



GLYNN-JOHNSON®

Price book 4

Effective February 5, 2018



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

Administrative Offices

Allegion Administrative Office
1076 Lakeshore Road East
Mississauga, ON L5E 1E4

Placing orders

You can place orders with Allegion via the fax number or email listed below:

Fax#: 1-800-209-4734

Email: Canada.Orders.Service@allegion.com

Customer Care

Our Customer Care Representatives are available for questions or assistance.

You can reach them at **800-900-4734**

Prices subject to change without notice.

Customer Service Telephone and Fax Numbers..... 2
 Finish List..... see below
 Terms and Conditions 4 - 7

PRODUCTS

Overhead Holders & Stops

Function & Option Guide 8
 How to Order 8
 70/79 Series Surface..... 9
 81 Series Surface..... 10
 90 Series Surface 11
 100 Series Concealed..... 12
 410 Series Concealed..... 13
 450 Series Surface 14
 510 Series Concealed 15
 550 Series Surface 15
 280 Series (Sensaguard)..... 16

Push/Pull (Hospital) Latches

Please see Schlage price book for latest pricing

PARTS

Parts for 70 and 79 Series Overhead Holders & Stops..... 17-20
 Parts for 80/81 Series Overhead Holders & Stops..... 20-21
 Parts for 90 Series Overhead Holders & Stops..... 22-23
 Parts for 100 Series Overhead Holders & Stops..... 24-25
 Parts for 410/450 Series Overhead Holders & Stops 26-28
 Parts for 280 Sensaguard Overhead Holder 28

Warranty..... 31

Finish List (Nearest US and BHMA Equivalents)

U.S. #	BHMA #	Description
US3	605	Brass, Bright
US4	606	Brass, Satin
US10	612	Bronze, Satin
US10B	613	Bronze, Dark Oxidized Satin, Oil Rubbed
US26	625	Chromium Plated, Bright
US26D	626	Chromium Plated, Satin
US28	628	Aluminum, Clear Anodized, Satin
US32	629	Stainless Steel, Bright
US32D	630	Stainless Steel, Satin
313AN	710	Aluminum, Dark Bronze Anodized

Glynn-Johnson Finish #

Glynn-Johnson Finish #	BHMA #	The following are powder-coat painted finishes:
SP10	691	Bronze
SP4	706	Brass
SP28	689	Aluminum
SPBLK	622	Black
SP313	695	Dark Bronze
652	652	Chrome-Like Coating on Steel

Markings Cartons: Markings (e.g., door locations, stock reference numbers) on individual product cartons can be provided with no charge.

Allegion Canada Inc. 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 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 any reason.

2. ORDERS.

a. Order Processing. When Customer wishes to place an order for Deliverables, 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, part number and pricing (v) include, if applicable, any special factory instructions, and requested specifications regarding 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 of \$250.00, Company may, at its sole discretion, (i) apply a minimum order charge; (ii) reject the order, or (iii) waive the requirement, provided that the waiver of a requirement for one order shall not constitute a waiver of the requirement for any future orders.

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. 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 shipment date; (ii) Orders for stocked (core items) cannot be changed; (iii) Changes to non-stocked product orders will be allowed only in instances where the material has not yet been scheduled into production and/or assembly has begun. Any handling charge resulting from an authorized change order will be billed to the Customer; (iv) If Customer cancels an order or portion of an order that includes deliverables that have been manufactured and prepped for shipping, a 50% restocking fee will apply; and (v) 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 and will be subject to a cancellation charge of 100% of the acknowledged price.

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. Taxes. Prices do not include any present or future federal, provincial, 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 and such taxes or other charges are the responsibility of Customer.

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. 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 charges.

4. QUOTATIONS.

a. Project Quotations. Project or new construction quotes are restricted to the specific project quoted for the quantities 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 stocking of the Customer's shelves. Deliverables purchased under Stock Quotations can 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. Deliverables purchased under a Quote shall only be for resale in Canada, unless otherwise approved in writing by Company.

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. Deliverables purchased under a Quote as referenced in Section 4 of this Agreement or by a non-standard pricing program approved by Company in writing may only be resold by Customer in Canada, unless otherwise stated in writing by Company. Customer may implement an MSRP or resale pricing program at any time. Failure to comply with such programs will be considered a material breach of this Agreement, and will entitle Company to immediately terminate this Agreement and/or Customer's ability to distribute Company's products or benefit from other pricing, discounts, rebates or other programs offered by Company. 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 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 aforementioned End-User, installer and/or 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 from the date of delivery of receipt of material and provides Company written evidence reasonably documenting that nonconformance. Inspection of Deliverables at Company's facility is not permitted.

b. Delivery. 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 Canada, all Deliverables will be sold "Uniform Commercial Code, FOB MISSISSAUGA or FOB EDMONTON, Company's Distribution centre"; title and risk of loss will pass to Customer upon delivery to the carrier at Company's Distribution centre, 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 as well as to perfect any security interest pursuant to Section 5 herein.

11. SHIPPING & SHIPPING PROGRAMS.

a. Freight Charges. Company will ship all Deliverables in accordance with Company's freight shipment guidelines or Customer programs provided by Company. b. 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.

12. CLAIMS. All claims must be submitted in writing to Company as follows: (i) All claims for prices must be submitted within thirty-five (35) days from date of invoice; (ii) All claims regarding Deliverable quantity or incorrect orders must be submitted within ten (10) days from delivery of the order; (iii) All claims for damage to Deliverables (while in the care, custody, and control of Company) must be submitted within thirty-five (35) days from the date of invoice; (iv) All claims for loss or damage to Deliverables while in the care, custody,

Prices subject to change without notice.

and/or control of a carrier will be the responsibility of Customer, unless otherwise agreed by the parties.

13. PRODUCT CHANGES. Company's policy is one of ongoing update and revision, 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 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 25% of the net material on the original invoice for stocked product and 50% of the net material on the original invoice for non-stocked product; 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.

15. 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. Proprietary Information and Advice. (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. Return. Upon the termination or expiration of 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.

16. 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, any use of Company's trademarks or names will be immediately discontinued.

17. 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 WRITTEN NOTICE OF THE DEFECT OR NONCONFORMANCE IS PROVIDED BY CUSTOMER WITHIN 30 DAYS 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 (I) 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.

18. LIMITATION OF REMEDIES.

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 REPERFORMANCE 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 (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 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 COMPONENT THEREOF, DELIVERED OR RENDERED HEREUNDER OR OTHERWISE.

19. 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, 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 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.** 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, such limitation shall not be applied or invoked. Nothing in this Agreement will be interpreted to disclaim

Prices subject to change without notice.

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.

20. CERTIFICATIONS.

Certification of Deliverables for compliance with UL, cUL 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.

21. 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.

22. CONSUMER PRODUCTS

WITH RESPECT TO "CONSUMER PRODUCTS", THE FOLLOWING STATEMENTS ARE MADE. (A) SOME PROVINCES MAY NOT ALLOW LIMITATIONS ON HOW LONG AN IMPLIED WARRANTY LASTS, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU; (B) IF ANY IMPLIED WARRANTY IS PROVIDED UNDER THE APPLICABLE PROVINCIAL LAW, IT IS LIMITED TO THE DURATION OF THE WARRANTY PROVIDED IN SECTION 17 ABOVE. (C) SOME PROVINCES MAY 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 DEPENDING ON THE PROVINCE.

23. 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.

24. 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.

25. 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.

26. 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; or (viii) Customer breaches any provision of 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 26 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.

27. 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.

28. 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 Province of Ontario and not by the provisions of the 1980 United Nations Convention on the International Sale of Goods. 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.

29. 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 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.

30. 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.

31. 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.

32. COMPLIANCE WITH APPLICABLE LAWS.

a. General. Company and Customer will comply with all applicable provincial laws, regulations, codes, ordinances and orders that pertain to the Deliverables. 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 this Agreement immediately, with no opportunity to cure, in accordance with Section 26 of this Agreement. f. Notwithstanding the foregoing provisions of this Section 32, (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 Canadian 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 Canadian 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

Prices subject to change without notice.

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 hereunder. Ethical Business Conduct. Customer shall adopt and comply with Company's Business Partner Code of Conduct which is EXPRESSLY INCORPORATED HEREIN BY REFERENCE.

33. 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.

34. 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.

35. 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.

36. 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.

37. 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.

38. 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.

39. 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.

DEFINITIONS.

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 Allegion program agreements or other 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 Canada are authorized or required by Law to be closed for business.

"Company" means Allegion Canada Inc. (also referred to herein as "Allegion" or any subsidiary or affiliate thereof. Allegion Canada Inc. 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 bidding 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 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 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 utility models). "Person" means a person or entity.

"Price 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.

