Schedule of amendments referred to in the Legislative Council's message of 23 November 2023.

No. 1 GRNS No. 1 [c2023-147B]

Page 3, Schedule 1[1], line 3. Omit "\$225,900". Insert instead "\$180,720".

No. 2 GRNS No. 2 [c2023-147B]

Page 3, Schedule 1[2], line 5. Omit all words on the line. Insert instead—

Omit the paragraph. Insert instead-

(b) in the case of a third-party campaigner—

- (i) for State general elections—\$30,400 in relation to each electoral district, or
- (ii) for by-elections in more than one electoral district—\$180,720 in relation to each electoral district.

No. 3 GRNS No. 6 [c2023-147B]

Page 3, Schedule 1. Insert after line 5—

[3] Section 158

Insert after section 157-

158 Review of provisions of Act relating to caps on electoral expenditure for election campaigns

- (1) The Electoral Commissioner must review Part 3, Division 4 to determine whether—
 - (a) the policy objectives of the Act remain valid, and
 - (b) the terms of the Act remain appropriate for securing the objectives.
- (2) The review must be undertaken as soon as possible after the period of 1 year after the first general election after the commencement of this section.
- (3) A report on the outcome of the review must be given to the Minister within 12 months after the end of the 1-year period.
- (4) The Minister must on the first sitting day after receiving the report cause it to be tabled in each House of Parliament.

No. 4 GRNS No. 7 [c2023-147B]

Insert "and make other amendments relating to third-party campaigners" after "campaigns".