

**Government Gazette** 

# of the State of

# New South Wales

# Number 470 - Parliament, Ministerial, Courts and Police Friday, 29 November 2024

The New South Wales Government Gazette is the permanent public record of official NSW Government notices. It can also contain local council, non-government and other notices.

Each notice in the Government Gazette has a unique reference number that appears in parentheses at the end of each page of the notice and can be used as a reference for that notice. For example, [NSWGG-2024-10-1].

The Gazette is compiled by the Parliamentary Counsel's Office and published on the NSW Government Gazette website (www.gazette.legislation.nsw.gov.au) under the authority of the NSW Government. The website contains a permanent archive of past Gazettes.

To submit a notice for gazettal, visit the website.

By Authority Government Printer



# SUPREME COURT PRACTICE NOTE SC GEN 23

# Use of Generative Artificial Intelligence (Gen AI)

# Commencement

1. This Practice Note was issued on 21 November 2024, commences on 3 February 2025 and will apply to all proceedings from that date.

# Introduction

- 2. Generative AI (**Gen AI**) is a form of artificial intelligence that is capable of creating new content, including text, images or sounds, based on patterns and data acquired from a body of training material. That training material may include information obtained from "scraping" publicly and privately available text sources to produce large language models.
- 3. Gen AI may take the form of generic large language model programs such as Chat-GPT, Claude, Grok, Llama, Google Bard, Co-Pilot, AI Media or Read AI or more bespoke programs specifically directed to lawyers such as Lexis Advance AI, ChatGPT for Law, Westlaw Precision, AI Lawyer, Luminance and CoCounsel Core. These examples are not intended to be exhaustive. Such programs may use "chatbots" and prompt requests and refined requests from the users of such programs.
- 4. This Practice Note applies to both closed-source and open-source large language model Gen AI.
- 5. Gen AI is capable of being used to assist legal practitioners and unrepresented parties with various tasks, including drafting documents and summarising information. This Practice Note is directed to the circumstances where such use is acceptable.
- 6. For the avoidance of doubt, for the purposes of this Practice Note:

- (a) Gen AI does not include technology or functionality which:
  - merely corrects spelling or grammar, provides transcription, assists with formatting and otherwise does not generate substantive content;
  - (ii) generates chronologies from original source documents;
- (b) nothing in this Practice Note is intended to preclude or apply to the use of:
  - search engines such as Google which produce a list of websites that match search criteria but which do not produce an apparently personalised textual answer in response to a specific prompt;
  - (ii) dedicated legal research software which uses AI or machine learning to conduct searches across material comprising legislation or subordinate legislation, judgments of courts or tribunals, and/or books or articles written for a legal audience.
- 7. Legal practitioners and unrepresented parties should be aware of limits, risks and shortcomings of any particular Gen AI program which they use. These may include:
  - the scope for "hallucinations", that is, the generation of apparently plausible, authoritative and coherent responses but which are in fact inaccurate or fictitious. Examples include false citations and fabricated legislative, case or other secondary references;
  - (b) the dependence of Gen AI on the quality and reach of underlying data sets, including the possibility that that underlying database(s) may include misinformation or selective or incomplete data, data that is not up to date or data that is not relevant in New South Wales or Australia;
  - (c) the scope for biased or inaccurate output including by reason of the nature or limitations of the underlying data sets;
  - (d) the fact that any search requests via a chatbot or interactions or prompts within a Gen AI program may, unless disabled, be automatically added to the large language model database, remembered and used to respond to queries from other users;
  - (e) the lack of adequate safeguards, to preserve the confidentiality, privacy or legal professional privilege that may attach to information or otherwise sensitive material submitted to a public Gen AI chatbot; and
  - (f) the fact that data contained in a Gen AI data set or database may have been obtained in breach of copyright.

8. Legal practitioners and unrepresented parties should also be aware that data entered into Gen AI programs may be used to train the large language model, potentially making confidential information available to others.

# General prohibition

9. Information subject to non-publication or suppression orders, the implied (*Harman*) undertaking not to use information produced under compulsion for any purposes extraneous to the proceedings without the leave of the Court, material produced on subpoena, or any material that is the subject of a statutory prohibition upon publication must **not** be entered into any Gen AI program.

