

Terms and Conditions of Sale and Warranty

The following Terms and Conditions of Sale ("Terms") apply to the sale of products and described in this Website ("Site") and purchase and sale of products through the website /PO . As used herein, "Seller" or "Belimo" refers to Belimo Automation India Pvt Ltd., and "Client" refers to the individual or business entity that purchases the Products from Seller. "Products" means any goods or items as described on this website purchased by Client from the Seller and/or products, items or services supplied by the Seller to the Client under a Contract. These terms & conditions will prevail & supercede all terms of the Client.

1. General

- 1.1 This document is an electronic record in terms of the Information Technology Act, 2000 and rules there under as applicable and the amended under the provisions pertaining to electronic records in various statutes as amended by the Information Technology Act, 2000. This electronic record is generated by a computer system and does not require any physical or digital signatures. This document is published in accordance with the provisions of Rule 3 (1) of the Information Technology (Intermediaries guidelines) Rules, 2011 that require publishing the rules and regulations, privacy policy and user agreement for access or usages of a Website.
- 1.2 Please read these Terms of Use carefully. By accessing and using the Site, client agree to be bound by these Terms of Use unless explicitly stated otherwise, any new features that augment or enhance the Site shall be subject to these Terms of Use.
- 1.3 Belimo reserve the right to periodically revise/up-date/modify the Terms of Use without prior notice. It is in the interest of client to review this document periodically for any updates and ensure familiarity with the most current version. Unless otherwise provided in such revision, the revised version or its part thereof, will take effect as and when it is posted, that is to say, the "Last Revised Date".
- 1.4 By registering Client acknowledge and agree that he/she is at least eighteen years of age, legally competent, to enter into contract with Belimo. If Client is an individual accepting this Agreement on behalf of an agency or entity or minor child, he /she warrants that he/she has the legal right to accept this Agreement on behalf of such agency or entity or minor child and that the agency or entity or minor child will also be bound by this Agreement.
- 1.5 For an explanation of our practices and policies related to the collection, use, and storage of our Users' information, please read our [Privacy Policy](#). Client acknowledge and agree that a printed version of this Agreement and/or any electronic communication Belimo shall be admissible in judicial or administrative proceedings based upon or relating to this Agreement and/or y use of the Website to the same extent and subject to the same conditions as other business documents and records originally generated and maintained in printed form.

- 1.6 These conditions shall be deemed to be incorporated in all Contracts of the Seller in respect to the sale, unless the parties mutually agree to different terms and memorialize such agreement in writing signed by both Client and Sell. In case of any inconsistency in their terms set-out herein and the terms appearing on the invoices /quotations /letters or any other form of communication between the Seller and the Client , the present Terms and Conditions shall prevail unless parties mutually agree to differ the same in writing signed by both the parties. Any concession made or latitude allowed by the Seller to the Client shall not affect the strict rights of the Seller as set-out herein., unless both the parties agree to the same in writing signed by both the parties.
- 1.7 The Statement, description, information, warranty condition or recommendation contained in any , catalogue, price list, advertisement or any communication or made verbally by any of the agents or employees of the Client shall not be construed to enlarge, vary or override in any way any of these conditions unless otherwise provided herein.
- 1.8 In case Seller's delivery includes Software and accompanying documentation, the terms of the license agreement are applicable in addition to these Terms. However, in case of disputes arising out of the Software, the license agreement shall prevail. The use of Belimo Cloud Services is governed by the "Terms of Use for BELIMO Cloud Services" in their currently valid version.

2. Client /User

- 2.1 Client shall be solely liable for maintaining the confidentiality of his /her account and all the activities that occur under his/her account.
- 2.2 If any information provided by Client/user is found to be untrue, inaccurate, not current or incomplete the Belimo reserves the right to suspend such account and order placed through such account.
- 2.3. Belimo shall not be liable or responsible for activities or consequences of use or misuse of any information that occurs through the Client Account.
- 2.4 Client shall ensure due and proper updating of its communication emails and delivery address and Belimo shall not be liable in case of any mistake, error in this respect
- 2.5 Belimo reserves the right to refuse any order at its sole discretion and in the manner set-out herein after.
2. 6 The Client agrees and accepts that the Products are being procured for its own use and not for resell unless otherwise agreed by and between the parties.