Function & Option Guide Series 70, 79, 81, 90, 100, 410, 450, 510 & 550

Designation	Description	Available on these series								
		70	79	81	90	100	410	450	510	550
Holder & Stop Functions										
<i>H</i> suffix	HOLD OPEN & STOP – The hold open function may be turned on or off on all models except the 410's and 450's. The tension on the hold open is adjustable so that one can adjust the amount of force required to pull the door out of hold open on all except the 81 Series. All holders include the STOP function.	✓	✓	✓	✓	✓	✓	✓	✓	✓
<i>F</i> suffix	FRICTION HOLD OPEN – Multi-point hold open mechanism. Tension on hold open is adjustable.				✓	✓	✓	✓	✓	✓
<i>HP</i> suffix	INTERNAL HOLD OPEN & STOP – The hold open mechanism is contained completely within the channel. The hold open is automatic and is not field selectable or adjustable.					✓				
Stop Only Functions										
<i>S</i> suffix	STOP-ONLY – A shock-absorbing spring stops the door.	✓	✓	✓	✓	✓	✓	✓	✓	✓
<i>SE</i> suffix	STOP-ONLY with Single Point Hold-Open ELECTRONIC Closer – The shock-absorbing spring ground in the standard Stop-Only holders is replaced by an adjustable fixed stop block.				✓	✓	✓	✓		
Options										
<i>ADJ</i> suffix	ADJUSTABLE JAMB BRACKET – This option provides for manual setting of the degree of opening, from 85 to 110 degrees. The standard jamb bracket is replaced by a 12" track.					✓				
<i>CJ</i> suffix	CLOSER JAMB BRACKET – For use with LCN 5030 Closers. Specify Handing (LH or RH).					✓				
<i>J</i> suffix	ANGLE JAMB BRACKET – An angle jamb bracket is provided to convert standard unit to hinge side or flush transom mounting.	✓	✓	✓	✓			✓	✓	✓

Door Thickness

Surface Overheads are furnished for standard 1-3/4" thick doors.
For doors over 1-3/4" up to 2-1/4", please specify when ordering - no additional charge.
Other thicknesses available, please specify when ordering - additional charge.

Overhead Holders and Stops – How to Order

Example:

70 2 H - US26D - J

Overhead series (70, 79, 81, 90, 100, 410, 450)

Size (1, 2, 3, 4, 5, or 6)*

Function (H, F, HP, S or SE) For description of functions, refer to chart above.*

Finish (US3, US4, US10, US10B, US26, US26D, US32, US32D, 652, SP4, SP10, SP28, SP313, SPBLK)

Option (ADJ, CJ, J, SHIM, SNB, SOC)*

*Please refer to individual Overhead Series price book pages for availability of finish, size, function and options.

Prices subject to change without notice.

**70 Series Heavy-Duty
79 Series Extra Heavy-Duty
Surface Overhead Holders & Stops**



Item*	Description	US10, US26D	US3, US4, US10B, US26	SP28, SP4, SP10, SP313, SPBLK
702H	70 Series, Size 2, Hold-Open	\$229	\$245	\$217
703H	70 Series, Size 3, Hold-Open	229	245	217
704H	70 Series, Size 4, Hold-Open	229	245	217
705H	70 Series, Size 5, Hold-Open	229	245	217
706H	70 Series, Size 6, Hold-Open	229	245	217
702S	70 Series, Size 2, Stop-Only	229	245	217
703S	70 Series, Size 3, Stop-Only	229	245	217
704S	70 Series, Size 4, Stop-Only	229	245	217
705S	70 Series, Size 5, Stop-Only	229	245	217
706S	70 Series, Size 6, Stop-Only	229	245	217
792H	79 Series, Size 2, Hold-Open	587	593	437
793H	79 Series, Size 3, Hold-Open	587	593	437
794H	79 Series, Size 4, Hold-Open	587	593	437
795H	79 Series, Size 5, Hold-Open	587	593	437
796H	79 Series, Size 6, Hold-Open	587	593	437
792S	79 Series, Size 2, Stop-Only	587	593	437
793S	79 Series, Size 3, Stop-Only	587	593	437
794S	79 Series, Size 4, Stop-Only	587	593	437
795S	79 Series, Size 5, Stop-Only	587	593	437
796S	79 Series, Size 6, Stop-Only	587	593	437

* For help in determining the size, please see chart below.

Options and Accessories

Item	Description	US32D	US10, US26D	List Add US3, US4, US10B, US26	SP28, SP4, SP10, SP313, SPBLK
J suffix (70 series)*	Angle Jamb Bracket	-	\$54	\$54	\$54
J suffix (79 series)*	Angle Jamb Bracket	-	122	122	122
SNB-1 suffix (70)	Sex bolt (set) --- Doors up to 2" thick	-	33	33	33
SNB-2 suffix (70)	Sex bolt (set) --- Doors up to 3" thick	-	41	41	41
SNB-1 suffix (79)	Sex bolt (set) --- Doors up to 2" thick	-	66	66	66
SNB-2 suffix (79)	Sex bolt (set) --- Doors up to 3" thick	-	76	76	76
SOC suffix (70)	Pin-in-Socket Security Screws	\$32	-	-	-
SOC suffix (79)	Pin-in-Socket Security Screws	29	-	-	-
AJK 70*	70 Series Angle Jamb Bracket Kit	-	75	75	75
AJK 79*	79 Series Angle Jamb Bracket Kit	-	167	167	167
For Door thicknesses Over 3"		-	87	87	87

* Note: Angle Jamb Brackets affix to Standard Jamb Brackets to allow for flush transom.
Conversion Kits are sold separately in the Parts Price List.

Optional Finishes – RAL Powder-Coat Finish (For information on available colors, consult factory)

Item	Description	List Add
1 - 10 Units	List Add to Stainless Steel (US32D) price	\$95
11 - 25 Units	List Add to Stainless Steel (US32D) price	66
26 or more Units	List Add to Stainless Steel (US32D) price	47

70 & 79 Series Sizing Chart – This chart illustrates the most common types of hinging & door opening sizes. For unusual door or hinge details, consult Glynn-Johnson's Technical Support.

Opening size with doors hung with: Series & Size	Butts / Offset Pivots	Center Pivots
702 & 792	23-1/16" -27"	27-1/16" -33"
703 & 793	27-1/16" -33"	33-1/16" -39"
704 & 794	33-1/16" -39"	39-1/16" -45"
705 & 795	39-1/16" -45"	45-1/16" -51"
706 & 796	45-1/16" -54"	51-1/16" -59"

Prices subject to change without notice.

81 Series Heavy-Duty Surface Overhead Holders & Stops

(Formerly 80 Series)



Item*	Description	US32D	US4, US10, US10B	US3, US32	652
813H	81 Series, Size 3, Hold-Open	\$319	\$364	\$380	\$272
814H	81 Series, Size 4, Hold-Open	319	364	380	272
815H	81 Series, Size 5, Hold-Open	319	364	380	272
816H	81 Series, Size 6, Hold-Open	319	364	380	272
813S	81 Series, Size 3, Stop-Only	279	320	337	234
814S	81 Series, Size 4, Stop-Only	279	320	337	234
815S	81 Series, Size 5, Stop-Only	279	320	337	234
816S	81 Series, Size 6, Stop-Only	279	320	337	234

* For help in determining size, please see chart below.

Options and Accessories

Item*	Description	List Add All Finishes
J suffix	Angle Jamb Bracket	\$44
SHIM-1 suffix	1/4" Shim for Blade Stop Mounting	23
SHIM-2 suffix	1/2" Shim for Blade Stop Mounting	30
SHIM-3 suffix	3/4" Shim for Blade Stop Mounting	46
SOC suffix	Pin-in-Socket Security Screws	25
AJK 81*	Angle Jamb Bracket Kit	59
SHK 81-1	1/4" Shim Kit for Blade Stop Mounting	23
SHK 81-2	1/2" Shim Kit for Blade Stop Mounting	30
SHK 81-3	3/4" Shim Kit for Blade Stop Mounting	46
	For Door Thickness over 2 1/4"	81

* Note: Angle Jamb Brackets affix to Standard Jamb Brackets to allow for flush transom or hinge side mounting (stop-only models). Conversion Kits are sold separately in the Parts Price List.

81 Series Sizing Chart – This chart illustrates the most common types of hinging & door opening sizes. For unusual door or hinge details, consult Glynn-Johnson's Technical Support.

Opening size with doors hung with: Series & Size	Butts / Offset Pivots	Center Pivots
813	27-1/16"-33"	33-1/16"-39"
814	33-1/16"-39"	39-1/16"-45"
815	39-1/16"-45"	45-1/16"-51"
816	45-1/16"-54"	51-1/16"-59"

Prices subject to change without notice.

90 Series Heavy-Duty Surface Overhead Holders & Stops



**SP28,
SP4,
SP10,
SP313,
SPBLK**

Item*	Description	US32D	US4, US10	US3, US32	US10B	652	
902H	90 Series, Size 2, Hold-Open	\$315	\$333	\$365	\$352	\$232	\$195
903H	90 Series, Size 3, Hold-Open	315	333	365	352	232	195
904H	90 Series, Size 4, Hold-Open	315	333	365	352	232	195
905H	90 Series, Size 5, Hold-Open	315	333	365	352	232	195
906H	90 Series, Size 6, Hold-Open	315	333	365	352	232	195
902S	90 Series, Size 2, Stop-Only	315	333	365	352	232	195
903S	90 Series, Size 3, Stop-Only	315	333	365	352	232	195
904S	90 Series, Size 4, Stop-Only	315	333	365	352	232	195
905S	90 Series, Size 5, Stop-Only	315	333	365	352	232	195
906S	90 Series, Size 6, Stop-Only	315	333	365	352	232	195
902F	90 Series, Size 2, Friction Hold-Open	315	333	365	352	232	195
903F	90 Series, Size 3, Friction Hold-Open	315	333	365	352	232	195
904F	90 Series, Size 4, Friction Hold-Open	315	333	365	352	232	195
905F	90 Series, Size 5, Friction Hold-Open	315	333	365	352	232	195
906F	90 Series, Size 6, Friction Hold-Open	315	333	365	352	232	195

* For help in determining size, please see chart below.

