



Formal Warning under subsection 122(2) of the *Telecommunications Act 1997*

TO: Lynham Networks Pty Ltd (ACN 602 258 337)

I, Jennifer McNeill, delegate of the Australian Communications and Media Authority (**the ACMA**), being satisfied that Lynham Networks Pty Ltd t/a Lightning Broadband (**Lightning Broadband**), has contravened the *Telecommunications Consumer Protections Code (C628:2015)* (**the TCP Code**) as described below;

HEREBY give Lightning Broadband a formal warning under subsection 122(2) of the *Telecommunications Act 1997* (**the Act**) for contravening clause 9.4.1(a) of the TCP Code.

Details of the contraventions

1. As a carriage service provider, Lightning Broadband is a participant in the section of the telecommunications industry to which the TCP Code applies.
2. The ACMA is satisfied that Lightning Broadband contravened clause 9.4.1(a) of the TCP Code, which requires that a supplier provide Communications Compliance Ltd (**CommCom**) with prescribed statements regarding code compliance by the due date required under clause 9.8.1 of the TCP Code. Lightning Broadband failed to provide CommCom with such statements in 2017.

Signature

Jennifer McNeill
General Manager
Content, Consumer and Citizen Division
Delegate of the Australian Communications and Media Authority

17 May 2018



Formal Warning under subsection 122(2) of the *Telecommunications Act 1997*

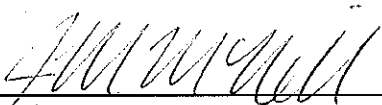
TO: Vostronet (Australia) Pty Ltd (ACN 602 624 215)

I, Jennifer McNeill, delegate of the Australian Communications and Media Authority (**the ACMA**), being satisfied that Vostronet (Australia) Pty Ltd (**Vostronet**), has contravened the *Telecommunications Consumer Protections Code (C628:2015) (the TCP Code)* as described below;

HEREBY give Vostronet a formal warning under subsection 122(2) of the *Telecommunications Act 1997 (the Act)* for contravening clause 9.4.1(a) of the TCP Code.

Details of the contraventions

1. The ACMA has investigated Vostronet's compliance with clause 9.4.1(a) of the TCP Code. As a carriage service provider, Vostronet is a participant in the section of the telecommunications industry to which the TCP Code applies.
2. The ACMA is satisfied that Vostronet contravened clause 9.4.1(a) of the TCP Code which, requires that a supplier provide Communications Compliance Ltd (**CommCom**) with prescribed statements regarding code compliance by the due date required under clause 9.8.1 of the TCP Code. Vostronet failed to provide CommCom with such statements in 2017.



Signature

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General Manager
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Australian
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and Media Authority

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TO: BMP Australia Group Pty Ltd (ACN 158 698 170)

I, Jennifer McNeill, delegate of the Australian Communications and Media Authority (**the ACMA**), being satisfied that BMP Australia Group Pty Ltd *via* Boom Broadband (**Boom Broadband**), has contravened the *Telecommunications Consumer Protections Code (C628:2015) (the TCP Code)* as described below;

HEREBY give Boom Broadband a formal warning under subsection 122(2) of the *Telecommunications Act 1997 (the Act)* for contravening clause 9.4.1(a) of the TCP Code.

Details of the contraventions

1. The ACMA has investigated Boom Broadband's compliance with clause 9.4.1(a) of the TCP Code. As a carriage service provider, Boom Broadband is a participant in the section of the telecommunications industry to which the TCP Code applies.
2. The ACMA is satisfied that Boom Broadband contravened clause 9.4.1(a) of the TCP Code, which requires that a supplier provide Communications Compliance Ltd (**CommCom**) with prescribed statements regarding code compliance by the due date required under clause 9.8.1 of the TCP Code. Boom Broadband failed to provide CommCom with such statements in 2017.

Signature

Jennifer McNeill
General Manager
Content, Consumer and Citizen Division
Delegate of the Australian Communications and Media Authority

17 May 2018



Formal Warning under subsection 122(2) of the *Telecommunications Act 1997*


TO: Central Connect (NSW) Pty Ltd (ACN 000 194 301)

I, Jennifer McNeill, delegate of the Australian Communications and Media Authority (**the ACMA**), being satisfied that Central Connect (NSW) Pty Ltd (**Central Connect**), has contravened the *Telecommunications Consumer Protections Code (C628:2015)* (**the TCP Code**) as described below;

HEREBY give Central Connect a formal warning under subsection 122(2) of the *Telecommunications Act 1997* (**the Act**) for contravening clause 9.4.1(a) of the TCP Code.

Details of the contraventions

1. The ACMA has investigated Central Connect's compliance with clause 9.4.1(a) of the TCP Code. As a carriage service provider, Central Connect is a participant in the section of the telecommunications industry to which the TCP Code applies.
2. The ACMA is satisfied that Central Connect contravened clause 9.4.1(a) of the TCP Code, which requires that a supplier provide Communications Compliance Ltd (**CommCom**) with prescribed statements regarding code compliance by the due date required under clause 9.8.1 of the TCP Code. Central Connect failed to provide CommCom with such statements in 2017.



