

FUTURE PROJECTIONS LIMITED

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SMART - E Scalers and Extenders Trade Pricelist 3 April 2015

- All prices exclude VAT and delivery

SMART-E HDBaseT GEAR	
HDBaseT Extender PAIRS	
4k-700 70m HDBaseT extender pair for HDMI and Infrared. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant	£206.41
4k-710 70m HDBaseT extender pair for HDMI, RS232 and Infrared. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant	£249.76
4k 800 100m HDBaseT extender pair for HDMI and Infrared. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP	£259.19
4k-810 100m HDBaseT extender pair for HDMI, Infrared, 100baseT Ethernet and RS232. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant	£353.44
4k-900100m HDBaseT extender pair for HDMI, Infrared and RS232 providing inline power to 100m. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant	£470.31
4k-909 100m HDBaseT extender pair for HDMI, Infrared, RS232 and 100baseT Ethernet providing inline power to 100m. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant	£564.56
HDBaseT Extender SPLITTERS	
4k-7tx780 100m 4K compatible 8 port HDBaseT splitter includes infra-red passthrough. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant	£988.68
4k-tx740 70m 4K compatible 4 port HDBaseT splitter includes infra-red passthrough. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant	£470.31
4K-TX720 70m 4K compatible 2 port HDBaseT splitter includes infra-red passthrough. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant	£259.19
4K-TX880 100m 4K compatible 8 port HDBaseT splitter includes infra-red and 100baseT Ethernet passthrough. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant	£1,271.43
4K-TX840 100m 4K compatible 4 port HDBaseT splitter includes infra-red and 100baseT Ethernet	·
passthrough. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant 4K-TX820 100m 4K compatible 2 port HDBaseT splitter includes infra-red and 100baseT Ethernet	£611.68
passthrough. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant	£328.93
HDBaseT Extender TRANSMITTERS Alk TV700 70m transmitter for LIDML and Infrared Baselutions 4k 9k 1090m@60Llz 2D fully	
4K-TX700 70m transmitter for HDMI and Infrared. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant	£117.81
4K-TX710 70m transmitter for HDMI, Infrared and RS232. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant	£140.43
4K-TX710WP 70m transmitter for HDMI and Infrared. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant wall plate	£140.43
4K-TX800 100m transmitter for HDMI and Infrared. Resolutions 4k,2k, 1080p@60Hz, 3D fully	
HDCP compliant 4K-TX810 100m transmitter for HDMI, Infrared and RS232. Resolutions 4k,2k, 1080p@60Hz, 3D	£140.43
fully HDCP compliant 4K-TX810WP 100m transmitter for HDMI and Infrared. Resolutions 4k,2k, 1080p@60Hz, 3D fully	£271.88
HDCP compliant wall plate 4K-TX900 100m transmitter for HDMI, RS232, IR and POH. Resolutions 4k,2k, 1080p@60Hz, 3D	£187.56
fully HDCP compliant	£249.76
4K-TX909 100m transmitter for HDMI, RS232, IR, Ethernet and POH. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP 4K HDBaseT Receivers	£296.89
4K-RX700 70m receiver for HDMI and Infrared. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP	
compliant 4K-RX710 70m receiver for HDMI, Infrared and RS232. Resolutions 4k,2k, 1080p@60Hz, 3D fully	£117.81
HDCP compliant	£140.43

