

New South Wales

Electoral Funding Bill 2018

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to make provision for the disclosure, capping and prohibition of certain political donations and electoral expenditure for State Parliamentary and local government election campaigns and for the public funding of State Parliamentary election campaigns.

This Bill has been prepared in response to the *Final Report on Political Donations* by the Panel of Experts (known as the Schott Report) dated December 2014, the *Report on the Inquiry into the Final Report of the Expert Panel - Political Donations and the Government's Response* dated June 2016 and the *Report on the Administration of the 2015 NSW Election and Related Matters* dated November 2016 both by the Joint Standing Committee on Electoral Matters.

This Bill repeals and replaces the *Election Funding, Expenditure and Disclosures Act 1981* (the *1981 Act*). In particular, this Bill:

- (a) sets out and clarifies certain definitions and key terms used in the legislation, including the definition of *political donation*, and
- (b) requires a disclosure of a reportable political donation as follows:
 - (i) in general in relation to reportable political donation received or made during the 6-month period preceding a State general election, by the relevant recipient and donor within 14 days of its being received or made,
 - (ii) in general in relation to reportable political donation received or made at any other time, by the relevant recipient and donor within 4 weeks of the end of the quarter in which it was received or made,
 - (iii) in relation to a disclosure of a reportable political donation made by a major political donor:

- (A) by the relevant recipient within the periods required by subparagraphs (i) and (ii) above, and
- (B) by the donor within 4 weeks of the end of the financial year in which it was made,
- (iv) in relation to a disclosure of a reportable political donation for a local government election, by the relevant recipient and donor within 4 weeks of the end of the quarter in which it was received or made, and
- (c) provides that independent elected members, candidates and groups of candidates are personally responsible for making disclosures of political donations and electoral expenditure as required by the proposed Act (rather than the official agent of those persons), and
- (d) provides that the relevant party agents of elected members, candidates and groups that are endorsed by registered political parties are responsible for making such disclosures of political donations and electoral expenditure as required by the proposed Act (except in certain circumstances), and
- (e) extends provisions relating to the disclosure of political donations and electoral expenditure to associated entities of political parties (*associated entities*), being corporations or entities that operate solely for the benefit of one or more registered parties or elected members, and
- (f) makes it clear that, for the purposes of the proposed Act, things done by (or on behalf of) a body or organisation that is controlled by a political party are deemed to be have been done by the political party, and
- (g) removes the concept of associated political parties that was used in the 1981 Act to determine reportable political donations and the caps on electoral communication expenditure for State election campaigns, and
- (h) provides for the disclosure of further information relating to political donations and electoral expenditure, such as the terms and conditions and total loan repayments of reportable loans and the identification of electoral expenditure aimed at influencing the voting in a particular electoral district, and
- (i) provides that the Electoral Commission is to publish on its website an explanation and analysis of the sources and amounts of reportable political donations (subject to an obligation on the Electoral Commission to first consult with parties and candidates concerned regarding such publications), and
- (j) requires that political donations, self financing contributions and electoral expenditure for the benefit of elected members, candidates and groups that are endorsed by registered political parties are to be made through the parties' campaign accounts, and
- (k) increases the cap on indirect campaign contributions to match the cap on other political donations, and
- (l) provides that certain, specified amounts paid by State parliamentary election candidates to their own political party or group are to be exempted from the applicable caps on political donations, and
- (m) decreases the applicable cap on electoral expenditure for a third-party campaigner for a State general election to:
 - (i) \$500,000 if the third-party campaigner was registered before the commencement of the capped State expenditure period for the election (rather than indexing the \$1,288,500 amount that applied for the 2015 general election), or
 - (ii) \$250,000 in any other case (rather than indexing the \$644,300 amount that applied for the 2015 general election), and
- (n) provides for the capping of electoral expenditure for local government election campaigns during a capped local government expenditure period in a similar manner to the current capping of electoral expenditure on State election campaigns during the capped State expenditure period, and

- (o) provides that the electoral expenditure incurred by an associated entity of a party is to be aggregated with the electoral expenditure incurred by the party for the purposes of the caps on electoral expenditure, and
- (p) clarifies and modifies the definition of *property developer* for the purpose of the prohibition on political donations by property developers as follows:
 - (i) by expanding the definition to include individuals as well as corporations,
 - (ii) by providing that such an individual or a corporation is a property developer if:
 - (A) the person or corporation carries on a business mainly concerned with the residential or commercial development of land, with the ultimate purpose of the sale or lease of the land for profit, and
 - (B) in the course of that business:
 - (a) 1 relevant planning application has been made by or on behalf of the individual or corporation and is pending, or
 - (b) 3 or more relevant planning applications made by or on behalf of the individual or corporation have been determined within the preceding 7 years,
 - (iii) by expanding the definition of a *close associate* of such an individual or corporation to include a person in a joint venture or partnership with a property developer in connection with a relevant planning application made by or on behalf of the property developer who is likely to obtain a financial gain if development that would be or is authorised by the application is authorised or carried out, and
- (q) provides that if a person makes a political donation and, within 12 months of making that donation becomes a property developer, then the person must pay an amount that is double the amount or value of the donation to the State, and
- (r) provides that provisions of the proposed Act that aggregate political donations are not to apply in relation to the acceptance of certain small political donations of \$50 or less made at fundraising ventures and functions (but will apply in relation to the making of those donations), and
- (s) removes the distinction between electoral expenditure and electoral communication expenditure to provide that all electoral expenditure (and not only electoral communication expenditure) is covered by the caps on electoral expenditure and can be the basis of a claim for public funding from the Election Campaigns Fund, and
- (t) prohibits third-party campaigners from acting in concert with other persons to incur electoral expenditure that exceeds the cap on electoral expenditure for the third-party campaigner, and
- (u) provides for a "dollar-per-vote" model of public funding for State election campaigns (being the model that was used at the 2015 State general election) and provides for such funding to be indexed for inflation, and
- (v) increases advance payments of public funding available to parties from the Election Campaigns Fund from 30% to 50% of the amount to which the party was entitled to in relation to the previous general election, and
- (w) increases the preliminary payment amount that may be made by the Electoral Commission to a party in relation to a claim for public funding that it is unable to finalise within 14 days from 70% of the total amount estimated by the Electoral Commission to be payable to the party to 90% of that amount, and
- (x) renames the Policy Development Fund as the New Parties Fund to better reflect the aims of that Fund, and
- (y) expands the items of policy development expenditure claimable from the New Parties Fund to include electoral expenditure in the calendar year in which an Assembly general election is held, and

- (z) provides that entitlement to payment from the Administration Fund is to be determined as at the end of each quarter (rather than each calendar year) for which the payment is to be made, and
- (aa) introduces and defines a new defined term of a *senior office holder* of a registered political party and imposes duties and obligations on those senior office holders, including:
 - (i) a duty of care and diligence, and
 - (ii) a duty to act in good faith, and
 - (iii) a duty to report alleged contraventions of the proposed Act to the Electoral Commission, and
- (ab) requires that only a senior office holder of a registered political party may be a party agent for the party, and
- (ac) requires registered political parties to notify the Electoral Commission of the names of all senior office holders and requires the Electoral Commission to publish those names and a summary of the role and responsibilities of a senior office holder under the proposed Act, and
- (ad) requires registered political parties to provide the Electoral Commission with audited annual financial statements, and
- (ae) clarifies other auditing requirements placed on registered political parties, by removing the requirement that declarations of disclosures under the proposed Act must be accompanied by an auditor's certificate, but retains a discretion of the Electoral Commission to audit those declarations of disclosures (other than declarations lodged by major political donors), and
- (af) clarifies and modifies the offences under the proposed Act, including the maximum penalties for breaches of those offences, and
- (ag) enables certain civil and criminal proceedings to be brought against parties that are unincorporated associations as if the parties were corporations, and
- (ah) confers a specific function on the Electoral Commission to undertake educational and information programs to educate and inform elected members, candidates, groups, third-party campaigners and associated entities of their obligations under the proposed Act.

The Bill also makes a number of miscellaneous law revision amendments to the *Electoral Act* 2017.

The Bill also makes a number of amendments to the *Lobbying of Government Officials Act 2011* in response to the *Statutory Review of the Lobbying of Government Officials Act 2011* published in June 2017. Those amendments:

- (a) provide for an objects provision for that Act, and
- (b) clarify that the 18-month prohibition against lobbying Government officials (the cooling-off period) for former Ministers and Parliamentary Secretaries does not apply to lobbying by a former Minister or Parliamentary Secretary who is lobbying as a Commonwealth public official or as a member of the Commonwealth Parliament, and
- (c) empower the Electoral Commission to cancel or suspend the registration of a third-party lobbyist (or any individual engaged to undertake lobbying for a third-party lobbyist) if the lobbyist (or the individual) ceases to be eligible to be registered, and
- (d) provide that a person is taken not to be a fit and proper person to be registered in the Lobbyists Register if the person has been sentenced to a term of imprisonment of 30 months or more or has been convicted, within the previous 10 years, of an offence committed as an adult involving fraud or dishonesty, and
- (e) require the Electoral Commission to give notice and reasons for certain decisions it makes.

Outline of provisions

Part 1 Preliminary

Part 1 of the proposed Act contains preliminary machinery provisions, including provisions that:

- (a) set out the name of the proposed Act, and
- (b) provide that the proposed Act commences on a day or days to be appointed by proclamation, and
- (c) set out the objects of the proposed Act.

Part 2 Interpretation and key concepts

Part 2 of the proposed Act contains certain interpretative provisions, including provisions that:

- (a) define key terms and concepts for the purposes of the proposed Act, including *political donation*, *reportable political donation* and *electoral expenditure*, and
- (b) define or give meanings to other miscellaneous terms, phrases and concepts used in the proposed Act.

Part 3 Political donations and electoral expenditure

Part 3 of the proposed Act deals with political donations and electoral expenditure. Political donations and electoral expenditure are required to be disclosed in connection with both State and local government elections and members. Caps on political donations and electoral expenditure apply to both State and local government elections and members and candidates.

Division 1 Preliminary

Division 1 of Part 3 of the proposed Act provides that Part 3 applies to:

- (a) State elections and elected Members of Parliament, and
- (b) local government elections and elected members of councils.

Division 2 Disclosure of political donations and electoral expenditure

Division 2 of Part 3 of the proposed Act deals with the disclosure of political donations and electoral expenditure, including the following:

- (a) specifying what political donations and electoral expenditure must be disclosed,
- (b) the persons responsible for making disclosures,
- (c) when disclosures of political donations are to be made,
- (d) when disclosures of electoral expenditure are to be made,
- (e) how disclosures are to be made,
- (f) public access to disclosures.

Division 3 Caps on political donations

Division 3 of Part 3 of the proposed Act deals with the capping of political donations, including the following:

- (a) setting out the applicable caps on political donations (and providing for the indexation of those cap amounts),
- (b) prohibiting the acceptance of political donations that exceed the applicable cap,
- (c) prohibiting the making or acceptance of political donations to more than 3 third-party campaigners in the same financial year,

(d) providing for the exemption from the applicable political donations cap for certain party subscriptions and party levies.

Division 4 Caps on electoral expenditure for election campaigns

Division 4 of Part 3 of the proposed Act deals with the capping of electoral expenditure during election campaigns, including the following:

- (a) specifying the capped State expenditure period and the capped local government expenditure period,
- (b) setting out the applicable caps on electoral expenditure for State election campaigns during the capped State expenditure period and the applicable caps on electoral expenditure for local government election campaigns during the capped local government expenditure period,
- (c) providing for aggregation of the electoral expenditure of parties and candidates and parties and associated entities for the purposes of the application of the applicable caps,
- (d) prohibiting electoral expenditure that exceeds the applicable caps,
- (e) deeming electoral expenditure to have been incurred at certain times,
- (f) prohibiting third-party campaigners from acting in concert with other persons to incur electoral expenditure that exceeds the applicable cap for the third-party campaigner.

Division 5 Management of donations and expenditure

Division 5 of Part 3 of the proposed Act deals with requirements for the management of political donations and electoral expenditure (including the mandatory use of campaign accounts and requirements to keep certain records) by parties, elected members, groups, candidates, third-party campaigners and associated entities.

Division 6 Prohibition of certain political donations etc

Division 6 of Part 3 of the proposed Act prohibits certain political donations. More specifically, the Division:

- (a) prohibits the acceptance of political donations unless the donor is:
 - (i) enrolled on a State, federal elections or local government election roll or has supplied specified identification showing the individual's full name and an Australian residential address, or
 - (ii) an entity that has a relevant business number or a principal or executive officer of which has supplied specified identification showing the principal or officer's full name and an Australian residential address, and
- (b) prohibits certain indirect campaign contributions, and
- (c) prohibits political donations by a party (or a candidate or elected member endorsed by a party) to an independent candidate, and
- (d) prohibits the acceptance of a reportable political donation from an unknown source, and
- (e) prohibits a person receiving certain loans (other than loans from a financial institution), unless the person makes a record of the terms and conditions of the loan and the name and address of the entity or other person making the loan.

Division 7 Prohibition of donations from property developers or tobacco, liquor or gambling industries

Division 7 of Part 3 of the proposed Act prohibits the making of certain political donations. More specifically, the Division:

(a) prohibits political donations from property developers or tobacco, liquor or gambling industry business entities, and

- (b) provides that a loan that, if it had been a gift, would be a political donation is to be regarded as a political donation for the purposes of the Division unless the loan is from a financial institution, and
- (c) provides that, in general, an annual or other subscription paid to a party by an individual as a member of the party or for the individual's affiliation with the party is not a political donation for the purposes of the Division, and
- (d) allows the Electoral Commission to make a determination that a person is not a prohibited donor for the purposes of the Division.

Division 8 Miscellaneous

Division 8 of Part 3 of the proposed Act contain miscellaneous provisions dealing with political donations and electoral expenditure. In particular, the Division:

- (a) provides for the recovery by the Electoral Commission on behalf of the State of unlawful political donations, donations by certain property developers and unlawful electoral expenditure, and
- (b) provides for the audit of declarations of disclosure by the Electoral Commission, and
- (c) allows the Electoral Commission to extend the due date for making disclosures, and
- (d) deals with the amendment of declarations of disclosure.

Part 4 Public funding of State election campaigns

Part 4 of the proposed Act provides for the public funding of State election campaigns.

Division 1 Preliminary

Division 1 of Part 4 of the proposed Act contains certain preliminary and interpretative provisions.

Division 2 Public funding for electoral expenditure of parties and candidates

Division 2 of Part 4 of the proposed Act contains provisions dealing with the public funding for electoral expenditure incurred by certain parties and candidates. In particular, the Division:

- (a) establishes a Election Campaigns Fund for State elections, and
- (b) provides the eligibility criteria for registered parties to receive public funding of election campaigns, and
- (c) sets out the amount of public funding those eligible parties are entitled to receive, and
- (d) provides the eligibility criteria for candidates to receive public funding of election campaigns, and
- (e) sets out the amount of public funding those eligible candidates are entitled to receive, and
- (f) provides that endorsed candidates of eligible parties are not entitled to public funding, and
- (g) sets out the amount of public funding for eligible independent candidates (or eligible candidates of parties not eligible for public campaign funding), and
- (h) deals with cases where 2 or more registered parties endorse the same candidate or same group of candidates, and deals with entitlements to advance payments.

Division 3 General provisions relating to funding

Division 3 of Part 4 of the proposed Act contains machinery provisions relating to the public funding of State election campaigns, including provisions dealing with:

- (a) claims for payments of public funding and approvals of those claims, and
- (b) audits before payments of claims, and

- (c) vouching of electoral expenditure, and
- (d) public access to claim documents and other related documents, and
- (e) other miscellaneous administrative matters.

Part 5 Administrative and New Party policy development funding

Part 5 of the proposed Act provides for public funding for certain parties and independent Members of Parliament for administrative expenditure and for public funding for certain parties not entitled to that administrative funding for policy development expenditure.

Division 1 Preliminary

Division 1 of Part 5 of the proposed Act contains certain preliminary and interpretative provisions.

Division 2 Administrative funding for parties and independent members

Division 2 of Part 5 of the proposed Act contains provisions dealing with public funding for certain parties and independent Members of Parliament for administrative expenditure. In particular, the Division:

- (a) establishes an Administration Fund, and
- (b) provides for the eligibility criteria for the public funding of parties for certain administrative expenditure and sets out the amount of such funding, and
- (c) provides for the eligibility criteria for the public funding of independent Members of Parliament for certain administrative expenditure and sets out the amount of such funding, and
- (d) deals with certain machinery matters such as how to deal with cases where 2 or more registered parties endorsed the same elected member, the making of quarterly payments and quarterly advance payments.

Division 3 Policy development funding for parties not entitled to administrative funding

Division 3 of Part 5 of the proposed Act contains provisions dealing with public funding for certain parties not entitled to that administrative funding for policy development expenditure. In particular, the Division:

- (a) establishes a New Parties Fund, and
- (b) provides for the eligibility criteria for the public funding of certain parties (being parties not entitled to that administrative funding) for policy development expenditure and sets out the amount of such funding.

Division 4 General provisions relating to funding

Division 4 of Part 5 of the proposed Act contains machinery provisions relating to administrative and policy development funding, including provisions dealing with:

- (a) claims for payments of funding and approvals of those claims, and
- (b) declarations that are to be made and the documents to be provided by agents and elected members making claims for funding, and
- (c) making payments of funding conditional on compliance with other obligations under the proposed Act.

Part 6 Obligations of registered parties and senior office holders

Part 6 of the proposed Act contains provisions relating to the obligations of registered parties and senior office holders, including:

- (a) requiring each registered party to provide the Electoral Commission with a copy of the party's audited annual financial statements, and
- (b) imposing certain civil duties on senior office holders of registered parties, being duties to carry out the senior office holder's functions:
 - (i) for the benefit, so far as practicable, of the party and with due care and diligence, and
 - (ii) in good faith in the best interests of the party, and
 - (iii) for a proper purpose, and
- (c) providing that it is an offence if a senior office holder of a registered party fails, without reasonable excuse, to report to the Electoral Commission any conduct in connection with the party that he or she knows or reasonably believes constitutes a contravention of the proposed Act.

Part 7 Registration of electoral participants

Part 7 of the proposed Act provides for the registration of electoral participants for the purposes of the proposed Act, being:

- (a) candidates, and
- (b) associated entities, and
- (c) third-party campaigners, and
- (d) party agents, and
- (e) official agents.

The Part also provides for:

- (a) certain registers for by-elections, and
- (b) public access to registers.

Political parties are registered under the electoral legislation that governs the election concerned (ie the *Electoral Act 2017* for State elections and the *Local Government Act 1993* for local government elections).

Part 8 Financial provisions

Part 8 of the proposed Act contains provisions dealing with certain financial matters, including:

- (a) appropriating money from the Consolidated Fund for the payment of amounts in accordance with Part 4 (Public funding of State election campaigns) and Part 5 (Administrative and New Party policy development funding), and
- (b) requiring money received or recovered by the Electoral Commission to be paid to the Consolidated Fund, and
- (c) providing that the financial year of the Electoral Commission is the year commencing on 1 July unless another period (not exceeding 2 years) is prescribed by the regulations.

Part 9 Investigation powers

Part 9 of the proposed Act contains provisions dealing with investigations and confers certain enforcement powers on the Electoral Commission and its inspectors. The Part:

(a) gives inspectors certain powers to inspect documents, and

- (b) gives inspectors certain powers to require information and records from certain persons, and
- (c) provides for the appointment and identification of inspectors, and
- (d) enables the Electoral Commission to enter into arrangements with the Commissioner of Police for a police officer to exercise the functions of an inspector.

Part 10 Criminal and other proceedings

Part 10 of the proposed Act contains provisions dealing with criminal and other proceedings. The Part:

- (a) creates a number of offences relating to political donations and electoral expenditure, including offences relating to disclosures of political donations and electoral expenditure, caps on donations and expenditure, schemes to circumvent the prohibitions or restrictions within the proposed Act and the furnishing of false or misleading information to the Electoral Commission, and
- (b) sets out how criminal proceedings are to be dealt with, and
- (c) provides for the issue of penalty notices for specified offences against the proposed Act or the regulations that are prescribed by the regulations, and
- (d) provides that certain civil and criminal proceedings may be taken against parties that are unincorporated associations as if the parties were corporations, and
- (e) provides for the use of certificate evidence in relation to certain matters in criminal or civil proceedings under the proposed Act.

Part 11 Miscellaneous

Part 11 of the proposed Act contains miscellaneous provisions, including provisions that:

- (a) confer the function on the Electoral Commission of undertaking educational and information programs to educate and inform elected members and candidates of their obligations under the proposed Act, and
- (b) enable the Electoral Commission to determine and issue guidelines for or with respect to any matters dealt with in the proposed Act, and
- (c) provide that the Electoral Commission may, in any particular case, extend the time for doing anything under the proposed Act, if it is satisfied that proper reasons exist justifying the extension, and
- (d) deal with reports to Parliament by the Electoral Commission of its work and activities under the proposed Act, and
- (e) deal with compliance agreements entered into by the Electoral Commission and a person affected by the proposed Act for the purpose of ensuring that the person complies with the proposed Act or remedies an apparent contravention of the proposed Act, and
- (f) enable the Governor to make regulations for the purposes of the proposed Act, and
- (g) repeal the *Election Funding, Expenditure and Disclosures Act 1981* and the regulations made under that Act.

Schedule 1 Adjustment for inflation of monetary caps

Schedule 1 contains provisions dealing with the annual adjustment for inflation of certain monetary amounts under the proposed Act.

Schedule 2 Savings, transitional and other provisions

Schedule 2 contains savings, transitional and other provisions consequent on the enactment of the proposed Act.

Schedule 3 Amendment of other legislation

Schedule 3 amends the Acts specified in the Schedule.

Schedule 3.1 makes a consequential amendment to the *Criminal Procedure Act 1986* consequent on the creation of an indictable offence by proposed section 146.

Schedule 3.2 makes consequential amendments to the *Electoral Act 2017* and also makes a number of law revision amendments to that Act.

Schedule 3.2 [1], [4], [9] and [10] make consequential amendments.

Schedule 3.2 [3] corrects a provision of the *Electoral Act 2017* by providing that it is the Electoral Commissioner (rather than the Electoral Commission) who is to exercise certain functions relating to the process of verifying members of political parties for the purpose of determining eligibility for registration under the Act.

Schedule 3.2 [5] and [6] prohibit the display of posters and canvassing for votes within 6 metres of the entrance of an early voting centre on early voting days (rather than prohibiting the display of posters within 3 metres of an entrance of an early voting centre and canvassing within an early voting centre only on those days).

Schedule 3.2 [7] modifies section 200 of the *Electoral Act 2017*, which sets out the circumstances in which electoral material must be refused registration, so that registration must be refused if the material does not include an address at which the individual on whose instructions the material was produced can usually be contacted during the day (rather than the residential address for which the elector on whose instructions the material was printed is enrolled, as is currently the case). Schedule 3.2 [2] extends the definition of *address* of an individual (meaning a street address at which the individual can usually be contacted during the day) so that it applies for the purposes of the amended section 200 of that Act. Schedule 3.2 [7] provides that electoral material that is printed material must be refused registration if it does not include the name of the printer and the address at which it is printed. The amendment will make the provision dealing with registration of electoral material consistent with section 186 of the *Electoral Act 2017* (which contains a prohibition on printing or publishing printed electoral material without showing the name of the printer and the address at which it is printed).

Schedule 3.2 [8] allows a person who is unable to mark a ballot paper or sign and complete an electoral paper without assistance, or who is under a religious obligation not to personally mark or sign and complete such a paper, to appoint another person to do so on his or her behalf.

Schedule 3.3–3.5 and 3.7 make consequential amendments.

Schedule 3.6 makes amendments to the *Lobbying of Government Officials Act 2011* to give effect to the objects listed in the Overview above and consequential amendments.



New South Wales

Electoral Funding Bill 2018

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Electoral Funding Bill 2018

No , 2018

A Bill for

An Act to make provision for the disclosure, capping and prohibition of certain political donations and electoral expenditure for parliamentary and local government election campaigns; to make provision for the public funding of parliamentary election campaigns and other activities; and for other purposes.