## Affidavits, witness statements or other evidentiary material

- 10. Gen AI must **not** be used in generating the content of affidavits, witness statements, character references or other material that is intended to reflect the deponent or witness' evidence and/or opinion, or other material tendered in evidence or used in cross examination.
- 11. Affidavits, witness statements, character references should contain and reflect a person's own knowledge, not Al-generated content.
- 12. Gen Al must not be used for the purpose of altering, embellishing, strengthening or diluting or otherwise rephrasing a witness's evidence when expressed in written form.
- 13. An affidavit, witness statement or character reference must contain a disclosure that Gen AI was **not** used in generating:
  - (a) its content (including by way of altering, embellishing, strengthening or diluting or rephrasing a witness's evidence); or
  - (b) subject to leave having been obtained in accordance with paragraph 15 below, the content of any annexure or exhibit *prepared by the deponent* of the affidavit or witness statement or character reference for the purposes of his or her evidence.
- 14. For the avoidance of doubt, the deponent of the affidavit, witness statement or character reference is not required to make the disclosure referred to in paragraph [13(b)] where the annexure or exhibit has not been prepared or created for the purposes of the proceedings.
- 15. In exceptional cases, leave may be sought to use Gen AI for the preparation or generation of any annexure or exhibit to an affidavit, witness statement or character reference. Any application for leave must identify:
  - (a) the proposed use of Gen AI;

- (b) the Gen AI program that will be used (including the relevant version);
- (c) whether it is a closed-source or open-source program and or contains privacy and or confidentiality settings; and
- (d) the benefit to be derived from the proposed use of Gen AI in the preparation of the annexure or exhibit.

## Written submissions and summaries of argument

- 16. Where Gen AI has been used in the preparation of written submissions or summaries or skeletons of argument, the author must verify in the body of the submissions, summaries or skeleton, that all citations, legal and academic authority and case law and legislative references:
  - (a) exist,
  - (b) are accurate, and
  - (c) are relevant to the proceedings,

and make similar verification in relation to references to evidence in written submissions or summaries or skeletons of argument to evidence (whether the evidence be contained in affidavits or transcript).

- 17. Such verification must not be carried out by using a Gen AI tool or program.
- 18. Any use of Gen AI to prepare written submissions or summaries or skeletons of argument does not qualify or absolve the author(s) of any professional or ethical obligations to the Court or the administration of justice.

### Expert Reports

- 19. Expert reports are required to state the opinion or opinions of the expert, and his or her reasoning process.
- 20. Subject to paragraph 23 below, Gen AI must not be used to draft or prepare the content of an expert report (or any part of an expert report) without prior leave of the Court.
- 21. Any application for leave must identify:
  - (a) the proposed use of Gen AI;

- (b) the Gen AI program (including the version) that will be used and whether it is a closed-source or open-source program or contains privacy and or confidentiality settings;
- (c) the benefit to be derived from the proposed use of Gen AI in the preparation of the expert report;
- (d) any documents which it is proposed to submit to the Gen AI program for the purposes of generating any aspect of the expert report.
- 22. If an expert witness obtains prior leave to use Gen AI for any purpose in preparing an expert report for the Court, the expert witness must:
  - (a) disclose in the report what part(s) of it was prepared using Gen AI or drawing upon Gen AI produced material and the Gen AI program, (and version) that was used;
  - (b) keep records and identify in an annexure to the report a record of how the Gen AI tool or program was used (for example any prompts used, any default values used, and any variables set), except where the Court grants leave to dispense with this requirement (for example, where the Court determines this to be voluminous or unnecessary); and
  - (c) if the use of Gen AI is regulated or addressed by any relevant code of practice or principles that bind or apply to the expert, identify that fact and annex to the report a copy of the relevant code(s) or principle(s).

Examples of the above use of Gen AI may include experts using software that uses Gen AI to analyse sound, graphic or video data, or to interrogate very large data sets, or to conduct statistical analysis.

- 23. In the case of experts' reports in professional negligence claims filed and served under rule 31.36 of the Uniform Civil Procedure Rules 2005 and expert reports referred to in a pre-filing statement within the meaning of section 315 of the *Workplace Injury Management and Workers Compensation Act 1998* (NSW) to be relied on for the purposes of court proceedings for the recovery of work injury damages, leave to rely on any report that was prepared using Gen Al or drawing upon Gen Al produced material must be sought at the first directions hearing of the matter.
- 24. Legal practitioners and unrepresented parties must draw the requirements of this Practice Note to the attention of experts when instructing them.
- 25. Expert reports prepared between the date of issue of this Practice Note and the date of its commencement must identify which, if any, part or parts of the report has or have relied upon Gen AI in the preparation of its content.

