

lichtwerk
inspired by light

21
22

Table structure

The tabular structure enables an overview of the essential features.

Type
Designation of the luminaire

LED Specification
Luminous flux lumen (lm)
Colour rendering index RA
Colour temperature Kelvin (K)

NEW

Item-number → the last digit of the article number indicates the housing colour
543 3044 10... → ...1

Luminaire weight net (without packaging)

Type	LED Specification	P _{sys} (W)	Driver	Item-number	Colour	Colour	Colour	kg
Sample luminaire	LED 2400lm 840 LB	20	ED	543 3044 10...	■ ...5	□ ...1	■ ...4	3
	LED 4500lm 840 LB	41	DALI	543 3144 10...	■ ...5	□ ...1	■ ...4	3

P_{sys} | Lighting system performance

Driver

- ED | Electronic Driver, non dimmable
- DALI | Electronic Driver, DALI, dimmable
- DALI DT8 | Electronic Driver, DALI, dimmable, adjustable light colour
- Tast dim | dimmable via push button
- NL-B | Emergency light battery powered

Colour code/colour

- | aluminium natural anodized
- | traffic white (similar RAL 9016)
- wa | withe-aluminium (similar RAL 9006)
- | deep black (similar RAL 9005)
- sg | silver grey
- | stainless steel
- cr | chrome
- si | silver
- tc | translucent
- cl | clear
- gr | grit grey



▶ Please refer to the current data for LED luminaires at www.lichtwerk.de



INDEX



Control

P. 454 Control | **CASAMBI**

P. 456 Control components product overview



General information

P. 458 Basic concepts and degrees of protection

P. 459 Test symbols and protection classes

P. 460 Quality criteria for good light

P. 462 LED - light emitting diode

P. 464 LED Service life

P. 465 Resistance table chemical substances

P. 466 HCL - Human Centric Lighting

P. 468 HCL - Actual project

P. 470 Photo index

P. 472 GTC

Control

General information







Intuitive light management system

Almost all of our DALI lights can be equipped with a control module that enables wireless control and networking with the help of a smartphone or tablet. Setting up is very easy and intuitive thanks to bluetooth and an app. The lights can be operated either classically with a switch or by a smart device. Even from anywhere in the world if you want to!

We would be happy to support you in choosing the right components for your project.

CASAMBI



With the Casambi components integrated in our luminaires, you have the total control over your lighting system. From switching or dimming to complex light scenes, everything can be implemented in the simplest possible way.

• APP

The free Casambi app is the central administration of your lighting. Simply set up your lighting using the app.

• Switch

Define which luminaires or luminaire groups are assigned to which switch for a classical manual control.

• Light colour/HCL

RGBW or tunable white lights can also be addressed and controlled by Casambi. Thus, an intuitive automated control for Human Centric Lighting is no problem.

• Luminaire groups

Using Casambi, lights can be controlled individually in different groups or as a whole. This makes your lighting more flexible than ever.

• Scenes

A wide variety of lighting moods can be implemented in light scenes. These scenes can be recalled by the push of a button or automatically.

• Timer

The timer function can be used to time-control your lighting installation.

Control components



Almost all of our DALI lights are Casambi Ready. With our LC canopy it is possible to control pendant lights wireless via app or classical by using a manual push button. Recessed and surface-mounted DALI luminaires can be equipped on request.

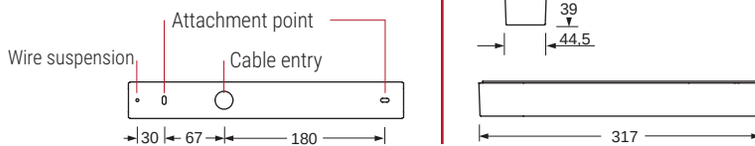
LC-canopies for pendant luminaires



LC-canopy SA-PS-FLEX

Bluetooth 4.0 canopy SA-PS-Flex 10x with integrated Casambi module and power supply for controlling max. 32 DALI luminaires. Different presets e.g. DT6 or DT8 selectable. Operation via free app and other system components such as switches or pushbutton couplers.

