



Warming Solutions

AIR WARMING

Levante's reputation is established on providing an extensive range of heating products, offering our customers a wide choice of solutions whatever their budget. From one of the largest and most diverse ranges of wall mount panel heaters including energy efficient new generation oil based systems, low level wall options, digital ranges and convector heaters.

Levante also boast the largest range of electric or water based towel rails available from a single UK source.

**Whatever your heating requirements,
Levante have a solution.**





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LOT20 COMPLIANCE

Lot 20 states that all local space heaters manufactured for sale in the EU after 1st January 2018 must comply with a new minimum efficiency standard.

The aim of this legislation is to rule out inefficient technologies and reduce the energy used by the products that heat our homes, helping to achieve our national carbon reduction targets (20% Reduction In CO² Emissions by 2020).

This will affect the following product ranges:

- Storage Heating
- Direct Acting Heating
(Panel Heaters and Electric Radiators)
- Portable Heating
- Infra-Red Heating

Electrical Heating will start with a 30 point efficiency rating, by adding additional functions the product gains additional points until the product meets the legislation requirements:

36 points for portable heating

38 points for install heating



Example A standard panel heater with thermostatic control will not achieve enough points to comply, but by adding a 7 day timer with temperature control and an additional function from section 3, the units would comply with 38 points.

CONDITIONS F(2)

OPTIONS	#	PORTABLE	FIXED
Single stage heat output no room temperature control	1	0.0	0.0
2 or more manual stages, no temperature control	2	1.0	0.0
With mechanical thermostat room temperature control	3	6.0	1.0
With electronic room temperature control	4	7.0	3.0
With electronic room temperature control plus day timer	5	8.0	5.0
With electronic room temperature control plus week timer	6	9.0	7.0

$$\eta_s = \eta_{s,on} - 10\% + F(1) + F(2) + F(3) - F(4)$$

Simplified: Efficiency = 40 - 10 + F(1) value
+ F(2) value + F(3) value - F(4) value
Installed Product Must Calculate to 38%
Portable Product Must Calculate to 36%

CONDITIONS F(3)

OPTIONS	#	PORTABLE	FIXED
Room temperature control with presence detection	1	1.0	0.0
Room temperature control with open window detection	2	0.0	1.0
With distance control option (App)	3	0.0	1.0
With adaptive start control	4	0.0	1.0
With working time limitation	5	0.0	0.0
With black bulb sensor	6	0.0	0.0

**THIS ONLY CONCERNS PRODUCTS MANUFACTURED AFTER JANUARY 1ST.
ALL PRODUCTS MANUFACTURED PRIOR TO JANUARY CAN STILL BE PURCHASED AND INSTALLED.**

LOT20.CO.UK

CONVECTOR HEATERS



A range of Levanté 2kW, thermostatically controlled portable convector heaters. Stylish in design and ideally suited for commercial applications.

Features:

- 3 selectable power settings (750W/1250W/2000W)
- Adjustable thermostat
- Free standing
- Cable and plug included

230V

CE

RoHS
COMPLIANT

ecodesign
compliant



LEVCON2



LEVCON2T

Product Ref	Watts	Description	Weight (kg)	W	H	D
				(mm) - without feet		
LEVCON2	2000W	2kW Convector Heater	1.600	465	328	200
LEVCON2T	2000W	2kW Convector Heater with Timer	1.700	465	328	200





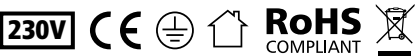
OIL FILLED RADIATORS



Stylish, mobile and convenient, giving warmth when and where it's needed.
With mechanical 24 hour timer options, and filled with environmentally friendly oil, c/w cable and plug.

Features:

- Filled with environmentally friendly conducting oil
- Thermal cut-off for extra safety
- Safety tip-over switch
- Adjustable thermostat control
- High quality construction
- Tough durable finish
- Operating switches with indication lights
- Frost guard protection
- Cable and plug included
- Wrap around cable storage



LEVR52500T

LEVR51500

Product Ref	Watts	Description	Heat Settings	Weight (kg)	W (mm) - without feet	H (mm)	D (mm)
LEVR51500	1500W	Oil Filled Radiator - 7 Fin	600W / 900W / 1500W	7.016	350	635	235
LEVR52000	2000W	Oil Filled Radiator - 9 Fin	800W / 1200W / 2000W	8.436	426	635	235
LEVR52500	2500W	Oil Filled Radiator - 11 Fin	1000W / 1500W / 2500W	12.026	578	635	235
LEVR51500T	1500W	Oil Filled Radiator - 7 Fin, c/w 24hr Timer	600W / 900W / 1500W	7.080	350	635	235
LEVR52000T	2000W	Oil Filled Radiator - 9 Fin, c/w 24hr Timer	800W / 1200W / 2000W	8.500	426	635	235
LEVR52500T	1500W	Oil Filled Radiator - 11 Fin, c/w 24hr Timer	1000W / 1500W / 2500W	12.090	578	635	235

Levanté®
air warming

Features:

- 2 heat settings
- Cold blow setting
- Overheat protection with safety cut-out device
- Cable and plug included



RoHS
COMPLIANT



ecodesign
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LEVFLB2000



LEVFP2000

Product Ref	Watts	Description	Weight (kg)	W	H (mm)	D
LEVFP2000	2000W	Free Standing Fan Heater, c/w Thermostat	965g	230	265	130
LEVFLB2000	2000W	Letterbox Style Fan Heater, c/w Thermostat	975g	240	105	260





ECO PANEL HEATERS



The Levante Eco Panel range is the latest range of Panel Heaters from Levante incorporating a NEW 7 day digital programmer boasting the latest in environmental awareness technology to increase efficiency, whilst maintaining its stylish appearance.

