CONSUMER PROTECTION ACT
(No. 68 of 2008)
Who is a consumer?
A consumer includes any business with a total annual turnover that is less than R2 million is also protected.

What is the Consumer Protection Act?

Overview
The primary objective of the Consumer Protection Act is to establish consumer rights and provide free, effective and efficient enforcement of those rights through the establishment of the National Consumer Commission (NCC), the National Consumer Tribunal (NCT), accredited industry ombud schemes such as the Motor Industry Ombud and the Consumer Goods and Services Ombud, other ombuds with jurisdiction, the provincial consumer authorities and provincial consumer courts.

Aims
• To create consumer rights and provide means of enforcement of consumer rights
• To protect vulnerable consumers
• To promote fair business practices
• To establish the national norms and standards to ensure consumer protection
• To establish the NCC
• To make provision for improved standards of consumer information, to prohibit certain unfair marketing and business practices
• To promote a consistent legislative and enforcement framework, related to consumer transactions and agreements
• To promote a fair, accessible and sustainable marketplace for consumer products and services
• To promote responsible consumer behaviour
Who may lodge consumer complaints?
- An individual
- An authorised person acting on behalf of another
- A person acting as a member or in the interests of an affected group or class
- A person acting in the public interest (amicus curiae/leave of tribunal or court association, acting on the interests of its members)

The Consumer Protection Act applies to the following:
- Every transaction occurring within the Republic of South Africa
- Goods or services that are supplied or performed, in the Republic, in terms of transactions mentioned in the Act

The Act is not applicable in respect of:
- Agreements giving effect to bargaining agreements (Section 213 of the Labour Relations Act)
- Agreements giving effect to collective bargaining agreements
- Credit agreements, in terms of the National Credit Act, but not goods or services
- Goods or services promoted or supplied to the state
- Industry-wide exemption being granted to regulatory authorities
- Services under employment contracts

What are Consumer Rights?
The Bill of Rights enshrines the rights of all South Africans, including consumer rights. The Consumer Protection Act further outlines these key consumer rights, of which all South Africans should be aware:
- Right to Equality in the Consumer Market and Protection Against Discriminatory Marketing Practices
- Right to Privacy
- Right to Choose
- Right to Disclosure of Information
- Right to Fair and Responsible Marketing
- Right to Fair and Honest Dealings
- Right to Fair, Just and Reasonable Terms and Conditions
- Right to Fair Value, Good Quality and Safety
- Right to Accountability from Suppliers
What does this mean for the ordinary consumer?

1. Right to Equality in the Consumer Market and Protection Against Discriminatory Marketing Practices:
   - **Right to free and unlimited access to goods and services**
     1. Consumers have a right to have goods and services made available to them and should be treated equally when buying goods and services, irrespective of gender, race, socio-economic status or geographic location.
     2. Suppliers are not permitted to limit access to goods and services.
     3. Suppliers are not permitted to prioritise any consumer groups over others when marketing, selling or distributing their goods and services.
   - **Right to quality goods and services**
     1. Consumers have a right to return unsafe or defective goods within six months and may choose either:
       - a refund
       - a repair
       - a replacement
     
     It is the consumer’s right to choose either of the above and a supplier/retailer may not decide for the consumer. If the goods break again after six months, the consumer may return the goods within three months for a refund or a replacement.
     2. Suppliers are not permitted to vary the quality of their goods and services in a discriminatory manner.
   - **Right to fair pricing of goods and services**
     1. Consumers should be treated equally, irrespective of gender, race, socio-economic status or geographic location.
     2. Consumers have the right to pay the lower price for goods displaying two varying prices, unless an unauthorised person has changed the price tags.
   - **Right to lodge complaints**
     The Equality Court has jurisdiction in respect of alleged contraventions:
     1. Consumer complaints may be filed with the NCC, the latter of which is required to refer such complaints to the Equality Court, if they appear to be valid.
     2. Proceedings may be instituted before the Equality Court.
2. Right to Privacy

- **Right to restrict unwanted direct marketing**
  1. Consumers have the right to protect their privacy and confidentiality in respect of unwanted or unsolicited correspondence.
  2. Consumers have the right to refuse unwanted messages, telephone calls, letters or spam e-mails.

- **Right to discontinue receipt of direct marketing at any time**
  1. Consumers have the right to opt out of receiving unsolicited direct marketing services by blocking the relevant supplier/marketer.
  2. Consumers have the right to accept, restrict or refuse unwanted direct marketing.
  3. Companies and suppliers are not permitted to continue any unsolicited direct marketing of goods and services once consumers have opted not to receive such correspondence.

