

Complaint**CYR-0686868**Created On
10/09/2025 4:28 PMComplaint Status
ClosedAssigned To
s 22Response Required
No**Summary**Date Received
10/09/2025 4:28 PMDate Finalised
17/09/2025

s 47E(d)

Complaint Status
ClosedAssigned To
s 22Source Type
CYRDerived
No**Complainant**Anonymous Complaint
Yes

Australian Resident

Police Involved

Education Provider

Complainant
Repeat Complainant

No

Complainant Reason
Extreme, offensive or adult contentResponse Required
No

Response Method

SubmissionMethod Received
Web FormPresentation Type
Web PageDevice Type
Mobile Phone

Device Name

Remote IP Address

Access Information**Additional access instructions**

Access Username

Access Password

Related Entities

URL	S...	Investigation Id	Status
https://x.com/Basil_TGMD/status/1965510725251858848	Co	INV-2025-05526	Completed
1 - 1 of 1 (0 selected)	Page 1	INV-2025-05525	Completed
		INV-2025-05524	Completed
		INV-2025-05523	Completed
1 - 4 of 70 (0 selected)		Page 1	
S...	Investigation Id	Status	
0 - 0 of 0 (0 selected)		Page 1	

Response

Response/RFI Templates

Name	Created On	Status
No Complaint Response records are available in this view.		
0 - 0 of 0 (0 selected)		Page 1

Email Activities

Date Sent/Received	From	To	Subject
No E-mail records are available in this view.			
0 - 0 of 0 (0 selected)		Page 1	

Assessment

Content Tags

Name	
Charlotte train attack	
1 - 1 of 1 (0 selected)	Page 1

Complaint

CYR-0687132

Created On
11/09/2025 2:47 AM

Complaint Status
Closed

Assigned To
 s 22

Response Required
No

Summary

Date Received
11/09/2025 2:47 AM

Date Finalised
17/09/2025

Title: Charlotte train stabbing
s 22 12/09/2025 11:48 AM

Complaint Status
Closed

Assigned To
 s 22

Source Type
CYR

Derived
No

Complainant

Anonymous Complaint	Australian Resident	Police Involved	Education Provider
Yes	Yes	No	No

Complainant
Repeat Complainant
No

Complainant Reason
 Extreme, offensive or adult content

Response Required
No

Submission

Method Received
Web Form

Presentation Type
Web Page

Device Type
PC/Laptop

Device Name

Remote IP Address

Access Information

Additional access instructions

Access Username

Access Password

Related Entities

URL	S...	Investigation Id	Status
https://x.com/DVanLangenhove/status/196549889592626...	 Co	INV-2025-05377	Completed
1 - 1 of 1 (0 selected)	Page 1	1 - 1 of 1 (0 selected)	Page 1
		S... Investigation Id	Status
		0 - 0 of 0 (0 selected)	Page 1

Response

Response/RFI Templates

Name	Created On	Status

No Complaint Response records are available in this view.

0 - 0 of 0 (0 selected)	Page 1
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Email Activities

Date Sent/Received	From	To	Subject
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No E-mail records are available in this view.			
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0 - 0 of 0 (0 selected)	Page 1
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Assessment

Content Tags

Name

Charlotte train attack

1 1 of 1 (0 selected)	Page 1
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Complaint

CYR-0687149

Created On
11/09/2025 3:01 AM

Complaint Status
Closed

Assigned To
 s 22

Response Required
No

Summary

Date Received
11/09/2025 3:01 AM

Date Finalised
17/09/2025

Title: Charlotte train stabbing
s 22 12/09/2025 11:51 AM

Complaint Status
Closed

Assigned To
 s 22

Source Type
CYR

Derived
No

Complainant

Anonymous Complaint	Australian Resident	Police Involved	Education Provider
Yes	Yes	No	No

Complainant
Repeat Complainant
No

Complainant Reason
 Extreme, offensive or adult content

Response Required
No

Submission

Method Received
Web Form

Presentation Type
Web Page

Device Type
PC/Laptop

Device Name

Remote IP Address

Access Information

Additional access instructions
(2) The BLM account may be of concern.

Access Username Access Password

Related Entities

URL	S...	Investigation Id	Status
https://x.com/EvaVlaar/status/1965772358775357595	 Co	INV-2025-05379	Completed
https://x.com/Rightanglenews/status/1965776551771001...	 Co	INV-2025-05378	Completed

1 - 2 of 2 (0 selected)

Page 1

1 - 2 of 2 (0 selected)

Page 1

S... Investigation Id Status

0 - 0 of 0 (0 selected)

Page 1

Response

Response/RFI Templates

Name	Created On	Status
No Complaint Response records are available in this view.		
0 - 0 of 0 (0 selected)		Page 1

Email Activities

Date Sent/Received	From	To	St
No E-mail records are available in this view.			
0 - 0 of 0 (0 selected)		Page 1	

Assessment**Content Tags**

Name	
Charlotte train attack	
1 - 1 of 1 (0 selected)	
Page 1	



Application Information

Application Type: Film Other

Organisation: Australian Communications And Media Authority

Application Started by: s 22

File Number: T25/11144

Basic Information

Title: eSafety INV-2025-05242

Genre(s): Reality

Other Titles:

Adequate Synopsis: The content consists of a video containing visual elements with accompanying audio.

Year of Production: 2025

Contributors:

Name	Type
Online	Director/Creator
Online	Producer
Online	Production Company

Languages:

Language	Subtitles Available
English	

Countries of Origin: USA

Website Information

IMDB/GameDB URL:

Spoiler free synopsis:

Expected Release Date:

ISAN Number:

Classifiable Time Worksheet

Content Name/Type	Minutes	Seconds	Previous Classification Number	Previous Minutes	Previous Seconds
eSafety INV-2025-05242	0	27			

To be classified running time (minutes): 0

Previously classified running time (minutes): 0

Total running time (minutes):

Film Formats

Online

Original or Modified Version: Original

Content has Contentious Material: No

Content Name/Type	Minutes	Seconds	Element	Description

Payment Information

Priority Application: Yes

Prescribed Charge Code: FO1

Application Fee: \$970.00

Declaration

For your application to be processed, you must make the following declaration.

I declare that:

- I have read and agree to the [Classification Portal Terms and Conditions](#)
- I have submitted all material at my own risk and expense.
- I am aware that this application cannot be processed until I have supplied:
 - a copy of the film
 - an adequate synopsis in English (including a synopsis of each episode, if applicable)
 - the prescribed fee
 - the correct duration of all components.
 - particulars of any contentious material in the film and of the means by which access to that material may be gained, unless the film is not an interactive film

- I understand that the actual fee for this application will be the fee prescribed by Regulations under the Classification (Publications, Films and Computer Games) Act 1995, which may be different from the fee estimated in this application.
- I agree that I, or my organisation, will pay the full value of the prescribed fee.
- The information contained in this application is true and correct and is not false or misleading in any way. I acknowledge that providing false or misleading information may constitute an offence under the Criminal Code Act 1995.
- I agree to provide further information if requested by the Board to assess my application.
- In the instance that I provide my media on a physical device, I will include a printed copy of the media receipt.

Declaration Accepted: Yes

E-mail

New approval record: AP...

Owner

s 22

Date Sent/Received

25/09/2025 12:0...

**E-mail**

From

Cyber Report

To

s 22

Attachments

Cc

s 22

Bcc

Subject

New approval record: APP 2025 0328 CRM:0138848

Classification

[SEC=OFFICIAL:Sensitive]

Regarding

INV 2025 05421

Hi s 22,

Record URL:

<https://case.crme.case.mgmt.local:443/main.aspx?etc=8&id=dc8f78ea-f58b-e911-a2d9-0050569455e4&histKey=504074349&newWindow=true&pagetype=entityrecord>

Record Number:
APP-2025-0328**Regarding Record Number:**
INV-2025-05421**Requested by:**
s 22**Recommended action:**
Class 1 removal notice - RC content**Details:**

INV-2025-05382, INV-2025-05415, INV-2025-05419, INV-2025-05423, INV-2025-05425, INV-2025-05421, INV-2025-05310, INV-2025-05416, INV-2025-05420, INV-2025-05384, INV-2025-05386, INV-2025-05387, INV-2025-05391, INV-2025-05388, INV-2025-05393, INV-2025-05394, INV-2025-05392, INV-2025-05422, INV-2025-05385, INV-2025-05309, INV-2025-05395, & INV-2025-05417 Class 1 removal notice to provider of a social media service

Type
General**Approval**

Approval Comments

Approving Officer

Escalating Officer

Approval Date

Status Reason

Sent

E-mail

Approval status update: C...

Owner

s 22

Date Sent/Received

25/09/2025 2:22 ...