Top view of canopy mounting plate



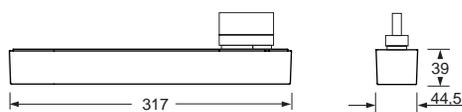
System components	Type	Details	Item-Nr.	Colour	Colour	Colour	kg
LC-canopy	SA-PS-FLEX	SA-PS-FLEX 10x; 2000mm	910 1120 10...	<input type="checkbox"/> ...1	<input checked="" type="checkbox"/> wa ...5	<input type="checkbox"/> ...4	0,6

LC-canopies for phase-track-luminaires



LC-canopy DPSN-PS-FLEX

Bluetooth 4.0 canopy with phase track adapter DPSN-PS-Flex 10x with integrated Casambi module and power supply to control max. 32 DALI luminaires. Different presets e.g. DT6 or DT8 selectable. Operation via free app and other system components such as switches or pushbutton couplers.



System components	Type	Details	Item-Nr.	Colour	Colour	Colour	kg
LC-canopy	DPSN-PS-FLEX	DPSN-PS-FLEX 10x, for DPSN-phase-track	324 4500 10...	<input type="checkbox"/> ...1	<input checked="" type="checkbox"/> wa ...5	<input type="checkbox"/> ...4	0,6



Product overview

LC-Wall push button



Single push button LC-KW FLEX BT PB 2W

Bluetooth wireless push button, with two switching points, white. One rocker, battery-free, with frame, wall mounting possible, compatible with all Casambi modules.

Double push button LC-KW FLEX BT PB 4W

Bluetooth wireless button, with four switching points, white. Two rockers, battery-free, with frame, wall mounting possible, compatible with all Casambi modules.



System components	Type	Details	Item-Nr.	Colour	kg
Wall push button	LC-KW FLEX BT PB 2W	Bluetooth, 2-channel, 1 rocker, battery-free, with frame	850 1020 11...	<input type="checkbox"/> ...0	0,05
	LC-KW FLEX BT PB 4W	Bluetooth, 4-channel, 2 rockers, battery-free, with frame	850 1020 10...	<input type="checkbox"/> ...0	0,05

LC-Push button coupler



Bluetooth push button coupler

Four button inputs, for switch box installation, for connecting separate push buttons, 230V 50Hz mains supply required, compatible with all Casambi modules.



System components	Type	Details	Item-Nr.	kg
Push button coupler	LC-LW FLEX10 PBU 4	Bluetooth push button coupler, switch box installation, 4-channel 230V 50Hz	850 1020 120	0,05

LC-sensor



LC-sensor LC-LW FLEX10 5DP 38rc

Recessed motion and daylight sensor, white. Including bezels to optimize sensor detection area. Setting via APP, 230V 50Hz power supply required, compatible with all Casambi modules.

Optional housing
LC-LW FLEX10 5DP 38rc Box
for surface mounting.



System components	Type	Details	Item-Nr.	Colour	kg
Sensor	LC-LW FLEX10 5DP 38rc	Bluetooth recessed sensor including bezels	840 0000 51...	<input type="checkbox"/> ...0	0,1
Surface mounted housing	LC-LW FLEX10 5DP 38rc Box	Housing for surface mounting (without sensor)	840 0000 52...	<input type="checkbox"/> ...0	0,1



GTC - Sales and delivery conditions

1. General

1.1 These conditions of sale apply exclusively to companies, legal persons under public law or public-law special assets in the sense of § 310 paragraph 1 BGB (German Civil Code). The following conditions of sale apply exclusively for all offers and contracts regarding the delivery of goods by lichtwerk GmbH. They also apply for all future transactions with the Orderer when dealing with legal transactions of the related kind. The Orderer recognises the conditions as binding for him for all of the business relations. Modifications and amendments must be in written form. Conflicting or deviating terms and conditions of the Orderer are not terms of the contract, even if we do not expressly object to them. This will only be content of the respective contract in cases where we expressly approve the conflicting or deviating terms and conditions in writing.

1.2 We reserve our own rights of ownership, copyright and other intellectual property rights for all cost estimates, drawings and documents that are handed over to the Orderer during the contract negotiations. They may only be disclosed to third parties with our prior written permission. If an order is not issued, all transferred documents shall be returned immediately at our request. The Orderer does not have the right to use, retain or disseminate these documents.

2. Conclusion of the contract and scope of services

2.1 Our offers are not-binding and without obligation. In terms of the nature and scope of delivery, they will first be binding upon our written order confirmation. If an order is to be regarded as an offer according to § 145 BGB, we can accept this within two weeks by sending an order confirmation.

2.2 Verbal agreements, in particular supplementary agreements and commitments made by our employees, require our written confirmation to be effective.

2.3 For the delivery, we reserve the right to deviations of goods compared to the documents belonging to the offers, such as catalogues, illustrations, descriptions, drawings as well as weight and dimension information, provided they are commercial and reasonable for the Orderer and in particular do not impair quality and function.

