

Direction under subsection 121(1) of the Telecommunications Act 1997

TO: Datawave Internet Pty Ltd (ACN 115 323 763)

OF: C/- Hobbs & Assoc Pty Ltd

16 Scott Street WONDAI QLD 4606

Attention: Mr Luke Daniel Radunz, Director and Secretary

I, Jennifer McNeill, delegate of the Australian Communications and Media Authority (**the ACMA**), being satisfied that Datawave Internet Pty Ltd (ACN 115 323 763) (**Datawave Internet**), has contravened the *Telecommunications Consumer Protections Code (C628:2012)* (**the TCP Code**) as described below;

HEREBY direct Datawave Internet, under subsection 121(1) of the *Telecommunications Act 1997* (**the Act**) to comply with the TCP Code.

Details of the contraventions

- The ACMA has investigated Datawave Internet's compliance with clauses 9.3.1 and 9.4.1 of the TCP Code. As a carriage service provider, Datawave Internet is a participant in the section of the telecommunications industry to which the TCP Code applies.
- The ACMA is satisfied that Datawave Internet contravened clause 9.3.1(a) of the TCP Code
 which requires that a supplier provide a Customer Information Compliance Statement to
 Communications Compliance annually. The ACMA is satisfied that Datawave Internet is a
 supplier, as defined in the TCP Code and had not submitted a Customer Information
 Compliance Statement as at 1 April 2015.
- 3. The ACMA is satisfied that Datawave Internet contravened clause 9.4.1(a) of the TCP Code which requires that a supplier provide a Compliance Attestation to Communications Compliance, which has been endorsed by the chief executive officer or a senior manager of the supplier, annually. The ACMA is satisfied that Datawave Internet had not submitted an annual Compliance Attestation as at 1 April 2015.

Requirement to comply with this Direction

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

If Datawave Internet does not comply with this Direction, the ACMA may apply to the Federal Court for an order that Datawave Internet 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

Under subsection 558(1) of the Act, Datawave Internet may apply to the ACMA for the ACMA to reconsider the decision to direct Datawave Internet to comply with the TCP Code. The application must be submitted in writing to the ACMA and must set out the reasons for the application (subsection 558(2) of the Act). The application must be made within 28 days after Datawave Internet is informed of the decision (subsection 558(3) of the Act).

If Datawave Internet is dissatisfied with the ACMA's decision on reconsideration, it may:

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

Signature

Jennifer McNeill General Manager

Content, Consumer and Citizen Division

Delegate of the Australian Communications and Media Authority

31 August 2015