

Long Branch, N.J. 07740 (800) 631-2148 (800) 397-5777 www.coopernotification.com

Thank you for using our products.

INSTALLATION INSTRUCTIONS SERIES LEMD, LEMD-M

Use this product according to this instruction manual. Please keep this instruction manual for future reference.

GENERAL:

The Series LEMD is a message readout display capable of displaying two independent message lines of warning. Each line operates on 24VDC and can display the message in a continuous or flashing LED illumination mode. The current draw is 0.07 Amps. The terminal blocks can accept wires #14 to #18 American Wire Gauge (AWG). This product is designed to be used in indoor, dry locations only. This message display unit is only suitable for connections to a UL Listed or Recognized Class 2, 24VDC, 0.07A power source.

PLEASE READ THESE INSTRUCTIONS CAREFULLY. FAILURE TO COMPLY WITH ANY OF THE FOLLOWING INSTRUCTIONS COULD RESULT IN IMPROPER APPLICATION, INSTALLATION AND/OR OPERATION OF THIS PRODUCT IN AN EMERGENCY SITUATION.

MOUNTING AND WIRING INFORMATION:

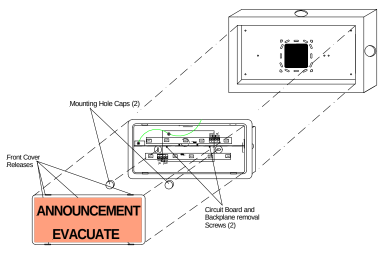


Figure 1:

- 1. Remove the front cover by inserting a flat head screwdriver into the two releases at the top or bottom of the front cover.
- 2. Remove plastic sign from the metal backbox.
- 3. Remove the desired knockouts on the metal backbox and plastic sign.
- 4. Mount the metal backbox at the desired location.
- 5. Attach conduit to metal backbox.
- 6. Run wiring through the open knockout of the plastic sign to the terminal blocks and wire 24VDC wiring as shown in Figure 2.
- 7. Secure the plastic sign to the metal backbox using the 2 screws provided.
- 8. Install the mounting hole caps. Verify that earth ground wiring is properly connected.
- 9. Select the desired mode of operation using Jumper J4. (Shorted = Continuous; Open = Flashing)
- 10. Install the front cover.

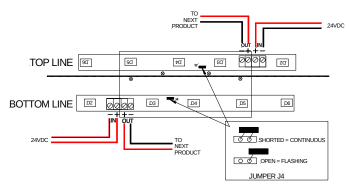


Figure 2:

ANY MATERIAL EXTRAPOLATED FROM THIS DOCUMENT OR FROM COOPER NOTIFICATION MANUALS OR OTHER DOCUMENTS DESCRIBING THE PRODUCT FOR USE IN PROMOTIONAL OR ADVERTISING CLAIMS, OR FOR ANY OTHER USE, INCLUDING DESCRIPTION OF THE PRODUCT'S APPLICATION, OPERATION, INSTALLATION AND TESTING IS USED AT THE SOLE RISK OF THE USER AND COOPER NOTIFICATION WILL NOT HAVE ANY LIABILITY FOR SUCH USE.

LIMITED WARRANTY

Cooper Wheelock, Inc. dba Cooper Notification and Cooper Notification, Inc. (each, a "Seller") products must be used within their published specifications and must be PROPERLY specified, applied, installed, operated, maintained and operationally tested in accordance with these instructions at the time of installation and at least twice a year or more often and in accordance with local, state and federal codes, regulations and laws. Specification, application, installation, operation, maintenance and testing must be performed by qualified personnel for proper operation in accordance with all of the latest National Fire Protection Association (NFPA), Underwriter's Laboratories (UL), National Electrical Code (NEC), Occupational Safety and Health Administration (OSHA), local, state, county, province, district, federal and other applicable building and fire standards, guidelines, regulations laws and codes including, but not limited to, all appendices and amendments and the requirements of the local authority having jurisdiction (AHJ). Seller products when properly specified, applied, installed, operated, maintained and operationally tested as provided above are warranted against mechanical and electrical defects for a period of (a) three (3) years from date of manufacture with respect to MEDC and Seller Industrial Signals and Seller Fire and Security Notification Appliances and Devices, or (b) one (1) year from date of manufacture with respect to Waves and SafePath Voice Evacuation and Mass Notification Systems (date of manufacture is determined by date code.) Correction of defects by repair or replacement shall be at Seller's sole discretion and shall constitute fulfillment of all obligations under this warranty. THE FOREGOING LIMITED WARRANTY SHALL IMMEDIATELY TERMINATE IN THE EVENT ANY PART NOT FURNISHED BY SELLER IS INSTALLED IN THE PRODUCT. THE FOREGOING LIMITED WARRANTY SPECIFICALLY EXCLUDES ANY SOFTWARE REQUIRED FOR THE OPERATION OF OR INCLUDED. IN A PRODUCT. SELLER MAKES NO REPRESENTATION OR WARRANTY OF ANY OTHER KIND, EXPRESS, IMPLIED OR STATUTORY WHETHER AS TO MECHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR ANY OTHER MATTER.

