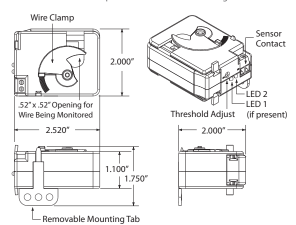




## **RIBXG21 Series**

Enclosed Self-Powered Split Core 120-277 Vac Switching AC Current Sensors







Wire Being Monitored







**SPECIFICATIONS** 

## FUNCTIONAL DEVICES CERTIFIED FOR USE WITH ECMs

Operating Temperature: -30 to 140° F

Humidity Range: 5 to 95% (noncondensing)

\* Temperature Derating: 1 Amp up to 50° C, 0.5 Amp up to 60° C

Max Sense Voltage: 600 Vac

Sensor Contact Status: Monitored current below threshold: Open Monitored current above threshold: Closed Approvals: UL Listed, UL916, C-UL,

CE, RoHS

Mounting/ Unit can be secured using

**Installation:** the supplied Mounting Tab, the adjustable Wire

Wht/Brn

Clamp, or both.

• Use Sensor Contact to switch 120-277 Vac loads only.

 $\bullet \ \mathsf{For} \ \mathsf{testing} \ \mathsf{purposes}, \mathsf{Sensor} \ \mathsf{Contact} \ \mathsf{will}$ measure approximately 250  $\boldsymbol{\Omega}$  when closed

and  $> 10 \text{ M}\Omega$  when open.

• The Sensor Contact is a Solid State Contact.

RIBXG21 SERIES SELECTION GUIDE									
Model#	Sensing Range	Туре	Threshold	Sensor Contact Type	Switching Voltage Range	Maximum Switching Current	Sensor Contact Termination	LED 1	LED 2
RIBXG21F	.50-150 Amps AC	Split Core	Fixed, .50 Amp AC	Solid State Switch SPST	120-277 Vac	1 Amp AC *	Wht/Blk 16" 18 AWG Wire Leads		
RIBXG21TF	.50-150 Amps AC	Split Core	Fixed, .50 Amp AC	Solid State Switch SPST	120-277 Vac	1 Amp AC *	Terminal Strip, Accepts #14-22 AWG Wire		
RIBXG21A	.75-150 Amps AC	Split Core	Adjustable	Solid State Switch SPST	120-277 Vac	1 Amp AC *	Wht/Blk 16" 18 AWG Wire Leads	Over Threshold	Under Threshold
RIBXG21TA	.75-150 Amps AC	Split Core	Adjustable	Solid State Switch SPST	120-277 Vac	1 Amp AC *	Terminal Strip, Accepts #14-22 AWG Wire	Over Threshold	Under Threshold



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## 5. DELIVERY, RISK OF LOSS, CLAIMS AND FORCE MAJEURE:

A. All prices quoted for products are Ex-Works (Incoterms 2010) at a shipping facility determined by Seller, unless otherwise noted by Seller ("Seller's Shipping Facility"). Risk of loss or damage, and beneficial ownership, of the Products are transferred to Buyer when the Products are made available to Buyer at Seller's Shipping Facility. All delivery dates are approximate.

B. Buyer will only make written claims to Seller for damages, shortages or other delivery errors within seven (7) calendar days after receipt of shipment. All Products received by Buyer, or Buyer's clients, customers, or agents, that are not rejected within such time will be deemed accepted. Failure to provide such written notice constitutes a waiver of all such claims regarding such shipment by Buyer. Buyer will not revoke acceptance.

C. Seller is not liable for any damage as a result of any delay or failure to deliver due to any act of God, act of Buyer, embargo or other governmental act, regulation or request, fire, accident, power outage, strike, civil unrest, weather, slowdown or other labor difficulties, war, riot, act of terrorism, delay in transportation, defaults of common carriers, inability to obtain necessary labor, materials or manufacturing facilities or, without limiting the foregoing, any other delays beyond Seller's control. Buyer's sole and exclusive remedy for any delays or for Seller's inability to deliver Products for any reason, in each case, that persists for more than ninety (90) days, is to cancel the order pursuant to Seller's Order Policies and Guidelines available upon request.

**6. WARRANTY; DISCLAIMER.** Products are warranted to be free from manufacturing defects under normal use and conditions for five (5) years (the "Warranty Period").

