



## Free-on-loan freezer contractual conditions

1. Our aim by loaning this freezer is to help you and ourselves by providing a clean tidy, clearly decaled freezer with appropriate storage capacity for our ice blocks to maximise your sales. Thus you agree to stock Ice Blocks! and the freezer will be switched on, kept clean and be operational for the sale of Ice Blocks! during your normal trading hours.
2. We are a small company and this freezer represents a sizeable investment for us. In the event that sales do not meet our expectations we reserve the right to terminate the freezer loan and to be given access to the freezer so that it may be relocated elsewhere. In this situation you will make the freezer and all Ice Blocks!' advertising material available for collection by us, at any time we reasonably request.
3. You are responsible for and must take out and maintain insurance for the freezer, once delivered. Evidence of such insurance may be required. However, no repairs or alterations may be made to the equipment by you or any third party. If repairs or maintenance are required, this will be arranged by us after you tell us about it. You will not be charged for any maintenance work which is required due to a fault in the freezer, but we reserve the right to make a charge in other circumstances, e.g. when the freezer has been misused or damaged.
4. Ice Blocks! Do not accept any responsibility for the stock in the freezer. You are responsible for any damage to, or loss of product kept in the freezer. In the event of Ice Blocks loss where you have taken reasonable care of the freezer and stock, Ice Blocks will attempt to come to some amicable agreement to mitigate your loss of Ice Blocks. Freezers need regular checking at least at the start and end of the day to ensure they are plugged in properly and working, lids are closed and that they are the correct temperature.
5. The freezer and all associated advertising material remain the property of Ice Blocks! and you will allow us access at all reasonable times. You will not remove or dispose of advertising materials.
6. We will periodically review whether the freezer loan is financially viable for us and will discuss any worries with the retailer and try to come to mutually amicable and inventive solutions should problems arrive. We will also have the right to terminate this agreement without notice if you are in breach of any of these terms, or if you have become insolvent.
7. You must not sell, hire, licence the use of, mortgage or otherwise dispose of the freezer or

attempt to do any such things. The freezer must not be removed from the premises without prior written consent. You will not remove, obscure or tamper with the serial number of the freezer.

8. This agreement shall commence on the date of installation of the freezer to your premises. Either of us may be able to terminate it by giving at least one month's notice in writing to the other. We will also have the right to terminate this agreement without notice if you are in breach of any of these terms, or if you have become insolvent.

Signed on behalf of : Ice Blocks!	Signed on behalf of
Date	
Full Name	
Signature	