# Review

26. Due to the rapidly developing nature of Gen AI, this Practice Note will be periodically reviewed.

The Hon. A S Bell

Chief Justice of New South Wales 21 November 2024

# ACTS OF PARLIAMENT ASSENTED TO

### Legislative Council Office Sydney 21 November 2024

IT is hereby notified, for general information, that Her Excellency the Governor has, in the name and on behalf of His Majesty, this day assented to the undermentioned Acts passed by the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, viz.:

Act No. 79, 2024 – An Act to amend the Fines Act 1996 in relation to the issuing of penalty notices for certain parking offences. [Fines Amendment (Parking Fines) Bill 2024]

Act No. 80, 2024 – An Act to amend legislation administered by the Minister for Water to make further provision for the making of regulations about water management; to make other miscellaneous amendments to the legislation; and to repeal the Water Management Amendment Act 2010 and the Water Management Amendment Act 2014. [Water Legislation Amendment Bill 2024]

Act No. 81, 2024 – An Act to amend various Acts in the Communities and Justice portfolio relating to children. [Justice Legislation Amendment (Children) Bill 2024]

Act No. 82, 2024 – An Act to amend certain Acts and instruments in various respects and for the purpose of effecting statute law revision; to repeal certain redundant Acts; and to make certain savings. [Statute Law (Miscellaneous Provisions) Bill (No 2) 2024]

Act No. 83, 2024 – An Act to amend the Electricity Infrastructure Investment Act 2020 and the Energy and Utilities Administration Act 1987 to set a long-duration storage infrastructure objective for 2034 and provide for particular matters relating to the Australian Energy Regulator's functions, the NSW renewable energy sector plan, the administration of access schemes and infrastructure project financial matters; and for related purposes. [Energy Amendment (Long Duration Storage and Investment) Bill 2024]

Act No. 85, 2024 – An Act to amend the Prevention of Cruelty to Animals Act 1979, the Companion Animals Act 1998 and the regulations under the Acts to regulate dog breeding and the advertising of dogs for sale or other transfer; and for related purposes. [Prevention of Cruelty to Animals Amendment (Puppy Farming) Bill 2024]

David Blunt AM Clerk of the Parliaments

### Motor Dealers and Repairers (Declaration of Declared Trade Show – National 4x4 Outdoor Show – Sydney) Order 2024

under the

### Motor Dealers and Repairers Regulation 2014

I, Anoulack Chanthivong, Minister for Better Regulation and Fair Trading, pursuant to Clause 5A of the Motor Dealers and Repairers Regulation 2014, (NSW) make the following Order.

The Hon Anoulack Chanthivong MP

Minister for Better Regulation and Fair Trading

#### Explanatory note

Under Clause 5A of the Motor Dealers and Repairers Regulation 2014, the Minister for Better Regulation and Fair Trading, may, by order published in the Gazette, declare that a specified event, held at a place where a number of motor dealers, motor vehicle manufacturers or other industry participants display motor vehicles, is a declared trade show.

The object of this Order is to declare the National 4x4 Outdoor Show – Sydney to be held at the Sydney Showground, 1 Showground Road, Sydney 2127 to be a declared trade show for the period starting 12.01am on 13 June 2025 and ending at 11.59pm on 15 June 2025.

The effect of the Order is to exempt motor dealers whose ordinary place of business is outside NSW from the need to hold a NSW motor dealer's licence in order to offer or display a motor vehicle for sale at the National 4x4 Outdoor Show – Sydney. To receive the benefit of the exemption, eligible persons will need to satisfy the conditions of this Order and the Regulation.

The exemption will have effect only for the duration of the trade show and applies to participation in the National 4x4 Outdoor Show – Sydney only to the extent that it involves advising persons with respect to the quality, performance and characteristics of motor vehicles and making offers to, or receiving offers from, persons to enter into agreements for the sale of motor vehicles (other than second-hand motor vehicles).

#### 1 Name of Order

This Order is the Motor Dealers and Repairers (Declaration of Declared Trade Show - National 4x4 Outdoor Show – Sydney) Order 2024.

#### 2 Commencement

This Order commences on the day on which it is published in the NSW Government Gazette.

#### 3 Definitions

In this Order:

*Eligible person* has the same meaning given to it in Clause 5A of the Regulation.

The **National 4x4 Outdoor Show – Sydney** means the National 4x4 Outdoor Show – Sydney held at Sydney Showground, 1 Showground Road, Sydney 2127.

Second-hand motor vehicle has the same meaning given to it in the Act.

The Act means the Motor Dealers and Repairers Act 2013 (NSW).