The	The Legislature of New South Wales enacts:					
Paı	Part 1 Pre		eliminary	2		
1	Nam	e of A	ct	3		
		This	Act is the Electoral Funding Act 2018.	4		
2	Com	menc	ement	5		
		This	Act commences on a day or days to be appointed by proclamation.	6		
3	Objects of Act (cf section 4A EFED Act)					
		The	objects of this Act are as follows:	8		
		(a)	to establish a fair and transparent electoral funding, expenditure and disclosure scheme,	9 10		
		(b)	to facilitate public awareness of political donations,	11		
		(c)	to help prevent corruption and undue influence in the government of the State or in local government,	12 13		
		(d)	to provide for the effective administration of public funding of elections, recognising the importance of the appropriate use of public revenue for that purpose,	14 15 16		
		(e)	to promote compliance by parties, elected members, candidates, groups, agents, third-party campaigners and donors with the requirements of the electoral funding, expenditure and disclosure scheme.	17 18 19		

Part 2 Interpretation and key concepts **Definitions** (cf sections 4 and 84 EFED Act) In this Act: **Administration Fund** means the fund established under Division 2 of Part 5. agent means a party agent or official agent. applicable cap on electoral expenditure—see Division 4 of Part 3. applicable cap on political donations—see Division 3 of Part 3. **Assembly** means the Legislative Assembly of New South Wales. Assembly general election means an election held for the return of members of the Assembly pursuant to writs issued by the Governor upon the dissolution or expiry of 10 the Assembly. 11 associated entity means a corporation or another entity that operates solely for the 12 benefit of one or more registered parties or elected members. 13 auditor means a registered company auditor within the meaning of the Corporations 14 *Act 2001* of the Commonwealth. 15 **by-election** means: 16 in relation to State elections—a by-election for the Assembly, or 17 in relation to local government elections—a by-election for a councillor 18 (including the mayor) of the council of a local government area. 19 candidate, in relation to an election, means a person nominated as a candidate at the 20 election in accordance with the Electoral Act 2017 or in accordance with the Local 21 Government Act 1993 (as the case requires) and includes a person applying for 22 registration as, or registered as, a candidate in the Register of Candidates for the 23 election. 24 capped expenditure period means a capped local government expenditure period or 25 a capped State expenditure period. 26 capped local government expenditure period—see section 28. 27 capped State expenditure period—see section 27. 28 *Council* means the Legislative Council of New South Wales. 29 day of nomination, in relation to an election, means the day by which all nominations 30 in the election must be made. 31 disposition of property means any conveyance, transfer, assignment, settlement, 32 delivery, payment or other alienation of property, and includes: 33 the allotment of shares in a company, and (a) 34 the creation of a trust in property, and (b) 35 (c) the grant or creation of any lease, mortgage, charge, servitude, licence, power, 36 partnership or interest in property, and 37 (d) the release, discharge, surrender, forfeiture or abandonment, at law or in 38 equity, of any debt, contract or chose in action, or of any interest in property, 39 40 the exercise by a person of a special or general power of appointment of 41 property in favour of any other person (or a hybrid of both), and 42 any transaction entered into by any person with intent to diminish, directly or 43 indirectly, the value of the person's own property and to increase the value of 44 the property of any other person. 45

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Note. Property includes money.

donor means a person who or an entity that makes a gift.

elected member means:	1
(a) a member of Parliament, or	2
(b) a councillor (including the mayor) of the council of a local government area,	3
and includes a person who, during any period after ceasing to be a member of	4
Parliament or a councillor, is entitled to remuneration as such a member or councillor.	5 6
election means a State election or a local government election.	7
Election Campaigns Fund means the fund established under Division 2 of Part 4.	8
election day means the day appointed for the taking of the polls at the election.	9
<i>Electoral Commission</i> means the New South Wales Electoral Commission constituted under the <i>Electoral Act 2017</i> .	10 11
<i>electoral district</i> means a district for the election of a member to serve in the Assembly.	12 13
electoral expenditure—see section 7.	14
<i>endorsed</i> , in relation to a party, means endorsed, selected or otherwise accredited to stand as a representative of the party.	15 16
entity means:	17
(a) an incorporated or unincorporated body, or	18
(b) the trustee of a trust.	19
expenditure includes any disposition of property.	20
<i>financial year</i> , subject to section 138 (Financial year of the Electoral Commission), means the period of 12 months commencing on 1 July.	21 22
<i>first preference votes</i> means the first preference votes recorded for a candidate that are not rejected as informal at the election.	23 24
<i>function</i> includes a power, authority or duty, and <i>exercise</i> a function includes perform a duty.	25 26
general election means:	27
(a) in relation to State elections—an Assembly general election and a periodic Council election held or to be held concurrently, or	28 29
(b) in relation to local government elections—a local government election other than a by-election.	30 31
gift means any disposition of property made by a person to another person, otherwise than by will, being a disposition made without consideration in money or money's worth or with inadequate consideration, and includes the provision of a service for no consideration or for inadequate consideration, other than:	32 33 34 35
(a) the provision of voluntary labour, and	36
(b) the provision of voluntary professional services to a party by an officer or an elected member of the party.	37 38
group means:	39
(a) in relation to State elections—a group of candidates, or part of a group of candidates, for a periodic Council election, or	40 41
(b) in relation to local government elections—a group of candidates, or part of a group of candidates, for a local government election.	42 43
<i>inspector</i> means a person appointed by the Electoral Commission under section 141.	44
interest in property means any estate, interest, right or power whatever, whether at	45
law or in equity, in, under or over any property.	46

for tl	I government election means an election under the <i>Local Government Act 1993</i> ne office of councillor or mayor under that Act (other than an election of mayor puncillors).	1 2 3
<i>maja</i> mem	or political donor means an entity or other person (not being a party, elected liber, group or candidate) who makes a reportable political donation.	4 5
	Parties Fund means the fund established under Division 3 of Part 5.	6
or po	<i>er</i> , in relation to a party, means a person who is occupying or acting in an office osition concerned with the management of the party.	7 8
00	ial agent means:	9
(a)	in relation to an associated entity or a third-party campaigner for whom an official agent, appointed by the entity or campaigner under Division 6 of Part 7, is registered in the Register of Official Agents—that official agent, or	10 11 12
(b)	in any other case—a person (including the associated entity or third-party campaigner concerned) designated by the Electoral Commission.	13 14
	iament means the Parliament of New South Wales.	15
of its	means a body or organisation, incorporated or unincorporated, having as one sobjects or activities the promotion of the election to Parliament or a local cil of a candidate or candidates endorsed by it or by a body or organisation of h it forms a part.	16 17 18 19
party	agent means:	20
(a)	a party agent appointed under Division 5 of Part 7, and	21
(b)	in relation to a group where some of the candidates in the group are members of one registered party and other candidates in the group are members of another registered party—the party agent of one of those parties as designated by those candidates.	22 23 24 25
payn	nent includes a loan, advance or deposit.	26
	odic Council election has the same meaning as it has in section 3 of the stitution Act 1902.	27 28
polit	ical donation—see section 5.	29
prop	<i>erty</i> includes money.	30
	eter means a period of 3 months ending on 31 March, 30 June, 30 September or eccember.	31 32
regis	stered, except in the case of a party, means registered in accordance with this Act.	33
_	stered party means a party registered under the Electoral Act 2017.	34
	vant disclosure period—see section 13.	35
_	rtable political donation—see section 6.	36
conti	or office holder, of a party, means a person involved in the management or rol of the party or the operations of the party, and, without limitation, includes a on holding an office within the party with any of the following titles:	37 38 39
(a)	President,	40
(b)	Deputy President,	41
(c)	Vice-President,	42
(d)	Chairperson,	43
(e)	Deputy Chairperson,	44
(f)	Vice-Chairperson,	45
(g)	General Secretary,	46
(h)	Deputy General Secretary,	47

		(i)	Assis	tant General Secretary,	1
		(j)	Secre	etary,	2
		(k)	Depu	ty Secretary,	3
		(1)	State	Director,	4
		(m)	Depu	ty State Director,	5
		(n)	Treas	surer,	6
		(o)	Depu	ty Treasurer,	7
		(p)	Conv	enor,	8
		(q)	Depu	ty Convenor.	9
				on means an Assembly general election, a periodic Council election or a for the Assembly.	10 11
		thira	l-party (campaigner means the following:	12
		(a)	party, for a	State election—a person or another entity (not being an associated entity, , elected member, group or candidate) who incurs electoral expenditure State election during a capped State expenditure period that exceeds 00 in total,	13 14 15 16
		(b)	assoc electo	local government election—a person or another entity (not being an extracted entity, party, elected member, group or candidate) who incurs oral expenditure for a local government election during a capped local rument expenditure period that exceeds \$2,000 in total,	17 18 19 20
		(c)	a regi	istered third-party campaigner for an election for which it is registered.	21
				terpretation Act 1987 contains definitions and other provisions that affect the and application of this Act.	22 23
5	Mea	ning o	f "polit	tical donation" (cf section 85 EFED Act)	24
	(1)	For t	he purp	poses of this Act, a <i>political donation</i> is:	25
		(a)	a gift	made to or for the benefit of a party or a group of candidates, or	26
		(b)		made to or for the benefit of an elected member, the whole or part of	27 28
			wnicr	h was used or is intended to be used by the elected member:	
			(i)	solely or substantially for a purpose related to an election or to the elected member's duties as an elected member, or	29 30
			(i) (ii)	solely or substantially for a purpose related to an election or to the elected member's duties as an elected member, or to enable the elected member to make, directly or indirectly, a political donation or to incur electoral expenditure, or	29
			(i) (ii) (iii)	solely or substantially for a purpose related to an election or to the elected member's duties as an elected member, or to enable the elected member to make, directly or indirectly, a political donation or to incur electoral expenditure, or to reimburse the elected member for making, directly or indirectly, a political donation or incurring electoral expenditure, or	29 30 31
		(c)	(i) (ii) (iii) a gift used of	solely or substantially for a purpose related to an election or to the elected member's duties as an elected member, or to enable the elected member to make, directly or indirectly, a political donation or to incur electoral expenditure, or to reimburse the elected member for making, directly or indirectly, a political donation or incurring electoral expenditure, or made to or for the benefit of a candidate, the whole or part of which was or is intended to be used by the candidate:	29 30 31 32 33
		(c)	(i) (ii) (iii) a gift	solely or substantially for a purpose related to an election or to the elected member's duties as an elected member, or to enable the elected member to make, directly or indirectly, a political donation or to incur electoral expenditure, or to reimburse the elected member for making, directly or indirectly, a political donation or incurring electoral expenditure, or made to or for the benefit of a candidate, the whole or part of which was or is intended to be used by the candidate: solely or substantially for a purpose related to an election, or	29 30 31 32 33 34 35
		(c)	(i) (ii) (iii) a gift used of	solely or substantially for a purpose related to an election or to the elected member's duties as an elected member, or to enable the elected member to make, directly or indirectly, a political donation or to incur electoral expenditure, or to reimburse the elected member for making, directly or indirectly, a political donation or incurring electoral expenditure, or made to or for the benefit of a candidate, the whole or part of which was or is intended to be used by the candidate:	29 30 31 32 33 34 35
		(c)	(i) (ii) (iii) a gift used of (i)	solely or substantially for a purpose related to an election or to the elected member's duties as an elected member, or to enable the elected member to make, directly or indirectly, a political donation or to incur electoral expenditure, or to reimburse the elected member for making, directly or indirectly, a political donation or incurring electoral expenditure, or made to or for the benefit of a candidate, the whole or part of which was or is intended to be used by the candidate: solely or substantially for a purpose related to an election, or to enable the candidate to make, directly or indirectly, a political	29 30 31 32 33 34 35 36 37
		(c) (d)	(i) (ii) (iii) a gift used (i) (ii) (iii) a gift elected	solely or substantially for a purpose related to an election or to the elected member's duties as an elected member, or to enable the elected member to make, directly or indirectly, a political donation or to incur electoral expenditure, or to reimburse the elected member for making, directly or indirectly, a political donation or incurring electoral expenditure, or made to or for the benefit of a candidate, the whole or part of which was or is intended to be used by the candidate: solely or substantially for a purpose related to an election, or to enable the candidate to make, directly or indirectly, a political donation or to incur electoral expenditure, or to reimburse the candidate for making, directly or indirectly, a political	29 30 31 32 33 34 35 36 37 38 39
			(i) (ii) (iii) a gift used (i) (ii) (iii) a gift elected	solely or substantially for a purpose related to an election or to the elected member's duties as an elected member, or to enable the elected member to make, directly or indirectly, a political donation or to incur electoral expenditure, or to reimburse the elected member for making, directly or indirectly, a political donation or incurring electoral expenditure, or made to or for the benefit of a candidate, the whole or part of which was or is intended to be used by the candidate: solely or substantially for a purpose related to an election, or to enable the candidate to make, directly or indirectly, a political donation or to incur electoral expenditure, or to reimburse the candidate for making, directly or indirectly, a political donation or incurring electoral expenditure, or made to or for the benefit of an entity or other person (not being a party, ed member, group or candidate), the whole or part of which was used or	29 30 31 32 33 34 35 36 37 38 39 40 41 42 43

	ı	(ii)	to reimburse the entity or person for making, directly or indirectly, a political donation or incurring electoral expenditure.	1
(2)	that or fundra	any ising ds of	paid by a person as a contribution, entry fee or other payment to entitle other person to participate in or otherwise obtain any benefit from a venture or function (being an amount that forms part of the gross the venture or function) is taken to be a gift for the purposes of this	3 4 5 6 7
(3)	An anr	nual o	r other subscription paid to a party by:	8
	(a) a	a men	nber of the party, or	9
			on or entity (including an associated entity or industrial organisation) for tion with the party,	10 11
			e a gift to the party for the purposes of this section.	12
	reportal	ble po	details of any such subscription are required to be disclosed because it is a litical donation of or exceeding \$1,000, the total amount of subscriptions and are required to be disclosed under section 19 (4).	13 14 15
(4)	The fo		ng dispositions of property are taken to be a gift for the purposes of this	16 17
			osition of property to a NSW branch of a party from the federal branch party,	18 19
			osition of property to a NSW branch of a party from another State or ory branch of the party,	20 21
	` ′	•	osition of property from a party to another party.	22
	subject against	to the	ch disposition will be a political donation that is required to be disclosed and caps on political donations under Part 3. Any such donation paid into (or held issets of) a federal election campaign account is not subject to the cap on see section 24 (2).	23 24 25 26
(5)	entity of	or per	nterest on a loan to an entity or other person is taken to be a gift to the son for the purposes of this section. Uncharged interest is the additional would have been payable by the entity or person if:	27 28 29
			an had been made on terms requiring the payment of interest at the ally prevailing interest rate for a loan of that kind, and	30 31
	(b) a	any in	iterest payable had not been waived, and	32
	(c)	any in	iterest payments were not capitalised.	33
(6)		nistra	under Part 4 (Public funding of State election campaigns) or Part 5 tive and New Party policy development funding) is not a political	34 35 36
	be disc	losed,	nough an electoral funding payment to a candidate is not a donation required to the amount is required to be paid into the separate campaign account that is or donations to and electoral expenditure by the candidate—see section 76 (3).	37 38 39
(7)	subsec	tion (f any part of a gift that is not a political donation pursuant to 1) (b)–(d) is subsequently used to incur electoral expenditure, that part of omes a political donation.	40 41 42
(8)	third-p	arty	oses of this Act, a political donation made to or for the benefit of a party, campaigner or associated entity is a <i>political donation for a local election</i> if:	43 44 45
			ation to a donation to a party—the donation is paid into (or held as an of) the local government campaign account of the party under	46 47

Subdivision 1 of Division 5 of Part 3, and

	(b)	third-	ation to a donation to a third-party campaigner or associated entity—the party campaigner or associated entity establishes that the donation was solely for the purposes of a local government election campaign.	1 2 3
Mean	ing of	f "repo	ortable political donation" (cf section 86 EFED Act)	4
(1)	For the purposes of this Act, a <i>reportable political donation</i> is:			5
	(a)	candi or ex	e case of disclosures under this Act by a party, elected member, group, date, associated entity or third-party campaigner—a political donation of ceeding \$1,000 made to or for the benefit of the party, elected member, o, candidate, associated entity or third-party campaigner, or	6 7 8 9
	(b)	donat	e case of disclosures under this Act by a major political donor—a political tion of or exceeding \$1,000 made by the major political donor to or for enefit of a party, elected member, group, candidate, associated entity or party campaigner.	10 11 12 13
(2)	entity other same camp	or otle earlied party aigner	donation of less than an amount specified in subsection (1) made by an her person is to be treated as a reportable political donation if that and r, separate political donations made by that entity or other person to the r, elected member, group, candidate, associated entity, third-party or person within the same financial year (ending 30 June) would, if constitute a reportable political donation under subsection (1).	14 15 16 17 18 19
Mean	ing of	f "elec	toral expenditure" (cf section 87 EFED Act)	20
(1)	conne of a c	ection andida	exposes of this Act, <i>electoral expenditure</i> is expenditure for or in with promoting or opposing, directly or indirectly, a party or the election ate or candidates or for the purpose of influencing, directly or indirectly, at an election, and includes such expenditure of the following kinds:	21 22 23 24
	(a)	news	nditure on advertisements in radio, television, the internet, cinemas, papers, billboards, posters, brochures, how-to-vote cards and other on material,	25 26 27
	(b)	exper	nditure on the production and distribution of election material,	28
	(c)	exper	nditure on the internet, telecommunications, stationery and postage,	29
	(d)	exper	nditure incurred in employing staff engaged in election campaigns,	30
	(e)	candi	nditure incurred for office accommodation for any such staff and dates (other than for the campaign headquarters of a party or for the orate office of an elected member),	31 32 33
	(f)		nditure on travel and travel accommodation for candidates and staff ged in electoral campaigning,	34 35
	(g)		nditure on research associated with election campaigns (other than use research),	36 37
	(h)	expe	nditure of a kind prescribed by the regulations.	38
(2)	Elect	oral ex	penditure does not include:	39
	(a)		nditure incurred substantially in respect of an election of members to a ament other than the NSW Parliament, or	40 41
	(b)	exper	nditure on factual advertising of:	42
		(i)	meetings to be held for the purpose of selecting persons for nomination as candidates for election, or	43 44
		(ii)	meetings for organisational purposes of parties, branches of parties or conferences, committees or other bodies of parties or branches of parties, or	45 46 47

		(iii)	any other matter involving predominantly the administration of parties or conferences, committees or other bodies of parties or branches of parties, or	1 2 3
		(c) exper	nditure of a kind prescribed by the regulations.	4
	(3)	person (not candidate) i	spenditure does not include expenditure incurred by an entity or other a being a party, an associated entity, an elected member, a group or a lift the expenditure is not incurred for the dominant purpose of promoting a party or the election of a candidate or candidates or influencing the election.	5 6 7 8 9
	(4)	campaigns) expenditure	arposes of Division 4 (Caps on electoral expenditure for election of Part 3 (Political donations and electoral expenditure), electoral edoes not include expenditure incurred in raising funds for an election or campaign accounts.	10 11 12 13
	(5)	either of the prescribed purposes of Note . Division local governmelection cam	niting subsection (1) (h) or (2) (c), a regulation made for the purposes of mose paragraphs may provide that electoral expenditure of the kind is or is not electoral expenditure (as the case requires) only for the one or more specified provisions of this Act. on 4 of Part 3 caps electoral expenditure during an election campaign for State and ment elections (and Part 4 limits public funding for such expenditure at State paigns to part of that capped amount). Division 2 of Part 3 requires disclosure of ectoral expenditure incurred at any time for State and local government elections.	14 15 16 17 18 19 20 21
8	Refer	rences to ele	ections and writs (cf sections 4 and 84 EFED Act)	22
	(1)	election are for each of t	poses of this Act, an Assembly general election and a periodic Council held or are to be held concurrently if the day for the taking of the polls the elections named in the writs for the elections is the same day, whether aking of any such poll is adjourned.	23 24 25 26
	(2)	are issued o	poses of this Act, where the writs for a general election for a State election on different days, the day of the issue of the writs for the general election be the day on which the writ for the periodic Council election is issued.	27 28 29
	(3)	election for	poses of this Act, where the days for the return of the writs for a general a State election are different, the day for the return of the writs is taken y for the return of the writ for the periodic Council election.	30 31 32
	(4)		e in this Act to the day for the return of a writ is a reference to the day the writ as the day for the return of the writ.	33 34
	(5)	election is (e in this Act, in relation to a general election, to the periodic Council (except in so far as the context or subject matter otherwise indicates or reference to the periodic Council election that forms part of the general	35 36 37 38
9	Misc	ellaneous in	terpretative provisions (cf sections 4 and 84 EFED Act)	39
	(1)	Parts of par	rties (such as branches, groups, subdivisions, controlled entities)	40
		of, or any	poses of this Act, where anything is done by, on behalf of or for the benefit property is held by, or in trust for, or for the members of, a body or n, incorporated or unincorporated, being a body or organisation that:	41 42 43
		` '	s part of a party, or	44
			ablished by or under the constitution of a party, or	45
		(c) has fi	unctions conferred by or under the constitution of a party, or	46

	(d)	is controlled (within the meaning of section 50AA of the <i>Corporations Act 2001</i> of the Commonwealth) by a party,	1 2
		ning is taken to be done by, on behalf of or for the benefit of that party or the erty is taken to be held by that party, as the case may be.	3 4
(2)	Prop	osed candidates accepting gifts	5
	subst	ndividual who, or a group of individuals that, accepts a gift for use solely or antially for a purpose related to the proposed candidacy of the individual or iduals at a future election is taken to be a candidate or group when accepting the	6 7 8 9
	Note. the in	Section 38 (3) makes it unlawful for any such political donations to be accepted unless dividual or group is registered as a candidate or group under this Act.	10 11
(3)	Prop	osed candidates making payments for electoral expenditure	12
	expertaker Elect subse	Individual who, or a group of individuals that, makes a payment for electoral anditure for the election of the individual or individuals at a future election is a to be a candidate or group when making the payment. The guidelines of the oral Commission may exclude minor payments from the operation of this ection. Section 39 (4) makes it unlawful for any such electoral expenditure to be incurred unless dividual or group is registered as a candidate or group under this Act.	13 14 15 16 17 18
(4)	End	of period of candidature	20
	For t	he purposes of this Act:	21
	(a)	a person who is a candidate in an election, or	22
	(b)	a group of candidates in an election,	23
	is tal	ten to remain a candidate or group for 30 days after the election day for the ion.	24 25
	be ca	A disclosure is still required to be made by candidates and groups after they cease to ndidates or groups following the election if they were a candidate or group during any f the relevant disclosure period for the disclosure—see section 12 (4).	26 27 28
(5)		ection (4) does not apply to a candidate at a time when the candidate is an ed member.	29 30
(6)	Value	e of donations or expenditures other than money	31
	For t	he purposes of this Act:	32
	(a)	the amount of a donation or expenditure consisting of a disposition of property other than money is taken to be the amount equal to the value of the property disposed of, and	33 34 35
	(b)	the value of property disposed of or the value of a gift may, if the Electoral Commission so requires, be determined by valuers appointed or approved by the Electoral Commission in accordance with the regulations.	36 37 38
	value (or	The regulations may make provision for requiring persons to obtain valuations from a rapproved by the Electoral Commission of political donations that are not gifts of money enabling the Electoral Commission to obtain any such valuations)—see on 158 (3) (b)).	39 40 41 42
(7)		e and address when donation or loan made by unincorporated association, fund or foundation	43 44
	A ref	erence in this Act to the name and address of a person making a donation or loan	45 46
	(a)	in the case of a donation or loan made by an unincorporated association—a reference to the name of the association and the names and addresses of the	47 48

		members of the executive committee (however described) of the association, and	1 2
	(b)	in the case of a donation or loan purportedly made out of a trust fund or out of the funds of a foundation—a reference to the names and addresses of the trustees of the fund or of the funds of the foundation and the title or other description of the trust fund or the name of the foundation.	3 4 5 6
(8)	Rela	ted corporations	7
	in ac	he purposes of this Act, corporations that are related to each other (as determined cordance with the <i>Corporations Act 2001</i> of the Commonwealth) are taken to be gle corporation.	8 9 10
(9)	Elec expe	toral expenditure of endorsed Assembly candidate includes electoral enditure incurred by party for, and invoiced to, candidate	11 12
	elect	the purposes of this Act, an amount of electoral expenditure by a candidate for ion to the Assembly includes, if the candidate is the endorsed candidate of a stered party, any amount of electoral expenditure that is:	13 14 15
	(a)	incurred by that party for the benefit of the candidate or for the benefit of the candidate and other candidates endorsed by the party at the election (whether or not as an agent for the candidate), and	16 17 18
	(b)	invoiced by that party to the candidate for payment (whether or not the candidate has a legal liability to pay to the party the amount invoiced).	19 20
No	tes		21
	Note	s included in this Act do not form part of this Act.	22
	notes ident force	For the purposes of comparison, a number of provisions of this Act contain bracketed in headings drawing attention ("cf") to equivalent or comparable (though not necessarily ical) provisions of the <i>Election Funding, Expenditure and Disclosures Act 1981</i> (as in immediately before the enactment of this Act). The <i>Election Funding, Expenditure and osures Act 1981</i> is abbreviated in these notes as " EFED Act ".	23 24 25 26 27

Part	3		itical donations and electoral expenditure art 6 EFED Act)	1
Divis	sion	1	Preliminary (cf Division 1, Part 6 EFED Act)	3
11	laaA	icatio	n (cf section 83 EFED Act)	4
	(1)		Part applies in relation to:	5
	(-)	(a)	State elections and elected members of Parliament, and	6
		(b)	local government elections and elected members of councils.	7
		Note with donate	Political donations and electoral expenditure are required to be disclosed in connection both State and local government elections and members. Caps apply to political tions and electoral expenditure in connection with State and local government elections, ublic funding of election campaigns only applies to State elections.	8 9 10 11
	(2)	In the	is Part, <i>registered party</i> includes a party registered under the <i>Local Government</i> 1993.	12 13
Divis	sion	2	Disclosure of political donations and electoral expenditure (cf Division 2, Part 6 EFED Act)	14 15
12	Disc	losure	es required to be made (cf section 88 EFED Act)	16
	(1)	Parti	es, elected members, candidates, groups and associated entities	17
		Disc elect	losure is required under this Part of political donations received or made, and oral expenditure incurred, by or on behalf of the following:	18 19
		(a)	a party (whether or not a registered party),	20
		(b)	an elected member,	21
		(c)	a candidate,	22
		(d)	a group,	23
		(e)	an associated entity.	24
	(2)	Third	d-party campaigners	25
		Disc	losure is required under this Part of:	26
		(a)	electoral expenditure incurred by a third-party campaigner in a capped State expenditure period or capped local government expenditure period, and	27 28
		(b)	political donations received by the third-party campaigner for the purposes of incurring that expenditure.	29 30
	(3)	Majo	r political donors	31
		majo	losure is required under this Part of reportable political donations made by a propolitical donor who has, during the relevant disclosure period, made a retable political donation of or exceeding \$1,000.	32 33 34
	(4)	mem discl mem discl	losure is required even if the entity or person has ceased to be a party, elected iber, candidate, group or associated entity (as the case requires) at the time the osure is required to be made, so long as the entity or person was a party, elected iber, candidate, group or associated entity at any time during the relevant osure period.	35 36 37 38 39
		and	See section 9 (2) for extension of disclosure and other requirements to individuals who, groups of individuals that, accept donations before they nominate or register as dates or groups.	40 41 42

13	Rele	vant d	lisclosure period (cf section 89 EFED Act)	1
			the purposes of this Act, the <i>relevant disclosure period</i> is each 12-month perioding on 30 June.	2
14	Pers	on res	sponsible for making disclosures (cf section 90 EFED Act)	4
	(1)	The property of the property o	person who is responsible for making a disclosure required under this Part is as ws:	5 6
		(a)	in the case of a party—the party agent of that party,	7
		(b)	in the case of an elected member who is a member of a registered party—the party agent of that registered party,	8
		(c)	in the case of an elected member who is not a member of a registered party—the elected member,	10 11
		(d)	in the case of a candidate who is a member of a registered party—the party agent of that registered party,	12 13
		(e)	in the case of a candidate who is not a member of a registered party—the candidate,	14 15
		(f)	in the case of a group where all the members of the group are members of the same registered party—the party agent of that registered party,	16 17
		(g)	in the case of a group where one or more members of the group are members of a registered party and one or more other members of the group are members of another registered party—the party agent of the registered party of the lead candidate of the group,	18 19 20 21
		(h)	in the case of any other group—the lead candidate of the group,	22
		(i)	in the case of an associated entity—the official agent of the associated entity,	23
		(j)	in the case of a third-party campaigner—the official agent of the third-party campaigner,	24 25
		(k)	in the case of a major political donor—the major political donor.	26
	(2)	Com	bite subsection (1), a party agent may, by notice in writing given to the Electoral emission in an approved manner and form, decline to be the person who is consible for making a disclosure required under this Part for the following:	27 28 29
		(a)	an elected member who is a councillor (including the mayor) of a local government area,	30 31
		(b)	a candidate in a local government election,	32
		(c)	a group of candidates in a local government election.	33
	(3)		rty agent may withdraw such a notice by another notice in writing given to the toral Commission in an approved manner and form.	34 35
	(4)	for r	party agent declines in accordance with this section to be the person responsible making any such disclosure, the person responsible is the elected member, idate or the lead candidate of the group concerned.	36 37 38
	(5)		regulations may make further provision dealing with the consequences of the ag or withdrawal of notices by party agents under this section.	39 40
	(6)	In th	is section, lead candidate of a group means:	41
		(a)	the candidate in the group whose name is first in the order of names of candidates specified in the relevant claim made under section 86 (Grouping of periodic Council election candidates) of the <i>Electoral Act 2017</i> or section 308A (Grouping of candidates) of the <i>Local Government Act 1993</i> , as the case requires, or	42 43 44 45 46

