

Purchase Agreement: Terms and Conditions

In consideration of the agreements below and the price listed on the purchase ticket to which this Agreement is attached (the "Ticket") and other good and valuable consideration, the receipt and sufficiency of which are acknowledged, Green Front Furniture Store, Incorporated, a Virginia corporation ("Green Front Furniture", "we", "us" and similar terms) and the person(s) executing the Ticket (the "Purchaser" or "you" and similar terms) agree as follows.

TERMS OF PAYMENT:

All Sales Are Final.

Green Front Furniture accepts Visa, MasterCard, Discover and American Express, checks, and cash at the time of purchase.

Payment (including shipping, handling, taxes, and service charges, if any) is due in full at time of purchase. You are responsible for all sales tax or related taxes that apply to your purchase. Purchases NOT made in person at one of our physical store locations, Green Front Furniture Store, Inc. reserves the right to require payment in full up front with certified fund payment types only, such as bank wire payment, ACH, or certified bank check. The only exception for paying in full up front is for special/ custom orders, for which payment terms are set forth below. Production on a custom or special order will not begin until a 50% deposit is received by Green Front Furniture. The balance of the order will be due prior to pickup or shipment. We are not able to cancel orders or accept returns. We may, at our discretion, make an exception, in which case, a restocking charge of 1/2 the purchase price and any shipping fees will be charged.

FURNITURE STORAGE: Green Front will Store Furniture and Home Decor for up to 3 months after the purchase date. Green Front Furniture reserves the right to repair damaged furniture.

CUSTOM & SPECIAL ORDER DELIVERY: Please review your final order carefully. Once an order is placed and goes into production at the manufacturing headquarters, there can be no cancellation. Custom and special orders are made to order and can have estimated production completion times of 10 to 16 weeks or longer. The timeframe for production completion on these items cannot be guaranteed as they are at the discretion of the individual manufacturer.

Warranties | Exclusions | Limitation of Liability

FURNITURE AND HOME DÉCOR WARRANTIES: GREEN FRONT DOES NOT WARRANTY FURNITURE OR HOME DÉCOR AND HEREBY EXPRESSLY DISCLAIMS ANY SUCH WARRANTY, EXPRESSED OR IMPLIED. However, we do (except as expressly set forth herein) process, with the applicable manufacturer, manufacturers' warranties as specified in their catalogs and on their websites. Customers may be subject to additional fees like service or shipping charges.

FURNITURE AND HOME DECOR PURCHASED "AS IS" MUST BE ACCEPTED AS IS, WITH ALL FAULTS, AND HAS NO WARRANTY. THERE IS NO WARRANTY ON FURNITURE OR HOME DECOR DIRECTLY IMPORTED BY GREEN FRONT FURNITURE.

RUG WARRANTIES: Unless otherwise marked as final sale or clearance, Oriental Rugs may be exchanged within 30 days of the purchase date for a store credit in the full amount. There is a 15% restocking charge if a refund is requested. All cowhide, sheep hide and clearance rug sales are final.

ADDITIONAL EXCLUSIONS AND LIMITATION OF LIABILITY: ALL WARRANTIES, EXPRESSED OR IMPLIED, ARE EXCLUDED, INCLUDING THE WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL GREEN FRONT FURNITURE BE LIABLE FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR ENHANCED DAMAGES, LOST PROFITS OR REVENUES OR DIMINUTION IN VALUE, ARISING OUT OF, OR RELATING TO, OR IN CONNECTION WITH ANY BREACH OF THIS AGREEMENT, REGARDLESS OF (1) WHETHER SUCH DAMAGES WERE FORESEEABLE, (2) WHETHER OR NOT WE WERE ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, (3) THE LEGAL OR EQUITABLE THEORY (CONTRACT, TORT OR OTHERWISE) UPON WHICH THE CLAIM IS BASED, AND (4) THE FAILURE OF ANY AGREED OR OTHER REMEDY OF ITS ESSENTIAL PURPOSE; PROVIDED, THE FOREGOING SHALL NOT BE CONSTRUED TO LIMIT LIABILITY FOR INJURY TO THE PERSON IN THE CASE OF CONSUMER GOODS.

FORCE MAJEURE: ANY DELAY OR FAILURE TO GREEN FRONT FURNITURE TO PERFORM ITS OBLIGATIONS UNDER THIS AGREEMENT WILL BE EXCUSED TO THE EXTENT THE DELAY OR FAILURE WAS CAUSED DIRECTLY BY AN EVENT BEYOND OUR CONTROL, WITHOUT OUR FAULT OR NEGLIGENCE AND THAT BY ITS NATURE COULD NOT HAVE BEEN FORESEEN BY US OR, IF IT COULD HAVE BEEN FORESEEN, WAS UNAVOIDABLE (INCLUDING, WITHOUT LIMITATION, NATURAL DISASTERS, EMBARGOES, RIOTS, WARS, ACTS OF TERRORISM, STRIKES, LABOR STOPPAGE OR SLOWDOWNS OR OTHER INDUSTRIAL DISTURBANCES, AND SHORTAGE OF ADEQUATE POWER OR TRANSPORTATION FACILITIES.)
GOVERNING LAW: THIS AGREEMENT WILL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE COMMONWEALTH OF VIRGINIA. EXCLUSIVE JURISDICTION IS GRANTED TO THE COURTS OF PRINCE EDWARD COUNTY, VIRGINIA. MERGER CLAUSE: THIS AGREEMENT AND THE TICKET CONTAIN ALL THE TERMS AND CONDITIONS AGREED UPON BY YOU AND US WITH RESPECT TO THE FURNITURE PURCHASED HEREUNDER.

This policy is also available at

[GREENFRONT.COM/POLICIES](https://www.greenfront.com/policies)

Customer Signature _____ Date: ____/____/____.