

TOWER COLLECTION



AEON
sculptural heating

HOME IS WHERE THE HEARTH IS: HUMANITY'S LONG HISTORY WITH HEAT

As our homes have developed, so have our methods of creating and controlling heat. We don't tend to use fire directly for cooking food or heating houses any more, yet nostalgia keeps the inglenook or open fireplace close to our hearts. Which just goes to show that it's not just about finding an effective heat source. It must look the part. That's where AEON's range of attractive radiators comes in.

Take a look, and prepare to take your place in heating history.



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sculptural heating

WARM GREETINGS

Welcome to AEON, international market leaders in the design and production of aesthetically pleasing, ultra reliable heating solutions. We take great pride in turning the humble radiator or towel rail into a thing of unexpected beauty and unrivalled performance. Our striking collection has been created, crafted and hand-finished by experts, using only the finest quality materials available.

We now invite you to explore the collection and admire its versatility and elegance. Why compromise on style when it comes to heating? From discreet towel rails that slot seamlessly into an existing bathroom design to elaborate heated sculptures that become the undisputed focal point of the room; there is something to suit every taste and heating requirement.

Call us on 01908 271155 or visit www.aeon.uk.com. We hope you enjoy discovering what we have to offer.



ALIEN
6 > 4



STANZA
6 > 6



TRUVA
6 > 8



ECSTASY
6 > 10



SPEIRA
6 > 12

SYMBOL GUIDE

- E** Electric only
- H** Hot water systems
- D** Dual fuel systems
- R** Radiator

- 6** Maximum Working Pressure (Bar)
- 8** Maximum Working Pressure (Bar)
- 120°C** Maximum Working Temperature
- O C** Open / Closed Heating System

- SS** Stainless Steel
- FS** Freestanding
- 20 YEARS** Warranty



ALIEN

Other-worldly appeal. This bold radiator stands tall with its narrow square columns and smooth satin finish. They'll be talking about this innovative design across the galaxy and beyond.

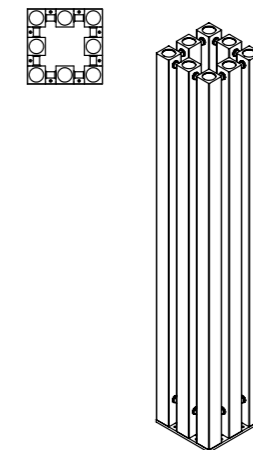
Model shown: Opposite page: AL20-S (brushed matt)

ALIEN

MATERIAL
 WORKING PRESSURE
 WORKING TEMP.
 OPEN/CLOSED SYSTEM
 MOUNT POSITION
 WARRANTY

Product Name	Height (mm)	Length (mm)	Depth (mm)	Fuel Options (E/H/D)	Pipes or Sections	Heat Output (BTU/w) ΔT 50		E: Electric only Choice of Elements (Watts)		Finish S: Brushed Matt P: Polished
AL15	1510	250	250	E/H/D	16	8202	2401	8x200		S, P
AL18	1810	250	250	E/H/D	16	9430	2761	8x300	8x400	S, P
AL20	2010	250	250	E/H/D	16	10917	3196	8x400	8x600	S, P

We recommend the 3 Bar Safety Valve for all ELECTRIC ONLY (E) products. Dual Fuel is possible either by use of "T" piece and radiator valve or by use of ONE850 or ONE851 (4 way valve)





STANZA

Hitting the right notes. This trendy design is perfect for lofty spaces with its striking appearance and powerful heat delivery. The perfect way to keep warm without losing your cool.

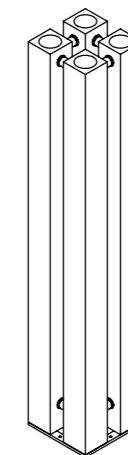
Model shown: Opposite page: STA15-S (brushed matt)

STANZA

MATERIAL
 WORKING PRESSURE
 WORKING TEMP.
 OPEN/CLOSED SYSTEM
 MOUNT POSITION
 WARRANTY

Product Name	Height (mm)	Length (mm)	Depth (mm)	Fuel Options (E/H/D)	Pipes or Sections	Heat Output (BTU/w) ΔT 50		E: Electric only Choice of Elements (Watts)		Finish S: Brushed Matt P: Polished
						6662	1950	8x200		
STA15	1510	260	260	E/H/D	8	6662	1950	8x200		S, P
STA18	1810	260	260	E/H/D	8	7994	2340	8x200	8x300	S, P
STA20	2010	260	260	E/H/D	8	8883	2601	8x300	8x400	S, P


We recommend the 3 Bar Safety Valve for all ELECTRIC ONLY (E) products. Dual Fuel is possible either by use of "T" piece and radiator valve or by use of ONE850 or ONE851 (4 way valve)





TRUVA

Who can make the tallest tower? The stack of criss-cross bars makes this heated sculpture strangely reminiscent of childhood building blocks. Who says the fun must stop when we grow up?