Options and Accessories

Item*	Description	List Add All Finishes
SE suffix	Stop-Only function for use with Single Point Hold-Open Electronic Closers	\$45
J suffix*	Angle Jamb Bracket	44
SHIM-1 suffix	1/4" Shim for Blade Stop Mounting	28
SHIM-2 suffix	1/2" Shim for Blade Stop Mounting	37
SHIM-3 suffix	3/4" Shim for Blade Stop Mounting	57
SOC suffix	Pin-in-Socket Security Screws	25
AJK90*	Angle Jamb Bracket Kit	59
SHK 90-1	1/4" Shim Kit for Blade Stop Mounting	28
SHK 90-2	1/2" Shim Kit for Blade Stop Mounting	37
SHK 90-3	3/4" Shim Kit for Blade Stop Mounting	57
For Door thickness over 2 1/4"		85

* Note: Angle Jamb Brackets affix to Standard Jamb Brackets to allow for flush transom or hinge side mounting.

Conversion Kits are sold separately in the Parts Price List.

Optional Finishes – RAL Powder-Coat Finish (For information on available colors, consult factory)

Item	Description	List Add
1 - 10 Units	List Add to Stainless Steel (US32D) price	\$95
11 - 25 Units	List Add to Stainless Steel (US32D) price	66
26 or more Units	List Add to Stainless Steel (US32D) price	47

90 Series Sizing Chart – This chart illustrates the most common types of hinging & door opening sizes. For unusual door or hinge details, consult Glynn-Johnson's Technical Support.

Opening size with doors hung with: Series & Size	Butts / Offset Pivots	Center Pivots
902	23-1/16"-27"	27-1/16"-33"
903	27-1/16"-33"	33-1/16"-39"
904	33-1/16"-39"	39-1/16"-45"
905	39-1/16"-45"	45-1/16"-51"
906	45-1/16"-54"	51-1/16"-59"

Prices subject to change without notice.

100 Series Heavy-Duty Concealed Overhead Holders & Stops



SP28,
SP4,
SP10,
SP313,
SPBLK

Item*	Description	US32D	US10	US4, US10B	US3, US32	SP28, SP4, SP10, SP313, SPBLK
101H, 102H	100 Series, Size 1 or 2, Hold-Open	\$305	\$318	\$321	\$340	\$303
103H, 104H	100 Series, Size 3 or 4, Hold-Open	305	318	321	340	303
105H, 106H	100 Series, Size 5 or 6, Hold-Open	305	318	321	340	303
101S, 102S	100 Series, Size 1 or 2, Stop-Only	305	318	321	340	303
103S, 104S	100 Series, Size 3 or 4, Stop-Only	305	318	321	340	303
105S, 106S	100 Series, Size 5 or 6, Stop-Only	305	318	321	340	303
101F, 102F	100 Series, Size 1 or 2, Friction Hold-Open	305	318	321	340	303
103F, 104F	100 Series, Size 3 or 4, Friction Hold-Open	305	318	321	340	303
105F, 106F	100 Series, Size 5 or 6, Friction Hold-Open	305	318	321	340	303
101HP, 102HP	100 Series, Size 1 or 2, Internal Hold-Open	305	318	321	340	303
103HP, 104HP	100 Series, Size 3 or 4, Internal Hold-Open	305	318	321	340	303
105HP, 106HP	100 Series, Size 5 or 6, Internal Hold-Open	305	318	321	340	303

* For help in determining size, please see chart below.

Options and Accessories

Item	Description	US32D	US10	US4, US10B	US3, US32	SP28, SP4, SP10, SP313, SPBLK
SE suffix	Stop-Only function for use with Single Point Hold-Open Electronic Closers.	\$26	\$26	\$26	\$26	\$26
ADJ suffix	Adjustable Jamb Bracket Available on models 103-106 (Allows for field adjustment of Hold-Open 85-110 degrees)	61	61	61	61	61
CJ suffix	Special Jamb Bracket for use with LCN 5030 Closers. Specify Handing.	49	49	49	49	49
SOC suffix	Pin-in-Socket Security Screws	11	11	11	11	11
SOC suffix (ADJ)	Pin-in-Socket Security Screws	11	11	11	11	11

Conversion Kits sold separately See Parts section.

Optional Finishes – RAL Powder-Coat Finish (For information on available colors, consult factory).

Item	Description	List Add
1 - 10 Units	List Add to Stainless Steel (US32D) price	\$95
11 - 25 Units	List Add to Stainless Steel (US32D) price	66
26 or more Units	List Add to Stainless Steel (US32D) price	47

100 Series Sizing Chart – This chart illustrates the most common types of hinging & door opening sizes. For unusual door or hinge details, consult Glynn-Johnson's Technical Support.

Opening size with doors hung with: Series & Size	Butts / Offset Pivots	Center Pivots
101	18"-23"	Not Available
102	23-1/16"-27"	Not Available
103	27-1/16"-33"	33-1/16"-39"
104	33-1/16"-39"	39-1/16"-45"
105	39-1/16"-45"	45-1/16"-51"
106	45-1/16"-54"	51-1/16"-59"

Prices subject to change without notice.

410 Series Medium-Duty Concealed Overhead Holders & Stops



**SP28,
SP4,
SP10,
SP313,
SPBLK**

Item*	Description	US32D	US4, US10	US3, US32	US10B	652	SP28, SP4, SP10, SP313, SPBLK
411H	410 Series, Size 1, Hold-Open	\$113	\$125	\$134	\$126	\$96	\$87
412H	410 Series, Size 2, Hold-Open	113	125	134	126	96	87
413H	410 Series, Size 3, Hold-Open	113	125	134	126	96	87
414H	410 Series, Size 4, Hold-Open	113	125	134	126	96	87
415H	410 Series, Size 5, Hold-Open	113	125	134	126	96	87
411S	410 Series, Size 1, Stop-Only	113	125	134	126	96	87
412S	410 Series, Size 2, Stop-Only	113	125	134	126	96	87
413S	410 Series, Size 3, Stop-Only	113	125	134	126	96	87
414S	410 Series, Size 4, Stop-Only	113	125	134	126	96	87
415S	410 Series, Size 5, Stop-Only	113	125	134	126	96	87
411F	410 Series, Size 1, Friction Hold-Open	113	125	134	126	96	87
412F	410 Series, Size 2, Friction Hold-Open	113	125	134	126	96	87
413F	410 Series, Size 3, Friction Hold-Open	113	125	134	126	96	87
414F	410 Series, Size 4, Friction Hold-Open	113	125	134	126	96	87
415F	410 Series, Size 5, Friction Hold-Open	113	125	134	126	96	87

* For help in determining size, please see chart below.

Options and Accessories

Item	Description	List Add All Finishes
SE suffix	Stop-Only function for use with Single Point Hold-Open Electronic Closers	\$22
SOC suffix	Pin-in-Socket Security Screws	17

Conversion Kits sold separately See Parts section.

Optional Finishes – RAL Powder-Coat Finish (For information on available colors, consult factory)

Item	Description	List Add
1 - 10 Units	List Add to Stainless Steel (US32D) price	\$95
11 - 25 Units	List Add to Stainless Steel (US32D) price	\$66
26 or more Units	List Add to Stainless Steel (US32D) price	\$47

410 Series Sizing Chart – This chart illustrates the most common types of hinging & door opening sizes. For unusual door or hinge details, consult Glynn-Johnson's Technical Support.

Series & Size	Butts / Offset Pivots	Center Pivots
411	18"-23"	Not Available
412	23-1/16"-27"	Not Available
413	27-1/16"-33"	33-1/16"-39"
414	33-1/16"-39"	39-1/16"-45"
415	39-1/16"-45"	45-1/16"-51"

Prices subject to change without notice.

450 Series Medium-Duty Surface Overhead Holders & Stops



SP28,
SP4,
SP10,
SP313,
SPBLK

Item*	Description	US32D	US4, US10	US3, US32	US10B	652	SP28, SP4, SP10, SP313, SPBLK
451H	450 Series, Size 1, Hold-Open	140	150	170	154	107	92
452H	450 Series, Size 2, Hold-Open	140	150	170	154	107	92
453H	450 Series, Size 3, Hold-Open	140	150	170	154	107	92
454H	450 Series, Size 4, Hold-Open	140	150	170	154	107	92
455H	450 Series, Size 5, Hold-Open	140	150	170	154	107	92
451S	450 Series, Size 1, Stop-Only	140	150	170	154	107	92
452S	450 Series, Size 2, Stop-Only	140	150	170	154	107	92
453S	450 Series, Size 3, Stop-Only	140	150	170	154	107	92
454S	450 Series, Size 4, Stop-Only	140	150	170	154	107	92
455S	450 Series, Size 5, Stop-Only	140	150	170	154	107	92
451F	450 Series, Size 1, Friction Hold-Open	140	150	170	154	107	92
452F	450 Series, Size 2, Friction Hold-Open	140	150	170	154	107	92
453F	450 Series, Size 3, Friction Hold-Open	140	150	170	154	107	92
454F	450 Series, Size 4, Friction Hold-Open	140	150	170	154	107	92
455F	450 Series, Size 5, Friction Hold-Open	140	150	170	154	107	92

* For help in determining size, please see chart below.