**E-mail**

From

Cyber Report

To

s 22

Attachments

Cc

s 22

Bcc

Subject

Approval status update: Class 1 removal notice RC content. Approved (25/09/2025)
CRM:0054828

Classification

[SEC=OFFICIAL:Sensitive]

Regarding

INV-2025-05421

Hi {Recommending User(Approval)},

Record URL:

<https://case.crme.case.mgmt.local:443/main.aspx?etc=10075&id=faf1006f-b499-f011-a303-005056aa8e03&histKey=157528125&newWindow=true&pagetype=entityrecord>

File Name

No Attachment re...

0 - 0 of 0 (0 selected)

Page 1

Record number:

APP-2025-0328

Approving user:

s 22

Approval to proceed:

Yes

Approval date:

25/09/2025

Approval comment:

Regulatory Notice Record URL:

{Record URL(Dynamic)(CYR RC Notice (Regulatory Notice))} {Record URL(Dynamic)(CYR X18 Notice (Regulatory Notice))}

Type
General**Approval**

Approval Comments

Approving Officer

Escalating Officer

Approval Date

Status Reason

Sent



25 September 2025

X Corp.

Submitted via X Corp's Law Enforcement Online Request form: legalrequests.x.com

Our Reference: INV-2025-05382, INV-2025-05415, INV-2025-05419, INV-2025-05423, INV-2025-05425, INV-2025-05421, INV-2025-05310, INV-2025-05416, INV-2025-05420, INV-2025-05384, INV-2025-05386, INV-2025-05387, INV-2025-05391, INV-2025-05388, INV-2025-05393, INV-2025-05394, INV-2025-05392, INV-2025-05422, INV-2025-05385, INV-2025-05309, INV-2025-05395, & INV-2025-05417

Removal notice requiring you to remove class 1 material from your service

(Under section 109 of the *Online Safety Act 2021* (Cth))

I am a delegate of the eSafety Commissioner for the purposes of section 109 of the *Online Safety Act 2021* (Cth) (the Act).

Please see enclosed a removal notice given to you under section 109 of the Act (the Notice). The Notice requires you to take all reasonable steps to ensure the removal of class 1 material, specified in **Attachment A**, from your service **within 24 hours** after being given the Notice.

Please note that all references to a 'social media service' in this Notice are not intended to exhaustively or exclusively define your service under the Act.

Background

On 16 and 17 September 2025, the eSafety Commissioner became aware of twenty two instances of class 1 material which is provided on your service, specifically material depicting, expressing or otherwise dealing with matters of sex, drug misuse or addiction, crime, cruelty, violence or revolting or abhorrent phenomena in such a way that they offend against the standards of morality, decency and propriety generally accepted by reasonable adults and is likely to be Refused Classification (RC) by the Classification Board under the *Classification (Publications, Films and Computer Games) Act 1995* (Cth) (collectively, the Material). The Material is further described in **Attachment A** to the Notice.

The first four instances of material depict content that has been classified as RC by the Classification Board on 11 September 2025.

The fifth to twenty second (inclusive) instances of material contain content that is substantially the same as material that has previously been classified as RC by the Classification Board on 11 September 2025.

Basis for giving the Notice

I have formed the view that:

- the Material is, or has been, provided by you, a social media service within the meaning of section 13 of the Act;
- the Material is, or was, class 1 material within the meaning of section 106 of the Act;
- the Material can be accessed by end-users in Australia; and
- the Material is not provided on an exempt service under section 109(1)(d) of the Act.

On this basis, I have decided to give you the Notice.

Required action

Please email requests@esafety.gov.au once you have removed the Material in compliance with the Notice.

If you have any questions about the Notice, or if you require a longer period of time to comply, contact our office by email to requests@esafety.gov.au as soon as you receive this Notice.

For the purposes of this Notice, the eSafety Commissioner will accept 'geo-blocking' of the Material in Australia as substantive compliance with the removal requirement of this Notice. Geo-blocking refers to the practice of restricting access to, or delivery of, online content based on the geographical location of an end-user's IP address.

Failure to comply

Under section 111 of the Act, you must comply with a requirement under a removal notice given under section 109 of the Act to the extent that you are capable of doing so.

Failure to comply with the Notice may result in enforcement action, including the commencement of civil penalty proceedings for a civil penalty order of up to a maximum penalty of \$825,000 (AUD) for a single contravention by a body corporate.

Under section 93 of the *Regulatory Powers (Standard Provisions) Act 2014* (Cth), failure to comply with the Notice means that you commit a separate contravention of section 111 of the Act in respect of each day following the period specified for compliance with the Notice. This may attract additional penalties of up to \$825,000 (AUD) each day for a single contravention by a body corporate following the end of the period specified for compliance with the Notice.

Review rights

You have a right to seek an internal or external review of the decision to give you a removal notice.

An internal review is a review conducted by the eSafety Commissioner under eSafety's Internal Review Scheme. There is no fee associated with a request for an internal review.

An external review is a review conducted by the Administrative Review Tribunal (**ART**). The enclosed information sheet sets out your rights regarding the different review options



available to you, as well as other options if you do not agree that the Notice should have been given to you.

Please note that you are required to comply with the Notice even if you have made an application for internal or external review, unless you receive notice that the eSafety Commissioner or the ART has decided otherwise.

**Manager, Illegal and Restricted Content
Delegate of the eSafety Commissioner**

Attachments: Notice under section 109 of the Act
Information Sheet

REMOVAL NOTICE RELATING TO CLASS 1 MATERIAL GIVEN TO THE PROVIDER OF A SOCIAL MEDIA SERVICE

Under section 109 of the *Online Safety Act 2021* (Cth)

To: **X Corp.**

Submitted via X Corp's Law Enforcement Online Request System

I am a delegate of the eSafety Commissioner for the purposes of section 109 of the *Online Safety Act 2021* (Cth) (**the Act**).

This removal notice is given to you under section 109 of the Act and requires you to take all reasonable steps to ensure the removal of the class 1 material specified in **Attachment A**.

I give this notice to you on the basis that I am satisfied that:

With respect to each of the first to the fourth instances of material:

- a) the material is provided on your service, which is a social media service within the meaning of section 13 of the Act;
- b) the material is, or was, class 1 material within the meaning of section 106(1)(a) of the Act, as the following conditions are satisfied:
 - i. The material is a film or the contents of a film; and
 - ii. The material has been classified as Refused Classification (**RC**) by the Classification Board under the *Classification (Publications, Films and Computer Game) Act 1995* (Cth) (**Classification Act**)
- c) the material can be accessed by end-users in Australia, and
- d) the material is not provided on an exempt service under section 109(1)(d) of the Act.

With respect to each instance of the material from the fifth to the twenty second (inclusive):

- a) the material is provided on your service, which is a social media service within the meaning of section 13 of the Act;
- b) the material is, or was, class 1 material within the meaning of section 106(1)(b) of the Act, as the following conditions are satisfied:
 - i. The material is a film or the contents of a film;
 - ii. The material has not been classified by the Classification Board under the *Classification (Publications, Films and Computer Game) Act 1995* (**Classification Act**); and
 - ii. If the material were to be classified by the Classification Board under the Classification Act – the material would be likely to be classified as Refused Classification (**RC**) because the material is substantially similar to each of the first to the fourth instances of the material,
- c) the material can be accessed by end-users in Australia, and
- d) the material is not provided on an exempt service under section 109(1)(d) of the Act.

You are required to comply **within 24 hours** of being given this notice, or within such longer period as I allow if contacted by you with a request for an extension of time.



Section 111 of the Act provides that a person must comply with a requirement under a removal notice given under section 109 of the Act to the extent the person is capable of doing so.

Failure to comply with a removal notice may result in enforcement action, including the commencement of civil penalty proceedings for a civil penalty order of up to a maximum penalty of \$825,000 (AUD) each day for each contravention by a body corporate following the end of the period specified for compliance with the Notice.

