



ALARM LOCK

PG30KPD External Keypad

© Alarm Lock 1995

WI773A 8/95

The PG30KPD is an external keypad accessory to the PG30 Door Alarm that allows operation of the PG30 from either side of the door. It consists of a keypad with wall plate, a single-gang junction box, a ribbon-cable extension, and a 2-keypad adaptor module.

Note: (1) Use of the PG30KPD requires that the PG30 be mounted on the door frame with magnetic actuator on the door. (2) The PG30KPD is not intended for exterior use.

INSTALLATION

1. Remove the PG30 cover. Remove the 0.75" knockout in the baseplate just below the large (1.25") hole at the top. (Refer to the Installation Template WI766 furnished with the PG30.)

2. Remove an appropriate knockout in the single-gang box and install the box on the other side of the wall, close

to the PG30 (within the limits of the extension cable).

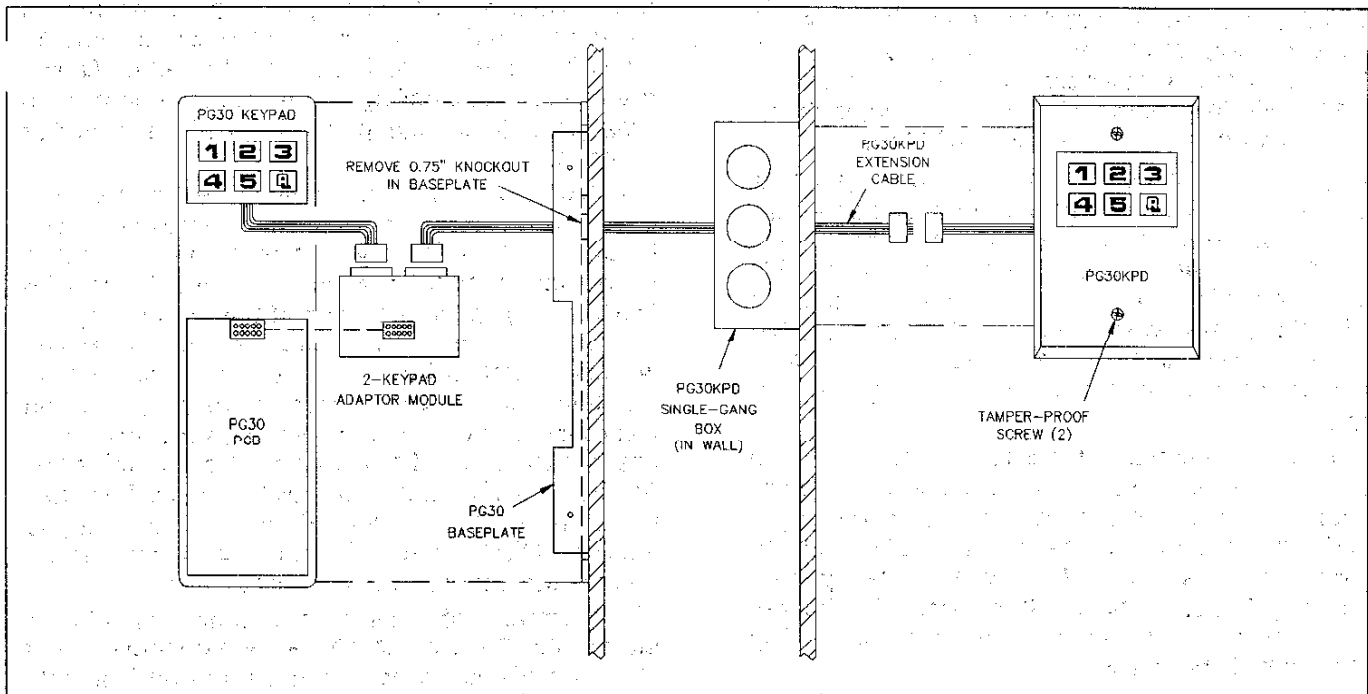
3. Snake the ribbon-extension cable through the wall so that the male end connects to the PG30KPD and the female end connects to either of the two male connectors on the 2-keypad adaptor module.

4. Inplug the PG30 keypad connector from the PG30 circuit board and plug it into the other male connector on the 2-keypad adaptor module.

5. Plug the 2-keypad adaptor module into the PG30 keypad connector on the circuit board

6. Replace the PG30 cover. Install the PG30KPD wall plate onto the junction box using the two tamper-proof screws provided.

