

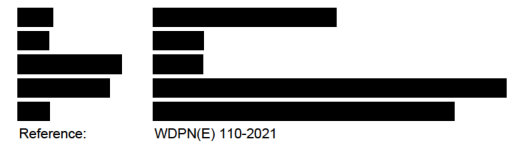
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 110-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:01:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



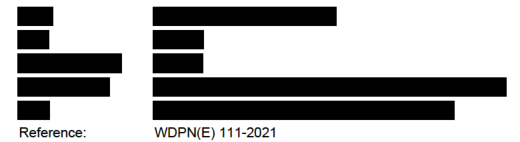
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 111-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:01:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
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Wrongful disconnection penalty notice number: WDPN(E) 112-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



WDPN(E) 112-2021 Reference:

8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
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- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- 2. Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:36:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



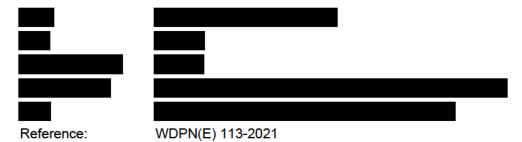
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To: Sumo Power Pty Ltd
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 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty



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What can Sumo Power do in response to this wrongful disconnection penalty notice?

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Kate Symons

Chairperson

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- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

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Wrongful disconnection penalty notice number: WDPN(E) 114-2021

- 1. This notice is dated 30 November 2021.
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 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
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How to pay the wrongful disconnection penalty



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- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



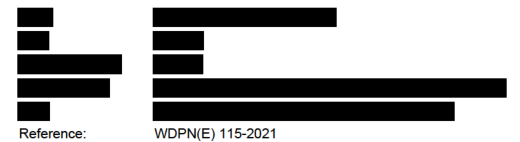
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To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 115-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty



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What can Sumo Power do in response to this wrongful disconnection penalty notice?

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- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- 2. Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:42:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



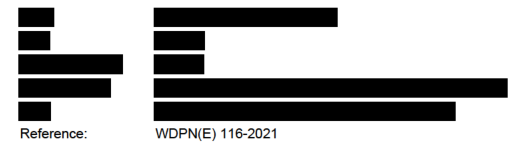
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 116-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



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What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
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- If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

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- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:47:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
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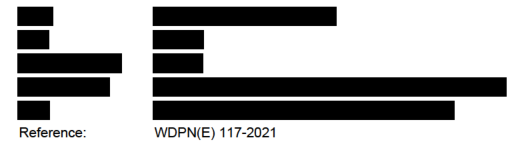
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To: Sumo Power Pty Ltd
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Wrongful disconnection penalty notice number: WDPN(E) 117-2021

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 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
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How to pay the wrongful disconnection penalty



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Kate Symons

Chairperson

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- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:44:00 AM on 14 December 2020; and
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- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
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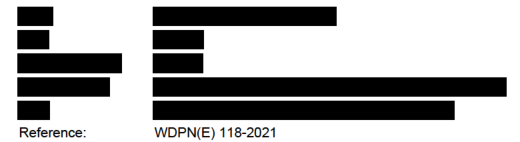
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To: Sumo Power Pty Ltd
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Wrongful disconnection penalty notice number: WDPN(E) 118-2021

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How to pay the wrongful disconnection penalty



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- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:50:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



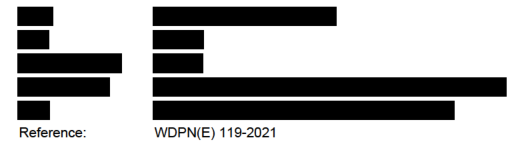
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 119-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:42:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- 5. Section 54l of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



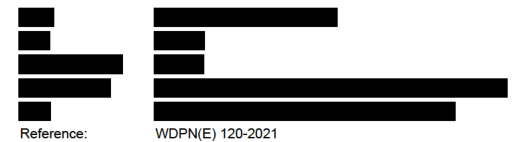
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 120-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:10:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



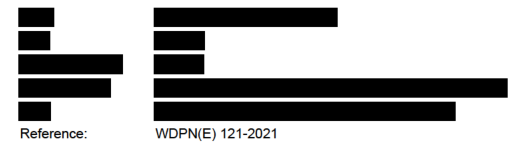
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 121-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:41:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

