

TERMS AND CONDITIONS

Welcome to the topcarpetsandfloors.co.za Website (“the Site”). These Terms and Conditions (“the Terms and Conditions”) govern your (“the User”) use of the Website registered in the name of Top Carpets and Floors (“the Provider”) located at the domain name topcarpetsandfloors.co.za (“the Website”). Please review these Terms and Conditions carefully before using this Website. Your use of this Website indicates your agreement to be bound by these Terms and Conditions. The User may not access, display, use, modify, alter, publish, broadcast, sell, transfer, download, and/or otherwise copy or distribute content obtained on the Website for marketing and other purposes without the express prior written consent of the Provider. To obtain permission for the commercial use of any of the content on the Website contact The Site Administrator at +27 (0)31 566 4855 or the Provider. The Provider hereby grants the User permission to view electronically and to copy and print in hard copies portions of this Website for the sole purpose of browsing the Site and submitting a query, or for your personal non-commercial use only. All products supplied by the Provider are subject to the Terms & Conditions as stipulated by the various Manufacturers and Distributors with whom the Provider engages. The Terms & Conditions of these Manufacturers/Distributors may differ. In most cases these Terms & Conditions are linked to Usage and Maintenance so it is advisable to reference our Maintenance section.

SITE CONTENT AND LIMITATION OF LIABILITY

The use of the content on this Website is for information purposes only. In the unlikely event of any information on the Website containing typographical errors, technical or other inaccuracies, or omissions that may relate to product descriptions, pricing, and availability, the Provider, their employees, agents or representatives cannot be held responsible for any direct, indirect, incidental or consequential damages of whatsoever kind that may arise from the access to or the use of the Website or any information contained in it including any erroneous, inaccurate or omitted information found on the Website or for any damage, loss or liability of whatsoever nature arising from the use or inability to use any product sold on this Site. All content on this Website is provided “as is” and “as available” without warranty of any kind. The Provider reserves the right to correct any errors, inaccuracies or omissions and to change or update the content at any time without prior notice (including after you have submitted your order). We apologise for any inconvenience this may cause you.

The Provider cannot screen or edit all the content available on the Site and cannot accept any liability for illegal, defamatory or obscene content. Users are encouraged to inform the Provider of any content that may be offensive or illegal. Information, ideas and opinions expressed on this site should not be regarded as professional advice or the official opinion of the Provider and Users are encouraged to consult professional advice before taking any course of action related to information, ideas or opinions expressed on this Site. This Website may include links to other websites. These links are provided for information purposes only and the Provider, its employees, agents and representatives cannot be held liable for the Content displayed in these other websites. Your access and use of such websites remains solely at your own risk.

PRODUCTS COLOURS

We have made every effort to display as accurately as possible the colours of our products that appear on the site. However, swatch colours represented on the website may differ slightly from the actual product. Due to potential colour differences among computer monitors and operating systems, we cannot guarantee that the colour you see on your screen is an exact colour reproduction of the finished product. We recommend viewing a product swatch to get a true indication of colour. Request a samples from your dealer, or visit one of our showrooms. However please appreciate colours in samples may also slightly

differ from the actual product [installed](#) because of dye lot variations. All suppliers apply the “Grey Scale” when determining this factor.

YOUR COMMENTS

We value the comments, ideas, suggestions and feedback disclosed, submitted or offered by you on, by or in connection with your use of the Site (“Comments”), but please note that the Provider will not be obliged to respond to, maintain or compensate you in any way whatsoever for your Comments. Once disclosed, submitted or offered, your Comments shall become the property of the Provider. The Provider will thus exclusively own all such rights, title and interests in the Comments and shall not be limited in any way in its use, commercial or otherwise, of any of the Comments. You warrant that the Comments disclosed, submitted or offered by you to the Site do not and will not violate any right of any third party, including copyright, trademark, privacy or any other personal or proprietary rights. You agree not to disclose, submit or offer any Comments that will be or will contain any defamatory, unlawful, abusive or obscene material. The Provider disclaims any liability towards any third party regarding your Comments and you shall remain solely accountable towards any third party regarding the Content of your Comments.

COPYRIGHT AND INTELLECTUAL PROPERTY

Copyright 2016 © Top Carpets and Floors (Pty) Ltd

*All trade marks, copyright, database rights and other intellectual property rights in the content of this Website are owned by the Provider.