7. Check operation of both keypads.



Alarm Lock Systems
 345 Bayview Avenue, Amityville, New York 11701
 Call Toll Free: 800-ALA-LOCK (800-252-5625)

ALARM LOCK LIMITED WARRANTY

ALARM LOCK Systems, Inc. (ALARM LOCK) warrants its products to be free from manufacturing defects in materials and workmanship for fifteen months following the date of manufacture. ALARM LOCK will, within said period, at its option, repair or replace any product failing to operate, without charge to the original purchaser or user.

In case of defect, contact the security professional who installed and maintains your security system. ALARM LOCK shall have no obligation under this warranty, or otherwise, if the product has been repaired by others, improperly installed, improperly used, abused, altered, damaged, subjected to accident, nuisance, flood, fire or acts of God, or on which any serial numbers have been altered, defaced or removed. ALARM LOCK will not be responsible for any dismantling, reassembly or reinstallation charges.

In order to exercise the warranty, the product must be returned by the user or purchaser, shipping costs prepaid and insured to ALARM LOCK. After repair or replacement, ALARM LOCK assumes the cost of returning products under warranty.

There are no warranties, express or implied, which extend beyond the description on the face thereof. There is no express or implied warranty of merchantability or a warranty of fitness for a particular purpose. Additionally, this warranty is in lieu of all other obligations or liabilities on the part of ALARM LOCK.

Any action for breach of warranty, including but not limited to any implied warranty or merchantability, must be brought within the six months following the end of the warranty period. In no case shall ALARM LOCK be liable to anyone for any consequential or incidental damages for breach of this or any other warranty, express or implied, even if the loss or damage is caused by the seller's own negligence or fault.

This warranty contains the entire warranty. It is the sole warranty and any prior agreements or representations, whether oral or written, are either merged herein or are expressly cancelled. ALARM LOCK neither assumes, nor authorizes any other person purporting to act on its behalf to modify, to change, or to assume for it, any other warranty or liability concerning its products.

In no event shall ALARM LOCK be liable for an amount in excess of ALARM LOCK's original selling price of the product, for the loss or damage, whether direct, indirect, incidental, consequential, or otherwise arising out of any failure of the product. Seller's warranty, as hereinabove set forth, shall not be enlarged, diminished or affected by, and no obligation

or liability shall arise or grow out of, Seller's rendering of technical advice or service in connection with Buyer's order of the goods furnished hereunder.

ALARM LOCK RECOMMENDS THAT THE ENTIRE SYSTEM BE COMPLETELY TESTED WEEKLY.

Warning: Despite frequent testing, and due to, but not limited to, any or all of the following: criminal tampering electrical or communications disruption, it is possible for the system to fail to perform as expected. ALARM LOCK does not represent that the product/system may not be compromised or circumvented; or that the product or system will prevent any personal injury or property loss by burglary, robbery, fire or otherwise; nor that the product or system will in all cases provide adequate warning or protection. A properly installed and maintained alarm or lock may only reduce risk of burglary, robbery, fire or otherwise but it is not insurance or a guarantee that these events will not occur. CONSEQUENTLY, SELLER SHALL HAVE NO LIABILITY FOR ANY PERSONAL INJURY, PROPERTY DAMAGE, OR OTHER LOSS BASED ON A CLAIM THE PRODUCT FAILED TO GIVE WARNING. Therefore, the installer should in turn advise the consumer, and the consumer is hereby advised, to take any and all precautions for his or her safety including but not limited to, fleeing the premises and calling police or fire department, in order to mitigate the possibilities of harm and/or damage.

ALARM LOCK is not an insurer of either the property or safety of the user's family or employees, and limits its liability for any loss or damage including incidental or consequential damages to ALARM LOCK's original selling price of the product regardless of the cause of such loss or damage. If the user wishes to protect itself to a greater extent, ALARM LOCK will, at user's sole cost and expense, obtain an insurance policy to protect the user, supplemental to user's own policy, at a premium to be determined by ALARM LOCK's insurer upon written notice from user by Certified Mail, Return Receipt Requested, to ALARM LOCK's home office address, and upon payment of the annual premium cost by user.

This warranty shall be construed according to the laws of the State of New York. Some states do not allow limitations on how long an implied Warranty lasts or do not allow the exclusion or limitation of incidental or consequential damages, or differentiate in their treatment of limitations of liability for ordinary or gross negligence, so the above limitations or exclusions may not apply to you. This Warranty gives you specific legal rights and you may also have other rights which vary from state to state.