Commonwealth of Australia

*Copyright Regulations 2017*

**Notice by owner, licensee or agent of claimed infringement by reference to infringing copyright material[[1]](#footnote-1)**

To [*name of service provider*]

1. I give this notice for the purposes of condition 3 of item 5 of the table in subsection 116AH(1) of the *Copyright Act 1968* and section 34 of the *Copyright Regulations 2017*.
2. I am the \*owner/\*exclusive licensee/\*agent of the owner/\*agent of the exclusive licensee of the copyright in the following copyright material to which you have provide a reference on your system or network:

[*insert sufficient information to enable the service provider:*

1. *to identify the copyright material in respect of which the infringement is claimed; and*
2. *to locate on the service provider’s system or network the reference provided by the service provider to the copyright material*]
3. I believe, in good faith, that the copyright material is infringing under the *Copyright Act 1968*.
4. I have taken reasonable steps to ensure that the information and statements in this notice are accurate.

Name:

Address:

Telephone number:

Email address:

[*signature*]

\*Owner/\*Exclusive licensee/\*Agent of the owner/\*Agent of the exclusive licensee

\* *Omit if inapplicable*

Note 1: Strict compliance with this form is not required and substantial compliance is sufficient—see section 25C of the *Acts Interpretation Act 1901.*

Note 2: A civil action for a civil remedy may be brought by a person who suffers loss or damage because of a material misrepresentation made knowingly in this notice—see section 39 of the *Copyright Regulations 2017*.

1. From Schedule 2, Part 6—Form of notice by owner, licensee or agent of claimed infringement by reference to infringing copyright material, [*Copyright Regulations 2017* (Cth)](https://www.legislation.gov.au/F2017L01649/latest/text) [↑](#footnote-ref-1)