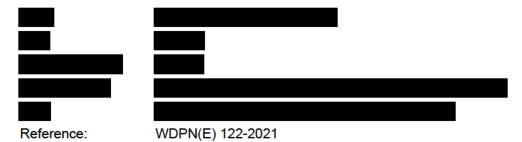
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 122-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- 2. Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

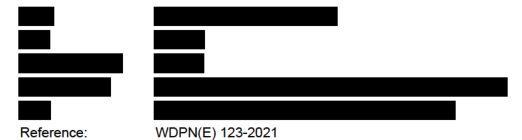
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 123-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:47:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

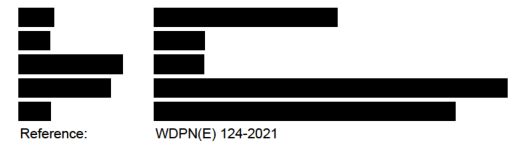
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 124-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 2:42:00 PM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

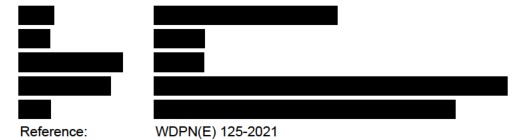
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 125-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:48:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

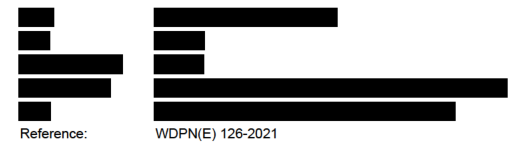
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 126-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:50:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

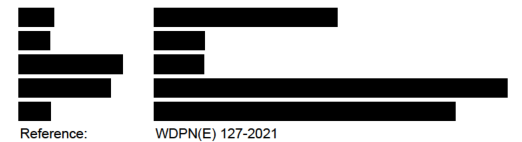
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 127-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- 1. Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:06:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

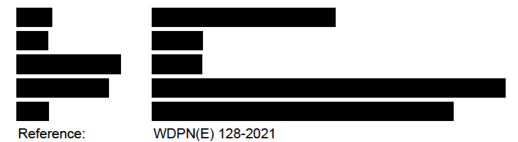
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 128-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:01:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

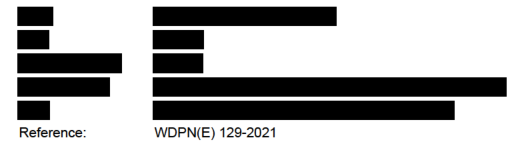
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 129-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:50:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

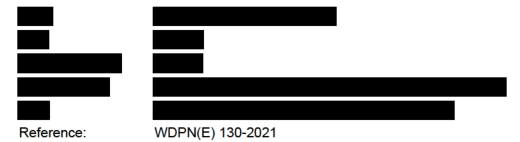
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 130-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- 5. Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

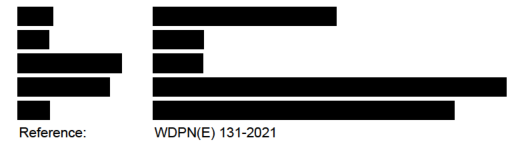
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 131-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:45:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at an and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

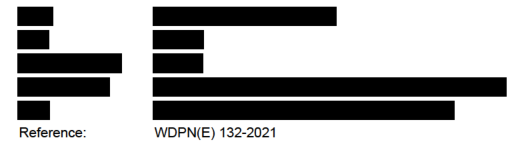
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 132-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:07:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

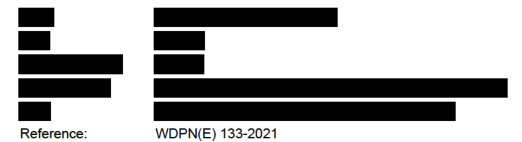
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 133-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 9:27:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- 5. Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



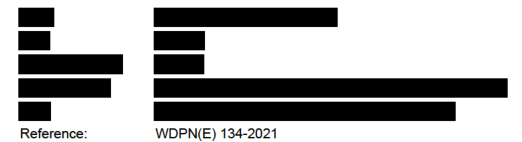
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 134-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- 2. Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at an and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



