

Investigation Report:

File No.	ACMA2024/1163
Carriage Service Provider	Flip TV Pty Ltd
ACN	600 712 230
Relevant Legislation	Telecommunications Act 1997 Telecommunications (Financial Hardship) Industry Standard 2024

Findings

The Australian Communications and Media Authority (**ACMA**) finds that Flip TV Pty Ltd (**Flip TV**) contravened subsection 128(1) of the *Telecommunications Act* 1997 (**the Act**) by failing to comply with paragraph 7(1)(a) of the *Telecommunications (Financial Hardship) Industry Standard 2024* (**the Financial Hardship Standard**) on 28 May 2024.

Background

- 1. On 31 August 2023, the Minister for Communications made the *Telecommunications (Financial Hardship Industry Standard) Direction 2023* which directed the ACMA to determine a standard under subsection 125AA(1) of the Act, dealing with:
 - (a) information relating to financial hardship matters that was to be provided by carriage service providers (CSPs) to customers and made available to customers, and potential customers;
 - (b) support to be provided by CSPs to customers who are, or may be, experiencing financial hardship.
- On 1 February 2024, the ACMA made the Financial Hardship Standard under subsection 125AA(1) of the Act. The Standard commenced on 29 March 2024. The new rules in the Standard replace and enhance previous financial hardship measures set out in the Telecommunications Consumer Protections Code C628:2019 (the TCP Code).
- 3. On 29 May 2024, the ACMA commenced an investigation into Flip TV's compliance with paragraph 7(1)(a) of the Financial Hardship Standard. The ACMA audited 48 telcos including Flip TV, which disclosed evidence that led the ACMA to believe that Flip TV may not have complied with requirements in the Financial Hardship Standard. Specifically, that Flip TV failed to establish and publish a payment assistance policy and a summary of that policy on their website that meets the minimum requirements of Part 2 of the Financial Hardship Standard.
- 4. On 29 May 2024, the ACMA provided its preliminary findings report to Flip TV and invited it to respond. Flip TV did not contest the ACMA's preliminary findings and

confirmed by email dated 13 June 2024 that it had updated its Policy and Policy Summary to address the issues raised in the preliminary findings report.

Findings and Reasons

Section 128 of the Act

- 5. Section 128 of the Act states that if an industry standard that applies to participants in a particular section of the telecommunications industry is registered under Part 6 of the Act, each participant in that section of the industry must comply with the standard.
- 6. The Financial Hardship Standard is an industry standard determined under subsection 125AA(1) of the Act and registered under Part 6 of the Act.
- Paragraph 4(a) of the Financial Hardship Standard provides that for the purpose of subsection 125AA(1) of the Act, this industry standard applies to participants in the telecommunications industry, being CSPs that supply telecommunications products to residential, small business and not-for-profit customers.
- 8. Flip TV is a CSP that supplies internet and mobile services to the public. As a participant in the section of the telecommunications industry to which the Financial Hardship Standard applies, Flip TV is required to comply with the Financial Hardship Standard.

Paragraph 7(1)(a) of the Financial Hardship Standard

- 9. Paragraph 7(1)(a) of the Financial Hardship Standard provides that CSPs that offer to supply telecommunications products to consumers under a consumer contract must establish a payment assistance policy (**Policy**) that meets the minimum requirements in Part 2 of the Standard. These minimum requirements relate to the content to be included in the Policy and the accessibility and promotion of the Policy.
- 10. On 28 May 2024, the ACMA accessed Flip TV's Policy through Flip TV's website at <u>https://www.flipconnect.com.au.</u> On 28 May 2024, the ACMA reviewed Flip TV's Policy and formed the view that Flip TV contravened paragraph 7(1)(a) of the Financial Hardship Standard for the reasons set out below. A copy of Flip TV's Policy that the ACMA assessed is at **Attachment A**.

Provision of Financial Hardship Standard	Requirement	ACMA findings and reasons
Paragraph 8(1)(d)	A Policy must be accurate and up to date	Flip TV's Policy was found via a hyperlink 'Financial Hardship Policy' on Flip TV's home page available at: <u>www.flipconnect.com.au</u> .
		Flip TV's Policy is not accurate and up to date as it does not meet a range of content requirements as outlined in the rows below.

Breach findings

		Consequently, Flip TV's Policy has not been updated to meet the minimum requirements under the Financial Hardship Standard.
Subparagraph 8(1)(g)(ii)	 The Policy must be made clearly available to the public on the provider's website and on an app if the provider uses an app: (i) in a concise summary form on the same web page or location that the information about how to make an application and payment assistance policy are kept. Section 13 sets out what must be included in the summary referred to in subparagraph 8(1)(g)(ii). 	Flip TV does not have a summary of its Policy available on its website. Therefore, based on its review of Flip TV's Policy on 28 May 2024, the ACMA finds that it does not meet the minimum content requirement under paragraph 13(a), and thus does not meet the minimum requirements under paragraph 8(1)(g) of the Financial Hardship Standard.
Paragraph 9(c)	 A Policy must include a statement of intention, which expressly recognises: (i) that the goal of the Policy is to prioritise keeping customers experiencing financial hardship connected; and (ii) that disconnection will only be used by the provider as a measure of last resort 	 Flip TV's Policy does not state that disconnection will be used as a measure of last resort. A copy of Flip TV's Policy is available at Attachment A. For paragraph 9(c) to be satisfied, both requirements in subparagraph 9(c)(i) and (ii) must be met. As subparagraph 9(c)(ii) has not been met, based on its review of Flip TV's Policy on 28 May 2024, the ACMA finds that it does not meet the minimum content requirement under paragraph 9(c) of the Financial Hardship Standard.
Paragraph 9(d)	The Policy must state that customers have a right to apply for financial hardship assistance	 Flip TV's Policy states that 'we encourage you to contact us if you experience any difficulties paying our services.' However, Flip TV's Policy does not state that customers have a right to apply for financial hardship assistance. Therefore, based on its review of Flip TV's Policy on 28 May 2024, the ACMA finds that it does not meet the minimum content requirement under paragraph 9(d) of the Financial Hardship Standard.
Paragraph 9(e)	The Policy must state that it is free of charge for customers to use	Flip TV's Policy does not state that it is free of charge for customers to use.