Date: 25 September 2025

**Manager, Illegal and Restricted Content
Delegate of the eSafety Commissioner**

ATTACHMENT A – the Material

First instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05421	https://x.com/SEANKAFOR/status/1965856510791266630
Description of material:	<p>The material is a 5 second video which depicts the shooting of Charlie Kirk at Utah Valley University.</p> <p>On 11 September 2025, the Classification Board classified this video as Refused Classification (RC), pursuant to item 1(a) of the films table of the National Classification Code (the Code).</p>

Second instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05382	https://x.com/uncensoredshare/status/1966223979414433840
Description of material:	<p>The material is a 5 second video which depicts the shooting of Charlie Kirk at Utah Valley University.</p> <p>On 11 September 2025, the Classification Board classified this video as RC, pursuant to item 1(a) of the films table of the Code.</p>

Third instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05388	https://x.com/i/status/1965866317128544421
Description of material:	<p>The material is a 5 second video which depicts the shooting of Charlie Kirk at Utah Valley University.</p> <p>On 11 September 2025, the Classification Board classified this video as RC, pursuant to item 1(a) of the films table of the Code.</p>

Fourth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05393	https://x.com/Grassroots RN/status/1965852676564070547
Description of material:	<p>The material is a 5 second video which depicts the shooting of Charlie Kirk at Utah Valley University.</p> <p>On 11 September 2025, the Classification Board classified this video as RC, pursuant to item 1(a) of the films table of the Code.</p>

Fifth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05415	https://x.com/Uncensorednewsw/status/1966180522218139904
Description of material:	<p>The material is a 4 second video which depicts the shooting of Charlie Kirk in Utah Valley University.</p> <p>On 11 September 2025, the Classification Board classified a video 5 seconds in length as RC, pursuant to item 1(a) of the films table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>

Sixth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05419	https://x.com/Uncensorednewsw/status/1965863837196050799
Description of material:	<p>The material is a 21 second video which depicts the shooting of Charlie Kirk in Utah Valley University.</p> <p>On 11 September 2025, the Classification Board classified a video 19 seconds in length as RC, pursuant to item 1(a) of the films table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>

Seventh instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05423	https://x.com/uncensoredcl1p/status/1965876009074610328
Description of material:	The material is a 11 second video which depicts the shooting of Charlie Kirk in Utah Valley University. On 11 September 2025, the Classification Board classified a video 5 seconds in length as RC, pursuant to item 1(a) of the films table of the Code. The video that has been classified is substantially similar to the video at this URL.

Eighth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05425	https://x.com/TiredinAugust/status/1965864033401336169
Description of material:	The material is a 6 second video which depicts the shooting of Charlie Kirk in Utah Valley University. On 11 September 2025, the Classification Board classified a video 5 seconds in length as RC, pursuant to item 1(a) of the films table of the Code. The video that has been classified is substantially similar to the video at this URL.

Ninth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05310	https://x.com/realalexjones/status/1966245393798472093

Tenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05416	https://x.com/rakibansari5454/status/1966275257809121689

Eleventh instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05420	https://x.com/LonelyCreap/status/1965917611746799795

Twelfth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05384	https://x.com/indian_armada/status/1966048839896543462

	have been classified are substantially similar to the video at this URL.
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Thirteenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05386	https://x.com/i/status/1967359935219671140

Fourteenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05387	https://x.com/i/status/1966506894253564209

Fifteenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05391	https://x.com/i/status/1966043894228857115

Sixteenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05394	https://x.com/DonutsBaga/status/1967079695050268971

	<p>accompanied by a finger point emoji directed at an individual near Charlie Kirk during the shooting. The end of the video is a still image zoomed in on the same individual with a red circle drawn around their hand.</p> <p>On 11 September 2025, the Classification Board classified a video 19 seconds in length as RC, pursuant to item 1(a) of the films table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>
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Seventeenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05392	https://x.com/CJGRISHAM/status/1965875448799457709
Description of material:	<p>The material is a 39 second video which depicts the shooting of Charlie Kirk in Utah Valley University, the moments before, and the moments after as the crowd running away and ducking down. The video also shows what appears to be a profile picture along with text reading "@IAMRICKYDIAZ".</p> <p>On 11 September 2025, the Classification Board classified a video 19 seconds in length as RC, pursuant to item 1(a) of the films table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>

Eighteenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05422	https://x.com/bizkitpit/status/1966306306442358999
Description of material:	<p>The material is a 6 second video which depicts the shooting of Charlie Kirk in Utah Valley University.</p> <p>On 11 September 2025, the Classification Board classified a video 5 seconds in length as RC, pursuant to item 1(a) of the films table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>

Nineteenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05385	https://x.com/AsafGivoli/status/1965865092731548062
Description of material:	<p>The material is a 4 second video which depicts the shooting of Charlie Kirk in Utah Valley University.</p> <p>On 11 September 2025, the Classification Board classified a video 5 seconds in length as RC, pursuant to item 1(a) of the films table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>

Twentieth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05309	https://x.com/arciosofvilll/status/1966220816129077273

Twenty first instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05395	https://x.com/AdishSpeaks/status/1966107516032659731

Twenty second instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05417	https://x.com/600Uncensored/status/1965878420513993080
Description of material:	<p>The material is a 23 second video which depicts the shooting of Charlie Kirk in Utah Valley University. The video combines two different angles of the shooting and a video of an older male being detained by law enforcement.</p> <p>On 11 September 2025, the Classification Board classified a video 5 seconds in length as RC, pursuant to item 1(a) of the films table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>

Information sheet: Right of Review

Internal review by the eSafety Commissioner or nominee

You have a right to seek an internal review of this decision under eSafety's Internal Review Scheme. An internal review is an impartial review of the merits of a decision. The purpose of an internal review is to consider whether the original decision made was the correct and preferable one.

You must make an application for an internal review **within 30 days** of receiving the notice of this decision. If you intend to seek an internal review but are unable to make your application within 30 days, please email internalreview@esafety.gov.au.

There are no fees associated with an application for internal review.

To request an internal review, you will need to download and complete the **Request for internal review form** available on eSafety's website: www.esafety.gov.au/about-us/corporate-documents/internal-review.

Please fill the form out and email it or post a hard copy to eSafety.

Email: internalreview@esafety.gov.au

Post: **Attention: Internal Review**
eSafety Commissioner
PO Box Q500
Queen Victoria Building
NSW 1230

For additional information on eSafety's Internal Review Scheme, including the **eSafety Internal Review Procedure** and the **Online Safety (Internal Review Scheme) Instrument 2022**, please visit eSafety's website: www.esafety.gov.au/about-us/corporate-documents/internal-review.

External review by the Administrative Review Tribunal

You have a right to seek review of this decision by the Administrative Review Tribunal (**ART**). You can also request that the ART review a decision that has been made under the Internal Review Scheme.

It is recommended that you seek an internal review prior to seeking a review by the ART, however, there is no requirement to do so. You can choose to apply directly to the ART.

The ART is an independent body that can, among other things affirm, vary, or set aside the decision. If the ART sets aside the decision, it may make a substitute decision or remit the matter to the decision-maker to reconsider.

You must make any application for review to the ART in writing. The ART has a form available on its website which you can use.

Applications for review should be made **within 28 days** of being told about the decision.

You must enclose the application fee with your application. If you want to apply for the application fee to be reduced, you can obtain the application form for this from the ART.

The ART website (www.art.gov.au) has more information. If you have any questions about the ART's procedures and requirements, please contact the ART. Information about how to contact the ART is available at <https://www.art.gov.au/contact-us>.

Requesting a statement of reasons for decision

You may request a statement of reasons for this decision under section 268 of the *Administrative Review Tribunal Act 2024* (Cth). Your request needs to be made in writing **within 28 days** of being told of this decision. To request a statement of reasons, please email internalreview@esafety.gov.au.

Judicial Review

You may also be able to seek judicial review of this decision.

Judicial review does not consider the merits of the decision, and instead considers the legality of the decision, such as whether the decision-maker had power under the relevant statute to make the decision, followed the proper process and exercised the power in accordance with the law.

Should you wish to apply for judicial review of this decision, you may wish to obtain legal advice, as there may be costs involved.

Access to documents

You have a right to seek access to documents held by the eSafety Commissioner under the *Freedom of Information Act 1982 (Cth)* (**FOI Act**).

You must apply to the eSafety Commissioner in writing through one of the following options:

Online: using the **Contact Us** form on the eSafety Commissioner's website

Email: enquiries@esafety.gov.au

Post: **Attention:** The FOI Coordinator
eSafety Commissioner
PO Box Q500
Queen Victoria Building
NSW 1230

When you make your application, you should:

- state that the request is an application for the purpose of the FOI Act;
- provide information about each document to which you are seeking access to enable us to process your request; and
- provide a postal, email or fax address for us to reply to and which we can use to communicate with you about your application.

The eSafety Commissioner's website has more information on how to make an FOI application:

<https://www.esafety.gov.au/about-us/corporate-documents/freedom-of-information>

Complaints

If you are dissatisfied with the way that the eSafety Commissioner has handled this matter, we ask that you contact us using the **Contact Us** form on the eSafety Commissioner's website so that we can try to help resolve any issues:

<https://www.esafety.gov.au/about-us/contact-us>

If you are still dissatisfied, you may make a complaint to the Commonwealth Ombudsman. The Ombudsman usually prefers that your concerns are raised with the eSafety Commissioner first.

There is a Commonwealth Ombudsman office in each capital city. Further information may be obtained at www.ombudsman.gov.au.

E-mail

New approval record: AP...

Owner

 s 22

Date Sent/Received

26/09/2025 12:13...

