



11 December 2025

Kick Streaming Pty Ltd

Attention: s 47F and s 47F
By email: s 47F@kick.com
CC: s 47F@easygo.io

Our Reference: 20251211 – SMAR – Kick – 63G

Notice requiring you to provide information

1. The eSafety Commissioner (**Commissioner**) is required to monitor and promote compliance with the *Online Safety Act 2021* (Cth) (**the Act**), including the social media minimum age obligation in s 63D of the Act.
2. Section 63D states that a provider of an age-restricted social media platform must take reasonable steps to prevent age-restricted users (that is, an Australian child who has not reached 16 years) from having accounts with the age-restricted social media platform.
3. Failure to comply with s 63D could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$49.5 million for a single contravention by a body corporate, or other action as determined by the Commissioner.
4. In order to monitor a provider's compliance with s 63D, the Commissioner can require the production of information relevant to a provider's compliance with s 63D (s 63G(3)).
5. Please see **enclosed** a notice given to Kick Streaming Pty Ltd (**Kick Streaming**) under s 63G(3) (**the Notice**) requiring you to provide information relevant to your compliance with s 63D in respect of Kick.

Power to give the Notice

6. Division 4 of Part 4A of the Act gives the Commissioner the power to, by written notice, require a person to give information relevant to their compliance with s 63D where the Commissioner believes on reasonable grounds that:
 - a. the person is a provider of an age-restricted social media platform; and
 - b. the person has information relevant to the person's compliance with s 63D.

Basis for giving the Notice

7. I give the Notice to you on the basis that I believe on reasonable grounds that:

- (a) Kick Streaming is the provider of Kick; and
- (b) Kick is an age-restricted social media platform; and
- (c) Kick Streaming has information relevant to its compliance with s 63D in respect of Kick.

Required action

- 8. The Notice requires you to provide the information specified in Schedule A to the Notice in the manner and form prescribed at Schedule A to the Notice to the office of the eSafety Commissioner (**eSafety**) by **1pm AEDT on 18 December 2025**.
- 9. The Notice requires you to provide the information specified in Schedule B to the Notice in the manner and form prescribed at Schedule B to the Notice to eSafety by **1pm AEDT on 12 January 2026**.

Failure to comply with the Notice

- 10. Kick Streaming must comply with a requirement under s 63G to the extent that it is capable of doing so (s 63H).
- 11. Failure to comply with the Notice is a contravention of s 63H and could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000 for a single contravention by a body corporate, or other action as determined by the Commissioner.

Extension of time to comply

- 12. In establishing the due dates for the information specified in Schedules A and B to the Notice, eSafety has had regard to feedback from some providers in response to eSafety's letter sent on 8 December 2025.
- 13. This feedback indicated that some providers may not be capable of providing all of the information sought by eSafety by 18 December 2025. Accordingly, eSafety has separated the information sought into two schedules, with minimal information required to be provided by 18 December 2025 and the remaining information required to be provided by 12 January 2026.
- 14. As a result, eSafety is not inclined to grant additional requests for extensions unless a provider can substantiate exceptional circumstances.
- 15. If Kick Streaming requires additional time to comply with the Notice, please contact the Social Media Age Restrictions team by email at [s 47E\(d\) @esafety.gov.au](mailto:s47E(d)@esafety.gov.au) by **1pm AEDT on 16 December 2025**. Please provide reasons for why you are seeking an extension of time.
- 16. The Notice due dates continue to apply unless eSafety confirms an extension is granted.

Confidentiality of the Notice

17. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
18. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Confidentiality of compelled information and Commissioner's disclosure powers

19. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).
20. Please complete the **enclosed** disclosure of information template if you wish to provide reasons why particular information should not be disclosed.

Review rights

21. The decision to give you the Notice is not a reviewable decision under s 220 of the Act. As such, it is not subject to internal review or external merits review by the Administrative Review Tribunal.
22. You may be able to seek judicial review of the Notice. Judicial review does not consider the merits of the decision to give you the Notice, it considers the legality of the decision.
23. If you have any questions about this Notice, please contact the Social Media Age Restrictions team at [s 47E\(d\)@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).



Julie Inman Grant
eSafety Commissioner

Attachment: Notice under s 63G(3)
Disclosure of information template

NOTICE REQUIRING YOU TO PROVIDE INFORMATION

(under s 63G(3) of the *Online Safety Act 2021* (Cth))

To: Kick Streaming Pty Ltd

By email: [s 47F@kick.com](mailto:s47F@kick.com)

Cc: [s 47F@easygo.io](mailto:s47F@easygo.io)

1. This notice (**the Notice**) is given to you under s 63G(3) of the *Online Safety Act 2021* (Cth) (**the Act**) and requires you to provide:
 - a. the information specified in Schedule A to the Notice in the manner and form specified in Schedule A to the Notice by **1pm AEDT on 18 December 2025** and
 - b. the information specified in Schedule B to the Notice in the manner and form specified in Schedule B to the Notice by **1pm AEDT on 12 January 2026**.to the extent that you are capable of doing so.
2. I am giving you the Notice because I am satisfied that:
 - a. Section 63G(3) authorises the eSafety Commissioner (**Commissioner**) to give a written notice to a person to whom s 63G applies requiring them to give information to the Commissioner relevant to the person's compliance with s 63D of the Act.
 - b. The conditions for giving the Notice are met because I believe on reasonable grounds that:
 - i. Kick Streaming Pty Ltd (**Kick Streaming**) is the provider of Kick; and
 - ii. Kick is an age-restricted social media platform; and
 - iii. Kick Streaming has information relevant to its compliance with s 63D in respect of Kick.

False or misleading information

3. Giving false or misleading information to eSafety is an offence under the *Criminal Code Act 1995* (Cth).



Failure to comply with the Notice

4. You must comply with a requirement under the Notice to the extent you are capable of doing so.
5. Failure to comply with the Notice could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000, or other action as determined by the Commissioner.

Confidentiality of the Notice

6. The Notice and its contents should be kept confidential, unless eSafety otherwise agrees in writing.
7. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Commissioner's disclosure powers

8. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).

A handwritten signature in black ink that reads "Julie Inman Grant".

Julie Inman Grant

eSafety Commissioner



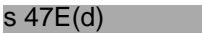
SCHEDULE A – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON 18 DECEMBER 2025

The information you must provide is as follows:

s 47E(d)



This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to s 47E(d)  [@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Kick Streaming considers it is not capable of providing the required information, Kick Streaming should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definition applies in this schedule:

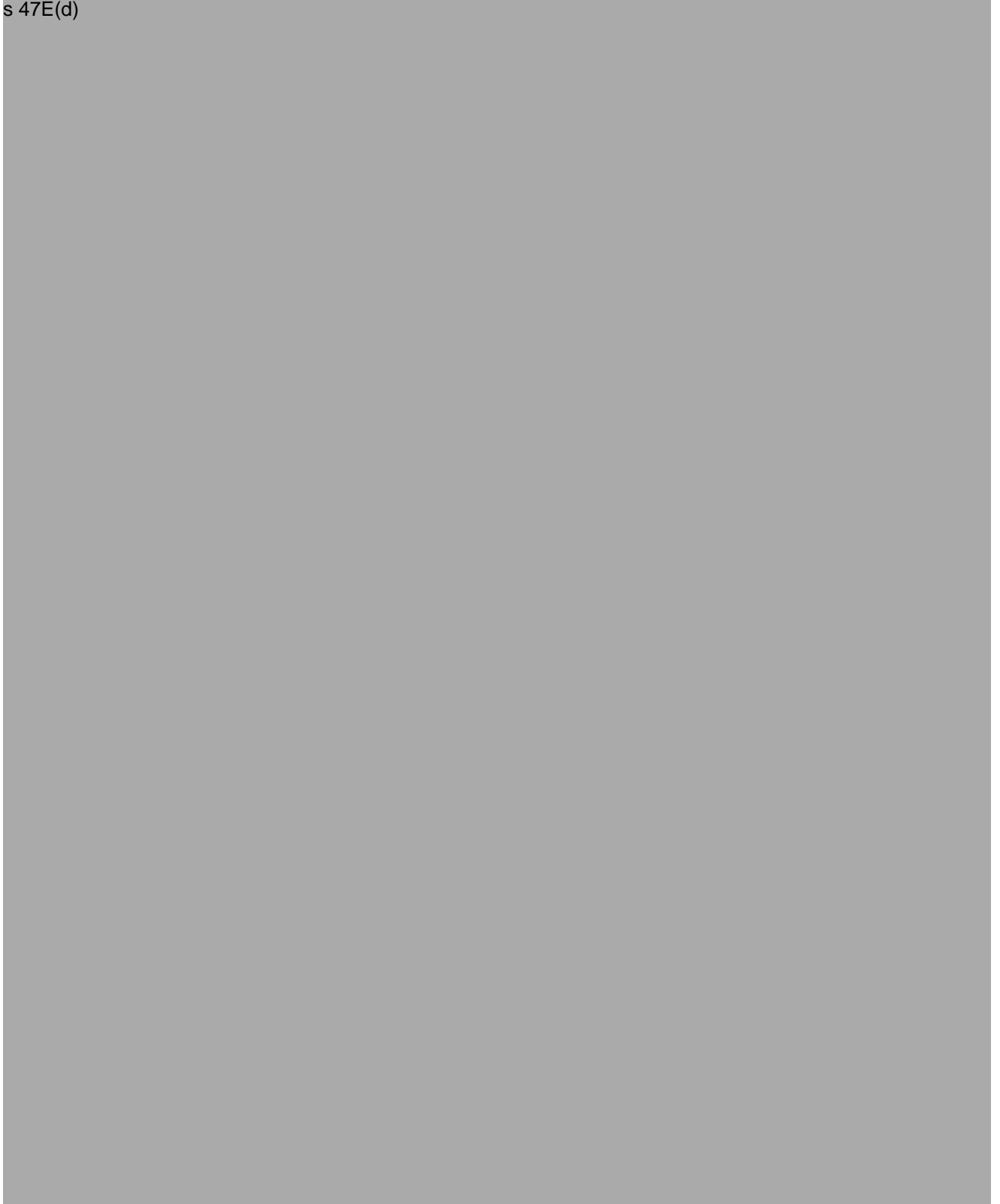
Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.




**SCHEDULE B – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON
12 JANUARY 2026**

The information you must provide is as follows:

s 47E(d)



s 47E(d)



s 47E(d)

This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to s 47E(d) [@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Kick Streaming considers it is not capable of providing the required information, Kick Streaming should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definition applies in this schedule:

Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



11 December 2025

Snap Inc.

By email: s 47F @snap.com;

CC: s 47F @snapchat.com; s 47F @snap.com; s 47F @snap.com

Our Reference: 20251211 – SMAR – Snapchat – 63G

Notice requiring you to provide information

1. The eSafety Commissioner (**Commissioner**) is required to monitor and promote compliance with the *Online Safety Act 2021* (Cth) (**the Act**), including the social media minimum age obligation in s 63D of the Act.
2. Section 63D states that a provider of an age-restricted social media platform must take reasonable steps to prevent age-restricted users (that is, an Australian child who has not reached 16 years) from having accounts with the age-restricted social media platform.
3. Failure to comply with s 63D could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$49.5 million for a single contravention by a body corporate, or other action as determined by the Commissioner.
4. To monitor a provider's compliance with s 63D, the Commissioner can require the production of information relevant to a provider's compliance with s 63D (s 63G(3)).
5. Please see **enclosed** a notice given to Snap Inc. under s 63G(3) (**the Notice**) requiring you to provide information relevant to your compliance with s 63D in respect of Snapchat.

Power to give the Notice

6. Division 4 of Part 4A of the Act gives the Commissioner the power to, by written notice, require a person to give information relevant to their compliance with s 63D where the Commissioner believes on reasonable grounds that:
 - a. the person is a provider of an age-restricted social media platform; and
 - b. the person has information relevant to the person's compliance with s 63D.

Basis for giving the Notice

7. I give the Notice to you on the basis that I believe on reasonable grounds that:
 - a. Snap Inc. is the provider of Snapchat; and
 - b. Snapchat is an age-restricted social media platform; and

- c. Snap Inc. has information relevant to its compliance with s 63D in respect of Snapchat.

Required action

8. The Notice requires you to provide the information specified in Schedule A to the Notice in the manner and form prescribed at Schedule A to the Notice to the office of the eSafety Commissioner (**eSafety**) by **1pm AEDT on 18 December 2025**.
9. The Notice requires you to provide the information specified in Schedule B to the Notice in the manner and form prescribed at Schedule B to the Notice to eSafety by **1pm AEDT on 12 January 2026**.

Failure to comply with the Notice

10. Snap Inc. must comply with a requirement under s 63G to the extent that it is capable of doing so (s 63H).
11. Failure to comply with the Notice is a contravention of s 63H and could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000 for a single contravention by a body corporate, or other action as determined by the Commissioner.

Extension of time to comply

12. In establishing the due dates for the information specified in Schedules A and B to the Notice, eSafety has had regard to feedback received from other platforms on 10 December 2025 in response to eSafety's letter sent on 8 December 2025.
13. This feedback indicated that providers may not be capable of providing all of the information sought by eSafety by 18 December 2025. Accordingly, eSafety has separated the information sought into two schedules, with minimal information required to be provided by 18 December 2025 and the remaining information required to be provided by 12 January 2026.
14. As a result, eSafety is not inclined to grant additional requests for extension unless a provider can substantiate exceptional circumstances.
15. If Snap Inc. requires additional time to comply with the Notice, please contact the Social Media Age Restrictions team by email at s 47E(d) _____@esafety.gov.au by **1pm AEDT on 16 December 2025**. Please provide reasons for why you are seeking an extension of time.
16. The Notice due dates continue to apply unless eSafety confirms an extension is granted.

Confidentiality of the Notice

17. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
18. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Confidentiality of compelled information and Commissioner's disclosure powers

19. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).
20. Please complete the **enclosed** disclosure of information template if you wish to provide reasons why particular information should not be disclosed.

Review rights

21. The decision to give you the Notice is not a reviewable decision under s 220 of the Act. As such, it is not subject to internal review or external merits review by the Administrative Review Tribunal.
22. You may be able to seek judicial review of the Notice. Judicial review does not consider the merits of the decision to give you the Notice, it considers the legality of the decision.
23. If you have any questions about this Notice, please contact the Social Media Age Restrictions team at s 47E(d) [@esafety.gov.au](mailto:esafety.gov.au).



Julie Inman Grant
eSafety Commissioner

Attachment: Notice under s 63G(3)
Disclosure of information template

NOTICE REQUIRING YOU TO PROVIDE INFORMATION

(under s 63G(3) of the *Online Safety Act 2021* (Cth))

To: Snap Inc.

By email: s 47F@snap.com

CC: s 47F@snapchat.com; s 47F@snap.com; s 47F@snap.com

1. This notice (**the Notice**) is given to you under s 63G(3) of the *Online Safety Act 2021* (Cth) (**the Act**) and requires you to provide:
 - a. the information specified in Schedule A to the Notice in the manner and form specified in Schedule A to the Notice by **pm AEDT on 18 December 2025** and
 - b. the information specified in Schedule B to the Notice in the manner and form specified in Schedule B to the Notice by **1pm AEDT on 12 January 2026**to the extent that you are capable of doing so.
2. I am giving you the Notice because I am satisfied that:
 - a. Section 63G(3) authorises the eSafety Commissioner (**Commissioner**) to give a written notice to a person to whom s 63G applies requiring them to give information to the Commissioner relevant to the person's compliance with s 63D of the Act.
 - b. The conditions for giving the Notice are met because I believe on reasonable grounds that:
 - i. Snap Inc. (**Snap**) is the provider of Snapchat; and
 - ii. Snapchat is an age-restricted social media platform; and
 - iii. Snap has information relevant to its compliance with s 63D in respect of Snapchat.

False or misleading information

3. Giving false or misleading information to eSafety is an offence under the *Criminal Code Act 1995* (Cth).

Failure to comply with the Notice

4. You must comply with a requirement under the Notice to the extent you are capable of doing so.



5. Failure to comply with the Notice could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000, or other action as determined by the Commissioner.

Confidentiality of the Notice

6. The Notice and its contents should be kept confidential, unless eSafety otherwise agrees in writing.
7. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Commissioner's disclosure powers

8. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).

A handwritten signature in black ink that reads "Julie Inman Grant".

Julie Inman Grant
eSafety Commissioner



SCHEDULE A – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON 18 DECEMBER 2025

The information you must provide is as follows:

s 47E(d)



This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to [s 47E\(d\)@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Snap Inc. considers it is not capable of providing the required information, Snap should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definitions apply in this schedule:

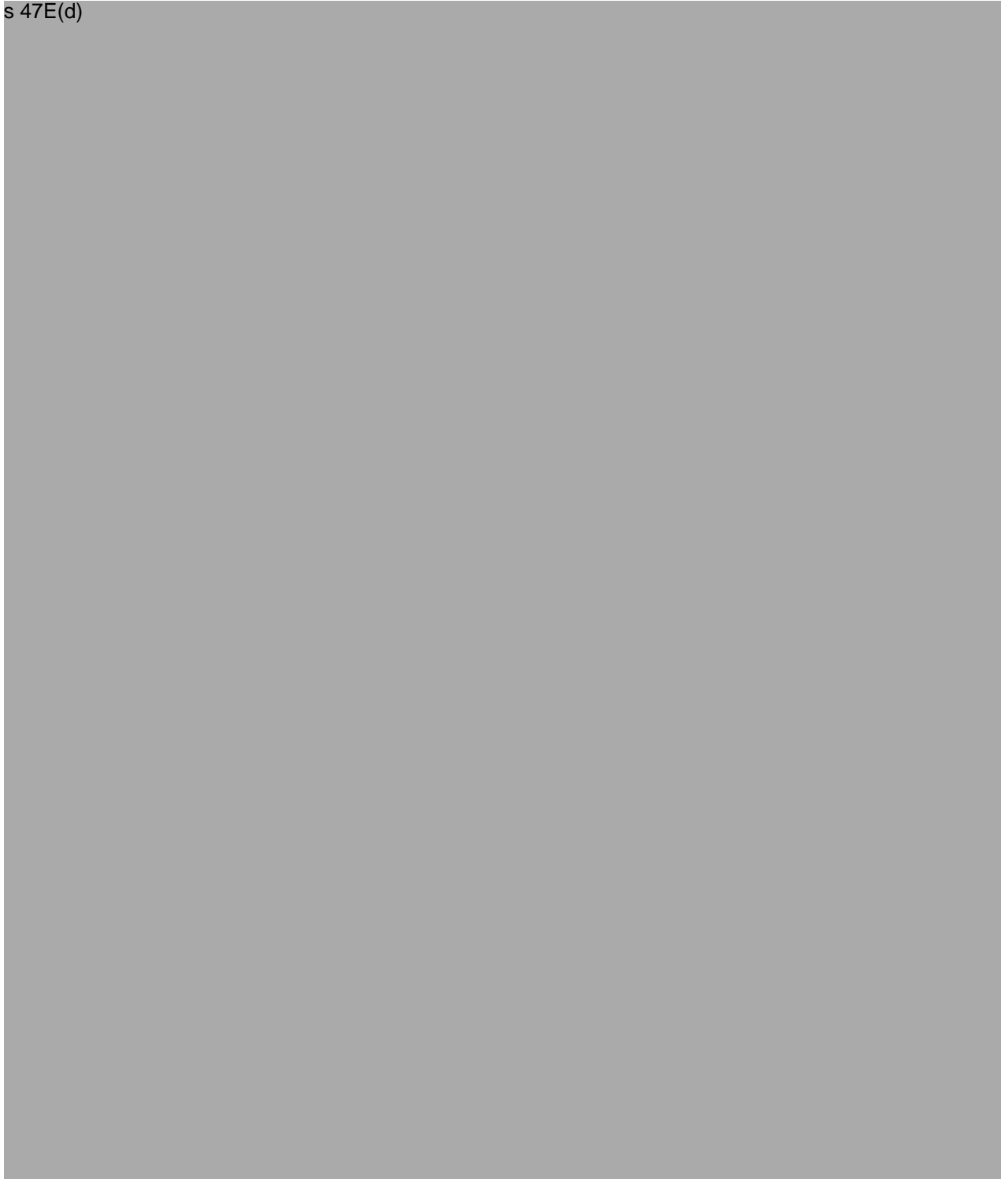
Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