Options and Accessories

Item	Description	List Add All Finishes
SE suffix	Stop-Only function for use with Single Point Hold-Open Electronic Closers	\$22
J suffix*	Angle Jamb Bracket	38
SHIM-1 suffix	3/16" Shim Kit for Blade Stop Mounting	17
SHIM-2 suffix	3/8" Shim Kit for Blade Stop Mounting	27
SHIM-3 suffix	9/16" Shim Kit for Blade Stop Mounting	35
SOC suffix	Pin-in-Socket Security Screws	25
1-3/8" Dr Thickness	Mounting Package for 1-3/8" Door	37
2-1/4" Dr Thickness	Mounting Package for up to 2-1/4" Door	22
For Door Thickness over 2 1/4"		87
AJK 450*	450 Series Angle Jamb Bracket Kit	53
SHK 450-1	3/16" Shim Kit for Blade Stop Mounting	17
SHK 450-2	3/8" Shim Kit for Blade Stop Mounting	27
SHK 450-3	9/16" Shim Kit for Blade Stop Mounting	35

* Note: Angle Jamb Brackets affix to Standard Jamb Brackets to allow for flush transom or hinge side mounting.

Conversion Kits sold separately See Parts section.

Optional Finishes – RAL Powder-Coat Finish (For information on available colors, consult factory)

Item	Description	List Add
1 - 10 Units	List Add to Stainless Steel (US32D) price	\$95
11 - 25 Units	List Add to Stainless Steel (US32D) price	66
26 or more Units	List Add to Stainless Steel (US32D) price	47

450 Series Sizing Chart – This chart illustrates the most common types of hinging & door opening sizes. For unusual door or hinge details, consult Glynn-Johnson's Technical Support.

Series & Size	Butts / Offset Pivots	Center Pivots
451	18"-23"	23-1/16"-27"
452	23-1/16"-27"	27-1/16"-33"
453	27-1/16"-33"	33-1/16"-39"
454	33-1/16"-39"	39-1/16"-45"
455	39-1/16"-45"	45-1/16"-51"

Prices subject to change without notice.

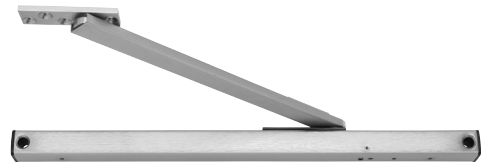
510 Series Heavy Duty Concealed Adjustable Overhead Holder & Stop

Item*	Description	Order Multiple	630 (US32D)	652 (US26D)
510S-H	510 Series, Adjustable Arm, Stop and Hold	1	\$305	\$221
		6	1,773	1,284

* One size works for door widths 24" - 48"

Accessories

Conversion Kits sold separately See Parts section.



550 Series Heavy Duty Surface Adjustable Overhead Holder & Stop

Item*	Description	Order Multiple	630 (US32D)	652 (US26D)
550S-H	550 Series, Adjustable Arm, Stop and Hold	1	\$315	\$232
		6	1,833	1,350

* One size works for door widths 24" - 48"

Accessories

Item*	Description	List Add All Finishes
AJK500*	Angle Jamb Bracket Kit	\$48
SHK 550-1	1/4" Shim Kit for Blade Stop Mounting	28
SHK 550-2	1/2" Shim Kit for Blade Stop Mounting	37
SHK 550-3	3/4" Shim Kit for Blade Stop Mounting	57

* Note Angel Jamb Brackets affix to Standard Jamb Brackets to allow for flush transom or hinge side mounting.
Conversion Kits sold separately See Parts section.

Prices subject to change without notice.

**280 Series Sensaguard
Stand Alone Holder/Release Smoke Detector**



Item	Description	US28	313AN
280	Sensaguard Stand Alone Holder/Release Smoke Detector • Battery Operated Hold-Open/Release • Built-in Smoke Detector • Non-Handed -- Mounts on Push or Pull Side of Door • Fits Doors 30" and Larger	\$967	\$1,004

Options

Item	Description	All Finishes
SOC suffix	Pin-in-Socket Security Screws	\$24

Not available for sale in Canada

Prices subject to change without notice.

HOW TO USE THIS PARTS PRICE LIST

To find a part number and its list price:

- First, **start with the product** where the part is used.
- Next, **scan the descriptions** shown below the product.
- Once you find the description, **determine the finish**, if applicable.
- From there, **note the part number** to use when ordering. If directed, refer to the HOW TO ORDER guide used to order most arm assemblies, channel assemblies, and handle assemblies.

If you are unable to find a part, or if you already know the part number but do not know where it is being used and you need its list price, please contact Glynn-Johnson Customer Service using the information provided on the inside front cover.

70 Series

Description	Finish	Part No.	List Price Each
70 Door Bracket & Pin	US3	OHPART.10001	\$74.00
70 Door Bracket & Pin	US4	OHPART.10002	74.00
70 Door Bracket & Pin	US10	OHPART.10003	61.00
70 Door Bracket & Pin	US10B	OHPART.10004	74.00
70 Door Bracket & Pin	US26	OHPART.10005	74.00
70 Door Bracket & Pin	US26D	OHPART.10006	54.00
70 Door Bracket & Pin	SP4	OHPART.10007	36.00
70 Door Bracket & Pin	SP10	OHPART.10008	36.00
70 Door Bracket & Pin	SP313	OHPART.10009	36.00
70 Door Bracket & Pin	SP28	OHPART.10010	36.00
70 Door Bracket & Pin	SPBLK	OHPART.10011	36.00
70 Jamb Bracket	US3	OHPART.10012	108.00
70 Jamb Bracket	US4	OHPART.10013	108.00
70 Jamb Bracket	US10	OHPART.10014	101.00
70 Jamb Bracket	US10B	OHPART.10015	108.00
70 Jamb Bracket	US26	OHPART.10016	108.00
70 Jamb Bracket	US26D	OHPART.10017	101.00
70 Jamb Bracket	SP4	OHPART.10018	96.00
70 Jamb Bracket	SP10	OHPART.10019	96.00
70 Jamb Bracket	SP313	OHPART.10020	96.00
70 Jamb Bracket	SP28	OHPART.10021	96.00
70 Jamb Bracket	SPBLK	OHPART.10022	96.00
70 Hook Assembly - Hold Open Conversion	US3	OHPART.10023	51.00
70 Hook Assembly - Hold Open Conversion	US4	OHPART.10024	51.00
70 Hook Assembly - Hold Open Conversion	US10	OHPART.10025	51.00
70 Hook Assembly - Hold Open Conversion	US10B	OHPART.10026	51.00
70 Hook Assembly - Hold Open Conversion	US26	OHPART.10027	51.00
70 Hook Assembly - Hold Open Conversion	US26D	OHPART.10028	51.00
70 Hook Assembly - Hold Open Conversion	SP4	OHPART.10029	51.00
70 Hook Assembly - Hold Open Conversion	SP10	OHPART.10030	51.00
70 Hook Assembly - Hold Open Conversion	SP313	OHPART.10031	51.00
70 Hook Assembly - Hold Open Conversion	SP28	OHPART.10032	51.00
70 Hook Assembly - Hold Open Conversion	SPBLK	OHPART.10033	51.00
70 Stop Washer - Stop Only Conversion	-	OHPART.10034	11.00
70 Shock Spring	-	OHPART.10035	9.00
70 Roll Pin (Pkg of 10)	-	OHPART.10036	9.00
70 Adjustment Nut (Pkg of 10)	-	OHPART.10037	11.00
70 Mounting Pkg	US3,US4,SP4	OHPART.10038	28.00
70 Mounting Pkg	US10,SP10	OHPART.10039	28.00
70 Mounting Pkg	US10B,SP313	OHPART.10040	28.00
70 Mounting Pkg	US26,US26D,SP28	OHPART.10041	28.00
70 Mounting Pkg	SPBLK	OHPART.10042	28.00
70 Security Mounting Pkg	-	OHPART.10043	32.00
70 Mounting Pkg - 2 1/4" Door	US3,US4,SP4	OHPART.10044	28.00
70 Mounting Pkg - 2 1/4" Door	US10,SP10	OHPART.10045	28.00
70 Mounting Pkg - 2 1/4" Door	US10B,SP313	OHPART.10046	28.00
70 Mounting Pkg - 2 1/4" Door	US26,US26D,SP28	OHPART.10047	28.00
70 Mounting Pkg - 2 1/4" Door	SPBLK	OHPART.10048	28.00
70/79/81/90 Angle Screw Pkg	US3,US4,SP4	OHPART.10049	11.00
70/79/81/90 Angle Screw Pkg	US10,SP10	OHPART.10050	11.00
70/79/81/90 Angle Screw Pkg	US10B,SP313	OHPART.10051	11.00
70/79/81/90 Angle Screw Pkg	US26,US26D,SP28	OHPART.10052	11.00
70/79/81/90 Angle Screw Pkg	SPBLK	OHPART.10053	11.00

Prices subject to change without notice.