**E-mail****From** Cyber Report**To** s 22**Attachments****Cc** s 22**Bcc****Subject**

New approval record: APP 2025 0333 CRM:0198157

Classification

[SEC=OFFICIAL:Sensitive]

Regarding INV 2025 05242

Hi s 22,

Record URL:<https://case.crme.case.mgmt.local:443/main.aspx?etc=8&id=dc8f78ea-f58b-e911-a2d9-0050569455e4&histKey=423571296&newWindow=true&pagetype=entityrecord>**Record Number:**
APP-2025-0333**Regarding Record Number:**
INV-2025-05242**Requested by:**
s 22**Recommended action:**
Class 1 removal notice - RC content**Details:**

INV-2025-05242, INV-2025-05374, INV-2025-05377, INV-2025-05378, INV-2025-05487, INV-2025-05489, INV-2025-05491, INV-2025-05492, INV-2025-053493, INV-2025-05494, INV-2025-05495, INV-2025-05497, INV-2025-05498, INV-2025-05499, INV-2025-05501, INV-2025-05502, INV-2025-05503, INV-2025-05504, INV-2025-05505, INV-2025-05507, INV-2025-05508, INV-2025-05509, INV-2025-05510 - Class 1 removal notice to the provider

Type
General**Approval****Approval Comments****Approving Officer****Escalating Officer****Approval Date****Status Reason** Sent

E-mail

Approval status update: C...

Owner

s 22

Date Sent/Received

26/09/2025 1:29 ...

**E-mail****From**

Cyber Report

To

s 22

Attachments**Cc**

s 22

Bcc**Subject**Approval status update: Class 1 removal notice RC content. Approved (26/09/2025)
CRM:0054829**Classification**

[SEC=OFFICIAL:Sensitive]

Regarding

INV-2025-05242

Hi {Recommending User(Approval)},

Record URL:<https://case.crme.case.mgmt.local:443/main.aspx?etc=10075&id=82397565-7e9a-f011-a33d-0050569455e4&histKey=224993154&newWindow=true&pagetype=entityrecord>

Drop files here.

File Name

No Attachment re...

0 - 0 of 0 (0 selected)

Page 1

Record number:

APP-2025-0333

Approving user:

s 22

Approval to proceed:

Yes

Approval date:

26/09/2025

Approval comment:**Regulatory Notice Record URL:**

{Record URL(Dynamic)(CYR RC Notice (Regulatory Notice))} {Record URL(Dynamic)(CYR X18 Notice (Regulatory Notice))}

Type

General

Approval**Approval Comments****Approving Officer****Escalating Officer****Approval Date****Status Reason**

Sent

E-mail

New approval record: AP...

Owner



Date Sent/Received

26/09/2025 2:47 ...

**E-mail**

From

Cyber Report

To

Attachments

Cc

Bcc

Subject

New approval record: APP 2025 0336 CRM:0206403

Classification

[SEC=OFFICIAL:Sensitive]

Regarding

INV 2025 05574

Hi

Drop files here.

File Name	
No Attachment record	
0 - 0 of 0 (0 selected)	Page 1

Record URL:

<https://case.crme.case.mgmt.local:443/main.aspx?etc=8&id=dc8f78ea-f58b-e911-a2d9-0050569455e4&histKey=947554613&newWindow=true&pagetype=entityrecord>Record Number:
APP-2025-0336Regarding Record Number:
INV-2025-05574Requested by:
Recommended action:
Class 1 removal notice - RC content

Details:

Type
General**Approval**

Approval Comments

Approving Officer

Escalating Officer

Approval Date

Status Reason Sent

E-mail

Approval status update: C...

Owner

s 22

Date Sent/Received

26/09/2025 2:52 ...

**E-mail**

From

Cyber Report

To

s 22

Attachments

Cc

s 22

Bcc

Subject

Approval status update: Class 1 removal notice RC content. Approved (26/09/2025)
CRM:0054830

Classification

[SEC=OFFICIAL:Sensitive]

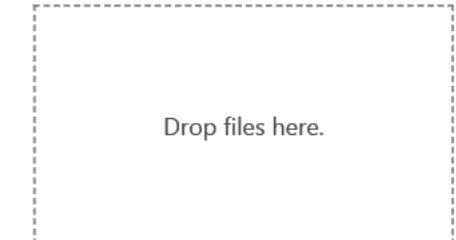
Regarding

INV-2025-05574

Hi {Recommending User(Approval)},

Record URL:

<https://case.crme.case.mgmt.local:443/main.aspx?etc=10075&id=6f3803f0-939a-f011-a304-005056aa8e03&histKey=499221924&newWindow=true&pagetype=entityrecord>



Drop files here.

File Name
No Attachment recorded
0 - 0 of 0 (0 selected) Page 1

Record number:

APP-2025-0336

Approving user:

s 22

Approval to proceed:

Yes

Approval date:

26/09/2025

Approval comment:

INV-2025-05574, INV-2025-05567, INV-2025-05568, INV-2025-05373, INV-2025-05561, INV-2025-05553, INV-2025-05556, INV-2025-05560, INV-2025-05558, INV-2025-05570, INV-2025-05565

Regulatory Notice Record URL:

{Record URL(Dynamic)(CYR RC Notice (Regulatory Notice))} {Record URL(Dynamic)(CYR X18 Notice (Regulatory Notice))}

Type

General

Approval

Approval Comments

Approving Officer

Escalating Officer

Approval Date

Status Reason

Sent



26 September 2025

X Corp.

Submitted via X Corp's Law Enforcement Online Request System: legal requests.x.com

Our Reference: INV-2025-05574, INV-2025-05567, INV-2025-05568, INV-2025-05373, INV-2025-05561, INV-2025-05553, INV-2025-05556, INV-2025-05560, INV-2025-05558, INV-2025-05570, INV-2025-05565.

Removal notice requiring you to remove class 1 material from your service

(Under section 109 of the *Online Safety Act 2021* (Cth))

I am a delegate of the eSafety Commissioner for the purposes of section 109 of the *Online Safety Act 2021* (Cth) (the Act).

Please see enclosed a removal notice given to you under section 109 of the Act (the Notice). The Notice requires you to take all reasonable steps to ensure the removal of class 1 material, specified in **Attachment A**, from your service **within 24 hours** after being given the Notice.

Please note that all references to a 'social media service' in this Notice are not intended to exhaustively or exclusively define your service under the Act.

Background

On 16, 19 and 22 of September 2025, the eSafety Commissioner became aware of 11 instances of class 1 material which is provided on your service, specifically material depicting, expressing or otherwise dealing with matters of sex, drug misuse or addiction, crime, cruelty, violence or revolting or abhorrent phenomena in such a way that they offend against the standards of morality, decency and propriety generally accepted by reasonable adults and is likely to be Refused Classification (RC) by the Classification Board under the *Classification (Publications, Films and Computer Games) Act 1995* (Cth) (collectively, the Material). The Material is further described in **Attachment A** to the Notice.

The first five instances of material depict content that has been classified as RC by the Classification Board on 18 September 2025.

The seventh to eleventh (inclusive) instances of material contains content that is substantially the same as material that has previously been classified as RC by the Classification Board.

Basis for giving the Notice

I have formed the view that:

- the Material is, or has been, provided by you, a social media service within the meaning of section 13 of the Act;
- the Material is, or was, class 1 material within the meaning of section 106 of the Act;
- the Material can be accessed by end-users in Australia; and
- the Material is not provided on an exempt service under section 109(1)(d) of the Act.

On this basis, I have decided to give you the Notice.

Required action

Please email requests@esafety.gov.au once you have removed the Material in compliance with the Notice.

If you have any questions about the Notice, or if you require a longer period of time to comply, contact our office by email to requests@esafety.gov.au as soon as you receive this Notice.

For the purposes of this Notice, the eSafety Commissioner will accept 'geo-blocking' of the Material in Australia as substantive compliance with the removal requirement of this Notice. Geo-blocking refers to the practice of restricting access to, or delivery of, online content based on the geographical location of an end-user's IP address.

Failure to comply

Under section 111 of the Act, you must comply with a requirement under a removal notice given under section 109 of the Act to the extent that you are capable of doing so.

Failure to comply with the Notice may result in enforcement action, including the commencement of civil penalty proceedings for a civil penalty order of up to a maximum penalty of \$825,000 (AUD) for a single contravention by a body corporate.

Under section 93 of the *Regulatory Powers (Standard Provisions) Act 2014* (Cth), failure to comply with the Notice means that you commit a separate contravention of section 111 of the Act in respect of each day following the period specified for compliance with the Notice. This may attract additional penalties of up to \$825,000 (AUD) each day for a single contravention by a body corporate following the end of the period specified for compliance with the Notice.

Review rights

You have a right to seek an internal or external review of the decision to give you a removal notice.

An internal review is a review conducted by the eSafety Commissioner under eSafety's Internal Review Scheme. There is no fee associated with a request for an internal review.

An external review is a review conducted by the Administrative Review Tribunal (**ART**). The enclosed information sheet sets out your rights regarding the different review options



available to you, as well as other options if you do not agree that the Notice should have been given to you.

