First print



New South Wales

## Screen and Digital Games Industries Bill 2025

## Explanatory note

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

### Overview of Bill

The objects of this Bill are to assist, promote and strengthen the screen and digital games industries in New South Wales and to establish the Screen and Digital Games Industries Advisory Committee (the *Committee*), which will give advice about the screen and digital games industries in New South Wales to the Minister for the Arts (the *Minister*).

### Outline of provisions

### Part 1 Preliminary

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.

Clause 3 defines certain words and expressions used in the proposed Act.

Clause 4 sets out the object of the proposed Act.

### Part 2 Functions of Secretary

**Clause 5** sets out the functions of the Secretary of the department in which the proposed Act is to be administered (the *Secretary*).

### b2024-219.d11

## Part 3 Advisory Committee

**Clause 6** establishes the Committee, sets out the functions of the Committee and provides for the composition of the Committee. The Committee must consist of members appointed by the Minister.

### Part 4 Assistance to screen and digital games industries

**Clause 7** sets out the principles a Minister, a head of a government sector agency or a local council must comply with in making a decision in relation to screen or digital games production under the proposed Act or another Act.

**Clause 8** provides for the accreditation of local councils as being screen production friendly in accordance with guidelines issued by the Minister and sets out the requirements of the guidelines.

Clause 9 requires the Secretary to keep a register of screen production friendly councils and production spaces and locations.

### Part 5 Miscellaneous

**Clause 10** authorises the Secretary to delegate the exercise of the Secretary's functions under the proposed Act, other than the power to delegate, to—

(a) a person employed in the Department in which the proposed Act is administered, or

(b) a person or class of persons prescribed by a regulation made under the proposed Act.

**Clause 11** exempts a protected person from personal liability for anything done in good faith and for the purpose of exercising a function under the proposed Act and defines *done*, *liability* and *protected person* for the proposed section.

Clause 12 repeals the Film and Television Industry Act 1988.

Clause 13 provides the Governor with a general regulation-making power under the proposed Act.

Clause 14 gives effect to the proposed regulation set out in Schedule 2.

### Schedule 1 Dictionary

Schedule 1 contains the dictionary that defines certain terms used in the proposed Act.

## Schedule 2 Screen and Digital Games Industries (Advisory Committee) Regulation 2025

**Schedule 2** sets out the proposed *Screen and Digital Games Industries (Advisory Committee) Regulation 2025*, which includes the requirement that at least one member of the committee must be an Aboriginal or Torres Strait Islander person.

### Schedule 3 Amendment of Local Government Act 1993 No 30

Schedule 3[1] requires the fee payable for a filming proposal to be paid for each application made in the proposal. Schedule 3[3] makes a consequential amendment.

Schedule 3[2] provides that the maximum fee for an application for a filming proposal must be determined by the applicable filming protocol.

**Schedule 3[4]** provides that a council must acknowledge receipt of a filming proposal lodged with the council and notify the applicant of the fee payable within 2 business days after the day on which the proposal was lodged.

**Schedule 3[5]** removes the requirement that, if a council rejects an application made in a filming proposal because the application is not clear as to the approval sought or is not easily legible, the council must reject the application within 7 days after the day the proposal is lodged.

Schedule 3[6] provides that a council is not required to refund an application fee for an application made in a filming proposal if the council rejects the application because the application is not clear as to the approval sought or is not easily legible.

First print



New South Wales

# Screen and Digital Games Industries Bill 2025

## Contents

		Page
Part 1	Preliminary	
	<ol> <li>Name of Act</li> <li>Commencement</li> <li>Definitions</li> <li>Object</li> </ol>	2 2 2 2
Part 2	Functions of Secretary	
	5 Secretary's functions	3
Part 3	Advisory Committee	
	6 Advisory Committee	4
Part 4	Assistance to screen and digital games industries	
	Division 1 Principles	
	7 Principles to be applied to assist screen and digital games industries	5
	Division 2 Screen production friendly local councils	
	<ul> <li>8 Accreditation of local councils as screen production friendly</li> <li>9 Register of screen production friendly local councils and production</li> </ul>	5
	9 Register of screen production friendly local councils and production spaces and locations	5