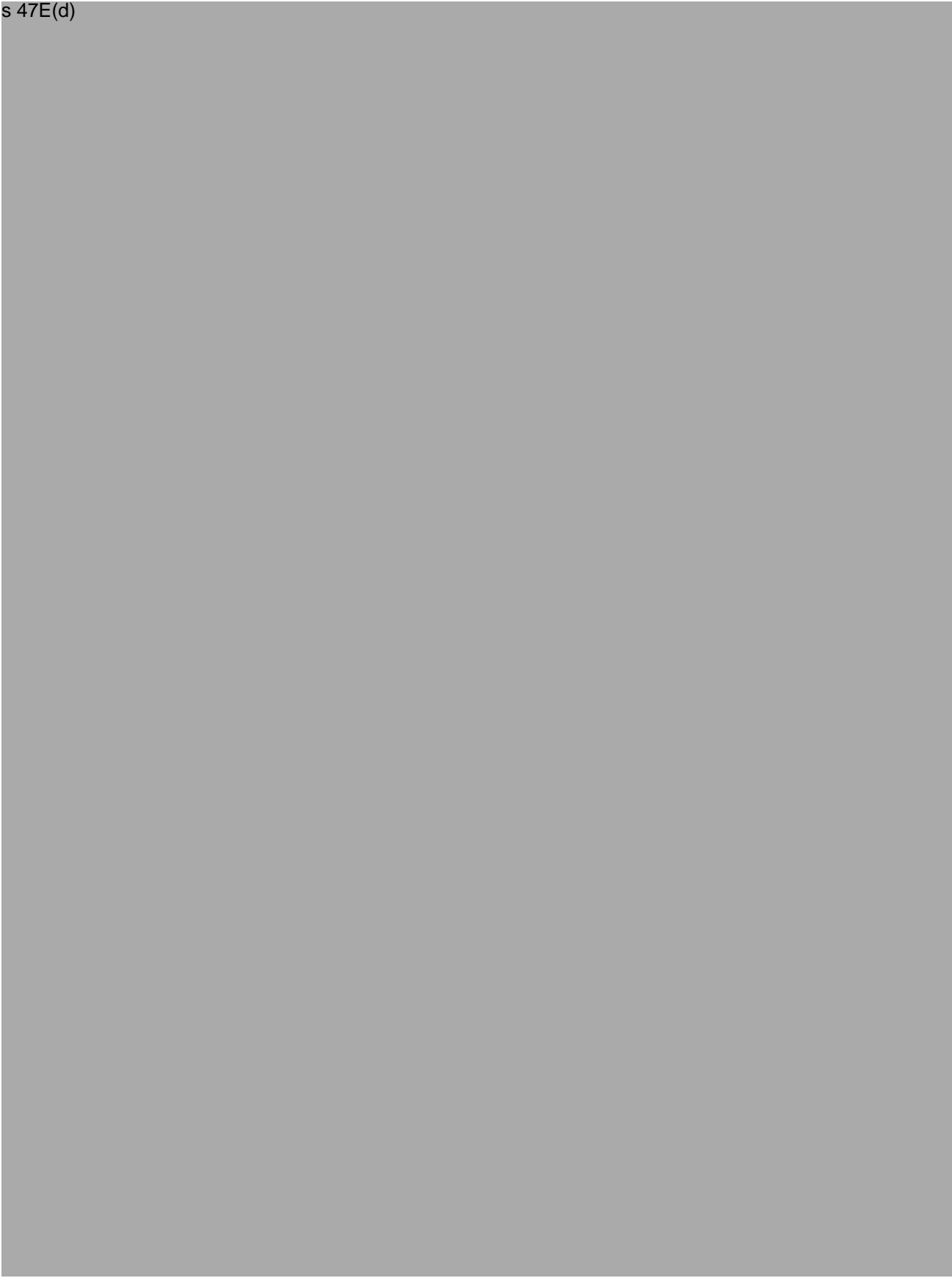
**SCHEDULE B – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON 12
JANUARY 2026**

The information you must provide is as follows:


s 47E(d)



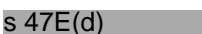
s 47E(d)



s 47E(d)



This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to s 47E(d)  [@esafety.gov.au](mailto:s47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Snap Inc. considers it is not capable of providing the required information, Snap Inc. should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definitions apply in this schedule:

Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



11 December 2025

Google LLC

By email: s 47G(1)(a) @google.com; s 47G(1)(a) @google.com

CC: s 47F @google.com

Our Reference: 20251211 – SMAR – YouTube – 63G

Notice requiring you to provide information

1. The eSafety Commissioner (**Commissioner**) is required to monitor and promote compliance with the *Online Safety Act 2021* (Cth) (**the Act**), including the social media minimum age obligation in s 63D of the Act.
2. Section 63D states that a provider of an age-restricted social media platform must take reasonable steps to prevent age-restricted users (that is, an Australian child who has not reached 16 years) from having accounts with the age-restricted social media platform.
3. Failure to comply with s 63D could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$49.5 million for a single contravention by a body corporate, or other action as determined by the Commissioner.
4. To monitor a provider's compliance with s 63D, the Commissioner can require the production of information relevant to a provider's compliance with s 63D (s 63G(3)).
5. Please see **enclosed** a notice given to Google LLC (**Google**) under s 63G(3) (**the Notice**) requiring you to provide information relevant to your compliance with s 63D in respect of YouTube.

Power to give the Notice

6. Division 4 of Part 4A of the Act gives the Commissioner the power to, by written notice, require a person to give information relevant to their compliance with s 63D where the Commissioner believes on reasonable grounds that:
 - a. the person is a provider of an age-restricted social media platform; and
 - b. the person has information relevant to the person's compliance with s 63D.

Basis for giving the Notice

7. I give the Notice to you on the basis that I believe on reasonable grounds that:
- a. Google is the provider of YouTube; and
 - b. YouTube is an age-restricted social media platform; and
 - c. Google has information relevant to its compliance with s 63D in respect of YouTube.

Required action

8. The Notice requires you to provide the information specified in Schedule A to the Notice in the manner and form prescribed at Schedule A to the Notice to the office of the eSafety Commissioner (**eSafety**) by **1pm AEDT on 18 December 2025**.
9. The Notice requires you to provide the information specified in Schedule B to the Notice in the manner and form prescribed at Schedule B to the Notice to eSafety by **1pm AEDT on 12 January 2026**.

Failure to comply with the Notice

10. Google must comply with a requirement under s 63G to the extent that it is capable of doing so (s 63H).
11. Failure to comply with the Notice is a contravention of s 63H and could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000 for a single contravention by a body corporate, or other action as determined by the Commissioner.

Extension of time to comply

12. In establishing the due dates for the information specified in Schedules A and B to the Notice, eSafety has had regard to feedback from Google received in response to eSafety's letter sent on 8 December 2025.
13. This feedback indicated that Google may not be capable of providing all of the information sought by eSafety by 18 December 2025. Accordingly, eSafety has separated the information sought into two schedules, with minimal information required

to be provided by 18 December 2025 and the remaining information required to be provided by 12 January 2026.

14. As a result, eSafety is not inclined to grant additional requests for extension unless a provider can substantiate exceptional circumstances.
15. If Google requires additional time to comply with the Notice, please contact the Social Media Age Restrictions team by email at [s 47E\(d\) @esafety.gov.au](mailto:s 47E(d) @esafety.gov.au) by **1pm AEDT on 16 December 2025**. Please provide reasons for why you are seeking an extension of time.
16. The Notice due date continues to apply unless eSafety confirms an extension is granted.

Confidentiality of the Notice

17. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
18. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Confidentiality of compelled information and Commissioner's disclosure powers

19. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).
20. Please complete the **enclosed** disclosure of information template if you wish to provide reasons why particular information should not be disclosed.

Review rights

21. The decision to give you the Notice is not a reviewable decision under s 220 of the Act. As such, it is not subject to internal review or external merits review by the Administrative Review Tribunal.
22. You may be able to seek judicial review of the Notice. Judicial review does not consider the merits of the decision to give you the Notice, it considers the legality of the decision.
23. If you have any questions about this Notice, please contact the Social Media Age Restrictions team at [s 47E\(d\) @esafety.gov.au](mailto:s 47E(d) @esafety.gov.au).



A handwritten signature in black ink that reads "Julie Inman Grant".

Julie Inman Grant

eSafety Commissioner

Attachment: Notice under s 63G(3)

Disclosure of information template

NOTICE REQUIRING YOU TO PROVIDE INFORMATION

(under s 63G(3) of the *Online Safety Act 2021* (Cth))

To: Google LLC

By email: s 47G(1)(a) [@google.com](#); s 47G(1)(a) [@google.com](#)

CC s 47F [@google.com](#)

1. This notice (**the Notice**) is given to you under s 63G(3) of the *Online Safety Act 2021* (Cth) (**the Act**) and requires you to provide:
 - a. the information specified in Schedule A to the Notice in the manner and form specified in Schedule A to the Notice by **1pm AEDT on 18 December 2025** and
 - b. the information specified in Schedule B to the Notice in the manner and form specified in Schedule B to the Notice by **1pm AEDT on 12 January 2026**to the extent that you are capable of doing so.
2. I am giving you the Notice because I am satisfied that:
 - a. Section 63G(3) authorises the eSafety Commissioner (**Commissioner**) to give a written notice to a person to whom s 63G applies requiring them to give information to the Commissioner relevant to the person's compliance with s 63D of the Act.
 - b. The conditions for giving the Notice are met because I believe on reasonable grounds that:
 - i. Google LLC (**Google**) is the provider of YouTube; and
 - ii. YouTube is an age-restricted social media platform; and
 - iii. Google has information relevant to its compliance with s 63D in respect of YouTube.



False or misleading information

3. Giving false or misleading information to eSafety is an offence under the *Criminal Code Act 1995* (Cth).

Failure to comply with the Notice

4. You must comply with a requirement under the Notice to the extent you are capable of doing so.
5. Failure to comply with the Notice could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000, or other action as determined by the Commissioner.

Confidentiality of the Notice

6. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
7. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Commissioner's disclosure powers

8. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (s 217).

A handwritten signature in black ink that reads "Julie Inman Grant".

Julie Inman Grant

eSafety Commissioner



SCHEDULE A – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON 18 DECEMBER 2025

The information you must provide is as follows:

s 47E(d)



This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to s 47E(d) [@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Google considers it is not capable of providing the required information, Google should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definition applies in this schedule:

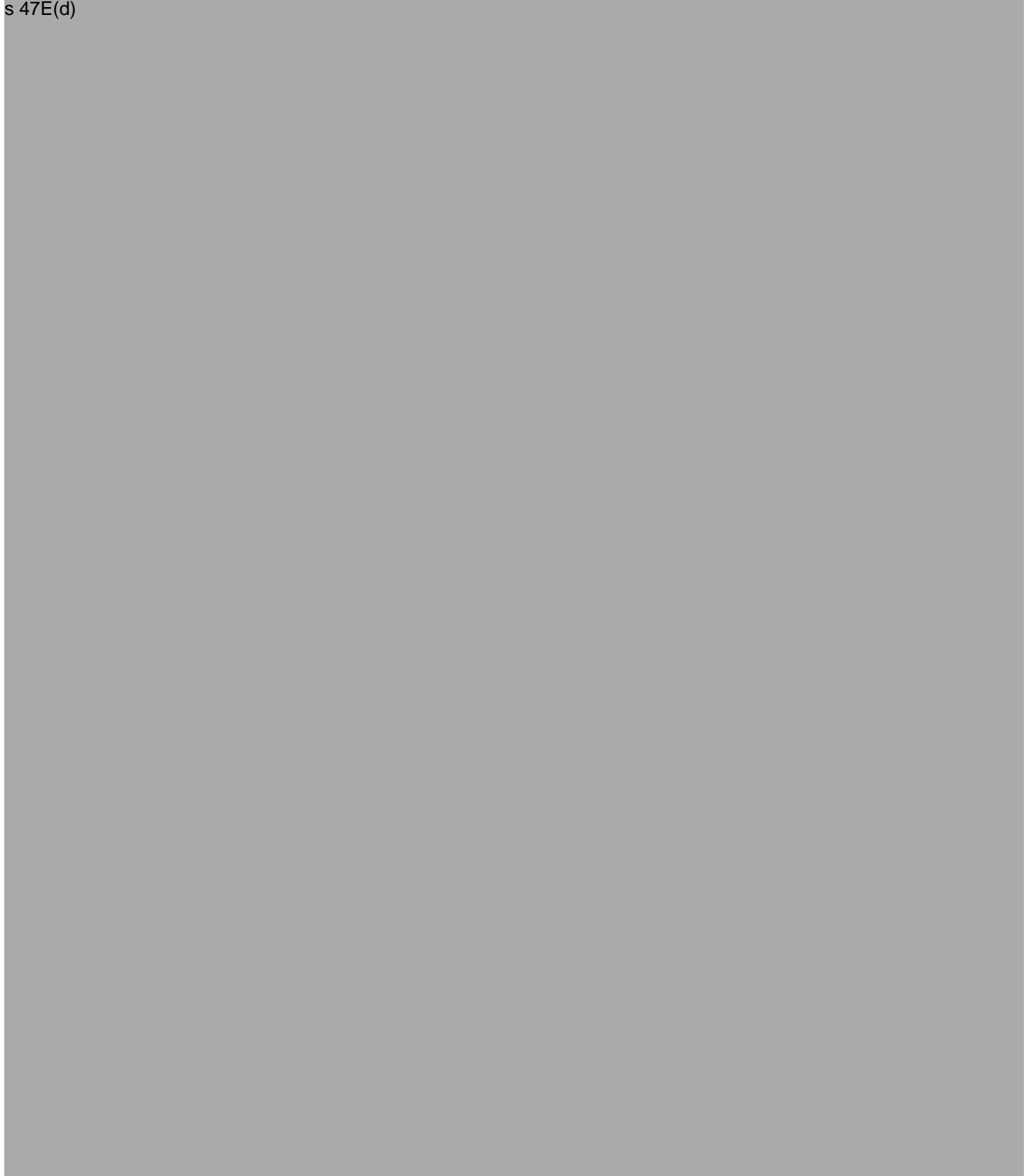
Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



**SCHEDULE B – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON
12 JANUARY 2026**

The information you must provide is as follows:

s 47E(d)



s 47E(d)

This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to s 47E(d) [@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).



- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Google considers it is not capable of providing the required information, Google should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definition applies in this schedule:

Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



11 December 2025

Twitch Interactive, Inc.

By email: s 47F [redacted] [@justin.tv](mailto:s 47F [redacted]@justin.tv)

CC: s 47F [redacted] [@justin.tv](mailto:s 47F [redacted]@justin.tv)

Our Reference: 20251211 – SMAR – Twitch – 63G

Notice requiring you to provide information

1. The eSafety Commissioner (**Commissioner**) is required to monitor and promote compliance with the *Online Safety Act 2021* (Cth) (**the Act**), including the social media minimum age obligation in s 63D of the Act.
2. Section 63D states that a provider of an age-restricted social media platform must take reasonable steps to prevent age-restricted users (that is, an Australian child who has not reached 16 years) from having accounts with the age-restricted social media platform.
3. Failure to comply with s 63D could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$49.5 million for a single contravention by a body corporate, or other action as determined by the Commissioner.
4. In order to monitor a provider's compliance with s 63D, the Commissioner can require the production of information relevant to a provider's compliance with s 63D (s 63G(3)).
5. Please see **enclosed** a notice given to Twitch Interactive, Inc. under s 63G(3) (**the Notice**) requiring you to provide information relevant to your compliance with s 63D in respect of Twitch.

Power to give the Notice

6. Division 4 of Part 4A of the Act gives the Commissioner the power to, by written notice, require a person to give information relevant to their compliance with s 63D where the Commissioner believes on reasonable grounds that:
 - a. the person is a provider of an age-restricted social media platform; and
 - b. the person has information relevant to the person's compliance with s 63D.

Basis for giving the Notice

7. I give the Notice to you on the basis that I believe on reasonable grounds that:
 - a. Twitch Interactive, Inc. is the provider of Twitch; and

- b. Twitch is an age-restricted social media platform; and
- c. Twitch Interactive, Inc. has information relevant to its compliance with s 63D in respect of Twitch.

Required action

8. The Notice requires you to provide the information specified in Schedule A to the Notice in the manner and form prescribed at Schedule A to the Notice to the office of the eSafety Commissioner (**eSafety**) by **1pm AEDT on 18 December 2025**.
9. The Notice requires you to provide the information specified in Schedule B to the Notice in the manner and form prescribed at Schedule B to the Notice to eSafety by **1pm AEDT on 12 January 2026**.

Failure to comply with the Notice

10. Twitch Interactive, Inc. must comply with a requirement under s 63G to the extent that it is capable of doing so (s 63H).
11. Failure to comply with the Notice is a contravention of s 63H and could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000 for a single contravention by a body corporate, or other action as determined by the Commissioner.

Extension of time to comply

12. In establishing the due dates for the information specified in Schedules A and B to the Notice, eSafety has had regard to feedback received from some other platforms in response to eSafety's letter sent on 8 December 2025.
13. This feedback indicated that providers may not be capable of providing all of the information sought by eSafety by 18 December 2025. Accordingly, eSafety has separated the information sought into two schedules, with minimal information required to be provided by 18 December 2025 and the remaining information required to be provided by 12 January 2026.
14. As a result, eSafety is not inclined to grant additional requests for extension unless a provider can substantiate exceptional circumstances.
15. If Twitch Interactive, Inc. requires additional time to comply with the Notice, please contact the Social Media Age Restrictions team by email at [s 47E\(d\) @esafety.gov.au](mailto:s 47E(d)@esafety.gov.au) by **1pm AEDT on 16 December 2025**. Please provide reasons for why you are seeking an extension of time.
16. The Notice due dates continue to apply unless eSafety confirms an extension is granted.

Confidentiality of the Notice

17. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
18. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Confidentiality of compelled information and Commissioner's disclosure powers

19. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).
20. Please complete the **enclosed** disclosure of information template if you wish to provide reasons why particular information should not be disclosed.

Review rights

21. The decision to give you the Notice is not a reviewable decision under s 220 of the Act. As such, it is not subject to internal review or external merits review by the Administrative Review Tribunal.
22. You may be able to seek judicial review of the Notice. Judicial review does not consider the merits of the decision to give you the Notice, it considers the legality of the decision.
23. If you have any questions about this Notice, please contact the Social Media Age Restrictions team at [s 47E\(d\)@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).



Julie Inman Grant
eSafety Commissioner

Attachment: Notice under s 63G(3)
Disclosure of information template

NOTICE REQUIRING YOU TO PROVIDE INFORMATION

(under s 63G(3) of the *Online Safety Act 2021* (Cth))

To: Twitch Interactive, Inc.

By email: s 47F [@justin.tv](mailto:s 47F@justin.tv)

Cc: s 47F [@justin.tv](mailto:s 47F@justin.tv)

1. This notice (**the Notice**) is given to you under s 63G(3) of the *Online Safety Act 2021* (Cth) (**the Act**) and requires you to provide:

a. the information specified in Schedule A to the Notice in the manner and form specified in Schedule A to the Notice by **1:00pm AEDT on 18 December 2025** and

b. the information specified in Schedule B to the Notice in the manner and form specified in Schedule B to the Notice by **1:00pm AEDT on 12 January 2026**

to the extent that you are capable of doing so.

2. I am giving you the Notice because I am satisfied that:

a. Section 63G(3) authorises the eSafety Commissioner (**Commissioner**) to give a written notice to a person to whom s 63G applies requiring them to give information to the Commissioner relevant to the person's compliance with s 63D of the Act.

b. The conditions for giving the Notice are met because I believe on reasonable grounds that:

i. Twitch Interactive, Inc. is the provider of Twitch; and

ii. Twitch is an age-restricted social media platform; and

iii. Twitch Interactive, Inc. has information relevant to its compliance with s 63D in respect of Twitch.