	(b)	if a group has been registered under Division 2 of Part 7 before any such claim has been made, the candidate whose name is first in the order of names specified in the Register of Candidates in relation to the group.	1 2 3
V he	n disc	losures of political donations to be made (cf section 91 (1) EFED Act)	4
(1)	Disc	losures under this Part of political donations received or made are to be made:	5
	(a)	in relation to a disclosure of a reportable political donation received or made during the pre-election period for an Assembly general election—within 14 days of the political donation being received or made (or within such shorter period as may be prescribed by the regulations), and	6 7 8 9
	(b)	in any other case—within 4 weeks after the end of the quarter within which the political donation was received or made (or within such longer period as may be prescribed by the regulations).	10 11 12
		1. See section 60 for the extension of the due date for making disclosures in particular and section 61 for the amendment of disclosures that have been made.	13 14
	in a fi donat done repor	2. While certain small political donations are not reportable under this Part if made once nancial year, section 6 (2) provides that such a political donation is a reportable political tion if it and other earlier, separate political donations made by the donor to the same within the same financial year would, if aggregated, total an amount that constitutes a table political donation.	15 16 17 18 19
	identi	also section 19 (2) (g) specifying that the disclosure is to include details that separately fy that reportable political donation and the earlier political donation or donations with it is aggregated.	20 21 22
(2)	Desp	ite subsection (1):	23
	(a)	disclosures of reportable political donations required to be made by major political donors are to be made within 4 weeks after the end of the relevant disclosure period within which the political donation was received or made (or within such longer period as may be prescribed by the regulations), and	24 25 26 27
		Note. A disclosure by the person or entity who received the reportable political donation may be required at an earlier time under subsection (1).	28 29
	(b)	disclosures of reportable political donations that are political donations for a local government election are to be made within 4 weeks after the end of the quarter within which the political donation was received or made (or within such longer period as may be prescribed by the regulations).	30 31 32 33
		Note. See section 5 (8) for the meaning of a <i>political donation for a local government election</i> .	34 35
(3)		regulations may make provision for determining, for the purposes of this section, ate on which a political donation is taken to have been received or made.	36 37
(4)		the purposes of this section, the <i>pre-election period for an Assembly general ion</i> means the following:	38 39
	(a)	in the case of a general election to be held following the expiry of the Assembly by the effluxion of time—the period from and including 1 October in the year before which the election is to be held to the end of the election day for the election,	40 41 42 43
	(b)	in any other case—the period from and including the day of the issue of the writ or writs for the election to the end of the election day for the election.	44 45
V he	n disc	losures of electoral expenditure to be made (cf section 91(1) EFED Act)	46
	12 w	losures under this Part of electoral expenditure incurred are to be made within reeks after the end of each relevant disclosure period (or within such longer as may be prescribed by the regulations).	47 48 49
	Note.	Unless otherwise prescribed, disclosures are to be made on or before 22 September for eriod ending on 30 June in that year. See section 60 for the extension of the due date for	50 51

		making disclosures in particular cases, and section 61 for the amendment of disclosures that have been made.	1 2				
17	How	are disclosures to be made (cf section 91(2)–(6) EFED Act)	3				
	(1)	Disclosures are to be made in a declaration lodged with the Electoral Commission in a manner and form:					
		(a) determined by the regulations (if any), and	5 6				
		(b) subject to the regulations, approved by the Electoral Commission.	7				
	(2)	Without limiting subsection (1), the regulations or an approval by the Electoral Commission may make provision for an electronic or internet-based system of lodgment of declarations of disclosures.	8 9 10				
	(3)	If all the members of a group are required to lodge a declaration of disclosures under this Part, any one member of the group may lodge the declaration on behalf of the group.	11 12 13				
	(4)	A declaration lodged under this section in relation to a relevant disclosure period or a quarterly period is to contain a statement to the effect that all disclosures required to be made in relation to the period:	14 15 16				
		(a) have been made, and	17				
		(b) are true and correct.	18				
	(5)	A declaration is required to be lodged under this section in relation to a relevant disclosure period or quarterly period even if it does not contain any disclosures.	19 20				
	(6)	For the purposes of this Act (including this section and sections 14, 22 and 143):	21				
		(a) the declaration is taken to be the making of a disclosure required by this Part, and	22 23				
		(b) the time required by this Part for lodging the declaration is taken to be the time prescribed by sections 15 and 16 for the making of disclosures under this Part.	24 25				
	(7)	The regulations may provide for a single declaration of disclosures by the following:	26				
		(a) a person or other entity who, in a relevant disclosure period or quarterly period or in relation to any particular political donations or electoral expenditure, qualifies as more than one of the following:	27 28 29				
		(i) an associated entity,	30				
		(ii) a third-party campaigner,	31				
		(iii) a major political donor,	32				
		(b) a party agent of a registered party in relation to:(i) the party, and	33 34				
		(ii) elected members, candidates and groups of candidates who are	35				
		members of the party, and	36				
		(iii) associated entities of the party.	37				
		The single declaration of disclosures referred to in paragraph (b) is to separately identify the disclosures relating to the party and to each member, candidate, group or associated entity.	38 39 40				
	(8)	Disclosures in a declaration lodged under this section are required to be vouched for in the manner prescribed by the regulations.	41 42				
18	Disc	losure of electoral expenditure—further requirements	43				
	(1)	A disclosure under this Part by a party or a candidate of electoral expenditure incurred during a capped State expenditure period or a capped local government	44 45				

		nditure period is to separately identify expenditure incurred in any category of nditure specified in the regulations in the manner prescribed by the regulations.	1 2	
(2)	A disclosure of electoral expenditure under this Part by a party in relation to an Assembly general election is to include, as far as possible, details of electoral expenditure incurred substantially for the purposes of the election in a particular electoral district.			
(3)	purp	the purposes of subsection (2), electoral expenditure is only incurred for the oses of the election in a particular electoral district if the expenditure is for rtising or other material that:	7 8 9	
	(a)	explicitly mentions the name of a candidate in the election in that electoral district or the name of the electoral district, and	10 11	
	(b)	is communicated to electors in that electoral district, and	12	
	(c)	is not mainly communicated to electors outside that electoral district.	13	
Polit	ical d	onations required to be disclosed (cf section 92 EFED Act)	14	
(1)	Gen	eral	15	
	Polit	ical donations are to be disclosed in accordance with this section.	16	
(2)	Repo	ortable political donations	17	
		losure of reportable political donations is to include disclosure of the following ls of each such donation made during the relevant disclosure period:	18 19	
	(a)	the party, elected member, group or candidate to or for whose benefit the donation was made (or, if the case requires, the third-party campaigner or associated entity to whom the donation was made),	20 21 22	
	(b)	the date on which the donation was made,	23	
	(c)	the name of the donor,	24	
	(d)	the residential address of the donor (in the case of an individual) or the address of the registered or other official office of the donor (in the case of an entity),	25 26	
	(e)	the amount of the donation,	27	
	(f)	in the case of a donor that is an entity and not an individual—the relevant business number of the entity referred to in section 46,	28 29	
	(g)	in relation to the disclosure of a political donation that is a reportable political donation by operation of section 6 (2)—details that separately identify that political donation and the earlier political donation or donations with which it is aggregated.	30 31 32 33	
(3)	Sma	II donations	34	
		losure of political donations (that are not reportable political donations) is to ide disclosure of:	35 36	
	(a)	the total amount of those donations during the relevant disclosure period, and	37	
	(b)	the total number of persons who made those donations.	38	
		subsection does not apply to disclosures by third-party campaigners or major ical donors.	39 40	
(4)	Ann	ual party membership or affiliation subscriptions	41	
	Disc	losure by a party of political donations is to include disclosure of:	42	
	(a)	the total amount of annual or other subscriptions paid to the party by members or affiliates of the party during the relevant disclosure period, and	43 44	

		(b)	each subscription rate, and	1
		(c)	the number of members who paid the subscriptions at each of those subscription rates.	2
			losure of a subscription under this subsection is not required if it is disclosed as portable political donation.	4 5
	(5)	Fund	draising ventures or functions	6
			losure of political donations is to include, in connection with fundraising ures or functions during the relevant disclosure period:	7 8
		(a)	either the net or gross proceeds of each such venture or function (together with a disclosure as to whether the amount is the net or gross proceeds), and	9 10
		(b)	details of each such venture or function (including a brief description of its nature and the date on which or period in which it was held),	11 12
			not including any amount of those proceeds that is separately disclosed as a ical donation.	13 14
	(6)	Loar	ns	15
			losure of reportable political donations is to include disclosure of the following mation in relation to any reportable loan under section 50:	16 17
		(a)	the amount of the loan,	18
		(b)	the name and address of the entity or other person making the loan,	19
		(c)	the terms and conditions of the loan,	20
		(d)	the total loan repayments made under the loan during the relevant disclosure period.	21 22
	(7)	Disc	retionary disclosures	23
			ils of a political donation may be disclosed under this Part even if they are not ired to be disclosed under this section.	24 25
20	Elec	toral e	expenditure required to be disclosed (cf section 93 EFED Act)	26
	(1)	is in	electoral expenditure is required to be disclosed under this Part (whether or not it curred during the capped State expenditure period or capped local government enditure period for an election).	27 28 29
	(2)	expe by le Aust	ect to subsection (3), the obligation under this Part to disclose any such enditure of a party in relation to a relevant disclosure period can be complied with odging with the Electoral Commission a copy of a return furnished to the tralian Electoral Commission by the agent of the party under section 314AB of Commonwealth Electoral Act 1918 of the Commonwealth in respect of that od.	30 31 32 33 34 35
	(3)	Note this F Secti in rela	section (2) has effect only if the return furnished to the Australian Electoral emission contains the information required by section 18 (1) and (2). Section 18 (1) contains a requirement that a disclosure of electoral expenditure under that the experiment is experimentally identify, and provide details of, each individual item of expenditure. On 18 (2) contains a requirement that a disclosure of electoral expenditure under this Part, ation to an Assembly general election, is to include, as far as possible, details of electoral inditure incurred substantially for the purposes of the election in a particular electoral ct.	36 37 38 39 40 41 42 43

21	Sepa	rate d	lisclosures not required of same item (cf section 94 EFED Act)	1
		An it	em disclosed under this Part:	2
		(a)	in relation to an elected member—need not also be disclosed in the member's capacity as a candidate or as a member of a group, and	3 4
		(b)	in relation to a candidate or a group that includes the candidate—need not also be disclosed in the candidate's capacity as an elected member, and	5 6
		(c)	in relation to a group—need not also be disclosed in relation to a member of the group, and	7 8
		(d)	in relation to a candidate—need not also be disclosed in relation to the group of which the candidate is a member.	9 10
22	Publ	ic acc	ess to disclosures, expenditure etc (cf section 95 EFED Act)	11
	(1)		Electoral Commission is to publish on a website maintained by the Electoral mission:	12 13
		(a)	the disclosures of reportable political donations and electoral expenditure under this Part, and	14 15
		(b)	an explanation and analysis of the sources and amounts of those reportable political donations (in such form as is determined by it), and	16 17
		(c)	any other information it considers relevant.	18
	(2)		disclosures are to be published on the website as soon as practicable after the due for the making of the disclosures.	19 20
	(3)	from	Electoral Commission may decline to publish on the website, or may remove the website, any disclosure of political donations that the Electoral Commission eason to suspect is vexatious, false or misleading.	21 22 23
	(4)	Elect	es of disclosures made in a declaration under this Part are to be kept by the coral Commission for at least 6 years after the period to which they relate and are available for public inspection during ordinary office hours.	24 25 26
	(5)	reaso	Electoral Commission may, on application made to it and the payment of a mable fee determined by the Electoral Commission, provide copies of or cts from any such disclosures kept by the Electoral Commission.	27 28 29
	(6)	in su Com notif	Electoral Commission must not publish any explanation and analysis referred to absection (1) (b) in relation to a party or candidate unless the Electoral mission has first consulted with any such party that or candidate who has fied the Electoral Commission that the party or candidate wishes to be consulted lation to the publication.	30 31 32 33 34
	(7)		regulations may make provision for or with respect to any such notification and ultation.	35 36
Divi	sion	3	Caps on political donations (cf Division 2A, Part 6 EFED Act)	37
23	Appl	icable	cap on political donations (cf section 95A EFED Act)	38
		Note. begin Amou dollar	The dollar amounts set out in this section are the adjusted amounts for the financial year ning 1 July 2017 (see the <i>Election Funding, Expenditure and Disclosures (Adjustable unts) Notice</i> under the <i>Election Funding, Expenditure and Disclosures Act 1981</i>). These amounts are to be adjusted for inflation for the financial year beginning 1 July 2018 by dule 1.	39 40 41 42 43

General cap

(1)

The applic	able cap on political donations is as follows:	2
(a) \$6,1	00 in the case of any such political donation to or for the benefit of a	3
•		5
(ii)	an elected member, or	7
(iii)	a candidate, or	8
(iv)	a third-party campaigner, or	ç
(v)	an associated entity.	10
registered	party includes a party registered under the Local Government Act 1993.	11 12 13
Aggregation	on of donations during financial year	14
entity or of political do or other p campaigne	ther person is to be treated as a donation that exceeds the applicable cap on conations if that and other separate political donations made by that entity erson to the same party, elected member, group, candidate, third-party or associated entity within the same financial year would, if aggregated,	15 16 17 18 19 20
Aggregation	on of donations to elected members, groups or candidates of same party	21
entity or or donation to separate por groups or aggregated subsection Note. Politic otherwise a	ther person to an elected member, group or candidate is to be treated as a hat exceeds the applicable cap on political donations if that and other political donations made by that entity or other person to elected members, candidates of the same party within the same financial year would, if I, exceed the applicable cap on political donations to a group referred to in (1). Cal donations in relation to separately registered parties that are in coalition or associated are not aggregated and, accordingly, the applicable cap applies	22 23 24 25 26 27 28 29 30 31
Separate a	aggregation in relation to local government elections	32
		33 34
Non-aggre	gation of contributions to candidate's own campaign	35
election ca on politica Note . Altho finance the unlawful for	mpaign is not a political donation and is not included in the applicable cap I donations to the candidate. ugh there is no applicable political donations cap on a candidate's contribution to candidate's own election campaign, Division 4 of this Part still operates to make it such a candidate to incur electoral expenditure that exceeds the applicable cap	36 37 38 39 40 41
	·	42 43
Each of the	e amounts referred to in subsection (1) is an adjustable amount that is to be	44 45
	(a) \$6,1 reginer (b) \$2,7 (i) (ii) (iii) (iv) (v) In this sub registered Note. The analysis A political entity or of political door other proceed the Aggregation A political door other proceed the Aggregation A political entity or of donation to separate progroups or aggregated subsection Note. Politic otherwise as separately in Separate and The provise donations Non-aggree For the average election can political Note. Although finance the unlawful for on electoral Indexation Each of the	registered party or of a group, (b) \$2,700 in the case of any such political donation to or for the benefit of: (i) a party that is not a registered party, or (ii) an elected member, or (iii) a candidate, or (iv) a third-party campaigner, or

(7) Meaning of candidates etc of same party For the purposes of this section, elected members, groups and candidates are of the same party if the same party endorsed the elected members, members of the group or candidates at the last election (including any subsequent by-election) or are to be endorsed by the same party at the next election. If any such person ceases to be a member of that party after being elected or endorsed as a candidate, the person ceases to be of the same party for the purposes of this section. Prohibition on political donations that exceed applicable cap (cf section 95B EFED Act) (1) General prohibition It is unlawful (subject to this section) for a person to accept a political donation to a party, elected member, group, candidate, third-party campaigner or associated entity if the donation exceeds the applicable cap on political donations. (2) Exception—federal campaign donations It is not unlawful for a person to accept a political donation that exceeds the applicable cap if the donation (or that part of the donation that exceeds the applicable cap) is to be paid into (or held as an asset of) an account kept exclusively for the purposes of federal election campaigns. A political donation of property (not being money) that is held as an asset of an account kept for federal election campaigns ceases to be excluded by subsection (2) from the prohibition under this section if the proceeds of the disposal of the property 20 are paid into any other account. 21 (4) **Exception for third-party campaigner** 22 It is not unlawful for a person to accept a political donation to a third-party 23 campaigner that exceeds the applicable cap if the donation (or that part of the 24 donation that exceeds the applicable cap) is not to be paid into (or held as an asset of) 25 the campaign account of the third-party campaigner under Subdivision 3 of 26 Division 5. 27 (5) Defence—aggregation 28 If a political donation to a person exceeds the applicable cap because of the 29 aggregation of political donations made to other persons, the acceptance of the 30 donation is not unlawful if the person did not know and could not reasonably have 31 known of the political donations made to the other persons. 32 Donors required to disclose related corporation donors (6) 33 It is unlawful for an individual to make a political donation on behalf of a corporation 34 that is related to another corporation (as referred to in section 9 (8)) that has made a 35 political donation to the same party, elected member, group, candidate, third-party 36 campaigner or associated entity in the same financial year, unless the individual 37 complies with the requirements of the regulations relating to the disclosure to the 38 person accepting the donation of particulars of the other corporation and its political 39 donations. 40 25 Prohibition on donations to more than 3 third-party campaigners 41 (cf section 95C EFED Act)

It is unlawful for a person to make or accept political donations (whether for a State

or local government election) to more than 3 third-party campaigners in the same

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financial year.

(2)	This section applies only to a political donation to a third-party campaigner that is to be paid into (or held as an asset of) the campaign account of the third-party campaigner under Subdivision 3 of Division 5.	1 2 3
(3)	A political donation to a third-party campaigner in contravention of this section is not unlawful if the person making or accepting the donation did not know and could not reasonably have known of the political donations to which this section applies made to the other third-party campaigners.	4 5 6 7
Exer	nption from donation caps (cf section 95D EFED Act)	8
(1)	A party subscription paid to a party is to be disregarded for the purposes of this Division, except so much of the amount of the subscription as exceeds the relevant maximum subscription under subsection (7).	9 10 11
(2)	A party levy paid to a party by an elected member or a candidate who is a member of the party is to be disregarded for the purposes of this Division.	12 13
(3)	An amount paid, during a financial year in which an Assembly general election or Assembly by-election is conducted, to a party by a candidate in that election who is a member of the party is to be disregarded for the purposes of this Division, except so much of the amount as exceeds the amount of the applicable cap referred to in section 29 (12) (a) (as adjusted for inflation by section 29 (14) and Schedule 1). Note. The applicable cap under section 29 (12) (a) (Additional cap for individual Assembly seats) for the 2019 State general election is \$61,500.	14 15 16 17 18 19 20
(4)	An amount paid, during a financial year in which a periodic Council election is conducted, to a party by a candidate in that election, who is a member of the party is to be disregarded for the purposes of this Division, except so much of the amount as exceeds \$50,000.	21 22 23 24
(5)	An amount paid, during a financial year in which a periodic Council election is conducted, to a group by a candidate in that election, who is a member of the group but is not a member of a party is to be disregarded for the purposes of this Division, except so much of the amount as exceeds \$50,000.	25 26 27 28
(6)	A party subscription is:	29
	(a) an annual or other subscription paid to the party by a member of the party, or	30
	(b) an annual or other subscription paid to the party by an entity or other person (including an industrial organisation) for affiliation with the party.	31 32
(7)	For the purposes of this section:	33
	(a) the maximum subscription in respect of membership of a party is \$2,000, and	34
	(b) the maximum subscription in respect of affiliation with a party is:	35
	(i) if the amount of the subscription is not calculated by reference to the number of members of the affiliate—\$2,000, or	36 37
	(ii) if the amount of the subscription is calculated by reference to the number of members of the affiliate—\$2,000 multiplied by the number of those members of the affiliate.	38 39 40
(8)	Each of the amounts referred to in subsections (4) and (5) is an adjustable amount that is to be adjusted for inflation as provided by Schedule 1.	41 42

Note. Bequests are not donations for the purposes of this Part (see the definition of \it{gift} in section 4) and accordingly are not subject to the political donation cap.

43 44

Division 4		4	Caps on electoral expenditure for election campaigns	1
			(cf Division 2B, Part 6 EFED Act) on 7 (4) and (5) certain types of expenditure are taken not to be electoral expenditure for is Division (for example, expenditure incurred in raising funds for an election or in auditing ts).	2 3 4 5
27	Сарі	oed St	tate expenditure period (cf section 95H EFED Act)	6
			applicable cap on electoral expenditure for a State election applies to electoral enditure during each of the following periods (the <i>capped State expenditure</i> od):	7 8 9
		(a)	in the case of a general election to be held following the expiry of the Assembly by the effluxion of time—the period from and including 1 October in the year before which the election is to be held to the end of the election day for the election,	10 11 12 13
		(b)	in any other case—the period from and including the day of the issue of the writ or writs for the election to the end of the election day for the election.	14 15
28	Сарі	oed lo	cal government expenditure period	16
		to el	applicable cap on electoral expenditure for a local government election applies lectoral expenditure during each of the following periods (the <i>capped local expenditure period</i>):	17 18 19
		(a)	in the case of an ordinary election of the councillors under section 287 (1) of the <i>Local Government Act 1993</i> —the period from and including 1 July in the year in which the election is to be held to the end of the election day for the election,	20 21 22 23
		(b)	 in the case of an election of councillors under section 287 (2) of the Local Government Act 1993—the period commencing on the later of the following: (i) the day that is 3 months before the election day for the election, (ii) the day that the proclamation was made under that subsection determining the election day for the election, and concluding at the end of the election day for the election, 	24 25 26 27 28 29
		(c)	in any other case—the period from and including the day on which the date of the election is publicly notified by the person conducting the election to the end of the election day for the election.	
29			e caps on electoral expenditure for State election campaigns 15F EFED Act)	33 34
	(1)	Gene	eral	35
		provi	applicable caps on electoral expenditure for a State election campaign are as ided by this section, as modified by section 30 (Aggregation of applicable—State election campaigns).	36 37 38
	(2)	Parti	ies with Assembly candidates in a general election	39
		for e	a State general election, the applicable cap for a party that endorses candidates election to the Assembly is \$122,900 multiplied by the number of electoral icts in which a candidate is so endorsed.	40 41 42
	(3)	electi	section (2) does not apply to a party that endorses candidates in a group for tion to the Council and endorses candidates for election to the Assembly in not e than 10 electoral districts.	43 44 45
		Note. election	The total cap for a party that endorses candidates in all 93 electoral districts at a general ion is \$11,429,700.	46 47

(4)	Other parties with Council candidates in a general election	1
	For a State general election, the applicable cap for a party that endorses candidates in a group for election to the Council, but does not endorse any candidates for election to the Assembly or does not endorse candidates in more than 10 electoral districts, is \$1,288,500.	2
(5)	Independent groups of candidates in Council general elections	6
	For a periodic Council election, the applicable cap for a group of candidates who are not endorsed by any party is \$1,288,500.	7
(6)	Party candidates in Assembly general election	9
	For a State general election, the applicable cap for a candidate endorsed by a party for election to the Assembly is \$122,900.	10 11
(7)	Independent candidates in Assembly general election	12
	For a State general election, the applicable cap for a candidate not endorsed by any party for election to the Assembly is \$184,200.	13 14
(8)	Non-grouped candidates in Council general election	15
	For a periodic Council election, the applicable cap for a candidate who is not included in a group is \$184,200.	16 17
(9)	Candidates in Assembly by-election	18
	For a by-election for the Assembly, the applicable cap for a candidate (whether or not endorsed by a party) is \$245,600.	19 20
(10)	Third-party campaigners	21
	For a State general election, the applicable cap for a third-party campaigner is:	22
	(a) \$500,000 if the third-party campaigner was registered under this Act before the commencement of the capped State expenditure period for the election, or	23 24
	(b) \$250,000 in any other case.	25
(11)	For a by-election for the Assembly, the applicable cap for a third-party campaigner is \$20,000 for each by-election.	26 27
(12)	Additional cap for individual Assembly seats	28
	The applicable cap for parties and third-party campaigners is subject to an additional cap (within the overall applicable cap) in relation to State general elections, or by-elections in more than one electoral district, for electoral expenditure incurred substantially for the purposes of the election in a particular electoral district, being:	29 30 31 32
	(a) in the case of a party—\$61,500 in respect of each such electoral district, or	33
	(b) in the case of a third-party campaigner—\$24,700 in respect of each such electoral district.	34 35
(13)	For the purposes of subsection (12), electoral expenditure is only incurred for the purposes of the election in a particular electoral district if the expenditure is for advertising or other material that:	36 37 38
	(a) explicitly mentions the name of a candidate in the election in that electoral district or the name of the electoral district, and	39 40
	(b) is communicated to electors in that electoral district, and	41
	(c) is not mainly communicated to electors outside that electoral district.	42

		<u> </u>
	(14)	Indexation of capped amounts
		Each of the amounts referred to in this section is an adjustable amount that is to be adjusted for inflation as provided by Schedule 1.
0	Aggı	regation of applicable caps—State election campaigns (cf section 95G EFED Act)
	(1)	Aggregation of expenditure of multiple endorsed candidates in Assembly electoral district
		The amount of \$122,900 of electoral expenditure in respect of an election in an electoral district in which there are 2 or more candidates endorsed by the same party is, for the purpose of calculating the applicable cap on electoral expenditure by the candidates under section 29 (6), to be shared by those candidates (and is not a separate amount for each of those candidates).
	(2)	Aggregation of expenditure of parties and endorsed Council candidates
		Electoral expenditure incurred by a party for a State election campaign that is of or less than the amount specified in section 29 for the party is to be treated as expenditure that exceeds the applicable cap if that expenditure and any other electoral expenditure incurred by a candidate or a group for election to the Council who or that is endorsed by the party exceed the applicable cap so specified for the party.
	(3)	Aggregation of expenditure of endorsed candidates and parties for Assembly by-elections
		Electoral expenditure incurred by a candidate endorsed by a party for an Assembly by-election that is of or less than the amount specified in section 29 for the candidate is to be treated as expenditure that exceeds the applicable cap if that expenditure and any other electoral expenditure incurred by the party for that by-election exceed the applicable cap so specified for the candidate.
	(4)	Aggregation of expenditure of parties, elected members and associated entities
		Electoral expenditure incurred by a party or an elected member for a State election campaign that is of or less than the amount specified in section 29 for the party is to be treated as expenditure that exceeds the applicable cap if that expenditure and any other electoral expenditure incurred by an associated entity of the party or elected member exceed the applicable cap so specified for the party or elected member.
	(5)	Aggregation of expenditure of elected members not contesting election
		Electoral expenditure incurred by a party for a State election campaign that is of or less than the amount specified in section 29 for the party is to be treated as expenditure that exceeds the applicable cap if that expenditure and any other electoral expenditure incurred by an elected member (being a member of Parliament) who is not a candidate at the State general election, but is a member of the party, exceed the applicable cap so specified for the party. Note. A member of Parliament may not be a candidate at a State general election because
		the member is retiring or is a member of the Legislative Council whose term of office does not expire until the following State general election.
	Appl	icable caps on electoral expenditure for local government election campaigns
	(1)	General
		The applicable caps on electoral expenditure for a local government election campaign are as provided by this section, as modified by section 32 (Aggregation of

applicable caps—local government election campaigns).

local government election in section 4.