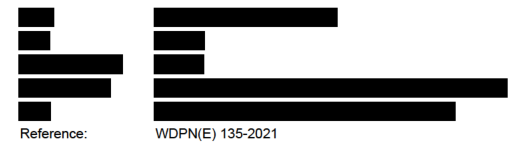
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 135-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:41:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



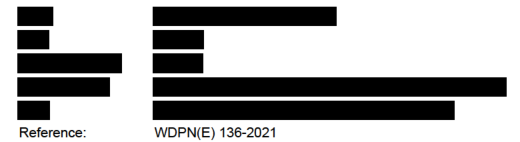
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 136-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:37:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



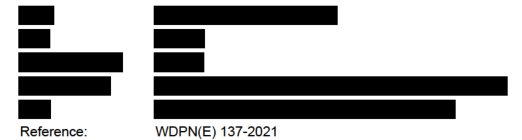
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 137-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:09:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- 5. Section 54l of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



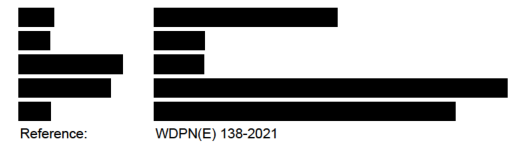
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 138-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 9:26:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



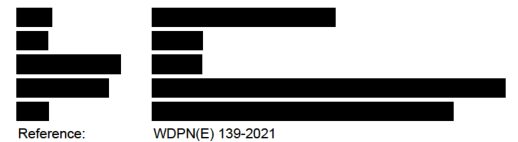
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 139-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:49:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



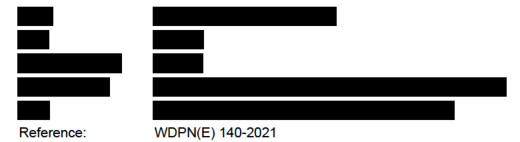
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 140-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:01:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



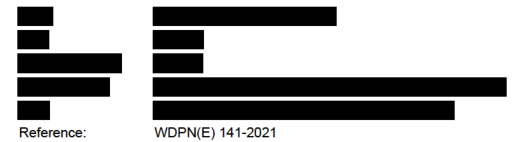
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 141-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- 1. Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:45:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



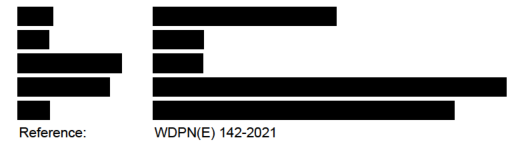
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 142-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:41:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



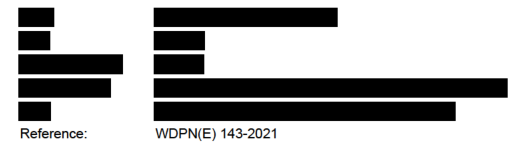
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 143-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:41:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at VIC 3030 and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



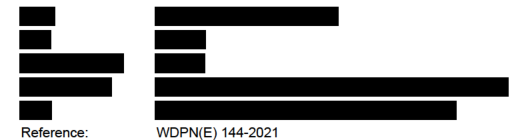
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 144-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- 5. Section 54l of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



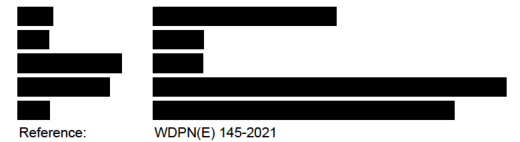
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 145-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:07:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

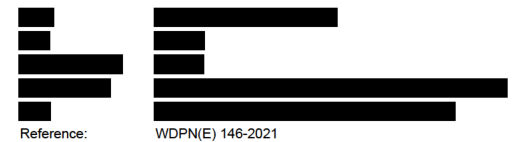
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 146-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- 5. Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

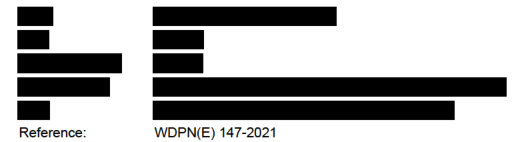
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 147-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:48:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

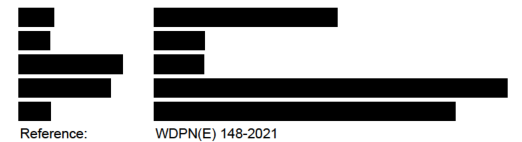
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 148-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:01:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