False or misleading information

3. Giving false or misleading information to eSafety is an offence under the *Criminal Code Act 1995* (Cth).

Failure to comply with the Notice

4. You must comply with a requirement under the Notice to the extent you are capable of doing so.

5. Failure to comply with the Notice could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000, or other action as determined by the Commissioner.

Confidentiality of the Notice

6. The Notice and its contents should be kept confidential, unless eSafety otherwise agrees in writing.
7. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Commissioner's disclosure powers

8. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).




Julie Inman Grant
eSafety Commissioner

**SCHEDULE A – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON
18 DECEMBER 2025**

The information you must provide is as follows:

s 47E(d)



This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to [s 47E\(d\)@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Twitch Interactive, Inc. considers it is not capable of providing the required information, Twitch Interactive, Inc. should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definition applies in this schedule:

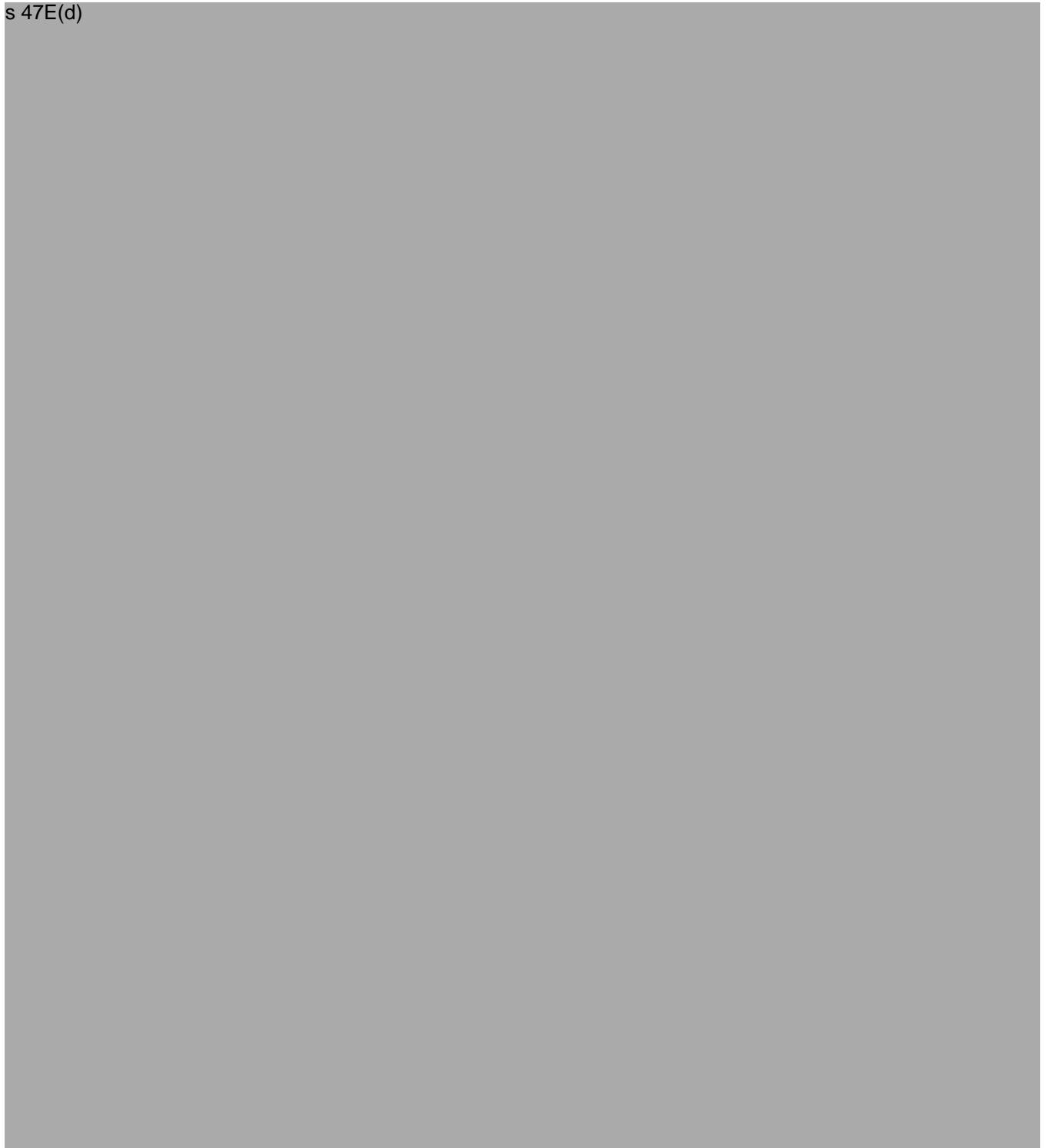
Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



**SCHEDULE B – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON
12 JANUARY 2026**

The information you must provide is as follows:

s 47E(d)



s 47E(d)

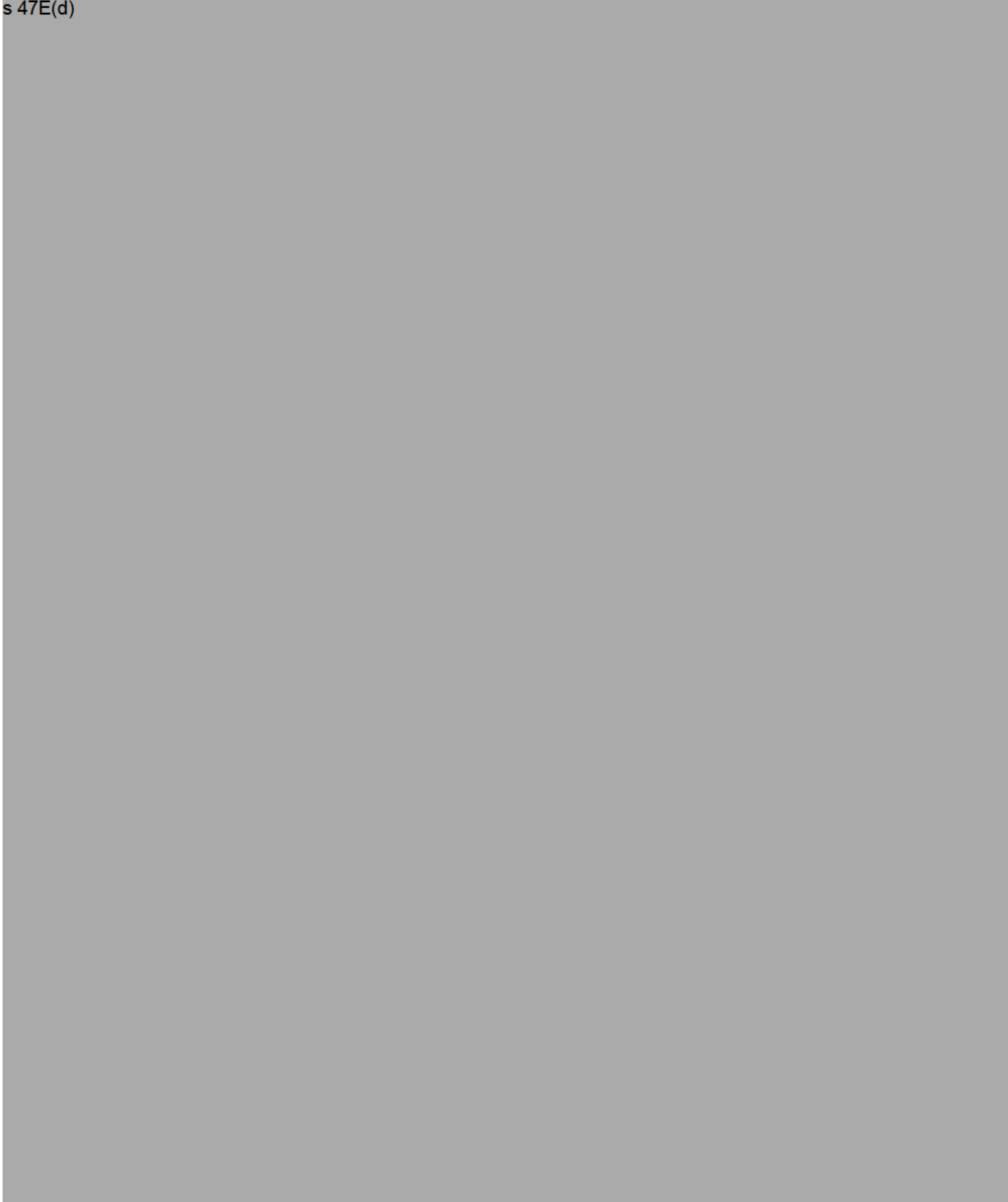
This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to s 47E(d) [@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Twitch Interactive, Inc. considers it is not capable of providing the required information, Twitch Interactive, Inc. should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definitions apply in this schedule:

Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.

s 47E(d)



s 47E(d)


This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to [s 47E\(d\)@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Meta considers it is not capable of providing the required information, Meta should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definition applies in this schedule:

Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.

s 47E(d)



s 47E(d)

This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to [s 47E\(d\)@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Meta considers it is not capable of providing the required information, Meta should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definition applies in this schedule:

Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



11 December 2025

Meta Platforms, Inc.

Attention: s 47F and s 47F
Herbert Smith Freehills Kramer

By email: s 47F [@hsfkramer.com](mailto:s 47F@hsfkramer.com), s 47F [@hsfkramer.com](mailto:s 47F@hsfkramer.com)

Our Reference: 20251211 – SMAR – Facebook – 63G

Notice requiring you to provide information

1. The eSafety Commissioner (**Commissioner**) is required to monitor and promote compliance with the *Online Safety Act 2021* (Cth) (**the Act**), including the social media minimum age obligation in s 63D of the Act.
2. Section 63D states that a provider of an age-restricted social media platform must take reasonable steps to prevent age-restricted users (that is, an Australian child who has not reached 16 years) from having accounts with the age-restricted social media platform.
3. Failure to comply with s 63D could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$49.5 million for a single contravention by a body corporate, or other action as determined by the Commissioner.
4. To monitor a provider's compliance with s 63D, the Commissioner can require the production of information relevant to a provider's compliance with s 63D (s 63G(3)).
5. Please see **enclosed** a notice given to Meta Platforms, Inc. (**Meta**) under s 63G(3) (**the Notice**) requiring you to provide information relevant to your compliance with s 63D in respect of Facebook.

Power to give the Notice

6. Division 4 of Part 4A of the Act gives the Commissioner the power to, by written notice, require a person to give information relevant to their compliance with s 63D where the Commissioner believes on reasonable grounds that:
 - a. the person is a provider of an age-restricted social media platform; and
 - b. the person has information relevant to the person's compliance with s 63D.

Basis for giving the Notice

7. I give the Notice to you on the basis that I believe on reasonable grounds that:
 - a. Meta is the provider of Facebook; and

- b. Facebook is an age-restricted social media platform; and
- c. Meta has information relevant to its compliance with s 63D in respect of Facebook.

Required action

- 8. The Notice requires you to provide the information specified in Schedule A to the Notice in the manner and form prescribed at Schedule A to the Notice to the office of the eSafety Commissioner (**eSafety**) by **1pm AEDT on 18 December 2025**.
- 9. The Notice requires you to provide the information specified in Schedule B to the Notice in the manner and form prescribed at Schedule B to the Notice to eSafety by **1pm AEDT on 12 January 2026**.

Failure to comply with the Notice

- 10. Meta must comply with a requirement under s 63G to the extent that it is capable of doing so (s 63H).
- 11. Failure to comply with the Notice is a contravention of s 63H and could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000 for a single contravention by a body corporate, or other action as determined by the Commissioner.

Extension of time to comply

- 12. In establishing the due dates for the information specified in Schedules A and B to the Notice, eSafety has had regard to feedback from Meta received on 10 December 2025 in response to eSafety's letter sent on 8 December 2025.
- 13. This feedback indicated that Meta may not be capable of providing all the information sought by eSafety by 18 December 2025. Accordingly, eSafety has separated the information sought into two schedules, with minimal information required to be provided by 18 December 2025 and the remaining information required to be provided by 12 January 2026.
- 14. As a result, eSafety is not inclined to grant additional requests for extension unless a provider can substantiate exceptional circumstances.
- 15. If Meta requires additional time to comply with the Notice, please contact the Social Media Age Restrictions team by email at [s 47E\(d\)@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au) by **1pm AEDT on 16 December 2025**. Please provide reasons for why you are seeking an extension of time.
- 16. The Notice due dates continue to apply unless eSafety confirms an extension is granted.

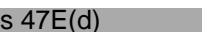
Confidentiality of the Notice

17. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
18. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Confidentiality of compelled information and Commissioner's disclosure powers

19. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).
20. Please complete the **enclosed** disclosure of information template if you wish to provide reasons why particular information should not be disclosed.

Review rights

21. The decision to give you the Notice is not a reviewable decision under s 220 of the Act. As such, it is not subject to internal review or external merits review by the Administrative Review Tribunal.
22. You may be able to seek judicial review of the Notice. Judicial review does not consider the merits of the decision to give you the Notice, it considers the legality of the decision.
23. If you have any questions about this Notice, please contact the Social Media Age Restrictions team at s 47E(d)  [@esafety.gov.au](mailto:esafety.gov.au).



Julie Inman Grant
eSafety Commissioner

Attachment: Notice under s 63G(3)
Disclosure of information template

NOTICE REQUIRING YOU TO PROVIDE INFORMATION

(under s 63G(3) of the *Online Safety Act 2021* (Cth))

To: Meta Platforms, Inc.

By email: s 47F [@hsfkramer.com](mailto:hsfkramer.com), s 47F [@hsfkramer.com](mailto:hsfkramer.com)

1. This notice (**the Notice**) is given to you under s 63G(3) of the *Online Safety Act 2021* (Cth) (**the Act**) and requires you to provide:
 - a. the information specified in Schedule A to the Notice in the manner and form specified in Schedule A to the Notice by **1pm AEDT on 18 December 2025** and
 - b. the information specified in Schedule B to the Notice in the manner and form specified in Schedule B to the Notice by **1pm AEDT on 12 January 2026**to the extent that you are capable of doing so.
2. I am giving you the Notice because I am satisfied that:
 - a. Section 63G(3) authorises the eSafety Commissioner (**Commissioner**) to give a written notice to a person to whom s 63G applies requiring them to give information to the Commissioner relevant to the person's compliance with s 63D of the Act.
 - b. The conditions for giving the Notice are met because I believe on reasonable grounds that:
 - i. Meta Platforms, Inc. (**Meta**) is the provider of Facebook; and
 - ii. Facebook is an age-restricted social media platform; and
 - iii. Meta has information relevant to its compliance with s 63D in respect of Facebook.

False or misleading information

3. Giving false or misleading information to eSafety is an offence under the *Criminal Code Act 1995* (Cth).

Failure to comply with the Notice

4. You must comply with a requirement under the Notice to the extent you are capable of doing so.



5. Failure to comply with the Notice could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000, or other action as determined by the Commissioner.

Confidentiality with the Notice

6. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
7. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Commissioner's disclosure powers

8. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).

A handwritten signature in black ink that reads "Julie Inman Grant".

Julie Inman Grant
eSafety Commissioner



SCHEDULE A – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON 18 DECEMBER 2025

The information you must provide is as follows:

s 47E(d)



This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to s 47E(d) [@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Meta considers it is not capable of providing the required information, Meta should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definition applies in this schedule:

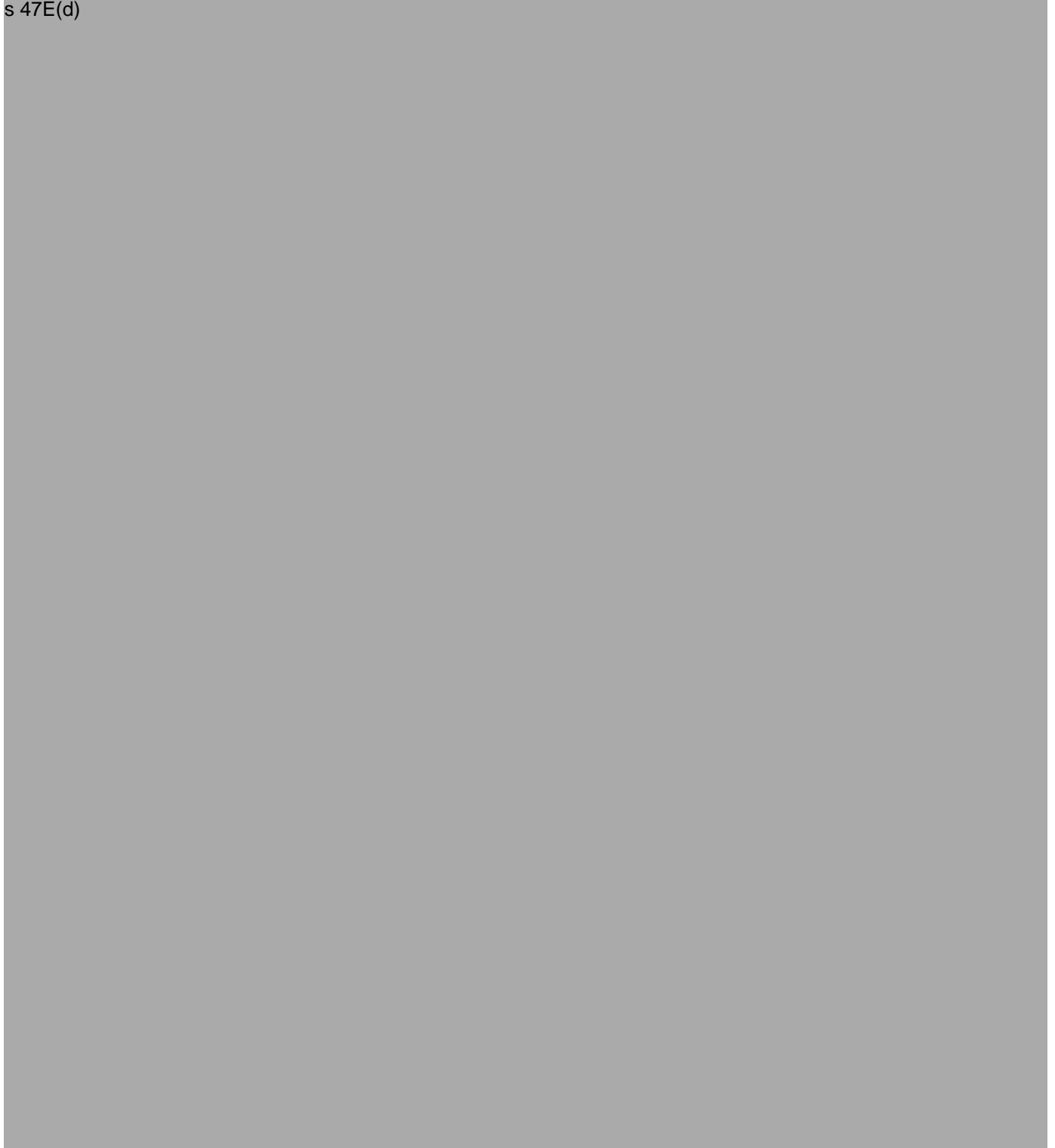
Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



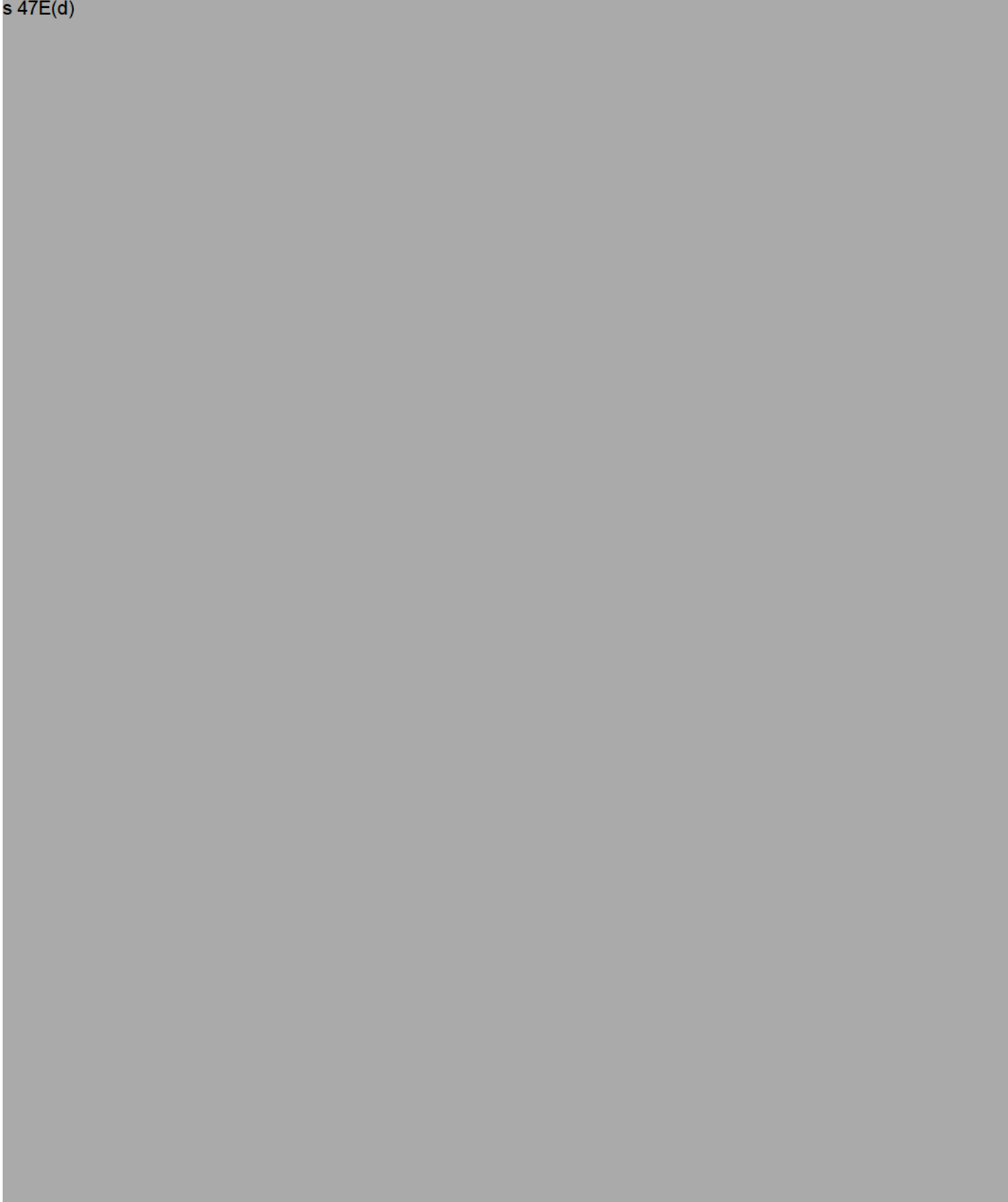
**SCHEDULE B – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON
12 JANUARY 2026**

The information you must provide is as follows:

s 47E(d)



s 47E(d)



s 47E(d)

This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to [s 47E\(d\) @esafety.gov.au](mailto:s47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Meta considers it is not capable of providing the required information, Meta should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definition applies in this schedule:

Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



11 December 2025

Meta Platforms, Inc.