Screen and Digital Games Industries Bill 2025 [NSW] Contents

			Page
Part 5	Mis	cellaneous	
	10	Delegation	6
	11	Personal liability	6
	12	Repeal	6
	13	Regulations	6
	14	Relationship between regulation and Subordinate Legislation Act 1989	6
Schedule 1		Dictionary	7
Schedule 2		Screen and Digital Games Industries (Advisory Committee) Regulation 2025	8
Schedule 3		Amendment of Local Government Act 1993 No 30	13

This PUBLIC BILL, originated in the LEGISLATIVE COUNCIL and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Legislative Council

Clerk of the Parliaments



New South Wales

## Screen and Digital Games Industries Bill 2025

No , 2025

### A Bill for

An Act to assist, promote and strengthen the screen and digital games industries in New South Wales.

The LEGISLATIVE ASSEMBLY has this day agreed to this Bill with/without amendment.

Clerk of the Legislative Assembly

Legislative Assembly

The Legislature of New South Wales enacts—			1	
Par	't 1	Pre	liminary	2
1	Nam	e of A	ct	3
		This	Act is the Screen and Digital Games Industries Act 2025.	4
2	Com	menc	ement	5
		This	Act commences on 1 July 2025.	6
3	Defi	nitions	3	7
		Note	dictionary in Schedule 1 defines words used in this Act. — The <i>Interpretation Act 1987</i> contains definitions and other provisions that affect the pretation and application of this Act.	8 9 10
4	Obje	ect		11
			object of this Act is to assist, promote and strengthen the screen and digital es industries in New South Wales—	12 13
		(a)	to promote Australia's cultural identity and acknowledge the intrinsic worth of Australian stories to community wellbeing, and	14 15
		(b)	to recognise and nurture screen and digital games storytelling as a public good, and	16 17
		(c)	to encourage the employment of Australians in all aspects of screen and digital games production, and	18 19
		(d)	to encourage investment in the screen and digital games industries and enhance the industries' export potential, and	20 21
		(e)	to encourage innovation and enhance quality in the screen and digital games industries, and	22 23
		(f)	by promoting cooperation between the State, local councils and participants in the screen and digital games industries in a way that supports the screen and digital games industries.	24 25 26

### Part 2 Functions of Secretary

### 5 Secretary's functions

- (1) The Secretary has the following functions under this Act—
  - (a) to provide financial and other assistance to the screen and digital games industries in carrying out the industries' activities in New South Wales and to disseminate information about the activities,

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- (b) to provide financial and other assistance for persons whose work in the screen and digital games industries merits encouragement, including directors, producers, actors, writers, technicians and game developers,
- (c) to provide financial and other assistance for script, game or other project development for screen or digital games production,
- (d) to contribute, financially and otherwise, to the work of screen or digital games festivals and other events and markets,
- (e) to assist in—
  - (i) the promotion of public interest in screen and digital games as mediums of communication and as art forms, and
  - (ii) the development of informed and critical screen and digital games audiences,
- (f) to provide policy and support services and advice to Government agencies on screen and digital games production,
- (g) to undertake screen and digital games production for the State or for other persons, bodies or organisations, including Government agencies,
- (h) to carry out obligations and responsibilities required for the maintenance and administration of the screen or digital games catalogue vested in the State.
- (2) The Secretary has the power to do anything necessary or convenient to be done for or in connection with the exercise of the Secretary's functions, including the power to impose charges or fees for access to, or use of, resources, facilities or services of the Department as the Secretary considers appropriate.

