then Company may terminate any purchase order or this Agreement or the Parties shall negotiate in good faith to modify this Agreement so as to effect the original intent of the Parties as closely as possible in a mutually acceptable manner in order that the transactions contemplated hereby are consummated as a reseller agreement and not a franchise or business opportunity agreement.
- **31. SETOFF.** Customer does not have the right to setoff or to back charge against any amounts which become payable to Company under this Agreement or otherwise. Company will not accept responsibility for backcharges for the cost of material or labor by Customer or any third party
- 32. **ELECTRONIC COMMUNICATIONS AND ELECTRONIC SIGNATURES.** Both parties expressly agree to electronic transactions and acknowledge that documents they sign electronically will bind them to the same extent as a paper signature. Customer represents and warrants to Company that only employees authorized to bind Customer legally shall electronically sign any document under this Agreement. Customer shall comply with any method of electronic communication/payment processing specified by Company, including electronic funds transfer, pay-on-receipt processes/systems, order transmission, releases, electronic signature, and electronic communication systems, including, without limitation, the use of electronic data interchange ("EDI") portals. Notwithstanding the foregoing, e-mails, even those containing a signature block of one of Company's representatives, shall not constitute a signed writing.

33. COMPLIANCE WITH APPLICABLE LAWS.a. <u>General.</u> Company and Customer will comply with all applicable federal, state and municipal laws, regulations, codes, ordinances and orders that pertain to the Deliverables, including but not limited to full compliance with any applicable provisions of The Health Insurance Portability and Accountability Act. Where the Customer is located outside the United States, or where the customer intends to ship the product outside the United States, the Customer shall be responsible for compliance with all U.S. export laws, and for filing all U.S. Electronic Export Information, as applicable.

b. The Customer acknowledges and agrees that: (i) it shall not violate applicable laws and regulations in performing its duties under this Agreement; (ii) it does not and shall not engage in any conduct that shall violate any applicable anti-bribery or anti-corruption laws or regulations; (iii) it (and its owners, officers, directors, employees and agents) shall not pay, offer, promise or authorize the payment of, either directly or indirectly, anything of value (including but not limited to cash, gifts and entertainment) to (a) any government official or employee of any government; (b) any official or employee of any department, agency, or instrumentality of a government; (c) any employee of any corporation or entity owned or controlled by a government; (d) any family member of such officials or employees; (e) any



political party, party official, or political candidate; or (f) any other persons, owners, officers, directors, employees and agents of any corporation or entity; to improperly or illegally assist in obtaining or retaining business (including but not limited to any contracts, avoidance of duties or reduction of tariffs, reduction of taxes or to obtain money owed, or to obtain regulatory approval) or for the purpose of causing, soliciting or inducing the sale and purchase of the Deliverables by any party, and (iv) it has full knowledge of and will comply with the Company's Code of Conduct for Business Partners as set forth on the Allegion customer website, WHICH IS HEREBY INCORPORATED BY REFERENCE.

c. The Customer shall indemnify and hold the Company harmless from any claim, demand, expense or cost arising from any breach of this Article.
d. The Customer shall permit the Company to conduct an audit or review of the Customer's financial books and records and business operations at such other times that the Company considers it necessary to confirm compliance with this provision. Such audit may be conducted by representatives of the Company or, at the Company's sole discretion, by a certified public accounting firm selected by the Company. The Customer shall cooperate with

any inquiries from the Company's Ethics & Compliance Group.
e. A violation of this provision constitutes a material breach of this Agreement and the

Company may terminate any purchase order or this Agreement immediately, with no opportunity to cure, in accordance with Section 27 of this Agreement.

f. Notwithstanding the foregoing provisions of this Section 33, (i) Company is not responsible for obtaining or maintaining any permits for the performance of services or the verification or compliance with any code requirements relative to the performance of services, (ii) to the extent any sale of Deliverables pursuant to this Agreement may require approval of the U.S. Government, Company's obligations under this Agreement are conditioned upon the grant of such approval and upon compliance by Customer with any restrictions imposed by the U.S. Government in connection with such approval, and (iii) in the event the Deliverables are to be used in a nuclear facility, the Customer shall, prior to such use, arrange for insurance or governmental indemnity protecting Company against liability. The Customer hereby releases and agrees to indemnify Company and its suppliers for any nuclear damage including, but not limited to, loss of use, in any manner arising out of the nuclear incident, whether alleged to be

due, in whole or in part by Company or its suppliers.

g. No Inducements. Each party represents to each other that neither it nor any person acting on its behalf has, in contravention of any applicable law, given or offered to give or will give or offer to give, any sum of money or other material consideration to any person, directly or indirectly, as an inducement to obtain business hereunder or to influence the granting of licenses or other governmental permissions to enter into this Agreement or perform

obligations riespinder.

h. <u>Equal Employment Opportunity.</u> Company is a U.S. federal contractor that complies with Executive Order 11246, as amended, and applicable regulations in 41 CFR Parts 60-1 through 60-60, 29 U.S.C. § 793 and applicable regulations in 41 CFR § 60-741; and 38 U.S.C. § 4212 and applicable regulations in 41 CFR Part 60-250 and 60-300. **THE FOLLOWING PROVISIONS ARE INCORPORATED HEREIN BY REFERENCE:** Executive Order 11246 and 41 CFR § 60-4.3(a); Executive Order 11701 and 41 CFR § 60-250.5(a), 60-300.5; Executive Order 11758 and 41 CFR § 60-741.5(a); U.S. immigration laws, including the L-1 Visa Reform Act of 2004 and the H-1B Visa Reform Act of 2004; and Executive Order 13496.

i. <u>Ethical Business Conduct</u>. Customer shall adopt and comply with Company's Business Partner Code of Conduct which is **EXPRESSLY INCORPORATED HEREIN BY REFERENCE.**

- 34. REPRESENTATIONS AND WARRANTIES. Customer represents, warrants and covenants to Company that: (a) it has the right, power, and authority to enter into this Agreement and fully perform its obligations hereunder; (b) it has all necessary rights in and to its respective Content and Marks for use within the scope of this Agreement, including the licenses granted herein; and (c) it complies, and at all times shall comply, with all laws, rules, and regulations in effect that are applicable to its performance under this Agreement, including obtaining all such approvals and/or permits as may be required hereunder
- **35. NO THIRD-PARTY BENEFICIARY.** Each party is entering into this Agreement solely based on the representations contained herein for its own purposes and not for the benefit of any third party.
- 36. NOTICES AND CHANGE OF ADDRESS. All notices or other communications under this Agreement shall be in writing and delivered in person, or sent by receipted courier, express mail, e-mail, or postage prepaid certified or registered mail, addressed to the party for whom it is intended, at the addresses set forth in this Agreement. Either party may change its address for notice by giving written notice to the other party. Any notice or other communication shall be deemed given no later than the date actually received. Notice by courier, express mail, certified mail, or registered mail shall be deemed given on the date it is officially recorded as delivered and, in the absence of such record of delivery, it shall be rebuttably presumed to have been delivered on the third Business Day after it was deposited. Notices sent by e-mail require tangible confirmation of receipt from addressee.
- **37. ASSIGNMENT.** Customer may not assign this Agreement without the prior written consent of Company. Company may assign its rights and delegate its duties under this Agreement, without the prior consent of Customer, to an Affiliate, or to a third party in the event of a spin-off, merger, business combination, consolidation or sale of all, or substantially all, of its assets or business that are related to this Agreement. The rights and duties in this Agreement shall bind and inure to the benefit of any such assignee.
- 38. SEVERABILITY. If any provision of this Agreement is held to be invalid, illegal, or unenforceable under any statute, regulation, ordinance, executive order, or other rule of law, that provision will be deemed severed to the extent necessary to comply with such statute, regulation, ordinance, order, or rule. In the event such provision is deemed severed, the parties will negotiate in good faith to arrive at an alternative arrangement approximating the original business objective of the parties. The remaining terms and conditions of this Agreement will remain in effect.
- **39. NO IMPLIED WAIVER.** The failure of either party at any time to require performance by the other party of any provision of this Agreement will in no way affect the right to require such performance at any time thereafter, nor will the waiver of either party of a breach of any provision of this Agreement constitute a waiver of any succeeding breach of the same or any other provision.
- **40. MISCELLANEOUS.** (a) This Agreement does not make either party the agent or legal representative of the other party. Neither party is authorized to create any obligation on behalf of the other party including, but not limited to, the obligation for payment of any service or warranty obligation hereunder; (b) The rights and remedies herein reserved to Company are cumulative and additional to any other rights and remedies provided at law or equity; (c) The official text of this Agreement is in the English language. If this Agreement is

