

Polyco® Testing Price List 2015

- 👉 Standard test prices, testing and reporting times are shown below.
- 👉 Reporting times should be taken as guidelines and expected reporting date will be advised at the time of submission of samples.
- 👉 Discounts are available for multiple sample testing (more than five products) and these are highlighted with * in the price list. Please enquire for further details.
- 👉 The laboratory also has the capability to perform other in house developed tests which give useful information about gloves and glove materials- please enquire for further details
- 👉 BM Polyco also accepts payment in € Euro and \$ USD, please enquire.
- 👉 Amendments to reports will incur a £20 charge.

For any enquiries please contact either Laboratory Manager Maria Kramer maria.kramer@polyco.co.uk 020 8443 9088 or Technology Director Bernard Garvey on bernard.garvey@polyco.co.uk 020 8443 9036

Test Procedure and Standard - All tests except those marked ^ are on our UKAS scope of accreditation.	Cost	Reporting Time (Days)	Minimum No. of Samples Required
BS EN 388 Protective Gloves Against Mechanical Risks			
BS EN 388 Abrasion, Cut (Coup / ISO), Puncture and Tear	£265 / £340	10	16 / 20
BS EN 388 Abrasion – per layer of material	£75	7	4
BS EN 388 Coup Cut Resistance	£85	7	2
BS EN 388 Puncture Resistance	£55	7	4
BS EN 388 Tear Resistance	£50	7	4
Other Mechanical Tests			
BS EN ISO 13997 Cut Resistance	£160	7	6
ASTM F1790-05 Cut Resistance	£160	7	6
BS 903/ISO 37 Tensile Strength	£95	7	6
Material Modulus (based on BS EN 455)	£95	7	6
ASTM F2878-10 Hypodermic Needle Puncture	£80	7	4
BS EN 420 General Requirements			
BS EN 420 Glove Sizing - per size	£20	5	1 pair of each size
BS EN 420 Dexterity - per style	£30	5	4 pairs of the same size
BS EN 420 pH (BS EN 1413) – per material	£30*	7	4
BS EN 420 Leather pH (BS EN ISO 4045)	£75*	7	4
BS EN 420 Leather Chromium VI (BS EN ISO 17075)	£140*	7	4
BS EN 420 Protein - Modified Lowry (BS EN 455)	270*	10	4
Other General Tests			
BS EN 340:2003 Colour Fastness to Perspiration (BS EN 105-E04)	£70	7	6



Polyco® Testing Price List 2015

BS EN 374 - Protective Gloves Against Chemicals and Micro-Organisms			
BS EN 374-2 Water Leak- up to 50 gloves	£65	7	Advised on application
BS EN 374-3 Chemical Permeation	£170*	8	3 per chemical
BS EN 374-4 Chemical Degradation	£170	8	8
Other Chemical Tests			
BS EN ISO 6529 Chemical Permeation	£170*	8	3 per chemical
Residual Accelerator Determination by TLC and HPLC or UV-VIS^	£370	10	8
ASTM D5712-10 Protein - Modified Lowry	£270*	10	4
BS EN 455 Medical Glove for Single Use			
BS EN 455 Protein, Tensile, Water Leak, Length & Width	£570	10	Advised on application
BS EN 455-1 Water Leak sample size of 50 - Each subsequent 50 gloves tested	£65 £40	7	Advised on application
BS EN 455-2 Force at Break – Unchallenged	£95	7	13
BS EN 455-2 Force at Break - Challenged	£95	7	13
BS EN 455-2 Glove Length and Width	£40	4	13
BS EN 455-3 Protein - Modified Lowry	£270*	10	4
BS EN 455-3 Powder Content (BS EN ISO 21171)	£160	4	7
BS EN 455-4 Accelerated Ageing	£2,250	Advised on application	Advised on application
Films – Plastics and Polythene			
BS EN 6383-2 Tear Resistance	£85	5	10
BS EN ISO 527-3 Tensile Strength	£150	5	10
BS EN ISO 7765-1 Dart Impact Resistance (Staircase Method)	£150	5	20
Opacity Measurement (in house method)	£40	3	2
Cotton Products			
BS EN 14079:2003 Cotton Product Tensile and Adhesion Strength	£95	7	20
BS EN 1413:1998 Cotton Product pH	£30	5	10
Cotton Product Water Holding Capacity and Sinking Time (IHM)	£50	5	20g
Dimensional Tests			
BS 903:Part A38 Glove Thickness	£20	4	6
Glove Length and Width - per size	£40	4	6
Glove Weight – per size (IHM)	£20	4	6



Polyco® Testing Price List 2015

Other tests			
BS EN 1186 Parts 1-9 Food Migration testing to requirements of EU Directive (per food simulant)	£150	7	3 per simulant
BS EN 407 Contact Heat - Protective Gloves Against Thermal Risks ^	£80	5	3
BS7033-3 Cloth Absorbency	£50	7	Minimum 30g
Cloth Strength (IHM)	£95	7	20 (min. 20x20cm)
Cloth Weight (IHM)	£20	3	6 (min. 10x10cm)

Polyco[®] Testing Price List 2015

BM POLYCO LIMITED - TERMS AND CONDITIONS OF SALE

1 Orders are accepted subject to these terms and conditions only, unless an agreement, in writing, to the contrary is signed by a Director of B.M. Polyco Limited Group plc (hereafter, the Seller).

2.1 .. The price quoted includes cost of delivery and insurance to the point of delivery at the buyers premises.

2.2 .. The Seller will use its best endeavours to comply with delivery dates, but such dates are estimates only, and no guarantee is given nor shall such delivery dates be a term or condition of the Contract and time shall not be of the essence in respect thereof.

2.3 .. Should the Buyer wish to make time of the essence, the Buyer shall give the Seller at least 72 hours notice.

2.4 .. The Seller shall accept no liability of any nature whatsoever for failure to meet delivery dates, and such failure shall not entitle the Buyer to repudiate or cancel this contract.

3.1 .. Prices are (unless otherwise stated) quoted net of all taxes, import duties and levies, which may from time to time be levied by any Government, Statutory Body or Local Authority, and such additions (if any) shall be charged at the rate prevailing on the date of delivery or invoice, as the case may be.

3.2 .. In the event of the Seller incurring any increase in packaging, insurance or transportation costs, or any costs which are beyond its control, it reserves the right, upon giving written information, to increase its prices and such prices shall thereupon become payable by the Buyer in respect of any goods already ordered.

4.1 .. Notwithstanding delivery of any goods, title and property in the goods, including full legal and beneficial ownership, shall not pass to the buyer until the seller has received in cash or cleared funds payment in full for all goods delivered to the buyer under this and all other contracts between the seller and the buyer for which payment of the full price of the goods thereunder has not been paid.

4.2 .. The Buyer may sell or use the goods sold under the contract in the normal course of business and the Seller consents to such sale or use, providing that the Buyer may only sell or use the goods unless and until the Buyer:-

(i) commits an act of bankruptcy;

(ii) goes into liquidation whether voluntary or compulsory;

(iii) makes an arrangement with the buyers creditors;

(iv) has a receiver appointed over the Buyer's assets;

(v) receives a written demand from the Seller to pay overdue sums owed to the Seller.

4.3 .. The Seller may recover and dispose of any goods in which the Seller has retained the property under this clause, and may enter upon the premises where such goods may be for the purpose upon the happening of any of the events referred to above.

4.4 .. The Buyer agrees to store all goods that remain the property of the Seller in such a way that they are readily identifiable as such.

4.5 .. Notwithstanding the provisions herein, the goods shall be at the risk of the Buyer from the time when they are delivered to the Buyers premises, or are available for collection by the Buyer or cease to be in the possession of the Seller, and in particular, when they are delivered into the possession or custody of a carrier, forwarding agent, warehouseman or other bailee or agent, for the purpose of transmission, whether or not such person contracts with, or is instructed by, the Seller or the Buyer.

5.1 .. Payment shall be made within a maximum of 30 days of delivery to the Buyers premises.

5.2 .. The said period of 30 days shall be of the essence of the contract.

5.3 .. If the Buyer does not pay on the day when the payment is due, the Seller shall be entitled to interest from the date due until payment is made at the rate of 3% above Bank Of England plc Base Rate at the time of being and in addition any additional collections costs incurred..

5.4 .. The Buyer shall not be entitled to withhold payment of any amount payable under this contract to the Seller because of a disputed claim of any nature, nor shall the Buyer be entitled to set off against any amount payable under this Contract to the Seller.

5.5 .. Where payment in full in respect of any consignment is not made on or before the due date, the Seller shall have the right to retain any further goods which may be due for delivery, until such time as the outstanding amounts are paid in full together with such amounts the Seller, in its discretion may request on account of the prices of the goods awaiting delivery.