Signature

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General Manager
Content, Consumer and Citizen Division
Delegate of the Australian Communications and Media Authority

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TO: Red Telecom Pty Ltd (ACN 151 363 147)


OF: Level 1, 12-14 O'Connell Street, SYDNEY NSW 2000

I, Jennifer McNeill, delegate of the Australian Communications and Media Authority (**the ACMA**), being satisfied that Red Telecom Pty Ltd (ACN 151 363 147) (**Red Telecom**), has contravened the *Telecommunications Consumer Protections Code (C628:2015)* (**the TCP Code**) as described below;

HEREBY give Red Telecom a formal warning under subsection 122(2) of the *Telecommunications Act 1997* (**the Act**) for contravening clauses 9.1.1(b) and 9.4.1(a) of the TCP Code.

Details of the contraventions

1. As a carriage service provider, Red Telecom is a participant in the section of the telecommunications industry to which the TCP Code applies.
2. The ACMA is satisfied that Red Telecom contravened clause 9.1.1(b) of the TCP Code, by failing to register with Communications Alliance within two months of the ACMA's approval of Variation No. 1/2016 of the TCP Code (being 3 May 2016) or one month from first acquiring customers, whichever occurs later.
3. The ACMA is satisfied that Red Telecom contravened clause 9.4.1(a) of the TCP Code which requires that a supplier provide Communications Compliance Ltd (**CommCom**) with prescribed statements regarding code compliance by the due date required under clause 9.8.1 of the TCP Code. Red Telecom failed to provide CommCom with such statements in 2017.



Signature

Jennifer McNeill
General Manager
Content, Consumer and Citizen Division
Delegate of the Australian Communications and Media Authority

16 July 2018



Formal Warning under subsection 122(2) of the *Telecommunications Act 1997*

TO: MyRepublic Pty Ltd (ACN 603 909 815)

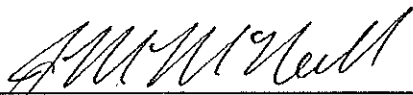
OF: Building 2 Suite W3D1 B & W3D2
75 O'Riordan Street
ALEXANDRIA NSW 2015

I, Jennifer McNeill, delegate of the Australian Communications and Media Authority (**the ACMA**), being satisfied that MyRepublic Pty Ltd (ACN 603 909 815) (**MyRepublic**), has contravened the *Telecommunications Consumer Protections Code (C628:2015) (the TCP Code)* as described below;

HEREBY issue MyRepublic a formal warning under subsection 122(2) of the *Telecommunications Act 1997 (the Act)* for contravening clauses 9.1.1(b) and 9.4.1(a) of the TCP Code.

Details of the contraventions

1. As a carriage service provider, MyRepublic is a participant in the section of the telecommunications industry to which the TCP Code applies.
2. The ACMA is satisfied that MyRepublic contravened clause 9.1.1(b) of the TCP Code, by failing to register with Communications Alliance within two months of the ACMA's approval of Variation No. 1/2016 of the TCP Code (being 3 May 2016) or one month from first acquiring customers, whichever occurs later.
3. The ACMA is satisfied that MyRepublic contravened clause 9.4.1(a) of the TCP Code, which requires that a supplier provide Communications Compliance Ltd (**CommCom**) with prescribed statements regarding code compliance by the due date required under clause 9.8.1 of the TCP Code. MyRepublic failed to provide CommCom with such statements in 2017.



Signature

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General Manager
Content, Consumer and Citizen Division
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16 July 2018



Formal Warning under subsection 122(2) of the *Telecommunications Act 1997*

TO: Peak Connect Pty Ltd (ACN 167 791 633)

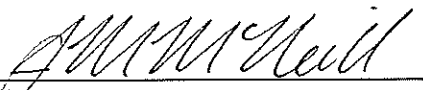
OF: Peak Connect Pty Ltd, Unit 3/45 Upfold Street, Bathurst, NSW, 2795

I, Jennifer McNeill, delegate of the Australian Communications and Media Authority (**the ACMA**), being satisfied that Peak Connect Pty Ltd (**Peak Connect**), has contravened the *Telecommunications Consumer Protections Code (C628:2015) (the TCP Code)* as described below;

HEREBY give Peak Connect a formal warning under subsection 122(2) of the *Telecommunications Act 1997 (the Act)* for contravening clauses 9.1.1(b) and 9.4.1(a) of the TCP Code.

Details of the contraventions

1. The ACMA has investigated Peak Connect's compliance with clauses 9.1.1(b) and 9.4.1(a) of the TCP Code. As a carriage service provider, Peak Connect is a participant in the section of the telecommunications industry to which the TCP Code applies.
2. The ACMA is satisfied that Peak Connect contravened clause 9.1.1(b) of the TCP Code, by failing to register with Communications Alliance within two months of the ACMA's approval of Variation No. 1/2016 of the TCP Code (being 3 May 2016) or one month from first acquiring customers, whichever occurs later.
3. The ACMA is satisfied that Peak Connect contravened clause 9.4.1(a) of the TCP Code which requires that a supplier provide Communications Compliance Ltd (**CommCom**) with prescribed statements regarding code compliance by the due date required under clause 9.8.1 of the TCP Code. Peak Connect failed to provide CommCom with such statements in 2017.



Signature

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General Manager
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16 July 2018