Features:

- LCD display
- Overheat protection
- 9 pre-set heating programmes plus 3 custom settings
- Open window function
- Wall fixing bracket included
- White finish c/w white cable
- IP 24
- Child Lock



Product Ref	Watts	Description	Weight (kg)	W	H (mm)	D
ECOPANEL500	500W	Digital Panel Heater, c/w 7 day Digital Programmer	3.505	400	400	95
ECOPANEL750	750W	Digital Panel Heater, c/w 7 day Digital Programmer	4.164	500	400	95
ECOPANEL1000	1000W	Digital Panel Heater, c/w 7 day Digital Programmer	4.140	500	400	95
ECOPANEL1250	1250W	Digital Panel Heater, c/w 7 day Digital Programmer	5.050	640	400	95
ECOPANEL1500	1500W	Digital Panel Heater, c/w 7 day Digital Programmer	5.080	640	400	95
ECOPANEL2000	2000W	Digital Panel Heater, c/w 7 day Digital Programmer	7.030	940	400	95

ECO PANEL S HEATERS



The Levante Eco Panel S range is the latest range of Slimline Panel Heaters from Levante, ideal for low level wall mounting, incorporating a NEW 7 day digital programmer and boasting the latest in environmental awareness technology to increase efficiency, whilst maintaining its stylish appearance.

Features:

- LCD display
- 24 hour 7-day digital control
- 5 pre-set heating programmes plus 1 custom setting
- Open window function
- Lockout feature
- Slimline design, suitable for low level walls
- Wall fixing bracket included
- C/w 1.2m Cable
- 1 Year warranty
- IP20
- Child Lock



Product Ref	Watts	Description	Weight (kg)	W	H (mm)	D
ECOPANELS500	500W	Slimline Digital Panel Heater, c/w 24-hr 7-day Digital Control	2.480	385	280	72
ECOPANELS1000	1000W	Slimline Digital Panel Heater, c/w 24-hr 7-day Digital Control	3.130	540	280	72
ECOPANELS1500	1500W	Slimline Digital Panel Heater, c/w 24-hr 7-day Digital Control	4.275	790	280	72
ECOPANELS2000	2000W	Slimline Digital Panel Heater, c/w 24-hr 7-day Digital Control	6.510	1140	280	72



THERMOSTAT CONTROL HEATERS



The Levante slimline tubular heater is a major innovation in low-cost, energy efficient heating with a patented built-in thermostat, keeping energy usage to a minimum.

Features:

- Adjustable thermostat
- Neon indicator
- Supplied with 1.5m push-fit cable, plug and brackets for either wall mounted or floor standing operation
- Manufactured in seamless tube with easy-clean, white enamel finish
- CE approved and compliant to BS EN 60335/1:2002
- 1 Year warranty



Product Ref	Watts	Description	Weight (kg)	L (mm)	D (mm)
LEVTH03ECO	28W	Slimline Tubular Heater	487g	300	72
LEVTH05ECO	55W	Slimline Tubular Heater	627g	500	72
LEVTH10ECO	120W	Slimline Tubular Heater	1.044	1000	72
LEVTH15ECO	190W	Slimline Tubular Heater	1.538	1500	72
LEVWG03ECO	-	Wire Guard	453g	350	92
LEVWG05ECO	-	Wire Guard	718g	550	92
LEVWG10ECO	-	Wire Guard	1.303	1050	92
LEVWG15ECO	-	Wire Guard	1.900	1550	92

STANDARD TUBULAR HEATERS



Intelligent heating with minimal energy usage - the Levante Tube Heater is one of the most energy efficient ways of providing low cost, ambient heating and frost protection, whatever the conditions.

Features:

- Low cost operation
 - Using around 25% less electricity than other tube heaters
- Easy set-up
- Ready-wired to run on standard 230V mains power, supplied with 1m cable and wall brackets (Plug not included).
- Manufactured in seamless tube with easy-clean, white enamel finish
- CE approved and compliant to BS EN 60335/1:2002



Product Ref	Watts	Description	Weight (kg)	L (mm)	D (mm)
LEVTH1FT	45W	1ft (305mm) Tubular Heater	509g	305	54
LEVTH2FT	80W	2ft (610mm) Tubular Heater	870g	610	54
LEVTH3FT	135W	3ft (915mm) Tubular Heater	1.243	915	54
LEVTH4FT	180W	4ft (1220mm) Tubular Heater	1.622	1220	54
LEVTH5FT	225W	5ft (1525mm) Tubular Heater	1.869	1525	54
LEVTH6FT	270W	6ft (1830mm) Tubular Heater	2.329	1830	54
LEVWG1FT	-	1ft (305mm) Wire Guard	0.499	305	98
LEVWG2FT	-	2ft (610mm) Wire Guard	0.864	610	98
LEVWG3FT	-	3ft (915mm) Wire Guard	1.348	915	98
LEVWG4FT	-	4ft (1220mm) Wire Guard	1.819	1225	98
LEVWG5FT	-	5ft (1525mm) Wire Guard	2.105	1530	102
LEVWG6FT	-	6ft (1830mm) Wire Guard	2.600	1830	102



QUARTZ HEATERS



Levanté quartz heaters use radiant heat to warm people and objects, and not the air in between. This is the only method of heating that does not blow out or blow away. The heaters are specifically designed for outdoor use and are therefore weatherproof.

Features:

- Includes infrared lamp
- Extra lamp included free of charge
- Toughened safety glass
- c/w mounting bracket kit
- RF control (approx 10m max) with remote
- 2 Years warranty



Product Ref	Watts	Description	Suggested Heat Coverage (m²)	Weight (kg)	Width (mm)	Height (mm)	Depth (mm)
LEVQ15RM SIL	1500W	1.5kW Quartz Heater with Remote - Silver	5-10m²	2.145	565	100	77
LEVQ15RM BLK	1500W	1.5kW Quartz Heater with Remote - Black	5-10m²	2.145	565	100	77
LEVQ22RM SIL	2200W	2.2kW Quartz Heater with Remote - Silver	10-15m²	2.160	601	100	77
LEVQ22RM BLK	2200W	2.2kW Quartz Heater with Remote - Black	10-15m²	2.160	601	100	77
LEVQ15LAMP	1200W	Replacement Lamp for 1.5kW Quartz Heater	-	0.023	-	-	-
LEVQ22LAMP	2200W	Replacement Lamp for 2.2kW Quartz Heater	-	0.057	-	-	-
LEVQ-TRI	-	2m Portable Quartz Tripod Black	-	4.805	-	-	-

2kW STAINLESS STEEL QUARTZ HEATER



Levante quartz heaters use radiant heat to warm people and objects, and not the air in between. This is the only method of heating that does not blow out or blow away. The heaters are specifically designed for outdoor use and are therefore weatherproof.