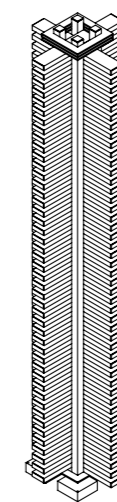
 Model shown: Opposite page: TRU193-S (brushed matt)

TRUVA

SS MATERIAL
6 WORKING PRESSURE
120°C WORKING TEMP.
O C OPEN/CLOSED SYSTEM
FS MOUNT POSITION
20 YEARS WARRANTY

Product Name	Height (mm)	Length (mm)	Depth (mm)	Fuel Options (E/H/D)	Pipes or Sections	Heat Output (BTU/w) ΔT 50		E: Electric only	Finish
								Choice of Elements (Watts)	S: Brushed Matt P: Polished
TRU134	1320	400	400	E/H/D	60	7180	2102	600	S
TRU193	1960	300	300	E/H/D	92	9980	2922	900	S

We recommend the 3 Bar Safety Valve for all ELECTRIC ONLY (E) products. Dual Fuel is possible either by use of "T" piece and radiator valve or by use of ONE850 or ONE851 (4 way valve)





ECSTASY

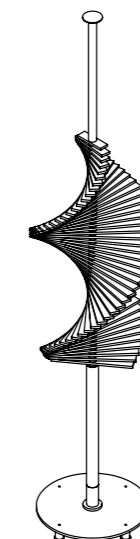
Spiralling perfection. Who would guess this ultra-modern sculpture is also a powerful heat source? This work of art will stop you in its tracks with its simplicity and brilliant technology.

Model shown: Opposite page: ECS50-S (brushed matt)

ECSTASY

Product Name	Height (mm)	Length (mm)	Depth (mm)	Fuel Options (E/H/D)	Pipes or Sections	Heat Output (BTU/w) ΔT 50	E: Electric only Choice of Elements (Watts)		Finish S: Brushed Matt P: Polished	
							600	900	S	P
ECS50	2200-3000	500	500	E	45	12358	3618	600	900	S

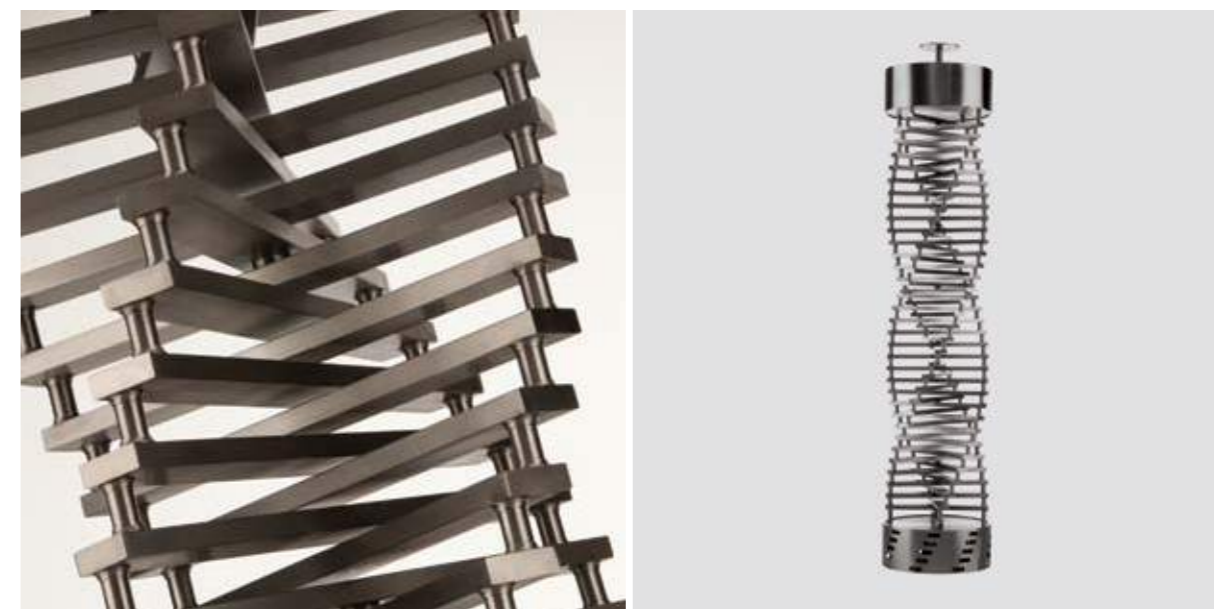
We recommend the 3 Bar Safety Valve for all ELECTRIC ONLY (E) products





AEON 12 SPEIRA

AEON 13 SPEIRA



SPEIRA

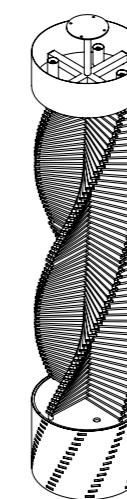
Time to turn up the heat. This stunning sculptural light and heat installation is so much more than a radiator. Its spiral glamour oozes impact, drama and class. Once seen, never forgotten.