Attention: s 47F and s 47F

Herbert Smith Freehills Kramer

By email: s 47F [@hsfkramer.com](mailto:s 47F@hsfkramer.com); s 47F [@hsfkramer.com](mailto:s 47F@hsfkramer.com)

Our Reference: 20251211 – SMAR – Instagram – 63G

Notice requiring you to provide information

1. The eSafety Commissioner (**Commissioner**) is required to monitor and promote compliance with the *Online Safety Act 2021* (Cth) (**the Act**), including the social media minimum obligation in s 63D of the Act.
2. Section 63D states that a provider of an age-restricted social media platform must take reasonable steps to prevent age-restricted users (that is, an Australian child who has not reached 16 years) from having accounts with the age-restricted social media platform.
3. Failure to comply with s 63D could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$49.5 million for a single contravention by a body corporate, or other action as determined by the Commissioner.
4. In order to monitor a provider's compliance with s 63D, the Commissioner can require the production of information relevant to a provider's compliance with s 63D (s 63G(3)).
5. Please see **enclosed** a notice given to Meta Platforms, Inc. (**Meta**) under s 63G(3) (**the Notice**) requiring you to provide information relevant to your compliance with s 63D in respect of Instagram.

Power to give the Notice

6. Division 4 of Part 4A of the Act gives the Commissioner the power to, by written notice, require a provider to give information relevant to their compliance with s 63D where the Commissioner believes on reasonable grounds that:
 - a. the person is a provider of an age-restricted social media platform; and
 - b. the person has information relevant to the person's compliance with s 63D.

Basis for giving the Notice

7. I give the Notice to you on the basis that I believe on reasonable grounds that:
- a. Meta is the provider of Instagram; and
 - b. Instagram is an age-restricted social media platform; and
 - c. Meta has information relevant to its compliance with s 63D in respect of Instagram.

Required action

8. The Notice requires you to provide the information specified in Schedule A to the Notice in the manner and form prescribed at Schedule A to the Notice to the office of the eSafety Commissioner (**eSafety**) by **1:00pm AEDT on 18 December 2025**.
9. The Notice requires you to provide the information specified in Schedule B to the Notice in the manner and form prescribed at Schedule B to the Notice to eSafety by **1:00pm AEDT on 12 January 2026**.

Failure to comply with the Notice

10. Meta must comply with a requirement under s 63G to the extent that it is capable of doing so (s 63H).
11. Failure to comply with the Notice is a contravention of s 63H and could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000 for a single contravention by a body corporate, or other action as determined by the Commissioner.

Extension of time to comply

12. In establishing the due dates for the information specified in Schedules A and B to the Notice, eSafety has had regard to feedback from Meta received on 10 December 2025 in response to eSafety's letter sent on 8 December 2025.
13. This feedback indicated that Meta may not be capable of providing all of the information sought by eSafety by 18 December 2025. Accordingly, eSafety has separated the information sought into two schedules, with minimal information required to be provided by 18 December 2025 and the remaining information required to be provided by 12 January 2026.

14. As a result, eSafety is not inclined to grant additional requests for extension unless a provider can substantiate exceptional circumstances.
15. If Meta requires additional time to comply with the Notice, please contact the Social Media Age Restrictions team by email at [s 47E\(d\) @esafety.gov.au](mailto:s 47E(d)@esafety.gov.au) by **1:00pm AEDT on 16 December 2025**. Please provide reasons for why you are seeking an extension of time.
16. The Notice due dates continue to apply unless eSafety confirms an extension is granted.

Confidentiality of the Notice

17. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
18. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Confidentiality of compelled information and Commissioner's disclosure powers

19. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).
20. Please complete the **enclosed** disclosure of information template if you wish to provide reasons why particular information should not be disclosed.

Review rights

21. The decision to give you the Notice is not a reviewable decision under s 220 of the Act. As such, it is not subject to internal review or external merits review by the Administrative Review Tribunal.
22. You may be able to seek judicial review of the Notice. Judicial review does not consider the merits of the decision to give you the Notice, it considers the legality of the decision.
23. If you have any questions about the Notice, please contact the Social Media Age Restrictions team at [s 47E\(d\) @esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).



A handwritten signature in black ink that reads "Julie Inman Grant".

Julie Inman Grant
eSafety Commissioner

Attachment: Notice under s 63G(3)
Disclosure of information template

NOTICE REQUIRING YOU TO PROVIDE INFORMATION

(under s 63G(3) of the *Online Safety Act 2021* (Cth))

To: Meta Platforms, Inc.

By email: s 47F [@hsfkramer.com](mailto:s 47F@hsfkramer.com) s 47F [@hsfkramer.com](mailto:s 47F@hsfkramer.com)

1. This notice (**the Notice**) is given to you under s 63G(3) of the *Online Safety Act 2021* (Cth) (**the Act**) and requires you to provide:
 - a. the information specified in Schedule A to the Notice in the manner and form specified in Schedule A to the Notice by **1pm AEDT on 18 December 2025** and
 - b. the information specified in Schedule B to the Notice in the manner and form specified in Schedule B to the Notice by **1pm AEDT on 12 January 2026**to the extent that you are capable of doing so.
2. I am giving you the Notice because I am satisfied that:
 - a. Section 63G(3) authorises the eSafety Commissioner (**Commissioner**) to give a written notice to a person to whom s 63G applies requiring them to give information to the Commissioner relevant to the person's compliance with s 63D of the Act.
 - b. The conditions for giving the Notice are met because I believe on reasonable grounds that:
 - (a) Meta Platforms, Inc. (**Meta**) is the provider of Instagram; and
 - (b) Instagram is an age-restricted social media platform; and
 - (c) Meta has information relevant to its compliance with s 63D in respect of Instagram.

False or misleading information

3. Giving false or misleading information to eSafety is an offence under the *Criminal Code Act 1995* (Cth).



Failure to comply with the Notice

4. You must comply with a requirement under the Notice to the extent you are capable of doing so.
5. Failure to comply with the Notice could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000, or other action as determined by the Commissioner.

Confidentiality of the Notice

6. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
7. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Commissioner's disclosure powers

8. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).

A handwritten signature in black ink that reads "Julie Inman Grant".

Julie Inman Grant
eSafety Commissioner



SCHEDULE A – INFORMATION REQUIRED TO BE PROVIDED BY 1PM ON AEDT 18 DECEMBER 2025

The information you must provide is as follows:

s 47E(d)



This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to s 47E(d) [@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Meta considers it is not capable of providing the required information, Meta should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definition applies in this schedule:

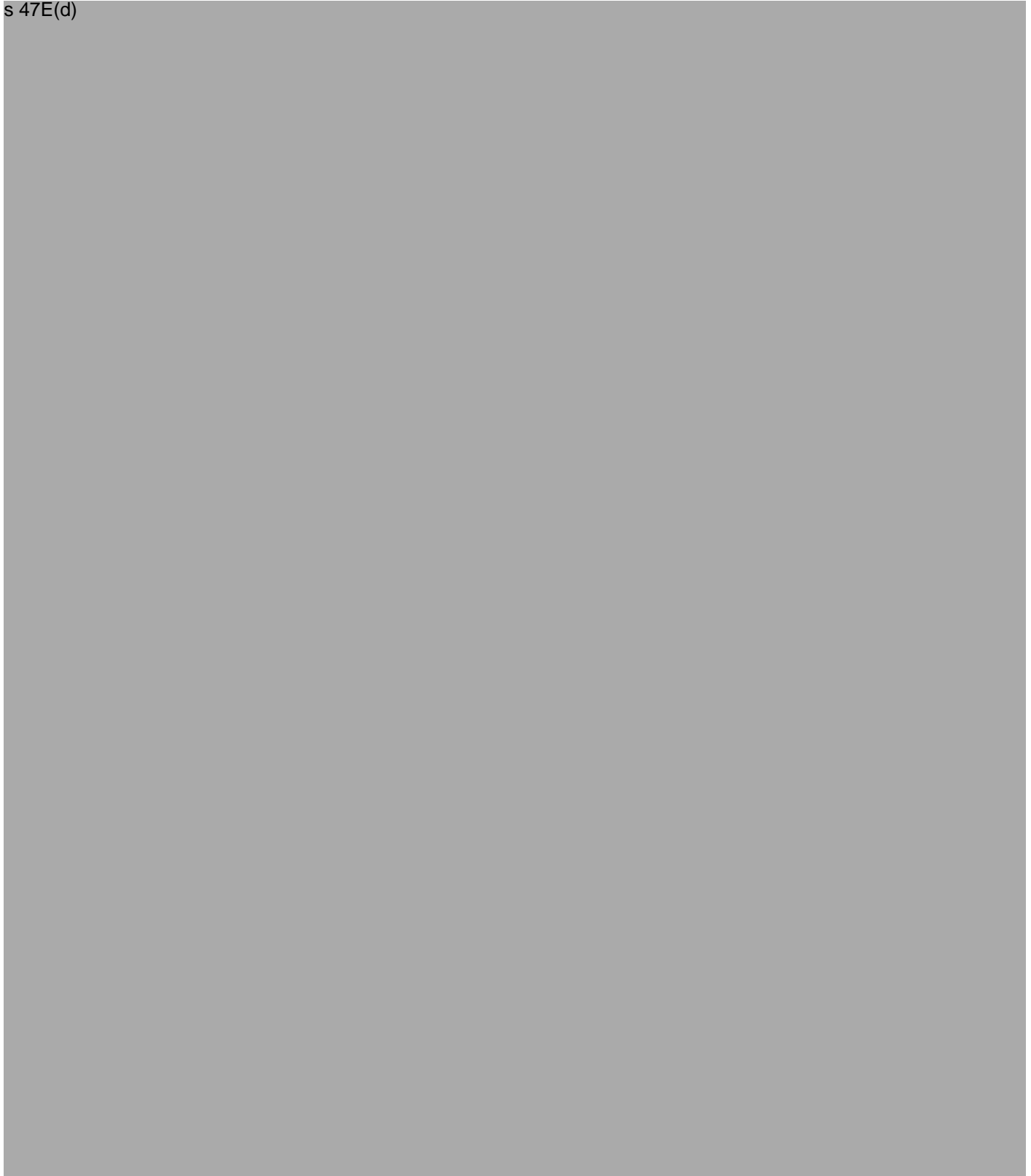
Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.




**SCHEDULE B – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON 12
JANUARY 2026**

The information you must provide is as follows:

s 47E(d)



s 47E(d)



s 47E(d)

This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to [s 47E\(d\)@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Meta considers it is not capable of providing the required information, Meta should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definition applies in this schedule:

Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



11 December 2025

Reddit, Inc.

Attention: s 47F

By email: s 47F @reddit.com

CC: legal@reddit.com

Our Reference: 20251211 – SMAR – Reddit - 63G

Notice requiring you to provide information

1. The eSafety Commissioner (**Commissioner**) is required to monitor and promote compliance with the *Online Safety Act 2021* (Cth) (**the Act**), including the social media minimum age obligation in s 63D of the Act.
2. Section 63D states that a provider of an age-restricted social media platform must take reasonable steps to prevent age-restricted users (that is, an Australian child who has not reached 16 years) from having accounts with the age-restricted social media platform.
3. Failure to comply with s 63D could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$49.5 million for a single contravention by a body corporate, or other action as determined by the Commissioner.
4. In order to monitor a provider's compliance with s 63D, the Commissioner can require the production of information relevant to a provider's compliance with s 63D (s 63G(3)).
5. Please see **enclosed** a notice given to Reddit, Inc. under s 63G(3) (**the Notice**) requiring you to provide information relevant to your compliance with s 63D in respect of Reddit.

Power to give the Notice

6. Division 4 of Part 4A of the Act gives the Commissioner the power to, by written notice, require a person to give information relevant to their compliance with s 63D where the Commissioner believes on reasonable grounds that:
 - a. the person is a provider of an age-restricted social media platform; and
 - b. the person has information relevant to the person's compliance with s 63D.

Basis for giving the Notice

7. I give the Notice to you on the basis that I believe on reasonable grounds that:
- a. Reddit, Inc. is the provider of Reddit; and
 - b. Reddit is an age-restricted social media platform; and
 - c. Reddit, Inc. has information relevant to its compliance with s 63D in respect of Reddit.

Required action

8. The Notice requires you to provide the information specified in Schedule A to the Notice in the manner and form prescribed at Schedule A to the Notice to the office of the eSafety Commissioner (**eSafety**) by **1:00pm AEDT on 18 December 2025**.
9. The Notice requires you to provide the information specified in Schedule B to the Notice in the manner and form prescribed at Schedule B to the Notice to eSafety by **1:00pm AEDT on 12 January 2026**.

Failure to comply with the Notice

10. Reddit, Inc. must comply with a requirement under s 63G to the extent that it is capable of doing so (s 63H).
11. Failure to comply with the Notice is a contravention of s 63H and could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000 for a single contravention by a body corporate, or other action as determined by the Commissioner.

Extension of time to comply

12. In establishing the due dates for the information specified in Schedules A and B to the Notice, eSafety has had regard to feedback from some providers received in response to eSafety's letter sent on 8 December 2025.
13. This feedback indicated that providers may not be capable of providing all of the information sought by eSafety by 18 December 2025. Accordingly, eSafety has separated the information sought into two schedules, with minimal information required to be provided by 18 December 2025 and the remaining information required to be provided by 12 January 2026.

14. As a result, eSafety is not inclined to grant additional requests for extension unless a provider can substantiate exceptional circumstances.
15. If Reddit, Inc. requires additional time to comply with the Notice, please contact the Social Media Age Restrictions team by email at [s 47E\(d\) @esafety.gov.au](mailto:s 47E(d) @esafety.gov.au) by **1:00pm AEDT on 16 December 2025**. Please provide reasons for why you are seeking an extension of time.
16. The Notice due dates continue to apply unless eSafety confirms an extension is granted.

Confidentiality of the Notice

17. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
18. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Confidentiality of compelled information and Commissioner's disclosure powers

19. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).
20. Please complete the **enclosed** disclosure of information template if you wish to provide reasons why particular information should not be disclosed.

Review rights

21. The decision to give you the Notice is not a reviewable decision under s 220 of the Act. As such, it is not subject to internal review or external merits review by the Administrative Review Tribunal.
22. You may be able to seek judicial review of the Notice. Judicial review does not consider the merits of the decision to give you the Notice, it considers the legality of the decision.
23. If you have any questions about this Notice, please contact the Social Media Age Restrictions team at [s 47E\(d\) @esafety.gov.au](mailto:s 47E(d) @esafety.gov.au).



A handwritten signature in black ink that reads "Julie Inman Grant".

Julie Inman Grant
eSafety Commissioner

Attachment: Notice under s 63G(3)
Disclosure of information template

NOTICE REQUIRING YOU TO PROVIDE INFORMATION

(under s 63G(3) of the *Online Safety Act 2021* (Cth))

To: Reddit, Inc.

By email: s 47F [REDACTED]@reddit.com;

cc: legal@reddit.com

1. This notice (**the Notice**) is given to you under s 63G(3) of the *Online Safety Act 2021* (Cth) (**the Act**) and requires you to provide:
 - a. the information specified in Schedule A to the Notice in the manner and form specified in Schedule A to the Notice by **1pm AEDT on 18 December 2025** and
 - b. the information specified in Schedule B to the Notice in the manner and form specified in Schedule B to the Notice by **1pm AEDT on 12 January 2026**to the extent that you are capable of doing so.
2. I am giving you the Notice because I am satisfied that:
 - a. Section 63G(3) authorises the eSafety Commissioner (**Commissioner**) to give a written notice to a person to whom s 63G applies requiring them to give information to the Commissioner relevant to the person's compliance with s 63D of the Act.
 - b. The conditions for giving the Notice are met because I believe on reasonable grounds that:
 - i. Reddit, Inc. is the provider of Reddit; and
 - ii. Reddit is an age-restricted social media platform; and
 - iii. Reddit, Inc. has information relevant to its compliance with s 63D in respect of Reddit.

False or misleading information

3. Giving false or misleading information to eSafety is an offence under the *Criminal Code Act 1995* (Cth).

Failure to comply with the Notice

4. You must comply with a requirement under the Notice to the extent you are capable of doing so.
5. Failure to comply with the Notice could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000, or other action as determined by the Commissioner.

Confidentiality of the Notice

6. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
7. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Commissioner's disclosure powers

8. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (s 217).



Julie Inman Grant

eSafety Commissioner




SCHEDULE A – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON 18 DECEMBER 2025

The information you must provide is as follows:

s 47E(d)



This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to s 47E(d)  [@esafety.gov.au](mailto:esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Reddit, Inc. considers it is not capable of providing the required information, Reddit, Inc. should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definition applies in this schedule:

Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



**SCHEDULE B – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON
12 JANUARY 2026**

The information you must provide is as follows:

s 47E(d)



This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to [s 47E\(d\)@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.



- Where Reddit, Inc. considers it is not capable of providing the required information, Reddit, Inc. should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definitions apply in this schedule:

Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



11 December 2025

Meta Platforms, Inc.

