

### New South Wales

# Road Transport Legislation Amendment (Automated Seatbelt Enforcement) Bill 2023

### **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament.

### Overview of Bill

The objects of this Bill are to—

- (a) amend the *Road Transport Act 2013* (*the Act*) to provide for the automated detection of seatbelt offences, and
- (b) make consequential amendments to the *Transport Administration Act 1988*.

## Outline of provisions

Clause 1 sets out the name, also called the short title, of the proposed Act.

Clause 2 provides for the commencement of the proposed Act.

## Schedule 1 Amendment of Road Transport Act 2013 No 18

**Schedule 1[1]–[11]** contain provisions enabling the automated detection, and consequent prosecution, of offences against the statutory rules, as defined in the Act, involving the responsibility of a driver of a motor vehicle—

- (a) to wear a seatbelt properly, or
- (b) to ensure a passenger in the vehicle wears a seatbelt properly.

## Schedule 2 Amendment of Transport Administration Act 1988 No 109

Schedule 2 contains consequential amendments to the Transport Administration Act 1988.



# Road Transport Legislation Amendment (Automated Seatbelt Enforcement) Bill 2023

### **Contents**

			Page
	1	Name of Act	2
	2	Commencement	2
Schedule 1 Amendm		Amendment of Road Transport Act 2013 No 18	3
Schedule 2		Amendment of Transport Administration Act 1988 No 109	5



# Road Transport Legislation Amendment (Automated Seatbelt Enforcement) Bill 2023

No , 2023

#### A Bill for

An Act to amend the *Road Transport Act 2013* in relation to the automated detection of seatbelt offences; and for related purposes.

The	The Legislature of New South Wales enacts—		
1	Name of Act	2	
	This Act is the Road Transport Legislation Amendment (Automated Seatbelt Enforcement) Act 2023.	3 4	
2	Commencement	5	
	This Act commences on the date of assent to this Act.	6	

Scł	nedule 1	Amendment of Road Transport Act 2013 No 18				
[1]	Section 134 Approval of devices by Governor					
	Insert after section 134(1)(h)—					
	(i)	photographing a driver or passenger in a vehicle who is not wearing a seatbelt in compliance with the statutory rules.	4			
[2]	Section 134(2)(f3)					
	Insert after section	on 134(2)(f2)—	7			
	(f3)	for a device that photographs a driver or passenger in a vehicle who is not wearing a seatbelt in compliance with the statutory rules—the registration number of the vehicle,	8 9 10			
[3]	Section 135 Def	Section 135 Definitions				
	Insert after section 135(1), definition of <i>detectable traffic offence</i> , paragraph (e)—					
	(f)	a seatbelt offence.	13			
[4]	Section 135(1)		14			
	Insert in alphabetical order—					
	seatbelt offence means an offence against the statutory rules involving the responsibility of a driver of a motor vehicle—					
	(a)	to wear a seatbelt properly, or	18			
	(b)	to ensure a passenger in the vehicle wears a seatbelt properly.	19			
[5]	Section 135(2)(i		20			
	Insert at the end of section 135(2)(h)—					
	, and					
	(i)	an approved traffic enforcement device is <i>approved for seatbelt offences</i> if it is approved under section 134 for the use referred to in section 134(1)(i).	23 24 25			
[6]	Section 138 Adr	nissibility of photographs taken by devices—generally	26			
	Insert after section	on 138(1)(f)—	27			
	(g)	for proceedings for a seatbelt offence—a photograph that is tendered as—	28 29			
		(i) being taken by means of the operation, on a day specified on the photograph, of an approved traffic enforcement device that is approved for seatbelt offences, and	30 31 32			
		(ii) if the photograph is taken by a digital camera device—bearing a security indicator of a kind prescribed by the statutory rules.	33 34			
[7]	Section 139A, h	eading	35			
	Omit "devices (o phone use offen	ther than a device approved for mobile phone use offences) for mobile ces".	36 37			
	Insert instead "ce	ertain devices for mobile phone use offences and seatbelt offences".	38			
[8]	Section 139A(1)		39			
-	Omit the subsect	ion. Insert instead—	40			

	(1)	This	section	applies if a photograph of a vehicle is taken by—	1
		(a)		oproved traffic enforcement device that is evidence under this on of a detectable traffic offence, or	2
		(b)		proved toll camera that is evidence of a toll offence within the ing of the <i>Roads Act 1993</i> , section 250A.	4 5
	(1A)			raph may also be tendered in evidence in proceedings for a mobile ffence or a seatbelt offence involving the driver of the vehicle even	6 7 8
		(a)	the ph	notograph was not taken for the purposes of that offence, or	9
		(b)		oproved traffic enforcement device was not a device approved for ces of that type.	10 11
[9]	Section 13	9A(2) a	and (3)		12
	Insert "or se	eatbelt	offence	e" after "mobile phone use offence" wherever occurring.	13
[10]	Section 18	3 Defir	nitions		14
	Insert at the <i>device</i> , para			on 183(1), definition of appropriate approved traffic enforcement	15 16
			, or		17
		(h)	for a s	seatbelt offence—the following—	18
			(i)	an approved traffic enforcement device that is approved for seatbelt offences,	19 20
			(ii)	an approved toll camera, within the meaning of the <i>Roads Act</i> 1993, section 250A, that has taken a photograph that may be	21 22
				tendered in evidence under section 139A in proceedings for a seatbelt offence.	23 24
[11]	Section 18	3(1), d	efinitio	on of "camera recorded offence"	25
	Insert after paragraph (h)—				
		(i)	a seat	tbelt offence in relation to which the penalty notice or the court dance notice indicates the offence was detected by an appropriate wed traffic enforcement device for the offence.	27 28 29

Scl	hedule 2 Amend 1988 N	Iment of Transport Administration Act o 109	1
[1]	Section 80H Payments in	nto Community Road Safety Fund	3
	Insert after section 80H(1)	(a1)—	4
	(a2) all fine and	s and penalties recovered for camera recorded seatbelt offences,	5 6
[2]	Section 80H(4)		7
	Insert in alphabetical order	r—	8
	meaning of the which the per was detected	rded seatbelt offence means a seatbelt offence, within the ne Road Transport Act 2013, Part 5.3, Division 5, in relation to nalty notice or the court attendance notice indicates the offence by the appropriate approved traffic enforcement device for the in the meaning of that Act. Part 7.3. Division 2.	9 10 11 12 13