Models shown: Opposite page: SPR120 Above: SPR66

SPEIRA

SS MATERIAL
8 WORKING PRESSURE
120°C WORKING TEMP.
O C OPEN/CLOSED SYSTEM
FS MOUNT POSITION
20 YEARS WARRANTY

Product Name	Height (mm)	Length (mm)	Depth (mm)	Fuel Options (E/H/D)	Pipes or Sections	Heat Output (BTU/w) ΔT 50	E: Electric only		Finish S: Brushed Matt P: Polished
							Choice of Elements (Watts)		
SPR120	2400 - 2750	510	510	H	120	20453	5998	H: Central Heating Only	S
SPR66	2400 - 2750	510	510	H	66	16652	4876	H: Central Heating Only	S



Call us on 01908 271155 or visit www.aeon.uk.com

PITACS LTD TERMS & CONDITIONS OF SALE

The buyer's attention is in particular drawn to the provisions of condition 10.4.

- 1. Interpretation**
 - 1.1 The definitions and rules of interpretation in this condition apply in these conditions.
 - 1.2 Buyer: the person, firm or company who purchases the Goods from the Seller.
 - 1.3 Contract: any contract between the Seller and the Buyer for the sale and purchase of the Goods, incorporating these conditions.
 - 1.4 Delivery Point: the place where delivery of the Goods is to take place under condition 4.
 - 1.5 Goods: any goods agreed in the Contract to be supplied to the Buyer by the Seller (including any part or parts of them).
 - 1.6 Seller: Pitacs Limited trading as Ultraheat and/or Aeon.
 - 1.7 Words in the singular include the plural and in the plural include the singular.
 - 1.8 A reference to one gender includes a reference to the other gender.
 - 1.9 Condition headings do not affect the interpretation of these conditions.
- 2. Application of terms**
 - 2.1 Subject to any variation under condition 2.3 the Contract shall be on these conditions to the exclusion of all other terms and conditions (including any terms or conditions which the Buyer purports to apply under any purchase order, confirmation of order, specification or other document).
- 2.2 No terms or conditions endorsed on, delivered with or contained in the Buyer's purchase order, confirmation of order, specification or other document shall form part of the Contract simply as a result of such document being referred to in the Contract.
- 2.3 These conditions apply to all the Seller's sales and any variation to these conditions and any representations about the Goods shall have no effect unless expressly agreed in writing and signed by a director of the Seller. The Buyer acknowledges that it has not relied on any statement, promise or representation made or given by or on behalf of the Seller which is not set out in the Contract. Nothing in this condition shall exclude or limit the Seller's liability for fraudulent misrepresentation.
- 2.4 Each order or acceptance of a quotation for Goods by the Buyer from the Seller shall be deemed to be an offer by the Buyer to buy Goods subject to these conditions.
- 2.5 No order placed by the Buyer shall be deemed to be accepted by the Seller until a written acknowledgement of order is issued by the Seller or (if earlier) the Seller delivers the Goods to the Buyer.
- 2.6 The Buyer shall ensure that the terms of its order and any applicable specification are complete and accurate.
- 2.7 Any quotation is given on the basis that no Contract shall come into existence until the Seller despatches an acknowledgement of order to the Buyer. Any quotation is valid for a period of 30 days only from its date, provided that the Seller has not previously withdrawn it.
- 3. Description**
 - 3.1 The quantity and description of the Goods shall be as set out in the Seller's quotation or acknowledgement of order.
 - 3.2 All samples, drawings, descriptive matter, specifications and advertising issued by the Seller and any descriptions or illustrations contained in the Seller's catalogues or brochures are issued or published for the sole purpose of giving an approximate idea of the Goods described in them. They shall not form part of the Contract and this is not a sale by sample.
- 4. Delivery**
 - 4.1 Unless otherwise agreed in writing by the Seller, delivery of the Goods shall take place at the Seller's place of business.
 - 4.2 The Buyer shall take delivery of the Goods within 10 days of the Seller giving it notice that the Goods are ready for delivery.