The Regulation means the Motor Dealers and Repairers Regulation 2014 (NSW).

### 4 Declaration of Declared Trade Show

The National 4x4 Outdoor Show – Sydney is declared to be a declared trade show for the period beginning at 12.01am on 13 June 2025 and ending at 11.59pm on 15 June 2025.

### 5 Conditions

An eligible person must comply with the following conditions and the Regulation in order to receive the benefit of the exemption conferred by this Order:

- a) when making offers to, or receiving offers from, persons to enter into agreements for the sale of motor vehicles (other than second-hand motor vehicles) an eligible person must advise those persons in writing:
  - i. that the sale will be effected in the jurisdiction where the eligible person's ordinary place of business is;
  - ii. that the sale will not be subject to the dealer obligations or consumer protections provided under the Act or the Regulation;
  - iii. that the sale will be subject to the relevant dealer obligations, if any, or consumer protections that apply in the jurisdiction where the eligible person's ordinary place of business is;
  - iv. consumer protection under the Australian Consumer Law extends across all state and territory boundaries;
  - v. where the pick-up location would be for the vehicle if a sale is effected; and
  - vi. where the location would be for servicing and repair work for the vehicle if a sale is effected;
  - vii. of information regarding extended warranties including matters such as the location of servicing and repair work for these warranties.
- b) display a sign at the stall or other place of business operated by the eligible person at the declared trade show that:
  - i. uses language and a format, and is in a position, that makes the sign easy to read by any person approaching the stall or place, and
  - ii. includes the registered business name, or company name, address and inter-State or Territory licence name or number (if applicable) of the business ordinarily operated by the eligible person, and
  - iii. identifies the eligible person as a person who ordinarily operates an interstate or Territory business, and
  - iv. states that the contract of sale must be signed outside of New South Wales.

# **DISTRICT COURT ACT 1973 - DIRECTION**

In pursuance of Sections 32 and 173 of the District Court Act 1973 I direct the District Court to sit in its Civil and Criminal jurisdictions at the places as shown in the attached schedules.

Dated at Sydney this 27 November 2024

Chief Judge

Her Honour Judge Huggett

#### DISTRICT COURT OF NEW SOUTH WALES

#### DIRECTION

PURSUANT to section 32 of the District Court Act 1973, I direct that the District Court shall sit in its civil jurisdiction at all courts that I have directed the Court sit in its criminal jurisdiction during 2025 and pursuant to section 173 of the District Court Act 1973, I direct that the District Court shall also sit in its criminal jurisdiction at all courts that I have directed the Court sit in its civil jurisdiction during 2025.

Dated at Sydney this 27 November 2024

Chief

Her Honour Judge Huggett

#### DISTRICT COURT OF NEW SOUTH WALES

#### DIRECTION

In pursuance of Section 32 (3) of the District Court Act 1973 I direct that for 2025 all proceedings (other than proceedings before the Registrar) in the District Court of New South Wales in relation to which the proper place is a place specified in Column 1 hereunder shall be continued by the court sitting at the place specified opposite that place in Column 2 hereunder:

Column 2

# Column 1

#### Albury Albury Albion Park Wollongong Armidale Armidale Lismore Ballina Bathurst Bathurst Bellingen **Coffs Harbour** Bathurst Blayney **Broken Hill** Broken Hill Lismore Byron Bay Lismore Casino Cessnock Newcastle Queanbeyan Cooma Wagga Wagga Cootamundra Corowa Albury Albury Deniliquin Dubbo Dubbo Albury Finley Dubbo Gilgandra Griffith Griffith Gundagai Wagga Wagga Tamworth Gunnedah Griffith Hay Albury Holbrook Junee Wagga Wagga Penrith Katoomba Wollongong Kiama Lismore Kyogle Griffith Leeton Lismore Lismore Macksville Coffs Harbour Newcastle Maitland Milton Nowra Albury Moama Newcastle Muswellbrook Wagga Wagga Narrandera Dubbo Narromine

Newcastle Nowra Oberon Orange Picton Port Kembla Queanbeyan Quirindi **Raymond Terrace** Scone Singleton Tamworth Temora Tumbarumba Wagga Wagga Warren Wilcannia Windsor Wollongong Yass

Newcastle Nowra Bathurst Orange Campbelltown Wollongong Queanbeyan Tamworth Newcastle Newcastle Newcastle Tamworth Wagga Wagga Albury Wagga Wagga Dubbo Broken Hill Penrith Wollongong Queanbeyan