70 Series (continued)

Description	Finish	Part No.	List Price Each
70 Sex Bolt Pkg, Up to 2" Door (Set of 3)	US3,US4	OHPART.10054	\$33.00
70 Sex Bolt Pkg, Up to 2" Door (Set of 3)	US10,SP10	OHPART.10055	33.00
70 Sex Bolt Pkg, Up to 2" Door (Set of 3)	US10B,SP313	OHPART.10056	33.00
70 Sex Bolt Pkg, Up to 2" Door (Set of 3)	US26,US26D	OHPART.10057	33.00
70 Sex Bolt Pkg, Up to 2" Door (Set of 3)	SP4	OHPART.10058	33.00
70 Sex Bolt Pkg, Up to 2" Door (Set of 3)	SP28	OHPART.10059	33.00
70 Sex Bolt Pkg, Up to 2" Door (Set of 3)	SPBLK	OHPART.10060	33.00
70 Sex Bolt Pkg, 2" to 3" Door (Set of 3)	US3,US4	OHPART.10061	42.00
70 Sex Bolt Pkg, 2" to 3" Door (Set of 3)	US10,SP10	OHPART.10062	42.00
70 Sex Bolt Pkg, 2" to 3" Door (Set of 3)	US10B,SP313	OHPART.10063	42.00
70 Sex Bolt Pkg, 2" to 3" Door (Set of 3)	US26,US26D	OHPART.10064	42.00
70 Sex Bolt Pkg, 2" to 3" Door (Set of 3)	SP4	OHPART.10065	42.00
70 Sex Bolt Pkg, 2" to 3" Door (Set of 3)	SP28	OHPART.10066	42.00
70 Sex Bolt Pkg, 2" to 3" Door (Set of 3)	SPBLK	OHPART.10067	42.00

79 Series

79 Door Bracket & Pin	US3	OHPART.10101	\$109.00
79 Door Bracket & Pin	US4	OHPART.10102	109.00
79 Door Bracket & Pin	US10	OHPART.10103	101.00
79 Door Bracket & Pin	US10B	OHPART.10104	109.00
79 Door Bracket & Pin	US26	OHPART.10105	109.00
79 Door Bracket & Pin	US26D	OHPART.10106	101.00
79 Door Bracket & Pin	SP4	OHPART.10107	62.00
79 Door Bracket & Pin	SP10	OHPART.10108	62.00
79 Door Bracket & Pin	SP313	OHPART.10109	62.00
79 Door Bracket & Pin	SP28	OHPART.10110	62.00
79 Door Bracket & Pin	SPBLK	OHPART.10111	62.00
79 Jamb Bracket	US3	OHPART.10112	336.00
79 Jamb Bracket	US4	OHPART.10113	336.00
79 Jamb Bracket	US10	OHPART.10114	251.00
79 Jamb Bracket	US10B	OHPART.10115	336.00
79 Jamb Bracket	US26	OHPART.10116	336.00
79 Jamb Bracket	US26D	OHPART.10117	251.00
79 Jamb Bracket	SP4	OHPART.10118	192.00
79 Jamb Bracket	SP10	OHPART.10119	192.00
79 Jamb Bracket	SP313	OHPART.10120	192.00
79 Jamb Bracket	SP28	OHPART.10121	192.00
79 Jamb Bracket	SPBLK	OHPART.10122	192.00
79 Hook Assembly - Hold Open Conversion	US3	OHPART.10123	89.00
79 Hook Assembly - Hold Open Conversion	US4	OHPART.10124	89.00
79 Hook Assembly - Hold Open Conversion	US10	OHPART.10125	89.00
79 Hook Assembly - Hold Open Conversion	US10B	OHPART.10126	89.00
79 Hook Assembly - Hold Open Conversion	US26	OHPART.10127	89.00
79 Hook Assembly - Hold Open Conversion	US26D	OHPART.10128	89.00
79 Hook Assembly - Hold Open Conversion	SP4	OHPART.10129	89.00
79 Hook Assembly - Hold Open Conversion	SP10	OHPART.10130	89.00
79 Hook Assembly - Hold Open Conversion	SP313	OHPART.10131	89.00
79 Hook Assembly - Hold Open Conversion	SP28	OHPART.10132	89.00
79 Hook Assembly - Hold Open Conversion	SPBLK	OHPART.10133	89.00

Prices subject to change without notice.

79 Series (continued)

Description	Finish	Part No.	List Price Each
79 Stop Washer - Stop Only Conversion	-	OHPART.10134	\$11.00
79 Shock Spring	-	OHPART.10135	11.00
79 Roll Pin (Pkg of 10)	-	OHPART.10136	11.00
79 Adjustment Nut (Pkg of 10)	-	OHPART.10137	22.00
79 Mounting Pkg	US3,US4,SP4	OHPART.10138	40.00
79 Mounting Pkg	US10,SP10	OHPART.10139	40.00
79 Mounting Pkg	US10B,SP313	OHPART.10140	40.00
79 Mounting Pkg	US26,US26D,SP28	OHPART.10141	40.00
79 Mounting Pkg	SPBLK	OHPART.10142	40.00
79 Security Mounting Pkg	-	OHPART.10143	29.00
70/79/81/90 Angle Screw Pkg	US3,US4,SP4	OHPART.10049	11.00
70/79/81/90 Angle Screw Pkg	US10,SP10	OHPART.10050	11.00
70/79/81/90 Angle Screw Pkg	US10B,SP313	OHPART.10051	11.00
70/79/81/90 Angle Screw Pkg	US26,US26D,SP28	OHPART.10052	11.00
70/79/81/90 Angle Screw Pkg	SPBLK	OHPART.10053	11.00
79 Sex Bolt Pkg, Up to 2" Door (Set of 4)	US3,US4	OHPART.10144	66.00
79 Sex Bolt Pkg, Up to 2" Door (Set of 4)	US10,SP10	OHPART.10145	66.00
79 Sex Bolt Pkg, Up to 2" Door (Set of 4)	US10B,SP313	OHPART.10146	66.00
79 Sex Bolt Pkg, Up to 2" Door (Set of 4)	US26,US26D	OHPART.10147	66.00
79 Sex Bolt Pkg, Up to 2" Door (Set of 4)	SP4	OHPART.10148	66.00
79 Sex Bolt Pkg, Up to 2" Door (Set of 4)	SP28	OHPART.10149	66.00
79 Sex Bolt Pkg, Up to 2" Door (Set of 4)	SPBLK	OHPART.10150	66.00
79 Sex Bolt Pkg, 2" to 3" Door (Set of 4)	US3,US4	OHPART.10151	78.00
79 Sex Bolt Pkg, 2" to 3" Door (Set of 4)	US10,SP10	OHPART.10152	78.00
79 Sex Bolt Pkg, 2" to 3" Door (Set of 4)	US10B,SP313	OHPART.10153	78.00
79 Sex Bolt Pkg, 2" to 3" Door (Set of 4)	US26,US26D	OHPART.10154	78.00
79 Sex Bolt Pkg, 2" to 3" Door (Set of 4)	SP4	OHPART.10155	78.00
79 Sex Bolt Pkg, 2" to 3" Door (Set of 4)	SP28	OHPART.10156	78.00
79 Sex Bolt Pkg, 2" to 3" Door (Set of 4)	SPBLK	OHPART.10157	78.00

80 and 81 Series

80/81 Handle, Spring & Plunger Pkg	US3	OHPART.10201	\$74.00
80/81 Handle, Spring & Plunger Pkg	US4	OHPART.10202	67.00
80/81 Handle, Spring & Plunger Pkg	US10	OHPART.10203	67.00
80/81 Handle, Spring & Plunger Pkg	US10B	OHPART.10204	67.00
80/81 Handle, Spring & Plunger Pkg	US32	OHPART.10205	74.00
80/81 Handle, Spring & Plunger Pkg	US32D,652	OHPART.10206	62.00
80/81 Handle, Spring & Plunger Pkg	SP4	OHPART.10207	51.00
80/81 Handle, Spring & Plunger Pkg	SP10	OHPART.10208	51.00
80/81 Handle, Spring & Plunger Pkg	SP313	OHPART.10209	51.00
80/81 Handle, Spring & Plunger Pkg	SP28	OHPART.10210	51.00
80/81 Handle, Spring & Plunger Pkg	SPBLK	OHPART.10211	51.00
80/81 Handle	US3	OHPART.10212	67.00
80/81 Handle	US4	OHPART.10213	62.00
80/81 Handle	US10	OHPART.10214	62.00
80/81 Handle	US10B	OHPART.10215	62.00
80/81 Handle	US26	OHPART.10216	67.00
80/81 Handle	US26D,652	OHPART.10217	54.00
80/81 Handle	SP4	OHPART.10218	42.00
80/81 Handle	SP10	OHPART.10219	42.00
80/81 Handle	SP313	OHPART.10220	42.00
80/81 Handle	SP28	OHPART.10221	42.00
80/81 Handle	SPBLK	OHPART.10222	42.00

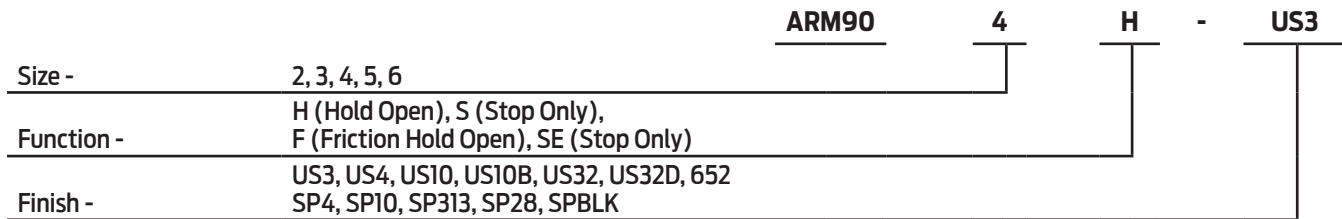
Prices subject to change without notice.