The warranty does not apply to: (a) Damage caused by accident, abuse, mishandling, or dropping; (b) Products which have been subjected to unauthorized repair, opened, or taken apart; (c) Products not used in accordance with directions; (d) Damages exceeding the cost of such Product; and (e) Damages caused by lightning, water, or condensation. If warranty service is required during the Warranty Period, and if examination shall disclose to Seller's satisfaction

that such Product was originally defective, then Seller will at its option repair or replace the product without charge upon prepaid delivery of such Product to Seller's facility with proof of date of purchase. Corrections of such defects by repair to or supplying of replacements for defective parts shall constitute fulfillment of all obligations of Seller.

Seller shall not be liable for loss, damage, or expense directly or indirectly caused from the failure of Products to perform as expected.

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- 7. LIMITATION OF LIABILITY: SELLER WILL NOT BE LIABLE FOR ANY LOSS OF PROFIT, INTERRUPTION OF BUSINESS OR ANY OTHER SPECIAL, CONSEQUENTIAL OR INCIDENTAL DAMAGES SUFFERED OR SUSTAINED BY BUYER FOR ANY REASON. EXCEPT FOR CLAIMS OF DEATH OR PERSONAL INJURY, IN NO EVENT WILL SELLER'S AGGREGATE LIABILITY TO BUYER ARISING UNDER OR IN ANY WAY RELATED TO THIS AGREEMENT FOR ANY REASON (INCLUDING, BUT NOT LIMITED TO, LIABILITY ARISING FROM NEGLIGENCE OR ON THE BASIS OF STRICT LIABILITY, OR OTHERWISE) EXCEED THE TOTAL AMOUNT PAID BY BUYER TO SELLER HEREUNDER FOR ANY PRODUCT GIVING RISE TO A CLAIM UNDER THIS AGREEMENT.
- 8. RETURNS: Unless otherwise approved by Seller in writing in its sole discretion, except in the case of a non-conforming shipment or a warranty issue, Buyer may not return Products. If Seller approves the return of Products pursuant to the preceding sentence, such returned Products must be returned within ninety (90) days from date of invoice and will be subject to a 25% restocking fee. In the event of a non-conforming shipment or a warranty issue, Buyer may return Products, but only if Buyer first: (a) provides notice to Seller as required in this Agreement, (b) obtains prior authorization from Seller, and (c) all Products or containers for which return is properly authorized have been marked with a return authorization number supplied by Seller. Buyer will make all returns via a traceable form such as Federal Express, UPS or insured mail and in resalable condition. Buyer will pay all return shipping charges and any other charges associated therewith.
- 9. CANCELLATIONS: Cancellation or deferment of all or part of an order is subject to acceptance by the Seller. If accepted, any reduction in quantity of any item to less than 85% of the original item quantity is subject to a 15% cancellation charge. If an order cancellation is accepted, the Buyer will make delivery and pay for all material manufactured and in stock or in process at time of notice for such order, and for any special materials on orders for which the Seller must take delivery.
- 10. EXPORTS. Buyer agrees that it will comply with any and all U.S. Export Controls and will not pay for, resell, transfer or knowingly sell Products in violation of U.S. Export Controls. If Buyer resells Products within or exports Products to a country or region which imposes upon Seller and/or Buyer an obligation to fund or undertake reuse, recycling, composting, recovery of Products, or any similar obligation (e.g., the European Union's Waste Electrical and Electronic Equipment Directive, EC 2002/96/EC) (the "Obligations"), Buyer shall wholly undertake the Obligations or duties and shall be entirely responsible for all associated costs therewith. Seller shall have no obligation to reimburse Buyer for execution of the Obligations. In the event that Seller is named in a proceeding based upon the Obligations, Buyer shall indemnify, defend and hold Seller harmless from all actions related thereto, including all civil and governmental actions.
- 11. MISCELLANEOUS. This Agreement is governed by the laws of the State of Indiana, without giving effect to its conflict of laws principles. Buyer hereby irrevocably consents and submits to the exclusive jurisdiction and venue of the state and federal courts in Marion County, Indiana. The United Nations Convention for Contracts for the International Sale of Goods is explicitly excluded. Each provision contained in this Agreement constitutes a separate and distinct provision severable from all other provisions. If any provision (or any part thereof) is unenforceable under or prohibited by any present or future law, then such provision (or part thereof) will be amended, and is hereby amended, so as to be in compliance with such law, while preserving to the maximum extent possible the intent of the original provision. Any provision (or part thereof) that cannot be so amended will be severed from this Agreement; and, all the remaining provisions of this Agreement will remain unimpaired. No modification, addition or deletion, or waiver of any rights under this Agreement is binding on a party unless made in a non-preprinted agreement clearly understood by the parties to be a modification or waiver, and signed by a duly authorized representative of each party.