translated into another language, the English text will govern any question with respect to interpretation; (d) The headings in this Agreement are for convenience of reference only and do not affect the meaning of this Agreement in any manner.

Capitalized terms have the meanings set forth in this Section, or in the Section in which they first appear in this Agreement.

'Agreement' means these Allegion Terms and Conditions of Sale and Service, together with any applicable Country Supplement or Region Supplement provided by Company, and all of the documents referenced herein or therein.

"Affiliate" means any Person that directly or indirectly, through one or more intermediaries,

controls, is controlled by, or is under common control with, the Company. The term "control" (including the terms "controlled by" and "under common control with") means the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of a Person, whether through the ownership of voting securities, by contract or otherwise

"Business Day" means any day except Saturday, Sunday or any other day on which commercial banks located in the United States are authorized or required by Law to be closed for husiness

"Company" means Schlage Lock Company, LLC or any subsidiary or affiliate thereof selling products that are part of the Allegion product portfolio. Schlage Lock Company and/or its subsidiary or affiliates will be severally but not jointly liable under the Agreement "Company Marks" refers to the Marks of Company.

"Confidential Information" shall mean any and all information provided by either party to the other party pertaining to the disclosing party's business. Confidential Information shall include, but not be limited to, any bitting lists, formulae for products, manufacturing processes, production techniques, packaging processes, methods, research materials, ideas, marketing plans and related materials, quality standards, test results and data, apparatus, engineering drawings, contract documents, computer software, hardware, or firmware, business activities information such as financial information, reports, projections, books and records, customer and supplier information, and operations, customer and supplier lists and data, specifications, know how, and other Proprietary Information or Trade Secrets (as defined herein) that either party may furnish to the other party. Confidential Information defined herein) that either party may furnish to the other party. Confidential Information shall not include information that: (a) is or becomes publicly known if such public knowledge or disclosure is not the result of any act or failure to act on the part of the receiving party; (b) is, at the time of disclosure, already known to the Receiving Party without utilizing the Confidential Information; (c) is information disclosed to the Receiving Party by a third party which is not to the Receiving Party's knowledge, after inquiry of the third party, under a duty of confidentiality to the Disclosing Party; or (d) is independently developed by the Receiving Party without the use of Confidential Information. The Receiving Party shall have the burden of proof as to prior knowledge and absence of breach. Confidential Information may be furnished in any tangible or intangible form including, but not limited to, writings, drawings, computer and other electronic media, logic diagrams, component specifications, graphs, prototypes, samples, or verbal communications and regardless of whether such information prototypes, samples, or verbal communications and regardless of whether such information is marked or designated as "confidential." For the avoidance of doubt, all information, knowledge or data disclosed by Company to Customer, regardless of whether disclosed in written, tangible, oral, visual or other form, including, without limitation, sample products, equipment, software, or other objects or material, provided by Company to Customer, and all information, knowledge or data which was obtained by Customer from visits to Company's facilities, shall be considered "Confidential Information" under this Agreement.

"Content" means all information (including without limitation any text, music, sound,

photographs, video, graphics, data or software), in any medium, on a particular Company Web page or Website or in Marketing Materials.

"Customer" means the purchaser of Deliverables from Company.

"Deliverables" means any good or service or both purchased by Customer from Company

under these General Terms and Conditions of Sale and Service.

"End Users" means the purchaser that (a) has acquired a Deliverable from Customer for (i) its own and its Affiliate's/Affiliates' internal use and not for resale, remarketing or distribution or (ii) incorporation into its own products and (b) is an individual or entity, other than any federal, state or local agency, office or division.

"IP" means all intellectual property and industrial property rights comprising or relating to/ of the following: (a) Patents: (b) Trademarks: (c) internet domain names, whether or not Trademarks, registered by any authorized private registrar or Governmental Authority, web addresses, web pages, website and URLs; (d) works of authorship, expressions, designs and design registrations, whether or not copyrightable, including copyrights and copyrightable works, software and firmware, application programming interfaces, architecture, files, records, schematics, data, data files, and databases and other specifications and documentation; (e) Trade Secrets; and (f) all other intellectual property and industrial property rights, and all rights, interests and protections that are associated with, equivalent or similar to, or required for the exercise of, any of the foregoing, however arising, in each case whether registered or unregistered and including all registrations and applications for, and renewals or extensions of, such rights or forms of protection pursuant to the Laws of any jurisdiction throughout in any part of the world.

Marketing Materials" means all marketing brochures, buckslips, pamphlets, emails, text, call scripts or other material, whether in printed format, audio or audiovisual format, or in any other format, that contain any (i) Content relating to the Company Deliverables or (ii)

Company Marks.

"Marks" means collectively the domain names, trademarks, trade names, service marks, trade dress, logos, and the like used or provided by either party for use in connection with this

Agreement.

"Patents" means all patents (including all reissues, divisionals, provisionals, continuations and continuations-in-part, re-examinations, renewals, substitutions and extensions thereof), patent applications, and other patent rights and any other Governmental Authority-issued indicia of invention ownership (including inventor's certificates, petty patents and patent

willity models).

"Person" means a person or entity.

"Pice Books" mean Company's current Price Book in effect for the applicable Deliverable being purchased by Customer.

"Trade Secrets" means and includes business or technical information of either party, including processes, formulas, devices, techniques, compilations and other material that a party attempts to maintain in secret and that derive commercial value for such party from not being generally known to the public or readily ascertainable through independent development or reverse engineering.



General Information



General Ordering Information

Purchase Orders:

Fax purchase orders to: (800) 452-0665 Email orders to: sbsom@allegion.com

All purchase orders <u>must</u> include the following information:

- Purchase order number
- Invoice address
- Ship to address
- Shipping method
- · Part number
- Pricing
- Any special configuration ID #s
- · Any options requiring factory installation

Missing or inaccurate information may cause a delay in the order process

Quick Turn Program:

A quick turn program is available for urgent orders up to 10 units (11 or more, please call the factory directly).