3. Price

- 3.1 The validity of the offer is 60 days (from date of offer)
The price indicated is Ex-Works Vasai and is exclusive of GST, local freight, octroi, cess, or any other levies applicable and are subject to change without any notice

3.2 The Seller reserves the right to adjust the invoice price by the amount of any increase or decrease in the price of the Products after the price is quoted and the invoice so adjusted shall be payable as if it were the original Contract price of the Goods.

3.3 The prices payable for Product shall be as per the trade price list of the Seller on the date of dispatch of the Goods and in the case of an order for delivery by instalments.

3.4 The client shall bear all the taxes, duties, and charges resulting and arising from the purchase of the Products. The Seller shall charge taxes as per applicable laws, rules and regulations in the invoices and the Client shall be liable to pay the same. The client shall be solely liable in case of any neglect or default of the same. Any changes in applicable taxes, and duties shall be charged to the Client.

3.5 Seller reserves the right to make partial deliveries of orders of Products, each of which deliveries may be invoiced separately by Seller and the prices payable for the Products shall be as per the trade price list of the Seller on the date of the dispatch of each such delivery

3.6. The Price does not include charges for wiring diagrams, installation, and commissioning, which will be charged to Client separately and will be payable on demand.

4. Payment

4.1 Invoices are payable in India Rupees(INR) preferably through NEFT/RTGS at the bank details given under SI No.7

4.2 The Payment must be made against delivery or in accordance with the terms agreed by and between the parties in writing on the due date mentioned on the face of the invoice. The due date of payment shall be 100% advance, unless agreed otherwise by the parties.

4.3 If the Products are delivered in instalments, the Client shall be entitled to invoice each instalment as and when delivery of the Products has been made and payment shall be due on the above terms in respect of each such instalment whereof delivery has been made notwithstanding non-delivery of other instalments or other default on the part of the Client.

4.4 If payment is agreed to be made in installments a default by the Seller in the payment of any due instalment shall cause the whole of the balance of the price to become due forthwith without any notice.

4.5 Any payment made as an advance or security deposit will be accepted by the Client only without liability to pay any interest thereon. In case the Client cancels the order or any part thereof or does not abide with the terms of payment and /or contract, the amounts lying with the Seller as an advance or security deposit are liable to be set off against the losses that may be suffered by the Seller as a result thereof.

4.6 The price of the Products shall be due in full to the Seller and the Buyer shall not be entitled to exercise any set off- lien or any other similar right or claim.

4.7 The time of payment shall be of essence of the Contract

4.8 Without prejudice to any other right it may have, the Client is entitled to charge and to be paid interest at the rate of 1% on any overdue payment. All Online B Payment Facility are also governed by the terms and conditions agreed to between Client and his/her respective Issuing Bank.

5 Delivery Period

5.1 The period for delivery is the period within which the Products are intended to be dispatched by the Seller and are calculated from the date of the as per the terms of the Contract and shall be calculated from the date receipt of technically & commercially clear Purchase order from the Client. If no period is specified in the Purchase Order the Seller shall attempt to deliver the Products within 8-10 weeks after receipt of your technically & commercially clear Purchase order.

5.2 Seller shall endeavor to make a timely delivery of the Products and adhere to the agreed delivery parameters but does not guarantee any delivery specifications. Each contract entered into for the purchase of Products is not cancelable nor is Seller liable for any direct or indirect losses that may arise, for any reason whatsoever, due to Seller's failure to meet any stated or assumed delivery schedules.

5.3. All times or dates given for delivery of Products are given in good faith but without any responsibility on the part of the Seller. The Seller shall not be liable for any delay beyond its control.

5.4 In case of non-availability of the Products at the time of ordering, the Seller shall supply the same as and when the same becomes available and shall notify the Client accordingly. In such event the delivery time may exceeded normal delivery time.