Par	t 3	Advisory Committee	1
6	Advisory Committee		2
	(1)	The Screen and Digital Games Industries Advisory Committee is established.	3
	(2)	The Advisory Committee consists of members appointed by the Minister.	4
	(3)	The composition of the Advisory Committee must be determined by the regulations.	5
	(4)	The Advisory Committee has the following functions—	6
		(a) to advise the Minister on the operation of the screen and digital games industries in New South Wales,	7 8
		(b) any other functions—	9
		(i) prescribed by the regulations, or	10
		(ii) agreed between the Minister and the Advisory Committee.	11
	(5)	The regulations may prescribe matters about the members and procedure of the Advisory Committee.	12 13

#### Part 4 Assistance to screen and digital games industries 1 **Division 1** Principles 2 7 Principles to be applied to assist screen and digital games industries 3 (1)This section applies if a decision-maker is making a decision in relation to screen or 4 digital games production including under this Act or another Act. 5 (2)The decision-maker must ensure the following principles are complied with in 6 making the decision— 7 (a) applications for access to locations, services and approvals for screen or digital 8 games production must be decided within-9 (i) timeframes provided in-10 (A) a policy published by the decision-maker making the decision, or 11 **(B)** the applicable filming protocol, or 12 if a timeframe for deciding the application is not provided in a policy or (11) 13 protocol referred to in subparagraph (i)—a reasonable timeframe, 14 access to locations and services for screen or digital games production must be (b) 15 supported whenever practicable, taking into account public amenity, safety, 16 security and other operational requirements, 17 fees for access to locations, services from government sector agencies or other 18 (c)approvals for screen or digital games production must be kept to a minimum 19 and reflect only the cost of the access, service or approval being provided. 20 (3)In this section— 21 *decision-maker* means the following— 22 a Minister, (a) 23 (b) the head of a government sector agency, 24 (c)a local council. 25 Division 2 Screen production friendly local councils 26 8 Accreditation of local councils as screen production friendly 27 A local council may be accredited as a screen production friendly local council. (1)28 (2)Accreditation of local councils will be carried out and determined in accordance with 29 guidelines issued by the Minister. 30 (3)Without limiting subsection (2), the guidelines must provide for the process for 31 accreditation, including-32 the criteria to be considered in determining whether a local council will be (a) 33 accredited, and 34 (b) other matters relating to the determination of whether a local council will be 35 accredited. 36 9 Register of screen production friendly local councils and production spaces and 37 locations 38 The Secretary must keep a register of-(1)39 local councils that have been accredited under section 8, and (a) 40 (b)spaces and other locations accessible for screen production. 41 (2)The register must be made available on a website of the Department. 42

**Tabling copy** 

Par	t 5	Miscellaneous	1		
10	Dele	gation	2		
		The Secretary may delegate the exercise of the Secretary's functions under this Act, other than this power of delegation, to—	3 4		
		(a) a person employed in the Department, or	5		
		(b) a person, or a class of persons, prescribed by the regulations.	6		
11	Pers	onal liability	7		
	(1)	A protected person is not personally subject to liability for anything done-	8		
		(a) in good faith, and	9		
		(b) for the purpose of exercising a function under this Act.	10		
	(2)	The liability instead attaches to the Crown.	11		
	(3)	In this section—	12		
		<i>done</i> includes omitted to be done.	13		
		<i>liability</i> means civil liability and includes action, claim or demand.	14		
		protected person means—	15		
		(a) the Secretary, or	16		
		(b) a member of the Advisory Committee, or	17		
		(c) a person acting under the direction of the Secretary or a member of the Advisory Committee.	18 19		
12	Repe	al	20		
		The Film and Television Industry Act 1988 No 18 is repealed.	21		
13	Regulations				
		The Governor may make regulations about a matter that is—	23		
		(a) required or permitted by this Act to be prescribed, or	24		
		(b) necessary or convenient to be prescribed for carrying out or giving effect to this Act.	25 26		
14	Rela	ionship between regulation and Subordinate Legislation Act 1989	27		
	(1)	) Schedule 2 is taken to be and has effect as a regulation made by the Governor under this Act.			
	(2)	The <i>Subordinate Legislation Act 1989</i> , Part 2 does not apply to the regulation but applies to an amendment or repeal of the regulation.	30 31		
	(3)	For the <i>Subordinate Legislation Act 1989</i> , section 10, the regulation is taken to have been published on the day on which this Act commenced.	32 33		
	(4)	The <i>Interpretation Act 1987</i> , sections 39–41 do not apply to the regulation but apply to an amendment or repeal of the regulation.	34 35		
	(5)	This section and Schedule 2 are repealed on the day after this Act commences. <b>Note—</b> The continued effect of the regulation is unaffected by the repeal of this section and the schedule. See the <i>Interpretation Act 1987</i> , section 30.	36 37 38		

