

**FACTSHEET**

**LAY-BY AGREEMENTS**

**What is a lay-by agreement?**

A lay-by agreement exists when you:

* Pay for the goods in at least three instalments (when the agreement is not called a lay-by agreement) or in at least two instalments (when the agreement is called a lay-by); and
* Do not receive the goods until the full price has been paid.

Any deposit you pay is also considered to be an instalment. For example, ordering a Christmas hamper in advance and agreeing to pay for it by weekly instalments is a lay-by agreement.

**Contract requirements**

Lay-by agreements must be in writing, expressed in clear, plain language and must specify all the terms and conditions, including any termination charge. The trader must give you a copy of the lay-by agreement.

**Termination charge**

The trader may charge a termination fee if you decide to cancel a lay-by agreement, provided it was clearly specified in the lay-by agreement (unless the trader has breached the lay-by agreement). The amount of the fee must not be more than the trader’s ‘reasonable costs’ relating to the agreement.

**If you cancel a lay-by agreement**

You can cancel the lay-by agreement any time before delivery of the goods. The trader must refund all amounts you have paid, less any termination fee that was clearly specified in the lay-by agreement. If the lay-by payments paid do not cover the termination charge, the trader can recover the outstanding amount as a debt.

**Suppliers cancelling a lay-by agreement**

A trader must not cancel a lay-by agreement unless:

* You have breached a term of the agreement (such as missing a scheduled payment);
* They are no longer trading; or

The goods are no longer available due to circumstances outside the trader’s control.