- A 15% premium charge is applied to the total order for items requiring a one day turn
- A 5% premium charge is applied to the total order for items requiring a three day turn
- A 15% premium charge is applied to outdoor units with only a three day quick turn available

All orders must be received by 11:00 am PT to count as one day.

Purchase orders must include the premium charge as a separate line item.

Quick Turn may not be available on all items (Please contact the factory for expedited availability).

Payment Terms:

Please refer to the 2014 Terms and Conditions.

Order Changes/Cancellations:

Please refer to the 2014 Terms and Conditions

Packing:

Company will pack, mark, and ship the Products according to its standard procedures for shipment, unless the parties agree, in writing, that Company will comply with any special instructions provided by Customer. Compliance with special instructions may result in an increased price.





HandPunch Terminals

HandPunch Terminals

Schlage brings the security and convenience of biometric technology to any time and attendance system with the HandPunch hand geometry readers. By using your hand as your credential, this technology provides reliable one-to-one matching - personal proof that people are who they claim to be.

Schlage biometric readers can also be integrated with other reader technologies such as smart card, proximity or magnetic stripe, to provide a highly secure system that verifies who you are in one transaction.

The benefits to using HandPunch are:

- · Fast and easy to use
- · Field-proven reliable technology
- · Integrates into existing time and attendance systems
- · Increases convenience by eliminating time cards
- · Lower administrative costs compared to time card-based systems
- · Stand-alone or networked options

G Series

Schlage's newest generation HandPunch offers enhanced workforce management capability with enhanced biometric performance. A US compatible power supply is included with every HandPunch unless otherwise specified.

		117	,	•	
GT-40	0	GT-400 with DHCP Ethe	ernet		\$2,439.00

F Series

Polycarbonate housing. Expanded memory options are available on some models.

A US compatible power supply is included with every HandPunch unless otherwise specified.

HP-4000-F3	HandPunch 4000 with memory for 530 users (also break compliant)	\$2,689.00
HP-4000-S-F3	HandPunch 4000 for use with handheld scanner, memory for 530 users	\$3,169.00
	Includes handheld scanner	
HP-3000-F3	HandPunch 3000 with memory for 512 users	\$2,039.00
HP-3000-E-F3	HandPunch 3000 with Ethernet, memory for 512 users	\$2,439.00
HP-2000-F3	HandPunch 2000 with memory for 512 users. Memory not expandable	\$1,709.00
HP-1000-F3	HandPunch 1000 with memory for 50 users	\$1,239.00
HP-1000-E	HandPunch 1000 with Ethernet, memory for 100 users. Memory not expandable	\$1.649.00

Break Compliant HandReaders

Break Compliant Readers use the Extended User Record.

HP-3000-XL	Break Compliant HandPunch 3000 with memory for 530 users	\$2,039.00
HP-3000-E-XL	Break Compliant HandPunch 3000 with Ethernet, memory for 530 users	\$2,439.00
HP-2000-XL	Break Compliant HandPunch 2000 with memory for 512 users. Memory not expandable	\$1,709.00
HP-1000-XL	Break Compliant HandPunch 1000 with memory for 50 users	\$1,239.00
HP-1000-E-XL	Break Compliant HandPunch 1000 with Ethernet, memory for 100 users. Memory not expandable	\$1,649.00

E Series

 $Metal\ Housing.\ Includes\ power\ supply\ IS-400\ (110\ VAC-13.5\ VDC).\ Expanded\ memory\ options\ are\ available.$

HP-RR	HandPunch Recessed Mount with memory for 256 users	DISCONTINUED
HP-RS	HandPunch Surface Mount with memory for 256 users	DISCONTINUED
HP-RT	HandPunch Table Top with memory for 256 users	DISCONTINUED
HP-RW	HandPunch Outdoor with memory for 256 users	DISCONTINUED





HandPunch F Series



Pricing/product description subject to change without notice.



HandPunch Options



\$1,853.00

Memory Options

Memory expansions can be ordered with readers or activated by an authorization code after installation.

Note: Serial numbers are required for field expansion.

F Series Current Generation

Readers built after 2003 or readers that have been upgraded to main boards with a push button reset switch.

Readers built after a	2003 or readers that have been upgraded to main boards with a push button reset switch.	
EM-701	HP-1000 Memory Expansion from 50 to 100 users	\$184.00
EM-702	HP-1000 Memory Expansion from 50 to 512 users	\$370.00
EM-703	HP-1000 Memory Expansion from 100 to 512 users	\$184.00
EM-801-F3	HP-3000 Memory Expansion to 9,728 users	\$272.00
EM-803-F3	HP-3000 Memory Expansion to 32,512 users	\$599.00
EM-813-F3	HP-3000 Memory Expansion to 64,768 users (not field upgradeable)	\$926.00
EM-823-F3	HP-3000 Memory Expansion to 129,536 users (not field upgradeable)	\$1,338.00
EM-833-F3	HP-3000 Memory Expansion to 194,304 users (not field upgradeable)	\$1,647.00
EM-843-F3	HP-3000 Memory Expansion to 259,072 users (not field upgradeable)	\$1,853.00
EM-805-F3	HP-3000-XL & HP-4000 Memory Expansion to 3,498 users	\$277.00
EM-815-F3	HP-3000-XL & HP-4000 Memory Expansion to 12,879 users (not field upgradeable)	\$926.00
EM-825-F3	HP-3000-XL & HP-4000 Memory Expansion to 25,758 users (not field upgradeable)	\$1,338.00
EM-835-F3	HP-3000-XL & HP-4000 Memory Expansion to 38,637 users (not field upgradeable)	\$1,647.00

F Series Original Generation

Readers built before 2004. Can be identified by a 5 position DIP switch.

EM-801	HP-3000 Memory Expansion (EPROM Chip) to 9,728 users	Discontinued
EM-803	HP-3000 Memory Expansion (EPROM Chip) to 32,512 users	Discontinued
EM-805	HP-4000 Memory Expansion (EPROM Chip) to 3,498 users	Discontinued

HP-3000-XL & HP-4000 Memory Expansion to 51,516 users (not field upgradeable)

E Series

EM-845-F3

Please have the current EPROM and memory information available for field upgrades before placing order.

EM-600	HandPunch Memory Expansion (EPROM Chip) to 3,328 users	\$259.00
EM-602	HandPunch Memory Expansion (EPROM Chip) to 9,728 users	\$453.00
EM-604	HandPunch Memory Expansion (EPROM Chip) to 27,904 users	\$623.00

Communication Options

F Series

EN-201	Ethernet Communication Module 10baseT	\$411.00
EN-200UP-HP2K	HP-2000 Field Upgrade Kit for EN-200 Capability	\$441.00
MD-500	Internal 14.4K Baud Dial-Up Modem. Contact sales for International compatibility	\$449.00

E Series

Factory option only, not available for field installation.

Card Reader & Keypad Options

G Series

Factory option only, not available for field installation.

GT-BCR	Integrated Barcode Reader for GT-400	\$411.00
MTR-G	Integrated Multi-Technology Card Reader	\$399.00

F Series

Factory option only, not available for field installation.