3. Prices, deliveries and terms of payment

3.1 Prices and delivery

3.1.1 The prices are calculated in Euro exclusive of the legal VAT, which is invoiced separately according to the valid rate. The prices are calculated according to the prices valid at date of contract conclusion; if the delivery is made more than 4 months after contract conclusion, the prices valid at date of delivery can be invoiced.

3.1.2 Principally, prices shall be ex works excluding VAT, packaging, freight costs and insurance.

3.1.3 For a net order value of €1,500.00 or more, we deliver to the delivery location free of charge within Germany, whereby we provide the goods at the delivery location ready for unloading. Starting at € 750.00, we charge half of the transportation charges for a delivery location within Germany. For a net order value below € 250.00, we charge an additional small-volume surcharge of €25.00.

3.2 Terms of payment

3.2.1 Our invoices are to be paid within 30 days from the date of the invoice. For payment within eight days from the invoice date, we grant a 2 % discount. A payment is considered effected if we are able to access the funds. In the case of payment by cheque, payment is only considered effected when the cheque is redeemed by us.

3.2.2 The acceptance of cheques shall only be accepted on account of performance.

3.2.3 The Orderer's right of retention, as far as it is not based on the same contractual relationship, and the offsetting with contested and not legally determined claims is excluded.

3.2.4 If the Orderer is in default of payment as a whole or a part, he is bound - notwithstanding all other rights of the supplier - to pay from that point of time on default interests to the amount of 8 % annually above the base lending rate.

3.2.5 If the Orderer ceases payments or if bankruptcy is filed or mature checks or bills of exchange are not redeemed, all claims made by the supplier are immediately due.

4. Delivery times and acceptance obligations

4.1 The delivery period begins with the date of written agreement about the order between Orderer and supplier.

4.2 Hindrances beyond our responsibility, in particular acts of God, war, insurrection, strikes, transport disruptions, business disruptions, lack of material, official orders and other inevitable events that delay the delivery in whole or in part automatically lengthen the delivery period by the duration of such conditions. In such cases the parties have the right to withdraw from the contract in whole or in part.

4.3 In the event of a delayed delivery for which we are responsible, the Orderer can only assert his rights arising from the delay if the grace period he granted us has passed without result. If the Orderer proves in this case that he has incurred damages caused by the delay, he can claim a delay compensation for each completed week of the delay in the amount of 0.5% for the entire duration of the delay, but not to exceed 5% of the value of the goods not delivered on time. The right of the Orderer for exercising the right of withdrawal shall remain unaffected. Further-reaching claims shall only apply in cases of intent or gross negligence where liability is mandatory.

4.4 We are entitled to make reasonable installment deliveries.

4.5 If the Orderer causes a delay of dispatch or delivery of the goods or if the Orderer is otherwise in default in accepting the delivery of goods or should the Orderer intentionally violate other obligations to co-operate, we then have the right to claim compensation for any incurred damages in this respect, including any possible additional expenditure. Rights remain reserved for more extensive claims. Insofar as such aforesaid conditions apply, the risk of accidental loss or accidental deterioration of the purchased goods passes over to the Orderer at the precise point of time in which he is in default of acceptance or payment.

5. Dispatch, transfer of risk, returns

5.1 The risk is passed on to the Orderer when the goods leave the factory or a warehouse. Shipping takes place uninsured at the Orderer's risk. This also applies even if free delivery is agreed and also for deliveries by our transport staff. If the shipment is delayed as a result of circumstances for which the Orderer is responsible, the risk is transferred with our notification of readiness for shipment. If the shipment is delayed at the Orderer's request or at the fault of the Orderer, then we will store the goods at the Orderer's expense. The Orderer is required to check without delay whether the goods have been damaged during transportation and to immediately inform the carrier and deliverer of any damage or loss. Shipping takes place on behalf of the Orderer.

5.2 If the supplier has no statutory obligation to accept returned goods, the Orderer may only return goods with our express written consent and provided that they are undamaged and returned in the original packaging. 30% of the invoiced amount will be deducted from the credit note to cover processing costs. All reprocessing, freight, insurance and packaging costs are charged to the Orderer. Principally, it is not possible to return custom-made products.

6. Retention of Title

6.1 The goods remain our property until the fulfilment of all our entitled claims against the Orderer (goods subject to retention of title), even if the individual goods have been paid for. A pledge or chattel mortgage of the reserved goods is not permissible.