4K-RX710WP 70m receiver for HDMI and Infrared. Resolutions 4k,2k, 1080p@60Hz, 3D fully	0.4.0.40
HDCP compliant wall plate 4K-RX800 100m receiver for HDMI and Infrared. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP	£140.43
compliant	£140.43
4K-RX810 100m receiver for HDMI, Infrared and RS232. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant	£176.73
4K-RX810WP 100m receiver for HDMI and Infrared. Resolutions 4k,2k, 1080p@60Hz, 3D fully HDCP compliant wall plate	£187.56
4K-RX900F	£167.36 £249.76
4K-RX900E 150m receiver for HDMI, RS232, IR and POH. Resolutions 4k,2k, 1080p@60Hz, 3D	0000.00
fully HDCP compliant 4K- RX909F 100m receiver for HDMI, RS232, IR, Ethernet and POH. Resolutions 4k,2k,	£362.86
1080p@60Hz, 3D fully HDCP 4K HDBaseT Wall plates	£296.89
SDS1001 30m wall plate transmitter and receiver pair for HDMI, RGBHV, Audio, RS232 and USB providing inline power to 30m. Resolutions 1080p@60Hz, 3D fully HDCP compliant	£470.31
SDS100230m wall plate transmitter and receiver pair for HDMI, RGBHV, Audio, Composite Video, RS232 and Ethernet, providing inline power to 30m. Resolutions 1080p@60Hz, 3D fully HDCP	
compliant SDS1003 30m wall plate transmitter and receiver pair for HDMI, RGBHV, Audio, Composite Video	£564.56
and RS232, providing inline power to 30m. Resolutions 1080p@60Hz, 3D fully HDCP compliant SDS1004 30m wall plate transmitter and receiver pair for HDMI, RGBHV, Audio, RS232, USB and	£517.43
Ethernet, providing inline power to 30m. Resolutions 1080p@60Hz, 3D fully HDCP compliant	£564.56
SDS-TX911-WP 70m transmitter switch for HDMI and digitized VGA, inline power to 150m. Resolutions 1080p@60Hz, 3D fully HDCP compliant 4k HDBaseT long distance Mixed SDS	£423.18
SDS-TX950 100m transmitter for HDMI, DVI, VGA, Audio & IR/RS232	£423.18
SDS-TX920 100m receiver for HDMI, IR and RS232 with audio output	£328.93
HDBaseT SDS Matrixes SDS-4X4F 100m 4x4 HDMI matrix with HDBaseT outputs with front panel, Infrared, RS232 and	
Ethernet control & IR routing SDS-4X4L 70m 4x4 HDMI matrix with HDBaseT outputs with front panel, Infrared, RS232 and	£1,178.13
Ethernet control & IR routing	£1,035.81
SDS-8X8L 70m 8x8 HDMI matrix with HDBaseT outputs with front panel, Infrared, RS232 and Ethernet control & IR routing	£4,326.08
SDS HDBaseT presentation switcher and scaler	
SDS-7000 The SDS-7000 is a professional and versatile 9 input presentation scalingswitcher capable of selecting between 9 different digital and analogue inputs including: 3 x HDMI, 1 x	
HDBaseT, 2 x RGBHV (VGA), 1 x DisplayPort, 1 x Composite and 1 x Component	£1,361.91



TERMS AND CONDITIONS OF SALE / TRADE

DEFINITIONS

- "Buyer" means the person who buys or agrees to buy the Goods from the Seller
- "Terms" means the terms of sale as set out in this document and any special terms as agreed in writing by the Seller.
- "Delivery Date" means the date specified by the Seller when the equipment and Goods are to be delivered and installed.
- "Goods" means any projector and other related equipment and any other goods and equipment which the Buyer agrees to buy from the seller.
- "Price" means the Price for the Goods and Work excluding carrier packing, insurance and VAT.
- "Seller" means Future Projections Limited (Company Registration Number 3797445) whose registered office is situated at Unit 2 Windsor Centre Windsor Court SE279NT.
- "Work" means the supply and installation and the servicing and repair of the Goods by the Seller.

COMPLETION

Practical completion shall be deemed to be no later than the first public or commercial screening (or the ability to do the same) by the client and all sums due on completion shall be payable on this date. Should such payment not be received, Future Projections retain ownership of the equipment and any use will incur rental charges until all payments are received. The purchaser agrees to pay both the account due on completion and the rental charges - payments will be allocated to rental accounts before capital accounts.

TERMS APPLICABLE

These Terms shall apply to all contracts for the sale of Goods and Work by the Seller to the Buyer to the exclusion of all other terms including any terms or conditions which the Buyer may purport to apply under any purchase order confirmation of order or similar document.

All orders for Goods or Work shall be deemed to be an offer by the Buyer to purchase Goods pursuant to these Terms.

Acceptance of delivery of the Goods shall be deemed conclusive evidence of the Buyer's acceptance of these Terms.

Any variation to these Terms (including any special terms and conditions agreed between the parties) shall be inapplicable unless agreed in writing by the Seller.

THE PRICE AND PAYMENT

The Price shall be the Seller's quoted price for the Goods and Work as varied by agreement. The Price is exclusive of VAT, which shall be due at the rate ruling on the date of the Seller's invoice.

Payment of the Price and VAT and shall be due within 30 days of the date of the invoice. Time for payment shall be of the essence.

Interest on overdue invoices shall accrue from the date when payment becomes due from day to day until the date of payment at a rate of 4% above HSBC's base rate from time to time in force and shall accrue at such a rate after as well as before any judgment.