, -	,,	
PROX	Externally mounted HID ProxPoint RF Reader.	\$399.00
SC-100	Integrated side mounted Mifare smart card reader with external clear acrylic card holder	\$1,124.00
ICLASS	Internally installed iCLASS reader with external clear acrylic card holder	\$549.00





HandPunch Options

Card Reader & Keypad Options (continued)

E Series		
BC-100	Barcode Reader Wall Mount Swipe	\$727.00
CR-2	Magnetic Stripe Reader Wall Mount Swipe	\$237.00
CR-2L	Magnetic Stripe Reader Top Mount Swipe - Factory option only, not available for field installation	\$285.00
CR-3L	Magnetic Stripe Reader Side Mount Swipe - Factory option only, not available for field installation	\$415.00
CR-RW	Outdoor Magnetic Stripe Reader Side Mount Stripe - Factory option only, not available for field installation	\$786.00
KP-103	Request-to-Exit Remote Keypad Assembly with 12' cable	\$190.00
KP-104	Internal Keypad Harness	\$119.00
KP-105	Blank Front Cover Plate. Replaces Key Pad	\$72.00
	Note: KP-104 Must be ordered along with the KP-105 option for new readers	

Outdoor Options

G Series*		
INT-HTR-G	Outdoor Platen Heater. Factory option only, not available for field installation** Includes 24 VDC power supply to operate HandPunch	\$649.00
GX-ENCL	Polyethylene with UV Resist Outdoor Enclosure	\$572.00
F Series		
INT-HTR	Outdoor Platen Heater. Factory option only, not available for field installation** Includes 24 VDC power supply to operate HandPunch	\$649.00
FX-ENCL	Polyethylene with UV Resist Outdoor Enclosure (supersedes model # HURCNE)	\$469.00
TX-ENCL	Metal Watertight Enclosure (supersedes model # TSNAMI)	\$1,899.00
E Series		
E Series	See Reader model HP-RW	

Power Options

A US compatible power supply is included with every HandPunch unless otherwise specified

G Series

PS-110	Power Supply. 120 VAC to 13.5 VDC with connector	\$54.00
BB-300	Operational Battery Backup with power management board	\$199.00

F Series

PS-110	Power Supply. 120 VAC to 13.5 VDC with connector	\$54.00
PS-220	Power Supply. 220 VAC to 13.5 VDC with connector	\$65.00
BB-250	Battery Backup available only at the time of initial purchase	\$109.00

E Series

IS-400	Power Supply. 120 VAC to 13.5 VDC	\$103.00
BB-100	Operational Battery Backup with power supply	\$186.00
TF-100	Transformer for outdoor heaters 117 VAC to 24 VAC. For US Sales only	\$207.00

^{*} Lead Times for enclosures are subject to be extended to four weeks





^{**} Not compatible with SC-100 or ICLASS

HandPunch Accessories



Network Accessories

DC-102	Data Converter for 4 wire system, RS-232 to RS-422 with 120V, 60 Hz power supply	\$163.00
DC-102-220	Data Converter for 4 wire system, RS-232 to RS-422 with 220V, 50 Hz power supply	\$163.00
DC-200	Data Converter for 4 wire system, USB to RS-422	\$249.00

Miscellaneous Accessories

BG-200	Demo Bag for E, F and G Series readers	\$65.00
BR-100	5V Relay	\$119.00
DS-200	Demo Stand for F Series and G Series readers	\$87.00
GL-100	Red Light / Green Light for E Series - Factory option only, not available for field installation	\$129.00
TM-100	Table-Top Secure Mount for F Series	\$299.00

Extended Warranty

EXT-WAR	l year extended warranty (available at the time of initial Biometric Reader purchase only)	\$315.00
---------	--	----------

Training Courses

Note: Prices are as posted. No discounts apply.

SBT-HP	1-day training course at an Ingersoll Rand facility. User will be able to install, program and	\$150.00
	troubleshoot the hardware functions of the HandPunch upon completion of the course.	per person
SBT-HP-ONSITE	1-day training course at customer site. User will be able to install, program and troubleshoot	\$1,200.00
	the hardware functions of the HandPunch upon completion of the course	per day
	(max 10 trainees per classroom).	plus expenses
SBT-SDKP	5-day training course at an Ingersoll Rand facility. User will have an understanding of the	\$750.00
	SDK Programming Guide and will be able to program software applications to communicate	per person
SBT-SDKP-ONSITE	5-day training course at customer site. User will have an understanding of the SDK	\$1,200.00
	Programming Guide and will be able to program software applications to communicate	per day
	with the HandPunch (max 10 trainees per classroom).	plus expenses
SBT-GT	This training is designed to give business partners, dealers, and solution providers	\$150.00
	a strong working knowledge of the Schlage Biometrics Time & Attendance GT-400 hardware.	at factory per person
	(maximum 10 trainees per classroom)	onsite
		\$1,200/day
		plus travel
		expenses

Software Support Services

Note: Prices are as posted. No discounts apply.

SS-UTL	Utility to upload a new function key script to a Schlage Biometrics F series HandPunch.	\$150.00
SS-FSDK	Professional support services to assist the user with the integration of the F series HandPunch	Consult factory
SS-SVC	Professional support services to assist business partners, dealers, and solution providers with services involving the F Series handreaders. A quote for services will be provided.	\$150 per hour.





Main Boards

Note: Replacing any main board in the field creates a risk of the HandPunch falling outside of acceptable calibration range.

It is recommended that units be sent back to the factory to have the main board calibrated to the camera.

Price does not include memory upgrade. Custom configurations must be noted on PO.

F Series

All spare main boards come battery backup ready.

S-PC-1K-RB	Spare Main Board for HP-1000	\$484.00
S-PC-1KE-RB	Spare Main Board for HP-1000-E	\$506.00
S-PC-2K-RB	Spare Main Board for HP-2000	\$506.00
S-PC-3K-RB	Spare Main Board for HP-3000	\$539.00
S-PC-4K-RB	Spare Main Board for HP-4000	\$587.00
S-PC-1K-XL-RB	Spare Main Board for HP-1000-XL	\$484.00
S-PC-1KE-XL-RB	Spare Main Board for HP-1000-E-XL	\$506.00
S-PC-2K-XL-RB	Spare Main Board for HP-2000-XL	\$506.00
S-PC-3K-XL-RB	Spare Main Board for HP-3000-XL	\$539.00

E Series

S-PC-E06	Main PCB Version 6	\$737.00
3 1 6 200	Wall T CD VCISION O	7/5/100

Top Panels

F Series

S-TP-50E	HP-50-E Top Panel Assembly (Model discontinued in 2007)	\$272.00
S-TP-1000	HP-1000 Top Panel Assembly	\$272.00
S-TP-1000-E	HP-1000-E Top Panel Assembly	\$272.00
S-TP-2000	HP-2000 Top Panel Assembly	\$327.00
S-TP-3000	HP-3000 Top Panel Assembly	\$327.00
S-TP-4000	HP-4000 Top Panel Assembly	\$545.00
S-TP-1000-XL	HP-1000-XL Top Panel Assembly	\$272.00
S-TP-1000-E-XL	HP-1000-E-XL Top Panel Assembly	\$272.00
S-TP-2000-XL	HP-2000-XL Top Panel Assembly	\$327.00
S-TP-3000-XL	HP-3000-XL Top Panel Assembly	\$327.00

E Series

S-TP-HP	HandPunch Top Panel Assembly	\$351.00
---------	------------------------------	----------

Battery Backup

F Series

S-BB-BAT	Operational Battery Backup for readers with serial numbers higher than 1362000,	\$79.00
	Spare Battery for BB-250	

Field Upgradeable Battery Backup Options

BB-200	Operational Battery Backup with power management board for reader	\$109.00
	with serial numbers below 1345000	

Field Upgradeable Battery Backup Options for Readers with serial numbers 1345000 through 1362000.

