

Cancellation of certificate of conformity

Issued by Energy Safe Victoria

CANCELLATION OF CERTIFICATE OF CONFORMITY PURSUANT TO SECTION 62K OF THE *ELECTRICITY SAFETY ACT 1998*

To

The Proper Officer

Electus Distribution Pty Ltd (ACN 000 087 347)

200 Victoria Road

RYDALMERE NSW 2116

Definitions

1. In this notice:

Act means *Electricity Safety Act 1998* (Vic)

Certificate means certificate of conformity number ESV230049 certified on 7 July 2023 issued for the Device

Device means 12 hour mains timer model MS6117 with the trade name Powertech

Electus Distribution means Electus Distribution Pty Ltd (ACN 000 087 347)

Energy Safe means Energy Safe Victoria, a body corporate established under the *Energy Safe Victoria Act 2005* (Vic).

2. Unless otherwise specified, terms used in this direction have the meanings given in the Act.

Preamble

3. Under s 62K of the Act, Energy Safe may at any time cancel a certificate of conformity it has issued, by written notice given to the person to whom the certificate of conformity was issued.
4. Energy Safe issued the Certificate to Electus Distribution on 7 July 2023.

Decision

5. Energy Safe cancels the Certificate effective from the date of this notice.

Reasons for the cancellation of the certificate of conformity

6. Insulation on the earth pin of the Device has the potential to make the equipment and/or the electrical installation it is connected to unsafe. Insulation on the earth pin may reduce its effectiveness as there is a potential for the earth contact in the socket-outlet to grip on the insulated portion of the earth pin partially or fully. This could result in severe injury to the user or death.

Right of review

7. Pursuant to section 69(2)(b)(viii) of the Act, a person who is aggrieved by a decision of Energy Safe under Part 4 of the Act to cancel a certificate of conformity may apply to the Victorian Civil and Administrative Tribunal for review of the decision.
8. The application for review must be made within 28 days after the later of:
 - a. the day on which notice of the decision is received by the person; or
 - b. if, under section 45 of the *Victorian Civil and Administrative Tribunal Act 1998*, the person requests a statement of reasons for the decision, the day on which the statement of reasons is given to the person or the person is informed under section 46(5) of that Act that a statement of reasons will not be given.

.....

HEAD OF RENEWABLE ENERGY SAFETY
ENERGY SAFE VICTORIA

26 March 2024