Note. This Act does not apply to an election of mayor by councillors—see the definition of

(2)	Parti	es with candidates in a general election	1
		local government general election, the applicable cap for a party that endorses idates for election is the sum of the following:	2
	(a)	\$5,000 multiplied by the number of wards (in local government areas divided into wards) in which the party has endorsed candidates,	4 5
	(b)	\$5,000 multiplied by the number of local government areas not divided into wards in which the party has endorsed candidates.	6 7
(3)	Party	(ungrouped) candidates in general election	8
	elect	a local government general election, the applicable cap for a candidate for ion (other than a candidate who is a member of a group or a candidate for mayor) rsed by a party is:	9 10 11
	(a)	\$20,000—where the number of enrolled electors at the previous general election for the local government area or ward concerned was 200,000 or fewer, and	12 13 14
	(b)	\$30,000—where the number of enrolled electors at the previous general election for the local government area or ward concerned was more than 200,000.	15 16 17
(4)	Inde	pendent (ungrouped) candidates in general election	18
	than	a local government general election, the applicable cap for a candidate (other a candidate who is a member of a group or a candidate for mayor) not endorsed by party is:	19 20 21
	(a)	\$25,000—where the number of enrolled electors at the previous general election for the local government area or ward concerned was 200,000 or fewer, and	22 23 24
	(b)	\$35,000—where the number of enrolled electors at the previous general election for the local government area or ward concerned was more than 200,000.	25 26 27
(5)	Party	groups of candidates in general elections	28
		local government general election, the applicable cap for a group of candidates are endorsed by a party is:	29 30
	(a)	\$30,000—where the number of enrolled electors at the previous general election for the local government area or ward concerned was 200,000 or fewer, and	31 32 33
	(b)	\$40,000—where the number of enrolled electors at the previous general election for the local government area or ward concerned was more than 200,000.	34 35 36
(6)	Inde	pendent groups of candidates in general elections	37
		local government general election, the applicable cap for a group of candidates are not endorsed by any party is:	38 39
	(a)	\$35,000—where the number of enrolled electors at the previous general election for the local government area or ward concerned was 200,000 or fewer, and	40 41 42
	(b)	\$45,000—where the number of enrolled electors at the previous general election for the local government area or ward concerned was more than 200,000.	43 44 45

(7)	Grou	iped mayoral candidates in general election	1
		a local government general election, the applicable cap for a candidate for mayor is a member of a group participating in the general election is:	2
	(a)	\$15,000—where the number of enrolled electors at the previous general election for the local government area concerned was 200,000 or fewer, and	4 5
	(b)	\$20,000—where the number of enrolled electors at the previous general election for the local government area concerned was more than 200,000.	6 7
(8)	Ungı	rouped mayoral candidates in general election	8
		local government general election, the applicable cap for a candidate for mayor is not a member of a group participating in the general election is:	9 10
	(a)	\$30,000—where the number of enrolled electors at the previous general election for the local government area concerned was 200,000 or fewer, and	11 12
	(b)	\$40,000—where the number of enrolled electors at the previous general election for the local government area concerned was more than 200,000.	13 14
(9)	Can	didates in by-elections	15
		a by-election for a local government area or ward, the applicable cap for a idate (whether or not endorsed by a party) is:	16 17
	(a)	\$40,000—where the number of enrolled electors at the previous general election for the local government area concerned was 200,000 or fewer, and	18 19
	(b)	\$60,000—where the number of enrolled electors at the previous general election for the local government area concerned was more than 200,000.	20 21
(10)	Third	d-party campaigners	22
	camp	a local government general election, the applicable cap for a third-party paigner is \$2,500 multiplied by the number of local government areas for which hird-party campaigner incurs electoral expenditure.	23 24 25
(11)		a by-election for councillor (including mayor), the applicable cap for a party campaigner is \$2,500 for each by-election.	26 27
(12)	Addi	tional cap for individual areas or wards	28
	cap elect elect	applicable cap for parties and third-party campaigners is subject to an additional (within the overall applicable cap) in relation to local government general ions, or by-elections in more than one local government area or ward, for oral expenditure incurred substantially for the purposes of the election in a cular local government area or ward, being:	29 30 31 32 33
	(a)	in the case of a party—\$5,000 in respect of each such local government area or ward, or	34 35
	(b)	in the case of a third-party campaigner—\$2,500 in respect of each such local government area or ward.	36 37
(13)	For the purposes of subsection (12), electoral expenditure is only incurred for the purposes of the election in a particular local government area or ward if the expenditure is for advertising or other material that:		
	(a)	explicitly mentions the name of a candidate in the election in that local government area or ward or the name of the area or ward, and	41 42
	(b)	is communicated to electors in that local government area or ward, and	43
	(c)	is not mainly communicated to electors outside that local government area or ward.	44 45

	(14)	Candidate running for mayor and councillor at same time	1
		For the avoidance of doubt, if a person is a candidate for election as mayor and a candidate for election as a councillor (other than mayor) at the same general election, the applicable cap for the person is the relevant applicable cap for a candidate for mayor.	2 3 4 5
	(15)	Indexation of capped amounts	6
		Each of the amounts referred to in this section is an adjustable amount that is to be adjusted for inflation as provided by Schedule 1.	7 8
32	Aggı	regation of applicable caps—local government election campaigns	9
	(1)	Aggregation of expenditure of parties, elected members and associated entities	10
		Electoral expenditure incurred by a party or an elected member that is of or less than the amount specified in section 31 for the party is to be treated as expenditure that exceeds the applicable cap if that expenditure and any other electoral expenditure incurred by an associated entity of the party or elected member exceed the applicable cap so specified for the party or elected member.	11 12 13 14 15
	(2)	Aggregation of expenditure of groups and candidates within the group	16
		Electoral expenditure incurred by a group of candidates for a local government election campaign that is of or less than the amount specified in section 31 for the group is to be treated as expenditure that exceeds the applicable cap if that expenditure and any other electoral expenditure incurred by a candidate who is a member of the group (other than a member of the group who is a candidate for mayor) exceed the applicable cap so specified for the group.	17 18 19 20 21 22
	(3)	Aggregation of expenditure of parties and councillors not contesting election	23
		Electoral expenditure incurred by a party for a local government election campaign that is of or less than the amount specified in section 31 for the party is to be treated as expenditure that exceeds the applicable cap if the total of the following expenditure exceeds the applicable cap specified for the party:	24 25 26 27
		(a) the electoral expenditure incurred by the party for the local government election campaign,	28 29
		 (b) any other electoral expenditure incurred by an elected member, being a councillor (including a mayor) of the council of the local government area, who is: (i) a member of the party, and 	30 31 32 33
		(ii) not a candidate at the local government election.	34
		Note. A retiring councillor or mayor is not a candidate at a local government general election.	35
33		ibition on incurring electoral expenditure exceeding applicable cap during State ion campaigns and local government election campaigns (cf section 95I EFED Act)	36 37
	(1)	It is unlawful for a party, group, candidate, third-party campaigner or associated entity to incur electoral expenditure for a State election campaign during the capped State expenditure period for the election if it exceeds the applicable cap on electoral expenditure.	38 39 40 41
	(2)	It is unlawful for a party, group, candidate, third-party campaigner or associated entity to incur electoral expenditure for a local government election campaign during the capped local government expenditure period for the election if it exceeds the	42 43 44

applicable cap on electoral expenditure.

	(3)	assoc	electoral expenditure of any party, group, candidate, third-party campaigner or iated entity is less than the applicable cap, the balance is not transferable so as rease the applicable cap of any other party or person.	1 2 3
	(4)		pplicable cap for a candidate or group of candidates is for electoral expenditure ed at the election of the candidate or group.	4 5
34	When	elect	oral expenditure is incurred (cf section 95J EFED Act)	6
	(1)	the se	ne purposes of this Division, electoral expenditure is taken to be incurred when ervices for which the expenditure is incurred are actually provided or the goods hich the expenditure is incurred are actually delivered.	7 8 9
	(2)	In par	ticular:	10
		(a)	expenditure on advertising is incurred when the advertising is broadcast or published, and	11 12
		(b)	expenditure on the production and distribution of election material is incurred when the material is distributed, and	13 14
		(c)	expenditure on the employment of staff is incurred during the period of their employment, and	15 16
		(d)	expenditure of a class prescribed by the regulations is incurred at the time so prescribed.	17 18
35			ectoral expenditure—third-party campaigner acting in concert with others (5H (repealed) of Electoral Act 1992 (A.C.T.))	19 20
	(1)	other during	inlawful for a third-party campaigner to act in concert with another person or persons to incur electoral expenditure in relation to an election campaign g the capped expenditure period for the election that exceeds the applicable cap e third-party campaigner for the election.	21 22 23 24
	(2)	an ag	s section, a person <i>acts in concert</i> with another person if the person acts under reement (whether formal or informal) with the other person to campaign with bject, or principal object, of:	25 26 27
		(a)	having a particular party, elected member or candidate elected, or	28
		(b) Note . other p	opposing the election of a particular party, elected member or candidate. See also section 58 (5) (Recovery of unlawful donations and expenditure and certain property developer donations).	29 30 31
Divis	sion 5	5	Management of donations and expenditure (cf Division 3, Part 6 EFED Act)	32 33
Subo	divisi	on 1	Management requirements for parties	34
36	Requ	ireme	nts for parties (cf section 96 EFED Act)	35
	(1)	objec	unlawful for political donations to a party to be used otherwise than for the ts and activities of the party, including the administration of the party and nunity activities.	36 37 38
	(2)		rticular, it is unlawful for political donations to be used for the personal use of dividual acting in a private capacity.	39 40
	(3)	It is u	nlawful for a party to make payments for electoral expenditure:	41
		(a)	for a State election campaign unless the payment is made from the State campaign account of the party kept in accordance with this Subdivision, or	42 43

		(b)	for a local government election campaign unless the payment is made from the local government campaign account of the party kept in accordance with this Subdivision.	1 2 3
37	Cam	paign	accounts of parties (cf section 96 EFED Act)	4
	(1)	The are	State campaign account and the local government campaign account of a party each to be separate accounts with an authorised deposit-taking institution minated in Australian dollars.	5 6 7
	(2)	The	following may be paid into the State campaign account of a party:	8
		(a)	political donations made to the party (including the proceeds of the investment or disposal of any political donation of property that is held as an asset of the account) other than political donations (or the proceeds of political donations) paid into a local government or federal campaign account,	9 10 11 12
		(b)	political donations paid to a party agent of the party on behalf of an elected member, candidate or group,	13 14
		(c)	contributions by candidates to finance the candidates' own election campaigns,	15 16
		(d)	payments made to the party under Part 4 (Public funding of State election campaigns) at any time,	17 18
		(e)	money borrowed by the party at any time (other than money borrowed for a local government or federal election),	19 20
		(f)	a bequest to the party,	21
		(g)	money belonging to the party on 1 January 2011,	22
		(h)	the proceeds of the investment or disposal of any other property belonging to the party on or before 1 January 2011,	23 24
		(i)	the proceeds of an investment made, or disposal of property purchased, after 1 January 2011 from money or proceeds of the kind referred to in paragraphs (g) and (h),	25 26 27
		(j)	any other money of a kind that is prescribed by the regulations for the purposes of this subsection.	28 29
	(3)	How	ever, the following may not be paid into the State campaign account of a party:	30
		(a)	a party subscription referred to in section 26, other than any amount that exceeds the maximum subscription referred to in that section and that constitutes a political donation to the party,	31 32 33
		(b)	any amount of a political donation to the party that exceeds the applicable cap on political donations to the party, elected member, candidate or group under section 23,	34 35 36
		(c)	any money paid to the party under Part 5 (Administrative and New Party policy development funding),	37 38
		(d)	any other money of a kind that is prescribed by the regulations for the purposes of this subsection.	39 40
	(4)	The	following may be paid into the local government campaign account of a party:	41
		(a)	political donations made to the party that do not exceed the applicable cap on political donations to the party for a local government election (including the proceeds of the investment or disposal of any political donation of property for a local government election that is held as an asset of the account),	42 43 44 45
		(b)	political donations paid to a party agent of the party on behalf of an elected member, candidate or group,	46 47

		(c)	contributions by candidates to finance the candidates' own election campaigns,	1 2
		(d)	money borrowed by the party at any time for a local government election,	3
		(e)	any other money of a kind that is prescribed by the regulations for the purposes of this subsection.	4 5
	(5)	Howe of a p	ever, the following may not be paid into the local government campaign account party:	6 7
		(a)	a party subscription referred to in section 26,	8
		(b)	any amount of a political donation to the party that exceeds the applicable cap on political donations to the party, elected member, candidate or group under section 23,	9 10 11
		(c)	any other money of a kind that is prescribed by the regulations for the purposes of this subsection.	12 13
	(6)	accou	section does not prevent payments being made out of the State campaign ant, or the local government campaign account, of a party that are in addition to ayments for electoral expenditure referred to in section 36.	14 15 16
	(7)	meml under subse cap is	the avoidance of doubt, an amount of a political donation to a party, elected ber, candidate or group that exceeds the applicable cap on political donations a section 23 may be paid into a campaign account of the party despite extions (3) (b) and (5) (b) if that part of the donation that exceeds the applicable is immediately then paid out of the campaign account and paid into an account exclusively for the purposes of federal election campaigns.	17 18 19 20 21 22
		that exapplication	Section 24 (2) provides that it is not unlawful for a person to accept a political donation xceeds the applicable cap if the donation (or that part of the donation that exceeds the able cap) is to be paid into an account kept exclusively for the purposes of federal on campaigns.	23 24 25 26
	(8)	meml of (ar	litical donations are required to be paid to party agent on behalf of an elected ber, group or candidate and paid into a campaign account of the party, the funds and relevant transactions relating to) each member, group or candidate are to be unted for separately.	27 28 29 30
Sub	divis	ion 2	Management requirements for elected members, groups and candidates	31 32
38	Requ mem	uireme nber, gı	nts for political donations to, and electoral expenditure by, elected roup or candidate—members of registered parties (cf section 96A EFED Act)	33 34
	(1)	under	section applies to an elected member, group or candidate if a party agent is, section 14, the person responsible for making a disclosure required under this on behalf of the elected member, group or candidate.	35 36 37
	(2)		inlawful for political donations to an elected member to be accepted unless the tions are paid to the party agent.	38 39
	(3)	It is u	inlawful for political donations to a group or candidate to be accepted unless:	40
		(a)	the group or candidate is registered under this Act, and	41
		(b)	the donations are paid to the party agent.	42
	(4)	used	unlawful for political donations to an elected member, group or candidate to be to incur electoral expenditure or reimburse a person for incurring electoral aditure unless:	43 44 45
		(a)	the donations were paid by the party agent into the campaign account of the party of the party agent kept in accordance with this Division, and	46 47

(b) the payment for that electoral expenditure is made by that party agent from that campaign account.

- (5) It is unlawful for a party agent or any person authorised to operate a campaign account under this section to make payments for electoral expenditure for an elected member's election or re-election unless the payments are made from the campaign account of the elected member's party kept in accordance with this Division. The guidelines of the Electoral Commission may exclude minor payments from the operation of this subsection.
- (6) It is unlawful for a party agent or any person authorised to operate a campaign account under this section to make payments for electoral expenditure for a candidate or group's election or re-election unless the group or candidate is registered under this Act and the payments are made from the campaign account of the candidate or group's party kept in accordance with this Division. The guidelines of the Electoral Commission may exclude minor payments from the operation of this subsection.
- (7) Subject to the regulations, if this section applies to an elected member, group or candidate:
 - (a) the party agent concerned is to be authorised to operate the relevant campaign account of the party and is to operate the account, and
 - (b) the party agent concerned may appoint in writing a person to operate such a campaign account of the party in order to make payments for electoral expenditure from a campaign account on behalf of the party agent for an elected member, group or candidate.

39 Requirements for political donations to, and electoral expenditure by, elected member, group or candidate—independent (cf section 96A EFED Act)

- (1) This section applies to an elected member, group or candidate to which section 38 does not apply.
- (2) It is unlawful for political donations to a group or candidate to be accepted unless the group or candidate is registered under this Act.
- (3) It is unlawful for political donations to an elected member, group or candidate to be used to incur electoral expenditure or reimburse a person for incurring electoral expenditure unless:
 - (a) the donations were paid by the elected member, group or candidate into a campaign account of the member, group or candidate kept in accordance with this Division, and
 - (b) the payment for that electoral expenditure is made by that elected member, group or candidate from that campaign account.
- (4) It is unlawful for an elected member to make payments for electoral expenditure for the elected member's own election or re-election unless the payments are made from the elected member's campaign account kept in accordance with this Division. The guidelines of the Electoral Commission may exclude minor payments from the operation of this subsection.
- (5) It is unlawful for a candidate or group to make payments for electoral expenditure for the candidate or group's own election or re-election unless the group or candidate is registered under this Act and the payments are made from the candidate or group's campaign account kept in accordance with this Division. The guidelines of the Electoral Commission may exclude minor payments from the operation of this subsection.
- (6) Subject to the regulations, an individual (other than an elected member or candidate) may be appointed in writing by an elected member, group or candidate to accept

		political donations to be made to the elected member, group or candidate or to make payments for electoral expenditure from a campaign account by the elected member, group or candidate, or both.	1 2 3
10	Requ mem	irements for political donations to, and electoral expenditure by, elected per, group or candidate—general provisions	4 5
	(1)	It is unlawful for political donations to an elected member, group or candidate to be used otherwise than:	6 7
		(a) to incur electoral expenditure or reimburse a person for incurring electoral expenditure, or	8 9
		(b) for any other purpose authorised by this Act. Note. See section 41 (6).	10 11
	(2)	Despite anything to the contrary in this Division, it is not unlawful for an elected member, group or candidate to accept political donations and incur electoral expenditure without a campaign account if:	12 13 14
		(a) the political donations are not reportable political donations and the total amount of those donations for the election period is less than \$1,000, or	15 16
		(b) the political donations are not reportable political donations and the total amount of electoral expenditure for the election period is less than \$1,000, or	17 18
		(c) the regulations authorise the member, group or candidate to do so.	19
		The election period includes the period ending 30 days after the election day for the election and also includes the period commencing 30 days after the election day for the previous general election for the State or local government area, as the case requires.	20 21 22 23
! 1		paign accounts of elected members, groups or candidates tion 96B EFED Act)	24 25
	(1)	This section applies to an elected member, group or candidate to which section 38 does not apply.	26 27
	(2)	The campaign account of an elected member, group or candidate is to be a separate account with an authorised deposit-taking institution denominated in Australian dollars.	28 29 30
	(3)	The elected member or candidate for whom the account is operated is to be authorised to operate the account and is to operate the account.	31 32
	(4)	The lead candidate of the group (within the meaning of section 14) for whom the account is operated is to be authorised to operate the account and is to operate the account.	33 34 35
	(5)	In addition to political donations, money may be paid into a campaign account by the elected member, group or candidate for whom the account is operated. In that case, the amount paid and the terms on which the payment was made are to be disclosed in the relevant declaration lodged under this Part.	36 37 38 39
		Note. Section 76 (3) requires electoral funding payments under Part 4 (Public funding of State election campaigns) for a candidate to be paid into the relevant campaign account.	40 41
	(6)	Payments out of a campaign account may only be made:	42
		(a) for the purposes of electoral expenditure incurred by or on behalf of the elected member, group or candidate for whom the account is operated, or	43 44
		(b) with the approval of the elected member, group or candidate for whom the account is operated, for the purposes of lawful expenditure referred to in section 36 incurred by or on behalf of the party of which they are a member, or	45 46 47

		(c)	to reimburse the elected member, group or candidate for money paid into the account by the member, group or candidate, or	1 2
		(d)	for the purpose of the elected member, group or candidate for whom the account is operated to make political donations to elected members, groups or candidates who are members of the same party, or	3 4 5
		(e)	for the purposes of expenditure incurred in connection with parliamentary or council duties of the person for whom the account is operated or in connection with community activities.	6 7 8
	(7)	candi	amount remaining in a campaign account after the elected member, group or date for whom the account is operated ceases to be an elected member, group andidate and no longer requires the account is to be paid:	9 10 11
		(a)	to any party of which any such person was a member at the time the person last became an elected member or last contested an election to become an elected member, or	12 13 14
		(b)	in the case of a group—to the campaign accounts (if any) operated for the candidates who were members of the group (the amount being divided equally among the candidates), or	15 16 17
		(c)	subject to paragraphs (a) and (b)—to a charity nominated by the person or by the Electoral Commission (if the person cannot be contacted after due inquiry).	18 19 20
	(8)	(inclu	regulations may make provision for or with respect to campaign accounts ading the control of accounts, the keeping of joint accounts and the provision of mation to and the audit of accounts by the Electoral Commission).	21 22 23
1 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				24 25
				23
42	Requ	uireme	nts for third-party campaigners (cf section 96AA EFED Act)	26
42	Requ	It is expen		
42		It is expen	nts for third-party campaigners (cf section 96AA EFED Act) unlawful for a third-party campaigner to make payments for electoral aditure incurred for a State election during a capped State expenditure period, or	26 27 28
42		It is expented to according	nts for third-party campaigners (cf section 96AA EFED Act) unlawful for a third-party campaigner to make payments for electoral aditure incurred for a State election during a capped State expenditure period, or cept political donations for the purposes of incurring that expenditure, unless: the third-party campaigner is registered under this Act in the State Register of	26 27 28 29 30
42		It is expert to accomplete (a) (b) (c)	unlawful for a third-party campaigner to make payments for electoral aditure incurred for a State election during a capped State expenditure period, or cept political donations for the purposes of incurring that expenditure, unless: the third-party campaigner is registered under this Act in the State Register of Third-party Campaigners, and the third-party campaigner has an official agent, and the payments are made by, and the donations are made to, that agent.	26 27 28 29 30 31
42		It is expert to accomplete (a) (b) (c) Note.	unlawful for a third-party campaigner to make payments for electoral aditure incurred for a State election during a capped State expenditure period, or cept political donations for the purposes of incurring that expenditure, unless: the third-party campaigner is registered under this Act in the State Register of Third-party Campaigners, and the third-party campaigner has an official agent, and	26 27 28 29 30 31 32
42		It is experito acc (a) (b) (c) Note. before It is experigover	unlawful for a third-party campaigner to make payments for electoral aditure incurred for a State election during a capped State expenditure period, or cept political donations for the purposes of incurring that expenditure, unless: the third-party campaigner is registered under this Act in the State Register of Third-party Campaigners, and the third-party campaigner has an official agent, and the payments are made by, and the donations are made to, that agent. Section 119 prevents registration of third-party campaigners in the period of 7 days	26 27 28 29 30 31 32 33
42	(1)	It is experito acc (a) (b) (c) Note. before It is experigover	unlawful for a third-party campaigner to make payments for electoral aditure incurred for a State election during a capped State expenditure period, or cept political donations for the purposes of incurring that expenditure, unless: the third-party campaigner is registered under this Act in the State Register of Third-party Campaigners, and the third-party campaigner has an official agent, and the payments are made by, and the donations are made to, that agent. Section 119 prevents registration of third-party campaigners in the period of 7 days any State general election. unlawful for a third-party campaigner to make payments for electoral aditure incurred for a local government election during a capped local amment expenditure period, or to accept political donations for the purposes of	26 27 28 29 30 31 32 33 34 35 36 37 38
42	(1)	It is exper to acc (a) (b) (c) Note. before It is exper gover incur	unlawful for a third-party campaigner to make payments for electoral aditure incurred for a State election during a capped State expenditure period, or cept political donations for the purposes of incurring that expenditure, unless: the third-party campaigner is registered under this Act in the State Register of Third-party Campaigners, and the third-party campaigner has an official agent, and the payments are made by, and the donations are made to, that agent. Section 119 prevents registration of third-party campaigners in the period of 7 days any State general election. unlawful for a third-party campaigner to make payments for electoral aditure incurred for a local government election during a capped local amment expenditure period, or to accept political donations for the purposes of ring that expenditure, unless: the third-party campaigner is registered under this Act in the Local	26 27 28 29 30 31 32 33 34 35 36 37 38 39
42	(1)	It is experito acc (a) (b) (c) Note. before It is experience government (a)	unlawful for a third-party campaigner to make payments for electoral aditure incurred for a State election during a capped State expenditure period, or cept political donations for the purposes of incurring that expenditure, unless: the third-party campaigner is registered under this Act in the State Register of Third-party Campaigners, and the third-party campaigner has an official agent, and the payments are made by, and the donations are made to, that agent. Section 119 prevents registration of third-party campaigners in the period of 7 days any State general election. unlawful for a third-party campaigner to make payments for electoral aditure incurred for a local government election during a capped local amment expenditure period, or to accept political donations for the purposes of ring that expenditure, unless: the third-party campaigner is registered under this Act in the Local Government Register of Third-party Campaigners, and	26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41
42	(1)	It is experito acc (a) (b) (c) Note. before It is experience incur (a) (b) (c) Note.	unlawful for a third-party campaigner to make payments for electoral aditure incurred for a State election during a capped State expenditure period, or cept political donations for the purposes of incurring that expenditure, unless: the third-party campaigner is registered under this Act in the State Register of Third-party Campaigners, and the third-party campaigner has an official agent, and the payments are made by, and the donations are made to, that agent. Section 119 prevents registration of third-party campaigners in the period of 7 days any State general election. unlawful for a third-party campaigner to make payments for electoral aditure incurred for a local government election during a capped local amment expenditure period, or to accept political donations for the purposes of ring that expenditure, unless: the third-party campaigner is registered under this Act in the Local Government Register of Third-party Campaigners, and the third-party campaigner has an official agent, and	26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41

		(a)	the payments for that expenditure are made by the official agent of the third-party campaigner from a campaign account of the third-party campaigner kept in accordance with this Division, and	1 2 3
		(b)	the donations were paid by the official agent into the campaign account of the third-party campaigner kept in accordance with this Division.	4 5
	(4)	of a camp	ect to the regulations, a person may be appointed in writing by the official agent third-party campaigner to make payments for electoral expenditure from a paign account by the official agent or to accept political donations to be made to official agent, or both.	6 7 8 9
43	Requ	uireme	ents for associated entities	10
	(1)	incu	unlawful for an associated entity to make payments for electoral expenditure rred during a capped expenditure period, or to accept political donations for the oses of incurring that expenditure, unless:	11 12 13
		(a)	the associated entity is registered under this Act in the Register of Associated Entities, and	14 15
		(b)	the associated entity has an official agent, and	16
		(c)	the payments are made by, and the donations are made to, that agent.	17
	(2)		unlawful for an associated entity to make payments for any such electoral nditure, or to use political donations for any such purpose, unless:	18 19
		(a)	the payments for that expenditure are made by the official agent of the associated entity from a campaign account of the associated entity kept in accordance with this Division, and	20 21 22
		(b)	the donations were paid by the official agent into the campaign account of the associated entity kept in accordance with this Division.	23 24
	(3)	of an	ect to the regulations, a person may be appointed in writing by the official agent associated entity to make payments for electoral expenditure from a campaign unt by the official agent or to accept political donations to be made to the official t, or both.	25 26 27 28
	(4)		regulations may prescribe amounts of a kind that must not be paid into the paign account of an associated entity.	29 30
44	Cam	paign	account of associated entities and third-party campaigners	31
	(1)	sepa	campaign account of an associated entity or third-party campaigner is to be a rate account with an authorised deposit-taking institution denominated in ralian dollars.	32 33 34
	(2)		following may not be paid into the campaign account of a third-party paigner:	35 36
		(a)	any amount of a political donation to the third-party campaigner that exceeds the applicable cap on political donations to the campaigner under Division 3,	37 38
		(b)	any other amount of a kind that is prescribed by the regulations.	39
	(3)	of a	Subdivision does not prevent payments being made out of the campaign account n associated entity or a third-party campaigner that are in addition to the nents for electoral expenditure referred to in this Subdivision.	40 41 42

Sub	divis	ion 4	G	eneral	1
45			cepting 6C EFE	g reportable political donations to record details	2
	(1)			ul for a person to accept a reportable political donation that is required to d under this Part unless the person:	4 5
		(a)		es a record of the details required to be disclosed under this Part in relation e donation, and	6 7
		(b)	requi oblig	ides a receipt for the donation (being a receipt that includes a statement red by the regulations as to the circumstances in which the donor is ed to disclose the donation under this Part).	8 9 10
		Note.	. Sectio	n 147 requires the record to be kept for at least 3 years.	11
	(2)			n does not apply to a political donation that is not a reportable political the time it is made.	12 13
		Note: sepai	. Politica ate don	al donations of less than \$1,000 may become reportable political donations if nations by the same person in the same financial year equal or exceed \$1,000.	14 15
Divi	sion	6	Prol	hibition of certain political donations etc	16
				vision 4, Part 6 EFED Act)	17
46	lden	tificati	on of i	persons from whom donations can be accepted	18
			6D EFE	·	19
	(1)			ful for a political donation to a party, elected member, group, candidate, entity or third-party campaigner to be accepted unless the donor is:	20 21
		(a)	an in	dividual who:	22
		. ,	(i)	is enrolled (within the meaning of the Electoral Act 2017), or	23
			(ii)	is enrolled on the roll of electors for federal elections, or	24
			(iii)	is enrolled on the roll of electors for a local government election, or	25
			(iv)	if not so enrolled, has supplied to the Electoral Commission identification that is acceptable to the Electoral Commission showing the individual's full name and an Australian residential address, or	26 27 28
		(b)	of w	tity that has a relevant business number or a principal or executive officer hich has supplied to the Electoral Commission identification that is stable to the Electoral Commission showing the principal or officer's full and an Australian residential address.	29 30 31 32
	(2)	A rea	levant i	business number is:	33
		(a)	an A	ustralian Business Number (ABN), or	34
		(b)		other number allocated or recognised by the Australian Securities and stments Commission for the purposes of identifying the entity.	35 36
	(3)			ions may make provision as to what identification is acceptable for the this section.	37 38
	(4)	The	objects	of this section are:	39
	` /	(a)	to cre	eate certainty about who is making a political donation, by requiring the r to be properly identified, and	40 41
		(b)	to rer the A with	move a perception that certain foreign donors could exert influence over custralian political process, by requiring a donor to have a legitimate link Australia, either through residence of the donor or its principal or ative officer or by being registered in Australia.	42 43 44 45

47 Prohibition on certain indirect campaign contributions (cf section 96E EFED Act) Note. The dollar amounts set out in this section are amounts equivalent to the applicable cap on political donation amounts for the financial year beginning 1 July 2017 (see the *Election Funding, Expenditure and Disclosures (Adjustable Amounts) Notice* under the *Election Funding, Expenditure and Disclosures Act 1981*). These dollar amounts are to be adjusted for inflation for the financial year beginning 1 July 2018 by Schedule 1. (1) It is unlawful for a person to make any of the following indirect campaign contributions to a party, elected member, group or candidate: the provision of office accommodation, vehicles, computers or other equipment for no consideration or inadequate consideration for use solely or 10 substantially for election campaign purposes, 11 (b) the full or part payment by a person other than the party, elected member, 12 group or candidate of electoral expenditure for advertising or other purposes 13 incurred or to be incurred by the party, elected member, group or candidate (or 14 an agreement to make such a payment), 15 the waiving of all or any part of payment to the person by the party, elected 16 member, group or candidate of electoral expenditure for advertising incurred 17 or to be incurred by the party, elected member, group or candidate, 18 any other goods or services of a kind prohibited by the regulations. 19 Electoral expenditure for advertising is taken to be incurred by a party, elected 20 member, group or candidate if the advertising is authorised by the party, elected 21 member, group or candidate. 22 (2) It is unlawful for a person to accept any such indirect campaign contribution. 23 (3) However, an *indirect campaign contribution* prohibited by this section does not 24 include: 25 (a) the provision of volunteer labour or the incidental or ancillary use of vehicles 26 or equipment of volunteers or other things authorised by the guidelines of the 27 Electoral Commission, or 28 anything provided or done by a party for the candidates endorsed by the party (b) 29 in accordance with arrangements made by the party agent of the party, or 30 anything provided to or done for the benefit of a registered party or a group 31 whose value as a gift does not exceed \$6,100, unless the total value of all such 32 things provided or done by the same person over the same financial year 33 (ending 30 June) exceeds \$6,100, or 34 anything provided to or done for the benefit of the following whose value as a 35 gift does not exceed \$2,700, unless the total value of all such things provided 36 or done by the same person over the same financial year (ending 30 June) 37 38 a party that is not a registered party, 39 (ii) an elected member, 40 a candidate, or 41 a payment under Part 4 (Public funding of State election campaigns) or Part 5 42 (Administrative and New Party policy development funding), or 43 (f) any other thing of a kind permitted by the regulations. 44 (4)Each of the amounts referred to in subsection (3) (c) and (d) is an adjustable amount 45

that is to be adjusted for inflation as provided by Schedule 1.