6.2 In the case of the permissible resale of the reserved goods within the ordinary course of business, the Orderer assigns us already now, until payment of all our claims, as collateral for its future claims towards his customers resulting of such resale without requiring any specific further explanations. This assignment also covers balance claims resulting from existing current account relationships or at their termination of the Orderer with his customers. If the reserved goods are sold together with other goods without agreeing upon an individual price for the reserved goods, the Orderer assigns us the priority over the other claims for such part of the total price claimed which corresponds to the value invoiced by us. Until revoked, the Orderer is authorized to collect the assigned demands from the resale, he is not entitled to dispose of them otherwise, e.g. by assignment. Upon our request, the Orderer must inform his customer about the assignment and to furnish us the necessary documents for the assertion of his rights towards the customer, e.g. to deliver invoices and to provide the required details.

6.3 If the purchaser does not meet all or a part of his payment obligations within 10 days after due date, if he does not cash due checks or if an application for insolvency is filed, we have the right to withdraw from the contract and to require the return of the goods. The purchaser is obliged to procure us with the possession of the goods. The Orderer grants us or any of our authorized representatives the access to all business premises during business hours. We are entitled to use the reserved goods with the diligence of a prudent businessman and to satisfy ourselves with the offsetting of open claims with their proceeds.

6.4 As long as the ownership has not been transferred, the Orderer is to inform us in writing immediately if the supplied item is seized or is exposed to other interventions by third parties. If the third party is unable to indemnify us for the costs of legal or out-of-court costs of a claim according to par.

771 ZPO (German Code of Civil Procedure), the Orderer is liable for our amount outstanding.

7. Warranty

7.1 We are liable for the defects of the goods (in the first instance under the exclusion of the Orderer's rights to back out of the contract or to reduce the purchase price) through rectification of the defect or replacement delivery at our choice. The Orderer shall grant us a reasonable time period to provide the rectification. If the supplementary performance does not work, the Orderer may basically according to his choice demand a cut of the compensation (decrease) or a cancellation of the contract. The improvement is considered failed after the second unsuccessful attempt, provided further improvement attempts are not appropriate due to the subject matter of the contract and are not reasonable to the Orderer. In case of a minor breach of contract, especially minor defects, the Orderer, however, does not have a right of cancellation.

7.2 Warranty rights of the Orderer require that the Orderer's obligations to make inspection and give notice of defects according to par. 377 HGB (German Commercial Code) have been properly fulfilled.

7.3 The Orderer must notify us concerning obvious defects within a period of 10 days after receipt of goods, otherwise the assertion of the warranty claim is excluded. Non-obvious defects must be claimed immediately when they are discovered or determined, otherwise they are deemed to be approved. For all presuppositions for claims he full burden of proof forlies with the Orderer, especially for the deficit itself, for the time period of the determination of the defect, and for the timeliness of the notice of defect.

7.4 If the Orderer, due to a deficiency in title or a material defect after failed subsequent performance, chooses to cancel the contract, he shall not be entitled to additional claims for damages due to the defect.

7.5 The warranty period amounts to one year from date of delivery of our goods to the Orderer.

7.6 The warranty obligation is void if the goods have suffered from improper handling or storage or if improper changes were made to them without the supplier's approval. We are not liable for subsequent changes to the lights, their internal circuitry, equipment or the lamps.

7.7 The condition of the goods only the product description of the manufacturer applies as agreed upon. Additional public statements or advertisements of the manufacturer do not represent a contractual statement on the nature of the goods.

7.8 In the event that the article of sale cannot be used by the Orderer as stipulated in the contract of sale as a result of negligent violation of collateral contractual duties, especially with regard to operating and maintenance instructions, we shall also be liable in accordance with paragraph 7.6.

In case of consulting we can only be held responsible if special payment was agreed in writing.

7.9 Claims made by the Customer against the Supplier for installation and disassembly costs, unless they serve to detect errors, costs of disposal and costs for hoisting devices and scaffolding shall be excluded. The Customer shall bear the costs of the necessary recommissioning, software reinstallation or software updates. Where the Supplier meets its cost absorption obligation pursuant to Article 478 of the German Civil Code with respect to other expenses necessary for supplementary performance, the Supplier shall be entitled to pay such expenses by means of a credit note for goods. A right to compensation for damages to the goods themselves shall be excluded. This does not apply, as far as compelling liability is given in cases of intent, gross negligence, lack of guaranteed product properties or the Product Liability Act.

