



DobyGrip®



Precision
Engineering
& Reliability

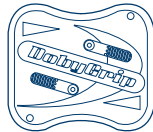
DobyGrip 2 & DobyGrip 2 Max Intermediate Price List - May 2018

All prices are in £ Sterling



DobyGrip Suspension System - Size Price QTY

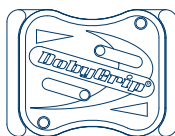
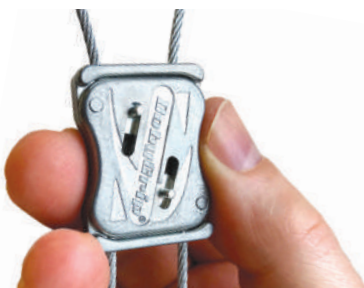
DG2	50Kg Rated Grip	Wire Suspension unit	2.20	1
DG21LK	50kg Rated Grip	2mm x 1m Wire with Loop	3.53	1
DG22LK	50kg Rated Grip	2mm x 2m Wire with Loop	4.03	1
DG23LK	50kg Rated Grip	2mm x 3m Wire with Loop	4.54	1
DG24LK	50kg Rated Grip	2mm x 4m Wire with Loop	5.04	1
DG25LK	50kg Rated Grip	2mm x 5m Wire with Loop	5.55	1
DG21EK	50kg Rated Grip	2mm x 1m Wire with Eye Bolt	3.64	1
DG22EK	50kg Rated Grip	2mm x 2m Wire with Eye Bolt	4.15	1
DG23EK	50kg Rated Grip	2mm x 3m Wire with Eye Bolt	4.65	1
DG24EK	50kg Rated Grip	2mm x 4m Wire with Eye Bolt	5.15	1
DG25EK	50kg Rated Grip	2mm x 5m Wire with Eye Bolt	5.66	1
DG21CK	50kg Rated Grip	2mm x 1m Wire with Carabina	3.64	1
DG22CK	50kg Rated Grip	2mm x 2m Wire with Carabina	4.15	1
DG23CK	50kg Rated Grip	2mm x 3m Wire with Carabina	4.65	1
DG24CK	50kg Rated Grip	2mm x 4m Wire with Carabina	5.15	1
DG25CK	50kg Rated Grip	2mm x 5m Wire with Carabina	5.66	1



Width: 26mm
 Length: 30mm
 Height: 9mm
 Weight: 30grms
 Order code: DG2
 Packing details: 20 per pkt

DobyGrip Suspension System - Size Price QTY

DG2M	50Kg Rated Grip	Wire Suspension unit	2.75	1
DG2M1LK	50kg Rated Grip	2mm x 1m Wire with Loop	4.08	1
DG2M2LK	50kg Rated Grip	2mm x 2m Wire with Loop	4.58	1
DG2M3LK	50kg Rated Grip	2mm x 3m Wire with Loop	5.09	1
DG2M4LK	50kg Rated Grip	2mm x 4m Wire with Loop	5.59	1
DG2M5LK	50kg Rated Grip	2mm x 5m Wire with Loop	6.10	1
DG2M1EK	50kg Rated Grip	2mm x 1m Wire with Eye Bolt	4.19	1
DG2M2EK	50kg Rated Grip	2mm x 2m Wire with Eye Bolt	4.70	1
DG2M3EK	50kg Rated Grip	2mm x 3m Wire with Eye Bolt	5.20	1
DG2M4EK	50kg Rated Grip	2mm x 4m Wire with Eye Bolt	5.70	1
DG2M5EK	50kg Rated Grip	2mm x 5m Wire with Eye Bolt	6.21	1
DG2M1CK	50kg Rated Grip	2mm x 1m Wire with Carabina	4.19	1
DG2M2CK	50kg Rated Grip	2mm x 2m Wire with Carabina	4.70	1
DG2M3CK	50kg Rated Grip	2mm x 3m Wire with Carabina	5.20	1
DG2M4CK	50kg Rated Grip	2mm x 4m Wire with Carabina	5.70	1
DG2M5CK	50kg Rated Grip	2mm x 5m Wire with Carabina	6.21	1



Width: 26mm
 Length: 35mm
 Height: 9mm
 Weight: 37grms
 Order code: DG2M
 Packing details: 20 per pkt

