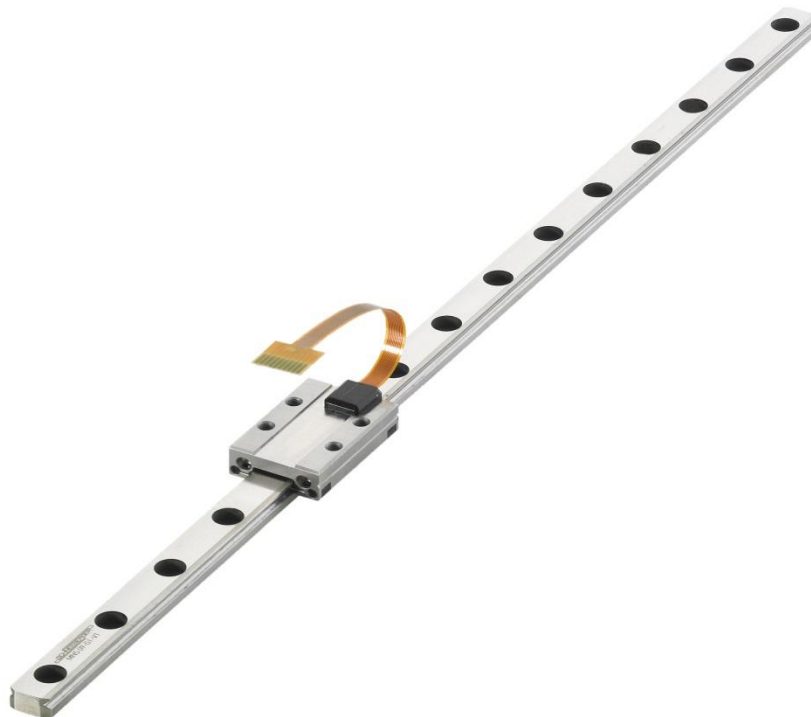


NEW!

Schneeberger Minirail with Integrated 0.1 Micron Encoder



Lengths to 1 Meter, sizes 7 – 42
Short, Standard, Long and Extra-Long Carriages

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Schneeberger, Inc.
 11 DeAngelo Drive
 Bedford, MA 01730
 USA

Phone 781-271-0140
 Toll Free 800-854-6333
 Fax 781-275-4749
 Internet www.schneeberger.com



To:	Daniel Flickinger	QUOTATION JHHMI-20-150220-01 Janelia Research Campus Howard Hughes Medical Institute
Company:	Howard Hughes Medical Institute	
Fax #:		
Pages:	3	
Date:	2-20-15	
Email:	flickingerd@janelia.hhmi.org	
From:	Lance Cobb	
Department:	Outside Sales	
Direct phone:	407-433-1854	
Fax:	781-275-4749	
E-Mail:	lance.cobb@schneeberger.com	
Copy to:	sue.tanguay@schneeberger.com	
SBE Ref:	LC014530SHO30	

Your part Number	Schneeberger Part Number	Description	Qty	Price Each	Lead Time
570 890 869	NDN-2 30.20	Micro table NDN 2-30.20	2	312.11	3 weeks plus transit time
			Total	\$624.22	

- All prices are quoted based on our standard payment terms of 2% 10 days/Net 30. . FCA Massachusetts warehouse (or DDP Logan airport for factory directs). Any orders over \$1000 are eligible for credit review and would require three trade and one bank reference accompanying a purchase order. All purchases less than \$1000 are not eligible for credit terms and will be accepted via credit card, wire transfer, or cashiers check.
- This quotation is valid for 30 days from date above.
- Minimum order requirement: \$100.00
- Delivery of all product ordered must be within 12 months ARO.
- orders are non cancelable 12 weeks prior to shipment.
- Cancellation of any or part of an order is subject to the attached Terms & Conditions.
- An import fuel surcharge may be added as a separate line item on each invoice, based on weight of the shipment and current fuel price.
- Prices may be adjusted on deliveries after Purchase Order date in case of adverse changes in the currency exchange rate. The party that has an interest in changing the prices (Schneeberger or Customer) may check the FX history and initiate a price change on any undelivered items on open orders.

Please note that no return or exchange will be allowed. These assemblies are custom made according to the specifications provided in your Purchase Orders and do not include any additional accessories or options.

Schneeberger, Inc. absolves itself of any and all liability if the parts do not meet the specifications/expectations of the end user.

If you find that any of the specifications are incorrect please notify me immediately.

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SCHNEEBERGER
LINEAR TECHNOLOGY

Sincerely,



Lance Cobb
Southeast Regional Sales Manager

GENERAL TERMS AND CONDITIONS OF SALE Effective December 11, 2013

All sales made by Schneeberger, Inc. ("Seller") of its products ("Product" or "Products") are made only on the terms and conditions stated herein.

1. Terms of Agreement

The terms and conditions set forth herein constitute the entire agreement between Seller and Buyer. Any attempt to alter or omit any of such terms shall be deemed a rejection and counter-offer. Seller shall not be bound by any terms and conditions in Buyer's order which add to, modify, conflict with or contradict any of the terms or conditions set forth herein. All purchase orders are subject to credit approval.

