

Direction to comply with the Industry Code (C661:2022) Reducing Scam Calls and Scam SMs, given under subsection 121(1) of the *Telecommunications Act* 1997

To:

Known Pty Ltd ACN 116 431 700

Of:

Suite 2, Level 10 60 Carrington Street Sydney NSW 2000

I, Cathy Rainsford, delegate of the Australian Communications and Media Authority (**the ACMA**), being satisfied that Known Pty Ltd (**Known**), has contravened the *Industry Code (C661:2022) Reducing Scam Calls and Scam SMs)* (**the Code**) as described below;

DIRECTS Known, under subsection 121(1) of the *Telecommunications Act 1997* (**the Act**), to comply with the Code.

Details of the contraventions

- The ACMA has investigated Known's compliance with the Code, which is an industry code registered by the ACMA under Part 6 of the Act. As a carriage service provider (CSP), Known is a participant in a section of the telecommunications industry to which this industry code applies.
- 2. The ACMA is satisfied that Known has contravened the following clauses of the Code:

Provision	Reason
Clause 5.2.2	 Failing to only originate short messages on its telecommunications network where it has been presented with evidence of a valid use case for Alphanumeric Sender IDs
Clause 6.1.1(b)	 Failing to report to the ACMA the number of scam SMs blocked for the periods July to September 2022 and October to December 2022

3. Further details about the contraventions are set out in the investigation report provided to Known on 4 April 2023.

Requirement to comply with this Direction

Under subsection 121(2) of the Act, Known must comply with a direction under subsection 121(1) of the Act.

If Known does not comply with this direction, the ACMA may apply to the Federal Court for an order that Known pay the Commonwealth a pecuniary penalty in respect of its contravention of a civil penalty provision (subsection 121(4) and section 570 of the Act).

Reconsideration of a decision

If Known is dissatisfied with the decision to give this direction, it may seek reconsideration of the decision by the ACMA under subsection 558(1) of the Act by making an application in writing to the ACMA, which sets out the reasons for the application. Any such application must be made within 28 days after Known is informed of the decision, unless the ACMA extends the period for making the application (subsection 558(3) of the Act).

If, upon reconsideration, the decision is affirmed or varied and Known is dissatisfied with that decision, it may:

- (a) Subject to the *Administrative Appeals Tribunal Act 1975* (the **AAT Act**), apply to the Administrative Appeals Tribunal for review of the reconsideration decision; and
- (b) request a statement under section 28 of the AAT Act in relation to that decision (section 562 of the Act).

Cathy Rainsford

General Manager

Content and Consumer Division

Delegate of the Australian Communications and Media Authority

4 April 2023