

AAP Agenda Terms and Conditions

(As at 8 November 2023)

1. AAP Agenda

AAP Agenda is owned and operated by Australian Associated Press Ltd ABN: 94 641 582 121 ('AAP'). AAP is a not for profit company established to advance tolerance and understanding by protecting independent, ethical and sustainable news gathering and reporting in Australia. AAP provides media companies and corporations with news and information of public interest. As the acquirer of the former Australian Associated Press Pty Ltd's Newswire and FactCheck businesses, AAP continues its 85 year legacy of providing fast impartial breaking news to media outlets worldwide.

2. Application of the terms of Use

This agreement together with applicable additional terms, conditions, notices and disclaimers contained on the AAP website ('AAP Website') located at https://www.aap.com.au, together with any other written agreement you may have with AAP in respect of the supply and use of AAP Agenda, form the conditions of supply of content on, use and access to AAP Agenda. To the extent of any inconsistency these terms will prevail. Your use of AAP Agenda constitutes your acceptance of these terms.

3. Use of Content included in AAP Agenda

All information, text and images included in AAP Agenda is for personal use only and may not be re-written, copied, re-sold or re-distributed, framed, linked, shared onto social media or otherwise used whether for compensation of any kind or not, without the prior written permission of AAP.

4. Accuracy of content

To the extent permitted by law, the content contained in AAP Agenda is published for information purposes only without assuming a duty of care. AAP is not in the business of providing professional advice, and gives no warranty, guarantee or other representation about the accuracy of the information or images contained in AAP Agenda. AAP is not liable for errors, omissions in, delays or interruptions to or cessation of content contained in AAP Agenda or to AAP Agenda, as a whole, through negligence or otherwise.

aap

5. Limitation of liability

To the maximum extent permitted by law, AAP and its third party suppliers exclude liability to any person for loss or damage of any kind arising from or relating to the content included in AAP Agenda. Where any law implies a condition, warranty or guarantee into these terms of use which may not be lawfully excluded, but can be limited, then to the maximum extent permitted by law, AAP's liability for breach of the condition, warranty or guarantee will at AAP's option be limited to the re-supply of the relevant service or the payment of the cost of having that service resupplied.

6. Copyright

Unless otherwise stated, AAP reserves all copyright in the content and design of AAP Agenda. AAP owns all such copyright or uses it under licence or applicable law.

7. Trade marks

The AAP Website includes registered and unregistered trade marks, including but not limited to the words AAP, AAP Newswire and Australian Associated Press, and the logo of AAP. AAP reserves all rights in and to such trade marks. You may not use any of AAP's trade marks or the names 'Australian Associated Press Ltd' or 'Australian Associated Press' without first obtaining AAP's prior written consent.

8. Privacy

AAP will collect and use personal information in accordance with AAP's privacy policy (as subject to Australia's privacy laws), which is available via: https://www.aap.com.au/legal/

9. Applicable law

These terms of use and all other specific and additional terms which govern your use or access to AAP Agenda will be governed and construed in accordance with the laws of the state of New South Wales, Australia.