### Schedule 1 Dictionary

section 3

<i>Advisory Committee</i> means the Screen and Digital Games Industries Advisory Committee established under section 6(1).	3 4
Department means the department in which this Act is administered.	5
<i>digital games production</i> means the process of creating games in electronic form using a variety of media, including animation, sound, music and cinematography.	6 7
government sector agency has the same meaning as in the Government Sector Employment Act 2013.	8 9
<i>head</i> , of a government sector agency, has the same meaning as in the <i>Government Sector Employment Act 2013</i> .	10 11
<i>screen production</i> means the process of aggregating moving images with or without sounds that can be viewed on a screen, including, for example, a film or television program or content.	12 13
Secretary means the Secretary of the Department.	14

Secretary means the Secretary of the Department.

Schedule 2		le 2	Screen and Digital Games Industries (Advisory Committee) Regulation 2025	
Par	t 1	Prelin	minary	3
1	Name	e of regu	Ilation	4
			gulation is the Screen and Digital Games Industries (Advisory Committee) tion 2025.	5 6
2	Com	mencem	lent	7
		This reg	gulation commences on the day on which the Act commences.	8
3	Defin	itions		9
		In this r	regulation—	10
			<i>prson</i> means the member appointed to the Advisory Committee as chairperson Advisory Committee.	11 12
		deputy	<i>chairperson</i> means the member appointed to the Advisory Committee as chairperson of the Advisory Committee.	13 14
			r means a member of the Advisory Committee.	15
		Note— <sup>-</sup>	means the <i>Screen and Digital Games Industries Act 2025</i> . The Act and the <i>Interpretation Act 1987</i> contain definitions and other provisions that e interpretation and application of this regulation.	16 17 18
Par	t 2	Com	position and functions	19
4	Com	position	of Advisory Committee—the Act, s 6(3)	20
	(1)	-	visory Committee must consist of not more than 10 members.	21
	(2)	One m appoint	ember must be appointed chairperson by the member's instrument of ment.	22 23
	(3)		irperson must have significant experience or expertise in the screen or digital industry.	24 25
	(4)	One me appoint	ember may be appointed deputy chairperson by the member's instrument of ment.	26 27
	(5)	-	puty chairperson must not have significant experience or expertise in the or digital games industry.	28 29
	(6)	At least	1 member must have experience in the digital games industry.	30
	(7)	At least	1 member must be an Aboriginal or Torres Strait Islander person.	31
	(8)		er members must have relevant experience or expertise in the screen or digital industry.	32 33
5	Func	tions of	Advisory Committee—the Act, s 6(4)	34
		For the	Act, section 6(4), the following functions are prescribed—	35
		b	o advise the Secretary in relation to the annual allocation of program funding etween screen or digital games industry funding programs administered by he Secretary,	36 37 38
			o consider recommendations relating to screen or digital games production unding and advise the Secretary in relation to the recommendations,	39 40

