STRIKES

ELECTRIC AND ELECTRONIC



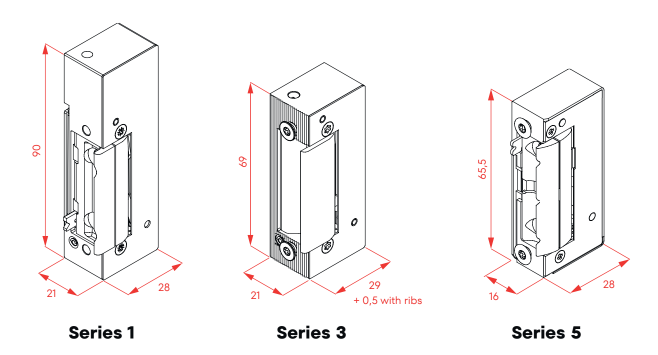
1 | 3 | 5 | 8 | 9

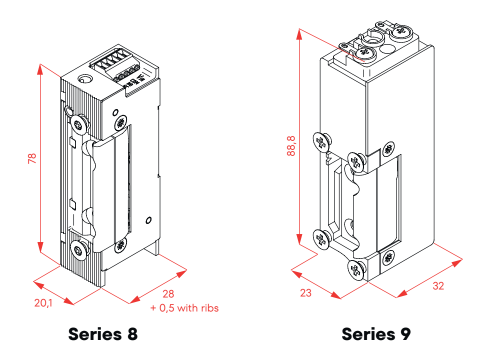
Instruction Manual



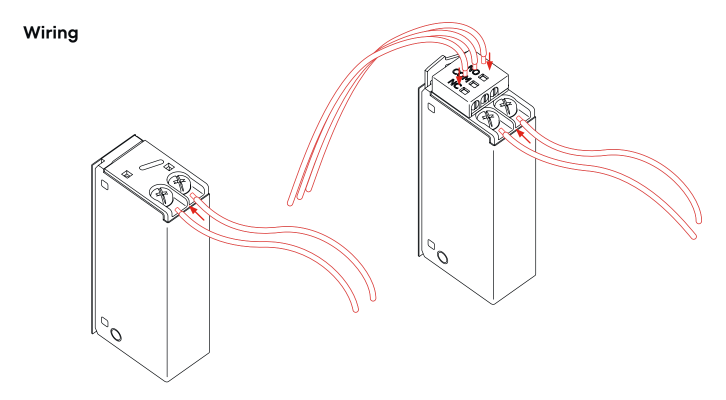


Dimensions

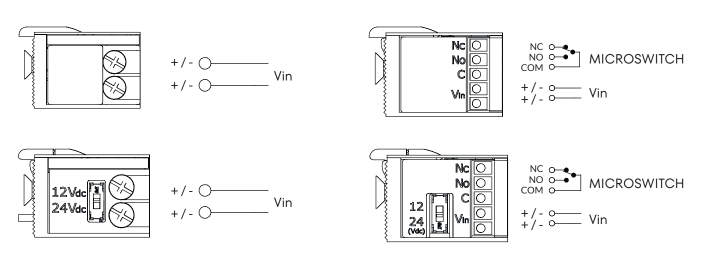




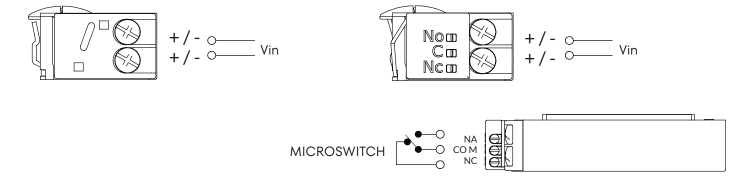




Wiring diagram | Series 1 and 3

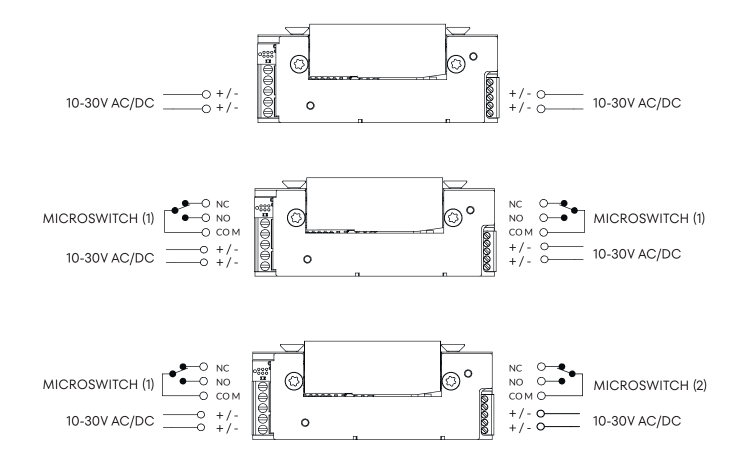


Wiring diagram | Series 5

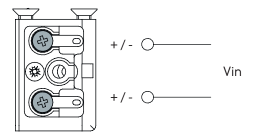




Wiring diagram | Series 8

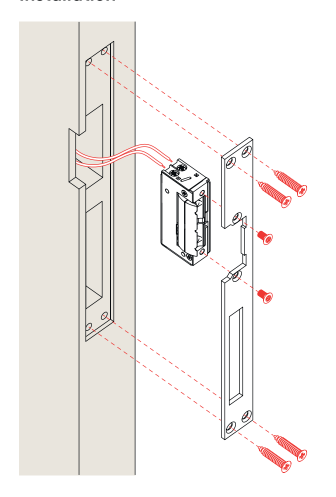


Wiring diagram | Series 9

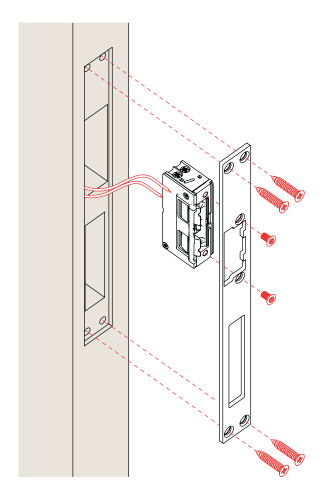




Installation

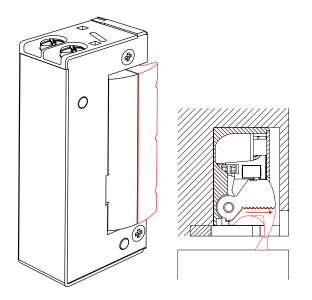


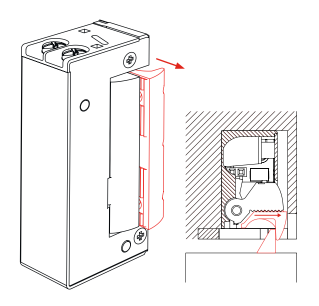




With the latch guide

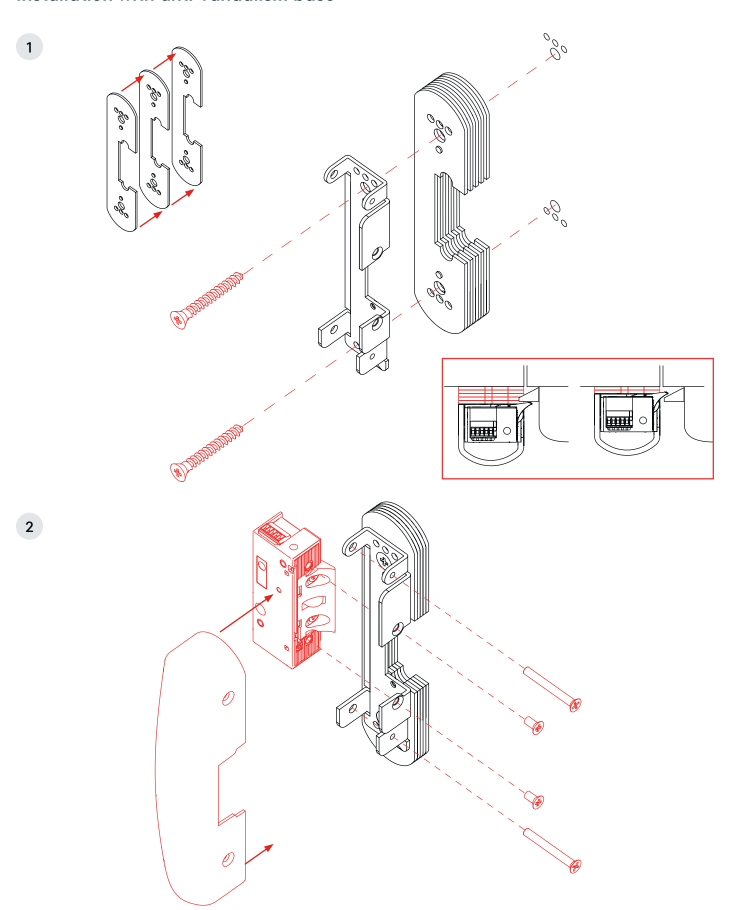
Latch adjustment





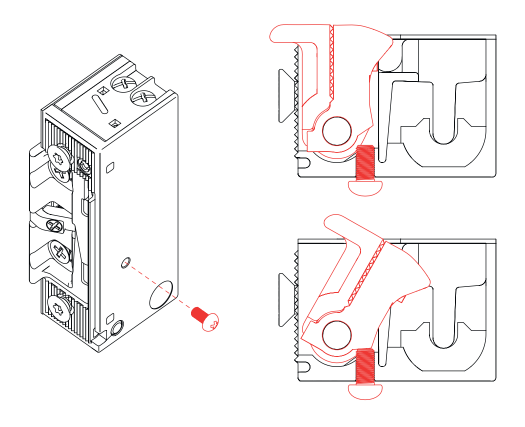


Installation with anti-vandalism base

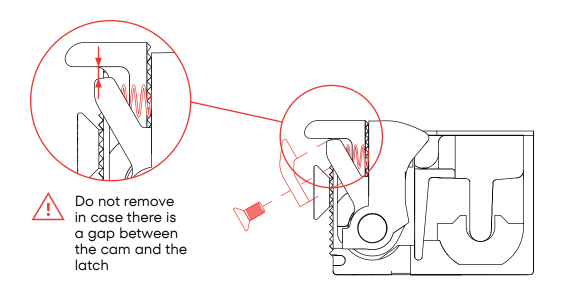




Optional: Limitation of latch rotation | Series 3 and 8



Optional: Extension of the cam | Series 1, 3 and 8





TERMS AND CONDITIONS FOR THE USE OF TRADEMARKS, ADVERTISING MEDIA AND DESIGN ELEMENTS.

The authorization for the use of text, photographs, drawings, illustrations, labels, design elements and other advertising media (hereinafter "Content") provided by OPENERS AND CLOSERS S.L. is governed by the following terms and conditions:

- 1. Intellectual Property: All contents, unless expressly identified, are the property of OPENERS AND CLOSERS S.L. Their reproduction, distribution, storage, transmission, dissemination, retrieval or making available to the public without the written consent of OPENERS AND CLOSERS S.L. is strictly prohibited. However, the use of the contents for commercial purposes is permitted when related to the distribution and/or sale of products or services of OPENERS AND CLOSERS S.L. or other products. However, the contents marked as "download" or those made available by OPENERS AND CLOSERS S.L. may not be used independently for distribution or for other promotional purposes separately. Any contrary use is prohibited.
