Second print



New South Wales

Electoral Funding Amendment Bill 2023

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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

Electoral Funding Amendment Bill 2023

Act No , 2023

An Act to amend the *Electoral Funding Act 2018* to increase the cap on electoral expenditure by third-party campaigners for State election campaigns and make other amendments relating to third-party campaigners.

The Legislature of New South Wales enacts—			
1	Name of Act	2	
	This Act is the Electoral Funding Amendment Act 2023.	3	
2	Commencement		
	This Act commences on the date of assent to this Act.	5	

Scl	nedu	le 1	Am	ene	dment of Electoral Funding Act 2018 No 20	1			
[1]	[1] Section 29 Applicable caps on electoral expenditure for State election campaigns								
	Omi	Omit "\$20,000" in section 29(11). Insert instead "\$180,720".							
[2]	[2] Section 29(12)(b)								
	Omit the paragraph. Insert instead—								
	_				case of a third-party campaigner—	6			
			((i)	for State general elections—\$30,400 in relation to each electoral district, or	7 8			
			(i		for by-elections in more than one electoral district—\$180,720 in relation to each electoral district.	9 10			
[3]	Sect	ion 15	8			11			
	Insert after section 157—								
	158 Review of provisions of Act relating to caps on electoral expenditure for election campaigns								
		(1)	The Ele whether-		al Commissioner must review Part 3, Division 4 to determine	15 16			
			(a) th	ie po	licy objectives of the Act remain valid, and	17			
			(b) th	ne ter	ms of the Act remain appropriate for securing the objectives.	18			
		(2)	The revi after the	iew 1 e first	nust be undertaken as soon as possible after the period of 1 year t general election after the commencement of this section.	19 20			
		(3)			he outcome of the review must be given to the Minister within 12 the end of the 1-year period.	21 22			

(4) The Minister must on the first sitting day after receiving the report cause it to be tabled in each House of Parliament.

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