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48			n on political donations to independent candidates by parties and dentities and persons (cf section 96EA EFED Act)	1 2
	(1)	asso	unlawful for a party, or a candidate or elected member endorsed by a party or an ciated entity of a party, to make a political donation to a candidate, or a group of idates, not endorsed by that or any other party.	3 4 5
	(2)	It is	unlawful for such a candidate or candidates to accept the political donation.	6
49	Proh	ibitio	n on receiving gifts of unknown source (cf section 96F EFED Act)	7
		It is be di	unlawful for a person to accept a reportable political donation that is required to isclosed under this Part unless:	8 9
		(a)	the name and address of the person who made the donation are known to the person accepting the donation, and	10 11
		(b)	when the donation is made, the person making the donation gives to the person accepting the donation the donor's name and address, and the person accepting the donation has no grounds to believe that the name and address so given are not the true name and address of the donor.	12 13 14 15
50	Proh	ibitio	n on receiving loans unless details recorded (cf section 96G EFED Act)	16
	(1)		unlawful for a person to receive a reportable loan (other than a loan from a acial institution), unless the person makes a record of the following:	17 18
		(a)	the terms and conditions of the loan,	19
		(b)	the name and address of the entity or other person making the loan.	20
	(2)	For t	he purposes of this section:	21
		(a)	separate loans made by one entity or other person to the same party, elected member, group, candidate or person within a relevant disclosure period are to be aggregated and treated as a single loan, and	22 23 24
		(b)	each transaction in which credit is provided by the use of a credit card is taken to be a separate loan.	25 26
	(3)	In th	is section:	27
		finar	ncial institution means an entity whose principal business is the provision of ncial services or financial products, and includes an authorised deposit-taking tution.	28 29 30
			means an advance of money, the provision of credit or any other transaction that bstance effects a loan of money.	31 32
			<i>rtable loan</i> means a loan that, if it had been a gift, would be a reportable political tion that is required to be disclosed under this Part.	33 34
Divi	sion	7	Prohibition of donations from property developers or tobacco, liquor or gambling industries (cf Division 4A, Part 6 EFED Act)	35 36 37
51	Mea	nina o	f "prohibited donor" (cf section 96GAA EFED Act)	38
• •		_	the purposes of this Division, a <i>prohibited donor</i> is:	39
		(a)	a property developer, or	40
		(b)	a tobacco industry business entity, or	41
		(c)	a liquor or gambling industry business entity,	42
			includes any industry representative organisation if the majority of its members uch prohibited donors.	43 44

52	Polit	ical donations by prohibited donors unlawful (cf section 96GA EFED Act)	1
	(1)	It is unlawful for a prohibited donor to make a political donation.	2
	(2)	It is unlawful for a person to make a political donation on behalf of a prohibited donor.	3 4
	(3)	It is unlawful for a person to accept a political donation that was made (wholly or partly) by a prohibited donor or by a person on behalf of a prohibited donor.	5 6
	(4)	It is unlawful for a prohibited donor to solicit another person to make a political donation.	7 8
	(5)	It is unlawful for a person to solicit another person on behalf of a prohibited donor to make a political donation.	9 10
		Note. Section 147 makes it an offence for a person to do any act that is unlawful under this Division if the person is, at the time of the act, aware of the facts that result in the act being unlawful. Section 58 also provides for the recovery by the Electoral Commission of unlawful political donations.	11 12 13 14
53	Mea gam	ning of "property developer", "tobacco industry business entity" and "liquor or bling industry business entity" (cf section 96GB EFED Act)	15 16
	(1)	Each of the following persons is a <i>property developer</i> for the purposes of this Division:	17 18
		(a) an individual or a corporation if:	19
		(i) the individual or a corporation carries on a business mainly concerned	20
		with the residential or commercial development of land, with the ultimate purpose of the sale or lease of the land for profit, and	21 22
		(ii) in the course of that business:	23
		 (A) 1 relevant planning application has been made by or on behalf of the individual or corporation and is pending, or 	24 25
		(B) 3 or more relevant planning applications made by or on behalf of the individual or corporation have been determined within the preceding 7 years,	26 27 28
		(b) a person who is a close associate of an individual or a corporation referred to in paragraph (a).	29 30
		Note. If a person makes a political donation within 12 months before becoming a property developer, the person must pay double that amount to the State—see section 58 (3).	31 32
	(2)	Any activity engaged in by an individual or corporation for the dominant purpose of providing commercial premises at which the individual or corporation, or a related body corporate of the corporation, will carry on business is to be disregarded for the purpose of determining whether the individual or corporation is a property developer unless that business involves the sale or leasing of a substantial part of the premises.	33 34 35 36 37
	(3)	Each of the following persons is a <i>tobacco industry business entity</i> :	38
		(a) a corporation engaged in a business undertaking that is mainly concerned with the manufacture or sale of tobacco products,	39 40
		(b) a person who is a close associate of a corporation referred to in paragraph (a).	41
	(4)	Each of the following persons is a <i>liquor or gambling industry business entity</i> :	42
		(a) a corporation engaged in a business undertaking that is mainly concerned with either or a combination of the following, but only if it is for the ultimate purpose of making a profit:	43 44 45
		(i) the manufacture or sale of liquor products,	46
		(ii) wagering, betting or other gambling (including the manufacture of machines used primarily for that purpose),	47 48

a person who is a close associate of a corporation referred to in paragraph (a). (5) In this section: *close associate* of a corporation means each of the following: a director or officer of the corporation or the spouse of such a director or officer, (b) a related body corporate of the corporation, a person whose voting power in the corporation or a related body corporate of the corporation is greater than 20% or the spouse of such a person, (d) if the corporation or a related body corporate of the corporation is a stapled entity in relation to a stapled security—the other stapled entity in relation to 10 that stapled security, 11 if the corporation is a trustee, manager or responsible entity in relation to a 12 trust—a person who holds more than 20% of the units in the trust (in the case 13 of a unit trust) or is a beneficiary of the trust (in the case of a discretionary 14 trust), 15 (f) in relation to a corporation that is a property developer referred to in 16 subsection (1) (a)—a person in a joint venture or partnership with the property 17 developer in connection with a relevant planning application made by or on 18 behalf of the property developer who is likely to obtain a financial gain if 19 development that would be or is authorised by the application is authorised or 20 carried out. 21 *close associate* of an individual means each of the following: 22 the spouse of the individual, 23 (a) in relation to an individual who is a property developer referred to in (b) 24 subsection (1) (a)—a person in a joint venture or partnership with the property 25 developer in connection with a relevant planning application made by or on 26 behalf of the property developer who is likely to obtain a financial gain if 27 development that would be or is authorised by the application is authorised or 28 carried out. 29 officer has the same meaning as in the Corporations Act 2001 of the Commonwealth. 30 related body corporate has the same meaning as in the Corporations Act 2001 of the 31 Commonwealth. 32 relevant planning application has the same meaning as in section 10.4 (Disclosure 33 of political donations and gifts) of the Environmental Planning and Assessment Act 34 35 **spouse** of a person includes a de facto partner of that person. 36 Note. "De facto partner" is defined in section 21C of the Interpretation Act 1987. 37 stapled entity means an entity the interests in which are traded along with the 38 interests in another entity as stapled securities and (in the case of a stapled entity that 39 is a trust) includes any trustee, manager or responsible entity in relation to the trust. 40 voting power has the same meaning as in the Corporations Act 2001 of the 41 Commonwealth. 42 Loans included as political donations (cf section 96GC EFED Act) 43

A loan that, if it had been a gift, would be a political donation is to be regarded as a

political donation for the purposes of this Division unless the loan is from a financial

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institution.

	(2)	In this section:	1
		financial institution means an entity whose principal business is the provision of financial services or financial products, and includes an authorised deposit-taking institution.	2 3 4
		<i>loan</i> means an advance of money, the provision of credit or any other transaction that in substance effects a loan of money.	5 6
55	Exce	eption for membership subscriptions (cf section 96GD EFED Act)	7
		An annual or other subscription paid to a party by an individual as a member of the party or for the individual's affiliation with the party is not a political donation for the purposes of this Division unless it is a reportable political donation. Note. A political donation of \$1,000 or more is a reportable political donation—see section 6.	8 9 10 11
56		ermination by Electoral Commission that person not a prohibited donor ection 96GE EFED Act)	12 13
	(1)	A person (<i>the applicant</i>) may apply to the Electoral Commission for a determination by the Electoral Commission that the applicant or another person is not a prohibited donor for the purposes of this Division.	14 15 16
	(2)	The Electoral Commission is authorised to make such a determination if the Electoral Commission is satisfied that it is more likely than not that the person is not a prohibited donor. The Electoral Commission is to make its determination solely on the basis of information provided by the applicant.	17 18 19 20
	(3)	The Electoral Commission's determination remains in force for 12 months after it is made but can be revoked by the Electoral Commission at any time by notice in writing to the applicant.	21 22 23
	(4)	The Electoral Commission's determination is conclusively presumed to be correct in favour of any person for the purposes of a political donation that the person makes or accepts while the determination is in force (even if the determination is subsequently found to be incorrect).	24 25 26 27
	(5)	The Electoral Commission's determination is not presumed to be correct in favour of any person who makes or accepts a political donation knowing that information provided to the Electoral Commission in connection with the making of the determination was false or misleading in a material particular.	28 29 30 31
	(6)	The Electoral Commission is to maintain a public register of the determinations made under this section and is to publish the register on a website maintained by the Electoral Commission.	32 33 34
	(7)	The Electoral Commission may establish and publicise policies as to how the Electoral Commission will deal with applications for determinations under this section.	35 36 37
Divi	sion	8 Miscellaneous (cf Division 5, Part 6 EFED Act)	38
57	Exce	eption to aggregation for small donations at fundraising ventures and functions	39
	(1)	This section applies to a political donation that:	40
	` /	(a) is of an amount of \$50 or less, and	41
		(b) was made by a person at a fundraising venture or function, and	42
		(c) was the only such donation made by that person at that venture or function.	43
	(2)	The provisions of sections 6 and 23 relating to the aggregation of political donations:	44

do not apply in relation to the acceptance of a political donation to which this section applies by a party, elected member, group, candidate, associated entity or third-party campaigner, and do apply in relation to the making of a political donation to which this section (b) Note. Section 19 (3) (Small donations) requires disclosure of political donations (that are not reportable political donations) to include disclosure of: the total amount of those donations during the relevant disclosure period, and the total number of persons who made those donations. Section 19 (5) (Fundraising ventures or functions) requires disclosure of political donations in connection with fundraising ventures or functions to include: either the net or gross proceeds of each such venture or function (together with a disclosure as to whether the amount is the net or gross proceeds), and details of each such venture or function (including a brief description of its nature and the date on which or period in which it was held), but not any amount of those proceeds that is separately disclosed as a political donation. Recovery of unlawful donations and expenditure and certain other property developer donations (cf section 96J EFED Act) If a person accepts a political donation, loan or indirect campaign contribution that is unlawful because of this Part, an amount equal to the amount or value of the donation, loan or contribution (or double that amount if the person knew that it was unlawful) is payable by that person to the State and may be recovered by the Electoral Commission as a debt due to the State from: in the case of a donation, loan or contribution received by a party—the party, (b) in any other case—the person who received the donation, loan or contribution or the official agent of the person. Subsection (1) extends to a political donation that would be unlawful under this Part but for section 24 (5) or 25 (3). If: (a) a person makes a political donation, and (b) within 12 months of making that donation the person becomes a property developer (within the meaning of Division 7), the person must pay an amount that is double the amount or value of the donation to the State and that amount may be recovered by the Electoral Commission as a debt due to the State. If a person incurs electoral expenditure that is unlawful because of this Part, an amount equal to double the amount or value of the expenditure is payable by that person to the State and may be recovered by the Electoral Commission as a debt due to the State. If a third-party campaigner incurs electoral expenditure in contravention of section 35 (Limit on electoral expenditure—third-party campaigner acting in concert with others), an amount equal to double the amount or value by which that electoral expenditure exceeds the third-party campaigner's expenditure cap for the election is payable by the third-party campaigner to the State and may be recovered by the

Note. Section 78 provides that if the Electoral Commission is authorised under this section to

recover an amount from a party or candidate (or from the party agent of the party), the Electoral Commission may deduct the amount from any payment (other than an advance

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Electoral Commission as a debt due to the State.

payment) under Part 4 (Public funding of State election campaigns).

		Section 94 provides that the Electoral Commission may deduct from any payment due under Part 5 (Administrative and New Party policy development funding) in respect of a party or elected member any amount that the Electoral Commission is authorised by this Part to recover as a debt from the party or elected member or agent of the party or elected member. Section 96 provides that if the Electoral Commission is authorised under this section to recover an amount from a party or elected member (or from the party agent of the party or member), the Electoral Commission may deduct the amount from any payment under Part 5 (Administrative and New Party policy development funding).	1 2 3 4 5 6 7 8
59	Elect	coral Commission may audit disclosures (cf section 96K EFED Act)	9
	(1)	The Electoral Commission may audit a declaration of disclosures under this Part (other than a declaration lodged by a major political donor).	10 11
	(2)	A party, elected member, group, candidate, third-party campaigner or associated entity must assist the Electoral Commission by:	12 13
		(a) giving the Electoral Commission full and free access at all reasonable times to all accounts and documents of the person responsible for lodging the declaration and of the party, elected member, group, candidate, third-party campaigner or associated entity (as the case requires) relating directly or indirectly to any matter required to be disclosed under this Part, and	14 15 16 17 18
		(b) giving the Electoral Commission all information and explanations that the Electoral Commission reasonably asks for with respect to any matter required to be set out in the declaration.	19 20 21
	(3)	The Electoral Commission may appoint an auditor to audit declarations of disclosures on its behalf.	22 23
	(4)	For the purposes of subsection (3), the auditor has and may exercise the same functions as the Electoral Commission has under this section in relation to an audit of a declaration of disclosures.	24 25 26
	(5)	An audit under this section is to be conducted in the manner specified in the regulations (if any).	27 28
60	Exte	nsion of due date for making disclosures (cf section 96L EFED Act)	29
	(1)	A person who is required to lodge a declaration of disclosures under this Part but who is unable to lodge a complete declaration by the due date may, before that date, request the Electoral Commission to extend the due date for lodging the declaration.	30 31 32
	(2)	The Electoral Commission may, if satisfied that there is good cause to do so, extend the due date for the lodging of the declaration to a date that the Electoral Commission considers appropriate in the circumstances.	33 34 35
	(3)	The due date for lodging a declaration cannot be extended or further extended under this section by more than 8 weeks in total.	36 37
	(4)	The Electoral Commission may, as a condition of extending the due date, require the person to lodge a declaration containing disclosures that the person is in a position to make at that time.	38 39 40
61	Ame	ndment of disclosures (cf section 96M EFED Act)	41
	(1)	The person who lodged a declaration under this Part (or that person's successor as the agent of the party, elected member, group, candidate, third-party campaigner or associated entity concerned) may amend the declaration by lodging an amended declaration with the Electoral Commission.	42 43 44 45
	(2)	The amended declaration is to be in the manner and form approved by the Electoral Commission.	46 47

(3)	The obligations under section 22 (Public access to disclosures, expenditure etc) extend to both the original and any amended declaration.	1
(4)	This section does not affect the liability for an offence in connection with the declaration that is amended.	3
(5)	In this section: amend includes alter, omit, add or substitute.	5
	<i>declaration</i> includes a disclosure made in accordance with this Part.	7

Par	t 4		olic funding of State election campaigns ort 5 EFED Act)	1
Division 1		1	Preliminary (cf Division 1, Part 5 EFED Act)	3
62	62 Application		n to State elections only (cf section 54A EFED Act)	4
	(1)		Part does not apply in relation to local government elections.	5
	(2)	Acco	rdingly, a reference in this Part to an election is a reference to a State election.	6
63	Defir	ition		7
			s Part:	
			al campaign expenditure:	9
		(a)	of a party or candidate in relation to a State general election—means the total actual electoral expenditure incurred by the party or candidate in connection with a State election during the period from and including 1 July preceding the election to the end of the election day for the election (and in the case of expenditure from and including 1 October preceding the election, being expenditure that is within the applicable campaign expenditure cap for the party or candidate), and	10 11 12 13 14 15
		(b)	of a candidate in relation to a by-election for the Assembly—means the total actual electoral expenditure incurred by the candidate in connection with the by-election during the 3-month period preceding the election day for the by-election.	17 18 19 20
64	Mear	ning of	felectoral expenditure for a State election (cf section 55 EFED Act)	21
	(1)		he purposes of this Part, electoral expenditure for a State election is electoral aditure incurred during the capped State expenditure period for the election.	22 23
	(2)	electo	decision of the Electoral Commission as to whether any expenditure is or is not oral expenditure in accordance with this Act, the regulations and the guidelines mined under section 154 is final.	24 25 26
	(3)		Auditor-General or an auditor is, for the purposes of this Act, entitled to rely on uch decision of the Electoral Commission.	27 28
Divi	sion	2	Public funding for electoral expenditure of parties and candidates (cf Division 2, Part 5 EFED Act)	29 30
election	on (see	the sec	nounts set out in this Division are the amounts specified for the 2015 State general ctions 103C and 103D of the <i>Election Funding, Expenditure and Disclosures Act 1981</i>). ts are to be adjusted for inflation for the 2019 State general election by Schedule 1.	31 32 33
65	Estal	blishm	nent of Election Campaigns Fund (cf section 56 EFED Act)	34
	(1)		e is to be an Election Campaigns Fund to be kept by the Electoral Commission spect of State elections.	35 36
	(2)	Paym this P	nents from the Election Campaigns Fund are to be distributed in accordance with Part.	37 38
66	_		parties eligible for public funding of election campaigns 7 EFED Act)	39 40
	(1)	Elect	es are, subject to and in accordance with this Act, eligible for payments from the ion Campaigns Fund in respect of a State election (other than a by-election for assembly).	41 42 43

	(2)	A party is eligible for payments from the Election Campaigns Fund in respe such State election if:	ect of any 1
		(a) it is a registered party on the election day for the State election, and	3
		(b) it endorses candidates who are duly nominated for the State election	
		Electoral Commission is satisfied that the candidates claim to be end the party, and	lorsed by 5
		(c) it satisfies at least one of the party eligibility criteria.	7
	(3)	The party eligibility criteria are as follows:	8
		(a) in the case of an Assembly general election—the total number preference votes received by all those candidates endorsed by a party 4% of the total number of first preference votes in all electoral di which the candidates were duly nominated for election,	is at least 10
		(b) in the case of a periodic Council election—the total number of first provotes received by all those candidates endorsed by a party (and by candidates included in the same group) is at least 4% of the total number of first preference votes in that election,	all other 14
		(c) in the case of any election—at least one of those candidates endor party is elected at the State election.	rsed by a 17
67	Amou	nt of public funding for eligible parties (cf sections 58 and 103C EFED Act)	19
	(1)	The amount to be distributed from the Election Campaigns Fund to a party for payments from the Fund in respect of a State election is (su subsection (2)):	
		(a) \$4 for each first preference vote received by an endorsed candidate of in the Assembly general election and \$3 for each first preference vote by an endorsed candidate of the party in the periodic Council election	received 24
		(b) the total amount of the actual campaign expenditure of the party and endorsed candidates of the party,	l of those 26 27
		whichever is the lesser.	28
	(2)	If a party is under section 66 eligible for payments from the Election Ca Fund because it meets the eligibility criteria in the periodic Council election the Assembly general election:	
		(a) in the case of a party that had 10 or more endorsed candidates in the A general election—the amount under subsection (1) (a) is to include \$4 first preference vote in relation to the Assembly general election (in to \$3 for each first preference vote in relation to the periodic Council or	for each 33 addition 34
		(b) in any other case—the amount under subsection (1) (a) is to be calced the rate of \$4.50 (instead of \$3) for each first preference vote in relating periodic Council election (and by excluding any votes received Assembly general election).	ion to the 38
	(3)	Each of the amounts referred to in subsections (1) and (2) is an adjustable that is to be adjusted for inflation as provided by Schedule 1.	e amount 41
68	Cand	dates eligible for public funding of election campaigns (cf section 59 EF	ED Act) 43
	(1)	Candidates are, subject to and in accordance with this Act, eligible for prefrom the Election Campaigns Fund in respect of a State election.	payments 44
	(2)	A candidate who is duly nominated for a State election is eligible for payme the Election Campaigns Fund in respect of the election if:	ents from 46 47

		election day for the election, and	1
		(b) in the case of a candidate for a periodic Council election, the candidate was not included in a group, or was included in a group none of whose members were endorsed by a party, and	3 4 5
		(c) the candidate satisfies at least one of the candidate eligibility criteria.	6
	(3)	The candidate eligibility criteria are as follows:	7
		(a) in the case of an Assembly general election or by-election for the Assembly—the candidate is elected or the total number of first preference votes received by the candidate is at least 4% of the total number of first preference votes in the electoral district in which the candidate was duly nominated for election,	9 10 11
		(b) in the case of a periodic Council election—the candidate is elected or the total number of first preference votes received by the candidate (and, if included in a group, by all other candidates included in the same group) is at least 4% of the total number of first preference votes in the election.	12 13 14 15
69		unt of public funding for eligible independent candidates (or eligible candidates arties not eligible for public campaign funding) (cf sections 60 and 103D EFED Act)	16 17
	(1)	This section applies in relation to candidates who are (under section 68) eligible for payments from the Election Campaigns Fund, other than endorsed candidates of a party excluded by section 70.	18 19 20
	(2)	The amount to be distributed from the Election Campaigns Fund to any such candidate is:	21 22
		(a) \$4 for each first preference vote received in the Assembly general election by any such candidate in that election or \$4.50 for each first preference vote received in the periodic Council election by any such candidate in that election, or	23 24 25 26
		(b) the total amount of the actual campaign expenditure of the candidate, whichever is the lesser.	27 28
	(3)	Each of the amounts referred to in subsection (2) is an adjustable amount that is to be adjusted for inflation as provided by Schedule 1.	29 30
70		ublic campaign funding for endorsed candidates of eligible parties ction 103E EFED Act)	31 32
	(1)	This section applies in relation to candidates who are duly nominated for a State general election and who are endorsed by a party that is eligible for payments from the Election Campaigns Fund under section 66.	33 34 35
	(2)	Payments from the Election Campaigns Fund are not to be made to any such candidate in respect of such a State general election.	36 37
	(3)	Despite subsection (2), a party may direct in writing that a part of the amount that is to be distributed to the party under section 67 be paid to any such candidate.	38 39
	(4)	This section applies despite section 68.	40
71	Payn	nents to parties endorsing the same candidate or group (cf section 62 EFED Act)	41
	(1)	If the Electoral Commission is satisfied that 2 or more registered parties endorse the same candidate or same group of candidates for a State election and that the candidate or candidates each claim to be endorsed by those parties:	42 43 44

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	(a)	those parties are taken, for the purposes of this Part, to constitute one registered party instead of 2 or more registered parties in relation to the candidate or candidates at that election, and	1 2 3
	(b)	the amount that would otherwise be payable from the Election Campaigns Fund to that one registered party in respect of the election is payable instead to those 2 or more registered parties as shared funding.	4 5 6
(2)	An a	mount payable to 2 or more parties as shared funding is payable to them:	7
	(a)	in equal shares, or	8
	(b)	in such other shares as the party agents of those parties agree on and as are specified in a direction in writing (a <i>shared funding direction</i>) signed by them and served on the Electoral Commission.	9 10 11
(3)	amo	registered party would, but for this subsection, be entitled to be paid 2 or more unts by virtue of subsection (1), the party is entitled to be paid only one of those unts, being the largest amount.	12 13 14
(4)	parti	ared funding direction remains effective until revoked by the party agents of the es concerned and notice in writing of the revocation is served on the Electoral mission.	15 16 17
Entit	lemer	ats to advance payments (cf section 63 EFED Act)	18
(1)	adva incu	gistered party is, subject to and in accordance with this Act, eligible for an nee payment from the Election Campaigns Fund for electoral expenditure red in connection with a general election of an amount determined in rdance with subsection (2).	19 20 21 22
(2)	total	amount payable, by way of advance payment, is an amount equal to 50% of the amount to which the party was entitled under this Part in respect of the previous ral election.	23 24 25
(3)	as a	amount payable by way of an advance payment under this section may be paid, lump sum or by way of instalments, at any time after the commencement of the ed State expenditure period for the election.	26 27 28
(4)	of a	amount paid to a party by way of advance payment under this section in respect general election is to be deducted from the amount payable under this Part to the from the Election Campaigns Fund in respect of that general election.	29 30 31
(5)	of a unde	party receives amounts by way of advance payment under this section in respect general election in excess of the amount (if any) to which it becomes entitled in this Part from the Election Campaigns Fund in respect of that general election, mount of the excess must be repaid to the Electoral Commission within 60 days the day for the return of the writs for that general election.	32 33 34 35 36
(6)	respe	amount received by a party by way of advance payment under this section in ect of a general election must be repaid, on demand by the Electoral mission, to the Electoral Commission if:	37 38 39
	(a)	the party does not contest the general election, or	40
	(b)	before the election day for the general election, the party ceases to operate or be registered or it has been, or is being, dissolved or wound up.	41 42

Any amount required to be repaid under this section may be recovered by the

Electoral Commission as a debt in any court of competent jurisdiction.

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Divi	sion	General provisions relating to funding (cf Division 3, Part 5 EFED Act)	1 2			
73	Clair	ns for, and approvals of, payments (cf section 64 EFED Act)	3			
	(1)	A claim for payment under this Part (other than an advance payment) in respect of a State election must be lodged with the Electoral Commission before the expiration of 120 days after the day for the return of the writs for the election. Note. Section 155 authorises the Electoral Commission to extend the time for lodging a claim for payment.	4 5 6 7 8			
	(2)	Subject to this Act, the Electoral Commission must:	9			
		(a) approve the making of the payment under this Part if:	10			
		 a claim for the payment is made by the party or party agent for the party, or by the candidate, in the manner and form approved by the Electoral Commission, and 	11 12 13			
		(ii) the Electoral Commission is satisfied that the party or candidate is eligible for the payment, or	14 15			
		(b) refuse to approve the making of the payment under this Part to the extent that the payment would exceed the amount of electoral expenditure for which payment may be made under this Part.	16 17 18			
	(3)	In assessing a claim for payment under this Part, the Electoral Commission may require the applicant to provide the Electoral Commission with further or other information relative to the assessment.	19 20 21			
	(4)	If the Electoral Commission is satisfied that it is proper to do so, it may disallow, wholly or in part, any items of expenditure covered by a claim under this Part.	22 23			
74	Electoral Commission may audit claims (cf section 65 EFED Act) (1) The Electoral Commission may audit claims under this Part.					
	(1)	The Electoral Commission may audit claims under this Part.				
	(2) A party agent, party or candidate must assist the Electoral Commission by:		26			
		(a) giving the Electoral Commission full and free access at all reasonable times to all accounts, records, documents and papers of the agent by whom the claim is to be lodged, and of the party or candidate, as the case may require, relating directly or indirectly to the expenditure referred to in the claim, and	27 28 29 30			
		(b) giving the Electoral Commission all information and explanations that the Electoral Commission reasonably asks for with respect to the expenditure referred to in the claim.	31 32 33			
		Maximum penalty: 100 penalty units.	34			
	(3)	The Electoral Commission may appoint an auditor to audit claims under this Part.				
	(4)	For the purposes of subsection (3), the auditor has and may exercise the same functions as the Electoral Commission has under this section in relation to an audit of claims under this Part.				
	(5)	An audit under this section is to be conducted in the manner specified in the regulations (if any).				
75	Expenditure to be vouched for (cf section 66 EFED Act)					
		A claim under this Part is not validly lodged with the Electoral Commission unless all expenditure specified in the claim is vouched for in the manner prescribed by the regulations.	42 43 44			

76 Making of payments (cf section 68 EFED Act)(1) Subject to this Act, a payment to be made to a party or candidate u

(1) Subject to this Act, a payment to be made to a party or candidate under this Part is to be made to the party or party agent of the party or to the candidate (as the case requires).