Attention: § 47F and § 47F
Herbert Smith Freehills Kramer

By email: § 47F [@hsfkramer.com](mailto:§ 47F@hsfkramer.com), § 47F [@hsfkramer.com](mailto:§ 47F@hsfkramer.com)

Our Reference: 20251211 – SMAR – Threads – 63G

Notice requiring you to provide information

1. The eSafety Commissioner (**Commissioner**) is required to monitor and promote compliance with the *Online Safety Act 2021* (Cth) (**the Act**), including the social media minimum age obligation in s 63D of the Act.
2. Section 63D states that a provider of an age-restricted social media platform must take reasonable steps to prevent age-restricted users (that is, an Australian child who has not reached 16 years) from having accounts with the age-restricted social media platform.
3. Failure to comply with s 63D could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$49.5 million for a single contravention by a body corporate, or other action as determined by the Commissioner.
4. To order to monitor a provider's compliance with s 63D, the Commissioner can require the production of information relevant to a provider's compliance with s 63D (s 63G(3)).
5. Please see **enclosed** a notice given to Meta Platforms, Inc. (**Meta**) under s 63G(3) (**the Notice**) requiring you to provide information relevant to your compliance with s 63D in respect of Threads.

Power to give the Notice

6. Division 4 of Part 4A of the Act gives the Commissioner the power to, by written notice, require a person to give information relevant to their compliance with s 63D where the Commissioner believes on reasonable grounds that:
 - a. the person is a provider of an age-restricted social media platform; and
 - b. the person has information relevant to the person's compliance with s 63D.

Basis for giving the Notice

7. I give the Notice to you on the basis that I believe on reasonable grounds that:
 - a. Meta is the provider of Threads; and

- b. Threads is an age-restricted social media platform; and
- c. Meta has information relevant to its compliance with s 63D in respect of Threads.

Required action

- 8. The Notice requires you to provide the information specified in Schedule A to the Notice in the manner and form prescribed at Schedule A to the Notice to the office of the eSafety Commissioner (**eSafety**) by **1pm AEDT on 18 December 2025**.

Failure to comply with the Notice

- 9. Meta must comply with a requirement under s 63G to the extent that it is capable of doing so (s 63H).
- 10. Failure to comply with the Notice is a contravention of s 63H and could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000 for a single contravention by a body corporate, or other action as determined by the Commissioner.

Extension of time to comply

- 11. In establishing the due date for the information specified in Schedule A to the Notice, eSafety has had regard to feedback from Meta received on 10 December 2025 in response to eSafety's letter sent on 8 December 2025.
- 12. This feedback indicated that Meta may not be capable of providing all of the information sought by eSafety by 18 December 2025. Accordingly, eSafety has reduced the information sought, with minimal information required to be provided by 18 December 2025.
- 13. As a result, eSafety is not inclined to grant additional requests for extension unless the provider can substantiate exceptional circumstances.
- 14. If Meta requires additional time to comply with the Notice, please contact the Social Media Age Restrictions team by email at s 47E(d) _____@esafety.gov.au by **1:00pm AEDT on 16 December 2025**. Please provide reasons for why you are seeking an extension of time.
- 15. The Notice due date continues to apply unless eSafety confirms an extension is granted.

Confidentiality of the Notice

- 16. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
- 17. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Confidentiality of compelled information and Commissioner's disclosure powers

18. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).
19. Please complete the **enclosed** disclosure of information template if you wish to provide reasons why particular information should not be disclosed.

Review rights

20. The decision to give you the Notice is not a reviewable decision under s 220 of the Act. As such, it is not subject to internal review or external merits review by the Administrative Review Tribunal.
21. You may be able to seek judicial review of the Notice. Judicial review does not consider the merits of the decision to give you the Notice, it considers the legality of the decision.
22. If you have any questions about this Notice, please contact the Social Media Age Restrictions team at [s 47E\(d\)@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).



Julie Inman Grant
eSafety Commissioner

Attachment: Notice under s 63G(3)
Disclosure of information template



NOTICE REQUIRING YOU TO PROVIDE INFORMATION

(under s 63G(3) of the *Online Safety Act 2021* (Cth))

To: Meta Platforms, Inc.

By email: s 47F [@hsfkramer.com](mailto:hsfkramer.com), s 47F [@hsfkramer.com](mailto:hsfkramer.com)

1. This notice (**the Notice**) is given to you under s 63G(3) of the *Online Safety Act 2021* (Cth) (**the Act**) and requires you to provide the information specified in Schedule A to the Notice in the manner and form specified in Schedule A to the Notice by **1pm AEDT on 18 December 2025** to the extent that you are capable of doing so.
2. I am giving you the Notice because I am satisfied that:
 - a. Section 63G(3) authorises the eSafety Commissioner (**Commissioner**) to give a written notice to a person to whom s 63G applies requiring them to give information to the Commissioner relevant to the person's compliance with s 63D of the Act.
 - b. The conditions for giving the Notice are met because I believe on reasonable grounds that:
 - a. Meta Platforms, Inc. (**Meta**) is the provider of Threads; and
 - b. Threads is an age-restricted social media platform; and
 - c. Meta has information relevant to its compliance with s 63D in respect of Threads.

False or misleading information

3. Giving false or misleading information to eSafety is an offence under the *Criminal Code Act 1995* (Cth).

Failure to comply with the Notice

4. You must comply with a requirement under the Notice to the extent you are capable of doing so.
5. Failure to comply with the Notice could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000, or other action as determined by the Commissioner.

Confidentiality of the Notice

6. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
7. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Commissioner's disclosure powers

8. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).



Julie Inman Grant
eSafety Commissioner



SCHEDULE A – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON 18 DECEMBER 2025

The information you must provide is as follows:

s 47E(d)

This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to [s 47E\(d\)@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Meta considers it is not capable of providing the required information, Meta should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definition applies in this schedule:

Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



11 December 2025

TikTok Pte. Ltd.

By email: s 47F @tiktok.com

CC: s 47F @tiktok.com; s 47F @tiktok.com; s 47F @tiktok.com;
s 47F @tiktok.com

Our Reference: 20251211 – SMAR – TikTok – 63G

Notice requiring you to provide information

1. The eSafety Commissioner (**Commissioner**) is required to monitor and promote compliance with the *Online Safety Act 2021* (Cth) (**the Act**), including the social media minimum obligation in s 63D of the Act.
2. Section 63D states that a provider of an age-restricted social media platform must take reasonable steps to prevent age-restricted users (that is, an Australian child who has not reached 16 years) from having accounts with the age-restricted social media platform.
3. Failure to comply with s 63D could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$49.5 million for a single contravention by a body corporate, or other action as determined by the Commissioner.
4. In order to monitor a provider's compliance with s 63D, the Commissioner can require the production of information relevant to a provider's compliance with s 63D (s 63G(3)).
5. Please see **enclosed** a notice given to TikTok Pte. Ltd. under s 63G(3) (**the Notice**) requiring you to provide information relevant to your compliance with s 63D in respect of TikTok.

Power to give the Notice

6. Division 4 of Part 4A of the Act gives the Commissioner the power to, by written notice, require a person to give information relevant to their compliance with s 63D where the Commissioner believes on reasonable grounds that:
 - a. the person is a provider of an age-restricted social media platform; and
 - b. the person has information relevant to the person's compliance with s 63D.

Basis for giving the Notice

7. I give the Notice to you on the basis that I believe on reasonable grounds that:
 - a. TikTok Pte. Ltd. is the provider of TikTok; and

- b. TikTok is an age-restricted social media platform; and
- c. TikTok Pte. Ltd. has information relevant to its compliance with s 63D in respect of TikTok.

Required action

8. The Notice requires you to provide the information specified in Schedule A to the Notice in the manner and form prescribed at Schedule A to the Notice to the office of the eSafety Commissioner (**eSafety**) by **1pm AEDT on 18 December 2025**.
9. The Notice requires you to provide the information specified in Schedule B to the Notice in the manner and form prescribed at Schedule B to the Notice to eSafety by **1pm AEDT on 12 January 2026**.

Failure to comply with the Notice

10. TikTok Pte. Ltd. must comply with a requirement under s 63G to the extent that it is capable of doing so (s 63H).
11. Failure to comply with the Notice is a contravention of s 63H and could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000 for a single contravention by a body corporate, or other action as determined by the Commissioner.

Extension of time to comply

12. In establishing the due dates for the information specified in Schedules A and B to the Notice, eSafety has had regard to feedback from other providers received on 10 December 2025 in response to eSafety's letter sent on 8 December 2025.
13. This feedback indicated that providers may not be capable of providing all of the information sought by eSafety by 18 December 2025. Accordingly, eSafety has separated the information sought into two schedules, with minimal information required to be provided by 18 December 2025 and the remaining information required to be provided by 12 January 2026.
14. As a result, eSafety is not inclined to grant additional requests for extension unless a provider can substantiate exceptional circumstances.
15. If TikTok Pte. Ltd. requires additional time to comply with the Notice, please contact the Social Media Age Restrictions team by email at s 47E(d) _____@esafety.gov.au by **1pm AEDT on 16 December 2025**. Please provide reasons for why you are seeking an extension of time.
16. The Notice due dates continue to apply unless eSafety confirms an extension is granted.

Confidentiality of the Notice

17. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
18. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Confidentiality of compelled information and Commissioner's disclosure powers

19. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).
20. Please complete the **enclosed** disclosure of information template if you wish to provide reasons why particular information should not be disclosed.

Review rights

21. The decision to give you the Notice is not a reviewable decision under s 220 of the Act. As such, it is not subject to internal review or external merits review by the Administrative Review Tribunal.
22. You may be able to seek judicial review of the Notice. Judicial review does not consider the merits of the decision to give you the Notice, it considers the legality of the decision.
23. If you have any questions about this Notice, please contact the Social Media Age Restrictions team at [s 47E\(d\)@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).

Sincerely,



Julie Inman Grant
eSafety Commissioner

Attachment: Notice under s 63G(3)
Disclosure of information template

NOTICE REQUIRING YOU TO PROVIDE INFORMATION

(under s 63G(3) of the *Online Safety Act 2021* (Cth))

To: TikTok Pte. Ltd.

By email: s 47F @tiktok.com

CC: s 47F @tiktok.com; s 47F @tiktok.com;

s 47F @tiktok.com; s 47F @tiktok.com

1. This notice (**the Notice**) is given to you under s 63G(3) of the *Online Safety Act 2021* (Cth) (**the Act**) and requires you to provide:
 - a. the information specified in Schedule A to the Notice in the manner and form specified in Schedule A to the Notice by **1pm AEDT on 18 December 2025** and
 - b. the information specified in Schedule B to the Notice in the manner and form specified in Schedule B to the Notice by **1pm AEDT on 12 January 2026**to the extent that you are capable of doing so.
2. I am giving you the Notice because I am satisfied that:
 - a. Section 63G(3) authorises the eSafety Commissioner (**Commissioner**) to give a written notice to a person to whom s 63G applies requiring them to give information to the Commissioner relevant to the person's compliance with s 63D of the Act.
 - b. The conditions for giving the Notice are met because I believe on reasonable grounds that:
 - i. TikTok Pte. Ltd. is the provider of TikTok; and
 - ii. TikTok is an age-restricted social media platform; and
 - iii. TikTok Pte. Ltd. has information relevant to its compliance with s 63D in respect of TikTok.

False or misleading information

3. Giving false or misleading information to eSafety is an offence under the *Criminal Code Act 1995* (Cth).

Failure to comply with the Notice

4. You must comply with a requirement under the Notice to the extent you are capable of doing so.



5. Failure to comply with the Notice could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000, or other action as determined by the Commissioner.

Confidentiality of the Notice

6. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
7. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Commissioner's disclosure powers

8. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).

A handwritten signature in black ink that reads "Julie Inman Grant".

Julie Inman Grant
eSafety Commissioner



SCHEDULE A – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON 18 DECEMBER 2025

The information you must provide is as follows:

s 47E(d)

This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to [s 47E\(d\)@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where TikTok Pte. Ltd. considers it is not capable of providing the required information, TikTok Pte. Ltd. should include statements explaining the basis on which it has determined it is not capable of providing this information.

The following definition applies in this schedule:

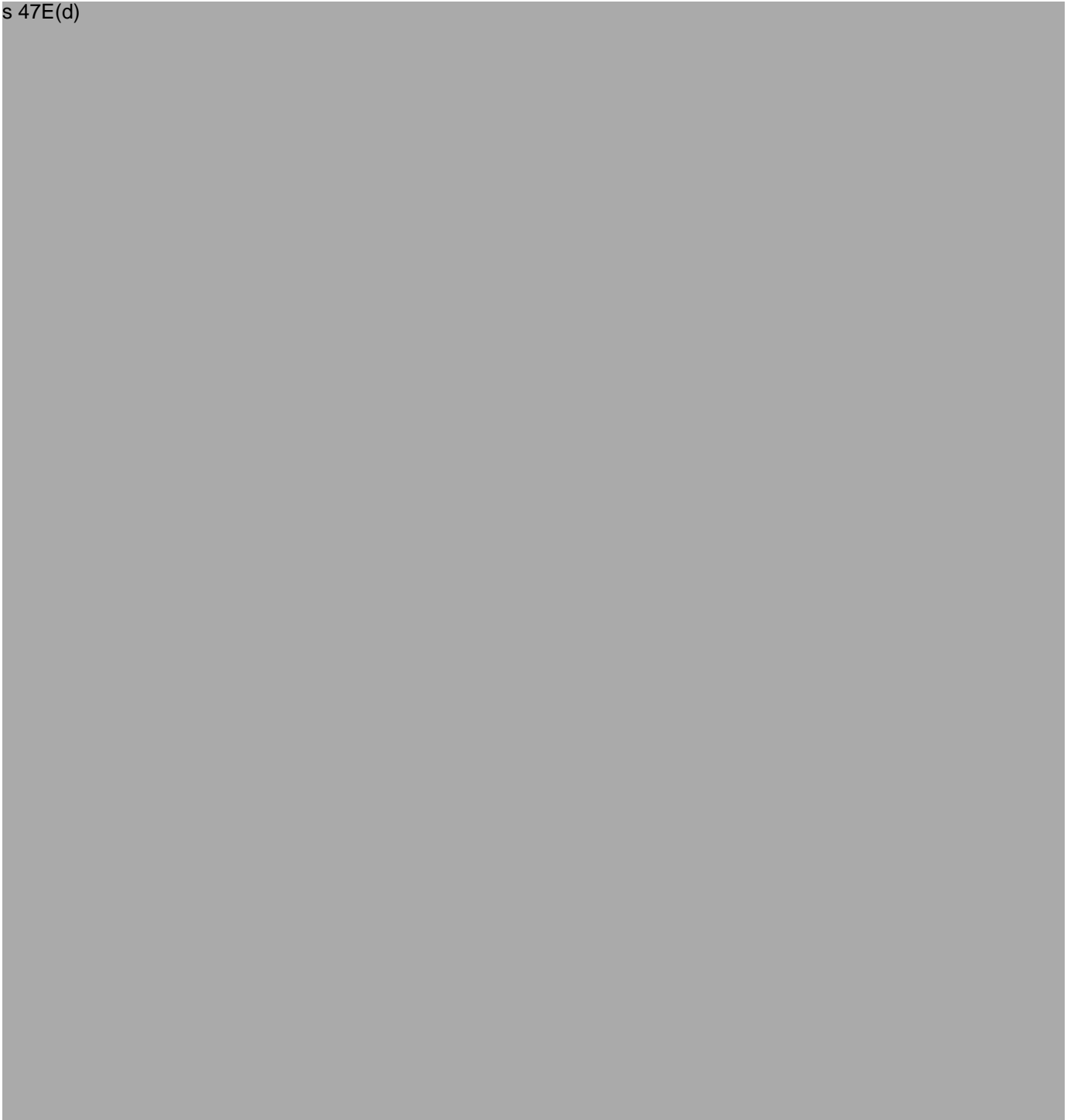
Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



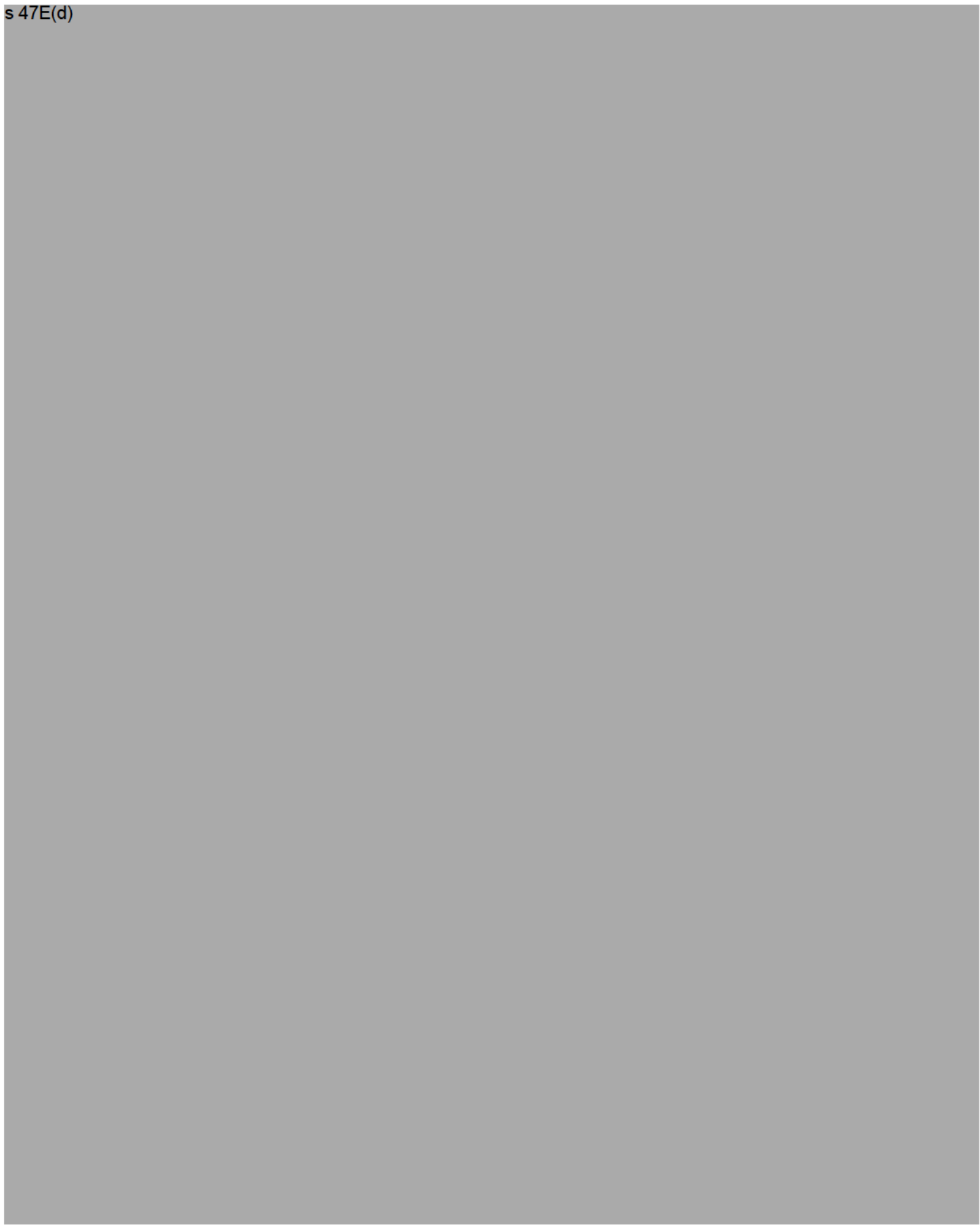
**SCHEDULE B – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON
12 JANUARY 2026**

The information you must provide is as follows:

s 47E(d)



s 47E(d)



s 47E(d)

This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to s 47E(d) [@esafety.gov.au](mailto:s47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where TikTok Pte. Ltd. considers it is not capable of providing the required information, TikTok Pte. Ltd. should include statements explaining the basis on which it has determined it is not capable of providing this information.

The following definitions apply in this schedule:

Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



11 December 2025

X Corp.