3. Right to Choose

- **Right to select the supplier of your choice**
  1. Consumers have the right to choose the suppliers they want and to shop around for the best price for goods and services and not to be required to enter into additional contracts to get those goods.
  2. Consumers have the right to examine goods and cannot be forced to pay for broken goods if the consumer was not careless in handling the goods.
  3. Suppliers must allow consumers to buy only one item and are not permitted to force consumers to buy ‘bundled’ goods.
  4. Consumers cannot be forced to buy goods that they do not want. If a supplier forcefully leaves the goods with the consumer, even after the consumer has told the supplier that he/she does not want the goods, the consumer cannot be forced to pay for the goods.

- **Right to cancel or renew a fixed-term agreement**
  1. Consumers have the right to cancel fixed-term agreements upon expiry of the contract period, without penalty or charge.
  2. Consumers are obliged to provide suppliers with 20 business
days’ notice, in writing or other recorded means, of cancellation of fixed-term agreements. Reasonable penalties may apply.

3. Suppliers must extend fixed-term agreements on a month-to-month basis, if the consumers failed to request the cancellation of such agreements.

4. Consumers may cancel fixed-term agreements at any time by giving the supplier 20 business days’ written notice, provided that upon such cancellation the consumers remain liable to the supplier for any amount owed to him/her in terms of the agreement, up to the date of cancellation.

5. The supplier may impose a reasonable cancellation penalty with respect to any goods supplied or services rendered, and must credit the consumers with any amounts belonging to them upon cancellation.

• **Right to request pre-authorisation for repairs or maintenance services**
  1. Consumers have the right to request written cost estimates/quotations from suppliers, prior to the suppliers executing any repairs or maintenance services.
  2. Suppliers are not permitted to charge consumers for drawing up any cost estimates/quotations.
  3. Consumers have the right to pre-authorise or refuse any additional repairs or maintenance services.
  4. Consumers are not liable to pay for repairs or maintenance services done without their prior approval.
  5. Suppliers are not permitted to charge consumers for any diagnostic work/inspections required in compiling cost estimates/quotations unless there was prior agreement.

• **Right to cancel direct marketing contracts within the cooling-off period**
  1. Suppliers are required to include ‘a cooling-off period’ in direct marketing transactions – cooling-off periods generally span five business days.
  2. Consumers have the right to cancel agreements within the cooling-off period, without providing reasons or incurring penalties for doing so.
  3. Suppliers are required to return payments received from
consumers, within 15 business days of receiving the cancellation notice.

- **Right to cancel advance reservations, bookings or orders**
  1. Consumers have the right to cancel any advance reservations, bookings or orders.
  2. Suppliers are entitled to request a reasonable advance deposit for reservations, bookings or orders, depending on the nature of the business and specific circumstances.
  3. Suppliers are entitled to impose a reasonable charge for the cancellation of reservations, bookings or orders, depending on the nature of the business and specific circumstances.

- **Right to choose or examine goods, even after purchase and delivery**
  1. Suppliers have the right to charge consumers for loss or damage of property/goods if this resulted from gross negligence, recklessness or deliberate actions.
  2. Consumers have the right to refuse display items or opened goods, and request unopened/new goods.
  3. Consumers are entitled to reject goods if they do not correspond with pre-approved samples.
  4. Suppliers are required to provide consumers with reasonable opportunity to examine goods purchased or delivered.

- **Right to return goods and seek redress for unsatisfactory services**
  1. Consumers have the right to return unsafe or defective goods and request a full refund for such goods, provided this is done within a reasonable period.
  2. Consumers have the right to return goods that were not pre-examined prior to delivery.

- **Right to retain and not pay for unsolicited goods and services**
  1. Consumers have the right to return unsolicited goods or services, at the risk and expense of the supplier.
  2. Consumers are entitled to retain unsolicited goods or services after 20 business days.
4. **Right to Disclosure of Information**

   - **Right to information in plain and understandable language**
     1. Consumers have the right to information in plain and understandable language and to be given receipts for goods or services bought.
     2. Consumers have the right to demand contracts/agreements in plain language that are easy to understand.

   - **Right to disclosure of prices of goods and services**
     1. Suppliers are required to display the prices of goods and services, in full view of consumers.
     2. Consumers have the right to request the unit cost of goods and services, so as to avoid any ‘hidden’ costs.
     3. Suppliers are required to specify the duration of any promotions in catalogues or brochures, failing which consumers have the right to purchase the goods or services at the specified prices.
     4. Consumers have the right to demand paying the lower price for goods displaying two varying prices – suppliers are not permitted to charge consumers the higher price for the same goods.