- (2) The Electoral Commission may instead, if it thinks it proper to do so in the circumstances, direct that the whole or any part of a payment under this Part be made to a specified account with a financial institution established for or in trust for a party, for the members of a party or for a candidate.
- (3) Despite subsections (1) and (2), payments to be made to a candidate are required to be paid into the campaign account of the candidate if such an account is required to be kept under Division 5 of Part 3.
- (4) Subject to and in accordance with the regulations, the Electoral Commission may, if it thinks it proper to do so in the circumstances, direct that the whole or any part of a payment under this Part be made to a person, body or organisation other than the party or party agent referred to in subsection (1).
- (5) Except as prescribed by the regulations, details of any direction under subsection (4) are to be included in the report of the Electoral Commission under section 156 for the reporting period in which the direction was given.
- (6) Payments may be made under this Part to an agent subject to such reasonable conditions with respect to the disbursement of the amount paid as the Electoral Commission determines.
- (7) An agent must comply with any condition determined in accordance with subsection (6) and applicable to the agent or any of the agent's predecessors.

 Maximum penalty: 100 penalty units.
- (8) It is a defence to a prosecution for an offence under subsection (7) if the agent establishes that the agent did not know, and could not reasonably have known, that the condition was applicable as referred to in that subsection.
- (9) If a payment is made under this Part and the recipient is not entitled to receive the whole or any part of the amount paid, whether because of a false statement in a claim or otherwise, the amount or that part of the amount may be recovered by the Electoral Commission as a debt in any court of competent jurisdiction.

77 Prepayment on lodgment of claims (cf section 69 EFED Act)

- (1) If the Electoral Commission is unable to finalise a claim for payment lodged on behalf of a party within 14 days, the Electoral Commission is required to make a preliminary payment within that period of 14 days.
- (2) The preliminary payment is to be of an amount equal to 90% of the total amount estimated by the Electoral Commission to be payable to the party, reduced by the amount of any advance payments made for the election concerned.
- (3) In making an estimate under this section, the Electoral Commission may, but need not, rely on information contained in the claim lodged by the party.
- (4) If a party receives a preliminary payment in excess of the amount (if any) to which it becomes entitled under a claim for payment, the amount of the excess must be repaid to the Electoral Commission within 60 days after the Electoral Commission notifies the party.
- (5) The amount of any such excess may be recovered by the Electoral Commission as a debt in any court of competent jurisdiction.

78	Payments conditional on disclosure of political donations etc (cf section 70 EFED Act)					
	(1)	A party or candidate is not eligible for any payment (other than advance payments) under this Part in respect of a general election or a by-election while any failure to lodge a declaration under Part 3 (Political donations and electoral expenditure) or any annual financial statements under Part 6 (Obligations of registered parties and senior office holders) for a past period continues in respect of the party or candidate (or of any group of which the candidate is a member).	2 3 4 5 6 7			
	(2)	If the Electoral Commission is authorised under section 58 to recover an amount from a party (or party agent of the party) or a candidate, the Electoral Commission may deduct the amount from any payment (other than an advance payment) under this Part.	8 9 10 11			
79	Death of a candidate (cf section 71 EFED Act)					
		If a candidate dies and would, but for that death, have been entitled to a payment under this Part, the Electoral Commission may make the payment to the candidate's legal personal representative or otherwise in accordance with section 76.	13 14 15			
80	Deductions from payment for debts owed (cf section 72 EFED Act)					
		The Electoral Commission may deduct from any payment due under this Part in respect of a party or candidate all or any overpayment or excess amount that the Electoral Commission is authorised by this Part to recover as a debt from the party or candidate.	17 18 19 20			
81	Spec	cial provisions relating to groups (cf section 73 EFED Act)	21			
	(1)	If there is an alteration in the composition of a group at a periodic Council election and the Electoral Commission is satisfied that the identity of the group is substantially unaltered, payments may be made under this Part as if its composition had not altered.				
	(2)	A reference in this Part to the party agent of a candidate or to the campaign account of a candidate is (if a candidate at a periodic Council election) a reference to the party agent or campaign account of the group.				
82	Public access to claims and related documents (cf section 74 EFED Act)					
	(1)	The Electoral Commission must keep a copy of each claim made for a payment under this Part lodged with the Electoral Commission, together with any documents relating to the assessment of the claim by the Electoral Commission, for at least 6 years after the election day for the election to which it or they relate.				
	(2)	The Electoral Commission:	34			
		(a) must publish a copy of any claim referred to in subsection (1) on its website, and	35 36			
		(b) may, on application, provide copies of or extracts from any other document relating to the assessment of such a claim by the Electoral Commission for public inspection.	37 38 39			

Par	t 5		strative and New Party policy development J (cf Part 6A EFED Act)	1 2
Divi	sion	1 Pre	liminary (cf Division 1, Part 6A EFED Act)	3
83	App	lication to St	tate members and parties only (cf section 97A EFED Act)	4
	(1)		oes not apply in relation to councillors.	5
	(2)	Accordingle elected men	ly, a reference in this Part to an elected member (or a party with endorsed mbers) or to an election is a reference that relates to a member of either arliament or to a State election.	6 7 8
84	Administrative expenditure—payments from Administration Fund (cf section 97B EFED Act)			
	(1)	reference to	proposes of Division 2, a reference to administrative expenditure is a concept expenditure for administrative and operating expenses and:	11 12
		(a) inclu	ides a reference to the following:	13
		(i)	expenditure for the administration or management of the activities of the eligible party or elected member,	14 15
		(ii)	expenditure for conferences, seminars, meetings or similar functions at which the policies of the eligible party or elected member are discussed or formulated,	16 17 18
		(iii)	expenditure on providing information to the public or a section of the public about the eligible party or elected member,	19 20
		(iv)	expenditure on providing information to members and supporters of the eligible party or elected member,	21 22
		(v)	expenditure in respect of the audit of the financial accounts of the eligible party or elected member,	23 24
		(vi)	expenditure on equipment and training to ensure compliance by the eligible party, elected members or endorsed candidates of the eligible party with the obligations under this Act,	25 26 27
		(vii)	expenditure on the reasonable remuneration of staff engaged in the above activities for the eligible party or elected member (being the proportion of that remuneration that relates to the time spent on those activities),	28 29 30 31
		(viii)	reasonable expenditure on equipment or vehicles used for the purposes of the above activities (being the proportion of the cost of their acquisition and operation that relates to the use of the equipment or vehicles for those activities),	32 33 34 35
		(ix)	expenditure on office accommodation for the above staff and equipment,	36 37
		(x)	expenditure on interest payments on loans, but	38
		(b) does	not include a reference to the following:	39
		(i)	electoral expenditure,	40
		(ii)	expenditure for which a member may claim a parliamentary allowance as a member,	41 42
		(iii)	expenditure incurred substantially in respect of operations or activities that relate to the election of members to a Parliament other than the NSW Parliament,	43 44 45
		(iv)	expenditure prescribed by the regulations.	46

	(2)	administrati guidelines d	on of the Electoral Commission as to whether any expenditure is or is not live expenditure in accordance with this Act, the regulations and the determined under section 154 is final. The Auditor-General or an auditor urposes of this Act, entitled to rely on any such decision of the Electoral n.	1 2 3 4 5
85		y developm tion 97C EFE	ent expenditure—payments from New Parties Fund	6 7
	(1)	For the purp	poses of Division 3, a reference to policy development expenditure:	8
		(a) inclu	des a reference to the following:	9
		(i)	expenditure for providing information to the public or a section of the public about the eligible party,	10 11
		(ii)	expenditure for conferences, seminars, meetings or similar functions at which the policies of the eligible party are discussed or formulated,	12 13
		(iii)	expenditure on providing information to members and supporters of the eligible party,	14 15
		(iv)	expenditure in respect of the audit of the financial accounts of the eligible party,	16 17
		(v)	expenditure on the reasonable remuneration of staff engaged in the above activities for the eligible party (being the proportion of that remuneration that relates to the time spent on those activities),	18 19 20
		(vi)	reasonable expenditure on equipment or vehicles used for the purposes of the above activities (being the proportion of the cost of their acquisition and operation that relates to the use of the equipment or vehicles for those activities),	21 22 23 24
		(vii)	expenditure on office accommodation for the above staff and equipment,	25 26
		(viii)	expenditure on interest payments on loans,	27
		(ix)	electoral expenditure incurred during a capped State expenditure period, but	28 29
		(b) does	not include a reference to the following:	30
		(i)	electoral expenditure incurred outside a capped State expenditure period,	31 32
		(ii)	expenditure incurred substantially in respect of activities that relate to the election of members to a Parliament other than the NSW Parliament,	33 34
		(iii)	expenditure prescribed by the regulations.	35
	(2)	policy deve guidelines o	on of the Electoral Commission as to whether any expenditure is or is not elopment expenditure in accordance with this Act, the regulations and the determined under section 154 is final. The Auditor-General or an auditor urposes of this Act, entitled to rely on any such decision of the Electoral n.	36 37 38 39 40
Divis	sion 2	_	ninistrative funding for parties and independent	41
			nbers (cf Division 2, Part 6A EFED Act)	42
amour Disclo The do payab	nts for t <i>sures (/</i> ollar am le unde	he calendar y A <i>djustable Am</i> nounts in secti r the <i>Election</i>	set out in this Division (other than section 87) are the equivalent of the adjusted year beginning 1 January 2018 set out in the Election Funding, Expenditure and bounts) Notice under the Election Funding, Expenditure and Disclosures Act 1981. ion 87 have been increased as compared to the amounts that would have been Funding, Expenditure and Disclosures Act 1981.	43 44 45 46 47
The a	nounts	have been ex	rpressed as quarterly amounts instead of annual amounts.	48

Establishment of Administration Fund (cf section 97D EFED Act)

86

	(1)		e is to be an Administration Fund to be kept by the Electoral Commission in ect of parties and elected members.	2			
	(2)	Payn Divis	nents from the Administration Fund are to be distributed in accordance with this sion.	4 5			
87	Public funding of eligible parties for administrative expenditure (cf section 97E EFED Act)						
	(1)		Parties are, subject to and in accordance with this Act, eligible for quarterly payments from the Administration Fund.				
	(2)	A party is eligible for payments from the Administration Fund if:					
		(a)	it was a registered party on the election day for the previous State election and continues to be a registered party on the date that the entitlement for a quarterly payment is determined under this Division, and	11 12 13			
		(b)	candidates endorsed by the party were elected at a State election (including at a joint sitting to fill a vacancy in the Council) and the Electoral Commission is satisfied that the elected members claimed to be endorsed by the party, and	14 15 16			
		(c)	the Electoral Commission is satisfied that the elected members continue to be members or representatives of the party on the date that the entitlement for a quarterly payment is determined under this Division.	17 18 19			
	(3)	eligil	quarterly amount to be distributed from the Administration Fund to any such ble party is the amount of actual administrative expenditure incurred by or on lf of the party during the quarter to which the payment relates, but not exceeding:	20 21 22			
		(a)	\$87,500 if there is only one elected member endorsed by the party, or	23			
		(b)	\$150,000 if there are only 2 elected members endorsed by the party, or	24			
		(c)	\$187,500 if there are only 3 elected members endorsed by the party, or	25			
		(d)	\$187,500 if there are more than 3 elected members endorsed by the party plus \$30,000 for each such member in excess of 3 up to a maximum of 22 members in excess of 3.	26 27 28			
	(4)	The number of endorsed elected members of a party in relation to any quarterly payment is to be determined as at the date that the entitlement for a quarterly payment is determined under this Division.					
	(5)		of the amounts referred to in subsection (3) is an adjustable amount that is to be sted for inflation as provided by Schedule 1.	32 33			
88	Public funding of independent members for administrative expenditure (cf section 97F EFED Act)						
	(1)		ted members are, subject to and in accordance with this Act, eligible for terly payments from the Administration Fund.	35 36			
	(2)	An e	lected member is eligible for payments from the Administration Fund if:	37			
		(a)	the elected member was not an endorsed candidate of any party at the State election at which the member was elected, and	38 39			
		(b)	the Electoral Commission is satisfied that the elected member is not a member or representative of any party on the date that the entitlement for a quarterly payment is determined under this Division.	40 41 42			
	(3)		quarterly amount to be distributed from the Administration Fund to any such ble elected member is the amount of actual administrative expenditure incurred	43 44			

		by or on behalf of the elected member during the quarter to which the payment relates, but not exceeding \$56,450.	1 2
	(4)	The amount referred to in subsection (3) is an adjustable amount that is to be adjusted for inflation as provided by Schedule 1.	3 4
89	Parti	ies with the same endorsed elected members (cf section 97G EFED Act)	5
	(1)	If the Electoral Commission is satisfied that 2 or more registered parties endorsed the same elected members for the State election at which the members were elected and that the members each claim to be endorsed by those parties:	6 7 8
		(a) those parties are taken, for the purposes of this Division, to constitute one registered party instead of 2 or more registered parties in relation to those elected members, and	9 10 11
		(b) the amount that would otherwise be payable from the Administration Fund to that one registered party in respect of the members for the election is payable instead to those 2 or more registered parties as shared funding.	12 13 14
	(2)	An amount payable to 2 or more parties as shared funding is payable to them:	15
		(a) in equal shares, or	16
		(b) in such other shares as the party agents of those parties agree on and as are specified in a direction in writing (a <i>shared funding direction</i>) signed by them and served on the Electoral Commission.	17 18 19
	(3)	If a registered party would, but for this subsection, be entitled to be paid 2 or more amounts by virtue of subsection (1), the party is entitled to be paid only one of those amounts, being the largest amount.	20 21 22
	(4)	A shared funding direction remains effective until revoked by the party agents of the parties concerned and notice in writing of the revocation is served on the Electoral Commission.	23 24 25
90	Prov	risions relating to quarterly payments (cf section 97GA EFED Act)	26
	(1)	For the purposes of this Division, if actual administrative expenditure is incurred by or on behalf of a party or elected member in a quarter in excess of the amount (if any) to which the party or elected member is eligible under section 87 or 88 in respect of that quarter, the amount of the excess may be carried over to a subsequent quarter in the same calendar year and is to be taken to be actual administrative expenditure incurred in that subsequent quarter.	27 28 29 30 31 32
	(2)	If a party or elected member receives amounts by way of quarterly payment in excess of the amount (if any) to which the party or elected member becomes eligible under section 87 or 88 in respect of that quarter, the amount of the excess must be repaid to the Electoral Commission within 60 days after the party or elected member (or agent of the party or elected member) receives notice in writing from the Electoral Commission of the amount of the excess payment.	33 34 35 36 37 38
	(3)	All amounts received by a party or elected member by way of quarterly payments must be repaid, on demand by the Electoral Commission, to the Electoral Commission if the party or elected member is not eligible under section 87 or 88 for a quarterly payment from the Administration Fund in relation to that quarter.	39 40 41 42
91	Quai	rterly advance payments (cf section 97GB EFED Act)	43
	(1)	A party or elected member is, subject to and in accordance with this Act, eligible for a quarterly advance payment from the Administration Fund in respect of each quarter (a <i>relevant quarter</i>) of an amount determined in accordance with this section.	44 45 46

	(2) The amount payable, by way of a quarterly advance payment in respect of a relevant quarter, is payable at the beginning of the relevant quarter and is an amount equal to 50% of the total amount to which the party or elected member would be entitled under section 90 in respect of that relevant quarter.					
	(3)	The ar	mount is to be determined on the assumption that:	5		
			in the case of a party, the number of elected members endorsed by the party at the end of the quarter will be the same as the number of elected members endorsed by the party at the date on which the claim for the quarterly advance payment is determined, and	6 7 8 9		
			in the case of a person who is an elected member, the person will continue to be an elected member at the end of the quarter,	10 11		
		maxin	the assumption that the party or elected member will incur in the quarter the num amount that can be payable to the party or member from the nistration Fund for the quarter based on those assumptions.	12 13 14		
	(4)	Any amount paid to a party or elected member by way of a quarterly advance payment under this section in respect of a relevant quarter is to be deducted from any amount payable under section 90 to the party or elected member from the Administration Fund in respect of that quarter.				
	(5) If a party or elected member receives amounts by way of a quarterly advance payment under this section in respect of a relevant quarter in excess of the amount (if any) to which the party or member becomes entitled under section 90 from the Administration Fund in respect of that quarter, the amount of the excess must be deducted from any amount payable in respect of the next quarter under section 90.					
	(6)	or election of the or election o	uarterly advance payment that is in excess of the amount payable to the party cted member under this Part in respect of the quarter is to be repaid within as after the Electoral Commission notifies the party or elected member that the it is repayable.	24 25 26 27		
	(7)	A clair	m for a quarterly advance payment under this section is to be made:	28		
		(a)	at least 2 weeks before the beginning of the relevant quarter, and	29		
		(b)	in the manner and form determined by the Electoral Commission.	30		
	(8)		vance payment is to be made to the party agent of the party or the elected er. Section 94 does not apply to any such advance payment.	31 32		
Divis	sion 3		Policy development funding for parties not entitled to	33		
1 Janu	ary 20	nounts : 18 (see	administrative funding (cf Division 3, Part 6A EFED Act) set out in this Division are the adjusted amounts for the calendar year beginning the Election Funding, Expenditure and Disclosures (Adjustable Amounts) Notice under Expenditure and Disclosures Act 1981).	34 35 36 37		
92	Estab	lishme	ent of New Parties Fund (cf section 97H EFED Act)	38		
	(1)		is to be a New Parties Fund to be kept by the Electoral Commission in respect ties that are not eligible for payments from the Administration Fund.	39 40		
	(2)	Payme Divisi	ents from the New Parties Fund are to be distributed in accordance with this on.	41 42		
93			ng of eligible parties for policy development expenditure—payment from Fund (cf section 97I EFED Act)	43 44		
	(1)	to and	s that are not eligible for payments from the Administration Fund are, subject in accordance with this Act, eligible for annual payments, on a calendar year from the New Parties Fund.	45 46 47		

	(2)	A pa	rty is eligible for payments from the New Parties Fund if:	1				
		(a)	it is a registered party and has been a registered party for at least 12 months on the date the entitlement to an annual payment is determined under this Division, and	2 3 4				
		(b)	the Electoral Commission is satisfied that it operates as a genuine political party, and	5 6				
		(c)	it is not entitled to payments from the Administration Fund.	7				
	(3)	party beha	annual amount to be distributed from the New Parties Fund to any such eligible is the amount of actual policy development expenditure incurred by or on lf of the party during the calendar year to which the payment relates, but not eding the relevant maximum amount of payment in relation to the party.	8 9 10 11				
	(4)	is the	relevant maximum amount of an annual payment in relation to an eligible party e amount of 63 cents for each first preference vote received by any candidate at revious State election who was endorsed by the party, being either:	12 13 14				
		(a)	votes received by any such candidate at the previous Assembly general election, or	15 16				
		(b)	votes received by any such candidate (or any candidate included in the same group) at the previous periodic Council election.	17 18				
		The recei	relevant maximum amount is zero if no such first preference votes were ved.	19 20				
	(5)							
	(6)		amounts referred to in subsections (4) and (5) are adjustable amounts that are to ljusted for inflation as provided by Schedule 1.	24 25				
Divi	sion	4	General provisions relating to funding	26				
			(cf Division 4, Part 6A EFED Act)	27				
94	Clair	ns for	payment (cf section 97J EFED Act)	28				
	(1)	year,	rty or elected member is entitled to receive an annual payment for a calendar or a quarterly payment, under this Part only if the party agent of the party or ber concerned makes a claim for the payment in accordance with this Division.	29 30 31				
	(2)	A cla	aim must:	32				
		(a)	be lodged with the Electoral Commission and be in writing, and	33				
		(b)	be accompanied by a declaration and such information or evidence as the Electoral Commission may require under this Division, including (but not limited to) information or evidence that the Electoral Commission requires to establish the eligibility of the party or elected member to make the claim, and	34 35 36 37				
		(c)	in relation to a claim for a quarterly payment—be made within 3 months after the end of the quarter for which payment is to be made, and	38 39				
		(d)	in any other case—be made within 6 months after the end of the calendar year for which payment is to be made.	40 41				
	(3)		lement to an annual or quarterly payment under this Part is to be determined as e end of the calendar year or quarter for which the payment is to be made.	42 43				
	(4)		nents under this Part are to be made to the party agent of the party or the elected ber concerned.	44 45				

	(5)	to be	yment under this Part for which a party or elected member is eligible is required made within the period of 30 days after the Electoral Commission receives all e following:	1 2 3			
		(a)	a claim for the payment that complies with this Division,	4			
		(b)	all other documentation that is required to be provided under this Division in connection with the claim,	5 6			
		(c)	information or evidence required by the Electoral Commission under this Division in connection with the claim.	7 8			
	(6)	whic	amount required to be repaid to the Electoral Commission under this Part or to h the recipient is not entitled may be recovered by the Electoral Commission as of in any court of competent jurisdiction.	9 10 11			
	(7)	respe autho	Electoral Commission may deduct from any payment due under this Part in ect of a party or elected member any amount that the Electoral Commission is prised by this Part to recover as a debt from the party or elected member or agent e party or elected member.	12 13 14 15			
95			ns to be made and documents to be provided by agents and elected of section 97K EFED Act)	16 17			
	(1)		rty agent of a party, or an elected member, who makes a claim for a payment r this Part is required to make the declaration and provide:	18 19			
		(a)	the information required by the regulations in connection with the claim (if any), and	20 21			
		(b)	such other information that the Electoral Commission requires in connection with the payment (if any).	22 23			
	(2)	The 1	Electoral Commission:	24			
		(a)	must publish a copy of any claim for a payment under this Part referred to in subsection (1) on its website, and	25 26			
		(b)	may, on application, provide copies of or extracts from any other document received in connection with such a claim by the Electoral Commission for public inspection.	27 28 29			
96	-	Payments conditional on compliance with other obligations under this Act (cf section 97L EFED Act)					
	(1)	A party or elected member is not eligible for any payment under this Part while any failure to lodge a declaration under Part 3 (Political donations and electoral expenditure) or any annual financial statements under Part 6 (Obligations of registered parties and senior office holders) for a past period continues in respect of the party or member.					
	(2)	from	e Electoral Commission is authorised under section 58 to recover an amount a party (or party agent of the party) or an elected member, the Electoral mission may deduct the amount from any payment under this Part.	37 38 39			

Part 6		Obligations of registered parties and senior office holders		1
Divis	sion 1	1	Annual financial statements	3
97 Annual fi		al fina	ancial statements of registered parties (cf section 96N EFED Act)	4
	(1)	A reg within Elector party Note. advan general period is a m Section (Admi)	gistered party must, within 16 weeks after the end of each financial year (or in such longer period as may be prescribed by the regulations), provide the oral Commission with a copy of the audited annual financial statements of the in a form approved by the Electoral Commission. Section 78 provides that a party or candidate is not eligible for any payment (other than ice payments) under Part 4 (Public funding of State election campaigns) in respect of a all election while any failure to lodge annual financial statements under this Part for a past I continues in respect of the party or candidate (or of any group of which the candidate ember). In 96 provides that a party or elected member is not eligible for any payment under Part 5 inistrative and New Party policy development funding) while any failure to lodge annual ital statements under this Part for a past period continues in respect of the party or	5 6 7 8 9 10 11 12 13 14 15 16 17
	(2)	Acco	innual financial statements must be prepared in accordance with the Australian unting Standards and must deal with such matters as are prescribed by the ations.	18 19 20
	(3)	The a	nnual financial statements must set out the following:	21
		(a)	the total amount received by, or on behalf of, the party during the financial year,	22 23
		(b)	the total amount paid by, or on behalf of, the party during the financial year,	24
		(c)	the total outstanding amount, as at the end of the financial year, of all debts incurred by, or on behalf of, the party,	25 26
		(d)	such other details about the amounts (or about particular kinds of the amounts) so received or paid, or debts so incurred, as the regulations require.	27 28
	(4)		Electoral Commission may waive compliance with this section in any of the wing cases:	29 30
		(a)	where the party to which the annual financial statements relate is not eligible to receive a payment under Part 4 (Public funding of State election campaigns) or Part 5 (Administrative and New Party policy development funding),	31 32 33
		(b)	where the Electoral Commission considers the cost of compliance would be unreasonable.	34 35
	(5)		is section, <i>Australian Accounting Standards</i> means Accounting Standards d by the Australian Accounting Standards Board (as in force from time to time).	36 37
Divis	sion 2	Electoral Commission to be provided with list of senior office holders		
98	Partie	es to p	provide Electoral Commission with list of senior office holders	40
	(1)	A par	ty is not eligible for any payment under Part 4 or 5 unless the party:	41
		(a)	provides to the Electoral Commission a list of its senior office holders and a summary of the roles and responsibilities of those senior office holders, and	42 43
		(b)	promptly notifies the Electoral Commission, in writing, of any changes to those senior office holders or their roles and responsibilities.	44 45

	(2)		list of senior office holders is to be provided in the manner and form approved at Electoral Commission.	1 2	
	(3)		Electoral Commission is to cause the following to be published on the Electoral mission's website:	3 4	
		(a)	the names of senior office holders provided under this section, and	5	
		(b)	the summary of the role and responsibilities of a senior office holder under this Act.	6 7	
Divi	sion	3	Duties of senior office holders of registered parties	8	
99	Defi	nition		9	
			nis Division, <i>registered party</i> includes a party registered under the <i>Local</i> ernment Act 1993.	10 11	
100	Duty	of ca	re and diligence (cf section 30A of the Associations Incorporation Act 2009 (NSW))	12	
	It is the duty of each senior office holder of a registered party to carry out the office holder's functions for the benefit, so far as practicable, of the party and with due care and diligence.				
101	Duty	of go	od faith (cf section 193 of the Co-operatives National Law)	16	
			the duty of each senior office holder of a registered party to carry out the office er's functions:	17 18	
		(a)	in good faith in the best interests of the party, and	19	
		(b)	for a proper purpose.	20	
102	Dution of the	ties of senior office holders of registered parties to report alleged contraventions this Act			
	(1)	report office the s	nior office holder of a registered party who fails, without reasonable excuse, to rt to the Electoral Commission any conduct in connection with the party that the e holder knows or reasonably believes constitutes a contravention of this Act, enior office holder is guilty of an offence. imum penalty: 50 penalty units.	23 24 25 26 27	
	(2)	With cond	nout limiting subsection (1), it is a reasonable excuse for a person to fail to report fuct under that subsection if the person knows or reasonably believes a report of conduct has already been made to the Electoral Commission.	28 29 30	
	(3)	A re	port made to the Electoral Commission under subsection (1) must be in writing.	31	

