

**Dayton Limited Warranty -
General Terms & Conditions**

<p>High Intensity Heaters. Including models: 3E132, 3E133, 3E134, 3E460, 3E461, 3E462, 3VH34, 3VH35, 3VH36, 3VH37, 5VD57, 5VD58, 5VD59, 5VD60, 5VD61, 5VD62, 5VD63, 5VD64, 5VD65, 5VD66.</p>	<p>Low Intensity Heaters. Including models: 7D837, 7D838, 7D839, 7D840, 7D841, 7D842, 7D843, 7D844, 7D845, 7D846, 7D847, 7D848, 7D849, 7D851, 7E256, 7E257, 7E258, 7E259.</p>
<p>Burner: 5 Years (DR-RH) All Other Components: 1 Year (Valves, Circuit Boards, Electrical, Etc.)</p>	<p>Burner: 5 Years (TP200A & 201) Radiant Tubes: 5 Years (TP-26A & 26B) All Other Components: 1 Year</p>

Dayton One-Year Limited Warranty. Dayton Radiant Heaters are warranted by Dayton Electric Mfg. Co. (Dayton) to the original user against defects in workmanship or materials under normal use for one year after date of purchase. Any part which is determined to be defective in material or workmanship and returned to an authorized service location, as Dayton designates, shipping costs prepaid, will be, as the exclusive remedy, repaired or replaced at Dayton’s option. For limited warranty claim procedures, see PROMPT DISPOSITION below. This limited warranty gives purchasers specific legal rights which vary from jurisdiction to jurisdiction.

Additional Limited Warranty. In addition to the above mentioned one-year warranty, Dayton warrants the original purchaser an additional 4-year extension on the combustion chamber, radiant tubes, stainless steel burner and ceramic rayhead burner. This 4-year extension excludes electrical/purchased components.

Limitation of Liability. To the extent allowable under applicable law, Dayton’s liability for consequential and incidental damages is expressly disclaimed. Dayton’s liability in all events is limited to and shall not exceed the purchase price paid.

Warranty Disclaimer. Dayton has made a diligent effort to provide product information and illustrate the products in this literature accurately; however, such information and illustrations are for the sole purpose of identification, and do not express or imply a warranty that the products are merchantable, or fit for a particular purpose, or that the products will necessarily conform to the illustrations or descriptions. Except as provided below, no warranty or affirmation of fact, expressed or implied, other than as stated in the “LIMITED WARRANTY” above is made or authorized by Dayton.

Product Suitability. Many jurisdictions have codes and regulations governing sales, construction, installation, and/or use of products for certain purposes, which may vary from those in neighboring areas. While Dayton attempts to assure that its products comply with as many codes, it cannot guarantee compliance, and cannot be responsible for how the product is installed or used. Before purchase and use of a product, review the product applications, and all applicable national and local codes and regulations, and be sure that the product, installation, and use will comply with them.

Certain aspects of disclaimers are not applicable to consumer products: e.g., (a) some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you: (b) also, some jurisdictions do not allow a limitation on how long an implied warranty lasts, consequently the above limitation may not apply to you: and (c) by law, during the period of this limited warranty, any implied warranties of implied merchantability or fitness for a particular purpose applicable to consumer products purchased by consumers, may not be excluded or otherwise disclaimed.

Prompt Disposition. Dayton will make a good faith effort for prompt correction or other adjustment with respect to any product which proves to be defective within limited warranty. For any product believed to be defective within limited warranty, first write or call dealer from whom the product was purchased. Dealer will give additional directions. If unable to resolve satisfactorily, write to Dayton at address below, giving dealer’s name, address, date and number of dealer’s invoice, and describe the nature of the defect. Title and risk of loss pass to buyer on delivery to common carrier. If product was damaged in transit to you file claim with carrier.