5.6 .. Payment shall become due immediately upon the occurrence of any of the following:-

(i) non compliance by the Buyer with any statutory demand pursuant to the Insolvency Act 1986, or any subsequent amendment thereof;

(ii) the appointment of a Receiver over the Buyer's assets;

(iii) the Buyer goes into liquidation whether voluntary or compulsory;

Polyco[®] Testing Price List 2015

(iv) the issue of execution or distress against the goods or the property of the Buyer;

(v) the Buyer makes an arrangement with the Buyer's Creditors.

6.1 .. No claim shall be made by the buyer against the Seller in respect of visible faults unless notice thereof is given to the Seller within 48 hours of delivery, and such notice is confirmed in writing within seven days of delivery to the Buyer's premises.

6.2 .. No claim shall be made by the Buyer against the seller in respect of invisible faults unless notice thereof is given in writing and sent to the Seller's premises within seven days of removal of the goods from the Buyer's premises.

6.3 .. In respect of both visible and invisible faults, the Seller shall be under no liability whatsoever unless the Seller, having been given the opportunity to inspect the goods, has been unable to replace any found to be defective within seven days of receipt of notice given. Faulty goods so replaced shall be redelivered to the Seller on request.

6.4 .. Any notice required to be given to the Seller under this condition, shall be in writing sent by recorded delivery or by facsimile.

7.1 .. The Seller shall not be liable for any loss of profit, or of contracts, and the Buyer indemnifies the Seller against any such claim.

7.2 .. The Seller shall not be liable for any damage or loss incurred by the Buyer in respect of any goods which have been made up or processed in any way after the same have been delivered to the Seller.

7.3 .. All further claims for damages, howsoever arising, are hereby expressly excluded.

7.4 .. All warranties or conditions, statutory or otherwise, as to the quality or the fitness of the goods for any particular purpose, whether known to the Seller, or not, are excluded.

8 .. In the event of any order being cancelled by the Buyer, the Buyer shall indemnify the Seller against all loss (including profits), costs (including labour and overheads) and all other expenses and damages incurred by the Seller in connection with the order, and its cancellation.

9 .. The Seller reserves the right on accepting orders to deliver (whether in any particular weight range of the goods ordered or in the total number of goods ordered) such numbers of the goods as shall not vary by more or less than 5% (either more or less) from the number ordered and the Buyer shall pay to the Seller for the number so delivered.

10 .. The Seller shall not be liable in damages or otherwise for delay or non delivery by reason of lock-outs, strikes, riots, malicious damage, labour disturbances, trade disputes, Government action, fire, floods, breakdown of machinery, or any other cause whatsoever beyond the Seller's control. Delay or non-Delivery so occasioned shall within 72 hours of the happening of the event causing it, be notified in writing by the Seller to the Buyer specifying the numbers of proportion of the goods in respect of which delay or non-delivery has arisen or will arise, and the Buyer may, by notice in writing despatched within 72 hours, rescind the contract in respect of such numbers or proportion of the goods. The Buyer shall accept such numbers or proportion of the goods as the Seller is able to deliver at the time fixed for delivery at the price quoted and/or accepted. The Seller shall be the sole judge of whether it is able to deliver any and if so what part of the goods.

11 .. Where an order is referred to as a "special deal" the buyer will accept that such orders are for goods over which the Seller has no control as to quality, description, quantity or standard of packaging and the Seller shall not be responsible in respect thereof.

12 .. This Contract shall be governed by the Laws of England and Wales.

The data controllers are B.M Polyco Ltd In compliance with the Data Protection Act 1998, when B.M Polyco Ltd are provided with personal data, we will hold the data, together with other information, securely and confidentially and process it for the purpose of carrying out our activities.

If you provide data on another individual within your business, you confirm that you have the consent of that individual to forward the data to us and we will process the data as above.

B.M Polyco Ltd may keep your information for a reasonable period for the on-going pursuance of our business activities. We may also use the data you provide to contact you by mail, telephone, fax or email with information about our other products and services. If you do not want to be contacted by us, please complete your details and advise us accordingly. However, please remember that this will preclude you from receiving details of any of our offers.

By completing and returning any forms to us you consent to us processing your personal data for the above purposes. You also consent to us transferring your information to countries outside the EEA. If we do make such a transfer we will ensure your information is protected. A copy of the data we hold on you may be obtained for a small fee upon written request to The Company Secretary, B.M Polyco Ltd.