   - **Right to product labelling and trade description**
     1. Suppliers and service providers are required to display labelling and trade descriptions of products that do not mislead consumers about the contents of the packaging or goods attached to the products.
     2. Suppliers are not permitted to alter, amend, conceal, remove or deface trademarks and other product labelling, so as to mislead consumers.
     3. Producers/importers of products or goods are required to display the country of origin and any other prescribed information, such as expiry dates.
     4. Producers, suppliers and importers are required to disclose the presence of any genetically modified ingredients, in compliance with international and South African laws and regulations.
     5. **NB!** A trade description refers to the name of the producer, the product’s number, quantity, measure, etc.
6. NB! A trademark refers to the intellectual property of the goods produced/supplied, as per Trade Marks Act, No. 194 of 1993.

- **Right to clear disclosure of reconditioned or grey market goods**
  1. Suppliers are required to display notice that ‘grey’ market goods have been reconditioned, rebuilt or remade.
  2. Suppliers are required to disclose, by means of a clear and visible notice, that goods are being sold without the approval or licence of the registered trademark owner.
  3. NB! Parallel/grey goods are goods intended for sale in one national market, but imported from their original destination for sale in another market and do not carry any warranties or guarantees against the original manufacturer; for example, goods intended for China that are sold in South Africa.

- **Right to sales records**
  1. Consumers have the right to demand confirmation of purchases made, in the form of receipts or invoices.
  2. Suppliers are required to include, via receipts or invoices, the following:
     - suppliers’ full contact information, business names and value-added tax (VAT) registration numbers
     - name and description of goods
     - date/s on which the transaction/s took place
     - unit price of goods purchased
     - quantity of goods purchased
     - total price of transaction/s, including any applicable taxes
     - full contact information, business names and addresses

- **Right to disclosure by intermediaries**
  1. Intermediaries, such as brokers, sales representatives and estate agents, are required to disclose their associations or affiliations with the entities/persons they represent.

- **Right to identification of deliverers, installers and others**
  1. Deliverers, installers and others are required to visibly display name badges or similar identification, to the
satisfaction of consumers, when delivering or installing goods/products.

2. Consumers have the right to demand identification from the deliverers, installers and others, prior to allowing the delivery or installation of goods/products.

5. Right to Fair and Responsible Marketing

• Right to protection against bait marketing
  1. Suppliers are not allowed to lie to consumers about the price, description or benefits of goods or services.
  2. Suppliers are not permitted to mislead consumers in respect of pricing, the nature, properties, advantages or uses of goods or services advertised, if such goods or services are not actually available for purchase or procurement in accordance with these standards.
  3. Suppliers must not advertise goods as being available at a certain price when they are not.

• Right to protection against negative option marketing
  1. Suppliers are not permitted to promote any goods or services or automatically enter consumers into agreements for the supply of goods or services, i.e. if consumers receive unwanted or unsolicited goods or services, they are under no obligation to pay for these goods or services.

• Right to protection against direct marketing
  1. Suppliers or service providers that directly market any goods or services to consumers must inform them of their right to cancel the agreements within the cooling-off period of five business days.
  2. Suppliers or service providers that directly market any unsolicited goods or services to consumers are not permitted to solicit payment for these items, subject to certain conditions.

• Right to protection in catalogue marketing
  1. Suppliers are required to disclose the following:
     - supplier name and registration/licence number
     - address and contact details
     - sales records
     - currency for sales
     - delivery arrangements
2. **NB!** Catalogue marketing refers to an agreement entered into by telephone (initiated by the consumer), fax or postal order, where the consumer is not afforded the opportunity to inspect goods prior to delivery.

