

## Terms of Sale

1. The title to and ownership in any product(s) purchased from Greentronics, including additions, accessories and/or substitutions, shall remain in Greentronics until the total price has been paid in full together with costs related to installations, shipping and any interest owing.
2. Interest will be charged at the rate of two per cent per month on unpaid balances until paid in full.
3. While any amount remains unpaid, the Purchaser will not sell, offer to sell, or remove the product(s) without the prior written consent of Greentronics.
4. The Purchaser will have and maintain insurance at all times with respect to the product(s) against risks of fire, lightning, theft and other risks, such insurance to be payable to Greentronics and Purchaser as their respective interest may appear.
5. The Purchaser shall be default under these terms if any of the following events occurs:
  - 5a. Default occurs in payment or performance of any of the terms herein;
  - 5b. Any representation or statement made to Greentronics by the Purchaser in connection with a transaction proves to have been false in any material respect;
  - 5c. The death, dissolution, termination of existence, insolvency, or business failure of the Purchaser;
  - 5d. The Vendor believes, in good faith, that the prospect of payment or performance of any of the terms herein is impaired, or that the product(s) is (are) in danger of being lost, damaged or confiscated.

Upon the occurrence of any event of default, Greentronics may declare the total balance immediately due and payable, and Greentronics shall have the rights and remedies of a secured party under the law. Greentronics may require the Purchaser to assemble the product(s) and goods and make it available at a place to be agreed upon.

6. Aside from the Warranty, Liability and Return Policy described separately, Greentronics has no other representations, warranties, collateral agreements, or conditions unless specifically and separately set out in writing between the Purchaser and Greentronics. Implied warranties of merchantability and fitness for a particular purpose or otherwise are excluded to the extent permitted by law. Greentronics will not be responsible for any act or acts of its representatives or agents for any cause whatsoever be it negligence or otherwise for damage of any nature including, but not limited to, consequential or incidental damages. The Purchaser agrees to limit any claim or claims to the warranty, if any, of the product(s) sold by Greentronics.
7. By signing Sales Agreements with, Invoices from, Purchase Orders to Greentronics, or by affirming orders for product(s) to Greentronics by e-mail or facsimile, the Purchaser acknowledges having read and understood and agreeing with the terms herein.
8. Greentronics reserves the right to update the terms herein from time to time without prior notice.