


Date of Offer	Jan 13, 2026	Acknowledgment and Acceptance:
Effective Date:	Jan 01, 2026	
Expiration Date:	Dec 31, 2026	
Agreement #:		
Offered To:	Vandagraph Limited Keighley, , GB	
Your Reference:		
End Customer:	Vandagraph Limited Keighley, , GB	
Partners:		Vandagraph Limited Date Jan 13, 2026
Contract Manufacturer		
		Print Signature Name and Title  RYAN SWAINE

Item #	Honeywell Part Number	Customer Part Number	Quantity Level (Units)	EUR Net Each Price	Minimum Order Quantity	Minimum Shipping Quantity
1	E1002496		400	15.5	1	1

Item #	Honeywell Part Number	Customer Part Number	Quantity Level (Units)	EUR Net Each Price	Minimum Order Quantity	Minimum Shipping Quantity
2	E1002740		3000	15.5	1	1

Item #	Honeywell Part Number	Customer Part Number	Quantity Level (Units)	EUR Net Each Price	Minimum Order Quantity	Minimum Shipping Quantity
3	E1002741		100	23.77	1	1

Item #	Honeywell Part Number	Customer Part Number	Quantity Level (Units)	EUR Net Each Price	Minimum Order Quantity	Minimum Shipping Quantity
4	E1002795		2000	23.77	1	1

NOTES:

- 1) Honeywell standard Terms and Conditions apply
- 2) Offer invalid if not acknowledged and accepted by:2026-02-12
- 3) Prices on purchase orders placed pursuant to this contract are valid only for shipments requested to be delivered prior to the expiration date of the contract.
- 4) Each sub-contractor must independently acknowledge and accept this offer including all applicable terms and conditions
- 5) Ship & Debit is not applicable

Please acknowledge and send this document back to the Sales Representative

TERMS AND CONDITIONS

Except as otherwise agreed to on the face hereof or in a separate writing, the following terms and conditions apply without exception to all sales described on the face hereof by Honeywell Sensing Solutions, a Honeywell International Inc. business ("Honeywell") to Buyer.

1. Applicability.

Purchase orders placed by Company ("Order") for the purchase of: (a) products, including without limitation, end items, line replaceable units and components thereof and those returned for repair, overhaul, or exchange (collectively referred to as "Products") or, (b) services to support a defined customer requirement and as defined in Section 4 ("Services") will be governed solely by these conditions of sale ("Agreement"), unless and to the extent that a separate contract is executed in writing between Company Honeywell Sensing Solutions ("Honeywell"). "Offering(s)" are the software, software-as-a service, hardware, Products, Services, deliverables, support services and/or other offering(s) or related materials or rights for which Buyer has contracted and are identified in any Order issued under this Agreement. "Order" is a written order from Company and accepted by Honeywell for the purchase, use and/or licensing of Offerings, as contemplated by this Agreement. For the avoidance of doubt, references to any Order shall not include any Terms and Conditions from Company contained therein, it being the agreement of the Parties that the General Terms and Conditions in this Agreement shall be binding. "Company" or "Buyer" is defined as the procuring party, Honeywell is defined as the selling party, and Company and Honeywell are collectively referred to as the "Parties" and individually as a "Party." "Documentation" means any documentation (including any technical or legal requirements) specifically provided with an Offering (or otherwise specifically referenced in this Agreement or any Order), but excluding marketing materials, customer correspondence and similar collateral. "Affiliate" means any entity that controls, is controlled by, or is under common control with, another entity. An entity "controls" another if it possesses directly or indirectly the power to direct the management and policies of the entity. "Fees" means the amounts payable by Company to Honeywell under the terms of this Agreement or any applicable Order. This Agreement will apply to all Orders for Offerings whether or not this Agreement is referenced in the Order. In the event a separate contract incorporating this Agreement is executed between the Parties, where applicable, references to "Order" within this Agreement may refer to the contract between the Parties. Certain special terms to this Agreement are set forth in Attachment A hereto. Unless otherwise noted in Attachment A, each shall be read together with the corresponding section of this Agreement. Any conflict in the provisions of the