5.5 The Seller may deliver the Products in at such intervals as it may agreed by and between the parties. Any defect in any such instalment shall not be a ground for cancellation of the remainder of the instalments and the Client shall be bound to accept delivery thereof.

5.6 If for any reason the Client is unable to accept delivery of Products at the time when the Goods are due and ready for delivery the Seller may, at its sole discretion, without prejudice to its other rights store the same at the risk of the Client and take all reasonable steps to safeguard and insure them at the cost of the Client .

5.7 The Company shall deliver the Products to the location set out in the Purchase Order or as agreed by the Parties. The Delivery of Products shall deemed to have completed on receipt of duly signed receipt from carrier showing receipt of Products .

Title and Risk

Title to all Products shall remain with Seller and shall not pass to Client until Seller has received full payment for the Products.

6 Damage or Loss in Transit

6.1 Seller assumes no liability for damage or loss of shipment or non-delivery of Products, which risk shall at all times remain with the carrier. All shipments must be unpacked and examined by Client immediately upon receipt. Any external evidence of loss or damage must be noted on the freight bill accompanying the shipment of Products or carrier's receipt and signed by the carrier's agent at the time of delivery. Failure to do so will result in the carrier's refusal to honor any claim relating to damage of Products. Client must also notify Seller within 5 days of such damage by providing Seller with a copy of the freight bill or damage report so that Seller can file a claim for loss or damage in transit with the carrier. If the damage does not become apparent until the shipment is unpacked, Client must make a request for inspection by the carrier's agent and file with the carrier within 15 days after receipt of product and notify Seller of the same.

6.2 Any claims in respect to quality, quantity, errors or other shortages in the Products or that the same are not in accordance to the Purchase Order / terms of contract shall be made in writing to the Seller within 7 working days from the date of delivery of the and any claim made thereafter shall amount to waiver on the part of the Client in respect to all such claims

7. Ordering Details

Order shall be placed on

Belimo Automation India Pvt Ltd

R12, TTC Industrial Area, Opp Sigma IT Park,

Rabale, Navi Mumbai, Thane-4000701

A/c No – 003-259090-001. Swift code-HSBCINBB

MICR-400039003

IFSC-HSBC0400003

GST No-27AACCB7729E1ZP

PAN No-AACCB7729E

CIN No-U29190MH2005PTC157868

8 MSME

Belimo Automation India Pvt Ltd is registered as MSME under MSME ACT of India. Accordingly, Belimo is entitled for recourse under MSME Act to recover its legal dues and charge compound Interest for payment beyond 45 days which is in addition to other legal remedies for recovery of dues.

MSME No-Udhyam-MH-17-0006565(Certificate at the end of this document)

9 Limited Warranty

A. 5-year Limited Warranty

9.1. Products that are listed in this **Clause No 10.3** as carrying a 5-year warranty to a location in India shall carry a 5-year warranty. The 5-year warranty is unconditional for the first two years from the date of sale of the Products to Client. After the first two years from the date of Sale, the warranty coverage shall not apply to damage to Products not resulting from normal wear and tear (e.g. negligence, misuse, or failure to maintain). Product specific terms of warranty with regard to warranty period or conditions of warranty may apply to certain specified Products as stated in the documentation for those Products.

B. 2-year Conditional Warranty

9.2. Products that are listed in this **Clause No 10.3** as carrying a 2-year warranty to a location in the Asia Pacific shall carry a 2-year warranty. The 2-year warranty is conditional from the date of sale of the Products to Client, and the warranty coverage shall not apply to damage to Products not resulting from normal wear and tear (e.g. negligence, misuse, or failure to maintain). Product specific terms of warranty with regard to warranty period or conditions of warranty may apply to certain specified Products as stated in the documentation for those Products.

C. Limitations

9.3. Seller's warranties hereunder shall be null and void in the event of any: (a) modification or unauthorized repairs of Products by Client; (b) unauthorized incorporation or integration of Products into or with Client's equipment; (c) use of Products in an unauthorized manner; or (d) damage to Products not caused by Seller.e) damages caused due to negligence / accident/misuse .

D. Remedies

9.4 If a defect arises and a Return Material Authorization ("RMA") is issued as provided in Section 9.5, Seller will, at its option and to the extent permitted by law, either (1) repair the Product at no charge, using new or refurbished replacement parts or (2) replace the Product with a new Product. In the event of such a defect, to the extent permitted by law, these are Client's sole and exclusive remedies.

9.5 Products received by Client cannot be returned unless: (i) Client alerts Seller that it intends to return such Products, (ii) Seller agrees to accept the return of such Products, (iii) Client obtains a RMA number from Seller for the return of such Products, and (iv) Client follows all return instructions provided by the Seller. Client shall promptly notify Seller of Products' alleged defect and provide Seller with other evidence and documentation reasonably requested by Seller. The

RMA number must be clearly written on the outside of all packaging for any returned Products. Only Products returned to the proper location as instructed by Seller and identified with an RMA number will be considered for credit.

9.6. Seller-authorized support technicians are available for troubleshooting before any shipments to Seller. The contact information for local Belimo customer service will be Regional sales office

9.7. If a problem cannot be resolved over the phone, an RMA number will be issued by Seller for return of the Products. Prior to returning any Products under a warranty, Client must obtain an RMA number from Seller, along with shipping instructions for the return. The RMA number must be clearly written on the outside of the box containing the returned Products.

Only Products returned to the proper location and identified with an RMA number will be accepted by the Seller. Customised Products are not entitled to be returned .

9.8. All returned Products should be packaged appropriately to prevent further damage. Seller reserves the right to refuse any returned material if improperly packaged or labeled (e.g. without an RMA number). Products returned without proper RMA documentation will void Seller's warranty. Seller is not responsible for charges that Client may incur as a result of the removal or replacement of Products.

9.9. Repaired or replacement Products are shipped from Seller via ground/sea shipment. Other shipping methods are available at the sole expense of the Client.

9.10. Repaired, replaced or exchanged Products will carry a warranty for a period of time equal to the greater of: (i) the remainder of the original 5-year warranty or 2-year warranty that was applicable to the repaired, replaced or exchanged Products, or (ii) six months, effective from the date the repaired, exchanged or replaced Products are shipped by Seller (the "Replacement Warranty Period").

9.11. If Seller determines that Product under warranty is to be replaced, Seller may elect to send a replacement in advance of receiving the returned item. For industrial-type products, such as butterfly valves or flanged energy valves a purchase order is required. The purchase order will be credited upon the receipt and verification by Seller of the returned defective Products. For industrial-type products, an invoice will be issued and shall be due and payable if the returned Products are not received by Seller within 60 days from the date that the replacement Products are shipped.

Additional charges may apply if the nature of the problem has been misrepresented by Client.

9.12. New Products ordered in an attempt to circumvent the warranty process may NOT be reimbursed if, upon receipt of returned Products, it is determined that the defect in the returned Products is actually field related, or the Products have been returned for cosmetic reasons only.

10 No Warranty for Non-HVAC Application; Services

10.1 All Seller warranties shall extend only to HVAC use of the Products. If Products are used in non-HVAC applications (e.g., aircraft, industrial processes, etc.), Seller's warranties shall not cover such Products. Client will be solely responsible for any damage to or malfunction of Products or for any damage resulting from such use of Products.

10.2 Both the conditional and unconditional warranties hereunder cover the Products only, and do NOT cover labor associated with the troubleshooting, removal or replacement of such Products.

10.3 Products with 5 years warranty & 2 years warranty (as attached)

11. Liability Disclaimer

11.1. These Terms constitute the entire understanding and agreement between Seller and Client regarding the warranties that cover Products and supersedes all previous understandings, agreements, communications and representations. Seller shall not be responsible for and Client does not have any right to make any claim for damage that occurs to any property other than Products. Seller shall in no way be responsible for any costs incurred by Client in the determination of the causes of damage to any of Client's property, for expert opinions, or for any punitive or special, incidental or consequential damages of any kind whatsoever. Seller's warranty is extended to the Client only and is non-transferrable.

11.2. Seller shall not be liable for any damage resulting from or contributed by Client or third parties acting within the scope of responsibility of Client or such third party when:

1. Products are used for non-HVAC applications, such as in aircrafts, industrial processes, etc.
2. Client uses the Products without complying with applicable law or institutional regulations or Belimo data and installation sheets or Client uses the Products without following good industry practice.
3. Products are used by personnel who have not received suitable instruction.
4. Products are modified or repaired without the written approval of Seller; or
5. Client's design and/or system integration is insufficient. When requested to do so, Client shall immediately release Seller in full from any possible third party claims resulting in connection with the circumstances listed above. This also applies to claims in connection with product liability.

11.3. If Client becomes aware that any third party has made or appears likely to make any claim regarding Products (including, without limitation, regarding Product defects or rights infringed by Products), then Client shall immediately inform Seller and afford to Seller all assistance that Seller may require to enforce its rights and defend such claim.

11.4 Seller does not accept any liability for costs incurred for determining the causes of damage, for expert opinions or indirect or consequential damage (including damage resulting from defects) of any kind, such as loss of use, downtimes, loss of profit or returns etc., for data errors, in particular in the case of products with a measuring function, and for damages caused by recall actions, unless they have been caused by Seller intentionally or due to gross negligence. Except as stated here in the Seller does not make any other express or implied warranties, including

implied warranties of merchantability or fitness for a particular purpose.

12. LIMITATION OF LIABILITY

NOTWITHSTANDING ANY PROVISION OF THESE CONDITIONS OF SALE OR ANY OTHER CONTRACT DOCUMENT TO THE CONTRARY, IN NO EVENT SHALL EITHER PARTY, ITS OFFICERS, DIRECTORS, AFFILIATES OR EMPLOYEES BE LIABLE FOR ANY FORM OF INDIRECT, SPECIAL, CONSEQUENTIAL OR PUNITIVE DAMAGES, INCLUDING, BUT NOT LIMITED TO, LOSS OF USE, LOSS OF PRODUCTION, LOSS OF PRODUCT, LOSS OF REVENUE, PROFITS OR LOSS OF DATA DAMAGES EVEN IF ONE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. NOTWITHSTANDING ANY OTHER PROVISION OF THESE CONDITIONS OF SALE OR ANY OTHER CONTRACT DOCUMENT TO THE CONTRARY, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE MAXIMUM LIABILITY OF THE SELLER FOR DAMAGES HEREUNDER SHALL NOT EXCEED THE AMOUNTS ACTUALLY PAID BY THE CLIENT TO SELLER FOR THE PRODUCTS / WORK GIVING RISE TO A CLAIM.

13. Intellectual Property

The Seller shall retain ownership of all right, title and interest (including copyright and patent rights) in and to the intellectual property relating to Products. Nothing herein shall constitute a transfer or conveyance of any right, title or interest in such intellectual property, including without limitation any software or firmware contained in those, except the limited right to use it as provided in the documentation

14. Privacy and Data

Seller places great value on the implementation of lawful data processing to protect your personal data. Seller is obliged to process your personal data in accordance with applicable law. We are dependent on the services of a third party for the provision of our services. Seller has obligated the third party to process your data only in connection with the services agreed with Seller, to ensure the same level of data protection as Seller, and to not pass on your data to other third parties without your consent. When processing your data and transferring your data to third parties, Seller will use reasonable commercial efforts to provide an appropriate level of data protection and that appropriate organizational and technical measures are implemented to protect your personal data. More detailed information on our data protection guidelines is available from the following Internet address: www.belimo.com. The use of Belimo Cloud services is governed by the "Terms of Use for Belimo Cloud Services" in their currently valid version

15. Force Majeure

The delivery schedule shall be suitably extended if the following FORCE MAJEURE conditions affect the Vendor/Major Sub Contractors. Acts of God. Fires, epidemics, floods, riots, wars. Changes in the Govt's import policy relevant to vendor's imported inputs. Any act of gov't's bodies/institutions/law enforcing agencies. Any situation beyond the reasonable control of vendor.