80 and 81 Series (continued)

Description	Finish	Part No.	List Price Each
80/81 Plunger	-	OHPART.10223	\$11.00
80/81 Plunger Spring	-	OHPART.10224	9.00
81 Channel	US3	OHPART.10244	75.00
81 Channel	US4	OHPART.10245	67.00
81 Channel	US10	OHPART.10246	67.00
81 Channel	US10B	OHPART.10247	67.00
81 Channel	US32	OHPART.10248	75.00
81 Channel	US32D	OHPART.10249	51.00
81 Channel	652	OHPART.10250	33.00
81/90 End Cap	-	OHPART.10256	22.00
81 Shock Spring	-	OHPART.10257	11.00
80 Mounting Pkg, 1 3/4" Door	US3,US4,SP4	OHPART.10226	35.00
80 Mounting Pkg, 1 3/4" Door	US10,SP10	OHPART.10227	35.00
80 Mounting Pkg, 1 3/4" Door	US10B,SP313	OHPART.10228	35.00
80 Mounting Pkg, 1 3/4" Door	US32,US32D,652,SP28	OHPART.10229	35.00
80 Mounting Pkg, 1 3/4" Door	SPBLK	OHPART.10230	35.00
80HD Mounting Pkg, 1 3/4" Door	US3,US4,SP4	OHPART.10231	53.00
80HD Mounting Pkg, 1 3/4" Door	US10,SP10	OHPART.10232	53.00
80HD Mounting Pkg, 1 3/4" Door	US10B,SP313	OHPART.10233	53.00
80HD Mounting Pkg, 1 3/4" Door	US32,US32D,652,SP28	OHPART.10234	53.00
80HD Mounting Pkg, 1 3/4" Door	SPBLK	OHPART.10235	53.00
81 Mounting Pkg, Up to 2 1/4" Door	US3,US4,SP4	OHPART.10236	35.00
81 Mounting Pkg, Up to 2 1/4" Door	US10,SP10	OHPART.10237	35.00
81 Mounting Pkg, Up to 2 1/4" Door	US10B,SP313	OHPART.10238	35.00
81 Mounting Pkg, Up to 2 1/4" Door	US32,US32D,652	OHPART.10239	35.00
81 Mounting Pkg, Up to 2 1/4" Door	SPBLK	OHPART.10240	35.00
80 Security Mounting Pkg, 1 3/4" Door	-	OHPART.10241	25.00
80HD Security Mounting Pkg, 1 3/4" Door	-	OHPART.10242	32.00
81 Security Mounting Pkg, Up to 2 1/4" Door	-	OHPART.10243	25.00
70/79/81/90 Angle Screw Pkg	US3,US4,SP4	OHPART.10049	11.00
70/79/81/90 Angle Screw Pkg	US10,SP10	OHPART.10050	11.00
70/79/81/90 Angle Screw Pkg	US10B,SP313	OHPART.10051	11.00
70/79/81/90 Angle Screw Pkg	US32,US32D,SP28	OHPART.10052	11.00
70/79/81/90 Angle Screw Pkg	SPBLK	OHPART.10053	11.00

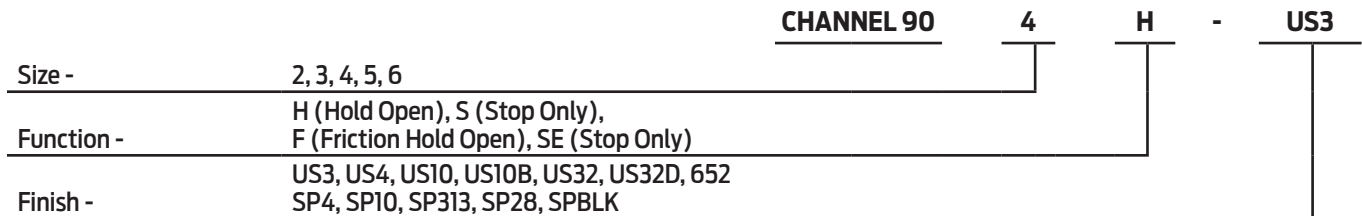
Prices subject to change without notice.

90 Series
How to Order Arm Assembly



Description	Finish	List Price Each
90 Arm Assembly	US3	\$240.00
90 Arm Assembly	US4	222.00
90 Arm Assembly	US10	222.00
90 Arm Assembly	US10B	234.00
90 Arm Assembly	US32	240.00
90 Arm Assembly	US32D	209.00
90 Arm Assembly	652	155.00
90 Arm Assembly	SP4	133.00
90 Arm Assembly	SP10	133.00
90 Arm Assembly	SP313	133.00
90 Arm Assembly	SP28	133.00
90 Arm Assembly	SPBLK	133.00

90 Series
How to Order Arm Assembly



Description	Finish	List Price Each
90 Channel Assembly - H, S or F	US3	\$288.00
90 Channel Assembly - H,S or F	US4	258.00
90 Channel Assembly - H, S or F	US10	258.00
90 Channel Assembly - H,S or F	US10B	275.00
90 Channel Assembly - H, S or F	US32	288.00
90 Channel Assembly - H,S or F	US32D	251.00
90 Channel Assembly - H, S or F	652	187.00
90 Channel Assembly - H,S or F	SP4	155.00
90 Channel Assembly - H, S or F	SP10	155.00
90 Channel Assembly - H,S or F	SP313	155.00
90 Channel Assembly - H, S or F	SP28	155.00
90 Channel Assembly - H,S or F	SPBLK	155.00

Prices subject to change without notice.

90 Series (continued)

Description	Finish	Part No.	List Price Each
90 Channel Assembly - SE	US3		\$343.00
90 Channel Assembly - SE	US4		314.00
90 Channel Assembly - SE	US10		314.00
90 Channel Assembly - SE	US10B		331.00
90 Channel Assembly - SE	US32		343.00
90 Channel Assembly - SE	US32D		307.00
90 Channel Assembly - SE	652		243.00
90 Channel Assembly - SE	SP4		211.00
90 Channel Assembly - SE	SP10		211.00
90 Channel Assembly - SE	SP313		211.00
90 Channel Assembly - SE	SP28		211.00
90 Channel Assembly - SE	SPBLK		211.00
70/79/81/90 Angle Screw Pkg	US3,US4,SP4	OHPART.10049	11.00
70/79/81/90 Angle Screw Pkg	US10,SP10	OHPART.10050	11.00
70/79/81/90 Angle Screw Pkg	US10B,SP313	OHPART.10051	11.00
70/79/81/90 Angle Screw Pkg	US32,US32D,SP28	OHPART.10052	11.00
70/79/81/90 Angle Screw Pkg	SPBLK	OHPART.10053	11.00
90 Hold Open Conversion Kit	-	OHPART.10325	32.00
90 Friction Hold Open Conversion Kit	-	OHPART.10326	22.00
● 90 End Cap	SPBLK	OHPART.11103	22.00
● 90 End Cap & Spring Assy.	SPBLK	OHPART.11104	28.00
● 90 Mounting Pkg, Up to 2 1/4" Dr.	US3,US4,SP4	OHPART.11105	53.00
● 90 Mounting Pkg, Up to 2 1/4" Dr.	US10,SP10	OHPART.11106	53.00
● 90 Mounting Pkg, Up to 2 1/4" Dr.	US10B,SP313	OHPART.11107	53.00
● 90 Mounting Pkg, Up to 2 1/4" Dr.	US32,US32D,652,SP28	OHPART.11108	53.00
● 90 Mounting Pkg, Up to 2 1/4" Dr.	SPBLK	OHPART.11109	53.00
● 90 SE Conversion Kit	SPBLK	OHPART.11110	32.00
● 90 Security Mount Pkg 2 1/4"	-	OHPART.10243	25.00

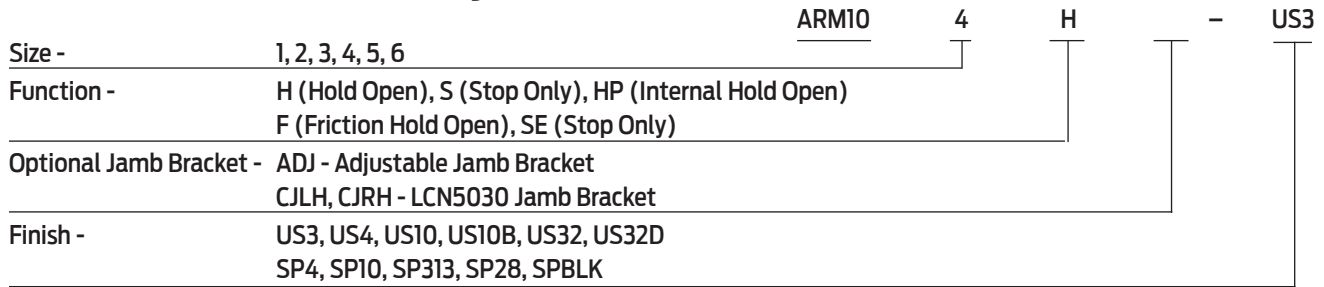
***Note: Items not available in ProXpress*

● *For Overheads shipped after October 1, 2006.*

Prices subject to change without notice.

