

From: [Cathy Rainsford](#)
To: [REDACTED]
Subject: FW: Reimbursement approval [SEC=OFFICIAL]
Date: Friday, 14 July 2023 2:28:37 PM
Attachments: [TCP Code Review - cost declaration from ACMA.pdf](#)

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

From: Cathy Rainsford
Sent: Friday, 14 July 2023 2:28 PM
To: John Stanton (stanton@commsalliance.com.au) <stanton@commsalliance.com.au>; Peppi Wilson <p.wilson@commsalliance.com.au>
Cc: Craig Riviere <Craig.Riviere@acma.gov.au>; Tanya Farrell <Tanya.Farrell@acma.gov.au>; Cathy Rainsford <Cathy.Rainsford@acma.gov.au>
Subject: Reimbursement approval [SEC=OFFICIAL]

Dear John, Peppi,

The Authority has now made the attached declaration in relation to reimbursement of costs associated with the current TCP Code review. I am providing this for your records.

Please let me know if you have any further questions. Otherwise, we'll look forward to dealing with the actual reimbursement when the new Code is registered.

Regards
Cath

Cathy Rainsford
General Manager Content & Consumer Division

Australian Communications and Media Authority
T +61 2 6219 5500 M +61 477 357 336
E cathy.rainsford@acma.gov.au
www.acma.gov.au

Executive Assistant: Anna Sergi
T +61 2 6219 5332
E anna.sergi@acma.gov.au

The Australian Communications and Media Authority

Telecommunications Act 1997 – subsection 136B(1) – Declaration of eligibility for reimbursement of costs of development of consumer-related industry code

The Australian Communications and Media Authority (the ACMA) hereby:

1. declares that Communications Alliance Ltd (ACN 078 026 507) (Communications Alliance) is eligible for reimbursement of refundable costs incurred by it in reviewing the ***C628:2015 Telecommunications Consumer Protections Code Incorporating Variation No.1/2022*** (the TCP Code) and developing a consumer-related industry code to replace the TCP Code; and
2. makes this declaration, being satisfied that:
 - (a) Communications Alliance represents a section of the telecommunications industry referred to in paragraph 136B(1)(a) of the *Telecommunications Act 1997* (the Act), being the carriage service provider and content service provider sections of the telecommunications industry; and
 - (b) the code to replace the TCP Code will deal wholly or mainly with one or more matters relating to the relationship between carriage service providers and their retail customers; and
 - (c) the process for developing the code to replace the TCP Code, as outlined in Communications Alliance's application made under subsection 136A(1) of the Act, is likely to ensure that the interests of those retail customers are adequately represented in relation to the development of the code; and
 - (d) [REDACTED]

This declaration commences on the date it is made, is irrevocable, and remains in force for 2 years.

Signed for and on behalf of
the Australian Communications and Media Authority by:

