



AUTHORISATION

Fair Work Act 2009

s.248—Single interest employer authorisation

Australian Rail, Tram and Bus Industry Union

v

Sydney Trains & NSW Trains

(B2024/1286)

COMMISSIONER CRAWFORD

SYDNEY, 6 DECEMBER 2024

Application by the RTBU for a single interest employer authorisation covering Sydney Trains and NSW Trains – requirements of the Fair Work Act 2009 satisfied – authorisation made.

[1] Further to my decision¹ issued today and pursuant to s.249 of the *Fair Work Act 2009 (Act)*, the Fair Work Commission makes a single interest employer authorisation (**Authorisation**) for a proposed enterprise agreement to cover the employers listed in [2] and the employees listed in [3] in relation to bargaining for a new enterprise agreement.

[2] The employers to be covered by the proposed enterprise agreement are:

A. Sydney Trains (ABN 38 284 779 682); and

B. NSW Trains (ABN 50 325 560 455).

[3] The proposed enterprise agreement will cover all employees of Sydney Trains and NSW Trains who are currently covered by the *Sydney Trains and NSW TrainLink Enterprise Agreement 2022*.

[4] Pursuant to s.249(4) of the Act, this Authorisation comes into operation on the day it is made (6 December 2024) and will cease to have effect on the earlier of the day on which the proposed enterprise agreement is made, or 12 months after the date of this Authorisation, subject to any extension pursuant to s.252 of the Act.



COMMISSIONER

Printed by authority of the Commonwealth Government Printer

¹ [\[2024\] FWC 3419](#).