- **Right to protection in terms of trade coupons and similar promotions**
  1. Persons are not permitted to make promotional offers with the intention of not fulfilling them, or fulfilling them in a manner other than as offered.
  2. Persons making promotional offers are required to adhere to the following:
     - disclose nature of price, reward, gift, free goods or services, price reduction, enhancement of quality or quantity of goods, discounted of free thing being offered;
     - disclose goods or services to which the offer relates;
     - disclose steps required by consumers to accept the offers or receive the benefits of the offers;
     - disclose particulars of any person from whom, any place where, and any date and time on or at which the consumer may receive the prize, reward, gift, free good or service, price reduction or concession, enhancement of quantity or quality of goods or services or other discounted or free thing;
     - ensure that the supply of the particular prize, reward, gift, free or reduced price good, or the capacity to provide enhanced quality or services, is sufficient to accommodate all reasonably anticipated demands resulting from the offer;
     - not limit or restrict capacity to supply any such goods or services in response to the acceptance of the offer, on any basis other than that it applies to such a supply in exchange for any other form of consideration;
     - not require the consumer to accept an inferior quality of any such goods or services than those generally available to any other consumer on the same date who tenders a different form of consideration; and
     - Not impose any monetary charge for the administration,
processing or handling of a transaction, in respect of which the consumer tenders a trade coupon – this only applies to where a membership fee is being paid.

• **Right to protection in customer loyalty programmes**
  1. Persons must not offer participation in a loyalty programme, or offer any loyalty credit or reward, with the intention of not providing it or providing it in a manner other than as offered.
  2. Any documents setting out an offer must clearly state the following:
     - nature of the programme, credit or award being offered;
     - goods or services to which the offer relates;
     - steps required by consumers to participate in the programme or receive any benefits in terms of the programme; and
     - Contact details where consumers may gain access to the programme, or any loyalty credit or rewards in terms of the programme.
  3. **NB!** Customer loyalty programmes are loyalty credits or rewards, which are a legal medium of exchange when offered or tendered as consideration for any goods or services offered, or transactions contemplated, in terms of such loyalty programmes/credits/awards.

6. **Right to Fair and Honest Dealings**

• **Right to protection against unconscionable conduct**
  1. Suppliers are not allowed to use physical force, pressure or harassment when marketing or supplying goods or services to consumers.
  2. Suppliers are not permitted to use physical force against consumers, coercion, undue influence, pressure, duress, harassment, unfair tactics or any other similar conduct when doing the following:
     - marketing goods or services
     - supplying goods or services
     - negotiating, concluding, executing or enforcing agreement to supply goods and services;
     - demanding or collecting payments for goods or services
     - Recovering goods or services from consumers
3. Suppliers are not permitted to take advantage of consumers who are unable to protect their interests due to mental or physical disability, poor literacy, ignorance or inability to understand the language of an agreement or any similar factors.

4. **NB!** Unconscionable conduct refers to behaviour that is unethical or improper.

- **Right to protection against false, misleading or deceptive representations**
  1. Suppliers are not permitted to, directly or indirectly, provide consumers with false, misleading or deceptive representations regarding goods or services.
  2. Suppliers are not permitted to use exaggeration, innuendo or ambiguity when referring to goods or services or the benefits thereof.

- **Right to protection against fraudulent schemes and offers**
  1. Persons are not permitted to initiate, sponsor, promote or knowingly participate in communication or activities with the intent to defraud others.
  2. Persons are not permitted to produce counterfeit currency, or purport to increase a sum of money through scientific means or otherwise.
  3. Persons are not permitted to engage in fraudulent or unlawful financial transactions.

- **Right to protection against pyramid and related schemes**
  1. Persons are not permitted to promote or knowingly join, enter into or participate in the following schemes, whether directly or indirectly:
     - multiplication schemes (offering interest rates of 20% and above the South African Reserve Bank-regulated repo rate);
     - pyramid schemes (receiving compensation, primarily from the respective recruitment of other participants);
     - chain letter schemes (actively solicit or recruit participants, and obtain compensation for new recruits); or
     - any other fraudulent schemes or scams.
• **Right to assume that suppliers are entitled to sell goods**
  1. Consumers have the right to assume that suppliers possess the legal right or authority to supply goods or products that are on sale or being promoted by them.
  2. Consumers have the right to assume that lessors possess the legal right or authority to lease goods or products at the time that the lessees are to take possession of the leased goods.

• **Procedure for sales by auction**
  1. Suppliers are required, when auctioning goods or products in lots and unless otherwise stated, to auction lots separately, via separate transactions.
  2. Auctioneers are required to close auctions by visibly or audibly announcing their completion.
  3. Auctioneers should give notice that a sale by auction is subject to a reserved or upset price, and the right to bid by or on behalf of the owner/auctioneer.

• **Right to changes, deferrals and waivers, and the substitution of goods**
  1. Suppliers are required, in the event of deferrals, waivers and substitutions to original agreements, to treat these as changes to existing agreements and not as grounds to enter into new agreements.
  2. Consumers have the right to substitute goods or products, and are entitled to protection of these substituted goods or products, from the date of delivery.
  3. Suppliers are required to deliver to consumers amended sales agreements or records, describing the substituted goods, but without making other changes to the original agreements or records.