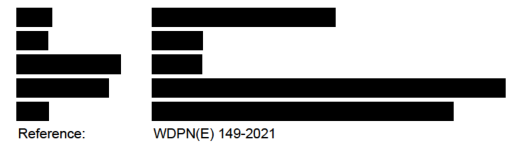
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 149-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

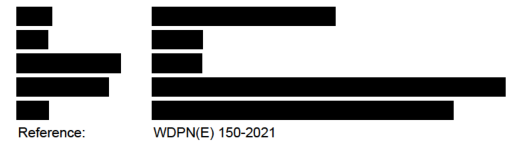
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 150-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:07:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

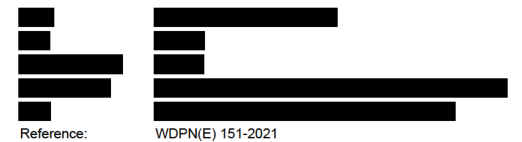
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 151-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:41:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

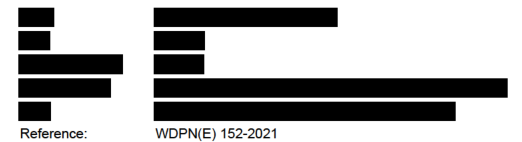
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 152-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

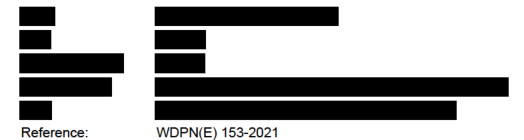
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 153-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

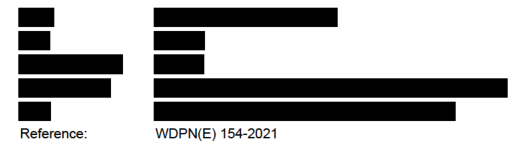
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 154-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:01:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- 5. Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

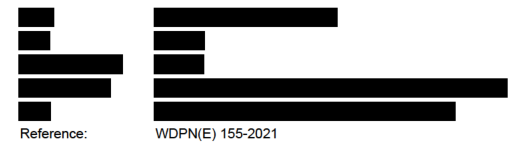
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 155-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:39:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

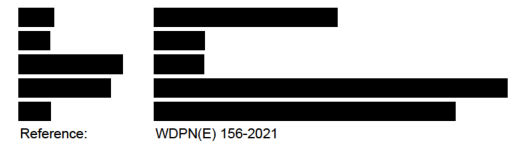
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 156-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:42:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

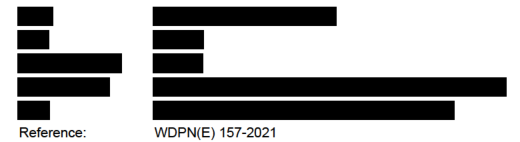
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 157-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- 2. Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



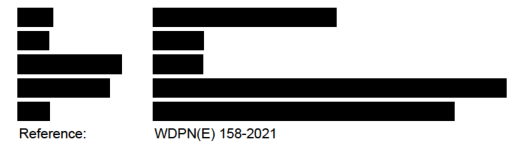
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 158-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



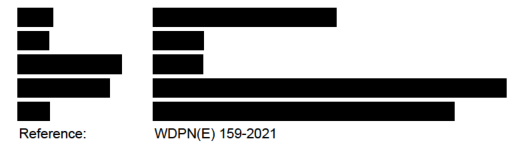
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 159-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



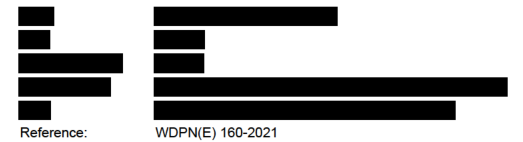
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 160-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:20:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



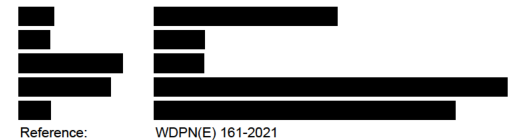
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 161-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:41:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- 5. Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