100 Series

How to Order Arm Assembly



Description	Finish	List Price Each
100 Arm Assembly - Not ADJ, CJLH or CJRH	US3	\$226.00
100 Arm Assembly - Not ADJ,CJLH or CJRH	US4	212.00
100 Arm Assembly - Not ADJ,CJLH or CJRH	US10	209.00
100 Arm Assembly - Not ADJ,CJLH or CJRH	US10B	212.00
100 Arm Assembly - Not ADJ,CJLH or CJRH	US32	226.00
100 Arm Assembly - Not ADJ,CJLH or CJRH	US32D	198.00
100 Arm Assembly - Not ADJ,CJLH or CJRH	SP4	198.00
100 Arm Assembly - Not ADJ,CJLH or CJRH	SP10	198.00
100 Arm Assembly - Not ADJ,CJLH or CJRH	SP313	198.00
100 Arm Assembly - Not ADJ,CJLH or CJRH	SP28	198.00
100 Arm Assembly - Not ADJ,CJLH or CJRH	SPBLK	198.00
100 Arm Assembly with ADJ	US3	287.00
100 Arm Assembly with ADJ	US4	274.00
100 Arm Assembly with ADJ	US10	270.00
100 Arm Assembly with ADJ	US10B	274.00
100 Arm Assembly with ADJ	US32	287.00
100 Arm Assembly with ADJ	US32D	259.00
100 Arm Assembly with ADJ	SP4	259.00
100 Arm Assembly with ADJ	SP10	259.00
100 Arm Assembly with ADJ	SP313	259.00
100 Arm Assembly with ADJ	SP28	259.00
100 Arm Assembly with ADJ	SPBLK	259.00
100 Arm Assembly with CJLH or CJRH	US3	286.00
100 Arm Assembly with CJLH or CJRH	US4	273.00
100 Arm Assembly with CJLH or CJRH	US10	269.00
100 Arm Assembly with CJLH or CJRH	US10B	273.00
100 Arm Assembly with CJLH or CJRH	US32	286.00
100 Arm Assembly with CJLH or CJRH	US32D	258.00
100 Arm Assembly with CJLH or CJRH	SP4	258.00
100 Arm Assembly with CJLH or CJRH	SP10	258.00
100 Arm Assembly with CJLH or CJRH	SP313	258.00
100 Arm Assembly with CJLH or CJRH	SP28	258.00
100 Arm Assembly with CJLH or CJRH	SPBLK	258.00

Prices subject to change without notice.

100 Series (continued)

How to Order Channel Assembly

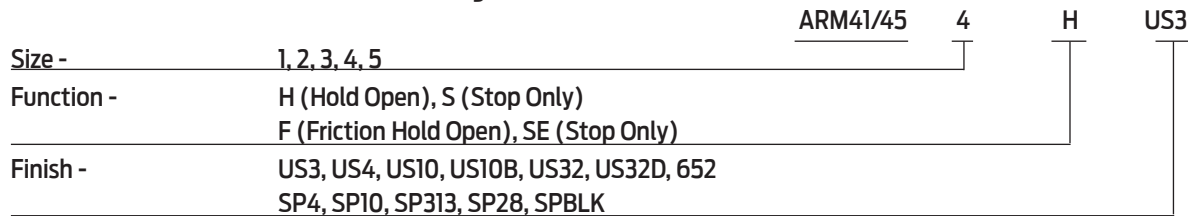
Size -	1, 2, 3, 4, 5, 6	CHANNEL 10	4	H	-
Function -	H (Hold Open), S (Stop Only), HP (Internal Hold Open) F (Friction Hold Open), SE (Stop Only)				
Optional Jamb Bracket -	ADJ - Adjustable Jamb Bracket				

Description	Finish	Part No.	List Price Each
100 Channel Assembly, Not ADJ or SE	-		\$251.00
100 Channel Assembly with ADJ	-		278.00
100 Channel Assembly with SE	-		281.00
100H Knob Pkg	US3,US4,SP4	OHPART.10401	27.00
100H Knob Pkg	US10,SP10	OHPART.10402	27.00
100H Knob Pkg	US10B,SP313	OHPART.10403	27.00
100H Knob Pkg	US32,US32D,SP28	OHPART.10404	27.00
100H Knob Pkg	SPBLK	OHPART.10405	27.00
100 Mounting Pkg	US3,US4,SP4	OHPART.10406	24.00
100 Mounting Pkg	US10,SP10	OHPART.10407	24.00
100 Mounting Pkg	US10B,SP313	OHPART.10408	24.00
100 Mounting Pkg	US32,US32D,SP28	OHPART.10409	24.00
100 Mounting Pkg	SPBLK	OHPART.10410	24.00
100ADJ Mounting Pkg	US3,US4,SP4	OHPART.10411	24.00
100ADJ Mounting Pkg	US10,SP10	OHPART.10412	24.00
100ADJ Mounting Pkg	US10B,SP313	OHPART.10413	24.00
100ADJ Mounting Pkg	US32,US32D,SP28	OHPART.10414	24.00
100ADJ Mounting Pkg	SPBLK	OHPART.10415	24.00
100 Security Mounting Pkg	-	OHPART.10416	11.00
100ADJ Security Mounting Pkg	-	OHPART.10417	11.00
100ADJ Set Screw (Pkg of 10)	-	OHPART.10418	9.00
100F Conversion Kit	-	OHPART.10419	22.00**
100H Conversion Kit	US3,US4,SP4	OHPART.10420	65.00
100H Conversion Kit	US10,SP10	OHPART.10421	65.00
100H Conversion Kit	US10B,SP313	OHPART.10422	65.00
100H Conversion Kit	US32,US32D,SP28	OHPART.10423	65.00**
100H Conversion Kit	SPBLK	OHPART.10424	65.00
100ADJ Jamb Channel	US3	OHPART.10425	85.00
100ADJ Jamb Channel	US4	OHPART.10426	85.00
100ADJ Jamb Channel	US10	OHPART.10427	85.00
100ADJ Jamb Channel	US10B	OHPART.10428	85.00
100ADJ Jamb Channel	US32	OHPART.10429	85.00
100ADJ Jamb Channel	US32D	OHPART.10430	85.00
100ADJ Jamb Channel	SP4	OHPART.10431	75.00
100ADJ Jamb Channel	SP10	OHPART.10432	75.00
100ADJ Jamb Channel	SP313	OHPART.10433	75.00
100ADJ Jamb Channel	SP28	OHPART.10434	75.00
100ADJ Jamb Channel	SPBLK	OHPART.10435	75.00
100 Grommet (Pkg of 10)	-	OHPART.10436	18.00
100 SE KIT	-	OHPART.10437	87.00

Prices subject to change without notice.

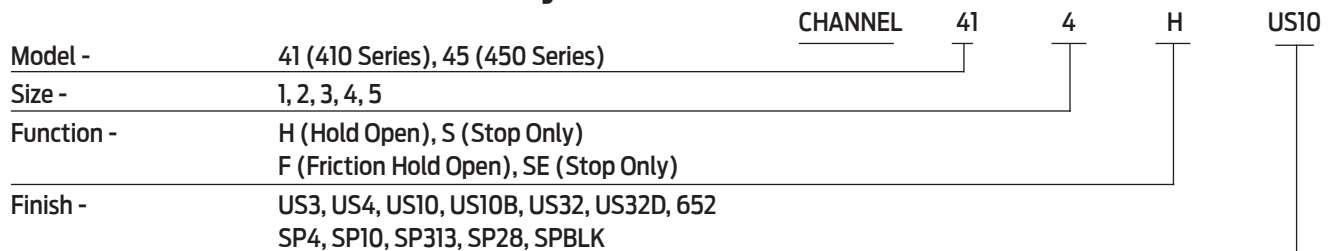
410/450 Series

How to Order Arm Assembly



Description	Finish	List Price Each
410/450 Arm Assembly	US3	\$112.00
410/450 Arm Assembly	US4	96.00
410/450 Arm Assembly	US10	99.00
410/450 Arm Assembly	US10B	104.00
410/450 Arm Assembly	US32	112.00
410/450 Arm Assembly	US32D	93.00
410/450 Arm Assembly	652	65.00
410/450 Arm Assembly	SP4	65.00
410/450 Arm Assembly	SP10	65.00
410/450 Arm Assembly	SP313	65.00
410/450 Arm Assembly	SP28	65.00
410/450 Arm Assembly	SPBLK	65.00

How to Order Channel Assembly



Description	Finish	List Price Each
450 Channel Assembly, Not SE	US3	\$159.00
450 Channel Assembly, Not SE	US4	140.00
450 Channel Assembly, Not SE	US10	140.00
450 Channel Assembly, Not SE	US10B	148.00
450 Channel Assembly, Not SE	US32	159.00
450 Channel Assembly, Not SE	US32D	133.00
450 Channel Assembly, Not SE	652	97.00
450 Channel Assembly, Not SE	SP4	97.00
450 Channel Assembly, Not SE	SP10	97.00
450 Channel Assembly, Not SE	SP313	97.00
450 Channel Assembly, Not SE	SP28	97.00
450 Channel Assembly, Not SE	SPBLK	97.00

**Note: Items not available in ProXpress

Prices subject to change without notice.