This option for Battery Backup is required if the HandPunch does not contain the battery backup circuitry.

For help in identifying what your unit requires, please contact Technical Support.

BB-1K	Field Upgradeable Battery Backup for HP-1000 (includes new main board with circuitry and battery)	\$570.00
BB-1KE	Field Upgradeable Battery Backup for HP-1000-E (includes new main board with circuitry and battery)	\$591.00
BB-2K	Field Upgradeable Battery Backup for HP-2000 (includes new main board with circuitry and battery)	\$591.00
BB-3K	Field Upgradeable Battery Backup for HP-3000 (includes new main board with circuitry and battery)	\$623.00
BB-4K	Field Upgradeable Battery Backup for HP-4000 (includes new main board with circuitry and battery)	\$644.00

BB-1K-XL	Field Upgradeable Battery Backup for HP-1000-XL (includes new main board with circuitry and battery)	\$570.00
BB-1KE-XL	Field Upgradeable Battery Backup for HP-1000-E-XL (includes new main board with circuitry and battery)	\$591.00
BB-2K-XL	Field Upgradeable Battery Backup for HP-2000-XL (includes new main board with circuitry and battery)	\$591.00
BB-3K-XL	Field Upgradeable Battery Backup for HP-3000-XL (includes new main board with circuitry and battery)	\$623.00



HandPunch Spare Parts



Overlays

	_	-				
- 1		•	Δ	rı	o	c

S-OV-GT	GT-400 Overlay	\$60.00

F Series

OVLY HP-1K	HP-1000 Overlay	\$60.00
OVLY HP-1K-E	HP-1000-E Overlay	\$60.00
OVLY HP-2K	HP-2000 Overlay	\$60.00
OVLY HP-3K	HP-3000 Overlay	\$60.00
OVLY HP-4K	HP-4000 Overlay	\$60.00

OVLY HP-1K-XL	HP-1000-XL Overlay	\$60.00
OVLY HP-1K-E-XL	HP-1000-E-XL Overlay	\$60.00
OVLY HP-2K-XL	HP-2000-XL Overlay	\$60.00
OVLY HP-3K-XL	HP-3000-XL Overlay	\$60.00

Terminal Strips

F Series

Readers built after 2003 or readers that have been upgraded to main boards with a push button reset switch.

S-TS-F02	Terminal Strip / connector 2 pin (pack of 5)	\$65.00
S-TS-F03-F3	Terminal Strip / connector 3 pin - F3 (pack of 5)	\$65.00
S-TS-F04-F3	Terminal Strip / connector 4 pin - F3 (pack of 5)	\$65.00
S-TS-F06-F3	Terminal Strip / connector 6 pin - F3 (pack of 5)	\$65.00
S-TS-F08-F3	Terminal Strip / connector 8 pin - F3 (pack of 5)	\$65.00
S-TS-FPK-F3	Terminal Strip / connector pack - 2,3,4,6,8 pin (F3 Series)	\$65.00

F Series Original Generation

Readers built before 2004. Can be identified by a 5 position DIP switch.

S-TS-F02	Terminal Strip / connector 2 pin (pack of 5)	\$65.00
S-TS-F06	Terminal Strip / connector 6 pin (pack of 5)	\$65.00
S-TS-F08	Terminal Strip / connector 8 pin (pack of 5)	\$65.00
S-TS-F12	Terminal Strip / connector 12 pin (pack of 5)	\$65.00
S-TS-FPK	Terminal Strip / connector pack - 6,8,12 pin	\$65.00

E Series

S-TS-E10	Terminal Strip - 10 pin	\$30.00
S-TS-E12	Terminal Strip - 12 pin	\$30.00

EPROMS

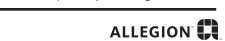
F Series

Contact technical services for assistance in selecting the proper version.

S-PR-F00	EPROM Upgrade original F Series (Main Boards with a 5 position DIP Switch)	Discontinued
S-PR-F00-F3	EPROM Upgrade current F Series	\$39.00

E Series

S-PR-E00 EPROM Replacement Kit (specify version) \$82.00
--





HandPunch Spare Parts

Platens		
F Series S-PL-F30	Complete Platen Assembly with antimicrobial and blue hand outline	\$217.00
S-PL-F	Platen Overlay with antimicrobial and blue hand outline	\$108.00
	Tatel of that your artiful about a resident and social control	Q.00.00
E Series	Danlacement Dieton	£00.00
S-PL-E20	Replacement Platen	\$90.00
Keys		
F Series		
S-KY-F00	Spare Keys (pack of 5)	\$87.00
S-KY-TX-ENCL	Spare Keys for TX-ENCL enclosure	\$49.00
E Corios		
E Series S-KY-E00	Spare Keys (pack of 5)	\$87.00
3-K1-L00	Spare neys (pack of 3)	307.00
Mounting Kits		
G Series		
S-WM-GT-400	GT Wall Mount Bracket with hardware	\$87.00
S-WM-RETRO-FG	Wall Mount, Retrofit F to G	\$87.00
F Series		
S-RP-F00	Back Plate, rear sheet metal with hardware Note: Serial numbers are required for a new label	\$65.00
S-WM-F00-F3	Wall Mount Bracket with hardware	\$87.00
	That mount blacket millianate	
E Series		A
S-EBD	Back Door Assembly	\$113.00
WM-200 WM-201	Recessed Wall Mount Kit Surface Wall Mount Kit	\$311.00 \$311.00
S-RW-DOR	HP-RW Replacement Door assembly with hardware	\$181.00
S-RW-DOR S-RW-SPR	HP-RW Replacement Spring	\$49.00
5 KW 5FK	ти тот першестия эртів	Ţ+J100
Shipping Boxes		
S-SB-G00	G Series Shipping Box with foam inserts	\$39.00
S-SB-F00	F Series Shipping Box with foam inserts	\$39.00
S-SB-E00	E Series Shipping Box with foam inserts	\$39.00
	kits include wall mount)	
S-SK-GT-400	Replacement Ship Kit for GT-400	\$129.00
S-SK-HP-1K-E	Replacement Ship Kit for HP-1000-E	\$114.00
S-SK-HP-1-2K	Replacement Ship Kit for HP-1000/HP-2000	\$126.00
S-SK-HP-3-4K	Replacement Ship Kit for HP-3000/HP-4000	\$137.00
G Series Miscell	angous	
S-CP-BLUE		\$81.00
S-CP-GRAY	Replacement set (2) of side caps for G HandPunch - Blue Replacement set (2) of side caps for G HandPunch - Gray	\$81.00
	GT-400 Memory 4GB USB, formatted with the ext3 file system	
EM-G-USB S-SK-G-HDW	Replacement screws and bits only for GT-400 (10 Sets)	\$99.00 \$99.00
S-USB-HUB	GT-400 Four Port USB Mini Expansion Hub	\$149.00
2 002 1102	5. 155. Out For ODD Hill Expansion Flux	- 100
F Series Miscella	aneous	
S-CB-232-F3	RS-232 Cable 50'	\$32.00
E Series Miscell	aneous	
S-FP-E30	Finger Pin Set E6 plastic sleeves with screws	\$33.00
S-KP-E00	Indoor Keypad	\$44.00

Pricing/product description subject to change without notice.