Par	t 7	Reg	gistration of electoral participants (cf Part 4 EFED Act)	1		
Divi	sion	1	Preliminary (cf Division 1, Part 4 EFED Act)	2		
103			n to registration for State and local government elections 6 EFED Act)	3		
			Part applies to the registration of candidates, groups, third-party campaigners, ciated entities and agents for State elections and local government elections.	5		
104			on of persons to be appointed as party or official agents 7 EFED Act)	, 8		
	(1)	The agen	following persons are not qualified to be appointed as party agents or official ts:	9 10		
		(a)	a corporation,	11		
		(b)	a person who is not enrolled to vote at State elections,	12		
		(c)	a person who has been sentenced to a term of imprisonment of 30 months or more or has been convicted of an indictable offence, an offence against this Act, an electoral offence, or, within the previous 10 years, an offence committed as an adult involving fraud or dishonesty,	13 14 15 16		
		(d)	a person whom the Electoral Commission determines is not a fit and proper person to be such an agent,	17 18		
		(e)	a person who has not completed the training prescribed by the regulations for appointment as such an agent (unless the person is of a class of persons recognised by the regulations as a person eligible for appointment without further training).	19 20 21 22		
	(2) A person may be appointed as the official agent of more than one person or enti					
	(3)	a par	Electoral Commission may cancel the registration under this Part of a person as ty agent or an official agent if the person is no longer qualified to be appointed ch an agent.	24 25 26		
Divi	sion	2	Register of Candidates (cf Division 2, Part 4 EFED Act)	27		
105	Register of Candidates (cf section 31 EFED Act)					
	(1)		Electoral Commission is to keep a register of candidates and groups for each ral election called the <i>Register of Candidates</i> .	29 30		
	(2)	local Regi	Electoral Commission is to keep separate Registers of Candidates for State and government elections. The register for State elections is to be called the <i>State ster of Candidates</i> and the register for local government elections is to be called <i>Local Government Register of Candidates</i> .	31 32 33 34		
	(3)		Register of Candidates for a general election is to be kept as from the election for the previous general election.	35 36		
	(4)		Register of Candidates is to include the following particulars in relation to a idate:	37 38		
		(a)	the full name and enrolled address of the candidate,	39		
		(b)	the candidate's party or group affiliation (if any),	40		
		(c)	in the case of a State election, the House of Parliament for which the candidate is a candidate,	41 42		
		(d)	in the case of a local government election, the council for which the candidate is a candidate.	43 44		

		(e)	the a	iddress of the candidate's campaign headquarters in New South Wales,	1			
		(f)		culars of the platform or objectives of the candidate, if the candidate ests the Electoral Commission to include those particulars,	3			
		(g)	such	other particulars as may be prescribed by the regulations,	4			
		(h)	such	other particulars as the Electoral Commission thinks fit.	5			
	(5)	The group		ter of Candidates is to include the following particulars in relation to a	6			
		(a)	the n	name of the group (if any),	8			
		(b)	the n	names of the candidates comprising the group,	ć			
		(c)	the o	order of the names of the candidates comprising the group,	10			
		(d)	the p	party affiliation of the group (if any),	11			
		(e)		culars of the platform or objectives of the group, if the group requests the toral Commission to include those particulars,	12 13			
		(f)	such	other particulars as may be prescribed by the regulations,	14			
		(g)	such	other particulars as the Electoral Commission thinks fit.	15			
	(6)			er of Candidates is to be kept in the manner and form determined by the commission.	16 17			
106	Deemed registration of nominated candidates and groups (cf section 32A EFED Act)							
	(1)	A person nominated as a candidate at an election in accordance with the <i>Electoral Act 2017</i> or in accordance with the <i>Local Government Act 1993</i> is taken to be registered under this Act as a candidate for the election.						
	(2)	The candidates who comprise a group at an election are taken to be registered under this Act as a group for the election.						
	(3)	Cand	lidates	oral Commission is to make appropriate recordings in the Register of for an election to give effect to the deemed registration of a candidate or er this section for the election.	24 25 26			
107	Applications for registration of candidates (cf section 33 EFED Act)							
	(1)			tion to register a person as a candidate in the Register of Candidates for a ction is to be made to the Electoral Commission by the person.	28 29			
	(2)	An a	pplicat	tion for registration must:	30			
				nade in the manner and form approved by the Electoral Commission, and	31			
		(b)	for t	eceived by the Electoral Commission on or before the day of nomination he general election and after the election day for the previous general tion, and	32 33 34			
		(c)	set o	out the following particulars:	35			
			(i)	the full name and enrolled address of the candidate,	36			
			(ii)	the candidate's party or group affiliation (if any),	37			
			(iii)	in the case of a State election, the House of Parliament for which the candidate is a candidate,	38 39			
			(iv)	in the case of a local government election, the council for which the candidate is a candidate,	40 41			
			(v)	the address of the candidate's campaign headquarters in New South Wales,	42 43			

			(vi)	particulars of the platform or objectives of the candidate, if the candidate requests the Electoral Commission to include those particulars in the Register of Candidates,	1 2 3
			(vii)	such other particulars as may be prescribed by the regulations,	4
			viii)	such other particulars as the Electoral Commission thinks fit.	5
108	Appl	lication	for re	egistration of groups (cf section 34 EFED Act)	6
	(1)			tion to register a group of candidates in the Register of Candidates for a ction is to be made to the Electoral Commission by the candidates.	7 8
	(2)	An ap	plicat	tion for registration must:	9
		(a)	be m	ade in the manner and form approved by the Electoral Commission, and	10
		(b)	for th	ceived by the Electoral Commission on or before the day of nomination he general election and after the election day for the previous general ion, and	11 12 13
		(c)	set or	ut the following particulars:	14
			(i)	the name of the group (if any),	15
			(ii)	the names of the candidates comprising the group,	16
			(iii)	the order of the names of the candidates comprising the group,	17
			(iv)	the party affiliation of the group (if any),	18
			(v)	particulars of the platform or objectives of the group, if the group requests the Electoral Commission to include those particulars in the Register of Candidates,	19 20 21
			(vi)	such other particulars as may be prescribed by the regulations,	22
			(vii)	such other particulars as the Electoral Commission thinks fit.	23
109	Dete	rminat	ion of	application to register candidates (cf section 36 EFED Act)	24
	(1)	The E	Elector	ral Commission may:	25
		(a)			26 27
		(b)	refus	e to register the person.	28
	(2)	 (a) register a person as a candidate in the Register of Candidates for a general election, or (b) refuse to register the person. (2) The Electoral Commission must not register a candidate in the Register of Candidates for a general election if the application for registration of the candidate was received by the Electoral Commission after the day of nomination for the general election. (3) Without limiting subsection (1), the Electoral Commission may refuse to register a 			
	(3)	candi partic corre	date i culars i ct, but		33 34 35 36 37
	(4)	If the	Electo	oral Commission refuses to register a candidate under subsection (3):	38
		(a)		lectoral Commission is, as soon as is reasonably practicable, to notify the idate of the refusal and of the reasons for the refusal, and	39 40
		(b)	Elect	andidate may, within 30 days after the date of the notification by the coral Commission, amend the application for registration by substituting elevant particulars, and	41 42 43
		(c)		imended application is taken to have been received by the Electoral mission when the original application was received by it.	44 45

110	Dete	rmina	tion of application to register groups (cf section 37 EFED Act)	1			
	(1)	The 1	Electoral Commission may:	2			
	, ,	(a)	register a group in the Register of Candidates for a general election, or	3			
		(b)	refuse to register the group.	4			
	(2)	a ger	Electoral Commission must not register a group in the Register of Candidates for neral election if the application for registration of the group was received by the toral Commission after the day of nomination for the general election.	5 6 7			
	(3)	group partic corre	nout limiting subsection (1), the Electoral Commission may refuse to register a p if the Electoral Commission believes on reasonable grounds that any culars in the application for registration of the group are incomplete or not ect, but may, if the Electoral Commission thinks fit, register the group despite such defect.	8 9 10 11 12			
	(4)	If the	e Electoral Commission refuses to register a group under subsection (3):	13			
		(a)	the Electoral Commission is, as soon as is reasonably practicable, to notify the group of the refusal and of the reasons for the refusal, and	14 15			
		(b)	the group may, within 30 days after the date of the notification by the Electoral Commission, amend the application for registration by including or substituting the relevant particulars, and	16 17 18			
		(c)	the amended application is taken to have been received by the Electoral Commission when the original application was received by it.	19 20			
	(5)		Electoral Commission may refuse to register a group if, in the opinion of the toral Commission, the name of the group is obscene or offensive.	21 22			
	(6)	If the	e Electoral Commission refuses to register a group under subsection (5):	23			
		(a)	the Electoral Commission is, as soon as is reasonably practicable, to notify the group of the refusal and of the reasons for the refusal, and	24 25			
		(b)	the group may, within 30 days after the date of the notification by the Electoral Commission, amend the application for registration by substituting the name of the group, and	26 27 28			
		(c)	the amended application is taken to have been received by the Electoral Commission when the original application was received by it.	29 30			
111	_		ent to notify Electoral Commission of changes in registered particulars 8 EFED Act)	31 32			
	(1)	If a change occurs in any of the particulars stated in the Register of Candidates in relation to a candidate or group (being particulars of the kind required to be stated in an application for registration of the candidate or group), the candidate or group must, within 30 days after the date of the change, notify the Electoral Commission of the change in the manner and form approved by the Electoral Commission.					
		Max	imum penalty: 2 penalty units.	38			
	(2)						
	(3)	If a c subse or gr	candidate or group fails to notify the Electoral Commission in accordance with ection (2), the Electoral Commission may cancel the registration of the candidate roup.	45 46 47			

	(4)	The regulations may provide that this section does not apply to particulars or variations of a class or description specified in the regulations for the purposes of this subsection.	1 2 3					
112	Variation and cancellation of registration							
	(1)	The Electoral Commission is to vary the particulars set out in the Register of Candidates in relation to a candidate or group in accordance with a notification provided by, or in accordance with the written request of, the candidate or group, unless the Electoral Commission believes on reasonable grounds that the varied particulars are not correct.	5 6 7 8					
	(2)	The Electoral Commission may cancel the registration of a candidate or group at the written request of the candidate or group.	10 11					
	(3)	The Electoral Commission may, of its own accord or on request, omit any particulars from the Register of Candidates if it is satisfied that the particulars are not correct.	12 13					
	(4)	The Electoral Commission may, of its own accord or on request, include any particulars in the Register of Candidates if it is satisfied that the particulars are correct.	14 15 16					
	(5)							
	(6)	The regulations may provide that subsection (1) does not apply to particulars or variations of a class or description specified in the regulations for the purposes of this subsection.	19 20 21					
Divi	sion	3 Register of Associated Entities	22					
113	Register of Associated Entities							
	(1)	The Electoral Commission is to keep a register of associated entities called the <i>Register of Associated Entities</i> .	24 25					
	(2)	The Register of Associated Entities is to include:	26					
		(a) the full name and address of the associated entity, and	27					
		(b) such other particulars as may be prescribed by the regulations, and	28					
		(c) any other particulars that the Electoral Commission thinks fit to include in the Register.	29 30					
	(3)	The Register of Associated Entities is to be kept on a continuous basis.	31					
	(4)	The Register of Associated Entities is to be kept in the manner and form determined by the Electoral Commission.						
114	Appl	lications for registration	34					
	(1)	An application for registration in the Register of Associated Entities may be made to the Electoral Commission by the associated entity or the associated entity's official agent.	35 36 37					
	(2)	An application for registration must:	38					
		(a) be made in the manner and form approved by the Electoral Commission, and	39					
		(b) set out the following particulars:	40					
		(i) the full name and address of the associated entity,	41					
		(ii) such other particulars as may be prescribed by the regulations, and	42					

		(c)	be accompanied by an appointment of the official agent of the associated entity.	1 2			
115	Dete	rmina	tion of application	3			
	(1)	The l	Electoral Commission may:	4			
		(a)	register the associated entity, or	5			
		(b)	refuse to register the associated entity.	6			
	(2)	assoc groun corre	out limiting subsection (1), the Electoral Commission may refuse to register an elated entity if the Electoral Commission is of the opinion, on reasonable ands, that any particulars in the application for registration are incomplete or not ect, but may, if the Electoral Commission thinks fit, register the associated entity ite any such defect.	7 8 9 10 11			
	(3)	If the	e Electoral Commission refuses to register a person as an associated entity:	12			
		(a)	the Electoral Commission is, as soon as is reasonably practicable, to notify the associated entity's official agent of the refusal and of the reasons for the refusal, and	13 14 15			
		(b)	the official agent may, within 30 days after the date of the notification by the Electoral Commission, amend the application for registration by substituting the relevant particulars, and	16 17 18			
		(c)	the amended application is taken to have been received by the Electoral Commission when the original application was received by it.	19 20			
116	Requirement to notify Electoral Commission of changes in registered particulars						
	(1)	Entit requi assoc notif	change occurs in any of the particulars stated in the Register of Associated ies in relation to a registered associated entity (being particulars of the kind ared to be stated in an application for registration of an associated entity), the ciated entity's official agent must, within 30 days after the date of the change, by the Electoral Commission of that change in the manner and form approved by electoral Commission.	22 23 24 25 26 27			
		Max	imum penalty: 2 penalty units.	28			
	(2)	entity partion in wr Com	e Electoral Commission believes on reasonable grounds that an associated y's official agent has not notified the Electoral Commission of a change in culars as referred to in subsection (1), the Electoral Commission may, by notice iting served on the official agent, require the official agent to notify the Electoral mission of the change before the date specified in the notice, or before the date piry of the period of 30 days after service of the notice, whichever is later.	29 30 31 32 33 34			
	(3)	acco	associated entity's official agent fails to notify the Electoral Commission in rdance with subsection (2), the Electoral Commission may cancel the tration of the associated entity.	35 36 37			
117	Varia	ation a	nd cancellation of registration	38			
	(1)	Asso notifientity	Electoral Commission is to vary the particulars set out in the Register of ciated Entities in relation to a registered associated entity in accordance with a ication provided by, or in accordance with the written request of, the associated y's official agent, unless the Electoral Commission believes on reasonable ands that the varied particulars are not correct.	39 40 41 42 43			
	(2)		Electoral Commission may cancel the registration of an associated entity at the en request of the associated entity's official agent.	44 45			

	(3)		Electoral Commission may, of its own accord or on request, omit any particulars the Register of Associated Entities if it is satisfied that the particulars are not ect.	1 2 3		
	(4)	partic	Electoral Commission may, of its own accord or on request, include any culars in the Register of Associated Entities if it is satisfied that the particulars orrect.	4 5		
	(5)		Electoral Commission is to notify the relevant official agent of any variations e to the Register of Associated Entities under this section.	7		
Divi	sion 4	4	Register of Third-party Campaigners (cf Division 2A, Part 4 EFED Act)	ç		
118	Regis	ster of	f Third-party Campaigners (cf section 38A EFED Act)	10		
	(1)		Electoral Commission is to keep a register of third-party campaigners for each ral election to be called the <i>Register of Third-party Campaigners</i> .	11 12		
	(2)	for S called gover	Electoral Commission is to keep separate Registers of Third-party Campaigners State and local government elections. The register for State elections is to be d the <i>State Register of Third-party Campaigners</i> and the register for local enment elections is to be called the <i>Local Government Register of Third-party paigners</i> .	13 14 15 16 17		
	(3)		Register of Third-party Campaigners for a general election is to be kept as from lection day for the previous general election.	18 19		
	(4)	The F	Register of Third-party Campaigners is to include:	20		
		(a)	the full name and address of the third-party campaigner, and	21		
		(b)	such other particulars as may be prescribed by the regulations, and	22		
		(c)	such other particulars as the Electoral Commission thinks fit.	23		
	(5)		ect to this Act, the Register of Third-party Campaigners is to be kept in the form manner determined by the Electoral Commission.	24 25		
119	Appli	cation	ns for registration (cf section 38C EFED Act)	26		
	(1)	•				
	(2)	An ap	pplication for registration must:	30		
		(a)	be made in the manner and form approved by the Electoral Commission, and	31		
		(b)	be made during the period beginning on the election day for the previous general election and ending on the 7th day before the election day for the general election concerned, and	32 33 34		
		(c)	set out the following particulars:	35		
			(i) the full name and address of the person,	36		
			(ii) such other particulars as may be prescribed by the regulations, and	37		
		(d)	be accompanied by an appointment of the official agent of the third-party campaigner.	38 39		

120	Dete	rminat	ion of application (cf section 38E EFED Act)	
	(1)	The E	Electoral Commission may:	
		(a)	register a person as a third-party campaigner in the Register of Third-party Campaigners for a general election, or	
		(b)	refuse to register the person.	
	(2)	regist	Electoral Commission must not register a person if the application for tration was received by the Electoral Commission after the 7th day before the on day for the general election concerned.	
	(3)	Without limiting subsection (1), the Electoral Commission may refuse to register a person if the Electoral Commission believes on reasonable grounds that any particulars in the person's application for registration are incomplete or not correct, but may, if the Electoral Commission thinks fit, register the person despite any such defect.		
	(4)		Electoral Commission refuses to register a person as a third-party campaigner subsection (3):	
		(a)	the Electoral Commission is, as soon as is reasonably practicable, to notify the person's official agent of the refusal and of the reasons for the refusal, and	
		(b)	the official agent may, within 30 days after the date of the notification by the Electoral Commission, amend the application for registration by substituting the relevant particulars, and	
		(c)	the amended application is taken to have been received by the Electoral Commission when the original application was received by it.	
121 Requirement to notify Electoral Commission of changes in registere (cf section 38F EFED Act)			nt to notify Electoral Commission of changes in registered particulars	
	(1)	Camp stated must,	change occurs in any of the particulars stated in the Register of Third-party paigners in relation to a person (being particulars of the kind required to be in an application for registration of the person), the person's official agent within 30 days after the date of the change, notify the Electoral Commission of hange in the manner and form approved by the Electoral Commission.	
		Maxi	mum penalty: 2 penalty units.	
	(2)	camp partic in wri Com	e Electoral Commission believes on reasonable grounds that a third-party aigner's official agent has not notified the Electoral Commission of a change in culars as referred to in subsection (1), the Electoral Commission may, by notice iting served on the official agent, require the official agent to notify the Electoral mission of the change before the date specified in the notice, or before the date piry of the period of 30 days after service of the notice, whichever is later.	
	(3)	in ac	nird-party campaigner's official agent fails to notify the Electoral Commission ecordance with subsection (2), the Electoral Commission may cancel the tration of the third-party campaigner.	
	(4)	variat	regulations may provide that this section does not apply to particulars or tions of a class or description specified in the regulations for the purposes of this action.	
122	Varia	ation a	nd cancellation of registration	
	(1)	Third providunles	Electoral Commission is to vary the particulars set out in the Register of l-party Campaigners in relation to a person in accordance with a notification ded by, or in accordance with the written request of, the person's official agent, so the Electoral Commission believes on reasonable grounds that the varied culars are not correct.	

	(2)	The Electoral Commission may cancel the registration of a third-party campaigner at the written request of the person's official agent.	1 2		
	(3)	The Electoral Commission may, of its own accord or on request, omit any particulars from the Register of Third-party Campaigners if it is satisfied that the particulars are not correct.	3 4 5		
	(4)	The Electoral Commission may, of its own accord or on request, include any particulars in the Register of Third-party Campaigners if it is satisfied that the particulars are correct.	6 7 8		
	(5)	The Electoral Commission is to notify the relevant official agent of any variations made to the Register of Third-party Campaigners under this section.	9 10		
	(6)	The regulations may provide that subsection (1) does not apply to particulars or variations of a class or description specified in the regulations for the purposes of this subsection.	11 12 13		
Divi	sion	Register of Party Agents (cf Division 3, Part 4 EFED Act)	14		
123	Regi	ster of Party Agents (cf sections 39 and 40 EFED Act)	15		
	(1)	The Electoral Commission is to keep a register of party agents called the <i>Register of Party Agents</i> .	16 17		
	(2)	The Electoral Commission is to keep separate Registers of Party Agents for State and local government elections. The register for State elections is to be called the <i>State Register of Party Agents</i> and the register for local government elections is to be called the <i>Local Government Register of Party Agents</i> .	18 19 20 21		
	(3)	The Register of Party Agents is to include the following particulars in relation to each party agent:	22 23		
		(a) the name of the party agent,	24		
		(b) the name of the party that appointed the party agent,	25		
		(c) the address and occupation of the party agent,	26		
		(d) such other particulars as the Electoral Commission thinks fit.	27		
	(4)	The Register of Party Agents is to be kept on a continuous basis.	28		
	(5)	The Register of Party Agents is to be kept in the manner and form determined by the Electoral Commission.	29 30		
124	Appointment and revocation of appointment of party agents (cf section 41 EFED Act)				
	(1)	A party must appoint one party agent.	32		
	(2)	A party agent must be a senior office holder of the party.	33		
	()	Note. See section 104 (Qualification of persons to be appointed as party or official agents), which provides that certain persons are not qualified to be appointed as party agents.	34 35		
	(3)	The appointment of a party agent may be revoked.	36		
	(4)	If a party agent dies or resigns or the party agent's appointment is revoked, the party that appointed the party agent must, within 30 days of the death, resignation or revocation, give notice of that fact in writing to the Electoral Commission.	37 38 39		
	(5)	If a party agent dies or resigns or the party agent's appointment is revoked, the party that appointed the party agent must, within 30 days of the death, resignation or revocation, appoint another party agent in his or her place.	40 41 42		

	(6)	If a p	party fails to comply with a provision of this section:	1
		(a)	the party is guilty of an offence and liable to a penalty not exceeding 200 penalty units, and	2
		(b)	each person who, at the time the failure occurred, was an officer of the party is guilty of an offence and liable to a penalty not exceeding 100 penalty units.	4 5
	(7)	party party	any time a party does not have a party agent appointed under this section, the agent is the person who holds office at that time as the registered officer of the under the <i>Electoral Act 2017</i> or under the <i>Local Government Act 1993</i> , as the requires.	6 7 8 9
125	Proc	edure	for appointing or revoking appointment of party agents	10
	(1)		appointment, or the revocation of the appointment, of a party agent is to be made otice in writing to the Electoral Commission.	11 12
	(2)		appointment, or the revocation of the appointment, of a party agent does not take t until the appropriate action has been taken under section 126.	13 14
	(3)		giving of notice under this Division is to be in the manner and form approved by electoral Commission.	15 16
	(4)		otice of the appointment of a party agent is not properly given unless it is impanied by the signed acceptance of appointment of the person appointed.	17 18
	(5)		erson appointed to any office or position under the <i>Electoral Act 2017</i> is not ble to be a party agent.	19 20
126	Amendment of Register (cf sections 42 and 43 EFED Act)			
	(1)		eccipt of a notice of the appointment of a party agent provided under this sion, the Electoral Commission is to register the party agent.	22 23
	(2)	appo	receipt of a notice of the death or resignation, or the revocation of the intment, of a party agent, the Electoral Commission is to cancel the registration e party agent.	24 25 26
	(3)		Electoral Commission may reject a notice referred to in subsection (1) or (2) if, opinion, the notice is not in accordance with this Act.	27 28
	(4)	The l	Electoral Commission may amend the Register of Party Agents by:	29
		(a)	recording a registration of a party agent, or	30
		(b)	recording a cancellation of the registration of a party agent, or	31
		(c)	correcting a mistake or omission, or	32
		(d)	recording a change in the name, address or occupation of a party agent or a change in the name of the party by which a party agent was appointed.	33 34
Divi	sion	6	Register of Official Agents (cf Division 4, Part 4 EFED Act)	35
127	Regi	ster of	f Official Agents (cf sections 44 and 45 EFED Act)	36
	(1)	The lelection	Electoral Commission is to keep a register of official agents for each general ion called the <i>Register of Official Agents</i> .	37 38
	(2)	The election	Register of Official Agents for a general election is to be kept as from the ion day for the previous general election.	39 40
	(3)		ect to this Act, the Register of Official Agents is to be kept in the manner and determined by the Electoral Commission.	41 42

	(4)	The Register of Official Agents is to include the following particulars:	1
		(a) the name, address and occupation of the official agent,	2
		(b) the name of the associated entity or third-party campaigner that appointed the official agent,	3 4
		(c) such other particulars as may be prescribed by the regulations,	5
		(d) such other particulars as the Electoral Commission thinks fit.	6
128	Offic	cial agents of associated entities and third-party campaigners	7
	(cf se	ection 46B EFED Act)	8
	(1)	An associated entity or a third-party campaigner may appoint one official agent (an <i>appointed official agent</i>).	9 10
		Note. See section 104 (Qualification of persons to be appointed as party or official agents)— which provides that certain persons are not qualified to be appointed as official agents.	11 12
		If an associated entity or third-party campaigner does not appoint an official agent, the Electoral Commission can designate a person as official agent. See paragraph (b) of the definition of official agent in section 4.	13 14 15
	(2)	The appointment of an official agent may be revoked.	16
	(3)	If the appointed official agent of an associated entity or a third-party campaigner dies or resigns, the associated entity or third-party campaigner must, within 30 days of the death or resignation, give notice of that fact in writing to the Electoral Commission.	17 18 19
	(4)	If an appointed official agent of an associated entity or a third-party campaigner dies or resigns or his or her appointment is revoked, the associated entity or third-party campaigner may appoint another official agent in his or her place.	20 21 22
129		edure for appointing or revoking appointment of official agents	23 24
	(1)	The appointment, or the revocation of the appointment, of an official agent is to be made by notice in writing to the Electoral Commission.	25 26
	(2)	The giving of a notice under this Division is to be in the manner and form approved by the Electoral Commission.	27 28
	(3)	A notice of the appointment of an official agent is not properly given unless it is accompanied by the signed acceptance of appointment of the person appointed.	29 30
	(4)	A person appointed to any office or position under the <i>Electoral Act 2017</i> is not eligible to be an official agent.	31 32
130	Entr	ies in register (cf section 47 EFED Act)	33
	(1)	On receipt of a notice of the appointment of an official agent under this Division, the Electoral Commission is to register the official agent.	34 35
	(2)	On receipt of a notice of the death or resignation, or the revocation of the appointment, of an official agent, the Electoral Commission is to cancel the registration of the official agent.	36 37 38
	(3)	The Electoral Commission may reject a notice referred to in subsection (1) or (2) if, in its opinion, the notice is not in accordance with this Act.	39 40
	(4)	The Electoral Commission may include in the Register of Official Agents particulars of the persons who are official agents because of the office they hold and not because of an appointment under this Division.	41 42 43

131	Ame	ndme	nt of Register (cf section 48 EFED Act)	1
		The	Electoral Commission may amend the Register of Official Agents by:	2
		(a)	recording the registration of an official agent, or	3
		(b)	recording the cancellation of the registration of an official agent, or	4
		(c)	correcting a mistake or omission, or	5
		(d)	recording a change in the name, address or occupation of an official agent or, in the case of an official agent appointed by a group, a change in the composition or name of the group.	6 7 8
Divi	sion	7	Registers for by-elections (cf Division 5, Part 4 EFED Act)	9
132	App	icatio	n of this Division (cf section 50 EFED Act)	10
			Division applies to and in respect of each by-election (referred to in this sion as <i>the by-election</i>) at which there are 2 or more candidates for election.	11 12
133	Regi	sters	for by-elections (cf section 51 EFED Act)	13
	(1)	Can	Electoral Commission is to keep 3 registers, to be called the <i>Register of didates</i> , the <i>Register of Third-party Campaigners</i> and the <i>Register of Official nts</i> respectively, for the by-election.	14 15 16
	(2)		registers may be established on a date determined by the Electoral Commission published on its website but must be established by the following days:	17 18
		(a)	in the case of a State election—the day of the issue of the writ for the by-election,	19 20
		(b)	in the case of a local government election—the day for the close of the roll of electors for the by-election.	21 22
	(3)	Subject to this Act, the registers are to be kept in the manner and form determined be the Electoral Commission.		23 24
	(4)	Cano Ager Regi	provisions of Divisions 2, 4 and 6 apply to and in respect of the Register of didates, the Register of Third-party Campaigners and the Register of Official nts for the by-election in the same way as they apply to and in respect of the ster of Candidates, the Register of Third-party Campaigners and the Register of cial Agents under those Divisions, and apply as if:	25 26 27 28 29
		(a)	in the case of a State election, references to groups were omitted, and	30
		(b)	references to a general election were references to the by-election, and	31
		(c)	any other necessary adaptations were made.	32
Divi	sion	8	Miscellaneous (cf Division 6, Part 4 EFED Act)	33
134	Publ	ic acc	eess to registers (cf section 52 EFED Act)	34
			registers kept under this Part are to be retained by the Electoral Commission and o be made available for public inspection on its website.	35 36
135	Stati	utory	declarations (cf section 53 EFED Act)	37
			Electoral Commission may require any particulars in an application or notice or this Part to be verified by statutory declaration.	38 39