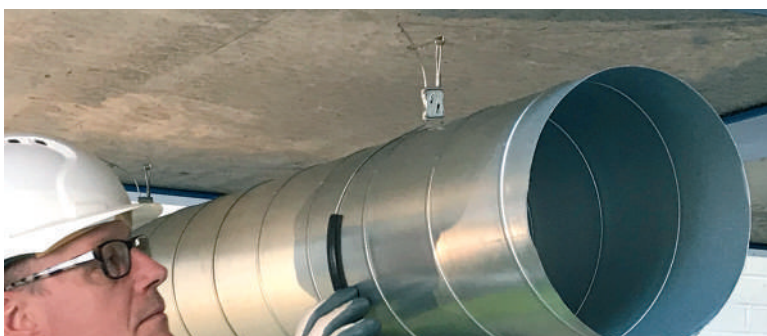
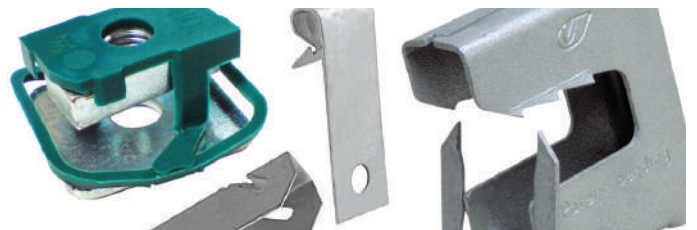
DobyGrip Wire Reels Price QTY

DGWR1	1mm	DobyGrip Wire Roll - 150m	21.96	Roll
DGWR2	2mm	DobyGrip Wire Roll - 150m	33.05	Roll
DGWR3	3mm	DobyGrip Wire Roll - 150m	54.88	Roll



Accessories Size/Length Price QTY

DG30TC	Tiger flange clip 2-8mm	30mm x 30mm	103.41	100
DG32TC	Tiger flange clip 8-16mm	32mm x 38mm	122.22	100
DG42TC	Tiger flange clip 16-24mm	42mm x 48mm	164.52	100
DG21BC	Beam flange clip 2-4mm	Height 21mm	48.25	100
DG23BC	Beam flange clip 5-9mm	Height 23mm	53.10	100
DG29BC	Beam flange clip 10-16mm	Height 29mm	55.54	100
DG34BC	Beam flange clip 17-20mm	Height 34mm	60.98	100
DG40BC	Beam flange clip 23-30mm	Height 40mm	125.00	100
DG39VFC	Vertical flange clip 1-5mm	39mm	49.36	100
DG40VFC	Vertical flange clip 5-7mm	40mm	49.36	100
DG1958WN	Wedge Nut comp. floor fix	M8 19mmx9.5mm	70.63	100
DG1956WN	Wedge Nut comp. floor fix	M6 19mmx9.5mm	70.63	100
DG198WN	Wedge Nut comp. floor fix	M8 19mmx10mm	71.98	100
DG196WN	Wedge Nut comp. floor fix	M6 19mmx10mm	71.98	100
DG218WN	Wedge Nut comp. floor fix	M8 21mmx10mm	65.50	100
DG216WN	Wedge Nut comp. floor fix	M6 21mmx10mm	65.50	100
DG258WN	Wedge Nut comp. floor fix	M8 25mmx13mm	58.38	100
DG256WN	Wedge Nut comp. floor fix	M6 25mmx13mm	58.38	100
DG408SN	Slide Nut with Washer	M8	178.20	100
DG410SN	Slide Nut with Washer	M10	227.82	100
DG412SN	Slide Nut with Washer	M12	232.33	100
DGM6AD	Adaptor with locking nut	M6 20mm	9.01	20
DGM8AD	Adaptor with locking nut	M8 25mm	5.40	10
DGSC2	Spring Clip	2mm	33.07	100
DG2SBK	Wire Protective Sleeve Black	2mm x 200mm	89.43	Each
DGWC	Draper Superior Quality Wire Cutters		50.95	Each