Please note that you are required to comply with the Notice even if you have made an application for internal or external review, unless you receive notice that the eSafety Commissioner or the ART has decided otherwise.

**Manager, Illegal and Restricted Content
Delegate of the eSafety Commissioner**

Attachments: Notice under section 109 of the Act
Information Sheet

REMOVAL NOTICE RELATING TO CLASS 1 MATERIAL GIVEN TO THE PROVIDER OF A SOCIAL MEDIA SERVICE

Under section 109 of the *Online Safety Act 2021* (Cth)

To: **X Corp.**

Submitted via X Corp's Law Enforcement Online Request System

I am a delegate of the eSafety Commissioner for the purposes of section 109 of the *Online Safety Act 2021* (Cth) (**the Act**).

This removal notice is given to you under section 109 of the Act and requires you to take all reasonable steps to ensure the removal of the class 1 material specified in **Attachment A**.

I give this notice to you on the basis that I am satisfied that:

With respect to each instance of the material, from the first to the fifth (inclusive):

- a) the material is provided on your service, which is a social media service within the meaning of section 13 of the Act;
- b) the material is, or was, class 1 material within the meaning of section 106(1)(a) of the Act, as the following conditions are satisfied:
 - i. The material is a film or the contents of a film; and
 - ii. The material has been classified as Refused Classification (**RC**) by the Classification Board under the *Classification (Publications, Films and Computer Game) Act 1995* (Cth) (**Classification Act**),
- c) the material can be accessed by end-users in Australia, and
- d) the material is not provided on an exempt service under section 109(1)(d) of the Act.

With respect to each instance of material, from the sixth to the eleventh (inclusive):

- a) the material is provided on your service, which is a social media service within the meaning of section 13 of the Act;
- b) the material is, or was, class 1 material within the meaning of section 106(1)(b) of the Act, as the following conditions are satisfied:
 - i. The material is a film or the contents of a film;
 - ii. The material has not been classified by the Classification Board under the *Classification (Publications, Films and Computer Game) Act 1995* (**Classification Act**); and
 - ii. If the material were to be classified by the Classification Board under the Classification Act – the material would be likely to be classified as Refused Classification (**RC**) because the material is substantially similar to the first six instances of the material,
- c) the material can be accessed by end-users in Australia, and
- d) the material is not provided on an exempt service under section 109(1)(d) of the Act.

You are required to comply **within 24 hours** of being given this notice, or within such longer period as I allow if contacted by you with a request for an extension of time.



Section 111 of the Act provides that a person must comply with a requirement under a removal notice given under section 109 of the Act to the extent the person is capable of doing so.

Failure to comply with a removal notice may result in enforcement action, including the commencement of civil penalty proceedings for a civil penalty order of up to a maximum penalty of \$825,000 (AUD) each day for each contravention by a body corporate following the end of the period specified for compliance with the Notice.

Date: 26 September 2025

**Manager, Illegal and Restricted Content
Delegate of the eSafety Commissioner**

ATTACHMENT A – the Material

First instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05574	s 7(2) [REDACTED]
Description of material:	s 7(2) [REDACTED] in a Motel in Dallas, Texas. On 18 September 2025, the Classification Board classified this video as Refused Classification (RC), pursuant to item 1(a) of the films table of the National Classification Code (the Code).

Second instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05567	s 7(2) [REDACTED]
Description of material:	s 7(2) [REDACTED] in a Motel in Dallas, Texas. On 18 September 2025, the Classification Board classified this material as RC, pursuant to item 1(a) of the films table of the Code.

Third instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05568	s 7(2)
Description of material:	s 7(2) [REDACTED] in a Motel in Dallas, Texas. On 18 September 2025, the Classification Board classified this material as RC, pursuant to item 1(a) of the films table of the Code.

Fourth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05373	s 7(2)
Description of material:	s 7(2) [REDACTED] in a Motel in Dallas, Texas. On 18 September 2025, the Classification Board classified this material as RC, pursuant to item 1(a) of the films table of the Code.

Fifth instance of material	
Service on which the material is provided:	X

Location of material: Our reference: INV-2025-05561	s 7(2) [REDACTED]
Description of material:	s 7(2) [REDACTED] [REDACTED] in a Motel in Dallas, Texas.

Sixth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05553	s 7(2)
Description of material:	<p>s 7(2)</p> <p>s 7(2)</p> <p>in a Motel in Dallas, Texas.</p> <p>On 18 September 2025, the Classification Board classified a video 4 minutes and 24 seconds in length as RC, pursuant to item 1(a) of the films table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>

Seventh instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05556	s 7(2) [REDACTED]

Description of material:	s 7(2) in a Motel in Dallas, Texas. s 7(2) On 18 September 2025, the Classification Board classified a video 4 minutes and 24 seconds in length as RC, pursuant to item 1(a) of the films table of the Code. The video that has been classified is substantially similar to the video at this URL.
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Eighth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05560	s 7(2) in a Motel in Dallas, Texas.
Description of material:	s 7(2) On 18 September 2025, the Classification Board classified a video 4 minutes and 24 seconds in length as RC, pursuant to item 1(a) of the films table of the Code. The video that has been classified is substantially similar to the video at this URL.

Nineth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05558	s 7(2) [REDACTED]

Tenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05570	s 7(2) [REDACTED]

Eleventh instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05571	s 7(2) [REDACTED]

	substantially similar to the video at this URL.
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Eleventh instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05565	s 7(2)
Description of material:	s 7(2) [REDACTED] in a Motel in Dallas, Texas. On 18 September 2025, the Classification Board classified a video 4 minutes and 24 seconds in length as RC, pursuant to item 1(a) of the films table of the Code. The video that has been classified is substantially similar to the video at this URL.

Information sheet: Right of Review

Internal review by the eSafety Commissioner or nominee

You have a right to seek an internal review of this decision under eSafety's Internal Review Scheme. An internal review is an impartial review of the merits of a decision. The purpose of an internal review is to consider whether the original decision made was the correct and preferable one.

You must make an application for an internal review **within 30 days** of receiving the notice of this decision. If you intend to seek an internal review but are unable to make your application within 30 days, please email internalreview@esafety.gov.au.

There are no fees associated with an application for internal review.

To request an internal review, you will need to download and complete the **Request for internal review form** available on eSafety's website: www.esafety.gov.au/about-us/corporate-documents/internal-review.

Please fill the form out and email it or post a hard copy to eSafety.

Email: internalreview@esafety.gov.au

Post: **Attention: Internal Review**
eSafety Commissioner
PO Box Q500
Queen Victoria Building
NSW 1230

For additional information on eSafety's Internal Review Scheme, including the **eSafety Internal Review Procedure** and the **Online Safety (Internal Review Scheme) Instrument 2022**, please visit eSafety's website: www.esafety.gov.au/about-us/corporate-documents/internal-review.

External review by the Administrative Review Tribunal

You have a right to seek review of this decision by the Administrative Review Tribunal (**ART**). You can also request that the ART review a decision that has been made under the Internal Review Scheme.

It is recommended that you seek an internal review prior to seeking a review by the ART, however, there is no requirement to do so. You can choose to apply directly to the ART.

The ART is an independent body that can, among other things affirm, vary, or set aside the decision. If the ART sets aside the decision, it may make a substitute decision or remit the matter to the decision-maker to reconsider.

You must make any application for review to the ART in writing. The ART has a form available on its website which you can use.

Applications for review should be made **within 28 days** of being told about the decision.

You must enclose the application fee with your application. If you want to apply for the application fee to be reduced, you can obtain the application form for this from the ART.

The ART website (www.art.gov.au) has more information. If you have any questions about the ART's procedures and requirements, please contact the ART. Information about how to contact the ART is available at <https://www.art.gov.au/contact-us>.

Requesting a statement of reasons for decision

You may request a statement of reasons for this decision under section 268 of the *Administrative Review Tribunal Act 2024* (Cth). Your request needs to be made in writing **within 28 days** of being told of this decision. To request a statement of reasons, please email internalreview@esafety.gov.au.

Judicial Review

You may also be able to seek judicial review of this decision.

Judicial review does not consider the merits of the decision, and instead considers the legality of the decision, such as whether the decision-maker had power under the relevant statute to make the decision, followed the proper process and exercised the power in accordance with the law.

Should you wish to apply for judicial review of this decision, you may wish to obtain legal advice, as there may be costs involved.

Access to documents

You have a right to seek access to documents held by the eSafety Commissioner under the *Freedom of Information Act 1982 (Cth)* (**FOI Act**).

You must apply to the eSafety Commissioner in writing through one of the following options:

Online: using the **Contact Us** form on the eSafety Commissioner's website

Email: enquiries@esafety.gov.au

Post: **Attention:** The FOI Coordinator
eSafety Commissioner
PO Box Q500
Queen Victoria Building
NSW 1230

When you make your application, you should:

- state that the request is an application for the purpose of the FOI Act;
- provide information about each document to which you are seeking access to enable us to process your request; and
- provide a postal, email or fax address for us to reply to and which we can use to communicate with you about your application.