Features:

- Stainless steel and aluminium construction
- Anti-tamper screws
- Long life gold lamp (replaceable)
- c/w mounting bracket kit and 1.5m cable



DON'T FORGET!...

A range of Outdoor Time Delay Controls are available from Levante.



230V

CE

IP 65

RoHS COMPLIANT

Product Ref	Watts	Description	Weight (kg)	W	H (mm)	D
LEVQ20	2000W	Stainless Steel Quartz Heater	1.820	540	98	110
LEVQ20LAMP	2000W	Replacement Lamp	57g	454	-	-



2.4kW PLINTH HEATER



Fits discreetly in the space beneath kitchen cupboards.
Can be installed in similar areas such as stair risers and other built in furniture.

Features:

- 3 facia options included: Brown (standard fixed), white and stainless steel
- Designed to fit to a plinth or board
- Adjustable for hot or cold air
- Choice of 3 heat setting: 800W, 1600W or 2400W Max.
- Safety re-set facility
- 1 Year warranty



Product Ref	Watts	Description	Heat Settings	Weight (kg)	W	H (mm)	D
LEV2.4PH	2400W	Plinth Heater with 3 facia options	800W / 1600W / 2400W	4.120	480	125	210

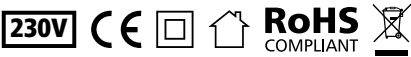
AIR CURTAIN HEATER



An electrical over-door heater which can be used for doors, kiosks or drive-thru windows.

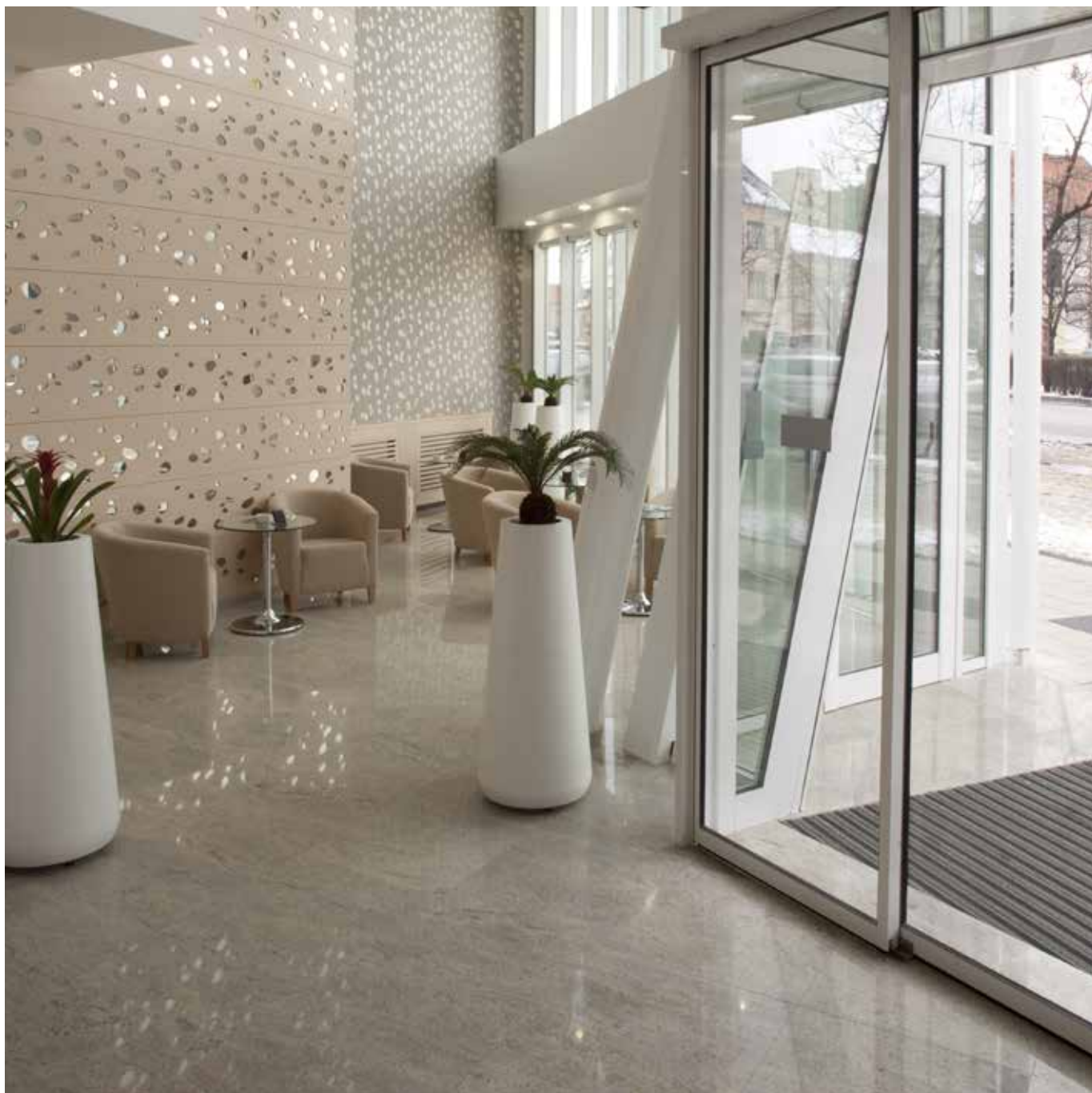
Features:

- 3 heat settings (Fan Only / 1500W / 3000W)
- Cold blow setting
- Overheat protection with safety cut-out device
- Ceiling or wall mounting (vertical or horizontal), easy-fix bracket included
- Cable and plug included
- C/w 1.5m Cable
- 2 Year warranty



LEV3KAC

Product Ref	Watts	Description	Weight (kg)	W	H (mm)	D
LEV3KAC	3000W	Over Door Air Curtain	5.260	580	210	106



LADDER STYLE TOWEL RAILS

Standard Element Electric Towel Rails



Levante 230V electric towel rails, incorporating “Positive Thermal Co-efficient (PTC)” technology.

The PTC element automatically maintains temperature by giving maximum power at lower temperatures and reduced power once the required output level is reached. The element is self regulating to eliminate burn out.



WHITE
STRAIGHT BAR



CHROME
CURVED BAR

230V

CE

IP55

RoHS COMPLIANT

5 YEAR WARRANTY

2 YEAR WARRANTY

Product Ref	Rating Watts	Description	Bar Configuration	Weight (kg)	W H (mm)	
LEV470SECTR150	150W	Standard Element Electric Ladder Style Towel Rail, Chrome Straight Bar	3+3+3+3	6.420	400	700
LEV575SECTR150	150W		4+10	8.451	500	750
LEV510SECTR300	300W		4+4+4+4	10.750	550	1000
LEV512SECTR300	300W		4+4+4+4+4	13.420	550	1200
LEV470SECCTR150	150W	Standard Element Electric Ladder Style Towel Rail, Chrome Curved Bar	3+3+3+3	6.420	400	700
LEV575SECCTR150	150W		4+10	8.451	500	750
LEV510SECCTR300	300W		4+4+4+4	10.750	550	1000
LEV512SECCTR300	300W		4+4+4+4+4	13.420	550	1200
LEV470SEWTR150	150W	Standard Element Electric Ladder Style Towel Rail, White Straight Bar	3+3+3+3	6.366	400	700
LEV575SEWTR150	150W		4+10	7.552	500	750
LEV510SEWTR300	300W		4+4+4+4	10.771	550	1000
LEV512SEWTR300	300W		4+4+4+4+4	13.031	550	1200
LEV470SEWCTR150	150W	Standard Element Electric Ladder Style Towel Rail, White Curved Bar	3+3+3+3	6.366	400	700
LEV575SEWCTR150	150W		4+10	7.552	500	750
LEV510SEWCTR300	300W		4+4+4+4	10.771	550	1000
LEV512SEWCTR300	300W		4+4+4+4+4	13.031	550	1200

LADDER STYLE TOWEL RAILS

Thermostatic Electric Towel Rails



Levante 230V electric towel rails. Incorporating a PTC thermostat with boost facility for instant heat, allowing the user full temperature control.



WHITE
STRAIGHT BAR



CHROME
CURVED BAR



Product Ref	Rating Watts	Description	Bar Configuration	Weight (kg)	W (mm)	H (mm)
LEV470ECTR150	150W	Thermostatic Element Electric Ladder Style Towel Rail, Chrome Straight Bar	3+3+3+3	6.630	400	700
LEV575ECTR150	150W		4+10	8.071	500	750
LEV510ECTR300	300W		4+4+4+4	10.511	550	1000
LEV512ECTR300	300W		4+4+4+4+4	12.785	550	1200
LEV470ECCTR150	150W	Thermostatic Element Electric Ladder Style Towel Rail, Chrome Curved Bar	3+3+3+3	6.630	400	700
LEV575ECCTR150	150W		4+10	8.071	500	750
LEV510ECCTR300	300W		4+4+4+4	10.511	550	1000
LEV512ECCTR300	300W		4+4+4+4+4	12.785	550	1200
LEV470EWTR150	150W	Thermostatic Element Electric Ladder Style Towel Rail, White Straight Bar	3+3+3+3	6.630	400	700
LEV575EWTR150	150W		4+10	7.612	500	750
LEV510EWTR300	300W		4+4+4+4	10.742	550	1000
LEV512EWTR300	300W		4+4+4+4+4	12.785	550	1200
LEV470EWCTR150	150W	Thermostatic Element Electric Ladder Style Towel Rail, White Curved Bar	3+3+3+3	6.630	400	700
LEV575EWCTR150	150W		4+10	7.612	500	750
LEV510EWCTR300	300W		4+4+4+4	10.742	550	1000
LEV512EWCTR300	300W		4+4+4+4+4	12.785	550	1200
LEVTRREMOTE	-	Remote Control for Thermostatic Towel Rail	-	0.048	-	-

LADDER STYLE TOWEL RAILS

Wet Towel Rails



Stylish, space saving and practical, the Levante range of wet towel rails can be easily connected to an existing central heating supply.

All wet towel rails are now supplied with a Dual Fuel adaptor, for use with the Dual Fuel kits on the following page.



CHROME STRAIGHT BAR



WHITE CURVED BAR



Product Ref	Description	Bar Configuration	Weight (kg)	W H	
				(mm)	
LEV470WCTR	Wet Ladder Style Towel Rail, Chrome Straight Bar	3+3+3+3	4	400	700
LEV575WCTR		4+10	5.412	500	750
LEV510WCTR		4+4+4+4	7.085	550	1000
LEV512WCTR		4+4+4+4+4	8.475	550	1200
LEV470WCCTR	Wet Ladder Style Towel Rail, Chrome Curved Bar	3+3+3+3	4	400	700
LEV575WCCTR		4+10	5.612	500	750
LEV510WCCTR		4+4+4+4	7	550	1000
LEV512WCCTR		4+4+4+4+4	8.475	550	1200
LEV470WWTR	Wet Ladder Style Towel Rail, White Straight Bar	3+3+3+3	4	400	700
LEV575WWTR		4+10	5.412	500	750
LEV510WWTR		4+4+4+4	7.085	550	1000
LEV512WWTR		4+4+4+4+4	8.475	550	1200
LEV470WWCTR	Wet Ladder Style Towel Rail, White Curved Bar	3+3+3+3	4	400	700
LEV575WWCTR		4+10	5.612	500	750
LEV510WWCTR		4+4+4+4	7	550	1000
LEV512WWCTR		4+4+4+4+4	8.475	550	1200

DUAL FUEL TOWEL RAIL KITS



Consisting of an electric element and 'T' piece, these kits allow wet towel rails to be operated on a 'Duel Fuel' basis - either by the central heating or mains electricity and are complete with 1.5 metre of cable.

Available as either a standard PTC element or thermostatically controlled. The IP54 rating ensures safe operation.



