FT-1
FUSE TOOL

Operating & Instruction Manual
GENERAL DESCRIPTION
The FT-1 Fuse Tool is designed to assist the installation and removal of most cutout type overhead fuse links. It is constructed of a corrosion resistant bronze alloy switch hook, heavy duty schedule 80 PVC fuse receiver and stainless steel fasteners.

The FT-1 provides greater control of the fuse link during installation and removal. The cylindrical fuse receiver is slotted for clearance of the fuse link ring. When removing a fuse link, the FT-1 minimizes the risk of dropping the fuse link by capturing the link in the receiver. The receiver maintains the fuse link in the direction of the force exerted to dislodge the fuse link from the cutout trunnion. When installing a fuse link, the slotted receiver on the FT-1 improves installation onto the cutout trunnion by maintaining the orientation of the fuse link.

OPERATING INSTRUCTIONS
1. Inspect the FT-1 for damage prior to and after each use. If damage is suspected, do not use and remove from service.

2. Follow all OSHA and company work rules and procedures at all times.

3. Use of a hot stick is required. Install the FT-1 on a company approved hot stick designed for the application and use intended.

4. Affix the FT-1 at the universal spline to the universal spline of the hot stick with the switch hook oriented at the top. Affix securely.

5. Use the switch hook to open and close the cutout. After the cutout is opened, remove the fuse link by sliding it into the fuse receiver of the FT-1. Place a new fuse link into the FT-1 fuse receiver, install the fuse link in the cutout trunnion and close the cutout to complete the installation.

WARNING: The use of a hot stick is required. To be used by trained professionals with knowledge of high voltage electrical systems. Read all instructions, product labeling and follow company safety practices and OSHA regulations.

DANGER: Misuse or abuse of this product can lead to severe injury or death.
CARE AND MAINTENANCE
Periodic regular maintenance is required. Keep the FT-1 clean and dry.
The FT-1 should be kept clean and free of dirt, contamination and marking.

CLEANING INSTRUCTIONS
To clean the FT-1 wipe with a damp cloth with water.
Do not use harsh chemicals or solvents.

REPAIRS
If any damage is found please contact us at 800-435-0786 to arrange for service.

MANUFACTURING LOCATION
HD Electric • Southaven, MS, 38672 USA
TERMS AND CONDITIONS OF SALE

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1. PRICES: Unless a fixed price is quoted, the price at which this order is accepted is subject to adjustment to HDE’s price in effect at the time of order. Any current or future federal or state tax (or increase in same) affecting Seller’s costs or production, sale or delivery of which Seller is required to pass on shall be included in the price or quotations in effect at the time of sale.

2. TERMS OF PAYMENT: Terms are stated on HDE’s invoice in U.S. current. HDE shall have the right, among other remedies, either to terminate this agreement or to suspend further performance under this or other agreements with the Buyer in the event Buyer fails to make any payments when due, which other agreements Buyer and Seller hereby amend accordingly, or HDE otherwise deems itself insecure. Buyer shall be liable for all expenses, including attorneys’ fees, incurred by HDE in collecting any of the obligations hereunder. Buyer should immediately notify HDE of any change in its business relations or in any of the circumstances affecting HDE’s costs or production, sale or delivery of the Goods. In the event that delivery is delayed for any reason, Buyer agrees to reimburse HDE for any and all handling and storage costs and other additional expenses resulting therefrom. All claims for shipping errors, lost shipments or any other discrepancies must be made within ninety (90) days or they will be deemed waived.

3. SHIPMENT AND DELIVERY: Unless expressly otherwise provided, shipments are made F.O.B. HDE’s shipping point. Risk of loss or damage and responsibility shall pass from HDE to Buyer upon delivery to and receipt by Buyer. Any claims for shortages or damages suffered in transit are the responsibility of乙方 and Buyer shall be directed by the Buyer to the carrier. Shortages or damages shall be acknowledged signed for at the time of delivery and shall be the responsibility of Buyer. Claims for shortages or damages must be made in writing to HDE within thirty (30) days of delivery, or the Goods shall be deemed accepted by Buyer. HDE reserves the right to make partial shipments, all of Buyer’s order shall not be bound to deliver any Goods for which Buyer has not provided shipping instructions. If the shipment of the Goods is postponed or delayed by Buyer for any reason, Buyer agrees to reimburse HDE for any and all handling and storage costs and other additional expenses resulting therefrom. All claims for shipping errors, lost shipments or any other discrepancies must be made within ninety (90) days or they will be deemed waived.