		Therefore, based on its review of Flip TV's Policy on 28 May 2024, the ACMA finds that it does not meet the minimum content requirement under paragraph 9(e) of the Financial Hardship Standard.
Paragraph 9(g)	The Policy must set out information on support services for customers in financial hardship, including how the customer can contact financial counselling services, and the Telecommunications Industry Ombudsman (the TIO)	Flip TV's Policy does not set out information on how customers can contact the TIO. Therefore, based on its review of Flip TV's Policy on 28 May 2024, the ACMA finds that it does not meet the minimum content requirement under paragraph 9(g) of the Financial Hardship Standard.
Paragraph 10(e)	The Policy must ensure that the processes referred to in paragraphs 9(a) to (f) are accessible to consumers with disabilities, from cultural or linguistically diverse backgrounds or with other special needs. The Explanatory Statement to the Financial Hardship Standard, (section 10 - Minimum content requirements – applications), states, "[f]or example, offering the payment assistance policy and applications form (if applicable) in common community languages such as Arabic, Greek, Vietnamese and Mandarin, including information about translation services that may be available, or including the number of an interpreter service".	 Flip TV's Policy does not contain any information to assist consumers with disabilities or from cultural or linguistically diverse backgrounds to access the Policy. For example: no common community language translations are available there is no information about any interpreter services no information or weblinks to the National Relay Service are included. Therefore, based on its review of Flip TV's Policy on 28 May 2024, the ACMA finds that it does not meet the minimum content requirement under paragraph 10(e) of the Financial Hardship Standard.
Paragraph 11(d)	The Policy must state that customers seeking short term assistance or who are a victim survivor of domestic or family violence are not required to provide evidence to support their application	Flip TV's Policy does not state that customers seeking short term assistance or who are a victim survivor of domestic or family violence are not required to provide evidence to support their application for financial assistance.

		Therefore, based on its review of Flip TV's Policy on 28 May 2024, the ACMA finds that it does not meet the minimum content requirement under paragraph 11(d) of the Financial Hardship Standard.
Paragraph 11(e)	The Policy must specify the timeframes that will apply for processing an application and to access assistance, including the timing requirements for assessments in section 17: When a provider assesses a customer's ability to access financial hardship assistance it must: 17(b) complete the assessment as soon as practicable, but in any event, within 5 business days of receiving an application 17(c) inform the customer of the outcome of an assessment as soon as practicable, but in any event, within 2 business days after completing the assessment	Flip TV's Policy does not specify the timeframes that will apply for processing an application and to access assistance. Therefore, based on its review of Flip TV's Policy on 28 May 2024, the ACMA finds that it does not meet the minimum content requirement under paragraph 11(e) of the Financial Hardship Standard.
Paragraph 12(a)	The Policy must include information about how customers can make a complaint to the provider about a decision in relation to their application or seek a review of that decision by the provider	 Flip TV's Policy did not include information about how customers can make a complaint or request a review of a financial hardship application decision. Therefore, based on its review of Flip TV's Policy on 28 May 2024, the ACMA finds that it does not meet the minimum content requirement under paragraph 12(a) of the Financial Hardship Standard.
Paragraph 12(b)	The Policy must set out the process by which the customer can make a complaint to the TIO for external dispute resolution	Flip TV's Policy does not include information about how customers can make a complaint to the TIO. Therefore, based on its review of Flip TV's Policy on 28 May 2024, the ACMA finds that it does not meet the minimum content requirement under paragraph 12(b) of the Financial Hardship Standard.

Paragraph 12(c)	The Policy must state that making a complaint	Flip TV's Policy does not include the required statement.
	 to the provider about a decision in relation to their application or seeking review of that decision, or 	Therefore, based on its review of Flip TV's Policy on 28 May 2024, the ACMA finds that it does not meet the minimum content requirement under paragraph 12(c) of the Financial Hardship Standard.
	• to the TIO,	
does not prevent the customer from agreeing to an arrangement for financial hardship assistance		

Conclusion

Based on its review of Flip TV's Policy on 28 May 2024, for the reasons set out above, the ACMA finds that Flip TV has not complied with paragraph 7(1)(a) of the Financial Hardship Standard, as it has not established a payment assistance policy that complies with the minimum requirements in Part 2 of the Financial Hardship Standard. Consequently, the ACMA finds that Flip TV has contravened subsection 128(1) of the Act as it has not complied with paragraph 7(1)(a) of the Financial Hardship Standard.

ATTACHMENTS

Attachment A: Flip TV's Policy

Attachment B: Flip TV's website home page as at 28 May 2024