 - 4.3 Any dates specified by the Seller for delivery of the Goods are intended to be an estimate and time for delivery shall not be made of the essence by notice. If no dates are so specified, delivery shall be within a reasonable time.
 - 4.4 Subject to the other provisions of these conditions the Seller shall not be liable for any direct, indirect or consequential loss (all three of which terms include, without limitation, pure economic loss, loss of profits, loss of business, depletion of goodwill and similar loss), costs, damages, charges or expenses caused directly or indirectly by any delay in the delivery of the Goods (even if caused by the Seller's negligence), nor shall any delay entitle the Buyer to terminate or rescind the Contract unless such delay exceeds 180 days.
 - 4.5 If for any reason the Buyer fails to accept delivery of any of the Goods when they are ready for delivery, or the Seller is unable to deliver the Goods on time because the Buyer has not provided appropriate instructions, documents, licences or authorisations:
 - (a) risk in the Goods shall pass to the Buyer (including for loss or damage caused by the Seller's negligence);
 - (b) the Goods shall be deemed to have been delivered; and
 - (c) the Seller may store the Goods until delivery, whereupon the Buyer shall be liable for all related costs and expenses (including, without limitation, storage and insurance).
 - 4.6 The Buyer shall provide at the Delivery Point and at its expense adequate and appropriate equipment and manual labour for loading the Goods. The Seller's delivery personnel shall not
 - (a) deliver Goods to any place at the Delivery Point beyond the ground level hard surface nearest to the Seller's vehicle; nor
 - (b) carry Goods up steps.
 - 4.7 The Seller may deliver the Goods by separate instalments. Each separate instalment shall be invoiced and paid for in accordance with the provisions of the Contract.
 - 4.8 Each instalment shall be a separate Contract and no cancellation or termination of any one Contract relating to an instalment shall entitle the Buyer to repudiate or cancel any other Contract or instalment.
 - 4.9 Unless the Buyer has ordered and paid for a special timed delivery at a time and place agreed by the Seller, the time of delivery shall be at any time on the date of delivery between 9am and 5pm.
 - 4.10 The Buyer or its representative shall attend at the Delivery Point on the date and at the time of delivery and shall:
 - (a) forthwith inspect the outside of all packages before signing the delivery note on which note the inspector shall record all and any damage or short delivery;
 - (b) within 24 hours of delivery
 - (i) unpack and thoroughly inspect the Goods received; and
 - (ii) check the Goods received against the Goods ordered; and
 - (iii) report forthwith to the Seller any visible faults or imperfections and any missing Goods or parts thereof; and
 - (iv) retain the packaging and delivery documentation of any faulty or imperfect Goods for inspection by the Seller; and
 - (v) not install, adapt, sell or dispose of (nor permit any other person to install, adapt, sell or dispose of) any Goods which the Buyer and/or the person inspecting the delivered Goods has found to be faulty, imperfect or incomplete.
 - 5. Non-delivery**
 - 5.1 The quantity of any consignment of Goods as recorded by the Seller on despatch from the Seller's place of business shall be conclusive evidence of the quantity received by the Buyer on delivery unless the Buyer can provide conclusive evidence proving the contrary.
 - 5.2 The Seller shall not be liable for any non-delivery of Goods (even if caused by the Seller's negligence) unless the Buyer gives written notice to the Seller of the non-delivery within 4 days of the date when the Goods would in the ordinary course of events have been received.
 - 5.3 Any liability of the Seller for non-delivery of the Goods shall be limited to replacing the Goods within a reasonable time or issuing a credit note at the pro rata Contract rate against any invoice raised for such Goods.
 - 6. Risk/title**
 - 6.1 The Goods are at the risk of the Buyer from the time of delivery.
 - 6.2 All Goods supplied by the Seller free of charge remain at all times the property of the Seller unless and until the Seller has agreed in writing to sell such Goods to the Buyer and has