LCD Assembly



S-PC-ELCD

\$155.00

Credentials and Readers Overview





Credentials

With the latest in smart card technology and traditional proximity technology, we have an option for every budget and business need.

Smart Credentials

Ideal for facilities with moderate to high security needs, aptiQ[™] smart cards put you in control by delivering smarter solutions. Through the use of either MIFARE® or MIFARE DESFire™ EVI technology, these credentials protect your most sensitive data by utilizing extra layers of security protection. Smart credentials can be used for many applications beyond access control including transit, cashless vending, and cafeteria point of sale.

Proximity Credentials

XceedID® proximity credentials are an excellent solution for facilities with less demanding security needs. Utilizing 125 kHz proximity technology, these credentials are a cost effective solution and are able to interface with many industry leading proximity readers.

Multi-Technology Credentials

aptiQ[™] multi-tectinology credentials are extremely flexible. Particularly useful during a transition from proximity technology to smart technology, these cards can be read by both proximity readers and smart readers. This allows your customers to economically migrate to the latest smart technology at their own pace.

aptiQmobile™ Credentials

aptiQmobile™ is a new way of delivering mobile credentials to your students' and employees' phones. Through the use of near field communication (NFC), a smartphone app works just like an ID card, providing more for your students and employees while enhancing the security of their credential. Easily assign credentials today using the access control software of one of our developer network partners or use our web-based portal. aptiQmobile™ offers a much higher level of security, based on encrypted smart card technology, featuring a 128 bit AES encrypted credential and utilizing patent-pending anti-playback technology.

For more information, visit aptiQmobile.com.

Readers

With our versatile multi-technology, smart and proximity reader options, we have a solution for any physical access control need. Our comprehensive, yet simple reader line-up is suitable for any new smart or proximity installation.

aptiQ™ Multi-Technology Readers

aptiQ[™] multi-technology readers are ideal for any new smart, proximity, or magnetic stripe installation—or as a cost effective way to migrate from existing magnetic stripe or proximity to smart technology.

- 125 kHz proximity and 13.56 MHz contactless smart card technology in one reader
- · Magnetic stripe option, reads track 2 default, tracks 1 and 3 configurable
- · Reads ISO 14443 A/B and 15693 credentials
- · Compatible with:
 - aptiQ[™] smart credentials using MIFARE® and MIFARE DESFire™ EV1
 - aptiQmobile™ credentials using NFC technology
 - Most popular proximity credentials including XceedID, Schlage, HID®, GE/Casi ProxLite®, AWID®, and LenelProx®
 - CSN of most existing 13.56 MHz credentials
 - Magnetic stripe
- · Wiegand interface (RS-485 available)
- FIPS 201-1 compliant
- Tri-state LED (red, green, amber) and audible status alert
- Standard color is black. Gray, brown and cream colors are available, longer lead times may apply.

aptiO[™] Smart Readers

The aptiQ™ smart mini-mullion reader is an excellent option for a smart-only installation.

- 13.56 MHz single frequency contactless smart card technology
- · Reads ISO 14443 A/B and 15693 credentials
- · Compatible with:
 - aptiO[™] smart credentials using MIFARE® and MIFARE DESFire™ EVI
 - aptiQmobile™ credentials using NFC technology
 - CSN of most existing 13.56 MHz credentials
- Wiegand interface
- FIPS 201-1 compliant
- Tri-state LED (red, green, amber) and audible status alert
- Standard color is black. Gray, brown and cream colors are available, longer lead times may apply.

XceedID Proximity Readers

This mini-mullion reader is a great solution for proximity-only facilities.

- 125 kHz single frequency proximity technology
- Compatible with:
 - Most popular proximity credentials including XceedID, Schlage, HID®, GE/Casi ProxLite®, AWID®, and LenelProx®
- Tri-state LED (red, green, amber) and audible status alert
- · Wiegand interface
- Standard color is black. Gray, brown, and cream colors are available, longer lead times may apply.

Allegion, the Allegion logo, and XceedID are trademarks of Allegion plc, its subsidiaries and/or affiliates in the United States and other countries. All other trademarks are the property of their respective owners.





Specify Programming Information

Part Number	Bit Format	Facility Code	Start N	lumber	Quantity	CardTrax [™] Number	Special Instructions
Internal							
	External						
Please submit orders to Readers.Credentials.Orders@allegion.com with purchase order.							

	Part number – Refer to pages 18-21
Programming Information	Bit Format – Example 26 bit; See bit format chart below. If you have questions, contact your sales representative.
	Facility code - See bit format chart below. If you have questions, contact your sales representative
	Start Number – Specify the internal and external start numbers. By default, the internal number matches the external number; please specify if this is not your desired option.
	No Programming – If you would like your smart cards blank, please make sure include NP in special instructions . If you would like your proximity cards blank, please make sure you include either 88i or initialized as they cannot be non programmed.
	Slot Punch – Punch mark guides are on all ISO cards. Clamshells are punched on the landscape profile. Please specify slot punch orientation.
	Custom Artwork – Please note any custom artwork requests, and contact Inside Sales at 855-248-0302 for further instruction.
	CardTrax - CardTrax format is a unique 40 bit format for smart cards and 35 bit format for prox cards. Cards will automatically be provided as "next in line" unless otherwise specified.

Available Bit Formats:

Bit formats	Facility Code Range	Number Range	Prox	Smart
26A (125kHz Standard)	0-255	0-65,535	Y	Υ
NEW! 26A PSK Format* Specify Config ID 00030000	0 - 255	0 - 65,535	Υ	N
32X	N/A	0-1,073,741,823	Υ	Υ
34N	0-255	0-65,535	Υ	Υ
34S	0-4,095	0-1,048,575	Υ	Υ
35X	0-4,095	0-1,048,575	Υ	Υ
35C	0-4,095	0-1,048,575	Υ	Υ
36X	0-4,095	0-2,097,151	Υ	Υ
37H	Not Applicable	0-34,359,738,367	Υ	Υ
37X	0-65,535	0-524,288	Υ	Υ
40X (13.56MHz Standard)	0-1,023	0-268,435,455	N	Υ
48X	0 – 1,048,575	0-1,048,575	N	Y

^{*}Compatible with HID's 26-A bit Indala brand proximity readers

Available Form Factors:

	Clamshell	ISO – Glossy White	Keyfob	Adhesive PVC Disk	Adhesive PVC Patch
Dimensions (HWT in inches)	3.37x2.125 x0.075	3.37x2.125x0.033	2x1.24x0.038	35 mm	3.37x2.125x0.075

aptiQmobile TM Ordering Instructions

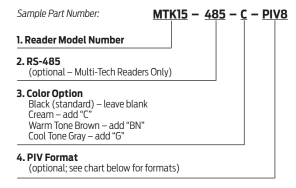
The ordering process and channels through which aptiQmobile TM is ordered are identical to physical cards. Be sure to include the customer name on the PO. Credential programming information is not needed on the PO.





How to Order:

Follow the steps below to build the full part number for the reader you wish to order. Use the sample below to determine how to write your part number on your PO.



1. Choose Your Reader Model

See page 28 for available models.