Product Ref	Output (Watts)	Description	Finish	Element Length (mm)
LEVDF150EC	150W	Standard Element Kit	Chrome	178
LEVDF300EC	300W		Chrome	240
LEVDF600EC	600W		Chrome	450
LEVDF150TEC	150W	Thermostatic Element Kit	Chrome	290
LEVDF300TEC	300W		Chrome	300
LEVDF600TEC	600W		Chrome	370
LEVDF150TEW	150W		White	290
LEVDF300TEW	300W		White	300
LEVDF600TEW	600W		White	370

ECOPANEL500.....	13	LEV470WCTR	26	LEV512SEWTR300.....	24
ECOPANEL750.....	13	LEV470WWCTR.....	26	LEV512WCCTR	26
ECOPANEL1000.....	13	LEV470WWTR.....	26	LEV512WCTR	26
ECOPANEL1250.....	13	LEV510ECCTR300.....	25	LEV512WWCTR.....	26
ECOPANEL1500.....	13	LEV510ECTR300.....	25	LEV512WWTR.....	26
ECOPANEL2000.....	13	LEV510EWCTR300	25	LEV575ECCTR150.....	25
ECOPANELS500.....	14	LEV510EWTR300.....	25	LEV575ECTR150	25
ECOPANELS1000.....	14	LEV510SECCTR300	24	LEV575EWCTR150	25
ECOPANELS1500.....	14	LEV510SECTR300	24	LEV575EWTR150.....	25
ECOPANELS2000.....	14	LEV510SEWCTR300.....	24	LEV575SECCTR150	24
		LEV510SEWTR300.....	24	LEV575SECTR150	24
LEV2.4PH.....	21	LEV510WCCTR	26	LEV575SEWCTR150.....	24
LEV3KAC	22	LEV510WCTR	26	LEV575SEWTR150.....	24
LEV470ECCTR150.....	25	LEV510WWCTR.....	26	LEV575WCCTR	26
LEV470ECTR150	25	LEV510WWTR.....	26	LEV575WCTR	26
LEV470EWCTR150	25	LEV512ECCTR300.....	25	LEV575WWCTR.....	26
LEV470EWTR150.....	25	LEV512ECTR300.....	25	LEV575WWTR.....	26
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Conditions of Sale

1. Interpretation

- (a) In these Conditions, the following words shall have the following meanings:
Buyer means the person, firm or company who places an Order with the Seller;
Customer Agreement means the Credit Account Application overleaf and any and all agreements made between the Buyer and the Seller for the supply of Goods.
Goods means any goods (or instalment or part thereof) howsoever ordered by the Buyer from the Seller;
Guarantee means the guarantee embedded in the Seller's Credit Account Application.
Guarantor means the person who enters into the Guarantee embedded in the Seller's Credit Account Application.
Order means any order sent to the Seller by the Buyer for the supply of Goods and/or Services;
Seller means Lancaster Holdings Ltd (CRN:11089637) whose registered office is at Georgina Mackie House, 141 Farmer Ward Road, Kenilworth, Warwickshire CV8 2SU;
Services means any services (or instalment or part thereof) howsoever ordered by the Buyer from the Seller.
- (b) A reference to a particular law is a reference to it as it is in force for the time being taking account of any amendment, extension, application or re-enactment and includes any subordinate legislation for the time being in force made under it.

2. Basis of Sale

- (a) An Order shall be accepted entirely at the discretion of the Seller and if accepted will only be accepted on the basis of these Conditions which shall (together with such conditions as may be expressly incorporated by reference herein or as may be agreed in writing by the Buyer and the Seller) form the entire agreement between the Buyer and Seller to the exclusion of any other conditions (including any terms or conditions which the Buyer purports to apply under any purchase order, confirmation of order, specification or other document).
- (b) Each Order which the Seller accepts (by way only of issue of the Seller's standard order acknowledgement form or on delivery of the Goods and/or performance of the Services (as the case may be) to the Buyer's address shown in the Order) shall constitute a separate legally binding contract between the Seller and the Buyer.
- (c) No addition, variation or substitution of these Conditions shall bind the Seller or form any part of any contract unless expressly accepted in writing by an authorised representative of the Seller.
- (d) The Seller's employees or agents are not authorised to make any representations with regard to the subject matter of any contract between the Seller and the Buyer. In entering into a contract with the Seller, the Buyer acknowledges that if it relies on any representation, advice or recommendation given by the Seller, its employees or agents to the Buyer as to the Goods and/or the Services (as the case may be) it does so entirely at the Buyer's own risk.

3. Specification

- (a) The Buyer shall be responsible to the Seller for ensuring the accuracy of the terms of any Order and specification submitted by the Buyer and for checking and ensuring the accuracy of any order acknowledgment form issued by the Seller.
- (b) The Buyer shall not be entitled to rely on any typographical, clerical or other error or omission in any sales literature, quotations, price-list, acceptance of offer, invoice or other document or information issued by the Seller which the Buyer acknowledges shall not form part of or be incorporated by reference into any contract between the Seller and the Buyer. Any such error or omission shall be subject to correction without any liability on the part of the Seller.
- (c) The Seller reserves the right to make changes in the specification of the Goods and/or the Services (as the case may be) which are required to conform with any applicable statutory or regulatory requirements and which do not materially affect quality or performance.
- (d) If the Goods are to be manufactured or any process is to be applied to the Goods by the Seller in accordance with a specification submitted by the Buyer, the Buyer shall indemnify the Seller against all loss, damages costs and expenses awarded against or incurred by the Seller in settlement of any claim for infringement of any patent, copyright, design, trade mark or other industrial or intellectual property rights of any other person which result from the Seller's use of the Buyer's specification.