All other use of the content on this Website except as provided for above without the express prior written consent of the Provider and the lawful trade mark owner(s) and / or copyright holder(s) is strictly prohibited and may constitute unlawful use and infringement of the intellectual property rights of the Provider and such trade mark and / or copyright owner(s).

All data and information communicated to or from the Website remain and shall be the sole property of the Provider. All trade marks, logos and trade names appearing on this Website are trade marks of the Provider, save for those which are owned by other manufacturers and retailers of products, logos and trade marks which may be offered on this Website. Nothing contained in this Website shall be construed as granting, by implication or otherwise, any license or right to use any of the trade marks or logos displayed on this Website without the express prior written consent of the Provider or of the other manufacturers or retailers of products, logos or trade marks which may be offered on this Website.

Your use of any of the trade marks, logos and products displayed on this Website or in any of its content is strictly prohibited. You may not copy, reproduce, publish, upload, post, transmit, distribute or modify any of the trade marks, logos, trade names or brand names appearing on this Website. You, further, undertake not to infringe any rights of the Provider in respect of its intellectual property including its trade marks, logos and copyright. For purposes hereof, the use of the trade marks and logos on any other websites or network computer environment is prohibited. All rights not expressly granted are strictly reserved.

PRIVACY

Any personally identifiable information provided by Users will not be disclosed to any third parties unless the Provider has your express prior written consent. The Provider may share aggregated statistical

information about the use of our Website with our business partners but such information shall not include personal information.

CHOICE OF LAW

This Website is controlled, operated and administered by the Provider from its offices within the Republic of South Africa. Access to the Website from territories or countries where the content or purchase of the products sold on the Website is illegal is prohibited. The User may not use this Website in violation of South African export laws and regulations. If the User accesses this Website from locations outside of South Africa, that User is responsible for compliance with all local laws. These Terms and Conditions shall be governed by the laws of the Republic of South Africa, and the User consents to the jurisdiction of the Durban High Court in the event of any dispute. If any of the provisions of these Terms and Conditions are found by a court of competent jurisdiction to be invalid or unenforceable, that provision shall be enforced to the maximum extent permissible so as to give effect to the intent of these Terms and Conditions, and the remainder of these Terms and Conditions shall continue in full force and effect. These Terms and Conditions constitute the entire agreement between the Provider and the User with regard to the use of the content and this Website.

ELECTRONIC COMMUNICATIONS

By using this Website or communicating with the Provider by electronic means, the User consents and acknowledges that any and all agreements, notices, disclosures, or any other communication satisfies any legal requirement, including but not limited to the requirement that such communications should be in writing.

UPDATING OF THESE TERMS AND CONDITIONS

The Provider reserves the rights to change, modify, add or remove from portions or the whole of these Terms and Conditions from time to time. Changes to these Terms and Conditions shall become effective upon such changes being posted to this Website. It is the User's obligation to periodically check these Terms and Conditions at the Website for changes or updates. The User's continued use of this Website following the posting of changes or updates will be considered notice of the User's acceptance to abide by and be bound by these Terms and Conditions, including such changes or updates.

INDEMNITY

You agree to indemnify, defend and hold the Provider harmless from any liability, loss, claim and expense related to your breach of these Terms and Conditions.

REMARKETING AND DEMOGRAPHIC TARGETING

In accordance with some of Google's recent compulsory policies, we herewith inform you that we might be tracking your cookies as our web site / company is currently undertaking Google AdWords remarketing of any other Google AdWords feature that tracks such cookies.

By visiting this site, you agree that certain of our Google AdWords remarketing and or other advertisements can follow you as you visit other web sites that forms part of Google's Display Network (GDN).

Note that we shall under no circumstances be utilizing any personally identifiable information as obtained through our Google AdWords remarketing campaign in any other related marketing endeavours – online or otherwise. (Such restricted utilization of information includes the sharing of such with third parties.)

The Company shall under no circumstances be using any sensitive information of any nature on any of our remarketing tags.

The Company shall duly endeavour to adhere to all of the current in-effect policies of Google related to remarketing or any other form of Google advertising in all of its Google AdWords marketing campaigns. (In instances of possible non-conformity to such, the Company shall endeavour to rectify such in a prompt manner.)

You may opt out of seeing advertisements for web site, by simply clicking here: – <http://www.google.com/policies/technologies/ads/>.

We have implemented certain Google Analytics features for the primary purpose of attempting to ascertain the success of our online marketing endeavours via the Google AdWords platform.