2. RS-485 Capability

aptiQ readers (multi-technology only) have been designed with an option to interface directly with controllers that utilize RS-485 protocol. RS-485 is a communication protocol that allows a two way communication between the reader and the panel, for example OSDP protocol.

To order readers with RS-485 capability, add **"-485"** after the reader model number. If you are using the standard Wiegand protocol, do not add a suffix (leave blank).

3. Reader Color Options

aptiQ and XceedID Readers are available in four color options. Add the appropriate suffix after the reader model number and RS-485 option (if applicable).

Black (standard) - do not add a color suffix, leave blank

Cream - add "C"

Warm Tone Brown – add "BN"

Cool Tone Gray - add "G"

If the RS-485 option is chosen, add the color suffix after "-485." If the RS-485 option is not chosen, add the color suffix after the reader part number (ex: MT11BN).

4. PIV Format

75-bit PIV is the default format for all aptiQ and XceedID readers. Other format requirements are determined by the access control system, agency requirements, and customer specifications. The other available formatting options are listed below. Add "PIV" and the format number after the reader model number, RS-485 option (if applicable), and color suffix (if applicable).

Format Number	Number Bit Information	
1	75-bit PIV	
2	58-bit TWIC/CAC	
3	200-bit FASC-N	
4	64-bit (BCD) TWIC/CAC	
5	83-bit TWIC/CAC	
6	66-bit (58-bit format +TSM) TWIC/CAC	
7	64-bit (58-bit format (no parity) + TSM) TWIC/CAC	
8	91-bit (83 bit format + TSM) TWIC/CAC	
9	40-bit BCD	
10	40-bit reversed BCD	
11	64-bit BCD	
12	64-bit reversed BCD	
13 128-bit BCD		
14	128-bit reversed BCD	
15 58-bit HSE		

If you need assistance in determining the PIV format for your facility, please contact your Allegion sales representative directly.

5. Special Instructions

Please specify any other special instructions directly on your PO.



aptiQ™ Smart Credentials

aptiQ™ Smart Cards using MIFARE DESFire™ EV1 Technology

- 13.56 MHz smart technology
- · Uses MIFARE DESFire EV1 Technology

 Meets ISO standa 	ard 14443A	(Minimum order is 100)
8420	aptiQ Smart Card 2K byte/16k bit Clamshell	\$6.60
8440*	aptiQ Smart Card 4K byte/32k bit Clamshell	\$7.40
8480*	aptiQ Smart Card 8K byte/64k bit Clamshell	\$9.05
8520	aptiQ Smart Card 2K byte/16k bit ISO Glossy White	\$7.05
8540	aptiQ Smart Card 4K byte/32k bit ISO Glossy White	\$7.90
8580	aptiQ Smart Card 8K byte/64k bit ISO Glossy White	\$9.55
8520M1	aptiQ Smart Card 2K byte/16k bit with Magnetic Stripe ISO Glossy White	\$7.75
8540M1	aptiQ Smart Card 4K byte/32k bit with Magnetic Stripe ISO Glossy White	\$8.55
8580M1*	aptiQ Smart Card 8K byte/64k bit with Magnetic Stripe ISO Glossy White	\$10.20
8620	aptiQ Smart Card 2K byte/16Kbit KEYFOB (minimum order of 50)	\$7.35
8640**	aptiQ Smart Card 4K byte/32Kbit KEYFOB (minimum order of 50)	\$8.20
8680**	aptiQ Smart Card 8K byte/64Kbit KEYFOB (minimum order of 50)	\$9.70
8720*	aptiQ Smart Card 2K byte/16k bit PVC Patch	\$6.50
8740*	aptiQ Smart Card 4K byte/32k bit PVC Patch	\$7.30
8780*	aptiQ Smart Card 8K byte/64k bit PVC Patch	\$8.90

Dual Technology: Proximity and aptiQ™ Smart Cards using MIFARF DESEire™ EVI

using MIFARE	DESFire™ EV1	(Minimum order is 100)
8920*	Proximity and aptiQ Smart Card Combo 2K byte/16k bit ISO Glossy White	\$10.40
8940*	Proximity and aptiQ Smart Card Combo 4K byte/32k bit ISO Glossy White	\$11.30
8980*	Proximity and aptiQ Smart Card Combo 8K byte/64k bit ISO Glossy White	\$13.10
8920M1*	Proximity and aptiQ Smart Card Combo 2K byte/16k bit with Magnetic Stripe ISO Glossy White	\$10.75
8940M1*	Proximity and aptiQ Smart Card Combo 4K byte/32k bit with Magnetic Stripe ISO Glossy White	\$11.70
8980M1*	Proximity and aptiQ Smart Card Combo 8K byte/64k bit with Magnetic Stripe ISO Glossy White	\$13.45

- * Lead Time: 4-6 weeks
- ** Lead Time: 6-8 weeks

If there is a specific card combination that you do not see listed in the price book, please contact your sales representative for information on special orders.



aptiQ™ Smart Credentials



\$8.50

\$10.15

aptiQ™ Smart Cards using MIFARE®

- 13.56MHz smart technology
- Uses MIFARE Technology

Meets ISO standard 14443A		(Minimum order is 100)
9420	aptiQ MIFARE Smart Card 2.5k bit Clamshell	\$4.00

9420	aptiQ MIFARE Smart Card 2.5k bit Clamshell \$4.00	
9451	aptiQ MIFARE Smart Card 1K byte/8k bit Clamshell	\$6.05
9520	apitQ MIFARE Smart Card 2.5k bit ISO Glossy White	\$4.85
9551	aptiQ MIFARE Smart Card 1K byte/8k bit ISO Glossy White	\$5.95
9558	aptiQ MIFARE Smart Card 4K byte/32k bit ISO Glossy White	\$8.40
9520M1	aptiO MIFARE Smart Card 2.5k bit with Magnetic Stripe ISO Glossy White	\$5.50
9551M1	aptiQ MIFARE Smart Card 1K byte/8k bit and Magnetic Stripe ISO Glossy White	\$6.60
9558M1	aptiQ MIFARE Smart Card 4K byte/32k bit and Magnetic Stripe ISO Glossy White	\$9.05
9651	aptiQ MIFARE Smart 1K bit Keyfob (minimum order is 50)	\$6.80
9751*	aptiQ MIFARE Smart Cards 1K byte/8k bit PVC Patch	\$6.20
9758*	aptiQ MIFARE Smart Cards 4K byte/32k bit PVC Patch	\$9.25
Dual-Techno	ology: Proximity and aptiQ™ Smart Cards using MIFARE	(Minimum order is 100)
9951*	Proximity and aptiQ smart card combo 1K byte/8k bit ISO Glossy White	\$8.15
9958*	Proximity and aptiO smart card combo 4K byte/32k bit ISO Glossy White	\$9.80

^{*} Lead Time: 4-6 weeks

9951M1*

9958M1*

iButton Keyfobs using MIFARE® Technology

IBF-151	Combo Keyfob, 13.56 MHz MIFARE (1K byte/8k bit) and iButton (minimum order is 50)	
IBWB-151	Combo Keyfob, 13.56 MHz MIFARE (1K byte/8k bit) without iButton (minimum order is 50)	\$8.70

Proximity and aptiQ smart card combo 1K byte/8k bit with Magnetic Stripe ISO Glossy White

Proximity and aptiQ smart card combo 4K byte/32k bit with Magnetic Stripe ISO Glossy White

aptiQmobile[™] Credentials

- Uses 13.56 MHz smart technology via near field communication (NFC)
- Compatible with NFC-enabled phones and iPhones with an aptiQmobile case (sold separately).