Dated at Sydney this 27 November 2024

Ohief\Judge

Her Honour Judge Huggett

VENUE	TIME	03/02/25	10/02/25	17/02/25	24/02/25	03/03/25	10/03/25	17/03/25	24/03/25	31/03/25	07/04/25	14/04/25	21/04/25	28/04/25	05/05/25	12/05/25	19/05/25	26/05/25	02/06/25	09/06/25	16/06/25	23/06/25
ALBURY	10:00AM	CR	CR	CR	CR SF	CR SF	CR SF	CR	CR	CR	CR			CR	CR	CR	CR	C	CR	CR	CR	CR
ARMIDALE	10:00AM	CR	CR	CR	CR					CR	CR	CR			1					CR	CR	CR
BATHURST	10:00AM						CR	CR	CR						CR	CR	CR					
BEGA	10:00AM					CR	CR	CR												CR	CR	CR
BOURKE	10:00AM								CR													
BROKEN HILL	10:00AM					CR	CR	CR											CR	CR	CR	
CAMPBELLTOWN	10:00AM	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3						
COFFS HARBOUR	10:00AM	CR	CR	CR				CR	CR	CR	CSOEP	CSOEP		C	CR	CR	CR SF					
COONAMBLE	10:00AM																CR			1	-	
DUBBO	10:00AM	CR	CR+C	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR						
DUBBO	10:00AM								CSOEP					1			CSOEP					
GOSFORD	10:00AM	CRx2	CRx2	CR+C	CR+C	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	ÇRx2	CRx2	CR+C	CRx2	CRx2	CRx2	CRx2	CRx2
GOULBURN	10:00AM	CR	CR	CR	CR			CR	CR	CR	CR								CR	CR	ČŔ	<b></b>
GRAFTON	10:00AM	[			CR	CR	CR	· · · · · ·							· · · · · ·			CR	CR	CR		
GRIFFITH	10:00AM						CR	CR	CR	С							CR	CR	CR	CR SF	CR SF	CR SF
LISMORE	10:00AM	CR	CR	CR	CR+C	CR	CRx2	CRx2	CRx2	CRx2	CRx2	CR	CR	CR	CR	CRx2	CRx2	CRx2	CRx2	CRx2	CR+C	CR+C
LISMORE	10:00AM					CSOEP									<u> </u>							
MOREE	10:00AM						1	CR	CR	ĊR				-						1		
NEWCASTLE	10:00AM	CRx4	CRx4	CRx4+Mng	CRx4+C	CRx4+C	CRx4+Mng	CRx4	CRx4	CRx4+Mng	CRx4	CRx2	CRx2	CRx2	CRx4+Mng	CRx4	CRx4	CRx4+Mng	CRx4+C	CRx4+C	CRx4	CRx4+Mng
NEWCASTLE	10:00AM		CSOEP	CSOEP					CSOEP	CSOEP					CSOEP	CSOEP					CSOEP	CSOEP
NÓWRA	10:00AM		CR	CR	CR	CR								CR	CR	CR	CR	c			1	
ORANGE	10:00AM	CR	CR	CR	CR	CR		CSOEP	CSOEP	ĊR	CR	CR	CR	ĊR			C	CR	CR	CR	ČR	CR
PARKES	10:00AM													CR	CR	CR						
PARRAMATTA	10:00AM	CRx8	CRx8	CRx7+C	CRx7+C	CRx7+C	CRx8	CRx8	CRx8	ČRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx7+C	CRx7+C	CRx7+C	CRx8	CRx8	CRx8	CRx8
PENRITH	10:00AM	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3						
PORT MACQUARI	10:00AM	CR	CR	ĊR	CR	1	1	CR	CR	CR	CR	CR SF	CR SF	CR SF	CR SF	CR SF	CR SF	CR	CR	CR	CR	C
QUEANBEYAN	10:00AM	CR SF	CR SF	CR SF	CR SF		CR	CR	CR	С		Í			CR	CR	CR	CR	CR SF	CR SF	CR SF	CR SF
SYDNEY	10:00AM	CR+C	CR+C+Mng	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C						
TAMWORTH	10:00AM				CR	CR	CR	CR						1	CR	CR	CR	CR	С	1	1	1
TAREE	10:00AM				CR	CR	CR	CR						CR	CR	CR	ĊR	<u> </u>	CR	CR	CR	CR
WAGGA WAGGA	10:00AM	CR	CR	CR	CR	CR	CR	CR+C	CR	CR	CR	CR	CR	CR	CR+C	CR						
WAGGA WAGGA	10:00AM							Ì					1	1	CSOEP	CSOEP	1		1	1	1	1
WOLLONGONG	10:00AM	CRx2	CRx2	CRx2	CRx2	CR+C	CR+C	CRx2	CRx2	CRx2	CR	CR	CR	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CR	CR+C	CR+C
WOLLONGONG	10:00AM		• •	••••					ut-		CSOEP	CSOEP	1			·	·	1		<u>.</u>		