- 6.3 Ownership of the Goods shall not pass to the Buyer until the Seller has received in full (in cash or cleared funds) all sums due to it in respect of:
 - (a) the Goods; and
 - (b) all other sums which are or which become due to the Seller from the Buyer on any account.
- 6.4 Until ownership of the Goods has passed to the Buyer, the Buyer shall:
 - (a) hold the Goods on a fiduciary basis as the Seller's bailee;
 - (b) store the Goods (at no cost to the Seller) separately from all other goods of the Buyer or any third party in such a way that they remain readily identifiable as the Seller's property;
 - (c) not destroy, deface or obscure any identifying mark or packaging on or relating to the Goods; and
 - (d) maintain the Goods in satisfactory condition and keep them insured on the Seller's behalf for their full price against all risks to the reasonable satisfaction of the Seller. On request the Buyer shall produce the policy of insurance to the Seller.
- 6.5 The Buyer may resell the Goods before ownership has passed to it solely on the following conditions:
 - (a) any sale shall be effected in the ordinary course of the Buyer's business at full market value; and
 - (b) any such sale shall be a sale of the Seller's property on the Buyer's own behalf and the Buyer shall deal as principal when making such a sale.
- 6.6 The Buyer's right to possession of the Goods shall terminate immediately if:
 - (a) the Buyer has a bankruptcy order made against him or makes an arrangement or composition with his creditors, or otherwise takes the benefit of any statutory provision for the time being in force for the relief of insolvent debtors, or (being a body corporate) convenes a meeting of creditors (whether formal or informal), or enters into liquidation (whether voluntary or compulsory) except a solvent voluntary liquidation for the purpose only of reconstruction or amalgamation, or has a receiver and/or manager, administrator or administrative receiver appointed of its undertaking or any part thereof, or documents are filed with the court for the appointment of an administrator of the Buyer or notice of intention to appoint an administrator is given by the Buyer or its directors or by a qualifying floating charge holder (as defined in paragraph 14 of Schedule B1 to the Insolvency Act 1986), or a resolution is passed or a petition presented to any court for the winding-up of the Buyer or for the granting of an administration order in respect of the Buyer, or any proceedings are commenced relating to the insolvency or possible insolvency of the Buyer; or
 - (b) the Buyer suffers or allows any execution, whether legal or equitable, to be levied on his/its property or obtained against him/it, or fails to observe or perform any of his/its obligations under the Contract or any other contract between the Seller and the Buyer, or is unable to pay its debts within the meaning of section 123 of the Insolvency Act 1986 or the Buyer ceases to trade; or
 - (c) the Buyer encumbers or in any way charges any of the Goods.
- 6.7 The Seller shall be entitled to recover payment for the Goods notwithstanding that ownership of any of the Goods has not passed from the Seller.
- 6.8 The Buyer grants the Seller, its agents and employees an irrevocable licence at any time to enter any premises where the Goods are or may be stored in order to inspect them, or, where the Buyer's right to possession has terminated, to recover them.
- 6.9 Where the Seller is unable to determine whether any Goods are the goods in respect of which the Buyer's right to possession has terminated, the Buyer shall be deemed to have sold all goods of the kind sold by the Seller to the Buyer in the order in which they were invoiced to the Buyer.
- 6.10 On termination of the Contract, howsoever caused, the Seller's (but not the Buyer's) rights contained in this condition 6 shall remain in effect.
- 7. Price**
 - 7.1 Unless otherwise agreed by the Seller in writing, the price for the Goods shall be the price set out in the Seller's price list published on the date of delivery or deemed delivery.
 - 7.2 The price for the Goods shall be exclusive of any value added tax and all costs or charges in relation to packaging, loading, unloading, carriage and insurance, all of which amounts the Buyer shall pay in addition when it is due to pay for the Goods provided that in respect of Goods delivered within Great Britain the price of Goods shall include:
 - (a) packaging, loading, unloading, and an element of insurance cover (for details of which cover please contact the Seller); and
 - (b) (for each order that is confirmed by the Seller to exceed its minimum order quantity in respect of that product type and delivery destination) the cost of carriage.
- 8. Payment**
 - 8.1 Unless otherwise agreed, the Buyer shall pay in full the price for the Goods in pounds at the time of placing its order with the Seller.
 - 8.2 Subject to condition 8.4, payment of the full balance of the price for the Goods is due in pounds sterling on the last working day of the month in which the Goods are delivered or deemed to be delivered.
 - 8.3 Time for payment shall be of the essence.
 - 8.4 No payment shall be deemed to have been received until the Seller has received cleared funds.
 - 8.5 All payments payable to the Seller under the Contract shall become due immediately on its termination despite any other provision.
 - 8.6 The Buyer shall make all payments due under the Contract in full without any deduction whether by way of set-off, counterclaim, discount, abatement or otherwise unless the Buyer has a valid court order requiring an amount equal to such deduction to be paid by the Seller to the Buyer.
 - 8.7 If the Buyer fails to pay the Seller any sum due pursuant to the Contract, the Buyer shall be liable to pay interest to the Seller on such sum from the due date for payment at the annual rate of 2% above the base lending rate from time to time of Barclays Bank, accruing on a daily basis until payment is made, whether before or after any judgment. The Seller reserves the right to elect to claim interest under the Late Payment of Commercial Debts (Interest) Act 1998.
- 9. Quality**
 - 9.1 Where the Seller is not the manufacturer of the Goods, the Seller shall endeavour to transfer to the Buyer the benefit of any warranty or guarantee given to the Seller.
 - 9.2 The Seller warrants that (subject to the other provisions of these conditions):
 - (a) on delivery, and for a period of 12 months from the date of delivery, the Goods shall:
 - (i) be of satisfactory quality within the meaning of the Sale of Goods Act 1979; and
 - (ii) be reasonably fit for any particular purpose for which the Goods are being bought if the Buyer had made known that purpose to the Seller in writing and the Seller has confirmed in writing that it is reasonable for the Buyer to rely on the skill and judgement of the Seller; and
 - (b) on delivery, and for a period of 24 months from the date of delivery, electrical appliances shall be free from material defects resulting from faulty manufacture or workmanship; and
 - (c) on delivery, and for a period of 5 years from the date of delivery, Ultraheat Kitchen and Bathroom radiators (excluding Goods falling within the foregoing sub-section (b)) shall be free from material defects resulting from faulty manufacture or workmanship; and
 - (d) on delivery, and for a period of 10 years from the date of delivery, Ultraheat Premier Range (excluding Goods falling within the foregoing sub-sections (b) or (c)) shall be free from material defects resulting from faulty manufacture or workmanship; and
 - (e) on delivery, and for a period of 10 years from the date of delivery, Aeon steel products (excluding Goods falling within the foregoing sub-sections (b), (c) or (d)) shall be free from leakage resulting from material defects due to faulty manufacture or workmanship.
 - 9.3 The Seller shall not be liable for a breach of any of the warranties in condition 9.2 unless:

- (a) the Buyer has complied with its obligations under these terms and conditions, in particular (without limitation) the Buyer's obligations pursuant to clause 4.10 above to inspect all Goods upon and immediately following delivery and notify the Seller promptly and in full of faulty, imperfect or incomplete Goods; and
- (b) the Buyer gives written notice of the defect to the Seller, and, if the defect is as a result of damage in transit to the carrier, within 3 days of the time when the Buyer discovers or ought to have discovered the defect; and
- (c) the Seller is given a reasonable opportunity after receiving the notice of examining such Goods and the Buyer (if asked to do so by the Seller) returns such Goods to the Seller's place of business at the Seller's cost for the examination to take place there.
- 9.4 The Seller shall not be liable for a breach of any of the warranties in condition 9.2 if:
 - (a) the Buyer makes any further use of such Goods after giving such notice; or
 - (b) the defect arises because the Buyer failed to follow the Seller's oral or written instructions as to the storage, installation, commissioning, use or maintenance of the Goods or (if there are none) good trade practice; or
 - (c) the serial numbers on the Goods have been removed, erased, concealed or for any other reason are unavailable; or
 - (d) the defect in question arises in whole or in part from reasonable wear and tear; or
 - (e) the Goods have not been installed with reasonable competence and in accordance with the best industry standards in the UK for professional installation of heating and plumbing; or
 - (f) the Buyer alters or repairs such Goods without the written consent of the Seller.
- 9.5 Subject to condition 9.3 and condition 9.4, if any of the Goods do not conform with either of the warranties in condition 9.2 the Seller shall at its option repair or replace such Goods (or the defective part) or refund the price of such Goods at the pro rata Contract rate provided that, if the Seller so requests, the Buyer shall, at the Seller's expense, return the Goods or the part of such Goods which is defective to the Seller.
- 9.6 If the Seller complies with condition 9.5 it shall have no further liability for a breach of any of the warranties in condition 9.2 in respect of such Goods.
- 9.7 Any Goods replaced shall belong to the Seller and any repaired or replacement Goods shall be guaranteed on these terms for the unexpired portion of the 12 month period.
- 10. Limitation of liability**
 - 10.1 Subject to condition 4, condition 5 and condition 9, the following provisions set out the entire financial liability of the Seller (including any liability for the acts or omissions of its employees, agents and sub-contractors) to the Buyer in respect of:
 - (a) any breach of these conditions;
 - (b) any use made or resale by the Buyer of any of the Goods, or of any product incorporating any of the Goods; and
 - (c) any representation, statement or tortious act or omission including negligence arising under or in connection with the Contract.
 - 10.2 All warranties, conditions and other terms implied by statute or common law (save for the conditions implied by section 12 of the Sale of Goods Act 1979) are, to the fullest extent permitted by law, excluded from the Contract.
 - 10.3 Nothing in these conditions excludes or limits the liability of the Seller:
 - (a) for death or personal injury caused by the Seller's negligence; or
 - (b) under section 2(3), Consumer Protection Act 1987; or
 - (c) for any matter which it would be illegal for the Seller to exclude or attempt to exclude its liability; or
 - (d) for fraud or fraudulent misrepresentation.
 - 10.4 Subject to condition 10.2 and condition 10.3:
 - (a) the Seller's total liability in contract, tort (including negligence or breach of statutory duty), misrepresentation, restitution or otherwise, arising in connection with the performance or contemplated performance of the Contract shall be limited to the Contract price; and
 - (b) the Seller shall not be liable to the Buyer for indirect or consequential loss of profit or loss of business which arise out of or in connection with the Contract.
- 11. Assignment**
 - 11.1 The Seller may assign the Contract or any part of it to any person, firm or company.
 - 11.2 The Buyer shall not be entitled to assign the Contract or any part of it without the prior written consent of the Seller.
- 12. Force majeure**