DOBY VERROLEC – CONDITIONS OF SALE

1. These Conditions of Sale shall apply to all contracts made between Doby Cleats Ltd trading as Doby Verrolec (hereinafter referred to as "The Company") and any buyer of the Company's products or services ("The Buyer") unless otherwise agreed in writing. The Company is not willing to contract otherwise than to these conditions. No other terms and conditions except those which may be implied by the General Law or Statute shall be of any effect unless the same are expressly agreed to in writing and signed by a Director of the Company. Any terms, printed or standard, which appear or are referred to on any documents emanating from the Buyer are to have no legal effect whatsoever.
2. The price payable by the Buyer shall be the Company's ruling price at the date of despatch of each delivery. Prices published in the Company's catalogue or other literature are liable to variation without notice. All prices are quoted on an 'Ex Works' basis; packing, carriage and/or delivery charges will be charged as an extra.
3. Delivery shall be deemed to be effective and the risks in the goods shall pass from the Company to the Buyer when the goods are unloaded at the address nominated by the Buyer for delivery. Where goods are to be collected by the Buyer or his agents then the risks in the goods shall pass when the goods are loaded onto the vehicle responsible for collection.
4. Until such time as all sums due to the Company from the Buyer, whether in respect of goods delivered by the Company to the Buyer or otherwise have been paid, the provisions of this condition shall effect:-
 - (a) All goods supplied by the Company to the Buyer will remain the property of the Company to the extent that the whole legal and beneficial interest therein shall remain that of the Company, until such goods are paid for by the buyer. Should the goods become constituents of or be converted into other products whilst in the Company's legal and beneficial ownership, the Company shall have legal and beneficial ownership in such products as if they were solely and simply the goods.
 - (b) If the Buyer becomes insolvent or being a body corporate has a Receiver appointed or passes a resolution for winding up, or if a court makes an order to that effect or being an individual or partnership make any composition or arrangement with his or their creditors, or has a receiving order made against him or them, or if the Buyer shall be in breach of these conditions, then the Company shall be at liberty to forthwith remove and repossess all goods which remain the property of the Company in accordance with these conditions.
5. The Company warrants that they will use such reasonable care in the packing of the goods as to ensure that the merchantability and/or fitness for purposes is not in any way affected by inadequate packing. Provided that the Company shall not be liable to the Buyer for any loss or damage to the goods caused by the inadequate storage of the goods whilst they are either in the Buyers store or waiting use.
6. Any claim arising from the delivery of incorrect goods must be accompanied by a copy of the advice of despatch and made in writing by the Buyer to the Company within five days of the date of delivery.
7. The Company will make every effort to keep to delivery and shipment dates, but such dates and periods of time shall not be the essence of the contract. The Company shall not be responsible for any loss, damage or expense that may result from late delivery.
8. The Company shall not be liable for delay in delivery or failure to make any goods, whether wholly or in part due to circumstances beyond its control, including but without prejudice to the generality of the foregoing war, rebellion, revolution, strikes, lock outs, breakdown of plant or governmental or other laws, regulations or decrees.
9. In the event of the Company being prevented by any reason beyond the Company's control from delivering goods to the agreed place of delivery by the date for delivery, the Company shall store the goods and the Buyer shall be liable to the Company for all reasonable charges arising therefrom, including all reasonable financing and handling charges. Where storage necessitates refurbishing the goods before their final despatch, the cost of such work will be borne by the Buyer provided that written agreement of the Buyer to such refurbishing and its estimated costs is obtained prior to the execution of such work.
10. The Company shall be entitled to sub-contract any part of this contract.
11.
 - (a) Unless otherwise agreed in writing the Purchaser is liable to pay for all goods supplied to him by the company on or before the end of the following month in which the goods are delivered to the Purchaser. Time shall be of the essence of this condition.
 - (b) If payment is not made by the end of the month following the month of delivery the Company shall be entitled to charge interest on the amount due from the date of delivery until the date payment has been cleared (whether before or after judgement) at a rate equal to three per cent per annum above the Barclays Bank plc Base Rate in force for the time being.
12.
 - (a) Any order may be cancelled or varied by the Buyer, by written notice given to the Company provided that the Buyer pays to the Company such direct loss, expense and/or damages as is actually occasioned by the cancellation or variation and provided that such loss damage is notified to the Buyer within a reasonable time of cancellation or variation.
PROVIDED that nothing in this clause shall affect the rights of the Company where the cancellation of the order amounts to a wrongful repudiation of the Contract of Sale.
 - (b) If the Buyer becomes bankrupt or (being a Company) makes an arrangement with its creditors or has a receiver appointed or commences to be wound up (other than for the purposes of amalgamation or reconstruction) then the Company may, without prejudice to its other rights or remedies, terminate the Contract of Sale forthwith by notice to the Buyer.
13. Goods correctly supplied may not be returned without the Company's prior agreement. Unless the Company issues written authority, no return of goods will affect the liability of the Buyer to the Company under its contract for purchase. Such authority will not be given unless the Buyer makes a written request quoting the reference number on which the goods are charged. Returned goods must be despatched "carriage paid" otherwise they cannot be accepted. The Company reserves the right to levy a re-stocking charge of 20% in respect of goods returned.
14. Goods are not supplied on a sale or return basis unless specifically agreed in writing. In the event that goods are returned to the Company pursuant to a sale or return agreement the Company reserves the right to levy a re-stocking charge of 20% in respect of goods returned.
15. Financial Act 1972, (or any reenactment or amendment or substitution thereof) but is inclusive of all other taxes and duties whatsoever kind. The company undertakes to replace, repair or modify any goods that fail to perform in accordance with the Company's published data.
16. The company shall not be liable for any consequential losses or any other losses or damages, financial or otherwise incurred by the buyer (directly or indirectly) as a result of goods supplied under the contract of sale, liability being limited to replacement, repair or modification of goods that fail to perform in accordance with the company's published data. The company shall not be liable for any consequential or other loss or damage as a result of such replacement, repair or modification to the goods.
17. Unless otherwise specifically provided, this contract of Sales shall be settled by arbitration in accordance with the provisions of the Arbitration Act 1950 (or any statutory modifications thereof). Either party may give the other notice in writing of the existence of any such dispute or difference and the same shall be referred to the arbitration to be mutually agreed upon.



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