Attention: s 47F and s 47F
Thomson Geer

By email: s 47F @tqlaw.com.au; s 47F @tqlaw.com.au
cc: s 47F @x.com; s 47F @x.com; s 47F @x.com; s 47F @x.com;

Our Reference: 20251211 – SMAR – X – 63G

Notice requiring you to provide information

1. The eSafety Commissioner (**Commissioner**) is required to monitor and promote compliance with the *Online Safety Act 2021* (Cth) (**the Act**), including the social media minimum obligation in s 63D of the Act.
2. Section 63D states that a provider of an age-restricted social media platform must take reasonable steps to prevent age-restricted users (that is, an Australian child who has not reached 16 years) from having accounts with the age-restricted social media platform.
3. Failure to comply with s 63D could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$49.5 million for a single contravention by a body corporate, or other action as determined by the Commissioner.
4. In order to monitor a provider's compliance with s 63D, the Commissioner can require the production of information relevant to a provider's compliance with s 63D (s 63G(3)).
5. Please see **enclosed** a notice given to X Corp. under s 63G(3) (**the Notice**) requiring you to provide information relevant to your compliance with s 63D in respect of X.

Power to give the Notice

6. Division 4 of Part 4A of the Act gives the Commissioner the power to, by written notice, require a person to give information relevant to their compliance with s 63D where the Commissioner believes on reasonable grounds that:
 - (a) the person is a provider of an age-restricted social media platform; and
 - (b) the person has information relevant to the person's compliance with s 63D.

Basis for giving the Notice

7. I give the Notice to you on the basis that I believe on reasonable grounds that:
 - (a) X Corp. is the provider of X; and

- (b) X is an age-restricted social media platform; and
- (c) X Corp. has information relevant to its compliance with s 63D in respect of X.

Required action

8. The Notice requires you to provide the information specified in Schedule A to the Notice in the manner and form prescribed at Schedule A to the Notice to the office of the eSafety Commissioner (**eSafety**) by **1:00pm AEDT on 18 December 2025**.
9. The Notice requires you to provide the information specified in Schedule B to the Notice in the manner and form prescribed at Schedule B to the Notice to eSafety by **1pm AEDT on 12 January 2026**.

Failure to comply with the Notice

10. X Corp. must comply with a requirement under s 63G to the extent that it is capable of doing so (s 63H).
11. Failure to comply with the Notice is a contravention of s 63H and could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000 for a single contravention by a body corporate, or other action as determined by the Commissioner.

Extension of time to comply

12. In establishing the due dates for the information specified in Schedules A and B to the Notice, eSafety has had regard to feedback from X Corp. received on 10 December 2025 in response to eSafety's letter sent on 8 December 2025.
13. This feedback indicated that providers may not be capable of providing all of the information sought by eSafety by 18 December 2025. Accordingly, eSafety has separated the information sought into two schedules, with minimal information required to be provided by 18 December 2025 and the remaining information required to be provided by 12 January 2026.
14. As a result, eSafety is not inclined to grant additional requests for extension unless a provider can substantiate exceptional circumstances.
15. If X Corp. requires additional time to comply with the Notice, please contact the Social Media Age Restrictions team by email at [s47E\(d\)@esafety.gov.au](mailto:s47E(d)@esafety.gov.au) by **1:00pm AEDT on 16 December 2025**. Please provide reasons for why you are seeking an extension of time.
16. The Notice due dates continue to apply unless eSafety confirms an extension is granted.



Confidentiality of the Notice

17. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
18. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Confidentiality of compelled information and Commissioner's disclosure powers

19. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).
20. Please complete the **enclosed** disclosure of information template if you wish to provide reasons why particular information should not be disclosed.

Review rights

21. The decision to give you the Notice is not a reviewable decision under s 220 of the Act. As such, it is not subject to internal review or external merits review by the Administrative Review Tribunal.
22. You may be able to seek judicial review of the Notice. Judicial review does not consider the merits of the decision to give you the Notice, it considers the legality of the decision.
23. If you have any questions about this Notice, please contact the Social Media Age Restrictions team at s 47E(d) @esafety.gov.au.

A handwritten signature in blue ink that reads "Julie Inman Grant".

Julie Inman Grant

eSafety Commissioner

Attachment: Notice under s 63G(3)

Disclosure of information template

NOTICE REQUIRING YOU TO PROVIDE INFORMATION

(under s 63G(3) of the *Online Safety Act 2021* (Cth))

To: X Corp.

By email: s 47F [@tqlaw.com.au](mailto:); s 47F [@tqlaw.com.au](mailto:)

cc: s 47F [@x.com](mailto:); s 47F [@x.com](mailto:); s 47F [@x.com](mailto:); s 47F [@x.com](mailto:)

1. This notice (**the Notice**) is given to you under s 63G(3) of the *Online Safety Act 2021* (Cth) (**the Act**) and requires you to provide:
 - a. the information specified in Schedule A to the Notice in the manner and form specified in Schedule A to the Notice by **1:00pm AEDT on 18 December 2025** and
 - b. the information specified in Schedule B to the Notice in the manner and form specified in Schedule B to the Notice by **1:00pm AEDT on 12 January 2025**to the extent that you are capable of doing so.
2. I am giving you the Notice because I am satisfied that:
 1. Section 63G(3) authorises the eSafety Commissioner (**Commissioner**) to give a written notice to a person to whom s 63G applies requiring them to give information to the Commissioner relevant to the person's compliance with s 63D of the Act.
 2. The conditions for giving the Notice are met because I believe on reasonable grounds that:
 - (a) X Corp. is the provider of X; and
 - (b) X is an age-restricted social media platform; and
 - (c) X Corp. has information relevant to its compliance with s 63D in respect of X.

False or misleading information

3. Giving false or misleading information to eSafety is an offence under the *Criminal Code Act 1995* (Cth).

Failure to comply with the Notice

4. You must comply with a requirement under the Notice to the extent you are capable of doing so.
5. Failure to comply with the Notice could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000, or other action as determined by the Commissioner.

Confidentiality of the Notice

6. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
7. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Commissioner's disclosure powers

8. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (e.g. s 217).




Julie Inman Grant

eSafety Commissioner

**SCHEDULE A – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT
ON 18 DECEMBER 2025**

The information you must provide is as follows:

s 47E(d)



This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to s 47E(d) [@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where X Corp. considers it is not capable of providing the required information, X Corp. should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definition applies in this schedule:

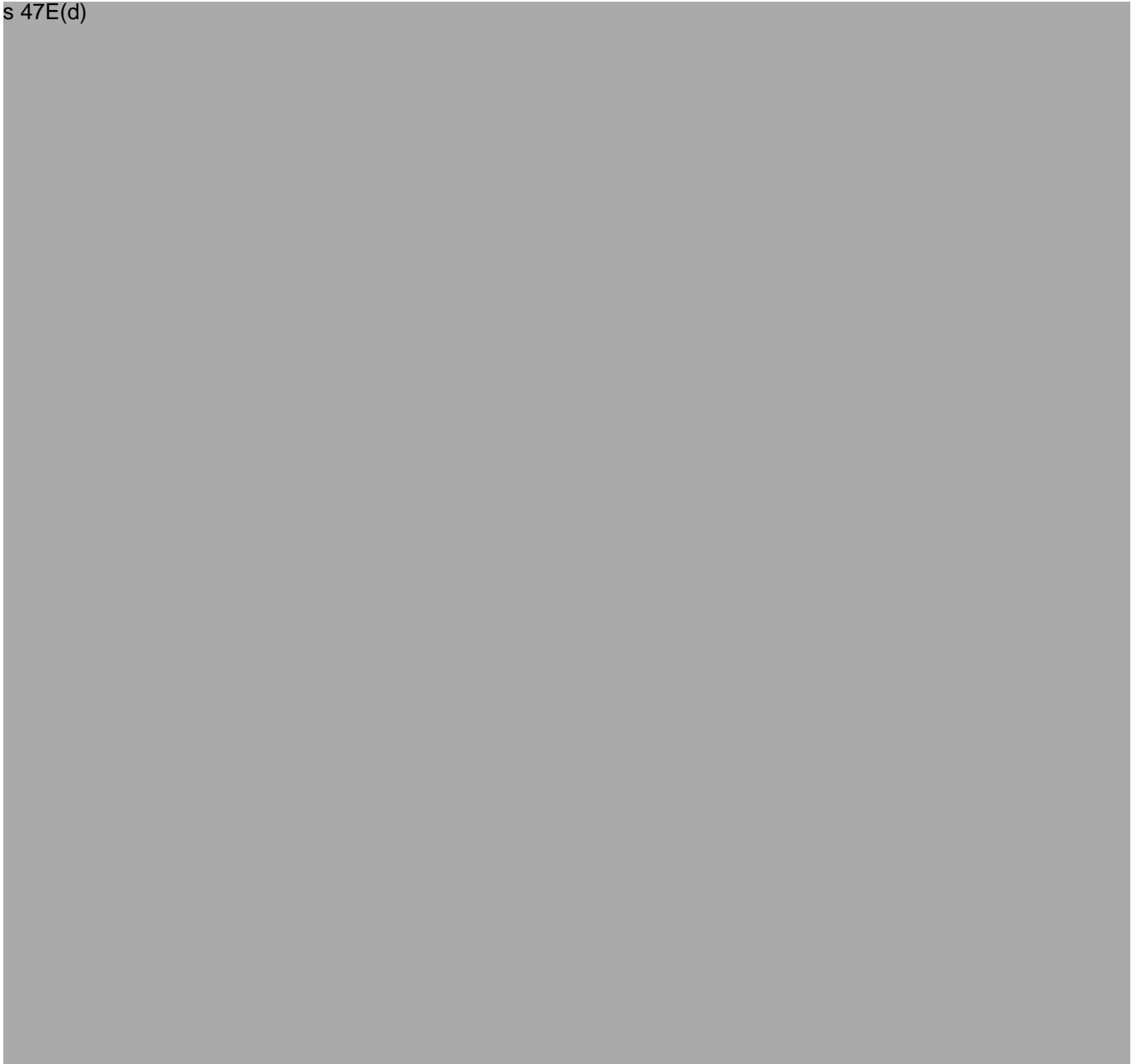
Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.



**SCHEDULE B – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT
ON 12 JANUARY 2026**

The information you must provide is as follows:

s 47E(d)





This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to s 47E(d) [REDACTED] [@esafety.gov.au](mailto:[REDACTED]@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where X Corp. considers it is not capable of providing the required information, X Corp. should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definitions apply in this schedule:

Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age



17 December 2025

Julie Inman Grant
eSafety Commissioner
By email: s 47E(d) [redacted] [@esafety.gov.au](mailto:[redacted]@esafety.gov.au).
Cc: s 22 [redacted] [@esafety.gov.au](mailto:[redacted]@esafety.gov.au)

Dear Julie,

RE: Notice under Section 63G(3) of the Online Safety Act 2021 (Cth) - Schedule A

We refer to the notice issued by the eSafety Commissioner on 11 December 2025 (Reference: 20251211 – SMAR – Twitch – 63G) requiring Twitch Interactive, Inc. to provide certain information as set out in Schedule A of the notice.

Twitch has submitted a separate confidentiality request regarding certain information contained in this response under the categories of "Commercial in confidence" and "Other business information" as defined in the Disclosure of Information Template.

Please find below our responses to the information requested in Schedule A:

1. s 47E(d) [redacted]

- s 47G(1)(a), s 47G(1)(b) [redacted]
[redacted]
[redacted]

2. s 47E(d) [redacted]

s 47G(1)(a), s 47G(1)(b) [redacted]

s 47G(1)(a), s 47G(1)(b) [redacted]



Twitch Interactive, Inc. confirms that the information provided above is accurate to the best of our knowledge and understanding as of the date of this response.

Should you require any clarification or additional information regarding these responses, please do not hesitate to contact us.

Yours sincerely,

s 47F



Twitch Interactive, Inc.



18 December 2025

Google LLC

By Email: s 47G(1)(a) [redacted] [@google.com](mailto:[redacted]@google.com); s 47G(1)(a) [redacted] [@google.com](mailto:[redacted]@google.com)
cc: s 47F [redacted] [@google.com](mailto:[redacted]@google.com)

Our Reference: 20251218 – SMAR – YouTube – 63G

Variation of Notice requiring you to provide information

(Under section 63G(3) of the *Online Safety Act 2021* (Cth))

Further to your request of 16 December 2025 for additional time to comply with the notice, please see enclosed a variation to the notice given to you under section 63G(3) of the *Online Safety Act 2021* (Cth) (the **Act**) on 11 December 2025.

As a variation, it does not constitute a new decision to give a notice under section 63G(3).

A handwritten signature in black ink that reads "Julie Inman Grant".

Julie Inman Grant

eSafety Commissioner

Attachment: Varied notice under section 63G(3) of the Act


VARIATION TO NOTICE TO PROVIDE INFORMATION

(Under section 63G(3) of the *Online Safety Act 2021* (Cth))

To: Google LLC
By email: s 47G(1)(a) @google.com; s 47G(1)(a) @google.com
cc: s 47F @google.com

1. This notice varies the notice given to you under section 63G(3) of the *Online Safety Act 2021* (Cth) on 11 December 2025 (the **Notice**).
2. I vary the Notice given to you on 11 December 2025 by:

s 47E(d)



False or misleading information

3. Giving false or misleading information to eSafety is an offence under the *Criminal Code Act 1995* (Cth).

Failure to comply with the Notice

4. You must comply with a requirement under the Notice to the extent you are capable of doing so.
5. Failure to comply with the Notice could result in the commencement of civil penalty proceedings for a civil penalty order of up to AU\$825,000, or other action as determined by the Commissioner.



Confidentiality of the Notice

6. The Notice and its contents should be kept confidential unless eSafety otherwise agrees in writing.
7. You may share the Notice for the purpose of obtaining legal advice should you wish to do so.

Commissioner's disclosure powers

8. The Commissioner has disclosure powers under Part 15 of the Act. The Commissioner may disclose information obtained under this Notice, including to the Minister for Communications (s 208), certain authorities (s 212), and to the general public (s 217).

Date: 18 December 2025

A handwritten signature in black ink that reads "Julie Inman Grant".

Julie Inman Grant
eSafety Commissioner

**SCHEDULE A – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON
18 DECEMBER 2025**

The information you must provide is as follows:

s 47E(d)



This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to [s 47E\(d\)@esafety.gov.au](mailto:s 47E(d)@esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Google considers it is not capable of providing the required information, Google should include statements explaining the basis on which it has determined it is not capable of providing the information.

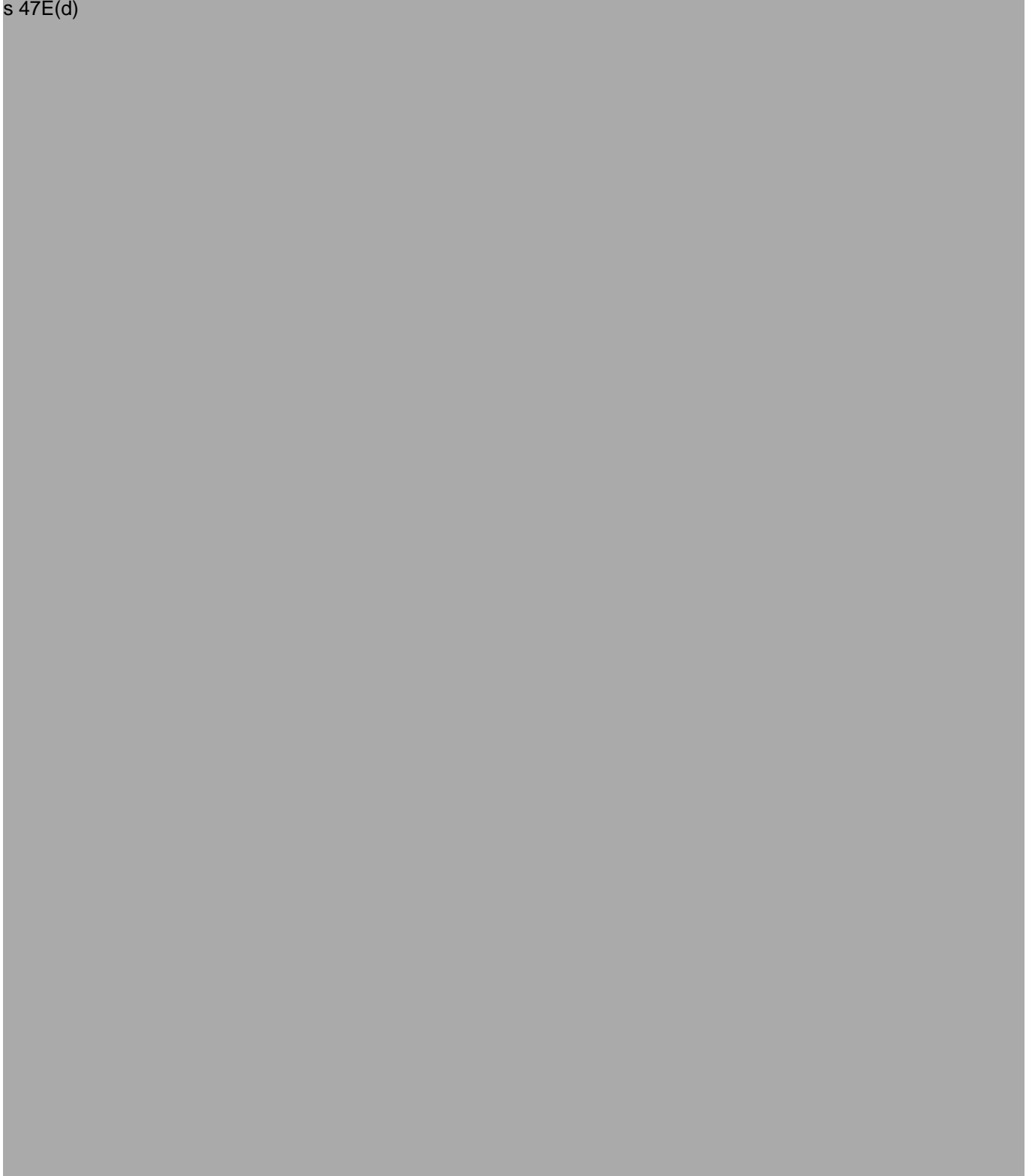
The following definition applies in this schedule:

Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.

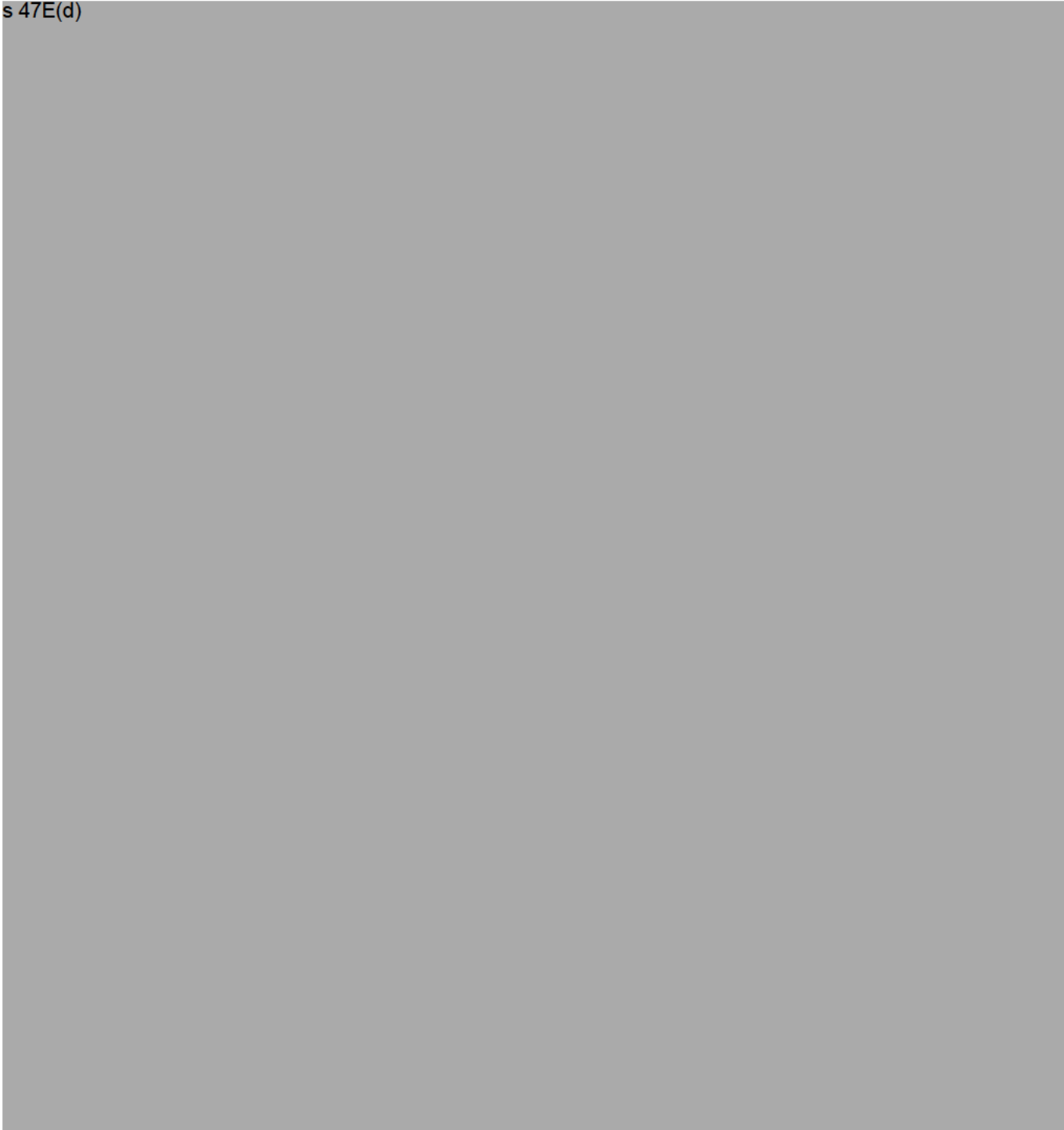
**SCHEDULE B – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON
12 JANUARY 2026**

The information you must provide is as follows:

s 47E(d)



s 47E(d)



This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to s 47E(d) [@esafety.gov.au](mailto:s47E(d)@esafety.gov.au).

- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Google considers it is not capable of providing the required information, Google should include statements explaining the basis on which it has determined it is not capable of providing the information.

The following definition applies in this schedule:

Age-restricted user means an Australian child who has not reached 16 years. For the avoidance of doubt, this includes Australian children who are under 13 years of age.

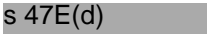
**SCHEDULE C – INFORMATION REQUIRED TO BE PROVIDED BY 5PM AEDT ON
5 JANUARY 2026**

The information you must provide is as follows:

s 47E(d)



This information must be provided in the following manner and form:

- The information is to be provided in a PDF and sent to  [@esafety.gov.au](mailto:esafety.gov.au).
- Where the information sought is a number and the number is zero, you must provide the number and not respond with 'not applicable' or 'N/A'. Additional context may also be provided.
- Where Google considers it is not capable of providing the required information, Google should include statements explaining the basis on which it has determined it is not capable of providing the information.

Partner s 47F
Contact s 47F
Ms 47F
s 47F @gtlaw.com.au
Our ref ACH:KMH:1065163



L 35, Tower Two, International Towers Sydney
200 Barangaroo Avenue
Barangaroo NSW 2000 AUS
GPO Box 3810 Sydney NSW 2001
T +61 2 9263 4000 F +61 2 9263 4111
www.gtlaw.com.au

18 December 2025

By email

Julie Inman-Grant
eSafety Commissioner
s 47E(d) @esafety.gov.au

Confidential

Dear eSafety Commissioner

Response to Notice issued to Google dated 11 December 2025

We act for Google LLC.

We refer to the eSafety Commissioner's (**Commissioner**) letter dated 11 December 2025 (Ref: 20251211 – SMAR – YouTube – 63G) which enclosed a notice issued to our client under s 63G(3) of the *Online Safety Act 2021* (Cth) (the **Act**), as varied on 18 December 2025 (the **Notice**).

Annexure A to this letter sets out the information sought in Schedule A of the Notice. This information is provided subject to the reservations set out in our client's 16 December 2025 correspondence.

Google respectfully disagrees with the Commissioner's belief that YouTube is an age-restricted social media platform, as that term is defined in s 63C of the Act, and maintains that it is not required to comply with s 63D of the Act.

Submissions on confidentiality and the disclosure of information

We have indicated at Annexure A the information that is the confidential information of Google. It is information about Google's business that Google treats and protects as confidential. This information is not in the public domain. At this time, Google does not consent to the public disclosure of any of its confidential information.

Our client notes that the Minister made comments at the National Press Club on 3 December 2025 that information obtained under a s 63G notice would be publicly published. The Act does not grant the Commissioner or the Minister a general power to publish information obtained under a s 63G notice. Public publication of information obtained under a s 63G notice is only permitted in limited situations under Part 15 of the Act. Relevantly, in the current circumstances, Google's consent is required under s 215 before any of its confidential information may be publicly published.

The power of the Commissioner to disclose information to the Minister does not permit the Minister to further disclose information to any third parties (or publicly publish), unless otherwise authorised by law. Specifically, the Act does not authorise the Minister to publicly disclose any information provided by Google in response to a s 63G notice, or to publish summaries or statistics derived from that information. If the Minister were to do so, it would improperly circumvent the controls that Parliament has put in place in Part 15, as well as breach confidentiality.

Google is prepared to consider consenting to specific disclosures

Given the above, Google is prepared to consider consenting to the disclosure of the confidential information it has provided to the Commissioner, under section 215 of the Act.

We invite the Commissioner to tell us: (1) what information the Commissioner intends to disclose; (2) the nature of that disclosure (including to whom the disclosure will be made); and (3) in what form the information will be disclosed (including whether Google will be associated or reasonably identifiable in such disclosure). Google will consider whether to consent to such disclosure once it receives this information.

In addition, our client requests that it be provided with a copy of the exact information that the Commissioner proposes to disclose, prior to such disclosure occurring.

Yours faithfully
Gilbert + Tobin



s 47F
Partner

s 47F
s 47F [@gtlaw.com.au](mailto:s47f@gtlaw.com.au)

Annexure A: response to Notice, Schedule A

Annexure A

This is Annexure A to the letter dated 18 December 2025 (Ref: ACH:KMH:1065163).

Information sought under Notice, Schedule A	Information provided by Google in response
s 47E(d)	s 47G(1)(a), s 47G(1)(b)
	<p>Table 1:</p> <p style="background-color: #cccccc;">s 47G(1)(a), s 47G(1)(b)</p>

s 47E(d)

s 47G(1)(a), s 47G(1)(b)

Information sought under Notice, Schedule A	Information provided by Google in response
	s 47G(1)(a), s 47G(1)(b)
s 47E(d)	s 47G(1)(a), s 47G(1)(b)
s 47E(d)	s 47G(1)(a), s 47G(1)(b)

s 47G(1)(a), s 47G(1)(b)



Kick Streaming Pty Ltd
(ACN 663 807 645)
2/287-293 Collins Street,
Melbourne VIC 3000
www.kick.com

18 December 2025

Section 63G Request for Information (Schedule A) - KICK

1. s 47E(d)

47G(1)(a), 47G(1)(b)

2. s 47E(d)

Prior to and on 10 December 2025, s 47G(1)(a), s 47G(1)(b)

a. s 47E(d)

s 47G(1)(a), s 47G(1)(b)



3. s 47E(d)

47G(1)(a), 47G(1)(b)

a.s 47E(d)

47G(1)(a), 47G(1)(b)

Next Steps

Kick will provide the responses to Schedule B prior to 1pm on 12 January 2026.

Kind regards,

s 47F

Trust & Safety



Julie Inman Grant
eSafety Commissioner
The Office of the Australian eSafety
Commissioner
s 47E(d) [REDACTED]@esafety.gov.au

18 December 2025
Matter 82808704
By Email

Dear Commissioner

Confidential and commercially sensitive: not for public disclosure

Response to Notices issued under section 63G of the Online Safety Act 2021 (Cth)

We act for Meta Platforms, Inc (**Meta**).

We refer to the three notices issued to Meta on 11 December 2025 in respect of Facebook, Instagram and Threads under s 63G of the *Online Safety Act 2021* (Cth) (**Notices**).

Meta's consolidated response to Schedule A of each of the Notices is at **Attachment A (Response)**.

Legal professional privilege

In providing its Response, Meta does not intend to waive any claim for privilege that may attach to any aspect of the Response, including through references to documents in the Response.

Confidentiality and potential disclosure

Meta appreciates eSafety's confirmation, as set out in your email of 17 December 2025, that any public messaging proposing to mention Meta specifically will be preceded by engagement with Meta. We understand that this is intended to cover references to Meta as well as Meta's services (being Facebook, Instagram and Threads), but please let us know if that is not the case. In light of this understanding, Meta does not make further confidentiality submissions in relation to the disclosure of information contained in its Response.

We otherwise reiterate our request (as set out in our letter dated 16 December 2025) for an opportunity to comment on the form of any material to be released to the general public that is derived from Meta's Response.

Next steps

Please let us know if there is anything in relation to the Response or matters outlined above you would like to discuss.

Doc 2067933227.2



HERBERT SMITH
FREEHILLS
KRAMER

Yours sincerely

s 47F



Partner
Herbert Smith Freehills Kramer

s 47F



s 47F



Partner
Herbert Smith Freehills Kramer

s 47F



Herbert Smith Freehills Kramer LLP and its affiliated and subsidiary businesses and firms, Herbert Smith Freehills Kramer (US) LLP and its affiliate, and Herbert Smith Freehills Kramer, an Australian Partnership, are separate member firms of the international legal practice known as Herbert Smith Freehills Kramer. We practise in Australia through Herbert Smith Freehills Kramer, an Australian Partnership (ABN 98 773 882 646).



Attachment A

Information in response to Schedule A of the Notices

1

s 47E(d)



s 47G(1)(a), s 47G(1)(b)



s 47G(1)(a), s 47G(1)(b)

2

s 47E(d)

s 47G(1)(a), s 47G(1)(b)



3 Item 4

s 47G(1)(a), s 47G(1)(b)

s 47E(d)

s 47G(1)(a), s 47G(1)(b)

s 47E(d)

s 47G(1)(a), s
47G(1)(b)



Reddit
Reddit, Inc.
+1 415 593 8433

eSafety FOI 26014
Document 17 of 28
548 Market Street, #16093
San Francisco, CA 94104

Julie Inman Grant
eSafety Commissioner
Office of the eSafety Commissioner
Level 5, 65 Pirrama Road
Pyrmont NSW 2009

By email only to: s 47E(d) @esafety.gov.au

17 December 2025

RE: Section 63G(3) Notice from the eSafety Commissioner, Schedule A; Ref: 20251211

Dear Commissioner Inman Grant,

We refer to your Notice under section 63G(3) of the Online Safety Act 2021, dated 11 December 2025, regarding the social media minimum age obligation in section 63D of the Act.

Please find below Reddit's response to Schedule A of the 63G(3) Notice.

Kind regards,

Reddit, Inc.



Reddit
Reddit, Inc.
+1 415 593 8433

548 Market Street, #16093
San Francisco, CA 94104

Schedule A Responses

Table 2: Submission by provider

Question number in Schedule A to the Notice	Content in provider's response that submission relates to	Submission Category	Specific Reason
s 47E(d)	s 47G(1)(a), s 47G(1)(b)	n/a	n/a
		n/a	n/a
		n/a	n/a
		n/a	n/a
		n/a	n/a

LEGALLY PRIVILEGED & CONFIDENTIAL
DRAFT PREPARED BY LEGAL

Snap's submission to Schedule A of eSafety's RFI dated 11 December 2025

The data provided in response to Questions 1 and 2 have been compiled from our internal systems to the best of our ability and knowledge within the requested time.

We request that the information highlighted in yellow be kept confidential for the reasons set out in our confidentiality submission attached.

1. s 47E(d)

[Redacted]

s 47G(1)(a), s 47G(1)(b)

[Redacted]

2. s 47E(d)

[Redacted]

s 47G(1)(a), s 47G(1)(b)

[Redacted]

3. s 47E(d)

[Redacted]

47G(1)(a), 47G(1)(b)

[Redacted]

4. s 47E(d)

[Redacted]

47G(1)(a), 47G(1)(b)

[Redacted]

a. s 47E(d)

[Redacted]

47G(1)(a), 47G(1)(b)

[Redacted]



TO eSafety Commissioner
Attention: Julie Inman Grant
PO Box Q500, Queen Victoria Building
Sydney NSW 1230

By email: s 47E(d) [REDACTED] @esafety.gov.au

PROPRIETARY AND CONFIDENTIAL

18 December 2025

Dear Julie

Response to s 63G Notice dated 11 December 2025 (20251211 – SMAR – TikTok)

We refer to the notice issued to TikTok Pte. Ltd. (**TikTok**) on 11 December 2025 under s 63G(3) of the *Online Safety Act 2021* (Cth) (the **Notice**).

TikTok's response to Schedule A to the Notice is set out in Annexure 1 of this letter. Unless otherwise indicated, defined terms used in this letter and in Annexure 1 have the meanings given in the Notice.

TikTok has prepared this response based on information reasonably available as at the date of the response and has taken best efforts to ensure accuracy and completeness. TikTok reserves its rights and does not waive any legal privilege, confidentiality or other rights by providing this response. TikTok understands that provision of information required by the Notice is mandatory notwithstanding confidentiality or sensitivity concerns.

Sincerely

s 47F [REDACTED]

Annexure 1 – Response to Schedule A Questions

1. s 47E(d)

s 47G(1)(a), s 47G(1)(b)

2. s 47E(d)

s 47G(1)(a), s 47G(1)(b)

3. s 47E(d)

s 47G(1)(a), s 47G(1)(b)

4. s 47E(d)

47G(1)(a), 47G(1)(b)

a. s 47E(d)

47G(1)(a), 47G(1)(b)



X Corp.

865 FM 1209, Building 2
Bastrop, TX 78602

eSafety Commissioner

By email: s 47E(d) [REDACTED]@esafety.gov.au.

18 December 2025

Dear eSafety Commissioner

Notice requiring X Corp. to provide information

We refer to the notice (the “**Notice**”) given to X Corp. under s 63G(3) of the Online Safety Act 2021 (Cth) (the “**Act**”) requiring X Corp. to provide (inter alia) the information specified in Schedule A to the Notice in the manner and form specified in Schedule A to the Notice by 1:00pm AEDT on 18 December 2025.

Please refer to the Annexure to this letter, in which we have provided the information specified in Schedule A to the Notice.

On a strictly non-precedential basis, we do not intend to seek non-disclosure of any particular information supplied in response to Schedule A of the Notice.

Yours faithfully

X Corp.

ANNEXURE
SCHEDULE A – INFORMATION REQUIRED TO BE PROVIDED BY 1PM AEDT ON 18 DECEMBER 2025

No.	Information requested	X Corp. Response
1.	s 47E(d)	s 47G(1)(a), s 47G(1)(b)
2.		s 47G(1)(a), s 47G(1)(b)
		s 47G(1)(a), s 47G(1)(b)

		<p>s 47G(1)(a), s 47G(1)(b)</p>
--	--	---------------------------------

		s 47G(1)(a), s 47G(1)(b)
3.	s 47E(d)	
4.		

Partner s 47F
Contact s 47F
Ms 47F
s 47F@gtlaw.com.au
Our ref ACH:KHM:1065163



L 35, Tower Two, International Towers Sydney
200 Barangaroo Avenue
Barangaroo NSW 2000 AUS
GPO Box 3810 Sydney NSW 2001
T +61 2 9263 4000 F +61 2 9263 4111
www.gtlaw.com.au

5 January 2026

By email

Julie Inman Grant
eSafety Commissioner
s 47E(d) @esafety.gov.au

Confidential

Dear eSafety Commissioner

Response to Schedule C of Notice issued to Google dated 11 December 2025

We refer to:

- the eSafety Commissioner's (**Commissioner**) letter dated 11 December 2025 (Ref: 20251211 – SMAR – YouTube – 63G) which enclosed a notice issued to our client under s 63G(3) of the *Online Safety Act 2021* (Cth) (the **Act**), as varied on 18 December 2025 (the **Notice**); and
- our letter dated 18 December 2025 (the **18 December 2025 Letter**).

Annexure A to this letter sets out the information sought in Schedule C of the Notice. This information is based on the data available to our client at the time of preparing its response and is provided subject to our client's position as outlined in its 16 December 2025 and our 18 December 2025 correspondence.

The information is provided on a voluntary and non-precedent setting basis, in order to co-operate with the Commissioner, and on the basis that the information will be handled and disclosed by the Commissioner only as permitted under the Act.

As outlined in our 18 December 2025 letter, Google respectfully disagrees with the Commissioner's belief that YouTube is an age-restricted social media platform, as that term is defined in s 63C of the Act, and maintains that it is not required to comply with s 63D of the Act.

Submissions on confidentiality and the disclosure of information

Our submissions on confidentiality and the disclosure of information in our 18 December 2025 letter apply equally to the information disclosed at Annexure A of this letter.

The information at Annexure A is the confidential information of Google. It is information about Google's business that Google treats and protects as confidential. This information is not in the public domain. Google's consent is required under s 215 of the Act before any of its confidential information may be publicly published. At this time, Google does not consent to the public disclosure of any of its confidential information.

We repeat our invitation for the Commissioner to tell us of its intention to disclose any of the information that has been disclosed by our client in Annexure A, so that they may consider consenting to such disclosure.

Yours faithfully

Gilbert + Tobin

A handwritten signature in black ink that reads "Gilbert + Tobin". The script is cursive and elegant, with the first letters of "G" and "T" being significantly larger and more decorative than the rest of the letters.

s 47F
Partner
s 47F
s [\[REDACTED\]@gtlaw.com.au](mailto: [REDACTED]@gtlaw.com.au)
47

Annexure A: Response to Notice, Schedule C

Annexure A

This is Annexure A to the letter dated 5 January 2026.

Note – this information is Google’s confidential information.

Information sought under Notice, Schedule C	Information provided by Google in response
s 47E(d)	s 47G(1)(a), s 47G(1)(b)

¹ s 47G(1)(a), s 47G(1)(b)

²

Information sought under Notice, Schedule C	Information provided by Google in response
s 47E(d)	s 47G(1)(a), s 47G(1)(b)

Ministerial Submission:

Social Media Minimum Age Compliance Update

To	The Hon. Anika Wells MP, Minister for Communications
Cc	<p>§ 22 [REDACTED] – Department of Infrastructure, Transport, Regional Development, Communications, Sport and the Arts (DITRDCA)</p> <p>§ 22 [REDACTED] – Communications and Media, DITRDCA</p> <p>§ 22 [REDACTED] – Digital Platforms, Safety and Classification Division, DITRDCA</p> <p>§ 22 [REDACTED] – Online Safety Branch, DITRDCA</p> <p>§ 22 [REDACTED] – Communications Policy</p>
From	Julie Inman Grant, eSafety Commissioner
Date	14 January 2026
Subject	Social Media Minimum Age compliance update
For	Noting
Timely/Critical Date	To inform preparations for 16 January 2026 press conference.