The Seller reserves the right to defer the date of delivery or to cancel the Contract or reduce the volume of the Goods ordered by the Buyer (without liability to the Buyer) if it is prevented from or delayed in the carrying on of its business due to circumstances beyond the reasonable control of the Seller including, without limitation, acts of God, governmental actions, war or national emergency, acts of terrorism, protests, riot, civil commotion, fire, explosion, flood, epidemic, lock-outs, strikes or other labour disputes (whether or not relating to either party's workforce), or restraints or delays affecting carriers or inability or delay in obtaining supplies of adequate or suitable materials, provided that, if the event in question continues for a continuous period in excess of 90 days, the Buyer shall be entitled to give notice in writing to the Seller to terminate the Contract.
- 13. General**
 - 13.1 Each right or remedy of the Seller under the Contract is without prejudice to any other right or remedy of the Seller whether under the Contract or not.
 - 13.2 If any provision of the Contract is found by any court, tribunal or administrative body of competent jurisdiction to be wholly or partly illegal, invalid, void, voidable, unenforceable or unreasonable it shall to the extent of such illegality, invalidity, voidness, voidability, unenforceability or unreasonableness be deemed severable and the remaining provisions of the Contract and the remainder of such provision shall continue in full force and effect.
 - 13.3 Failure or delay by the Seller in enforcing or partially enforcing any provision of the Contract shall not be construed as a waiver of any of its rights under the Contract.
 - 13.4 Any waiver by the Seller of any breach of, or any default under, any provision of the Contract by the Buyer shall not be deemed a waiver of any subsequent breach or default and shall in no way affect the other terms of the Contract.
 - 13.5 The parties to the Contract do not intend that any term of the Contract shall be enforceable by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person that is not a party to it.
 - 13.6 The formation, existence, construction, performance, validity and all aspects of the Contract shall be governed by English law and the parties submit to the exclusive jurisdiction of the English courts.
- 14. Communications**
 - 14.1 All communications between the parties about the Contract shall be in writing and delivered by hand or sent by pre-paid first class post or sent by fax:
 - (a) (in case of communications to the Seller) to its registered office or such changed address as shall be notified to the Buyer by the Seller; or
 - (b) (in the case of the communications to the Buyer) to the registered office of the addressee (if it is a company) or (in any other case) to any address of the Buyer set out in any document which forms part of the Contract or such other address as shall be notified to the Seller by the Buyer.
 - 14.2 Communications shall be deemed to have been received:
 - (a) if sent by pre-paid first class post, two days (excluding Saturdays, Sundays and bank and public holidays) after posting (exclusive of the day of posting); or
 - (b) if delivered by hand, on the day of delivery; or
 - (c) if sent by fax on a working day prior to 4.00 pm, at the time of transmission and otherwise on the next working day.
 - 14.3 Communications addressed to the Seller shall be marked for the attention of Mr Saffet Kalender.

Terms and Conditions are available as a PDF file upon request. Alternatively, they can be downloaded from our website.

BASIC HEAT LOSS CALCULATOR

According to EN 442, inlet water temperature of 75°C, outlet water temperature of 65°C, and room temperature of 20°C are assumed. All heat output figures published in our publications are aligned to EN442.

The total heat output of the radiator you choose must compensate for the heat loss of your room so that it will maintain the interior temperature at 20°C. The following calculation will give you indication of your heat loss. If you would like to take into account all the factors affecting the heat loss, then you will need to use the more comprehensive heat loss calculator available at www.aeon.uk.com

If you have limited space or a very large room, you can always put more than one radiator per room.

Preferably you should locate radiators near windows and doors where heat loss is highest.

Measure your living room in metres:

Height _m : Length_m : Depth_m

ie : H:2.64m, L:3.65m, D:4.94m

Calculate the volume of the room:

H x L x D = cubic metres

ie : 2.64 x 3.65 x 4.94 = 47.60 cubic metres

Multiply by a coefficient for each desired room temperature:

42: bedrooms (to achieve 18°C)

52: bathrooms, wc, living, study, dining etc (to achieve 21°C)

ie : living room (52): 47.60 x 52 = 2475 watts

The heat loss in the living room is 2475 watts, but there are following factors we need to consider for a better result – we need to add 10% for every factor given here below.