• **Right to protection against over-selling and over-booking**
  1. Suppliers are not permitted to accept payment or other consideration for any goods or services, if:
     - they have no intention of supplying those goods or providing those services; and
     - they intend to supply goods that are materially different from the goods or services for which payment was accepted.
2. Suppliers are required to honour the supply of goods or services on specified dates, times and other participants, if committing to such arrangements in reservations or bookings.

3. Consumers have the right to demand refunds for full amounts paid in respect of commitments or reservations, together with interest, at prescribed rates, from the dates of payment until the dates of reimbursement.

7. **Right to Fair, Just and Reasonable Terms and Conditions:**
   
   • **Right to protection against unfair, unreasonable or unjust contract terms**
     
     1. Consumers have the right to free copies of contracts. The terms and conditions of the contract must not put the consumer at a disadvantage.
     
     2. Suppliers are not permitted to market, supply or enter into an agreement to supply goods or services at prices or terms that are unfair, unreasonable or unjust.
     
     3. Suppliers are not permitted to require consumers to waive any rights, assume any obligations or waive any liability of the suppliers on terms that are unfair, unreasonable or unjust.
   
   • **Right to obtain notice for certain terms and conditions**
     
     1. Suppliers are required to provide consumers with prior written notice of clauses in agreements that may constitute a potential risk or liability to consumers.
     
     2. Suppliers must specifically draw the fact, nature and potential effects of risks to the attention of consumers, in a conspicuous manner and form, to which the consumers accordingly accept responsibility.
   
   • **Right to obtain free copies of agreements/contracts**
     
     1. Consumers are entitled to obtain free copies or free electronic access to copies of agreements/contracts, irrespective of whether consumers have entered into such agreements/contracts.
     
     2. Free copies should include an itemised breakdown of financial obligations under such agreements.
     
     3. Suppliers are required to keep records of transactions entered
into over telephone or other recordable forms, in the event of the consumer-supplier agreement not being in writing.

• **Right to refuse prohibited transactions, agreements and terms or conditions**
  
  1. Suppliers are not permitted to make a transaction or agreement if the terms and conditions:
     - are contrary to the Consumer Protection Act;
     - mislead or deceive consumers;
     - subject consumers to fraudulent conduct;
     - directly or indirectly deprive consumers of rights in terms of the Act;
     - avoid suppliers’ obligations or duties in terms of the Act;
     - limit or exempt suppliers of goods or services from liability for any loss, directly or indirectly attributable to the gross negligence of the suppliers or any persons acting for or controlled by the suppliers;
     - constitute an assumption of risk or liability by the consumers for a loss;
     - impose an obligation on consumers to pay for damage to, or otherwise;
     - require consumers to enter into supplementary agreements;
     - falsely express an acknowledgement by consumers that, before the agreement was made, no representations or warranties were made in connection with the agreement by the supplier or a person on behalf of the supplier; or
     - require the consumers to forfeit any money to the supplier.

• **Right to approach the Court to ensure fair and just contract terms and conditions**
  
  1. If the unfair terms and conditions offered by the supplier constitute damages or loss, consumers are entitled to institute proceedings in the competent court with jurisdiction for appropriate order or redress.
  
  2. Except when otherwise provided by law, the area of civil jurisdiction of a Magistrate’s Court is the district or area for which the Court has been established.
  
  3. Unless all the parties in a case consent to higher jurisdiction, the jurisdiction of a Magistrate’s Court is limited to cases in which the claim value does not exceed R100 000, where the action
arises from a liquid document or credit agreement, or R50 000 in all other cases.

4. However, in terms of Section 115 (2) of the Consumer Protection Act, a person who has suffered loss or damages as a result of prohibited conduct:
   - may not institute a claim in a Civil Court for the assessment of the amount or awarding of damages, if that person has consented to an award of damages in the Consent Order, as issued by the Consumer Tribunal.
   - if entitled to commence an action in the Civil Court, the applicant must file with the Registrar of the Court or the Clerk of the Court, a notice from the Chairperson of the Tribunal in the prescribed form, specifying the following:
     - certifying whether the conduct constituting the basis for the action has been found to be a prohibited or required conduct in terms of this Act; and
     - stating the date of the Tribunal’s findings.

5. Section 115 (4) states that an appeal or application for review against an order made by the Tribunal suspends any right to commence an action in a Civil Court.