8. Limitation on Liability

8.1 As far as it is not expressly stipulated otherwise in these conditions, the claims against us, our legal representatives and any person employed by us in the performance of our obligation and any vicarious agent resulting from damages, including consequential damages, which occur to the Orderer or a third party, in particular such damages resulting from fault at contract conclusion, culpable breach of an obligation and negligent and impermissible actions are excluded.

8.2 The aforesaid limitations of liability shall not affect the Orderer's product liability claims. In addition, we are liable for loss of life, physical injury and damage to health (regardless of existing limitation of liability according to the statutory provisions) that are caused by a negligent or wilful breach of duty on our part, our legal representatives or our assistants. We are liable under statutory provisions for damages that are not covered by clause 1 and that are based on fraudulent intent by us, our legal representatives or our assistants.

8.3 The Orderer's claim for damages for defect becomes time-barred after one year from date of delivery of the goods to the Orderer. This shall not apply if we can be accused of malice. In these cases, the statutory provisions apply.

9. Applicable law, place of jurisdiction

For these business relationships and all legal relationships between us and the Orderer, - including export contracts - the governing law of the Federal Republic of Germany applies exclusively. The application of the UN jurisdiction, concerning sales and purchase procedure, is excluded. If legally permissible, the place of jurisdiction for all disputes directly or indirectly resulting from a contractual relationship is, by our choosing, either Haßfurt or the court responsible for the Orderer's registered office. The place of fulfilment for deliveries and payments is also Haßfurt. If individual conditions of the contract including these GTC are partially ineffective or will be, the validity of the other conditions are not affected by it. The whole or partial ineffective condition should be replaced by conditions, whose economic purpose comes as close as possible to the ineffective one.



Contact

HEAD OFFICE KOENIGSBERG

SALES

T +49 9525 9827 0
info@lichtwerk.de

TECHNICAL SERVICE

T +49 9525 9827 1
lichtplanung@lichtwerk.de

GERMAN SALES FORCE

01 **MECKLENBURG-VORPOMMERN**
Gritt Schlemminger
M +49 151 14733968
gritt.schlemminger@lichtwerk.de

02 **HAMBURG, SCHLESWIG-HOLSTEIN**
Michael Brott
M +49 160 7177747
michael.brott@lichtwerk.de

Reinhard Froeschke
M +49 170 2089020
r.froeschke@froeschke-licht.de

03 **HANNOVER**
Ralf Reichel
M +49 160 7177738
ralf.reichel@lichtwerk.de

04 **SACHSEN**
Jörg Irmisch
M +49 172 8670062
joerg.irmisch@lichtwerk.de

Jürgen Bergmann
M +49 172 8670049
juergen.bergmann@lichtwerk.de

05 **THÜRINGEN**
Jens Schlothauer
M +49 151 14733955
jens.schlothauer@lichtwerk.de

06 **HESSEN**
Jörg Wenderoth
Industrial representation
Kirchweg 1
DE- 34225 Baunatal
T +49 5601 9999040
info@wenderoth-iv.de

07 **DÜSSELDORF**
Daniel Pangritz
M +49 160 7177745
daniel.pangritz@lichtwerk.de

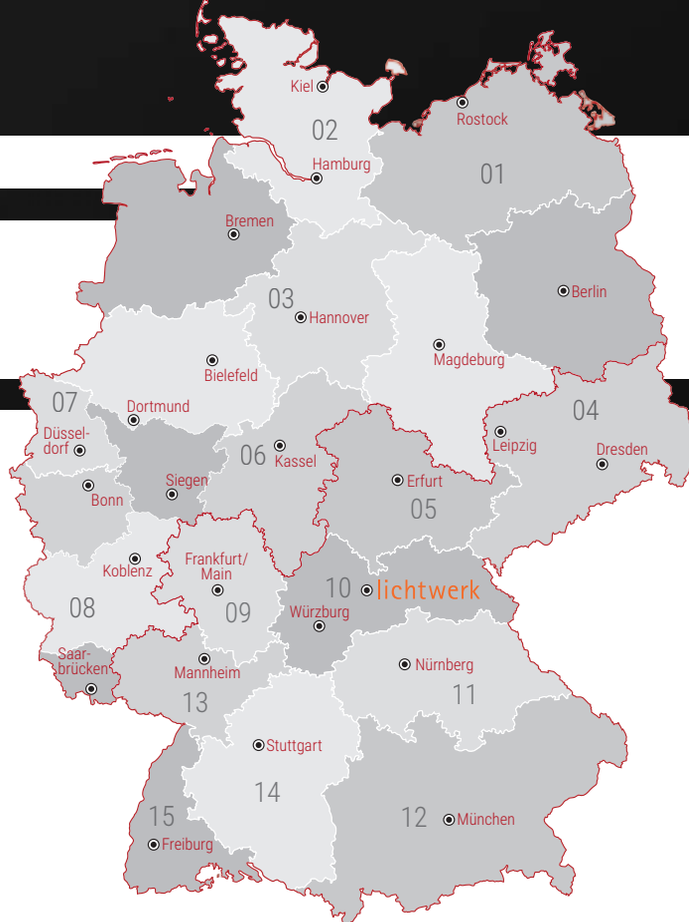
Dominic Pauli
M +49 160 7177737
dominic.pauli@lichtwerk.de

08 **KOBLENZ**
Bernd Oedekoven GmbH
Industrial representation
Rudolf-Diesel-Straße 11
DE- 56220 Urmitz
T +49 2630 96350
info@oedekovengmbh.de

09 **RHEIN-MAIN**
Markus Schimmer
M +49 151 14733980
markus.schimmer@lichtwerk.de

10 **NORDBAYERN**
Peter Gröger
M +49 172 8670045
peter.groeger@lichtwerk.de

Stephan Althaus
M +49 160 7177731
stephan.althaus@lichtwerk.de



11 **BAYERN-MITTE**
Bernhard Zirkelbach
M +49 172 8670047
bernhard.zirkelbach@lichtwerk.de

12 **SÜDBAYERN**
Andrea Fleischmann
M +49 160 7177739
andrea.fleischmann@lichtwerk.de

Dieter Beier
M +49 151 14733958
dieter.beier@lichtwerk.de

13 **NORDBADEN**
Steffen Leuschel
M +49 160 7177740
steffen.leuschel@lichtwerk.de

14 **STUTTART**
Frank Bossert
Industrial representation
Hofenerweg 17
DE- 71686 Remseck
T +49 711 57766960
info@bossert-weissinger.de

15 **SÜDBADEN**
Fred Abel GmbH
Industrial representation
Im Ebnet 1
DE- 79238 Ehrenkirchen
T +49 7633 95010
info@fredabel.de

SALES INTERNATIONAL / SALES MANAGER

Torsten Kießlich-Köcher
T +49 9525 89450
F +49 9525 89444
M +49 172 8682620
torsten.kiesslich@lichtwerk.de

Australia, Canada, Cyprus, Estonia,
Greece, India, Ireland, Latvia, Lithuania,
New Zealand, Portugal, Romania, Russian
Federation/CIS, Slovenia, Spain, Ukraine,
United Kingdom, USA

Stefan Nestmann
T +49 9525 89438
F +49 9525 89444
M +49 172 8670054
stefan.nestmann@lichtwerk.de

Bulgaria, Czech Republic, Denmark,
Hungary, Netherlands, Poland, Slovakia

Reinhold Pfister
T +49 9525 89451
F +49 9525 89444
M +49 172 8670050
reinhold.pfister@lichtwerk.de

Austria, Croatia, Iceland, Montenegro,
Norway, Serbia, Switzerland

Daniel Hau
T +49 9525 89657
F +49 9525 89444
M +49 160 7177734
daniel.hau@lichtwerk.de

Belgium, Finland, France, Israel, Italy,
Luxembourg, Middle East, Morocco,
Sweden, Turkey

EXCLUSION OF LIABILITY

Illustrations, dimensions and weights in our catalogues, price lists and quotations are non-binding. Subject to technical changes, errors and color deviations. All luminaires have been designed for 230V 50Hz mains connection and ambient conditions according to DIN EN 60598 unless otherwise stated, and are supplied without lamps unless otherwise stated. Most of the indications with regard to certifications are presented in our catalogue in a general form. Verification with regard to products can be easily carried out on our website.

Because of the dynamics in the technical development especially in the field of LED modules and their drivers, the information in this paper can only be a snapshot of the current state and are therefore legally not binding. Please refer to our web site for current product specifications.

We point out that the orderer recognises our delivery and payment conditions unless he/she objects in writing when sending his/her order.

Registration number: DE 40859830

lichtwerk GmbH
Hellinger Straße 3
D 97486 Königsberg



www.lichtwerk.de

9999 2061 221 1A 600 05/21 LI/SCHL. Subject to modifications.