



▼ Defra

▼ Domestic AQ 2020 Regulations

▼ Smoke control areas

▶ Authorised fuels

▶ Exempt appliances

▶ Search for fuels & appliances

Appliance: **ETA ePE-K 220 Model 13220L/RP-D 220kW Biomass Boiler**

[« Return to Exempt Appliances](#)

The appliances listed below are exempt in the relevant country or countries when using the specified fuel(s), when operated in accordance with the instruction and installation manuals and when any conditions are met.

Available information about this appliance is shown below:

Download as PDF

Download as CSV

Appliance name	ETA ePE-K 220 Model 13220L/RP-D 220kW Biomass Boiler
Output	219.90 kW
Fuel Type	Biomass
Appliance Type	Boiler
Manufacturer	ETA Heiztechnik GmbH, A 4716, Hofkirchen an der Trattnach, Gewerbepark 1, Austria

The fireplace must be installed, maintained and operated in accordance with the following specifications:

Instruction manual title	Pellet boiler ePE-K 180-240kW Installation
Instruction manual date	21/07/2020
Instruction manual reference	0000000475 V.008
Installation manual title	Pellet boiler ePE-K 180-240kW Operation
Installation manual date	25/09/2020
Installation manual reference	0000000477 V.005
Additional conditions	n/a
Permitted fuels	Wood pellets ¹
England Status	Exempt (Footnote 5)
Date first exempt	01/11/2020
Wales Status	No
Date first exempt	n/a
Scotland Status	Exempt (Footnote 7)
Date first exempt	01/11/2020
N. Ireland Status	Exempt (Footnote 9)
Date first exempt	01/11/2020

Footnotes

1. The fuel must not contain halogenated organic compounds or heavy metals as a result of treatment with wood-preservatives or coatings.
2. The conditions of exemption have been amended to remove references to fuels which are either no longer available or which cannot be used without contravening the Environmental Permitting (England and Wales) Regulations 2010 (S.I. 2010/675) or the Pollution Prevention and Control (Industrial Emissions) Regulations (Northern Ireland) 2013 (S.R. 2013 No. 160)
3. The Environmental Permitting Regulations (England and Wales) 2010 (SI 2010/675) may apply to the burning of some of these wastes.
4. Previously exempted by The Smoke Control Areas (Exempted Fireplaces) (England) Order 2015 (SI 2015/307), no longer in force as of 1 October 2015. Now exempted by publication of this list by the Secretary of State in accordance with changes made to sections 20 and 21 of the Clean Air Act 1993 by section 15 of the Deregulation Act 2015.
5. Exempted for use in England by publication of this list by the Secretary of State in accordance with changes made to sections 20 and 21 of the Clean Air Act 1993 by section 15 of the Deregulation Act 2015.
6. Previously exempted by The Smoke Control Areas (Exempted Fireplaces) (Scotland) Regulations 2014 (SI 2014/316), no longer in force as of 30th June 2014. Now exempted by publication of this list by Scottish Ministers under section 50 of the Regulatory Reform (Scotland) Act 2014.
7. Exempted for use in Scotland by publication of this list by Scottish Ministers under section 50 of the Regulatory Reform (Scotland) Act 2014.
8. Previously exempted by the Smoke Control Areas (Exempted Fireplaces) (No. 2) Regulations (Northern Ireland) 2013 (S.R. 2013 No. 292), as amended, no longer in force as of 10th October 2016. Now exempted by the publication of this list by the Department of Agriculture, Environment and Rural Affairs in accordance with changes made to Article 17(7) of the Clean Air (Northern Ireland) Order 1981 by section 16 of the Environmental Better Regulation Act (Northern Ireland) 2016.
9. Exempted for use in Northern Ireland by publication of this list by the Department of Agriculture, Environment and Rural Affairs in accordance with changes made to Article 17(7) of the Clean Air (Northern Ireland) Order 1981 by section 16 of the Environmental Better Regulation Act (Northern Ireland) 2016.

Some of the information provided here has been prepared on behalf of the Department for Environment, Food & Rural Affairs (Defra) and for convenience as part of the services Defra offer. No representation, warranty or undertaking (expressed or implied) is made in relation to it. Defra, the Devolved Administrations, and its contractors cannot accept any liability for the adequacy, reliability, completeness or accuracy of the information or the assumptions on which it is based and accepts no liability to any third party for any loss or damage arising from any interpretation or use of the information or reliance on anything expressed therein.

The information provided here in respect of England, Scotland and Northern Ireland only, however, constitutes the publication of lists of exemptions and approvals required by statute. Nothing in this disclaimer shall operate to exclude or restrict our liability where such exclusion or restriction would not be permitted by law.