		(c)	to advise the Secretary in relation to individual screen or digital games industry funding programs administered by the Secretary and, if appropriate, recommend changes to existing funding programs and guidelines,	1 2 3
		(d)	to advise the Minister and Secretary, on request, about submissions from local councils seeking accreditation under the Act, section 8,	4 5
		(e)	to advise the Minister and Secretary about matters relating to spaces and other locations accessible for screen or digital games production,	6 7
		(f)	to advise the Minister about the strategic direction of the screen and digital games industries in the State,	8 9
		(g)	to advocate for and promote awareness of the intellectual property rights of persons employed in the screen and digital games industries in relation to emerging technologies and evolving distribution platforms.	10 11 12
6	Sub	commi	ittees	13
	(1)		Advisory Committee may establish subcommittees to assist with the mittee's functions.	14 15
	(2)	alloc	out limiting subsection (1), a subcommittee may be established to manage the ation of funding to participants in the screen and digital games production stries.	16 17 18
	(3)		void doubt, a subcommittee need not consist of all members of the Advisory mittee, including the chairperson of the Advisory Committee.	19 20
	(4)	The c	chairperson of a subcommittee has—	21
		(a)	a deliberative vote, and	22
		(b)	if there is an equality of votes—a second or casting vote.	23
	(5)		ect to this regulation, the other procedures of a subcommittee must be decided e Advisory Committee.	24 25
Par	t 3	Mei	mbership of Advisory Committee—the Act, s 6(5)	26
7	Tern	ns of o	ffice of members	27
	(1)		ember holds office for the period, not more than 3 years, specified in the ber's instrument of appointment.	28 29
	(2)		rson who holds or has held office as a member is eligible for reappointment or intment to a further term—	30 31
		(a)	unless the person has held office for more than 6 years, consecutively or not, and	32 33
		(b)	if otherwise qualified.	34
	(3)	For s const	ubsection (2)(a), an appointment does not constitute, and is taken never to have tituted, an appointment to a term of office if the person is appointed—	35 36
		(a)	under section 9 to fill the office of a member that has become vacant other than by the expiration of the member's term of office, and	37 38
		(b)	for the balance of the term of office of the person's predecessor.	39
8	Rem	unerat	tion	40
		subsi	ember is entitled to be paid the remuneration, including travelling and stence allowances, determined by the Minister from time to time in consultation the Public Service Commissioner.	41 42 43

### Vacancy in office of member

Vaca	ncy ir	office of member	1	
	The o	office of a member becomes vacant if the member—	2	
	(a)	dies, or	3	
	(b)	completes a term of office and is not reappointed, or	4	
	(c)	resigns the office by written instrument addressed to the Minister, or	5	
	(d)	is removed from office by the Minister under this section, or	6	
	(e)	is absent from 4 consecutive meetings of the Advisory Committee of which reasonable notice has been given to the member personally or by post or email, except—	7 8 9	
		(i) on leave granted by the Committee, or	10	
		<ul> <li>before the expiration of 4 weeks after the last of the 4 meetings, the member is excused by the Committee for having been absent from the meetings, or</li> </ul>	11 12 13	
	(f)	is personally insolvent, or	14	
	(g)	becomes a mentally incapacitated person, or	15	
	(h)	is convicted in New South Wales of an offence punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence punishable in the same way.	16 17 18 19	
Fillin	g of v	acancy in office of member	20	
(1)		office of a member becomes vacant, the Minister may, subject to this regulation he Act, appoint a person to fill the vacancy.	21 22	
(2)	appo	pite subsection (1), if the office of a member becomes vacant, the Secretary may oint a person to fill the vacancy on a temporary basis for a period no longer than onths.		
Disc	losure	of pecuniary interests	26	
(1)	Subs	ection (2) applies if—	27	
	(a)	a member of the Advisory Committee has a direct or indirect pecuniary interest in a matter being considered or about to be considered at a meeting of the Committee, and	28 29 30	
	(b)	the interest appears to raise a conflict with the proper performance of the member's duties in relation to the consideration of the matter.	31 32	
(2)	mem	member must, as soon as possible after the relevant facts have come to the ber's knowledge, disclose the nature of the interest at a meeting of the Advisory mittee.	33 34 35	
(3)	A me	ember may disclose at a meeting of the Advisory Committee that the member—	36	
	(a)	is a member of, or employed by, a specified company or another body, or	37	
	(b)	is a partner of, or employed by, a specified person, or	38	
	(c)	has some other specified interest relating to the specified company, body or person.	39 40	
(4)	natur mem	disclosure under subsection (3) is a sufficient disclosure by the member of the re of the interest in a matter relating to that company or other body and the ber is not required to repeat the disclosure for later meetings of the Advisory mittee.	41 42 43 44	

