



Will it be an offence to sell an air conditioner that can't be installed under the requirements of the Air Conditioner Technical Regulator Guideline? What happens to old stock?

It won't be an offence to sell an air conditioner that under the requirements, can't be installed. However, to assist installers with their legal obligations and maximise your customer experience, retailers and dealers are encouraged to:

- have the supplier or manufacturer confirm that it meets the requirements of the Air Conditioner Technical Regulator Guideline before the sale is made
- encourage the supplier or manufacturer to submit the product for registration under the guideline
- be aware and make your customer aware that the airconditioning unit will not be able to be installed from 1 July 2023 unless it meets the requirements of the guideline.
- Suppliers and manufacturers can submit their product for registration under the guidelines and access the compliance list using the form available at <a href="https://www.energymining.sa.gov.au/airconregs">www.energymining.sa.gov.au/airconregs</a>

Regarding old stock, the Technical Regulator will consider transitional arrangements on a case by case basis. Please email <a href="mailto:dem.smartappliances@sa.gov.au">dem.smartappliances@sa.gov.au</a> for further information



Do the requirements apply to second hand units?



The requirements will not apply to air conditioners that have been previously installed and used.