The eSafety Commissioner's website has more information on how to make an FOI application:

<https://www.esafety.gov.au/about-us/corporate-documents/freedom-of-information>

Complaints

If you are dissatisfied with the way that the eSafety Commissioner has handled this matter, we ask that you contact us using the **Contact Us** form on the eSafety Commissioner's website so that we can try to help resolve any issues:

<https://www.esafety.gov.au/about-us/contact-us>

If you are still dissatisfied, you may make a complaint to the Commonwealth Ombudsman. The Ombudsman usually prefers that your concerns are raised with the eSafety Commissioner first.

There is a Commonwealth Ombudsman office in each capital city. Further information may be obtained at www.ombudsman.gov.au.



26 September 2025

X Corp.

Attn: – Legal Policy
865 FM 1209 Bldg. 2
Bastrop, TX 78602
By Webform

Submitted via X Corp's Law Enforcement Online Request System: legalrequests.x.com

Our Reference: INV-2025-05242, INV-2025-05374, INV-2025-05377, INV-2025-05378, INV-2025-05487, INV-2025-05489, INV-2025-05491, INV-2025-05492, INV-2025-053493, INV-2025-05494, INV-2025-05495, INV-2025-05497, INV-2025-05498, INV-2025-05499, INV-2025-05501, INV-2025-05502, INV-2025-05503, INV-2025-05504, INV-2025-05505, INV-2025-05507, INV-2025-05508, INV-2025-05509, INV-2025-05510

Removal notice requiring you to remove class 1 material from your service

(Under section 109 of the *Online Safety Act 2021* (Cth))

I am a delegate of the eSafety Commissioner for the purposes of section 109 of the *Online Safety Act 2021* (Cth) (**the Act**).

Please see enclosed a removal notice given to you under section 109 of the Act (**the Notice**). The Notice requires you to take all reasonable steps to ensure the removal of class 1 material, specified in **Attachment A**, from your service **within 24 hours** after being given the Notice.

Please note that all references to a 'social media service' in this Notice are not intended to exhaustively or exclusively define your service under the Act.

Background

On 11, 17, 18 and 19 September 2025, the eSafety Commissioner became aware of twenty three instances of class 1 material which is provided on your service, specifically material depicting, expressing or otherwise dealing with matters of sex, drug misuse or addiction, crime, cruelty, violence or revolting or abhorrent phenomena in such a way that they offend against the standards of morality, decency and propriety generally accepted by reasonable adults and is likely to be Refused Classification (**RC**) by the Classification Board under the *Classification (Publications, Films and Computer Games) Act 1995* (Cth) (collectively the **Material**). The Material is further described in **Attachment A** to the Notice.

The first instance of material depicts content that has been classified as **RC** by the Classification Board on 16 September 2025.

The second to twenty third (inclusive) instances of material contain content that is substantially the same as material that has previously been classified as RC by the Classification Board on 16 September 2025.

Basis for giving the Notice

I have formed the view that:

- the Material is, or has been, provided by you, a social media service within the meaning of section 13 of the Act;
- the Material is, or was, class 1 material within the meaning of section 106 of the Act;
- the Material can be accessed by end-users in Australia; and
- the Material is not provided on an exempt service under section 109(1)(d) of the Act.

On this basis, I have decided to give you the Notice.

Required action

Please email requests@esafety.gov.au once you have removed the Material in compliance with the Notice.

If you have any questions about the Notice, or if you require a longer period of time to comply, contact our office by email to requests@esafety.gov.au as soon as you receive this Notice.

For the purposes of this Notice, the eSafety Commissioner will accept 'geo-blocking' of the Material in Australia as substantive compliance with the removal requirement of this Notice. Geo-blocking refers to the practice of restricting access to, or delivery of, online content based on the geographical location of an end-user's IP address.

Failure to comply

Under section 111 of the Act, you must comply with a requirement under a removal notice given under section 109 of the Act to the extent that you are capable of doing so.

Failure to comply with the Notice may result in enforcement action, including the commencement of civil penalty proceedings for a civil penalty order of up to a maximum penalty of \$825,000 (AUD) for a single contravention by a body corporate.

Under section 93 of the *Regulatory Powers (Standard Provisions) Act 2014* (Cth), failure to comply with the Notice means that you commit a separate contravention of section 111 of the Act in respect of each day following the period specified for compliance with the Notice. This may attract additional penalties of up to \$825,000 (AUD) each day for a single contravention by a body corporate following the end of the period specified for compliance with the Notice.

Review rights

You have a right to seek an internal or external review of the decision to give you a removal notice.



An internal review is a review conducted by the eSafety Commissioner under eSafety's Internal Review Scheme. There is no fee associated with a request for an internal review.

An external review is a review conducted by the Administrative Review Tribunal (**ART**). The enclosed information sheet sets out your rights regarding the different review options available to you, as well as other options if you do not agree that the Notice should have been given to you.

Please note that you are required to comply with the Notice even if you have made an application for internal or external review, unless you receive notice that the eSafety Commissioner or the ART has decided otherwise.

**Manager, Illegal and Restricted Content
Delegate of the eSafety Commissioner**

Attachments: Notice under section 109 of the Act
Information Sheet

REMOVAL NOTICE RELATING TO CLASS 1 MATERIAL GIVEN TO THE PROVIDER OF A SOCIAL MEDIA SERVICE

Under section 109 of the *Online Safety Act 2021* (Cth)

To: **X Corp.**

Submitted via X Corp's Law Enforcement Online Request System

I am a delegate of the eSafety Commissioner for the purposes of section 109 of the *Online Safety Act 2021* (Cth) (**the Act**).

This removal notice is given to you under section 109 of the Act and requires you to take all reasonable steps to ensure the removal of the class 1 material specified in **Attachment A**.

I give this notice to you on the basis that I am satisfied that:

With respect to the first instance of material:

- a) the material is provided on your service, which is a social media service within the meaning of section 13 of the Act;
- b) the material is, or was, class 1 material within the meaning of section 106(1)(a) of the Act, as the following conditions are satisfied:
 - i. The material is a film or the contents of a film; and
 - ii. The material has been classified as Refused Classification (**RC**) by the Classification Board under the *Classification (Publications, Films and Computer Game) Act 1995* (Cth) (**Classification Act**)
- c) the material can be accessed by end-users in Australia, and
- d) the material is not provided on an exempt service under section 109(1)(d) of the Act.

With respect to each instance of the material, from the second to the twenty third (inclusive):

- a) the material is provided on your service, which is a social media service within the meaning of section 13 of the Act;
- b) the material is, or was, class 1 material within the meaning of section 106(1)(b) of the Act, as the following conditions are satisfied:
 - i. The material is a film or the contents of a film;
 - ii. The material has not been classified by the Classification Board under the *Classification (Publications, Films and Computer Game) Act 1995* (**Classification Act**); and
 - ii. If the material were to be classified by the Classification Board under the Classification Act – the material would be likely to be classified as Refused Classification (**RC**) because the material is substantially similar to the first instance of the material,
- c) the material can be accessed by end-users in Australia, and
- d) the material is not provided on an exempt service under section 109(1)(d) of the Act.

You are required to comply **within 24 hours** of being given this notice, or within such longer period as I allow if contacted by you with a request for an extension of time.



Section 111 of the Act provides that a person must comply with a requirement under a removal notice given under section 109 of the Act to the extent the person is capable of doing so.

Failure to comply with a removal notice may result in enforcement action, including the commencement of civil penalty proceedings for a civil penalty order of up to a maximum penalty of \$825,000 (AUD) each day for each contravention by a body corporate following the end of the period specified for compliance with the Notice.