410/450 Series (continued)

Description	Finish	Part No.	List Price Each
450SE Channel Assembly	US3		\$184.00
450SE Channel Assembly	US4		166.00
450SE Channel Assembly	US10		166.00
450SE Channel Assembly	US10B		174.00
450SE Channel Assembly	US32		184.00
450SE Channel Assembly	US32D		160.00
450SE Channel Assembly	652		123.00
450SE Channel Assembly	SP4		123.00
450SE Channel Assembly	SP10		123.00
450SE Channel Assembly	SP313		123.00
450SE Channel Assembly	SP28		123.00
450SE Channel Assembly	SPBLK		123.00
410 Channel Assembly, Not SE	-		67.00
410SE Channel Assembly	-		93.00
410/450 New Style End Cap *	-	OHPART.10516	11.00
410/450 New Style End Cap Assy *	-	OHPART.10517	13.00
450 Mounting Pkg, 1 3/4" Door	US3,US4,SP4	OHPART.10518	11.00
450 Mounting Pkg, 1 3/4" Door	US10,SP10	OHPART.10519	11.00
450 Mounting Pkg, 1 3/4" Door	US10B,SP313	OHPART.10520	11.00
450 Mounting Pkg, 1 3/4" Door	US32,US32D,652,SP28	OHPART.10521	11.00
450 Mounting Pkg, 1 3/4" Door	SPBLK	OHPART.10522	11.00
450 Security Mounting Pkg, 1 3/4" Door	-	OHPART.10523	25.00
450 Mounting Pkg, Up to 2 1/4" Door	US3,US4,SP4	OHPART.10524	20.00
450 Mounting Pkg, Up to 2 1/4" Door	US10,SP10	OHPART.10525	20.00
450 Mounting Pkg, Up to 2 1/4" Door	US10B,SP313	OHPART.10526	20.00
450 Mounting Pkg, Up to 2 1/4" Door	US32,US32D,652,SP28	OHPART.10527	20.00
450 Mounting Pkg, Up to 2 1/4" Door	SPBLK	OHPART.10528	20.00
450 Mounting Pkg, Up to 1 3/8" Door	US3,US4,SP4	OHPART.10529	38.00
450 Mounting Pkg, Up to 1 3/8" Door	US10,SP10	OHPART.10530	38.00
450 Mounting Pkg, Up to 1 3/8" Door	US10B,SP313	OHPART.10531	38.00
450 Mounting Pkg, Up to 1 3/8" Door	US32,US32D,652,SP28	OHPART.10532	38.00
450 Mounting Pkg, Up to 1 3/8" Door	SPBLK	OHPART.10533	38.00

* Note: Old style units were built before December 2002, End Cap has Mounting Hole in the End Cap.
 New style units were built starting December 2002, the End Cap goes into the channel and the mounting hole goes through both the channel & End Cap.

Prices subject to change without notice.

410/450 Series (continued)

Description	Finish	Part No.	List Price Each
410 Old Style Mounting Pkg *	US3,US4,SP4	OHPART.10534	\$16.00
410 Old Style Mounting Pkg *	US10,SP10	OHPART.10535	16.00
410 Old Style Mounting Pkg *	US10B,SP313	OHPART.10536	16.00
410 Old Style Mounting Pkg *	US32,US32D,652,SP28	OHPART.10537	16.00
410 Old Style Mounting Pkg *	SPBLK	OHPART.10538	16.00
410 New Style Mounting Pkg *	US3,US4,SP4	OHPART.10539	22.00
410 New Style Mounting Pkg *	US10,SP10	OHPART.10540	22.00
410 New Style Mounting Pkg *	US10B,SP313	OHPART.10541	22.00
410 New Style Mounting Pkg *	US32,US32D,652,SP28	OHPART.10542	22.00
410 New Style Mounting Pkg *	SPBLK	OHPART.10543	22.00
410 New Security Mounting Pkg	-	OHPART.10554	19.00
450 Angle Screw Pkg	US3,US4,SP4	OHPART.10556	11.00
450 Angle Screw Pkg	US10,SP10	OHPART.10557	11.00
450 Angle Screw Pkg	US10B,SP313	OHPART.10558	11.00
450 Angle Screw Pkg	US32,US32D,SP28	OHPART.10559	11.00
450 Angle Screw Pkg	SPBLK	OHPART.10560	11.00
410 Old Security Mounting Pkg, 1 3/4" Door	-	OHPART.10555	19.00
410/450 Hold Open Conversion Kit	-	OHPART.10544	36.00
410/450 Friction Hold Open Conversion Kit	-	OHPART.10545	27.00
450 SE Old Style Conversion Kit *	US3,US4,SP4	OHPART.10546	36.00
450 SE Old Style Conversion Kit *	US10,SP10	OHPART.10547	36.00
450 SE Old Style Conversion Kit *	US10B,SP313	OHPART.10548	36.00
450 SE Old Style Conversion Kit *	US32	OHPART.10549	36.00
450 SE Old Style Conversion Kit *	US32D,652,SP28	OHPART.10550	36.00
450 SE Old Style Conversion Kit *	SPBLK	OHPART.10551	36.00
410 SE Old Style Conversion Kit *	-	OHPART.10552	33.00
410/450 SE New Style Conversion Kit *	-	OHPART.10553	33.00

* Note: Old style units were built before December 2002, End Cap has Mounting Hole in the End Cap.
New style units were built starting December 2002, the End Cap goes into the channel and the mounting hole goes through both the channel & End Cap.

510/550 Series

Description	Finish	Part No.	List Price Each
510 Mounting Package	US32D,652	OHPART.11273	\$53.00
550 Mounting Package	US32D,652	OHPART.11271	53.00
510-550 Friction Hold Open Conversion Kit	-	OHPART.11272	22.00

280 Series

Description	Finish	Part No.	List Price Each
280 Arm Assembly	US28	OHPART.10601	\$148.00
280 Arm Assembly	313AN	OHPART.10602	148.00
280 Mounting Package	US28	OHPART.10603	33.00
280 Mounting Package	313AN	OHPART.10604	33.00
280 Security Mounting Package	-	OHPART.10605	24.00

Not available for sale in Canada

Prices subject to change without notice.

Prices subject to change without notice.

GLYNN-JOHNSON WARRANTY

Glynn-Johnson (the "Company") warrants only to Customer that the products will be free from defects in material and workmanship for a period of 12 months from the date of shipment of the products. The Customer shall be obligated to promptly report any failure to conform to this warranty in writing to the Company within the warranty period provided above. Company's sole obligation under this warranty is limited to repairing or replacing, at its option, the defective products.

NO OTHER WARRANTIES, EXPRESS OR IMPLIED, ARE MADE WITH RESPECT TO THE PRODUCTS INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

The provisions of this limited warranty do not apply to products: (i) used for the purposes for which they are not designed or intended; (ii) which have been repaired or altered without Company's prior written consent; (iii) which have been subjected to misuse, abuse, negligence, or accident; (iv) which have been improperly stored, installed, maintained, or operated; (v) which have been used in violation of written instructions provided by Company to Customer; (vi) which have been subjected to improper temperature, humidity, or other environmental conditions; (vii) which have been affected by normal wear and tear; or (viii) which, based on Company's examination, do not disclose to Company's satisfaction nonconformance to the warranty.

The following costs and expenses are not covered by the provisions of this limited warranty: (i) labor costs for the removal and reinstallation of products; (ii) shipping and freight expenses required to return products 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.

CONSUMER PRODUCTS. With respect to "consumer products" as defined under the Magnuson-Moss Warranty Act ("MMWA"), the following statements are made. (a) Some states do not allow limitations on how long an implied warranty lasts, so the above limitation may not apply to you. **IF ANY IMPLIED WARRANTY IS PROVIDED UNDER THE MMWA, IT IS LIMITED TO THE DURATION OF THE WARRANTY PROVIDED ABOVE.** (b) Some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you. (c) This warranty gives you specific legal rights and you may also have other rights which vary from state to state.

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