4. Price of Goods and Services

- (a) The price for the Goods and/or the Services (as the case may be) shall be:
(i) the Seller's price set out in the Seller's quotation issued to the Buyer; or
(ii) in the absence of any such quotation, the Seller's standard price for the Goods or Services (subject to any discount in accordance with clause 4(g));
Any prices quoted are valid for only 30 days from the date of quotation or until earlier acceptance by the Buyer, after which they may be altered by the Seller without giving notice to the Buyer.
- (b) Any quotation or estimate given by the Seller is an indication given in good faith and shall not become binding upon the Seller unless subsequently confirmed by the Seller in writing.
- (c) All prices quoted are based on information available at the date of quotation and the Seller reserves the right to vary prices at any time without notice prior to the date of issue of the relevant invoice and the price payable by the Buyer shall be the price applicable at the date of the invoice.
- (d) Unless otherwise stated, the price of the Goods and/or the Services (as the case may be) is exclusive of VAT and any other taxes and the cost of carriage and any other matters all of which the Buyer shall pay to the Seller in addition.
- (e) In the event of any increase in cost to the Seller which is beyond the control of the Seller (including (without limitation) any increases imposed upon the Seller by its own suppliers) and/or any variation or suspension of the work which is agreed to by the Seller upon the Buyer's request, or if the Buyer's instructions are incorrect or insufficient, the Seller shall be entitled to adjust the price of the Goods and/or the Services (as the case may be) to reflect the costs involved, and to adjust delivery dates as appropriate.
- (f) The Seller shall be entitled to bring an action for the price of the Goods and/or the Services (as the case may be) or part thereof notwithstanding that delivery and/or performance may not have taken place and/or that ownership in the Goods has not passed to the Buyer.
- (g) The Seller at its absolute discretion may decide to apply a discount in such amount as it may think fit to the price for the Goods and/or Services. The amount of any discount shall be recorded in the invoice issued to the Buyer.

5. Payment

- (a) The Seller shall be entitled to invoice the Buyer for the price of the Goods and/or the Services (as the case may be) at any time prior, or on following delivery of the Goods and/or performance of the Services (as the case may be) unless the Buyer wrongfully fails to take delivery of the Goods in which event the Seller shall be entitled to invoice the Buyer for the full amount at any time after the Seller has notified the Buyer that the Goods are ready for collection or (as the case may be) the Seller has tendered delivery of the Goods.
- (b) Until a Credit Account has been opened by the Seller in favour of the Buyer, the Buyer shall pay the price for the Goods and/or the Services (as the case may be) on or prior to delivery and (where applicable) upon receipt of the Seller's invoice.
- (c) The time of payment of the price shall be of the essence of any contract between the Seller and the Buyer.

- (d) A Buyer in whose favour a Credit Account has been opened shall, unless otherwise agreed in writing by the Seller, pay the price for the Goods and/or the Services (as the case may be) on or before the 28th day (or the next working day if the 28th day of a particular month is a Saturday or a Sunday) of the month following the date of the Seller's invoice.
- (e) No payment shall be deemed to have been received until the Seller has received cleared funds. All payments payable to the Seller under the contract between the Seller and the Buyer shall become due immediately on its termination despite any other provision.
- (f) Where payment is not made by the due date, regardless of its other remedies, the Seller shall be entitled to (i) cancel the contract between the Seller and the Buyer or suspend any further deliveries to the Buyer; and (ii) claim interest and/or compensation for reasonable debt recovery costs under the Late Payment of Commercial Debts (Interest) Act 1998 as amended and supplemented by the Late Payment of Commercial Debts Regulations 2002.
- (g) In the event that the Seller is, for whatever reason, unable to claim interest and/or compensation under the Late Payment of Commercial Debts (Interest) Act 1998 as amended and supplemented by the Late Payment of Commercial Debts Regulations 2002, the Seller reserves the right to charge the Buyer interest (both before and after any judgment) on the amount unpaid at the rate of 4% (four per cent) per annum above the base rate from time to time of the Bank of England, accruing on a daily basis until payment is made in full, and for such purposes, the Buyer and the Seller agree that such rate is reasonable and reflects a genuine pre-estimate of the loss that the Seller would incur as a result of any default by the Buyer to make payment on the due date.
- (h) If any payment is dishonoured or countermanded by the Buyer, the Seller shall have the right to charge the Buyer an administration fee of £25.00 (or such other fee as may be notified to the Buyer from time to time).
- (i) Any claim by the Buyer that an invoice rendered by the Seller is in the incorrect amount or contains any other error must be notified to the Seller in writing within 7 days of the date of the invoice. If the Buyer does not notify the Seller accordingly, the Buyer shall not be entitled to claim that the invoice is incorrect or contains any other error whatsoever.

6. Delivery

- (a) Delivery of the Goods shall be made by the Buyer collecting the Goods at the Seller's premises or, if some other place for delivery is agreed by the Seller, by the Seller delivering the Goods to that place.
- (b) Any delivery date quoted is given in good faith, but the Seller shall not be responsible for any delay in delivery of the Goods and/or the performance of the Services (as the case may be) howsoever caused. Time for delivery shall not be of the essence of the contract between the Seller and the Buyer and the Seller shall not be liable for any delay in delivery howsoever caused.
- (c) The Seller shall be entitled to make delivery by instalments (in which case each delivery shall constitute a separate contract), and to invoice the Buyer separately for each instalment. Failure by the Seller to deliver any one or more of the instalments in accordance with these Conditions or any claim by the Buyer in respect of any one or more instalments shall not entitle the Buyer to treat the contract as a whole between the Seller and the Buyer as repudiated.
- (d) Except in the case of delivery at the Seller's premises, the Buyer shall at its own expense use all reasonable endeavours to ensure that the Seller is able to freely access and make any deliveries to any other place for delivery at such time(s) as may be specified by the Seller. Any failure by the Buyer to comply with the provisions of this condition or to otherwise accept delivery (save upon such grounds for rejection as are specified in the law relating to the Sale of Goods) shall be deemed to be a breach of contract. Any additional costs incurred by the Seller in re-delivering the Goods (either to the originally agreed place for delivery or to such other place as may be reasonably requested by the Buyer) will be charged to the Buyer.
- (e) The quantity of any consignment of Goods as recorded by the Seller upon despatch from the Seller's premises shall be conclusive evidence of the quantity received by the Buyer on delivery unless the Buyer can provide conclusive evidence proving the contrary.
- (f) Notwithstanding the provisions of condition 8(e), the Seller shall not be liable for any under-delivery of Goods in whole or in part (even if caused by the Seller's negligence) unless the Buyer gives written notice to the Seller of the under-delivery within 48 hours of the date when the Goods are delivered to the Buyer (as recorded by the Seller) or, if there is no such record, when the Goods would in the ordinary course of events have been received. Any liability of the Seller for under-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.