For a list of compatible phones, visit aptiQmobile.com

aptiOmobile[™] Compatible iPhone Cases

	•	
KIT420B*	aptiQmobile compatible iPhone 4 Case Black	\$130
KIT420W*	aptiQmobile compatible iPhone 4 Case White	\$130
KIT520B*	aptiQmobile compatible iPhone 5 Case Black	\$130
KIT520W*	aptiQmobile compatible iPhone 5 Case White	\$130

^{*}Standard discounts do not apply. Contact your sales representative for pricing.

If there is a specific card combination that you do not see listed in the price book, please contact your sales representative for information on special orders.



For a list of available bit formats, contact your sales representative.
 9100* aptiQmobile Virtual Credential
 \$6.99

^{*}Standard discounts do not apply. Contact your sales representative for pricing.



XceedID Proximity Credentials

Proximity Credentials

- 125kHz proximity technology
- · Compatible with most HID Proximity formats up to 37 bits

· Compatible with most HID readers		(Minimum order is 100)
7410	Proximity Card Clamshell	\$3.35
7510	Proximity Card ISO Glossy White	\$5.75
7510M1	Proximity and Magnetic Stripe Card ISO Glossy White	\$6.40
7610	Proximity Keyfob (minimum order is 50)	\$5.90
7710	Proximity Sticky Disk (35 mm Disk) (minimum order is 50)	\$5.40
IBF-110	Combo Keyfob, 125 kHz Proximity and iButton (minimum order is 50)	\$13.35
IRWR-110	Combo Keyfob 125 kHz Proximity without iButton (minimum order 50)	\$7.05

Proximity Credentials Comparison Guide			
XceedID Product Number	HID Product Number		
125kHz Proximity Cards			
7410	1326		
7510M1	1336/1536		
7610	1346		
7510	1386/1586		
7710	1391		

Please Note:

This chart offers comparable part numbers, these are not direct replacements. Please use this chart as a guide and reference the spec sheet for the part specified to determine compatibility.

Allegion, the Allegion logo, and XceedID are trademarks of Allegion plc, its subsidiaries and/or affiliates in the United States and other countries. All other trademarks are the property of their respective owners.

If there is a specific card combination that you do not see listed in the price book, please contact your sales representative for information on special orders.







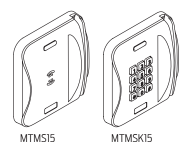




aptiQ Multi-Technology Readers

MTII	Multi-Technology Reader – Mullion Mount Dimensions: 5.91" x 1.72" x 0.81". Power required: 5-16 VDC	\$287
MT15	Multi-Technology Reader – Wall Mount Dimensions: 5.1" x 3.25" x 0.76". Power required: 5-16 VDC	\$287
MTK15	Multi-Technology Reader – Wall Mount with Keypad Dimensions: 5.1" x 3.25" x 0.76". Power required: 5-16 VDC	\$468

For RS-485 capability add -485 to part number.



aptiQ Multi-Technology Magnetic Stripe Readers

MTMS15	Multi-Technology Magnetic Stripe Reader – Wall Mount Dimensions: 4.43" x 5.17" x 1.15". Power required: 5-16 VDC	
MTMSK15	Multi-Technology Magnetic Stripe Reader – Wall Mount with Keypad Dimensions: 4.43" x 5.17" x 1.15". Power required: 5-16 VDC	\$702

For RS-485 capability add -485 to part number.



aptiQ Contactless Smart Card Readers

SM10	aptiQ Contactless Smart Card Reader – Mini-Mullion Mount	\$145
	Dimensions: 4.26" x 1.72" x 0.81". Power required: 5-16 VDC	



XceedID Proximity Readers

PR10	Proximity Reader – Mini-Mullion Mount	\$137
	Dimensions: 4.26" x 1.72" x 0.81". Power required: 5-16 VDC	





Reader Replacement Parts

23846462	Pigtail – 18 inch	\$36.40
23933104	Screw pack	\$10.40
21074009	Magnetic Stripe Read Head	\$104.00
23846355	Mini-Mullion Backplate	\$20.80
23846439	Single Gang Backplate	\$20.80
23846397	Mullion Backplate	\$20.80
24152654	Magnetic Stripe Backplate	\$41.60
CP-11	Cosmetic Backplate Cover – Mini Mullion /Mullion (6.70" x 2.50")	\$26.00
CP-15	Cosmetic Backplate Cover – Single Gang (5.65" x 3.85")	\$26.00
CP-21	Cosmetic Backplate Cover – Mid-Range (6.45" x 5.50")	\$26.00

Reader Covers

· Standard color for readers is black. Gray, brown and cream colors are available, longer lead times may apply.

Staridard cotor jo	readers is black. Gray, brown and cream colors are available, longer le	ia times may apply.
23846520	Mini-Mullion – Black	\$20.80
23846546	Mini-Mullion – Warm-Tone Brown	\$20.80
23846538	Mini-Mullion – Cool-Tone Gray	\$20.80
23920648	Mini-Mullion – Cream	\$20.80
23846553	Mullion – Black	\$20.80
23846579	Mullion – Warm-Tone Brown	\$20.80
23846561	Mullion – Cool-Tone Gray	\$20.80
23920655	Mullion – Cream	\$20.80
23846587	Single Gang – Black	\$20.80
23846603	Single Gang – Warm-Tone Brown	\$20.80
23846595	Single Gang – Cool-Tone Gray	\$20.80
23920598	Single Gang – Cream	\$20.80
23846611	Single Gang with Keypad – Black	\$20.80
23846637	Single Gang with Keypad – Warm-Tone Brown	\$20.80
23846629	Single Gang with Keypad – Cool-Tone Gray	\$20.80
23920606	Single Gang with Keypad – Cream	\$20.80
24064149	Magnetic Stripe – Black	\$41.60
24064156	Magnetic Stripe – Warm-Tone Brown	\$41.60
24064172	Magnetic Stripe – Cool-Tone Gray	\$41.60
24064164	Magnetic Stripe – Cream	\$41.60
24064198	Magnetic Stripe with Keypad – Black	\$41.60
24064206	Magnetic Stripe with Keypad – Warm-Tone Brown	\$41.60
24064222	Magnetic Stripe with Keypad – Gray	\$41.60
24064214	Magnetic Stripe with Keypad – Cream	\$41.60

Enrollment Readers

SUSB89	USB MIFARE/EV1/PIV Enrollment Reader	\$ 432.00
SSRL89	Serial MIFARE/EV1/PIV Enrollment Reader	\$ 432.00



About Allegion

Allegion (NYSE: ALLE) creates peace of mind by pioneering safety and security. As a \$2 billion provider of security solutions for homes and businesses, Allegion employs more than 7,800 people and sells products in more than 120 countries across the world. Allegion comprises 23 global brands, including strategic brands CISA® Interflex®, LCN®, Schlage® and Von Duprin®.

For more, visit www.allegion.com

aptiQ ■ LCN ■ SCHLAGE ■ STEELCRAFT ■ VON DUPRIN