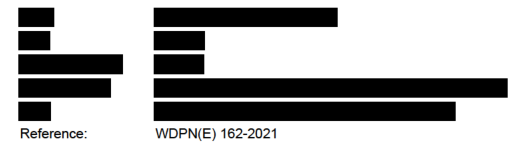
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 162-2021

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- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:30:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



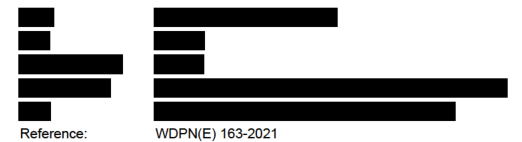
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 163-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- 2. Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:30:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- 5. Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



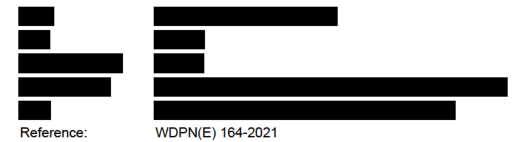
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 164-2021

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- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:07:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



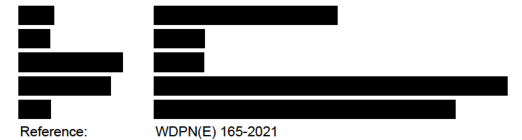
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 165-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- 1. Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 9:26:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- 5. Section 54l of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



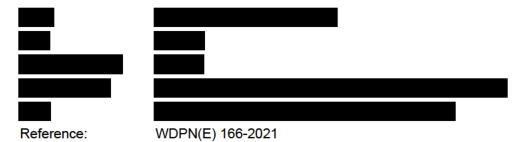
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 166-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
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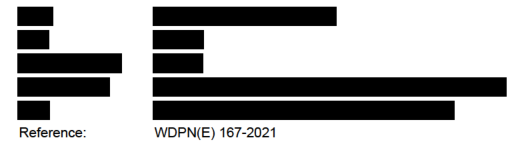
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 167-2021

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 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
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- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
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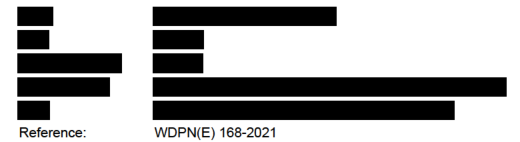
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Wrongful disconnection penalty notice number: WDPN(E) 168-2021

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 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
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How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

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Kate Symons

Chairperson

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- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:50:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at an and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
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Essential Services Commission Act 2001, section 54H

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Wrongful disconnection penalty notice number: WDPN(E) 169-2021

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- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:07:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



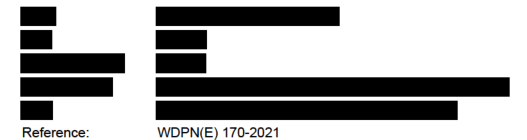
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 170-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:50:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



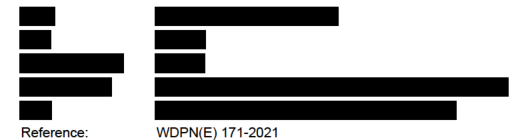
Essential Services Commission Act 2001, section 54H

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- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
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 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
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 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
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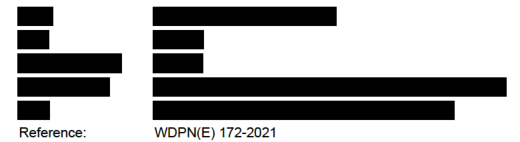
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Wrongful disconnection penalty notice number: WDPN(E) 172-2021

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- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
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How to pay the wrongful disconnection penalty



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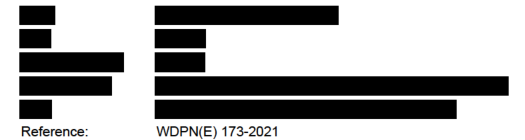
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To: Sumo Power Pty Ltd
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Wrongful disconnection penalty notice number: WDPN(E) 173-2021

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- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty



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What can Sumo Power do in response to this wrongful disconnection penalty notice?