ALBURY   10:00AM   C <t< th=""><th>5 08/12/25 15</th><th>08/12/25</th><th>08/12/25</th><th>15/12</th></t<>	5 08/12/25 15	08/12/25	08/12/25	15/12
DRAMIDALE   DOMAN   CR		1		
BATHURST   IDDAMA   CR				
BEGA   10:00AM   P		[		
DOURNE   10:00AM   P <t< td=""><td></td><td></td><td></td><td></td></t<>				
BROKEN HILL   10:00AM   CRU   CRU  CRU   CRU  <				
CAMPBELITOWN   R0:00MM   CR2   CR2   CR2   CR2   CR2   CR3				
COFFS HARBOUR   CR			1	1
COFFS HARBOUR   CN	CRx3 CRx	CRx3	Rx3 (	CRx3
COOMMANELE   10:00AM   CR	CR CR	CR	R (	ĊR
DUBBO   10:00AM   CR				
DUBBO   10:00AM   CR				
GOSFORD   10:00AM   CR	CR CR	ĊR	R	CR
COSTONE   Discussion   Discussion				
GOULBURN   10:00AM   CR	CRx2 CRx	CRx2	Rx2	CRx2
Construction   Dividing   CR		T		
GRIFFITH 10:00AM CR SF CR SF CR SF CR SF CR SF CR <td>CR CR</td> <td>CR</td> <td>R</td> <td>CR</td>	CR CR	CR	R	CR
Character   Disolation   Origonal				1
LISMORE   Dirodam   Ort   Ort <th< td=""><td>CR CR</td><td>CR</td><td>R</td><td>ĊŔ</td></th<>	CR CR	CR	R	ĊŔ
MOREE   10:00AM   CR	CRx2 CR:	CRx2	Rx2	CRx2
NEWCASTLE   10:00AM   CR:2				
NEWCASTLE   10:00AM   CRL   Crock				
NOWRA   10:00AM   CR		CRx4		CRx4+h
ORANGE   10:00AM   CSOEP   CR		CSOEP		CSOE
PARKES   10:00AM   CR	CR CR	CR	R	CR
PARRAMATTA   10:00AM   CRx4   CRx4   CRx8   CRx8   CRx7+C   CRx7+C   CRx7+C   CRx8   CRx8   CRx8   CRx8   CRx8   CRx8   CRx8   CRx8   CRx7+C   CRx7+C   CRx7+C   CRx8   CRx3	CR CR	CR	R	CR
PENRITH   10:00AM   CRx2   CRx2   CRx3				
PORT MACQUARIE 10:00AM CR+C CR+C CR+C CR+C CR+C CR+C CR+C CR+		CRx8		CRx8
	CRx3 CR	CRx3	CRx3	CRx3
	CR CR	CR	R	ÇR
		CR+C		CR+C
TAMWORTH 10:00AM CR	CR CR	CR	CR	CR
TAREE 10:00AM CR				
WAGGA WAGGA 10:00AM CR	CR CR	CR	CR	CR
WAGGA WAGGA 10:00AM CSOEP CSOEP				
	CRx2 CR	CRx2	CRx2	CRx2
WOLLONGONG 10:00AM CSOEP CSOEP				



LEGISLATIVE ASSEMBLY

Office of the Clerk

# ACT OF PARLIAMENT ASSENTED TO Legislative Assembly Office, 21 November 2024

It is hereby notified, for general information, that Her Excellency the Governor, has, in the name and on behalf of His Majesty, this day assented to the under mentioned Act passed by the Legislative Assembly and Legislative Council of New South Wales in Parliament assembled, viz.:

Act No. 84 — An Act to amend the *Building and Construction Industry Long Service Payments Act 1986*, the *Contract Cleaning Industry (Portable Long Service Leave Scheme) Act 2010* and regulations under the Acts to prevent the cancellation of registration under the Acts because of work carried out at Commonwealth places; and for other purposes. **[Portable Long Service Leave Legislation Amendment Bill]** 

Helen Minnican Clerk of the Legislative Assembly