

Terms and conditions which apply to the Promotion

Before participating in this promotion, please read through these terms and conditions (the "Promotion Terms"). If a person enters the Promotion, he or she has accepted the Promotion Terms. Do not enter the Promotion if you do not agree to these Promotion Terms.

1. **"The Promoter"**: Brown Thomas Arnotts Limited with company number 1407 trading as Arnotts ("Arnotts")
2. **"Period"** The Promotion runs in-store and online from 5th April 2024. There is currently no end date on this promotion.
3. **"Eligibility"**: To participate in the promotion an entrant (an "entrant") must be a loyalty cardholder and a fully registered member of the loyalty programme. The participant must pay for the furniture purchase in full at the time of the transaction.
4. **"The Promotion"**: Customers will receive 10% of the value of selected furniture back in points on their loyalty card when purchasing selected furniture in Arnotts or via the Arnotts website at www.arnotts.ie or via the Arnotts app. To avail of this points offer, customers must prepay for the furniture purchase in full at the time of the transaction. Customers must be fully registered loyalty members and present their loyalty card at the time of the transaction.
5. This offer is valid on specific furniture purchases only. Excluding all clearance items, excluding Concession brands including but not limited to Bo Concept, Anteak and Rathwood.
6. For the avoidance of doubt, points will not apply in respect of any deposit or instalment payments. In the event that the customer returns the furniture item for any reason, the Promoter will be entitled to deduct the applicable points from the customer's loyalty account.
7. Additional points will be applied to the customer's loyalty account within fourteen (14) days of purchase.
8. This Promotion is not valid in conjunction with any other offers or promotions.
9. An entrant acknowledges and agrees that all disputes in relation to the Promotion shall be determined in the sole and absolute discretion of the Promoter, and that such a decision shall be final and binding and no correspondence will be entered into.
10. All other conditions, warranties or other terms which might have effect between the parties or be implied or incorporated into these Promotion Terms or any collateral contract, whether by statute, common law or otherwise, are hereby excluded, including the implied conditions, warranties or other terms as to satisfactory quality, fitness for purpose or the use of reasonable skill and care.
11. Other than for death or personal injury arising from the negligence of the Promoter, to the extent permitted by law, the Promoter shall not be liable for any loss, damage or consequential damage of any nature in contract, tort (including negligence) or otherwise caused by the acceptance of the terms and conditions, entry, or in connection with the Promotion.
12. The Promoter reserves the right to cancel, suspend or amend the Promotion, including (but not limited to) in the event of any unforeseen circumstances arising which are beyond its reasonable control without giving prior notice and without the Promoter being liable whatsoever.
13. At any time, an entrant can make a written request to the Promoter at 12 Henry Street, Dublin 1 to have access to personal information that the Promoter holds about him or her, or may inform the Promoter of any changes in his or her personal data, by contacting the Promoter at 12 Henry Street, Dublin 1.

14. Any provision of these the Promotion Terms (or part of a provision) is found by any court or administrative body of competent jurisdiction to be invalid, unenforceable or illegal, the other provisions will remain in force.
15. These Promotion Terms shall be governed by Irish law and the Courts of the Republic of Ireland shall have exclusive jurisdiction.