4. LIMITATION OF REMEDY AND LIABILITY: The sole and exclusive remedy for breach of any warranty hereunder shall be limited to repair, correction, replacement or credit under Section 4. HDE shall not be liable for damages caused by delay in performance, and in no event, regardless of the form of the claim or cause of action, (whether based in contract, infringement, negligence, strict liability, other tort or otherwise), HDE’s liability to Buyer AND/OR its customers exceed the price paid by the Seller for the Goods giving rise to the claim or cause of action, and HDE shall indemnify Buyer for any DAMAGES IN EXCESS THEREOF. Buyer agrees that in no event will Seller be liable for any DIRECT OR INDIRECT, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY, PUNITIVE OR OTHER DAMAGES (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS OR PROFITS), IN CONNECTION WITH THE SALE, USE OR RESALE OF THE GOODS, WHICH ARE WAVEED BY BUYER AND WHICH HDE MAY CONSIDER HDE. The term “consequential damages” shall include, but not be limited to, loss of use, loss of anticipated profit, lost opportunity, loss of goodwill, or consequential damage to equipment, or data, loss of business or market share. Seller shall not be liable to Buyer for any damage, whether direct, indirect, or otherwise, unless any such damage is caused by the Seller’s negligent or willful acts. In no event shall Seller be liable to Buyer for any claim, demand, cause of action, or liability, whether by contract, tort or otherwise, arising out of or in connection with the sale of the Goods, or the claims that all or any part of this arbitration shall be held at a location determined by AAA or at such other location as mutually agreed. In the event that delivery is delayed for any reason, Buyer agrees to reimburse HDE for any and all handling and storage costs and other additional expenses resulting therefrom. All claims for shipping errors, lost shipments or any other discrepancies must be made within ninety (90) days or they will be deemed waived.

5. EXCUSE OF PERFORMANCE (FORCE MAJEURE): HDE shall not be liable for delays in performance or for non-performance due to acts of God; acts of buyer; war; fire; flood; weather; sabotage; strikes, labor disputes, civil disturbances or riots; governmental requests, restrictions, allocations, laws, regulations, orders or actions; unavailability of or delays in transportation; default of supplier; or unforeseen circumstances or events beyond HDE’s reasonable control or control which HDE reasonably believes may be susceptible for an unacceptable period or casually by HDE upon notice; Buyer in the event of any of the foregoing, but the balance of this agreement shall otherwise remain unaffected. If HDE determines that its ability to supply the total demand for the Goods, or to obtain material used directly or indirectly in the manufacture of the Goods, is hindered, limited or made impracticable due to causes set forth above or due to the inability of HDE to make available to any supplier, or to HDE to make available to any other party, any of the Goods, HDE may, without liability, extend the time for performance of HDE under this contract, terminate the contract in whole or in part, or void the contract and accept the return of any Goods so purchased by Buyer and paid for by Buyer in accordance with HDE’s then prevailing prices.

6. CREDIT UNDER SECTION 4. HDE shall not be liable for consequential damages (including, without limitation, loss of business or profits), in connection with the sale of the Goods, including, without limitation, any damges to Buyer arising from Buyer’s inability to sell the Goods or from Buyer’s inability to sell the Goods for an intended price. Buyer shall bear all losses, damages, costs, or expenses incurred in connection with any such Goods which are returned to HDE and shall not be entitled to any compensation therefrom.

7. DISPOSITION OF GOODS: Buyer agrees to dispose of all Goods purchased by Buyer in a good and workmanlike manner and in accordance with applicable law, and to deliver the Goods to whatever location Buyer orders. Buyer shall give priority to HDE in the event of any sale of the Goods.