The terms of this Agreement shall control over any trade usage or prior course of dealing.

2. Prices and Taxes

Prices are exclusive of all federal, state, municipal, or other government excise, sales, use, occupational or like taxes or duties. Any such tax, fee, or charge of any nature whatsoever shall be paid by the Buyer. The Seller reserves the right to amend prices without prior notice at any time prior to its written acceptance of the purchase order.

3. Terms of Payment

Unless otherwise specified on the face hereof, terms are thirty (30) days net from date of invoice for approved accounts. Other accounts require cash with order. Accounts past due will be subject to a monthly charge at the rate of one (1%) percent per month (an annual rate of twelve (12%) percent), to cover the cost of servicing these accounts. Timeliness of payment is of the essence.

Discount terms for early payment are available.

4. Delivery, Shipment and Risk of Loss (Delivery terms are Incoterm 2010)

Delivery of Products direct from country of manufacture (Switzerland/Germany) to USA shall be DDP named airport, or other frontier location at Seller's discretion, all import requirements met by Seller. Date and place of delivery shall be the date when the products are placed at the disposal of Buyer at the designated frontier delivery location. Delivery of Products direct from country of manufacture, (Switzerland/Germany) to a foreign country, other than the USA, shall be FCA site of shipment or FCA such other location in (Switzerland/Germany) as may be designated by Buyer, all export requirements met by Seller. Date and place of delivery shall be the date when the Products are placed at the disposal of Buyer at the FCA shipping location.

FCA delivery, as specified above, require Buyer to obtain, at its own risk and expense, any import license or other import authorization, carry out all customs formalities for importation, contract at its own expense for transportation of Products from the named place of Delivery, and bear all risks of loss or damage to the Products. Delivery of Products shipped from Seller's warehouse in Massachusetts, USA shall be FCA Seller's warehouse. Date and place of delivery shall be the date when the products are placed at the disposal of Buyer at Seller's warehouse in Massachusetts after which Buyer shall be responsible for any shipping formalities, contract at its own expense for transportation of products from the named place of Delivery and bear all risks of loss or damage to the products. In the absence of specific shipping instructions, Seller will ship by the method it deems most advantageous. Buyer will pay transportation charges at the time of payment unless otherwise instructed by Seller. Buyer is obligated to obtain insurance against damage to the products being shipped. Unless otherwise specified, the products shall be shipped in standard commercial packaging. When special or export packaging is requested or, in the opinion of Seller, required under the circumstances, the cost of same, if not set forth on the invoice, will be separately invoiced or payable in advance at the election of Seller.

Prices are based on Seller receiving a firm scheduled order for the entire quantity ordered with deliveries specified over a maximum period of one year from date of order acceptance by Seller ("acceptance date") unless otherwise agreed in writing. Order may be pulled in based on manufacturing capacity and capabilities. Order may be pushed, out with proper notice, to a date not to extend beyond one year from the acceptance date unless written changes and/or extensions are agreed in writing in advance. If the total quantity ordered is not shipped within 12 months from acceptance date, Sellers reserve the right to adjust pricing. The acceptance date occurs when Buyer's order is accepted by Seller and all relevant documents are signed and received by both parties. Orders may be cancelled only upon written approval by Seller and any such cancellation may be subject to a cancellation charge to cover finished goods, work in process or raw materials.

5. Seller's Security Interest and Right of Possession

Until the full purchase price hereunder is received, Seller shall retain a security interest in the Products delivered and the right to immediate possession thereof and of all documents relating to the same in the event of Buyer's failure to fulfill its contractual obligations hereunder, upon giving Buyer at least ten (10) days prior written notice of such failure and its intent to repossess such Products. Buyer shall take any action, including the execution of further instruments, which may be reasonably required by Schneeberger to perfect said security interest.

Seller shall also have the right, for credit reasons or because of Buyer's default, to withhold shipments and to recall goods in transit and retake same, without the necessity of any other proceedings, and Buyer acknowledges that all the goods so recalled or retaken shall become the absolute property of Seller, provided that Buyer is given full credit therefor. The foregoing shall not be construed as limiting, in any manner, any of the rights or remedies available to Seller because of any default of Buyer under any applicable law.

6. Product Changes

Seller reserves the right, without prior approval from or notice to the Buyer to make changes to the Products which do not adversely affect physical or functional interchangeability or performance at a higher level of assembly of products when required for purposes of safety, or to improve performance.

7. Seller's Limited Warranty

(a) Seller warrants that the Products sold will be free from defects in material and workmanship for a period of six (6) months from date of delivery unless otherwise specified on the face of this document. This warranty is limited by the paragraphs below.

(b) If Buyer discovers a defect in any of the Products covered by this Agreement, Buyer's exclusive remedy shall be to notify Seller immediately of such defect, and Seller, at its option, will repair or replace the Products, or refund the purchase price. Said notice shall be in writing and shall contain pertinent information to permit Seller to identify the Product which is claimed to be defective, including without limitation, the product type and serial number and a full description of

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the circumstances giving rise to the claim. Failure to properly notify Seller within the warranty period of such defects or Buyer's undertaking or authorizing others to undertake remedial action without Seller's express approval in writing shall invalidate Seller's warranty obligations.

