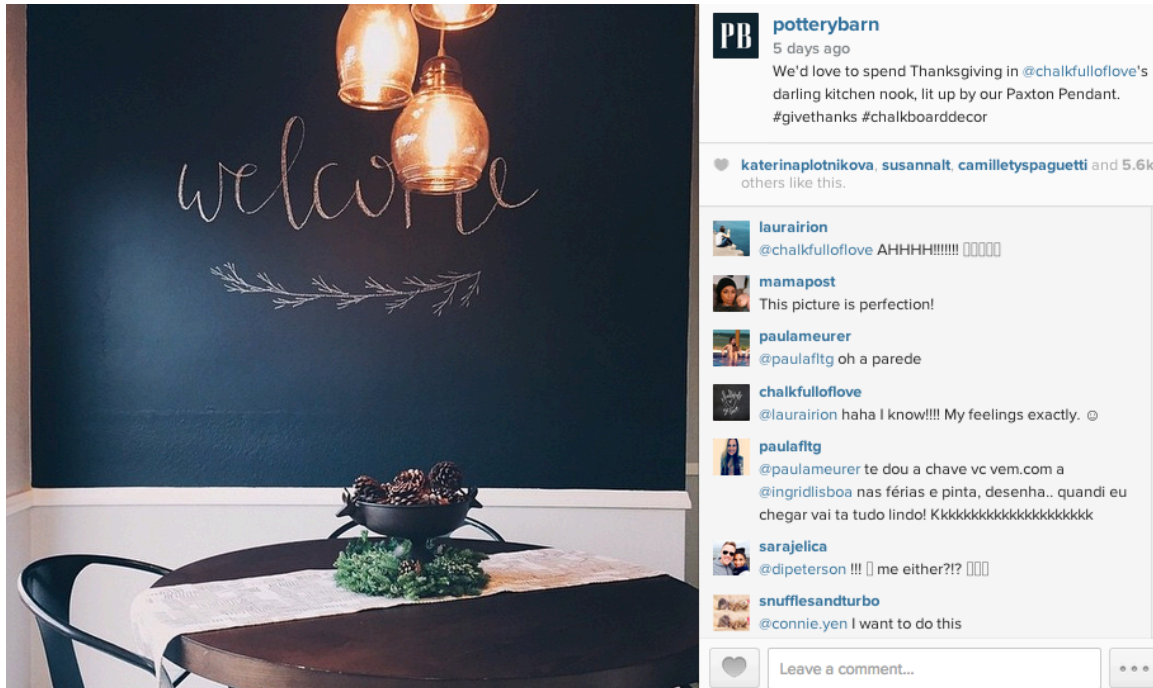


We love seeing how you make Pottery Barn your own — whether it’s a new pillow on your windowseat, a new blanket on your bed, or a brand new couch for your living room, getting a glimpse at how our decor is used in your home makes us smile.

When you tag a photo that features Pottery Barn furniture and decor, we notice! If we reproduce any of the images, we make sure to include customers’ handles or bylines. Here’s an example of a customer image we’ve featured on Instagram:



By tagging your photos with the hashtag #LoveMyPotteryBarn, you are agreeing to the following:

User Content

As between you and us, you own all content and information you post or share using the Site (referred to as “User Content”), such as posting or sharing comments, photos, and videos.

You give Williams-Sonoma, Inc. permission to use your User Content as follows: you grant to Williams-Sonoma, Inc. and its affiliates a license to reproduce, display, perform, distribute, and otherwise use your User Content in connection with the Site and for other Pottery Barn marketing purposes, including without limitation in Pottery Barn catalogs, email and other customer communications, store materials and other marketing. We may display advertisements in connection with your User Content or on pages where your User Content may be viewed by you or others, and we may use your User Content to advertise and promote Williams-Sonoma, Inc., Pottery Barn or the Site. Our license to your User Content is

non-exclusive, meaning you may use the User Content for your own purposes or let others use your User Content for their purposes. Our license to your User Content is fully paid and royalty free, meaning we do not owe you anything else in connection with our use of your User Content. We may exercise our rights anywhere in the world. Finally, our license is perpetual, meaning that our license lasts for an indefinite period of time.

You promise that:

You own all rights to your User Content or, alternatively, that you have the right to give Williams-Sonoma the rights described above; you have paid and will pay in full any fees or other payments that may be related to the use of your User Content; and your User Content does not infringe the intellectual property rights, privacy rights, publicity rights, or other legal rights of any third party. We may refuse to accept or transmit User Content for any reason. We may remove User Content from the Site for any reason.

Copyright and Intellectual Property Policy

If you believe that a user of the Site has infringed on your intellectual property rights, or if we have taken down your materials due to suspicion of copyright infringement, and you would like to dispute the alleged infringement, please [click here](#) for information on how to notify us.