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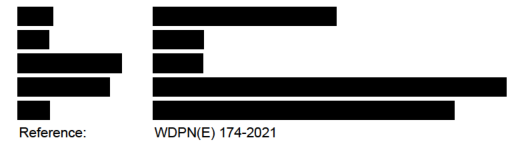
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 174-2021

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 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
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 - (a) the supply of electricity to the premises of a customer was disconnected; and
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- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
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Kate Symons

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- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:05:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
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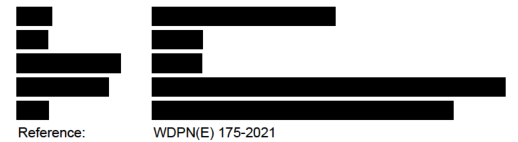
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
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South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 175-2021

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 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
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 - (a) the supply of electricity to the premises of a customer was disconnected; and
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- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

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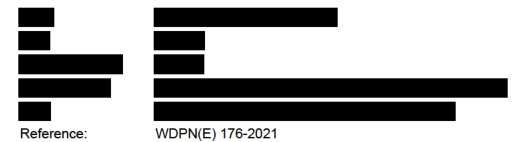
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How to pay the wrongful disconnection penalty



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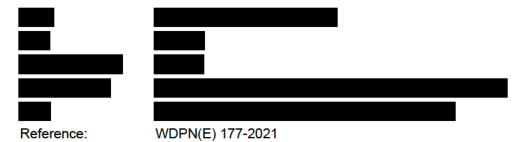
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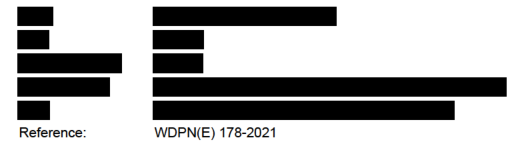
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 178-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at an and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



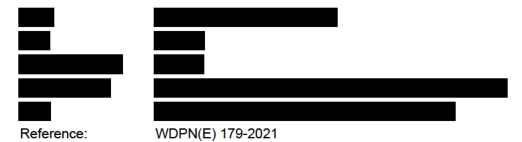
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 179-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:42:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.

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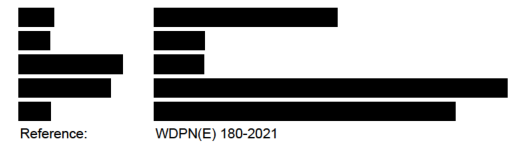
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 180-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:07:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



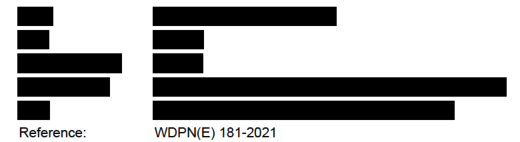
Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 181-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- 2. Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

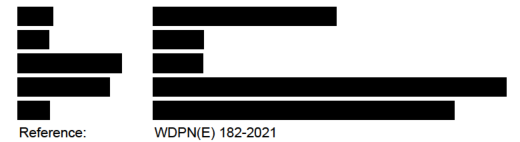
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 182-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

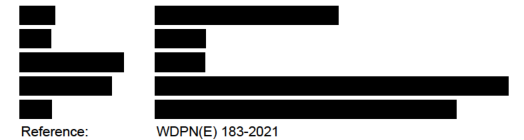
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 183-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:37:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

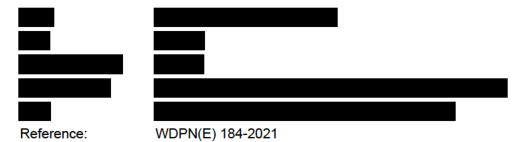
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 184-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:07:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

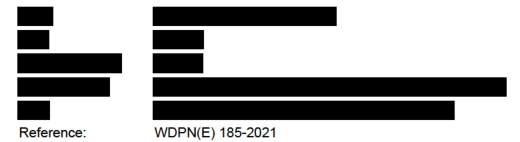
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 185-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:36:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at an and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

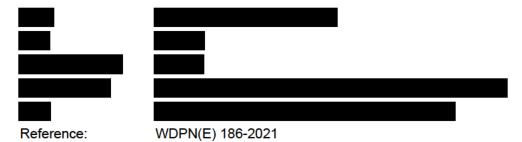
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 186-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 9:26:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

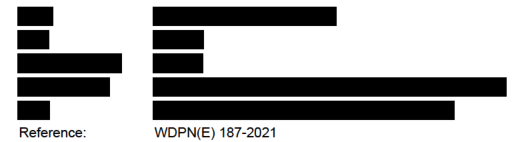
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 187-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



8. Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:01:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 188-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:41:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

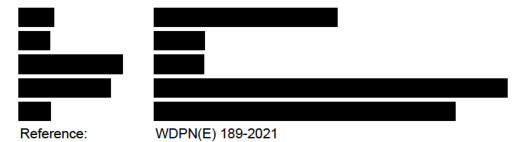
To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 189-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



 Please allow at least two business days for payment to be received and notify the commission once payment has been made.