8. **Right to Fair Value, Good Quality and Safety**
   - **Right to demand quality service**
     1. Consumers are entitled to the following, when entering into agreements/contracts with suppliers:
        - timely performance and completion of the services;
        - timely notice of any unavoidable delays in the performance of the services;
        - high-quality services, which consumers are entitled to expect; and
        - use, delivery or installation of goods that are free of defects and of a quality that persons are generally entitled to expect, if any such goods are required for performance of the services.

     2. Suppliers are required to remedy any defects in the quality of services performed or goods supplied; or refund the consumers a reasonable portion of the price paid for the services performed and goods supplied, in the event of these being sub-standard.

     3. “No returns and no refund” policies are not allowed, suppliers must refund or exchange goods that become faulty within the
first six months of being purchased.

• **Right to safe, high-quality goods**
  1. Consumers are entitled to receive goods and services that are of good quality, in good working order and free of any defects, and that comply with any applicable standards set under the Standards Act, No. 29 of 1993 or any other public regulation.

• **Right to implied warranty of quality**
  1. In any transaction or agreement pertaining to the supply of goods to consumers, it is an implied provision that the producer or importer, distributor and retailer each warrant that the goods comply with the requirements and standards of being safe, of good quality and durable.
  2. Consumers are permitted to return goods to suppliers, without penalty and at the suppliers’ risk and expense, within a period of six months after delivery of such goods, if the goods are of inferior quality, unsafe or defective.
  3. Suppliers are obliged to refund, repair or replace the failed, unsafe and defective goods.
  4. Suppliers are obliged to replace goods or refund the consumer the price paid for the goods within a period of three months after repairs have been done, if the repaired goods are found to be defective, have failed or are considered unsafe.

• **Right to a warranty on repaired goods**
  1. Suppliers are obliged to warrant every new or reconditioned part installed during any repair or maintenance work, and the labour required to install it, for a period of three months after the date of installation or a longer period, as the supplier may specify in writing.
  2. **NB!** Warranties are null and void if consumers are found to be misusing or abusing goods or property, while under warranty.

• **Right to receive warnings on the fact and nature of risks**
  1. Suppliers are obliged to make consumers aware of any risks of an unusual character or nature, risks of which consumers could not reasonably be expected to be aware, or which ordinarily alert consumers could not reasonably be expected to contemplate, depending on the specific circumstances or risk that could result in serious injury or death.
2. Suppliers are obliged to bring to the consumers’ attention notice/labelling of any hazardous or unsafe goods, and provide the consumers with adequate instructions for the safe handling and use of those goods.

- Right to recovery and safe disposal of designated products or components
  1. Suppliers are responsible for accepting and disposing of waste deemed unsuitable for disposal in common waste systems, if so specified in any national legislation.

- Right to have products monitored for safety and/or recalled
  1. Industry codes will make provision for the return/recall of hazardous, unsafe or defective goods.

- Right to claim damages for injuries caused by unsafe/defective goods
  1. Producers, importers, distributors or retailers of any goods are each liable for any harm caused wholly or in part, as a consequence of the following:
     - supplying any unsafe goods;
     - product failure, defect or hazard in any goods; or
     - inadequate instructions or warnings provided to the consumer pertaining to any hazard arising from or associated with the use of any goods, irrespective of whether the harm resulted from any negligence on the part of the producers, importers, distributors or retailers, as the case may be.

9. Right to Accountability from Suppliers
   - Right to protection when entering lay-by agreements
     1. Consumers are entitled to purchase goods and services via lay-by agreements. In cases where the supplier fails to deliver any goods, these suppliers must, at the discretion of the consumers, either:
        - supply equivalent or superior products; or
        - give the consumer a full refund of money paid, plus interest; and
        - suppliers must keep the consumers’ deposits in interest-bearing accounts
     2. Consumers may cancel lay-by agreements and get a refund
with interest, but a supplier may charge a fair and reasonable penalty.

- **Right to protection with regard to prepaid certificates, credits and vouchers, and access to prepaid services and service facilities**
  1. Suppliers in possession of any prepaid certificates, credits, vouchers, membership fees or other money belonging to the consumers, must do the following:
    - not treat such property as their own;
    - exercise care, diligence and skill; and
    - Assume liability for any losses suffered by consumers in this regard.
For assistance, please contact:

the dti Customer Contact Centre at 0861 843 384

dti website: www.thedti.gov.za

I know my rights. Do you know yours?
You have rights as a consumer
Understand them
Enforce them