USERS ARE SOLELY RESPONSIBLE FOR DETERMINING WHETHER A PRODUCT IS SUITABLE FOR THE USER'S PURPOSES, OR WHETHER IT WILL ACHIEVE THE USER'S INTENDED RESULTS. THERE IS NO WARRANTY AGAINST DAMAGE RESULTING FROM MISAPPLIACATION, IMPROPER SPECIFICATION, ABUSE, ACCIDENT OR OTHER OPERATING CONDITIONS BEYOND SELLER'S CONTROL.

SELLER DOES NOT WARRANT THAT THE OPERATION OF THE SOFTWARE WILL BE UNINTERRUPTED OR ERROR-FREE OR THAT THE SOFTWARE WILL MEET ANY OTHER STANDARD OF PERFORMANCE, OR THAT THE FUNCTIONS OR PERFORMANCE OF THE SOFTWARE WILL MEET THE USER'S REQUIREMENTS. SELLER SHALL NOT BE LIABLE FOR ANY DELAYS, BREAKDOWNS, INTERRUPTIONS, LOSS, DESTRUCTION, ALTERATION, OR OTHER PROBLEMS IN THE USE OF A PRODUCT ARISING OUT OF OR CAUSED BY THE SOFTWARE.

THE LIABILITY OF SELLER ARISING OUT OF THE SUPPLYING OF A PRODUCT, OR ITS USE, WHETHER ON WARRANTIES, NEGLIGENCE, OR OTHERWISE, SHALL NOT IN ANY CASE EXCEED THE COST OF CORRECTING DEFECTS AS STATED IN THE LIMITED WARRANTY AND UPON EXPIRATION OF THE WARRANTY PERIOD ALL SUCH LIABILITY SHALL TERMINATE. SELLER IS NOT LIABLE FOR LABOR COSTS INCURRED IN REMOVAL, REINSTALLATION OR REPAIR OF A PRODUCT BY ANYONE OTHER THAN SELLER OR FOR DAMAGE OF ANY TYPE WHATSOEVER, INCLUDING BUT NOT LIMITED TO, LOSS OF PROFIT OR INCIDENTAL, INDIRECT, CONSEQUENTIAL, SPECIAL, PUNTIVE OR EXEMPLARY DAMAGES. THE FOREGOING SHALL CONSTITUTE THE SOLE REMEDY OF THE PURCHASER AND THE EXCLUSIVE LIABILITY OF SELLER.

IN NO CASE WILL SELLER'S LIABILITY EXCEED THE PURCHASE PRICE PAID FOR A PRODUCT.

LIMITATION OF LIABILITY

SELLER'S LIABILITY ON ANY CLAIM OF ANY KIND, INCLUDING NEGLIGENCE AND BREACH OF WARRNTY, FOR ANY LOSS OR DAMAGE RESULTING FROM, ARISING OUT OF, OR CONNECTED WITH THIS CONTRACT, OR FROM THE MANUFACTURE, SALE, DELIVERY, RESALE, REPAIR OR USE OF ANY PRODUCT COVERED BY THIS ORDER SHALL BE LIMITED TO THE PRICE APPLICABLE TO THE PRODUCT OR PART THEREOF WHICH GIVES RISE TO THE CLAIM. SELLER'S LIABILITY ON ANY CLAIM OF ANY KIND SHALL CEASE IMMEDIATELY UPON THE INSTALLATION IN THE PRODUCT OF ANY PART NOT FURNISHED BY SELLER. IN NO EVENT SHALL SELLER BE LIABLE FOR ANY CLAIM OF ANY KIND UNLESS IT IS PROVEN THAT ITS PRODUCT WAS THE DIRECT CAUSE OF SUCH CLAIM. FURTHER, IN NO EVENT, INCLUDING IN THE CASE OF A CLAIM OF NEGLIGENCE, SHALL SELLER BE LIABLE FOR INCIDENTAL, INDIRECT, CONSEQUENTIAL, SPECIAL, PUNITIVE OR EXEMPLARY DAMAGES. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE PRECEDING LIMITATION MAY NOT APPLY TO ALL PURCHASERS.

10/09