- 2. Appropriate use: The content may only be used in a manner that is not detrimental to the interests of OPENERS AND CLOSERS S.L. or associated products. It is expressly forbidden to use the content in a way that may cause damage to OPENERS AND CLOSERS S.L. or its products.
- 3. Manipulation of content: Any manipulation of the content transmitted by OPENERS AND CLOSERS S.L. requires express written authorization and approval of the specifically intended use by OPENERS AND CLOSERS S.L. In addition, it is mandatory to notify OPENERS AND CLOSERS S.L. in advance of the intended use, including a sample. In case of non-compliance with this obligation, OPENERS AND CLOSERS S.L. is authorized to revoke the authorization of use immediately. Further rights and claims are reserved.
- 4. Attribution: The use of content must be accompanied by a note indicating the source as follows: "Source: OPENERS AND CLOSERS S.L.". Alternatively, it is permitted to use the reference "courtesy of OPENERS AND CLOSERS S.L.".
- 5. Withdrawal of authorization: OPENERS AND CLOSERS S.L. reserves the right to withdraw at any time the authorization to use the contents.
- 6. Legal Compliance: The client agrees, without prejudice to the provisions of clause 4, to indicate any advertising measures carried out independently. Furthermore, the customer must comply with all legal rules and regulations applicable to the use of the contents.
- 7. Responsibility of the client: OPENERS AND CLOSERS S.L. is not responsible for the client's advertising messages that do not conform to the contents provided by OPENERS AND CLOSERS S.L. or other statements of the company.
- 8. Use of protected trademarks and design elements: The use of protected trademarks and design elements of OPENERS AND CLOSERS S.L. is subject to the following terms and conditions:
 - a) The protected trademarks of OPENERS AND CLOSERS S.L. may be used as part of the contents, provided they are included in the materials provided and in accordance with the provisions established for the use of the contents.
 - b) The use of the protected marks of OPENERS AND CLOSERS S.L. is limited to the legal authorization for the distribution and publicity of products that are identified with these marks and that have been put into circulation with the consent of OPENERS AND CLOSERS S.L. This right of use of the mark does not include the use of the marks for identification of internet addresses (domains).
 - c) Any other subsequent use of OPENERS AND CLOSERS S.L. trademarks requires prior written consent. No modifications are allowed in the marks of OPENERS AND CLOSERS S.L., by minimum that they are, without the previous consent in writing of OPENERS AND CLOSERS S.L.
 - d) In the event that a modification is made to the OPENERS AND CLOSERS S.L. trademarks, the use of the existing trademarks must cease immediately and adapt its use in accordance with the new guidelines provided by OPENERS AND CLOSERS S.L. Excepted from this provision are sales promotions of products that are identified with the original brands and have been authorized by OPENERS AND CLOSERS S.L.
- 9. Responsibility of the client: The client assumes all responsibility for ensuring that the specific use of the content provided does not infringe the rights of third parties. The client exonerates OPENERS AND CLOSERS S.L. of any claim related to the use of the contents, including those infractions of the obligations established in clauses 1 to 8.

These terms and conditions are applicable to the authorization of use of the contents, brands and design elements provided by OPENERS AND CLOSERS S.L. Failure to comply with these provisions may result in the revocation of the authorization and in the adoption of additional legal actions by OPENERS AND CLOSERS S.L.



Calle Agricultura 17 (nave 12), 08980 Sant Feliu de Llobregat, Barcelona

> Phone: 934 080 515 Email: info@openers-closers.com