7. Risk and Title

- (a) Risk of damage to or loss of the Goods shall pass to the Buyer at the time of delivery.
- (b) Notwithstanding delivery and the passing of risk in the Goods, or any other provisions in these Conditions, ownership in 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 the Goods and all other sums which are or which become due to the Seller from the Buyer on any account.
- (c) Until ownership of the Goods has passed to the Buyer in accordance with these Conditions, the Buyer shall:
(i) hold the Goods on a fiduciary basis as the Seller's bailee;
(ii) 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;
(iii) not destroy, deface or obscure any identifying mark or packaging on or relating to the Goods;
(iv) maintain the Goods in satisfactory condition insured on the Seller's behalf for their full price against all risks to the reasonable satisfaction of the Seller (and produce the policy of insurance to the Seller on request); and
(v) hold the proceeds of the insurance referred to in condition 7(c) (iv) on trust for the Seller and not mix them with any other money, nor pay the proceeds into an overdrawn bank account.
- (d) The Buyer may resell the Goods before ownership has passed to it solely on the following conditions:
(i) any sale shall be effected in the ordinary course of the Buyer's business at full market value and the Buyer shall hold such part of the proceeds of sale as represent the amount owed by the Buyer to the Seller on behalf of the Seller and the Buyer shall immediately account to the Seller accordingly; and
(ii) 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.
- (e) The Buyer's right to possession of the Goods shall terminate immediately if:
(i) 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

- (ii) 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
- (iii) the Buyer encumbers or in any way charges any of the Goods.
- (f) 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.
- (g) 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 Company to the Buyer in the order in which they were invoiced to the Buyer.
- (h) On termination of the contract between the Seller and the Buyer, howsoever caused, the Seller's (but not the Buyer's) rights contained in this condition 7 shall remain in effect.
- (i) Following the transfer of ownership of the Goods to the Buyer in accordance with these Conditions, the Buyer shall (where applicable) (i) be responsible for financing the collection, treatment, recovery and environmentally sound disposal of all WEEE (as hereinafter defined) arising or deriving from the Goods; and all WEEE arising or deriving from goods placed on the market prior to 13 August 2005 where such goods are to be replaced by the Goods and the Goods are of an equivalent type or are fulfilling the same function as that of such goods; (ii) comply with all additional obligations placed upon the Buyer by the Waste Electrical and Electronic Equipment Regulations 2006 ("the WEEE Regulations") by virtue of the Buyer accepting the responsibility set out in section (i) above; (iii) provide the Buyer's WEEE compliance scheme operator with such data, documents, information and other assistance as such compliance scheme operator may from time to time reasonably require to enable such compliance scheme operator to satisfy the obligations assumed by it as a result of the Buyer's membership of such scheme; and (iv) be responsible for all costs and expenses arising from and relating to its obligations set out in this paragraph (except in respect of Goods which constitute gas discharge lamps, in which case an upfront and 'visible' charge will have been levied at the outset and the Buyer undertakes to contact the compliance scheme operator of the gas discharge lamp branded manufacturer to arrange compliance with the WEEE Regulations on that basis). Terms used in this Condition shall have the meaning ascribed thereto in the WEEE Regulations.

8. Additional Terms of Guarantee

- (a) All sums of money which may not be recoverable from the Guarantor on the footing of the guarantee whether by reason of legal limitation on the Buyer or any other circumstance shall nevertheless be recoverable from the Guarantor as principal debtor and shall be paid on demand.
- (b) A demand for payment or any other notice to the Guarantor may be made by any authorised officer of the Seller by letter addressed to the Guarantor and delivered to its registered office or residential address and if sent by post shall be deemed to have been made at noon the following day after the letter was posted.
- (c) This Guarantee shall be a continuing security and the Guarantor shall remain liable for all sums due by the Buyer notwithstanding any event which absolves the Buyer from liability. The Guarantor shall remain liable notwithstanding any alteration to the Customer Agreement or any terms applying thereto, which may be agreed between the Seller and the Buyer.
- (d) Until payment in full by the Guarantor of all sums due to the Seller by the Buyer, the Guarantor shall not be entitled to participate in any security held or money received by the Seller on account of such balance.
- (e) This Guarantee may be terminated and the Guarantor's liability shall be fixed at the expiration of one calendar month after receipt by the Seller from the Guarantor of notice in writing to terminate it. It shall be lawful for the Seller to continue the account with the Buyer notwithstanding such termination and the Guarantor shall remain liable for any amount due at the date of termination of this Guarantee.
- (f) The Guarantor may be released absolutely from the Guarantee upon written application to the Seller. Any such release shall be at the Seller's absolute discretion and shall be on such terms including as to the date of release that the Seller may specify. Any settlement discharge or release between the Guarantor and the Seller shall be conditional upon no security or payment to the Seller by the Buyer or any other person being avoided or reduced due to insolvency laws or otherwise.
- (g) The Seller may at any time without giving notice to or obtaining the consent of the Guarantor refuse or grant further credit to the Buyer for any period and compound with give time for payment grant other indulgence or make any other arrangements with the Buyer, give up modify exchange or abstain from perfecting or taking advantage of or enforcing any security guarantee and discharge any parties thereto and realise any securities in such manner as the Seller may think expedient.
- (h) All costs charges and expenses incurred by the Seller in obtaining payment of the moneys secured under this guarantee (and so that any taxation of the Seller's costs charges and expenses shall be on a full indemnity basis) shall be recoverable from the Guarantor as a debt.