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Upon timely receipt of proper notice, Seller shall inform Buyer of the remedial action which it intends to take, and if return of the Product is elected by Seller, Seller will provide Buyer with a Return Authorization Number. Buyer must comply with Seller's shipment instructions (see paragraph (c) below) and ship the defective Products immediately.

Seller reserves the right to reject any warranty claim not properly reported and any warranty claim on any item that has been the subject of abuse, misuse, neglect, improper installation or repair, alteration, modification, accident, improper return handling, use in or with equipment not suitable for such use, unusual physical, electrical or electro-magnetic stress, failure of electric power, external causes affecting the Product, or other factors which are not covered by the warranty.

(c) Buyer must pay freight costs to Seller for returned Products. Buyer's packaging list must show the Return Authorization Number, invoice number and date and list of all returned goods. Seller will pay return freight to Buyer and reimburse Buyer for its reasonable return freight costs for Products which are subject to warranty adjustment. There is no other charge for warranty adjustment during the warranty period. When Buyer returns any Product, Buyer shall be responsible for all damage resulting from improper packing or handling and for loss in transit notwithstanding any defect or nonconformity in the Product. If it is found that a warranty adjustment is not available for any defect claimed by Buyer, for any reason, Buyer will be notified and the Product will be returned at Buyer's expense.

8. Disclaimer

Seller shall not be liable for any loss, damage or penalty resulting from delay in delivery or performance when such delay is due to causes beyond the reasonable control of Seller, including, but not limited to, supplier delay, acts of God, civil or military authority, labor unrest, fire, riots, wars, embargos, unusually severe weather, shortage of power, explosion, or earthquake.

THIS WARRANTY IS THE ONLY WARRANTY BY Seller WITH RESPECT TO THE PRODUCTS DELIVERED HEREUNDER AND MAY BE MODIFIED OR AMENDED ONLY BY A WRITTEN INSTRUMENT SIGNED BY A DULY AUTHORIZED OFFICER OF Seller. EXCEPT AS HEREINABOVE PROVIDED, Seller MAKES NO WARRANTIES, WHETHER EXPRESSED OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THE WARRANTIES SET FORTH IN SECTION 7 ABOVE EXTEND ONLY TO Buyer.

9. Limitation of Liability

Seller'S LIABILITY FOR BREACH OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, DELAY IN DELIVERY OR PERFORMANCE, SHALL BE LIMITED TO REPAIR OR REPLACEMENT OF THE GOODS OR REFUND OF THE PURCHASE PRICE. IN NO EVENT SHALL Seller BE LIABLE FOR COST OF PROCUREMENT OF SUBSTITUTE GOODS BY THE Buyer OR ANY SPECIAL, CONSEQUENTIAL, OR INCIDENTAL DAMAGES, HOWEVER CAUSED, WHETHER FOR BREACH OF WARRANTY, NEGLIGENCE OR OTHERWISE.

10. Cancellation

Orders and sales may be cancelled only upon Seller's written approval in which event Buyer shall pay reasonable cancellation charges.

11. Assignment

Buyer shall not assign this contract or any interest therein or rights thereunder without the prior written consent of Seller.

12. Applicable Law

This Agreement shall be construed in accordance with the laws of the Commonwealth of Massachusetts applicable to contracts made, accepted and performed wholly within the Commonwealth of Massachusetts, without application of principles of conflicts of laws. Both parties irrevocably consent to jurisdiction and to the service of process, pleadings and notices in connection with any and all actions and processes initiated in any court situated in the Commonwealth of Massachusetts and Buyer expressly agrees that any action by Buyer against Seller arising out of this Agreement shall be brought in such courts.

13. Prior Agreements and Partial Invalidity

This Agreement constitutes the complete understanding between the parties, superseding all prior representations and agreements. If any provision of this Agreement is adjudged by any court to be void or unenforceable in whole or in part, this adjudication shall not affect the validity of the remainder of the Agreement.

14. Bankruptcy; Insolvency

If Buyer becomes bankrupt or insolvent or enters into an arrangement or assignment for the benefit of creditors, or commences to be wound up or suffers a receiver, trustee or custodian to be appointed over any of the property of the Buyer, then Seller may by written notice, cancel Buyer's order without judicial intervention or declaration of default of Buyer and without prejudice to any right or remedy which shall have accrued or shall accrue thereafter to Seller.

15. Export and Import Licenses

In the event the Products, or any system incorporating a Product or Products, are to be shipped outside of the United States, then Buyer shall be exclusively responsible for obtaining all export and import licenses and permits necessary for export from the United States and import into Buyer's or ultimate user's country.

16. Waiver

Waiver of any provision of this Agreement, in whole or in part, in any one instance, shall not constitute a waiver of any other provision in the same instance, nor any waiver of the same provision in another instance, but each provision shall continue in full force and effect with respect to any then-existing or subsequent breach.