- Outside walls, if it is a corner room calculate two outside walls, which means (10% and 10%)

- Northern aspect room

- Ceiling height more than 2.7m

- Excessively large windows

- Single glaze

- Outside temperature assumed as -1°C, but if you would like to assume -2°C add 10%, -4°C add another 10%, -10°C add another 10%

ie : One outside wall, excessive window, 2475 x 1.1 x 1.1 = 2970 watts or 2554 kcal or 10144 btu – the final heat loss calculation.

DELIVERY AND RECEIPT OF YOUR GOODS

Do not book your plumber until goods have been delivered and checked.

Date of delivery

For items in stock a suitable delivery date should be arranged at time of order.

For out-of-stock items, an estimated delivery time will be stated on the invoice/receipt.

Please note that the estimated delivery date does not form part of the contract.

Time of delivery

Standard service is any time between 9am and 5pm. Timed deliveries can be made but at an extra cost.

In some instances it may therefore be more convenient to have items delivered to a work address where someone is present to sign for them. In the unlikely event that goods do not arrive before 5pm (for standard service, or the relevant time for a timed delivery), please let us know the following or same day.

Meeting the delivery

Someone will need to be at the delivery address on the day of delivery.

Outside packaging should be inspected before signing the delivery note*. If there is no-one available to sign for delivery, arrangements will be made to re-deliver at an additional cost to the customer.

*If parcels are damaged or have been tampered with in any way they should not be signed for unless marked 'DAMAGED' or 'SHORT DELIVERED'.

No claim for damage in transit or shortage will be accepted if signed for 'RECEIVED IN GOOD CONDITION' or 'UNCHECKED' or 'NOT EXAMINED'.

Please note that, due to Health and Safety legislation, the driver is only allowed to deliver radiators to the nearest hard standing (pavement or driveway) and is not required to carry the radiators up any steps.

Where a radiator is too large or heavy for one man to handle safely, please ensure someone is available at the delivery address to assist the driver.

Within 24 hours of receiving radiators

Please unwrap and thoroughly inspect goods. Any visible fault or imperfection (or missing parts) must be reported to Aeon within one working day (24 hours) of receipt to enable us to send a replacement, otherwise goods shall be deemed to be acceptable.

A content sheet will be enclosed in the box with the radiator to enable you to check that all parts are present.

In the unlikely event that your radiator is visibly faulty, please ensure that you retain all the original packaging. We cannot accept back any radiator on the grounds of visible damage or visible fault if it has been plumbed in.

Pipe centres

We can provide information on the exact position of pipework for any of our radiators.

This means the pipework can be installed before you receive your radiators. Please call if you require these measurements.



QUALITY AND PERFORMANCE

Quality and technology

Aeon towel radiators are manufactured using the most technically advanced, modern equipment and tested to EN442, the harmonised European Standard.

Testing and heating emission

Prior to despatch, every radiator is pressure tested at 10 bars to guarantee a working pressure of 8 bars.

Heat outputs in this brochure are certified by the independent testing authority – HKL Laboratories of Stuttgart in Germany.

Certification

Aeon radiators carry the BS kitemark, which certifies independent approval of heat output to BS EN442 and verifies production under BS ISO 9000 quality system.

Energy and environment

The efficient use of energy and materials is a constant objective of Aeon and a highly qualified team of design and production engineers constantly reviews opportunities for improvement.

Water treatment

The manufacturer's warranty will only be valid if radiators are installed in accordance with BS 5449 section 5 'Commissioning'.

Please call for further Aeon terms and conditions of sale.

The Aeon Collection

All the products are manufactured out of 100% stainless steel* ensuring that the Aeon Collection will keep their good looks for as long as the name suggests.

Our commitment to quality is backed by a 20-year warranty for the stainless steel collection and 10-year warranty for the aluminium collection.

Radiators are supplied with brackets, blanking plugs, airvents, fixing screws, rawl plugs, airvent key and 1/2" connections.

* Not applicable to Rende (mild steel core)

Heat output listed in this brochure as 75/65/20°C with Delta T of 50°C, means 75°C inlet water temperature, 65°C outlet water temperature and 20°C room temperature.

Aeon stainless steel radiators can be used in both direct (open circuit) and indirect (closed circuit) applications. Open systems are supplied by special order only at a small additional cost. Closed systems are available from stock.

Radiators are finished in brushed satin chrome stainless steel with no coating or treatment.

Aeon policy

Ownership and property rights of the designs in this publication belong to Aeon and are registered in the UK and major trade mark and design registry offices worldwide.

The complete Aeon range is not limited to the content of this brochure, additional products launched between publications will appear on our website: www.aeon.uk.com





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