9. Warranties and Liability

- (a) The Seller warrants that, except in relation to intellectual property rights of third parties, it has good title to the Goods and (subject to the conditions set out below) the Goods shall correspond with their written specification (if any) at the time of delivery and will be free from material defects in materials and workmanship for a period of 12 months or separately stated period from delivery, provided that the Seller shall be under no liability:
 - (i) in respect of any defect arising from any drawing, design, specification or stipulation of the Buyer; or
 - (ii) in respect of any defect or lack of performance arising from fair wear and tear, wilful damage, negligence, abnormal working conditions, failure to follow Seller's instructions, or misuse, alteration or repair of the Goods without the Seller's approval; or
 - (iii) in respect of parts or materials not manufactured by the Seller, in respect of which the Buyer shall only be entitled to the benefit of any warranty or guarantee which is given by the manufacturer to the Seller; or
 - (iv) if the full price for the Goods has not been paid by the due date for payment.
- (b) The Seller warrants that the Services will be provided using reasonable care and skill and, as far as reasonably possible, in accordance with the contract between the Seller and the Buyer.
- (c) Subject as expressly provided in these Conditions, and except where the Goods and/or Services (as the case may be) are supplied to a person dealing as a consumer (within the meaning of the Unfair Contract Terms Act 1977), all warranties, conditions or other terms implied by statute or common law are excluded to the fullest extent permitted by law.
- (d) Where the Goods and/or the Services (as the case may be) are supplied under a consumer transaction (as defined by the Consumer Transactions (Restrictions on Statements) Order 1976) the statutory rights of the Buyer are not affected by these Conditions.
- (e) Any claim by the Buyer arising from any defect in the quality or condition of the Goods or their failure to correspond with the agreed specification shall (whether or not delivery is refused by the Buyer) be notified to the Seller in writing within 7 days of delivery or (where the defect or failure was not apparent on reasonable inspection) within a reasonable time of the defect or failure becoming apparent. If delivery is not refused, and the Buyer does not notify the Seller accordingly, the Buyer shall not be entitled to reject the Goods and the Seller shall have no liability for such defect or failure, and the Buyer shall be bound to pay the contract price as if the Goods had been delivered in accordance with the contract between the Seller and the Buyer.

- (f) Where the Seller accepts a claim made by the Buyer in respect of the Goods made in accordance with these Conditions, the Buyer's right shall be to a full or partial credit note (in relation to Goods purchased on credit account) full or partial refund (in relation to Goods purchased by cash) or replacement of the Goods (or the part(s) in question), at the Seller's option, but the Seller shall have no further liability to the Buyer.
- (g) Except in respect of death or personal injury caused by the Seller's negligence, the Seller shall not be liable to the Buyer by reason of any representation (unless fraudulent), or any implied warranty, condition, or other term, or any tortious act (including negligence) or any duty at common law, or under the express terms of the contract between the Seller and the Buyer, or in any manner whatsoever:-
 - (i) for any indirect, special or consequential loss or damage;
 - (ii) for any economic loss including loss of profits, loss of business, depletion of goodwill and/or similar losses, loss of anticipated savings, loss of goods, loss of contract, loss of use; or loss of or corruption of data or information, howsoever caused and even if foreseeable by the Seller; which in either case may arise out of, or in connection with the supply of the Goods and/or the Services or their use or resale by the Buyer (and whether caused by the negligence of the Seller, its employees or agents or otherwise) save as may be expressly provided in these Conditions.
- (h) The entire liability of the Seller under or in connection with the contract between the Seller and the Buyer shall not exceed the price of the Goods and/or the Services (as the case may be) save as expressly provided in these Conditions.
- (i) Any repair, replacement or refund of any monies made by the Seller to the Buyer shall not under any circumstances be deemed to be an admission of any liability on the part of the Seller to the Buyer (or any third party), and shall be without prejudice to the rights of the Seller which the Seller hereby reserves in full should it make any such repairs, replacements or refunds of monies.
- (j) The Seller shall not be liable to the Buyer, or be deemed to be in breach of contract by reason of any delay in performing, or any failure to perform any of the Seller's obligations in relation to any Goods and/or Services (as the case may be) if the delay or failure is due to any cause beyond the Seller's reasonable control.

10. Design and Drawings

- (a) All figures, statements, advice, recommendations, drawings, designs, suggestions and specifications contained or referred to in any documents supplied by the Seller to the Buyer are given in good faith, but shall be approximate only, and shall not (unless the Seller specifically warrants the same in writing) be warranted to be accurate. All such matters should be checked and verified for accuracy and suitability by the Buyer, and accordingly the Seller accepts no liability or responsibility whatsoever in relation to such matters unless specifically warranted in writing in the manner referred to above.
- (b) The Seller will make available information required in relation to the design, construction and testing of the Goods as is reasonably necessary for the Buyer to take appropriate steps to see that the Goods will be, when installed, safe and not constitute a risk to the health of any person provided always that the Buyer shall indemnify, and keep indemnified, the Seller against all claims, costs, actions, damages or liabilities resulting directly or indirectly (including economic and consequential loss) for any claim brought against the Seller arising out of the use of the Goods.

11. Termination/Suspension

- (a) The Buyer shall not be entitled to cancel the contract between the Seller and the Buyer and if the Buyer purports to do so it shall indemnify the Seller for all losses, costs and expenses incurred by the Seller in relation to the contract.
- (b) Without prejudice to any other right or remedy, the Seller shall be entitled to suspend forthwith further performance and/or terminate contractual relations with the Buyer without any liability to the Buyer if the Buyer:
 - (i) is in breach of any of these Conditions or (in the absolute opinion of the Seller) is likely to breach any Condition herein; or
 - (ii) becomes insolvent, has a receiver appointed over the whole or any part of its assets, enters into any compound with creditors, or has an order made or resolution passed for it to be wound up (otherwise than in furtherance of a scheme for amalgamation or reconstruction) or if the ownership or control of it shall pass into the hands of any other legal person, or an event analogous occurs in respect of the Buyer in any jurisdiction to which the Buyer is subject.

12. General

- (a) The Seller is a member of a group of companies and accordingly the Seller may perform any of its obligations or exercise any of its rights hereunder by itself or through any other member of its group.
- (b) The Seller shall be entitled to subcontract the whole or any part of its obligations under the contract between the Seller and the Buyer to any third party which it may at its absolute discretion determine but any subcontract shall not relieve the Seller of its obligations hereunder.
- (c) Any notice required or permitted to be given by either party to the other under these Conditions shall be given in writing and addressed to the other party at its registered office, principal place of business or at such other address as may be notified to the other party from time to time.
- (d) No waiver by the Seller of any breach of contract by the Buyer shall be considered a waiver of any subsequent breach of the same or any other provision.
- (e) If any terms of these Conditions prove illegal or unenforceable in whole or part, such term shall be deemed excised from these conditions without effect upon the validity of the remainder of these Conditions.
- (f) A person who is not a party to the contract between the Seller and the Buyer has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce or enjoy the benefit of any term of such contract.
- (g) In addition to these Conditions of Sale, Orders placed via the Seller's website shall be subject to any legal terms and notices published there by the Seller.
- (h) These Conditions and the contract between the Buyer and Seller shall be governed by the laws of England, and the English Courts shall have exclusive jurisdiction.



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