c2018-017B GRNS--The Greens

LEGISLATIVE COUNCIL

State Debt Recovery Bill 2017

First print

Proposed amendments

- No. 1 Extension of time for applicant for internal review to provide additional information Page 12, clause 28 (2), line 36. Omit "14 days". Insert instead "28 days".
- No. 2 Reduction of penalty for person other than corporation for failure to comply with notice Page 24, clause 65 (9), line 42. Insert "in the case of a corporation or 10 penalty units in any other case" after "units".
- No. 3 Circumstances where more than one application may be made for hardship review Page 28, clause 77 (3), lines 22 and 23. Omit all words on those lines. Insert instead:
 - (3) A debtor may not make more than one application under this section in relation to the same State debt, unless the Hardship Review Board is satisfied that new material facts or circumstances have been disclosed to the Board that:
 - (a) were not previously disclosed, and
 - (b) could not, by the exercise of reasonable diligence, have been previously disclosed.
- No. 4 Debt recovery costs payable unless Chief Commissioner directs otherwise

 Page 34, clause 95 (1), line 32. Insert ", unless the Chief Commissioner otherwise directs" after "order".

c2018-017B