Date: 26 September 2025

**Manager, Illegal and Restricted Content
Delegate of the eSafety Commissioner**

ATTACHMENT A – the Material

First instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05242	https://x.com/imadrienne/status/1965536590907814063/video/4
Description of material:	<p>The material is a CCTV video 28 seconds in length depicting the stabbing of Iryna Zarutska while travelling on a train in Charlotte, North Carolina.</p> <p>On 16 September 2025, the Classification Board classified this material as Refused Classification (RC), pursuant to item 1(a) of the Films Table of the National Classification Code (the Code).</p>

Second instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05374	https://x.com/Basil_TGMD/status/1965510725251858848
Description of material:	<p>The material is a CCTV video 53 seconds in length depicting the stabbing of Iryna Zarutska while travelling on a train in Charlotte, North Carolina.</p> <p>There is an 'Alex Jones' watermark on the video.</p> <p>On 16 September 2025, the Classification Board classified a video which was 28 seconds in length as RC, pursuant to item 1(a) of the Films Table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>

Third instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05377	https://x.com/DVanLangenhove/status/1965498895926263968

Fourth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05378	https://x.com/EvaVlaar/status/1965772358775357595

Fifth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05487	https://x.com/i/status/1965521901838893357
Description of material:	<p>The material is a CCTV video 48 seconds in length depicting the stabbing of Iryna Zarutska while travelling on a train in Charlotte, North Carolina.</p> <p>There is an 'Alex Jones' watermark on the video.</p> <p>On 16 September 2025, the Classification Board classified a video which was 28 seconds in length as RC, pursuant to item 1(a) of the Films Table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>

Sixth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05489	https://x.com/eclipsethis2003/status/1965522468086710312
Description of material:	<p>The material is a CCTV video 1 minute 24 seconds in length depicting the stabbing of Iryna Zarutska while travelling on a train in Charlotte, North Carolina.</p> <p>On 16 September 2025, the Classification Board classified a video which was 28 seconds in length as RC, pursuant to item 1(a) of the Films Table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>

Seventh instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05491	https://x.com/i/status/1965826864901140606

Eighth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05492	https://x.com/i/status/1965552265768698243

Ninth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05493	https://x.com/Uncensorednewsw/status/1965499384470307066

Tenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05494	https://x.com/Yassine_Ahmad1/status/1966061047468392757

Eleventh instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05495	https://x.com/GRE8TBLACKSHARK/status/1965521901838893357

Twelfth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05497	https://x.com/FLAKO_RR/status/1965496968811331989

Thirteenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05498	https://x.com/j11zu/status/1966416086418489408

Fourteenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05499	https://x.com/HeadlineUSA/status/1965542465920012605

Fifteenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05501	https://x.com/PatUnleashed/status/1965499475390333182
Description of material:	<p>The material is a CCTV video 48 seconds in length depicting the stabbing of Iryna Zarutska while travelling on a train in Charlotte, North Carolina.</p> <p>There is a 'Headline USA' watermark.</p> <p>On 16 September 2025, the Classification Board classified a video which was 28 seconds in length as RC, pursuant to item 1(a) of the Films Table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>

Sixteenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05502	https://x.com/jersey_puzzykat/status/1965563017938280834
Description of material:	<p>The material is a CCTV video 53 seconds in length depicting the stabbing of Iryna Zarutska while travelling on a train in Charlotte, North Carolina.</p> <p>There is a 'Alex Jones' watermark along with the surrounding text 'Capital punishment is all we the people accept'.</p> <p>On 16 September 2025, the Classification Board classified a video which was 28 seconds in length as RC, pursuant to item 1(a) of the Films Table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>

Seventeenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05503	https://x.com/pavyg/status/1965510131648729591

Eighteenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05504	https://x.com/stillgray/status/1965493057341849748

Nineteenth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05505	https://x.com/John06468238/status/1965585214086021568

Twentieth instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05507	https://x.com/ireadprice/status/1965810317423935814

Twenty first instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05508	https://x.com/RealAlexJones/status/1965503767945904287
Description of material:	<p>The material is a CCTV video 7 minutes 32 seconds in length depicting the stabbing of Iryna Zarutska while travelling on a train in Charlotte, North Carolina.</p> <p>On 16 September 2025, the Classification Board classified a video which was 28 seconds in length as RC, pursuant to item 1(a) of the Films Table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>

Twenty second instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05509	https://x.com/RealAlexJones/status/1965487581833068816
Description of material:	<p>The material is a CCTV video 21 minutes 8 seconds in length depicting the stabbing of Iryna Zarutska while travelling on a train in Charlotte, North Carolina.</p> <p>On 16 September 2025, the Classification Board classified a video which was 28 seconds in length as RC, pursuant to item 1(a) of the Films Table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>

Twenty third instance of material	
Service on which the material is provided:	X
Location of material: Our reference: INV-2025-05510	https://x.com/nicksortor/status/1965522343817843056
Description of material:	<p>The material is a CCTV video 7 minutes 29 seconds in length depicting the stabbing of Iryna Zarutska while travelling on a train in Charlotte, North Carolina.</p> <p>On 16 September 2025, the Classification Board classified a video which was 28 seconds in length as RC, pursuant to item 1(a) of the Films Table of the Code. The video that has been classified is substantially similar to the video at this URL.</p>

Information sheet: Right of Review

Internal review by the eSafety Commissioner or nominee

You have a right to seek an internal review of this decision under eSafety's Internal Review Scheme. An internal review is an impartial review of the merits of a decision. The purpose of an internal review is to consider whether the original decision made was the correct and preferable one.

You must make an application for an internal review **within 30 days** of receiving the notice of this decision. If you intend to seek an internal review but are unable to make your application within 30 days, please email internalreview@esafety.gov.au.

There are no fees associated with an application for internal review.

To request an internal review, you will need to download and complete the **Request for internal review form** available on eSafety's website: www.esafety.gov.au/about-us/corporate-documents/internal-review.

Please fill the form out and email it or post a hard copy to eSafety.

Email: internalreview@esafety.gov.au

Post: **Attention: Internal Review**
eSafety Commissioner
PO Box Q500
Queen Victoria Building
NSW 1230

For additional information on eSafety's Internal Review Scheme, including the **eSafety Internal Review Procedure** and the **Online Safety (Internal Review Scheme) Instrument 2022**, please visit eSafety's website: www.esafety.gov.au/about-us/corporate-documents/internal-review.

External review by the Administrative Review Tribunal

You have a right to seek review of this decision by the Administrative Review Tribunal (**ART**). You can also request that the ART review a decision that has been made under the Internal Review Scheme.

It is recommended that you seek an internal review prior to seeking a review by the ART, however, there is no requirement to do so. You can choose to apply directly to the ART.

The ART is an independent body that can, among other things affirm, vary, or set aside the decision. If the ART sets aside the decision, it may make a substitute decision or remit the matter to the decision-maker to reconsider.

You must make any application for review to the ART in writing. The ART has a form available on its website which you can use.

Applications for review should be made **within 28 days** of being told about the decision.

You must enclose the application fee with your application. If you want to apply for the application fee to be reduced, you can obtain the application form for this from the ART.

The ART website (www.art.gov.au) has more information. If you have any questions about the ART's procedures and requirements, please contact the ART. Information about how to contact the ART is available at <https://www.art.gov.au/contact-us>.

Requesting a statement of reasons for decision

You may request a statement of reasons for this decision under section 268 of the *Administrative Review Tribunal Act 2024* (Cth). Your request needs to be made in writing **within 28 days** of being told of this decision. To request a statement of reasons, please email internalreview@esafety.gov.au.

Judicial Review

You may also be able to seek judicial review of this decision.

Judicial review does not consider the merits of the decision, and instead considers the legality of the decision, such as whether the decision-maker had power under the relevant statute to make the decision, followed the proper process and exercised the power in accordance with the law.

Should you wish to apply for judicial review of this decision, you may wish to obtain legal advice, as there may be costs involved.

Access to documents

You have a right to seek access to documents held by the eSafety Commissioner under the *Freedom of Information Act 1982 (Cth)* (**FOI Act**).

You must apply to the eSafety Commissioner in writing through one of the following options:

Online: using the **Contact Us** form on the eSafety Commissioner's website

Email: enquiries@esafety.gov.au

Post: **Attention:** The FOI Coordinator
eSafety Commissioner
PO Box Q500
Queen Victoria Building
NSW 1230

When you make your application, you should:

- state that the request is an application for the purpose of the FOI Act;
- provide information about each document to which you are seeking access to enable us to process your request; and
- provide a postal, email or fax address for us to reply to and which we can use to communicate with you about your application.

The eSafety Commissioner's website has more information on how to make an FOI application:

<https://www.esafety.gov.au/about-us/corporate-documents/freedom-of-information>

Complaints

If you are dissatisfied with the way that the eSafety Commissioner has handled this matter, we ask that you contact us using the **Contact Us** form on the eSafety Commissioner's website so that we can try to help resolve any issues:

<https://www.esafety.gov.au/about-us/contact-us>

If you are still dissatisfied, you may make a complaint to the Commonwealth Ombudsman. The Ombudsman usually prefers that your concerns are raised with the eSafety Commissioner first.

There is a Commonwealth Ombudsman office in each capital city. Further information may be obtained at www.ombudsman.gov.au.

E-mail

FW: LD-19017: X Receipt ...

Owner

 s 22

Date Sent/Received

29/09/2025 3:43 ...

  **E-mail****From** Cyber Report**To** s 22**Attachments****Cc****Bcc****Subject**

FW: LD 19017: X Receipt of Content Removal Request eSafety Commissioner (Australia) [SEC=OFFICIAL:Sensitive, ACCESS=Legal-Privilege] CRM:0054831

Classification

[SEC=OFFICIAL:Sensitive, ACCESS=Legal-Privilege]

Regarding INV-2025-05242

Drop files here.

File Name

No Attachment re...

0 - 0 of 0 (0 selected)

Page 1

----- Original Message -----**From:** X Legal Demand**Received:** Fri Sep 26 2025 19:04:58 GMT+1000 (Australian Eastern Standard Time)**Subject:** LD-19017: X Receipt of Content Removal Request - eSafety Commissioner (Australia)**Reply above this line.****Hello,**

Thank you for your report. Our team is now investigating this matter. We appreciate your patience, cooperation, and will follow up as soon as possible.

Thanks,
X Support

Type
General**Approval****Approval Comments****Approving Officer****Escalating Officer****Approval Date****Status Reason****Sent**

E-mail

LD-19017: X Receipt of C...

Owner

 SYSTEM

Date Sent/Received

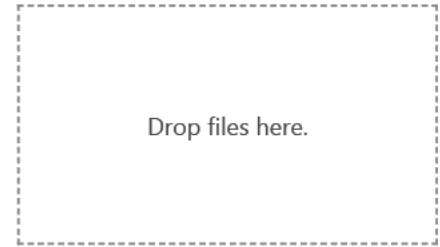
26/09/2025 7:04 ...

**E-mail****From**
 X Legal Demand**To****Attachments****Cc****Bcc****Subject**

LD 19017: X Receipt of Content Removal Request eSafety Commissioner (Australia)

Classification

[SEC=OFFICIAL:Sensitive]

Regarding INV 2025 05242**Reply above this line.**

Hello,

Thank you for your report. Our team is now investigating this matter. We appreciate your patience, cooperation, and will follow up as soon as possible.

File Name	
No Attachment re...	
0 - 0 of 0 (0 selected)	Page 1

Thanks,
X Support**Type**
General**Approval****Approval Comments****Approving Officer****Escalating Officer****Approval Date**

Status Reason

Received

E-mail

LD-19017: X Receipt of C...

Owner

 SYSTEM

Date Sent/Received

26/09/2025 2:29 ...

**E-mail****From**
 X Legal Demand**To****Attachments****Cc****Bcc****Subject**

LD 19017: X Receipt of Content Removal Request eSafety Commissioner (Australia)

Classification

[SEC=OFFICIAL:Sensitive]

Regarding INV 2025 05242

Drop files here.

Reply above this line.**Hello,**

Thank you for your report. We will review the matter and contact you at the law enforcement / government email alias you have provided.

If you have an update or more details to provide, please reply directly to this email.

Please refrain from submitting duplicate requests as this may slow down the assessment of your original request.

You can also visit our help center at <https://help.x.com> for self-help solutions to common problems.

**Thanks,
X Support**

Type
General

Approval**Approval Comments****Approving Officer****Escalating Officer****Approval Date**

Status Reason Received

File Name

Online Content - Section 109 - Class 1 Remo

1 - 1 of 1 (0 selected)

Page 1

E-mail

X Corp. - Urgent request f...

Owner

 s 22

Date Sent/Received

1/10/2025 3:50 PM

E-mail**From** s 47F**To** Requests**Attachments****Cc** jquill@tglaw.com.au**Bcc**

s 47F

**Subject**

X Corp. Urgent request for RC decisions [TGLAW Legal.FID3298795]

Classification

[SEC=OFFICIAL:Sensitive]

Regarding INV 2025 05242**[Confidential]****Dear eSafety****We act for X Corp.**

Please see attached urgent correspondence requesting access to Classification Board decisions referred to in the enclosed removal notices, and related documents.

Kind regards

s 47F | Associate

Thomson Geer

s 47F

Level 23, Rialto South Tower, 525 Collins Street, Melbourne VIC 3000 Australia

s 47F tglaw.com.au**Advice | Transactions | Disputes**

#####
This e-mail is for the use of the intended recipient(s) only. If you have received this e-mail in error, please notify the sender immediately and then delete it. If you are not the intended recipient, you must not use, disclose or distribute this e-mail without the author's permission. We have taken precautions to minimise the risk of transmitting software viruses, but we advise you to carry out your own virus checks on any attachment to this e-mail. We cannot accept liability for any loss or damage caused by software viruses.

#####
Type
General

Drop files here.

File Name
08703caf-0f16-4399-928a-94abb95fdf8e.pdf
2025.10.01 - Letter to eSafety Commissioner
924e630e-9c36-40e8-954c-0040a9b0b841 (4)
ec63ac80-e25e-4195-acb4-df9202b1b635 (4)
1 - 4 of 4 (0 selected)
Page 1

Approval**Approval Comments****Approving Officer****Escalating Officer****Approval Date****Status Reason****Received**

Sixty Martin Place
Level 14, 60 Martin Place
Sydney NSW 2000 Australia

GPO Box 3909 Sydney NSW 2001

T +61 2 8248 5800
F +61 2 8248 5899

1 October 2025

requests@esafety.gov.au

Julie Inman Grant
eSafety Commissioner
Level 5, The Bay Centre, 65 Pirrama Road
Pyrmont NSW

Dear eSafety Commissioner

Urgent request for copies of Classification Board decisions

We act for X Corp.

We refer to the **enclosed** removal notices issued by the eSafety Commissioner under s 109 of the *Online Safety Act 2021* (Cth) (Act). Each notice includes an attachment identifying URLs and refers to decisions of the Classification Board refusing classification of specified material. Specifically:

- 1 in the notice dated 25 September 2025 (relating to material depicting the shooting of Charlie Kirk at Utah Valley University), Attachment A states that on 11 September 2025 the Classification Board classified films as Refused Classification (RC);
- 2 in the notice dated 26 September 2025 (relating to material depicting the stabbing of Iryna Zarutska on a train in Charlotte, North Carolina), Attachment A states that on 16 September 2025 the Classification Board classified films as RC; and
- 3 in the notice dated 26 September 2025 (relating to CCTV footage depicting the beheading of a person in a Motel in Dallas, Texas), Attachment A states that on 18 September 2025 the Classification Board classified films as RC.

We urgently request copies of the relevant Classification Board decisions referred to in those notices.

Those decisions are not available on the Classification Board's website at <https://www.classification.gov.au/classification-ratings/latest-classification-decisions> pursuant to the Information Publication Scheme under the *Freedom of Information Act 1982* (Cth).

In addition our client requests copies of:

- 1 applications for classification submitted in relation to each of the films specified in those notices, including supporting material lodged with the Board;
- 2 any related correspondence, notices or submissions between the Board (or Director) and the applicant, the eSafety Commissioner or delegate.

We would be grateful if you could provide the request material as a matter of urgency. Please confirm by return correspondence when we can expect to receive the requested material.

Our client reserves all rights in relation to the removal notices and the underlying Classification Board decisions.

Yours faithfully

Thomson Geer

s 47F



Partner

T +61 3 8080 3748

M +61 429 899 495

E jquill@tqlaw.com.au

Investigation

INV-2025-05242

Created
11/09/2025 3:27 PM

Investigation Status
Completed

Investigator
s 22

Outcome
Class 1 material

Summary

Locator	s 47E(d)		
Content Service Type	https://x.com/imadrienne/status/1965536590907814063/video/4		
Social Media Service (SMS)	Presentation Type	Social media	
Complainant Reason	Type	OSA Section 38	
Violence	No		
Priority	Technical Element	No	
High			
Investigator	Investigation Status	Completed	
s 22			
Created	Commenced	Finalised	
11/09/2025 3:27 PM	11/09/2025	17/09/2025	
Derived	Source Type		
Yes	CYR		
Referrer Url			

Content

Locator Documents

Investigation Documents

Content Traces

Source IP	Primary Record	Country	Created On
172.66.0.227	Yes	United States	27/09/2025 2:31 PM
162.159.140.229	No	United States	11/09/2025 3:28 PM
1 - 2 of 2 (0 selected)		Page 1	

Regulatory Notices

Name	Notice Type	Legislative Reference	D
NOT 2025 01059	Class 1 removal notice RC content	s109 Class 1 notice to S...	26/09/2025
1 1 of 1 (0 selected)			Page 1

INHOPE

Reference Number	Referral Sent	Report Status	
Actions			
Report to LEA	Report to ISP	Content Removed	Content Unavailable
No	No	No	No
Moved	Not Illegal	Not Legally Accessible	
No	No	No	
Status Update			
Last status update	Next status update		

Related Emails

Date Sent/Received	From	To	Subject
1/10/2025 3:50 PM	s 47F	Requests	X Corp. - Urgent req
29/09/2025 3:43 PM	Cyber Report	s 22	FW: LD-19017: X Rec
26/09/2025 7:04 PM	X Legal Demand		LD-19017: X Receipt
26/09/2025 2:29 PM	X Legal Demand		LD-19017: X Receipt
1 - 4 of 6 (0 selected)			Page 1

Status	Completed
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