Disclosure of Information under the Online Safety Act

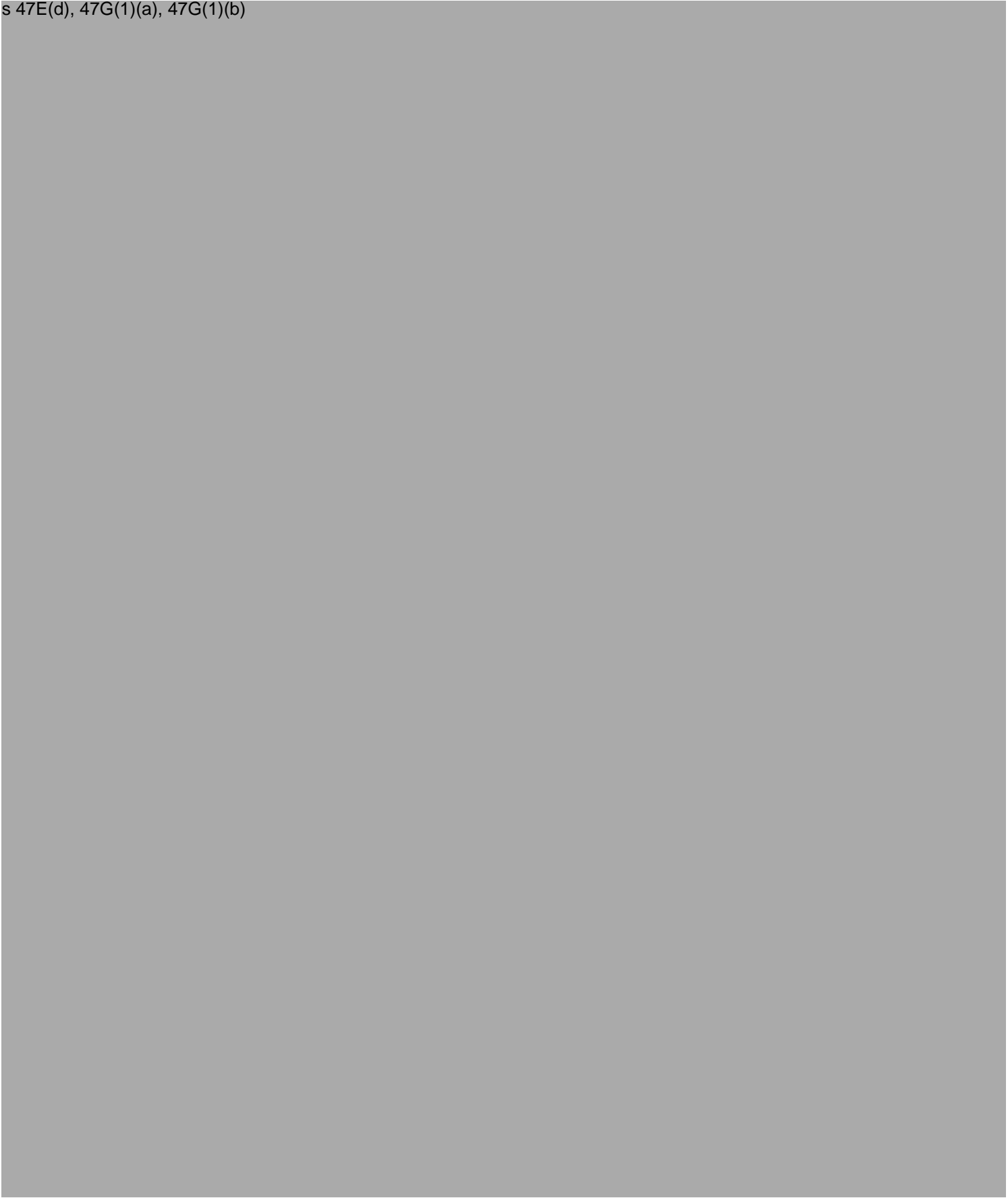
This briefing includes summaries and aggregate data derived from information obtained through compulsory notices under section 63G of the Online Safety Act (the Act).

The information in this briefing is provided to you on a strictly confidential basis as it includes a variety of information which may be confidential, privileged or subject to other restrictions and as such is must not be disclosed publicly or further used or distributed.

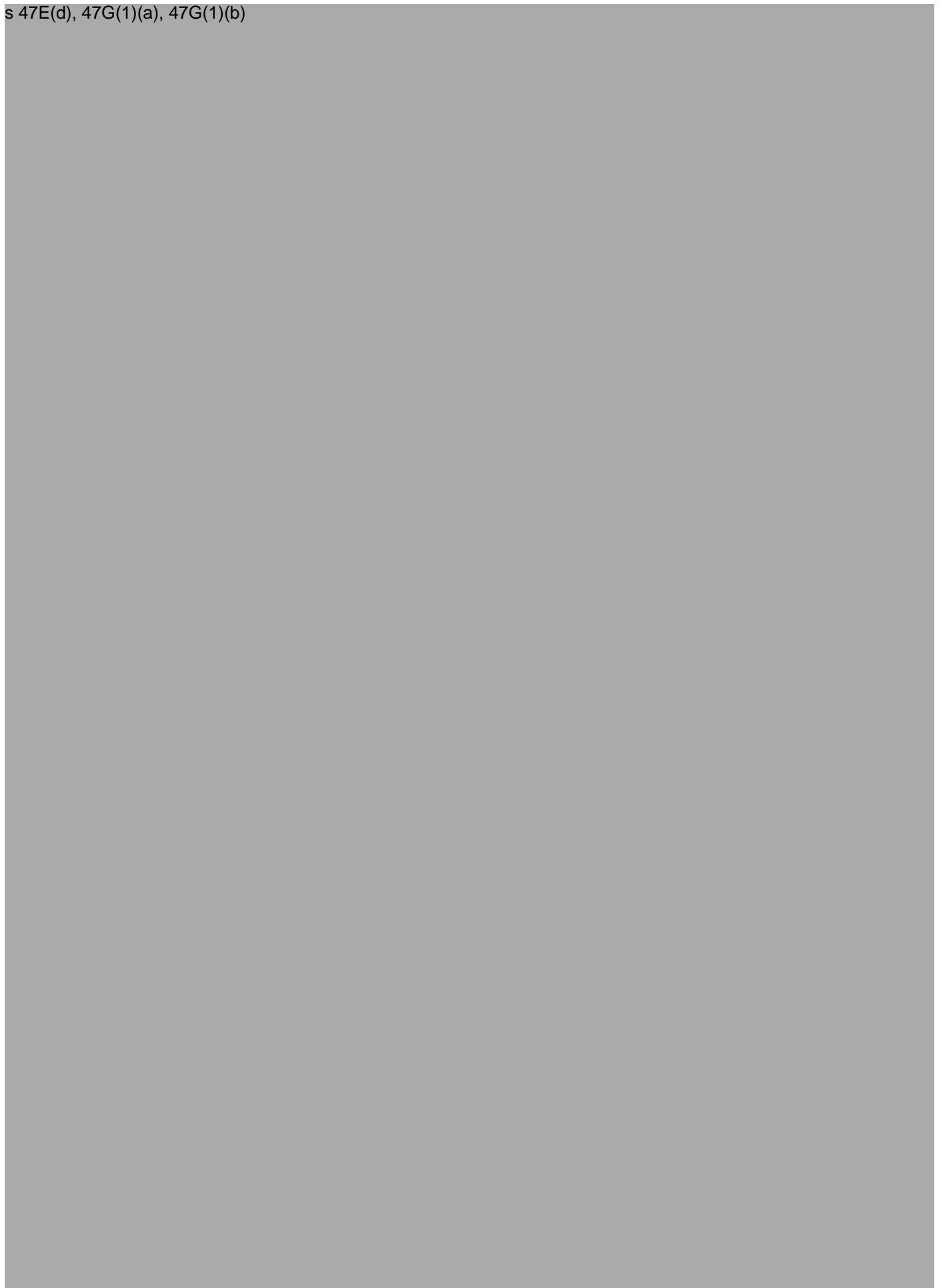
In deciding to disclose these insights to you and the Department under sections 208 and 209 of the Act, I have considered the confidential nature of the notices and submissions made to me by providers in relation to the confidentiality of certain information. As a result, and consistent with eSafety's correspondence with providers, this briefing does not include figures specific to individual platforms, except where providers have chosen to make this information publicly available.

Before any disclosure of information from these and future notices to the public, I must first consult with the providers of the platforms.

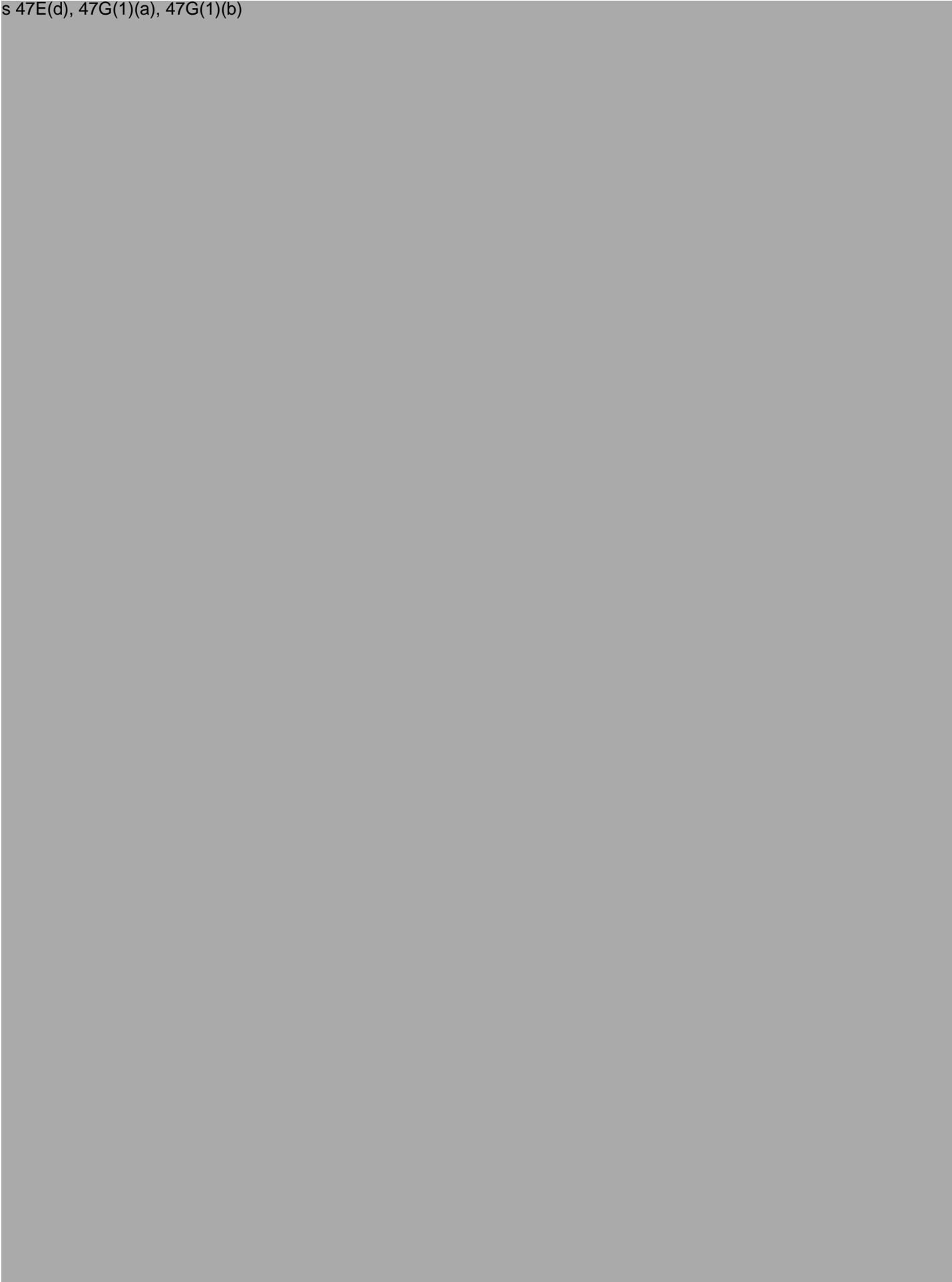
s 47E(d), 47G(1)(a), 47G(1)(b)




s 47E(d), 47G(1)(a), 47G(1)(b)



s 47E(d), 47G(1)(a), 47G(1)(b)

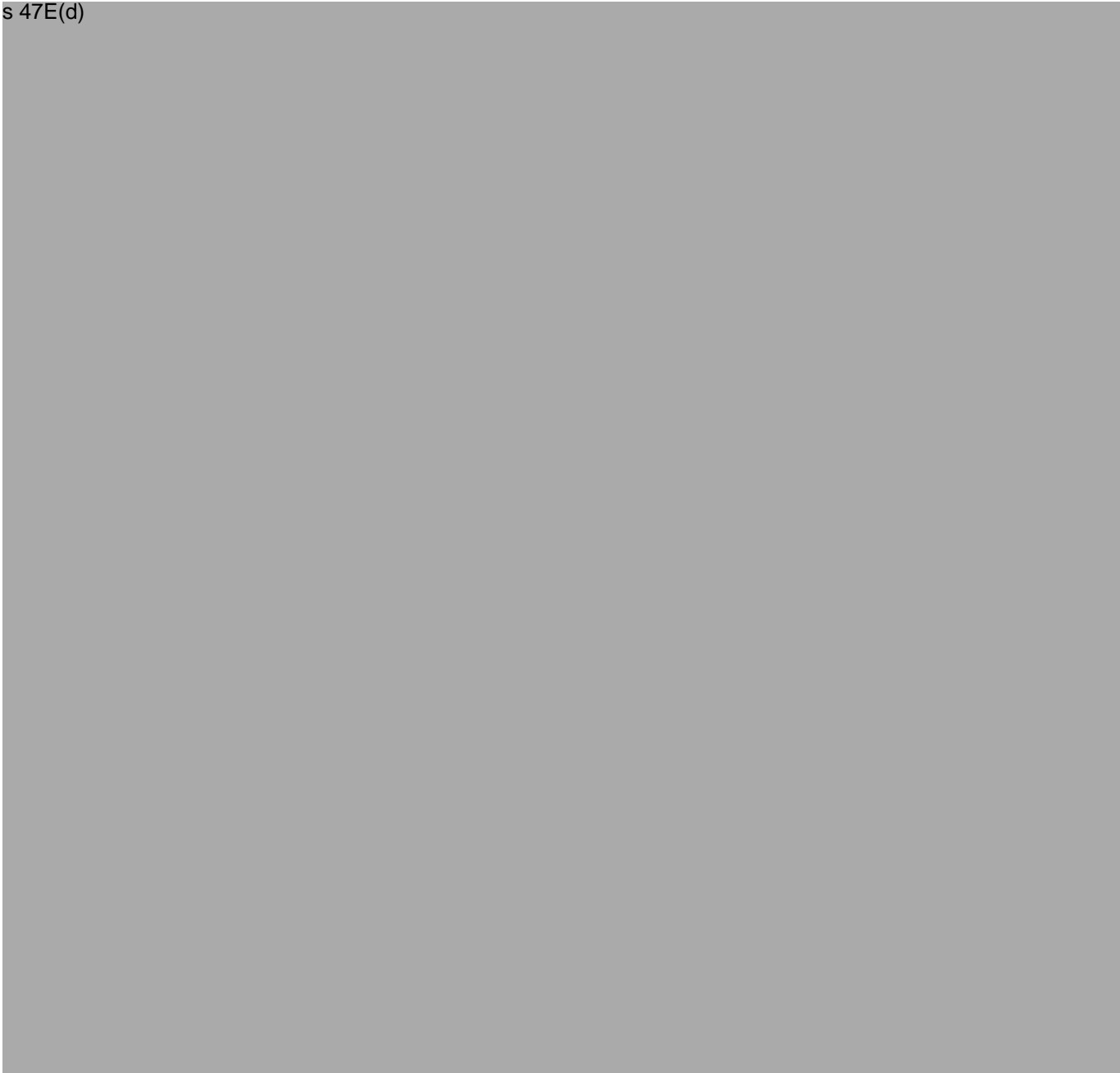


s 47E(d), 47G(1)(a), 47G(1)(b)



s 47E(d)





Migration Trends

eSafety is monitoring potential migration trends by accessing app download data from Google Play and the Apple App Store in Australia. Limitations of this data are that it does not reflect usage of an app or the age of the user, however it gives early indicators if an app is rising in popularity.

Pre 10 December 2025, large ARSMPs such as Snap, Facebook, Instagram, Tik Tok and YouTube had weekly downloads of over 10,000, with some reaching over 25,000.

After 10 December, the volume of apps being downloaded surged across these ARSMP platforms for 1-2 weeks (except YouTube) then reduced back down. During this time,

we also saw similar increased download volumes for smaller services such as Capcut, Lemon8, Pinterest and Roblox, however all then reduced over the following weeks.

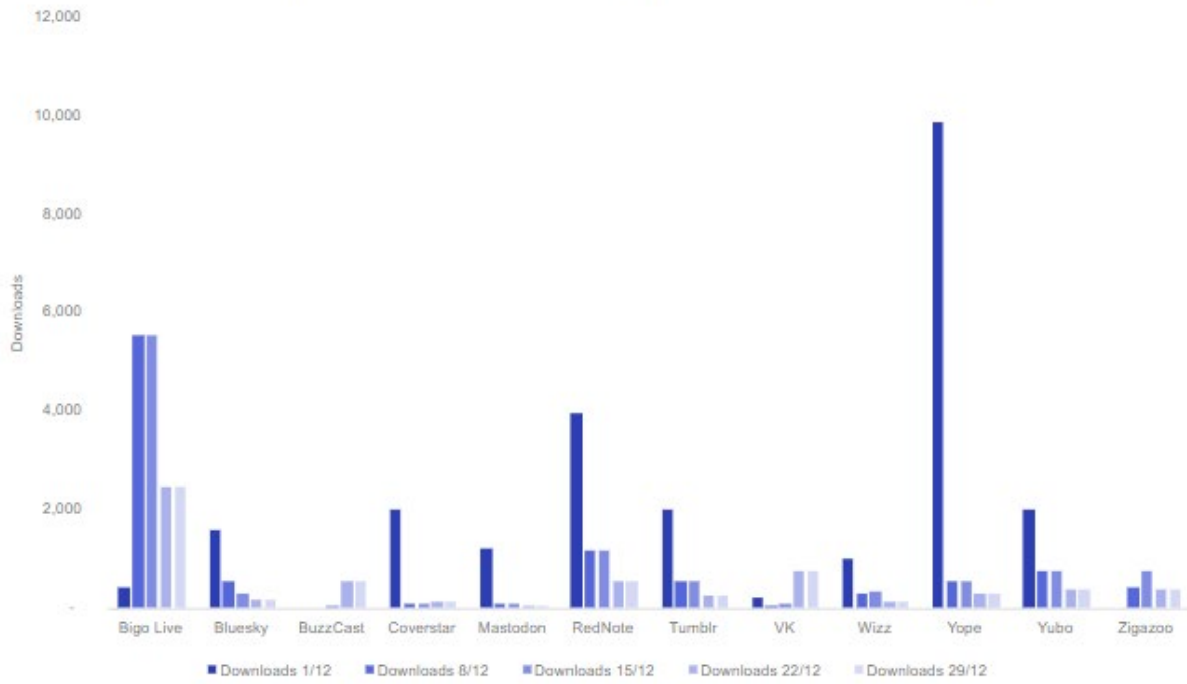
Capcut and Lemon8 remain popular, while Discord's downloads have steadily declined through December. Pinterest and Roblox, on the other hand, have shown overall growth during the month.

eSafety has engaged with Bytedance, the parent company of Capcut and Lemon8. They have self-assessed Capcut as a non-ARSMP, and Lemon8 as an ARSMP, who they state will comply with their regulatory obligations. eSafety are scheduled to meet with Lemon8 this month to understand the steps they are taking to comply with regulatory obligations under the SMMA. We are aware Lemon8 does have age assurance measures in place at account creation stage.

eSafety is monitoring emerging apps, considering them to be those below 10,000 downloads per week. A number of these have been reported in the media as they saw a spike in downloads around 10 December which raised their 'app ranking' for that week. As can be seen in the graph below, Apps such as Yope, Coverstar, BigoTV, Rednote and Zigazoo have seen considerable reductions in downloads and sit well below those large ARSMPs listed on the eSafety website. For example, Bluesky was downloaded 1,571 times in the first week of December, and only 136 times the last 2 weeks of December.

eSafety met with Bluesky on 7 October 2025, during which Bluesky confirmed they have self-assessed as an ARSMP and outlined their compliance plan. Bluesky has information on their platform to inform users that they are using Kids Web Services (KWS) as their age assurance vendor.

AU Downloads December 2025- Emerging downloaded social media apps



s 47E(d)

Next Steps

s 47E(d)

- eSafety will continue to develop and update the resources available on eSafety.gov.au to provide families and the public with education and information.
- My team will keep your Office updated on progress through regular weekly meetings and I will provide a written update at the next inflexion point when the platform responses to the second tranche of notices has been received and analysed, and our compliance assessments have progressed.
- Our next public update on SMMA will be related to our evaluation. It will coincide with the release of the evaluation research instrument on the Open Science Framework in February, which outlines the study and what information will be captured and analysed. A detailed brief on the evaluation has been provided to your Office. We will provide your Office visibility of this statement and information soon.

OFFICIAL: Sensitive

s 47E(d), 47G(1)(a), 47G(1)(b)