	(5)	Particulars of a disclosure made under this section must be recorded by the Advisory Committee in a document kept for the purpose.	1 2
	(6)	The document must be made available at all reasonable hours for inspection by a person on payment of the reasonable fee determined by the Advisory Committee.	3 4
	(7)	After a member has disclosed the nature of an interest in a matter, the member must not, unless the Minister or the Advisory Committee otherwise determines—	5 6
		(a) be present during a deliberation of the Committee about the matter, or	7
		(b) take part in a decision of the Committee about the matter.	8
	(8)	For the purposes of making a determination by the Advisory Committee under subsection (7), a member who has a direct or indirect pecuniary or other interest in a matter to which a disclosure relates must not—	9 10 11
		(a) be present when the Committee is making the determination, or	12
		(b) take part in the making of the determination.	13
	(9)	A contravention of this section does not invalidate a decision of the Advisory Committee.	14 15
	(10)	In this section, a reference to the Advisory Committee is taken to include a reference to a subcommittee of the Advisory Committee.	16 17
12	Effe	ct of certain other Acts	18
	(1)	The provisions of the <i>Government Sector Employment Act 2013</i> relating to the employment of Public Service employees do not apply to a member.	19 20
	(2)	The following provisions in an Act or instrument do not operate to disqualify a person from holding an office and also being an appointed member—	21 22
		(a) a provision requiring a person who is the holder of a specified office to devote the whole of the person's time to the duties of the office,	23 24
		(b) a provision prohibiting the person from engaging in employment outside the duties of the office.	25 26
	(3)	For any Act, the office of a member is not an office or place of profit under the Crown.	27 28
Pa	rt 4	Procedure of Advisory Committee—the Act, s 6(5)	29
13	Gen	eral procedure	30
		The procedure for calling Advisory Committee meetings and conducting business at Committee meetings must, subject to the regulations, be determined by the Committee.	31 32 33
14	Quo	rum	34
	(1)	The quorum for a meeting of the Advisory Committee is 4 members.	35
	(2)	One of the members must be the chairperson.	36
15	Pres	iding member	37
- •	(1)	The chairperson must preside at a meeting of the Advisory Committee.	38
	(1) (2)	The chairperson has—	39
	(2)	(a) a deliberative vote, and	40
		<ul><li>(b) if there is an equality of votes—a second or casting vote.</li></ul>	41

#### 16 Voting

A decision supported by a majority of the votes cast at an Advisory Committee meeting at which a quorum is present is the decision of the Committee.

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#### 17 Transaction of business outside meetings or by telecommunication

- The Advisory Committee may, if it thinks fit, transact its business— (1)
  - (a) by the circulation of papers, by email or other electronic means, among all members, or
  - (b) at a meeting at which all or some members participate by telephone or other electronic means, but only if a member who speaks on a matter at the meeting can be heard by the other members.
- (2)If the Advisory Committee transacts its business by the circulation of papers under 11 subsection (1)(a), a written resolution approved in writing by a majority of the 12 members of the Committee is taken to be a decision of the Committee made at a 13 Committee meeting.
- (3) The chairperson and each other member of the Advisory Committee have the same voting rights as at an ordinary Committee meeting for-
  - (a) a meeting held in accordance with subsection (1)(b), or
  - (b) an approval of a resolution under subsection (2).
- (4) A resolution approved under subsection (2) must be recorded in the minutes of the 19 Advisory Committee meeting. 20

Sch	nedule 3 Amendment of Local Government Act 1993 No 30	1
[1]	Section 116 Form of, and security deposits, bonds, fees and charges for, filming proposal	2 3
	Omit ", if at the time of lodging the proposal the amount of that fee can be determined" from section 116(2).	4 5
[2]	Section 116(4)	6
	Omit "regulations". Insert instead "applicable filming protocol".	7
[3]	Section 116(5)	8
	Omit the subsection.	9
[4]	Section 117 Acknowledgment of application and notification of fees	10
	Omit "7 days" from section 117(1). Insert instead "2 business days".	11
[5]	Section 117(2)	12
	Omit "within 7 days after the day on which the filming proposal is lodged".	13
[6]	Section 117(3)	14
	Omit the subsection.	15