16. Termination

Any Purchase Order may be terminated by the Purchaser only upon 30 days' written notice to Seller and upon payment of reasonable and proper termination charges.

17. Cancellation

Seller shall have the right to cancel any Purchase Order at any time by written notice to the Client in this respect.

18. Amendments

No amendment, supplement, modification, waiver or termination of the Purchase Order or the present Terms is binding unless executed in writing by both parties.

19. Proper Law and Jurisdiction

All sales of Products under these Terms and the warranties described herein shall be governed by the laws of India, and the parties agree to submit to the exclusive jurisdiction of the Courts of Justice in Mumbai India with respect to any dispute arising from the subject matter hereof. All causes of action arising out of or connected the sales of Products under these Terms shall be resolved individually, with no right by a party to participate in a representative capacity, or as a member of any class action.



भारत सरकार
Government of India
सूक्ष्म, लघु एवं मध्यम उद्यम मंत्रालय
Ministry of Micro, Small and Medium Enterprises



UDYAM REGISTRATION CERTIFICATE



Our small hands to
make you LARGE

UDYAM REGISTRATION NUMBER	UDYAM-MH-17-0006565			
NAME OF ENTERPRISE	M/S BELIMO AUTOMATION INDIA PRIVATE LIMITED			
TYPE OF ENTERPRISE *	MEDIUM (Based on FY 2019-20) (MEDIUM During FY 2018-19)			
MAJOR ACTIVITY	MANUFACTURING			
SOCIAL CATEGORY OF ENTREPRENEUR	OBC			
NAME OF UNIT(S)	S.No.	Name of Unit(s)		
	1	BELIMO AUTOMATION INDIA PRIVATE LIMITED		
OFFICAL ADDRESS OF ENTERPRISE	Flat/Door/Block No.	Plot No. R-12	Name of Premises/ Building	BELIMO CESIM HOUSE
	Village/Town	Rabale	Block	Rabale
	Road/Street/Lane	TTC Industrial Area	City	Navi Mumbai
	State	MAHARASHTRA	District	PALGHAR , Pin 400093
	Mobile	9820820979	Email:	sunil.agre@belimo.ch
DATE OF INCORPORATION / REGISTRATION OF ENTERPRISE	07/12/2005			
DATE OF COMMENCEMENT OF PRODUCTION/BUSINESS	07/12/2005			
NATIONAL INDUSTRY CLASSIFICATION CODE(S)	SNo.	NIC 2 Digit	NIC 4 Digit	NIC 5 Digit
	1	28 - Manufacture of machinery and equipment n.e.c.	2813 - Manufacture of other pumps, compressors, taps and valves	28132 - Manufacture of other pumps, compressors, taps and valves etc.
DATE OF UDYAM REGISTRATION	24/10/2020			

* In case of graduation (upward/reverse) of status of an enterprise, the benefit of the Government Schemes will be availed as per the provisions of Notification No. S.O. 2119(E) dated 26.06.2020 issued by the M/o MSME.






























Disclaimer: This is computer generated statement, no signature required. Printed from <https://udyamregistration.gov.in> & Date of printing:- 25/04/2022















For any assistance, you may contact:

1. District Industries Centre: PALGHAR (MAHARASHTRA)
2. MSME-DI: MUMBAI (MAHARASHTRA)



BELIMO Product Warranty and Origin 2022

Product	5 Years warranty	2 Years warranty	Product origin
Damper Actuator			
CM.../ LM...A.../ NM...A.../ SM...A.../ GM...A.../ PMCA...			CH
LMC...A.../ LMQ...A.../ NMC...A.../ NMQ...A.../ SMC...A.../ SMQ...A.../ NMD...A.../ SMD...A.../ NKQ...A.../ LHQ...A.../ SHQ...A...			CH
TF.../ LF.../ NF...A.../ SF...A.../ EF...A.../ GK...A...			CH
LH.../ SH...			CH
NM...P.../ SM...P.../ GK...G.../ GM...G.../ NF...G.../ SF...G.../ NKQ...P.../ SMQ...G.../ PKCA...			CH
Fire and Smoke Protection, Smoke Extension			
FS...			CH
FSTF/ FSLF/ FSNF...US			US
FSAF...A/ FSAFB...			US
BF.../ BFG...			CH
BFL.../ BFN...			CH
BAT72.../ ZBAT.../ ZBAE...			CH
BAE 165 US		•	CN
BLE.../ BE.../ BEE.../ BEN			CH
BK...			CH
ZSO-11			CH
BSIA...			CH
VAV Unit			
LMV.../ NMV.../ SMV.../ LHV...			CH
LM...-VST / NM...-VST / SM...-VST / SF...-VST / LMQ...-VST / NMQ...-VST / NKQ...-VST			CH
LMQ...SRV-ST / NMQ...SRV-ST / NV...-V-ST / SF...-V-ST			CH
VRU...			CH
Rotary Actuator			
TR.../ LR...A.../ NR...A.../ SR...A.../ GR...A.../ DR...A...			CH
TRF.../ L(R)F.../ NRF(...A.../ NRK...A.../ SRF(...A.../ GRK...A.../ DRK...A...			CH
LFH...			CH
SR...P.../ GR...G.../ DR...G...			CH
SY...		•	TW
PR.../ PRK			CH
EXT-HH-903...		•	CN
Linear Actuator			
NV...A.../ SV...A.../ EV...A.../ RV...A.../ SVL...A...			CH
NVK...A.../ SVK...A.../ AVK...A.../ EVK...A...			CH
Rotary Valve			
R...xx-S... / R...-S... / B2... / B3... (2-way, 3-way)			IT
R...-...-B... / B...-...-... (6-way)			IT
R... AO (2-way)			CN

Product	5 Years warranty	2 Years warranty	Product origin
Rotary Valve			
D6...W(L)			IT
D6..B(L) / D6...N(L)		•	CN
EXT-HH-D6...D / EXT-HH-D6...H / EXT-HH-D6...AB		•	CN
R6...AS		•	CN
EPIV: EP...+(K)MP(-N) / EP..+MOD			CH
EV: EV...+BAC(-N) / EV...+(K)BAC(1)(-N) (with cloud connection 7 Years warranty )			CH
Linear Valve			
H2..S-.. / H3..S-.. / H6..SP-.. / H7..D-.. / H7..S-..		•	CN
EXT-TI-H6..XS(P)-..		•	CN
EXT-TI-SBV...		•	CN
FCU, Thermostat and Controller			
C...Q-... / C...QP(T)-... / C...FL-... / R...FL-... / Z...Q-... / Z...QP(T)-... / C2...QPT-...-...			IT
CQ... / TQF... / ZCQ-E / ZCQ-FL			CH
CR24...			CH
FRU...			CH
RB... / Z...S...		•	CN
EXT-PT...-...		•	IT
CFU-D... / CFU-M... / EXT-CFU-230-... / EXT-RC...-24		•	CN
T24A1T / TG... / EXT-T24-D201		•	CN
EXT-SA24		•	CN
EXT-HA...		•	CN
EXT-MC		•	CN
MF, MP or MFT... Accessory			
...MFT / ...MFT2			CH
UK24... / ZIP... / ZK... / ZTH...			CH
ZN230-24			CH
P...(Feedback poentiometer) / S...(Auxilliary switch)			CH
Sensor			
Temperature: ...(U)(D)(M)(S)(H)(C)(D)T(S)... Humidity: 22(UT)(DT)(H)H... Air quality: 22D(C)(TC)(TM)(CV)(CM)(CK)... Pressure: ...(HT)(ATS)(AD)(A)(W)(WD)(PD)P(S).../20DTS-... Flow: FM.. Meter: 22(PEM)(PE)(PF)			CH / DE
22RT(H)(M)-... / 01RT-... / P-01RT-... / P-22RT(H)(M)-...			CN
EXT-TN...		•	DE / CN
Sontex Energy Meter			
All product		•	CH / DE

CH = Switzerland
CN = China

GB = Great Britan
IT = Italy

DE = Germany
US = America

TW = Taiwan