What can Sumo Power do in response to this wrongful disconnection penalty notice?

- 9. Sumo Power can choose whether or not to pay this wrongful disconnection penalty notice.
- 10. If Sumo Power pays the amount of the wrongful disconnection penalty before the end of the time specified in this wrongful disconnection penalty notice, the commission will not take relevant enforcement action in relation to the alleged wrongful disconnection contravention unless the wrongful disconnection penalty notice is withdrawn before the end of that time in accordance with section 54N of the Act.
- 11. Sumo Power is entitled to disregard this wrongful disconnection penalty notice and to defend any proceedings relating to the alleged wrongful disconnection contravention.
- 12. If Sumo Power chooses not to pay this wrongful disconnection penalty, the commission may apply to the Supreme Court of Victoria for an order under section 54S of the Act.

Kate Symons

Chairperson

- Sumo Power Pty Ltd holds an electricity retail licence issued by the commission.
- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:50:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

To: Sumo Power Pty Ltd
Suite 103
41-61 Cecil Street
South Melbourne VIC 3205

Wrongful disconnection penalty notice number: WDPN(E) 190-2021

- 1. This notice is dated 30 November 2021.
- The Essential Services Commission alleges that Sumo Power Pty Ltd (ACN 601 199 151)
 (Sumo Power) has engaged in conduct that constitutes a wrongful disconnection contravention within the meaning of section 54E of the Essential Services Commission Act 2001 (the Act).
- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- 5. The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54I of the Act.

How to pay the wrongful disconnection penalty

6. The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



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Kate Symons

Chairperson

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- Clause 8.1(e) of the electricity retail licence held by Sumo Power obliged Sumo Power to comply with the Energy Retail Code.
- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:02:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.



Essential Services Commission Act 2001, section 54H

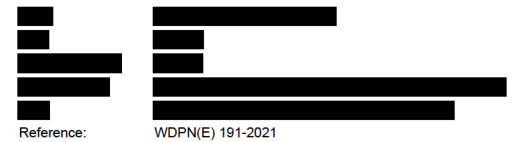
To: Sumo Power Pty Ltd
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South Melbourne VIC 3205

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- 3. On 26 November 2021, the commission formed a reason to believe that:
 - (a) the supply of electricity to the premises of a customer was disconnected; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises and did not comply with a requirement of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of a condition of its energy licence that requires compliance with the Energy Retail Code (wrongful disconnection contravention).
- 4. The nature, and a brief description of the alleged wrongful disconnection contravention are detailed in Schedule 1 to this wrongful disconnection penalty notice.
- The amount of the wrongful disconnection penalty is \$5,000 as provided by section 54l of the Act.

How to pay the wrongful disconnection penalty

The \$5,000 wrongful disconnection penalty is payable by 2 February 2022.



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Chairperson

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- 3. In accordance with section 54H(1) of the Act, the commission has reason to believe that:
 - (a) The supply of electricity to the premises of a customer at was disconnected at 10:41:00 AM on 14 December 2020; and
 - (b) Sumo Power arranged for the supply of electricity to be disconnected from the customer's premises at and Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code relating to disconnecting a customer's supply of electricity; and
 - (c) Sumo Power's conduct constitutes a contravention of clause 8.1(e) of its energy licence that requires compliance with the Energy Retail Code.
- 4. Sumo Power did not comply with clause 111A(1)(a)(v) of the Energy Retail Code because, by arranging for the disconnection of the customer to occur on 14 December 2020, being prior to the expiration of the disconnection warning period stated in the disconnection warning notice issued to the customer on 7 December 2020, Sumo Power did not at all times act fairly and reasonably in relation to the customer.
- Section 54I of the Act prescribes the wrongful disconnection penalty amount is \$5,000.