

Formal Warning under subsection 129(2) of the Telecommunications Act 1997

TO: Fuzenet Pty Ltd (ACN 154 074 218)

OF: Unit 1

167-171 Victoria Road Gladesville, NSW 2111

The Australian Communications and Media Authority (the **ACMA**) is satisfied that Fuzenet Pty Ltd (ACN 154 074 218) (**Fuzenet**) has contravened the *Telecommunications* (*Consumer Complaints Handling*) *Industry Standard 2018* (the **Complaints Standard**) as described below; and

HEREBY issues a formal warning to Fuzenet under subsection 129(2) of the *Telecommunications Act 1997* (the **Act**) for contravening paragraph 7(1)(a) of the Complaints Standard.

Details of the contravention

- 1. The ACMA has investigated whether Fuzenet's complaints handling process (**CHP**) complied with the minimum requirements for consumer complaints handling set out in sections 8, 9 and 10 of the Complaints Standard.
- 2. As a carriage service provider, Fuzenet is a participant in the section of the telecommunications industry to which the Complaints Standard applies and is required to comply with the Complaints Standard under subsection 128(1) of the Act
- 3. After completing its investigation, the ACMA is satisfied that as at 1 August 2018, Fuzenet's CHP did not comply with:
 - a. paragraph 8(1)(b);
 - b. paragraph 8(1)(d);
 - c. paragraph 8(1)(k);
 - d. paragraph 8(1)(m);
 - e. section 9;
 - f. paragraph 10(b); and
 - g. paragraph 10(d)

of the Complaints Standard.

Dated this 4th day of December 2018

Signature of Chair

Signature of Member

Chris Jose

Name

minimum requirements for consumer complaints handling.

Accordingly, the ACMA finds that Fuzenet contravened paragraph 7(1)(a) of the

Complaints Standard on 1 August 2018, by not establishing a CHP that includes the

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