Unless otherwise agreed in writing between the Buyer and the Seller, payment for the Work shall be made in accordance with the following terms: - Regular monthly stage payments shall be paid by the Buyer to the Seller the first such payment being due on the last day of the month following that in which the Goods are despatched or the Work is due to commence as appropriate.

Each such stage payment shall comprise the total value of Work executed and materials and Goods delivered to site for use thereon by the Seller prior to the date of such stage payment together with any other amounts then due, less only the aggregate amount of any previous stage payments and any agreed retention but subject to no other deductions whatsoever.

In respect of any materials or Goods which through no fault of the Seller are held in store, the value of the same together with any charges in respect of storage or rehandling shall be included in each monthly stage payment.

If the Buyer fails to make any payment when due the Seller may, at its option, and without prejudice to any other rights under the contract, suspend further Works until such Payment is made or terminate the contract. The Seller shall be entitled to charge in full with all interest where applicable interest on the outstanding balance of all overdue accounts from the time of default to time of payment (as well after as before judgment) calculated on an annual basis at a rate of 4% above the base lending rate of HSBC.

Notwithstanding anything contained herein the Seller shall be under no liability for loss and profits, revenue, contracts or business or any other form of consequential or indirect loss or damage of any nature whatsoever and however caused or arising.

GOODS AND WORK

The quantity and description of the Goods and/or Work shall be as set out in the Seller's quotation.

WARRANTIES AND LIABILITY

The Seller warrants that the Goods and/or Work will at the time of delivery correspond to the description given by the Seller and, except where the Buyer is dealing as a consumer (as defined in the Unfair Contract Terms Act 1977 Section 12), all other warranties, conditions or terms relating to fitness for purpose, merchantability or condition of the Goods and/or Work implied by statute or common law or otherwise are excluded, including any loss or damage caused by or arising the incorrect operation of the Goods concerned, misuse, neglect, fire, flood, explosion howsoever caused and act of God and all consequential loss howsoever caused.

ADVANCED REPLACEMENT GOODS

Our warranty, and those of most of our suppliers is "return to base" – goods need to be returned to us for evaluation and repair. In the event of a failure, we may have available "advanced replacement items", to serve as either an interim loan item or a replacement unit pending warranty evaluation by the manufacturer. When we send these items, we treat these as a purchase – the client purchases the advance replacement item off us, we invoice for this and all carriage and once we receive the faulty goods back and verify the warranty claim we credit the cost of the goods. Clients need to agree these terms in writing prior to advance replacements being sent.

DELIVERY OF THE GOODS

Delivery of the Goods shall be made to the Buyer's address on the Delivery Date, which is an estimate only. The Buyer shall make all arrangements necessary to take delivery of the Goods at the agreed location with the appropriate room / space for the Goods whenever they are tendered for delivery

Time for delivery is not of the essence of the contract

The Seller shall not be liable for any loss or damage whatever due to failure by the Seller to deliver the Goods (or any of them) promptly or at all.

ACCEPTANCE OF THE GOODS AND WORK

The Buyer shall be deemed to have accepted the Goods and/or Work 7 days after the date of the invoice relating to such Goods. After acceptance the Buyer shall not be entitled to reject Goods and/or Work, which are not in accordance with the contract.



TITLE AND RISK

The Goods shall be at the Buyer's risk as from delivery.

In spite of delivery having been made title in the Goods shall not pass from the Seller until the Buyer shall have paid the Price plus VAT in full for such Goods.

Until title in the Goods passes to the Buyer in accordance with clause 8.2 the Buyer shall hold the Goods and each of them on a fiduciary basis as bailee for the Seller.

The Seller shall be entitled to recover the Price (plus VAT) notwithstanding that title in any of the Goods has not passed from the Seller.

Until such time as title in the Goods passes from the Seller the Buyer shall upon request deliver up the Goods. If the Buyer fails to do so the Seller may enter upon any premises owned occupied or controlled by the Buyer where the Goods are situation and repossess the Goods. On the making of such request the rights of the Buyer under clause 8.4 shall cease.

The Buyer shall not pledge or in any way charge by way of security for any indebtedness any of the Goods which are the property of the Seller. Without prejudice to the other rights of the Seller, if the Buyer does so all sums whatever owing by the Buyer to the Seller shall forthwith become due and payable.

The Buyer shall insure and keep insured the Goods to the full Price against "all risks" to the reasonable satisfaction of the Seller from the date of delivery until the date that property in the Goods passes from the Seller, and shall whenever requested by the Seller produce a copy of the policy of insurance. Without prejudice to the other rights of the Seller, if the Buyer fails to do so all sums whatever owing by the Buyer to the Seller shall forthwith become due and payable.

If requested by the Seller, the Buyer shall promptly deliver the prescribed particulars of this contract to the Registrar in accordance with the Companies Act 1985 Part XII as amended. Without prejudice to the other rights of the Seller, if the Buyer fails to do so all sums whatever owing by the Buyer to the Seller shall forthwith become due and payable.

REMEDIES OF BUYER

Where the Buyer rejects any Goods and/or Work then the Buyer shall have no further rights whatever in respect of the supply to the Buyer of such Goods and/or Work or the failure by the Seller to supply Goods and/or Work which conform to the contract of sale.

Where the Buyer accepts or has been deemed to have accepted any Goods and/or Work then the Seller shall have no liability whatever to the Buyer in respect of those Goods.

The Seller shall not be liable to the Buyer for late delivery or short delivery of the Goods.

The Buyer shall inspect the Goods and/or Work on delivery and after installation and shall within 3 days after delivery or after installation notify the Seller of any alleged defect, shortage of quantity, damage or failure to comply with description or sample. If the Buyer shall fail to comply with these provisions the Goods and/or Work shall be conclusively presumed to be in accordance with the contract and free from any defect or damage which would be apparent on a reasonable examination of the Goods and/or Work, the Buyer shall be deemed to have accepted the Goods and/or Work.

If the Goods and/or Work are not in accordance with the contract for any reason the Buyer's sole remedy shall be limited to the Seller making good any shortage by replacing such Goods and/or Work or, if the Seller shall elect, by refunding a proportionate part of the Price.

The Seller's liability to the Buyer, whether for any breach of contract or otherwise, shall not in any event exceed the Price and the Seller shall be under no liability for any direct loss and/or expense or indirect loss and/or expense suffered by the Buyer or liability to third parties incurred by the Buyer.

GOVERNING LAW

This contract is subject to the Law of England and Wales.

The Seller warrants all Work carried out and covered by this estimate for a period of 6 months in respect of labour and workmanship. The Seller shall repair or replace defective Goods at his discretion. Any parts or Goods supplied and fitted by the Seller shall carry the warranty (if any) given by the manufacturer of that item. The Buyer shall during the relevant period ensure that the equipment is operated and maintained correctly

CABLING AND OTHER ITEMS

The Seller shall where reasonably possible conceal electrical cable within containment provided by othersm or otherwise as agreed. Price does not include the lifting and replacement of floorboards for the purpose of concealing cable.

Cables affixed to walls ceilings and doors shall be affixed to the surface thereof and the quotation or estimate or Price does not include the costs of concealing such cable.

The Buyer shall give the Seller access to its premises of not less than 8.5 clear hours per day between the hours of 7.00 am and 5.00 pm Monday to Saturday for the purpose of carrying out any act and the services and Work under the terms of this agreement.

The Buyer shall provide without charge to the Seller adequate facilities for the storage of materials equipment and tools during the carrying out of the Work and for a reasonable time before commencement and after completion.

Materials equipment and tools stored at the Buyers premises or premises under his control shall be stored at the sole risk of the Buyer. In the event of destruction damage or theft of materials equipment and tools stored at the Buyers premises or premises under his control the Seller shall be entitled to payment in full in respect thereof except that the Buyer shall not be liable or any loss occasioned solely by the negligence of the employees or agents of the Seller.

The Work will be performed during the Seller's normal working hours.

The Work shall be executed within the period of time stated in the quotation or in accordance with a programme of work to be agreed in writing with the proviso that the date stated in the quotation or such programme shall be subject to confirmation after all the specifications and measurements have been taken and agreed. The Seller shall be afforded proper access to site to enable specification and measurements to be taken. Any alteration or deviation from programme shall thereafter only be made by mutual agreement.

A fair and reasonable extension of time to the period stated in the quotation or to the agreed programme shall be made by the Buyer in the event of the Seller suffering delays caused by war riot civil commotion force measure acts of god inclement weather strikes lockouts or any other form of industrial action shortages of labour or materials delay in delivery of materials by suppliers or sub-contractors or any other unforeseen circumstances beyond the Seller's reasonable control.

The Buyer must give the minimum period of notice stated in the quotation in writing before the Seller is obliged to commence work on site. The Buyer shall provide free and adequate access to the site at all times. Hard standings and approach roads suitable for the Seller's vehicles shall be available to allow for the safe handling of materials and a suitable area for storage of materials. Any hutting, which may be required, shall be made available within close proximity to the place at which the work is to be carried out.

