

## Formal Warning under subsection 70(1) of the *Telecommunications Act 1997*

TO: Fiber Asset Management Pty Ltd (ACN 624 043 303)

OF: Level 4, Suite 2  
101 Moray Street  
South Melbourne VIC 3205

I, Anna Huckstepp, delegate of the Australian Communications and Media Authority (the **ACMA**), being satisfied for the reasons explained in the ACMA's investigation report provided to Fiber Asset Management Pty Ltd (**Fiber Asset Management**) on 19 November 2025, that Fiber Asset Management has contravened subsection 68(1) of the *Telecommunications Act 1997* (the **Act**) on 42 occasions by failing to comply with sections 360H and 360HA of the Act, as described below.

HEREBY issue Fiber Asset Management a formal warning under subsection 70(1) of the Act for its contraventions of subsection 68(1) of the Act.

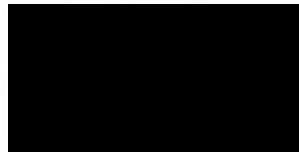
### Details of the contravention

1. Fiber Asset Management is a carrier. The ACMA has investigated Fiber Asset Management's compliance with subsection 68(1) of the Act which requires that carriers not contravene a condition of a carrier licence held by them.
2. Clause 1 of Part 1 of Schedule 1 to the Act provides that carriers must comply with the Act.
3. Fiber Asset Management is a statutory infrastructure provider (**SIP**) and is listed on the SIP register maintained by the ACMA under section 360Z of the Act. When Fiber Asset Management contracts to install telecommunications network infrastructure in real estate development or redevelopment project areas, it must comply with the SIP notification requirements under sections 360HA and 360H of the Act.
4. The ACMA investigated Fiber Asset Management for potential non-compliance with sections 360HA and 360H of the Act. The investigation assessed whether anticipatory notices and copies of nominated service area declarations given to the ACMA between 21 February and 3 April 2025 had been provided within the required legislative timeframes in those provisions of the Act.
5. After completing its investigation, the ACMA found that Fiber Asset Management had contravened:
  - a. section 360HA of the Act on 31 occasions by failing to give anticipatory notices to the ACMA within the legislative timeframe in the provision, and
  - b. section 360H of the Act on 11 occasions by failing to give nominated service area declarations to the ACMA within the legislative timeframe in the provision.
6. The ACMA is satisfied that Fiber Asset Management has contravened sections 360H and 360HA of the Act and, consequently, has contravened subsection 68(1)

of the Act on 42 occasions by failing to comply with the carrier licence condition in clause 1 of Part 1 of Schedule 1 to the Act.

7. The ACMA is therefore satisfied that Fiber Asset Management has contravened a condition of its carrier licence.
8. Subsection 70(1) of the Act allows the ACMA to issue a formal warning to a carrier if the carrier contravenes a carrier licence condition.
9. Further details about Fiber Asset Management's contraventions are set out in the ACMA's investigation report provided to Fiber Asset Management on 19 November 2025.

Dated this 19th day of November 2025



Signature of Manager, National Interests Section

Anna Huckstepp