

## WARRANTY

Seller warrants that goods sold will be free from defects in workmanship or materials for one year from date of invoice. Such warranty is in lieu of and excludes all other warranties by Seller, expressed or implied of operation of law or otherwise including without limitation warranties of merchantability and fitness for a particular purpose. Seller's liability and Buyers sole remedy for defective goods shall be replacement, repair, or refund of the purchase price or grant of an allowance, at Sellers election. Pile crushing, matting, pilling, shedding, fuzzing, shading, soiling, and watermarking are not defects and will not be considered for claims. Return products shall be shipped to Sellers facility at Buyers expense.

**LIMITATION OF LIABILITY.** Seller shall not be liable for indirect, special, or consequential damages, under any circumstances, including losses from inability to use the goods, increased operating costs, or loss of production. Seller's maximum liability shall be limited only to the contracted price of the goods furnished by the Seller.

**BUYERS INSPECTION.** Buyer shall examine all goods delivered immediately upon Buyers receipt thereof. Failure to give notice of a claim within 15 days after receipt of, cutting, and/or installation of goods shall be considered an unqualified acceptance of said goods.