The Buyer shall provide on site, at no charge to the Seller, all equipment and facilities required to enable the Seller to fulfil the requirements of the Buildings (Safety, Health and Welfare) Regulations, the Factories Act and all other applicable legal requirements.

The Seller's insurances in respect of public liability and third party liability indemnify the Buyer or his or her agent against any claims arising from damage to the premises at which the Seller is working and/or injury to any person or persons within or adjacent to those premises provided that such injury is due to proved negligence on the part of the Seller or on the part of its employees. Save as provided in this paragraph the Seller has no obligations to indemnify the Buyer or to insure.

The Buyer will be responsible for insuring in the joint names of the Buyer and the Seller against loss and damage by fire, lightning, explosion, storm, tempest, flooding bursting or overflowing of water tanks, apparatus and pipes, earthquake, aircraft and other aerial devices or articles dropped there from, riot and civil commotions all Work executed and all uninstalled materials and Goods delivered to or placed on or adjacent to the site or the Buyer's premises and shall maintain such insurance until practical completion of the Work.



In the event of such loss or damage, the Seller will reinstate or make good such loss or damage and carry out and complete the Work. The reinstatement and making good of such loss or damage shall be deemed to be variation under paragraph 16.6 below. If it is just and equitable the Seller may determine its engagement under the contract within 28 days of the occurrence of such loss or damage.

The Buyer will be entitled to vary the design, quality and quantity of the Work subject to agreeing acceptable adjustment with the Seller to the price payable and the period for completion of the Work and any other terms of the contract of which these Conditions form part which the Seller may consider relevant. The Buyer will be responsible for the removal of all rubbish arising from the execution of the Work at no cost to the Seller.

RoHS Compliance Statement

The RoHS directive restricts the use of certain hazardous substances commonly used in the manufacturing of electronic equipment and requires producers of electronic equipment to reduce the concentration of these hazardous materials which include:

- Lead
- Mercury
- Cadmium
- Hexavalent Chromium
- Polybrominated Biphenyls (PBB)
- · Polybrominated Diphenyl Ethers (PBDE)

The RoHS directive states that as of July 1, 2006, electrical and electronic equipment manufacturers must eliminate the use of all of the above materials. Although RoHS is a European Union (EU) Directive, manufacturers of EEE outside Europe must also abide by this legislation if the equipment they produce is ultimately imported into an EU member state. In our role as an integrator, installer and service provider, we ensure that all products, cables, parts and supplies sourced are compliant and the ROHS certification provided or available.

You can be assured that we here, at Future Projections Ltd are concerned with a smooth transition to insure a continuous flow of product and to continue to maintain a high level of service to our customers.

WEEE Compliance Statement

The European Union also adopted Directive 2002/96/EC on Waste Electrical and Electronic Equipment (WEEE), with requirements that went into effect August 13, 2005. WEEE is intended to reduce the disposal of waste from electrical and electronic equipment by establishing guidelines for prevention, reuse, recycling and recovery.

Future Projections Ltd has addressed its practices and processes to conform to the requirements in this important Directive.

As a distributor of electrical and electronic devices, we accept our joint responsibility to ensure safe and appropriate disposal and recycling of

As a distributor of electronic devices, we accept our joint responsibility to ensure sale and appropriate disposal and recycling of electronic based equipment at the end of it's lifespan as required and defined under WEEE regulations. Where equipment has been supplied and installed by ourselves, our installations are considered for the purposed of WEEE regulations to be fixed installations or in some cases large scale industrial tools and therefore outside the scope of the regulations. Where items are considered applicable to WEEE regulations, we ensure that the manufacturer or UK importer maintains a "take back" facility and that all products are marked with the crossed "wheeled bin" symbol. Whist there are no obligations for distributors in relation to sales of nonhousehold EEE, or for the take-back of non-household WEEE, as part of the supply chain for non-household EEE, we endeavour to assist producers and non-household end-users in discharging their obligations under the WEEE Regulations.

All sales are recorded and records retained for a minimum of four years.

WEEE regulations apply only to new sales. We operate an "in house" scheme for the return of WEEE applicable items to manufacturers and suppliers. As an alternative we often recycle such goods in-house for support and spare part functions of similar equipment in the field. We prioritise reuse of appliances as whole appliances, in either their original form or as spare parts of modified assembly.

