

PRODUCT WARRANTY

Authentic Sports Furnishings llc (ASF) warrants to you, the original purchaser, that our products are free of material defects in material and workmanship for 3 years residential use and 1 year commercial use from delivery if properly stored, handled, assembled, maintained and used under normal conditions. "Defects" are defined as imperfection in material or workmanship that will impair the use of the product. The ASF product warranty does not cover:

- 1) Defects caused by improper product storage, handling, assembly, maintenance and use
- 2) Defects occurring to the product after purchase due to product modification, intentional damage, accident, misuse, abuse or negligence,
- 3) Normal product wear and tear due to age
- 4) Labor or assembly
- 5) Variations of color or texture in our products which are made of natural materials.

If you find a material defect in material or workmanship in any product, part or component, you must report such defect during the relevant warranty period to the ASF team by e-mail (Ron@AuthenticSportsFurnishings.com) or phone (1-330-828-6631).

Defective products may be returned, at senders expense, to ASF, 14736 Lincoln Way East, Dalton, Ohio 44618.

If after inspection any such returned product is determined by ASF to breach the warranty set forth herein, ASF will, at ASF's option, repair or replace the product free of charge. Replacement or repair of products does not extend its warranty period beyond the original warranty expiration date. All ASF warranties are limited warranties and are limited to the original purchaser with proof of purchase.

EXCEPT FOR THE EXPRESS WARRANTY PROVIDED HERE, ASF MAKES NO EXPRESS WARRANTIES CONCERNING PRODUCTS PURCHASED FROM ASF. IN ADDITION, ASF SPECIFICALLY DISCLAIMS ANY OTHER WARRANTY, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

IN NO EVENT SHALL ASF HAVE ANY LIABILITY FOR ANY INCIDENTAL, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES, LOSS OF PROFITS, REVENUE, OR COST OF COVER. IN ADDITION, IN NO EVENT SHALL THE LIABILITY OF ASF EXCEED THE AMOUNT PAID BY CUSTOMER FOR THE PRODUCT PRINCIPALLY RESPONSIBLE FOR SUCH DAMAGES.

THE ABOVE LIMITATIONS OF LIABILITY SHALL APPLY TO ANY DAMAGES, HOWEVER CAUSED AND REGARDLESS OF THEORY OF LIABILITY, WHETHER DERIVED FROM CONTRACT, TORT (INCLUDING WITHOUT LIMITATION NEGLIGENCE), OR OTHERWISE, EVEN IF ASF HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND REGARDLESS OF WHETHER THE LIMITED REMEDIES AVAILABLE HEREUNDER FAIL OF THEIR ESSENTIAL PURPOSE