Part	t 8	Financial provisions (cf Part 7 EFED Act)	1
136	Appro	oriation of Consolidated Fund for electoral funding (cf section 98 EFED Act)	2
		The Consolidated Fund is appropriated to the extent necessary for the payment of amounts in accordance with Part 4 (Public funding of State election campaigns) and Part 5 (Administrative and New Party policy development funding).	3 4 5
137	Mone	received by Electoral Commission (cf section 100 EFED Act)	6
		Any money received or recovered by the Electoral Commission is to be paid to the Consolidated Fund.	7
138	Finan	ial year of the Electoral Commission (cf section 101 EFED Act)	ç
		The financial year of the Electoral Commission is:	10
		(a) where no period is prescribed as referred to in paragraph (b)—the year commencing on 1 July, or	11 12
		(b) the period (not exceeding 2 years) prescribed by the regulations for the purposes of this section.	13 14

Par	t 9	Inv	estigation powers	1
139	Insp	ection	of documents (cf section 110 EFED Act)	2
	(1)		he purpose of ascertaining whether this Act is being or has been contravened, an ector may:	3 4
		(a)	enter at any reasonable time any place at which the inspector has reasonable grounds to believe that relevant documents are kept, and	5 6
		(b)	request the owner or occupier of the place to produce for inspection any relevant documents at the place, and	7 8
		(c)	request any person employed or engaged at the place to produce for inspection any relevant documents that are in the custody or under the control of that person, and	9 10 11
		(d)	examine any person at a place entered with respect to matters under this Act, and	12 13
		(e)	examine and inspect any relevant documents at the place, and	14
		(f)	copy, or take extracts from, any relevant documents at the place, and	15
		(g)	make such examinations and inquiries as the inspector considers necessary.	16
	(2)	A pe	rson must not:	17
		(a)	refuse or intentionally delay the admission to any place of an inspector in the exercise of the inspector's functions under this section, or	18 19
		(b)	intentionally obstruct an inspector in the exercise of the inspector's functions under this section, or	20 21
		(c)	fail to comply with a request of an inspector made under this section.	22
		Max	imum penalty: 200 penalty units.	23
	(3)	In th	is section:	24
		other	cant document means a document (whether in writing, in electronic form or rwise) held by or on behalf of, or a financial document that relates to, any of the wing:	25 26 27
		(a)	a party, elected member, group, candidate, third-party campaigner, associated entity, party agent or official agent,	28 29
		(b)	a former party, elected member, group, candidate, third-party campaigner, associated entity, party agent or official agent.	30 31
140	Power to require provision of documents and information (cf section 110A EFED Act)		equire provision of documents and information (cf section 110A EFED Act)	32
	(1)	The l	Electoral Commission may, by notice in writing to a person, require the person:	33
		(a)	to provide such information as the Electoral Commission reasonably requires for the purposes of the enforcement of this Act, or	34 35
		(b)	to produce to the Electoral Commission, at the place and time specified in the notice, any document that the Electoral Commission reasonably requires for the purposes of the enforcement of this Act, or	36 37 38
		(c)	to answer questions about any matters in respect of which information is reasonably required for the purposes of the enforcement of this Act, or	39 40
		(d)	to attend at a specified place and time to answer questions under this section if attendance at that place is reasonably required in order that the questions can be properly put and answered.	41 42 43

	(2)	The place and time at which a person may be required to produce a document, or to attend and answer questions, is to be a place and time nominated by the Electoral Commission that is reasonable in the circumstances.	1 2 3
	(3)	A notice under this section that requires a person to produce a document may only require a person to produce existing documents that are in the person's possession or that are within the person's power to obtain lawfully.	4 5 6
	(4)	The Electoral Commission may take copies of any documents provided under this section.	7 8
	(5)	If the Electoral Commission has reason to believe that any documents provided under this section are evidence of an offence against this Act or the regulations, the Electoral Commission may retain the documents until proceedings for the offence have been heard and determined.	9 10 11 12
	(6)	A person who, without reasonable excuse, fails to comply with a requirement made of the person under this section is guilty of an offence. Maximum penalty: 200 penalty units.	13 14 15
	(7)	A person who provides any document or information, or answers any question, in purported compliance with a requirement made under this section, knowing that the document, information or answer is false or misleading in a material particular, is guilty of an offence. Maximum penalty: 400 penalty units or imprisonment for 2 years, or both.	16 17 18 19
	(8)	A function conferred on the Electoral Commission by this section may be exercised by an inspector authorised by the Electoral Commission to exercise its functions under this section.	21 22 23
	(9)	A notice may be given under this section to a person in respect of a matter even though the person is (or the document or information is held) outside the State or the matter occurred or is located outside the State, so long as the matter affects a matter to which this Act relates.	24 25 26 27
141	App	ointment and identification of inspectors	28
	(1)	The Electoral Commission may appoint any of the following persons as an inspector for the purposes of this Act:	29 30
		(a) a member of staff of the Electoral Commission,	31
		(b) a person belonging to a class of persons prescribed by the regulations.	32
	(2)	The Electoral Commission is to cause each inspector to be issued with a means of identification in the form approved by the Electoral Commission.	33 34
	(3)	In the course of exercising the functions of an inspector under this Act, the inspector must, if requested to do so by any person affected by the exercise of any such function, produce the inspector's identification for inspection by the person unless to do so would defeat the purpose for which the functions are to be exercised.	35 36 37 38
142	Arra	ngements with NSW Police Force	39
	(1)	The Electoral Commission may enter into an arrangement with the Commissioner of Police for a police officer to exercise the functions of an inspector under this Part.	40 41
	(2)	A police officer who exercises the functions of an inspector in accordance with the arrangement is taken to be an inspector for the purposes of this Act.	42 43

Par	t 10	Criminal and other proceedings	1
Divi	sion	1 Offences	2
143		nces relating to disclosures of political donations and electoral expenditure ction 96H EFED Act)	3 4
	(1)	A person who is required to lodge a declaration under Division 2 of Part 3 must do so within the time required. Maximum popular, 200 popular, units	5 6
	(2)	Maximum penalty: 200 penalty units. A person who, without reasonable excuse, lodges an incomplete declaration under Division 2 of Part 3 is guilty of an offence.	7 8 9
		Maximum penalty: 200 penalty units.	10
144	Offer	nces relating to assisting others lodging claims or disclosures	11
	(1)	An official agent or party agent must, in relation to a matter permitted or required to be disclosed under Division 2 of Part 3 by the official agent or party agent, use his or her best endeavours to ensure that the statements in a declaration of disclosures or request under this Act by the agent are not false or misleading in a material particular.	12 13 14 15
	(2)	A member of a group must, in relation to a matter permitted or required to be disclosed under Division 2 of Part 3 by the member on behalf of the group, use his or her best endeavours to ensure that the statements in a declaration of disclosures or request under this Act by the member are not false or misleading in a material particular.	16 17 18 19 20
	(3)	An elected member, member of a group or candidate must not, in relation to a matter required to be disclosed under Division 2 of Part 3 by a party agent, give or withhold information to or from the party agent knowing that it will result in the making of a false statement in a declaration of disclosures or request under this Act by the party agent.	21 22 23 24 25
	(4)	An associated entity or third-party campaigner must not, in relation to a matter required to be disclosed under Division 2 of Part 3 by the official agent of the associated entity or third-party campaigner, give or withhold information to or from the official agent knowing that it will result in the making of a false statement in a declaration of disclosures or request under this Act by the official agent.	26 27 28 29 30
	(5)	A candidate must not, in relation to any matter to be included in a claim for a payment under Part 4 (Public funding of State election campaigns) or Part 5 (Administrative and New Party policy development funding), give or withhold information to or from the party agent of the candidate knowing that it will result in the making of a false or misleading claim by the party agent. Maximum penalty: 400 penalty units or imprisonment for 2 years, or both.	31 32 33 34 35 36
145	Offer	nces relating to caps on donations and expenditure (cf section 96HA EFED Act)	37
	(1)	A person who does any act that is unlawful under Division 3 or 4 of Part 3 is guilty of an offence if the person was, at the time of the act, aware of the facts that result in the act being unlawful.	38 39 40
	(2)	A person who makes a donation with the intention of causing the donation to be accepted in contravention of Division 3 of Part 3 is guilty of an offence. Maximum penalty: 400 penalty units or imprisonment for 2 years, or both.	41 42 43

146	Offence relating to scheme to circumvent political donation or expenditure prohibitions or restrictions (cf section 96HB EFED Act)				
	(1)	A person who enters into or carries out a scheme (whether alone or with others) for the purpose of circumventing a prohibition or requirement of Part 3 with respect to political donations or electoral expenditure is guilty of an offence.	3 4 5		
		Maximum penalty (on conviction on indictment): Imprisonment for 10 years.	6		
	(2)	It does not matter that the person also enters into or carries out the scheme for other purposes.	7 8		
	(3)	In this section:	9		
		scheme includes an arrangement, an understanding or a course of conduct.	10		
147		r offences relating to political donations and electoral expenditure ction 96l EFED Act)	11 12		
	(1)	A person who does any act that is unlawful under Division 5, 6 or 7 of Part 3 is guilty of an offence if the person was, at the time of the act, aware of the facts that result in the act being unlawful.	13 14 15		
		Maximum penalty: 400 penalty units or imprisonment for 2 years, or both.	16		
	(2)	A person must keep the following for a period of at least 3 years:	17		
		(a) a record made by the person under section 45 relating to a reportable political donation,	18 19		
		(b) any other record that is required by the regulations to be kept by the person for the purposes of this subsection.	20 21		
		Maximum penalty: In the case of a party, 200 penalty units or in any other case, 100 penalty units.	22 23		
148	False	e or misleading information	24		
	(1)	A person who provides information to the Electoral Commission that the person knows to be false or misleading in a material particular:	25 26		
		(a) in or in connection with any application, claim, request, notice, declaration or other disclosure under this Act, or	27 28		
		(b) in purported compliance with any requirement imposed by or under this Act, is guilty of an offence.	29 30		
	(2)	A person who, in a document required to be lodged by or for the purposes of this Act, makes, or causes or permits the making of, a statement that is false or misleading in a material particular, without having taken reasonable steps to ensure that the statement was not false or misleading in a material particular, is guilty of an offence.	31 32 33 34		
	(3)	A person who, in a document required to be lodged by or for the purposes of this Act, omits, or causes or permits the omission of, any matter or thing without which the document is misleading in a material particular, without having taken reasonable steps to ensure that the document did not omit any matter or thing without which the document would be misleading in a material particular, as the case may be, is guilty of an offence.	35 36 37 38 39 40		
	(4)	A person who, in relation to any matter to be included in a document required to be lodged by or for the purposes of this Act, gives or withholds giving information to the person who is to lodge the document knowing that it will result in the making of a false or misleading statement in whole or in part is guilty of an offence. Maximum penalty: 400 penalty units or imprisonment for 2 years, or both.	41 42 43 44 45		

Division 2		2	Proceedings generally	1
149	Natu	ire of p	proceedings for offences (cf section 111 EFED Act)	2
	(1)	Proce	eedings for an offence against this Act or the regulations may be dealt with:	3
		(a)	summarily before the Local Court, or	4
		(b)	summarily before the Supreme Court in its summary jurisdiction.	5
	(2)	the L	occeedings are brought in the Local Court, the maximum monetary penalty that ocal Court may impose for the offence is 200 penalty units, despite any higher mum monetary penalty provided in respect of the offence.	6 7 8
	(3)		eedings in respect of an offence against this Act or the regulations may only be nenced within 10 years after the offence was committed.	9 10
	(4)		eedings in respect of an offence against this Act or the regulations may only be nenced with the consent of the Electoral Commission.	11 12
	(5)	again	section (other than subsection (4)) does not apply to proceedings for an offence est section 146 (Offence relating to scheme to circumvent political donation or nditure prohibitions or restrictions).	13 14 15
150	Pena	alty no	tices (cf section 111A EFED Act)	16
	(1)		uthorised officer may issue a penalty notice to a person if it appears to the officer he person has committed a penalty notice offence.	17 18
	(2)		nalty notice offence is an offence against this Act or the regulations that is ribed by the regulations as a penalty notice offence.	19 20
	(3)	Note. to hav	Fines Act 1996 applies to a penalty notice issued under this section. The Fines Act 1996 provides that, if a person issued with a penalty notice does not wish we the matter determined by a court, the person may pay the amount specified in the e and is not liable to any further proceedings for the alleged offence.	21 22 23 24
	(4)	presc	amount payable under a penalty notice issued under this section is the amount pribed for the alleged offence by the regulations (not exceeding the maximum ant of penalty that could be imposed for the offence by a court).	25 26 27
	(5)		section does not limit the operation of any other provision of, or made under, or any other Act relating to proceedings that may be taken in respect of offences.	28 29
	(6)		is section, <i>authorised officer</i> means an inspector within the meaning of on 141.	30 31
151			riminal proceedings against parties that are unincorporated associations	32 33
	(1)	uninc party name of co	following proceedings under a provision of this Act against a party that is an corporated association (whether the subject of the provision is described as a or a person) may be brought against the party in its own name (and not in the of any of its members), and, for the purposes of those proceedings, any rules curt relating to the service of documents, are taken to have effect as if the party a corporation:	34 35 36 37 38 39
		(a)	proceedings for an offence under this Act alleged to have been committed by a party,	40 41
	(2)	(b)	proceedings for the recovery of any amount from a party under this Act.	42
	(2)	undei	ine is imposed on a party that is an unincorporated association for an offence or this Act or such a party is required in proceedings under this Act to make a ment of an amount, the fine or amount:	43 44 45

		(a)	is payable out of the property of the party, and	1
		(b)	is not payable out of the property of a member or officer of the party unless the property is held for or on behalf of the party.	2
	(3)	uninc	Criminal Procedure Act 1986 has effect in a case in which a party that is an orporated association is charged with an offence under this Act in the same er as it has effect in the case of a corporation charged with such an offence.	4 5 6
152	Evide	ence (d	of section 114 EFED Act)	7
		purpo admis	rtificate signed by a person authorised by the Electoral Commission for the oses of this section certifying any one or more of the following matters is saible in criminal or civil proceedings under this Act and (in the absence of nee to the contrary) is evidence of the matters so certified:	8 9 10 11
		(a)	that a specified group, candidate, third-party campaigner or associated entity was or was not registered in a specified register kept under this Act at a specified time or during a specified period,	12 13 14
		(b)	that a specified party was or was not registered under the <i>Electoral Act 2017</i> or the <i>Local Government Act 1993</i> at a specified time or during a specified period,	15 16 17
		(c)	that a specified person was or was not registered as an agent in a specified register kept under this Act at a specified time or during a specified period,	18 19
		(d)	that there was no person registered at a specified time or during a specified period as the agent of a specified party, third-party campaigner or associated entity.	20 21 22

Par	t 11	Miscellaneous (cf Part 8 EFED Act)	1
153		toral Commission may educate and inform elected members and candidates	2
		The Electoral Commission may undertake educational and information programs to educate and inform parties, elected members, candidates, groups, third-party campaigners, associated entities, party agents, official agents and donors of their obligations under this Act.	3 4 5 6
154	Guid	elines (cf section 24 EFED Act)	7
	(1)	The Electoral Commission may, from time to time, determine and issue guidelines, not inconsistent with this Act or the regulations, for or with respect to any matters dealt with in this Act.	8 9 10
	(2)	In the operation and application of this Act, regard is to be had not only to the provisions of this Act and the regulations but also to the guidelines determined under subsection (1), and, in particular, the Electoral Commission is to have regard to those guidelines when dealing with applications, claims, caps and disclosures under this Act and the enforcement of this Act.	11 12 13 14 15
155	Exte	nsions of time (cf section 106 EFED Act)	16
	(1)	The Electoral Commission may, in any particular case, extend the time for doing anything under this Act, if it is satisfied that proper reasons exist justifying the extension.	17 18 19
	(2)	This section has effect:	20
		(a) despite any other provision of this Act (other than section 60), and	21
		(b) whether or not the time for doing the thing under the provision has expired.	22
156	Repo	orts to Parliament (cf section 107 EFED Act)	23
	(1)	As soon as practicable after, but within 4 months after, each reporting period, the Electoral Commission is to prepare and forward to the President of the Council and the Speaker of the Assembly a report of its work and activities under this Act for that reporting period.	24 25 26 27
	(2)	The Electoral Commission is required to include in the reports required by subsection (1) statistical information about the use of its enforcement powers under this Act.	28 29 30
	(3)	The Electoral Commission may prepare and forward to the President of the Council and the Speaker of the Assembly reports of its work and activities under this Act for such periods and at such times as the Electoral Commission thinks fit, in addition to the reports required by subsection (1).	31 32 33 34
	(4)	The President of the Council is to cause each such report to be laid before the Council as soon as practicable after the receipt by the President of the report.	35 36
	(5)	The Speaker of the Assembly is to cause each such report to be laid before the Assembly as soon as practicable after the receipt by the Speaker of the report.	37 38
	(6)	A reference in this section to a reporting period is a reference to each year ending on 30 June or to such other periods (each not exceeding 2 years) as the Governor may from time to time determine.	39 40 41
157	Com	pliance agreements (cf section 110B EFED Act)	42
	(1)	The Electoral Commission may enter into a written agreement (a <i>compliance agreement</i>) with any person affected by this Act for the purpose of ensuring that the person complies with this Act or remedies an apparent contravention of this Act.	43 44 45

A person affected by this Act includes a party, a group, an elected member, a candidate, a third-party campaigner and an associated entity. (3) A compliance agreement may specify the measures to be taken by the person affected by this Act to ensure that the person complies with this Act or remedies an apparent contravention of this Act. (4) A compliance agreement may be varied or terminated by further agreement between the parties. (5) The Supreme Court may, on application by the Electoral Commission, make a declaration that a person has contravened a compliance agreement, and may make ancillary orders to enforce the compliance agreement. 10 (6)This section does not affect proceedings for an offence in relation to a contravention 11 of this Act. 12 Regulations (cf section 117 EFED Act) 13 The Governor may make regulations, not inconsistent with this Act, for or with 14 respect to any matter that by this Act is required or permitted to be prescribed or that 15 is necessary or convenient to be prescribed for carrying out or giving effect to this 16 Act. 17 (2) The Minister, before a regulation is made under this Act, is to certify to the Governor 18 that the regulation is not unfairly biased against or in favour of any particular parties, 19 elected members, groups, candidates or other persons, bodies or organisations, but 20 nothing in this subsection affects the validity of that or any other regulation. 21 (3) Without limiting subsection (1), regulations may be made for or with respect to the 22 following: 23 (a) requiring the making, keeping and auditing of records of political donations 24 made or received, and electoral expenditure incurred, by parties, elected 25 members, groups, candidates and other persons, and requiring and otherwise 26 providing for the production, examination and copying of those records, 27 (b) requiring parties, elected members, groups, candidates, associated entities, 28 third-party campaigners, party agents and official agents to obtain valuations 29 from a valuer approved by the Electoral Commission of political donations 30 that are not gifts of money (or enabling the Electoral Commission to obtain 31 any such valuations), 32 requiring parties and third-party campaigners to make disclosures about the 33 receipt of indirect campaign contributions of the kind referred to in 34 section 47 (3), 35 compliance audits by or on behalf of the Electoral Commission in connection (d) 36 with disclosures under Part 3 (Political donations and electoral expenditure), 37 matters of a savings or transitional nature consequent on elected members, 38 candidates or groups of candidates becoming or ceasing to be members of 39 political parties (such as matters relating to disclosures of political donations 40 and electoral expenditure under Division 2 of Part 3 and the application of 41 management requirements under Division 5 of Part 3), 42

the exemption of any class or description of persons, organisations or bodies,

or of acts, matters or things, from all or any of the provisions of this Act.

The regulations may create offences punishable by a penalty not exceeding

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(f)

20 penalty units.

(4)

159 Repeal

The *Election Funding, Expenditure and Disclosures Act 1981* and the regulations made under that Act are repealed.

1

Scl	nedu	Ile 1 Adjustment for inflation of monetary caps (cf Schedule 1 EFED Act)	1
		,	2
1	Defii	nitions	3
		In this Schedule:	4
		adjustable amount means an amount that a provision of this Act provides is to be adjusted for inflation under this Schedule.	5 6
		Consumer Price Index means the Consumer Price Index (All Groups Index) for Sydney published by the Australian Statistician.	7 8
		Consumer Price Index number, in relation to a quarter, means the number for that quarter appearing in the Consumer Price Index.	9 10
2	Adju	stment of political donation caps	11
	(1)	Each of the adjustable amounts specified in a provision of Division 3 (Caps on political donations) of Part 3 (Political donations and electoral expenditure) and in section 47 (Prohibition on certain indirect campaign contributions) is to be adjusted for inflation for the 2018–2019 financial year and each subsequent financial year as provided by this clause.	12 13 14 15 16
	(2)	The adjustable amounts that are to apply for the 2018–2019 financial year are to be determined by multiplying the adjustable amounts specified in Division 3 (Caps on political donations) of Part 3 (Political donations and electoral expenditure) and in section 47 (Prohibition on certain indirect campaign contributions) by the annual increase in the Consumer Price Index during the previous financial year.	17 18 19 20 21
	(3)	The adjustable amounts that are to apply for a subsequent financial year are to be determined by multiplying the adjustable amounts that applied for the previous financial year by the annual increase in the Consumer Price Index during that previous financial year.	22 23 24 25
	(4)	The annual increase in the Consumer Price Index during a financial year is to be calculated as B/A where:	26 27
		A is the Consumer Price Index number for the last quarter for which such a number was published before the start of the financial year.	28 29
		B is the Consumer Price Index number for the last quarter for which such a number was published before the end of the financial year.	30 31
	(5)	If B/A is less than 1 (as a result of deflation), B/A is deemed to be 1.	32
	(6)	The Electoral Commission is to publish notice on the NSW legislation website and its website of the amount of each adjustable amount for a financial year (as adjusted under this Schedule):	33 34 35
		(a) in relation to the 2018–2019 financial year—as soon as possible after the commencement of this clause, and	36 37
		(b) in relation to any subsequent financial year—before the start of the financial year.	38 39
3	Adju	stment of electoral expenditure caps	40
	(1)	Each of the adjustable amounts specified in a provision of Division 4 (Caps on electoral expenditure for election campaigns) of Part 3 (Political donations and electoral expenditure) applies for the first election period that is current when the provision commences and is then to be adjusted for inflation for subsequent election periods as provided by this clause.	41 42 43 44 45

(2)

(3)	For the purposes of subclause (2), any local government general election held on a day other than a day specified by section 287 (1) of the <i>Local Government Act 1993</i> is to be disregarded.	5 6 7
	Note. The election period for local government general elections is the ordinary 4-year cycle and is to disregard early elections caused by mergers or other causes.	8 9
(4)	The adjustable amounts that are to apply for a subsequent election period are to be determined by multiplying the adjustable amounts that applied for the previous election period by the increase in the Consumer Price Index during that previous election period.	10 11 12 13
(5)	The increase in the Consumer Price Index during an election period is to be calculated as B/A where: A is the Consumer Price Index number for the last quarter for which such a number	14 15
	was published before the start of the election period.	16 17
	B is the Consumer Price Index number for the last quarter for which such a number was published before the end of the election period.	18 19
(6)	If B/A is less than 1 (as a result of deflation), B/A is deemed to be 1.	20
(7)	Before the start of each election period after the election period that is current when this clause commences, the Electoral Commission is to publish notice on the NSW legislation website and its website of the amount of each adjustable amount for the election period that results from an adjustment under this clause.	21 22 23 24
Adju	stment of public funding amounts	25
(1)	Each of the adjustable amounts specified in sections 67 and 69 is to be adjusted for inflation for the 2019 State general election and each subsequent State general election as provided by this clause.	26 27 28
(2)	An <i>election period</i> means the period between the dates of the return of the writs of successive State general elections.	29 30
(3)	The adjustable amounts that are to apply for the 2019 State general election are to be determined by multiplying the adjustable amounts specified in sections 67 and 69 by the increase in the Consumer Price Index during the election period commencing on the date of the return of the writs of the 2015 State general election and ending on the date of the return of the writs of the 2019 State general election.	31 32 33 34 35
(4)	The adjustable amounts that are to apply for a subsequent election period are to be determined by multiplying the adjustable amounts that applied for the previous election period by the increase in the Consumer Price Index during the previous election period.	36 37 38 39
(5)	The increase in the Consumer Price Index during an election period is to be calculated as B/A where:	40 41
	A is the Consumer Price Index number for the last quarter for which such a number was published before the start of the election period.	42 43
	B is the Consumer Price Index number for the last quarter for which such a number was published before the end of the election period.	44 45
(6)	If B/A is less than 1 (as a result of deflation), B/A is deemed to be 1.	46

An *election period* is the period between the end of an election day and the end of the election day of a successive general election.

Note. State general elections and local government general elections have different election periods.

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	(7)	The Electoral Commission is to publish notice on the NSW legislation website and its website of the amount of each adjustable amount for a State general election (as adjusted under this Schedule) before the start of the State election period concerned.
5	Adju	stment of administrative funding and new party policy development amounts
	(1)	Each of the adjustable amounts specified in a provision of Divisions 2 and 3 of Part 5 is to be adjusted for inflation as provided by this clause.
	(2)	The adjustable amounts that are to apply for the 2019 calendar year are to be determined by multiplying the adjustable amounts specified in a provision of Divisions 2 and 3 of Part 5 by the annual increase in the Consumer Price Index during the previous calendar year.
	(3)	The adjustable amounts that are to apply for a subsequent calendar year are to be determined by multiplying the adjustable amounts that applied for the previous calendar year by the annual increase in the Consumer Price Index during that previous calendar year.
	(4)	The annual increase in the Consumer Price Index during a calendar year is to be calculated as B/A where:
		A is the Consumer Price Index number for the last quarter for which such a number was published before the start of the calendar year.
		B is the Consumer Price Index number for the last quarter for which such a number was published before the end of the calendar year.
	(5)	If B/A is less than 1 (as a result of deflation), B/A is deemed to be 1.
	(6)	The Electoral Commission is to publish notice on the NSW legislation website and its website of the amount of each adjustable amount for a calendar year (as adjusted under this Schedule) before the start of the calendar year.
6	Roui	nding of adjustments
	(1)	If the determination of an adjustable amount for a year or election period under this Schedule results in an amount that is not a whole number multiple of \$100, the amount determined is to be rounded up to the nearest whole number multiple of \$100 and that amount as so rounded is the adjustable amount for that year or election period.
	(2)	Despite subclause (1), in the case of an adjustment of the amounts specified in sections 67, 69 and 93 (4), the amount is to be rounded up to the nearest cent if the determination results in an amount that is not a multiple of \$0.01 and that amount as

so rounded is the adjustable amount for that year or election period.

Schedule 2			Savings, transitional and other provisions	1
Par	t 1	Gene	ral	2
1	Reg	ulations		3
	(1)		ulations may contain provisions of a savings or transitional nature consequent nactment of this Act or any Act that amends this Act.	4 5
	(2)		ch provision may, if the regulations so provide, take effect from the date of the Act concerned or a later date.	6 7
	(3)		extent to which any such provision takes effect from a date that is earlier than of its publication on the NSW legislation website, the provision does not so as:	8 9 10
		aı	o affect, in a manner prejudicial to any person (other than the State or an uthority of the State), the rights of that person existing before the date of its ublication, or	11 12 13
		S	o impose liabilities on any person (other than the State or an authority of the tate) in respect of anything done or omitted to be done before the date of its ublication.	14 15 16
	(4)	otherwis	d doubt, a regulation made for the purposes of this clause may exclude or se modify the operation of any provision of this Schedule as well as any other on of this Act.	17 18 19
	(5)	make s	t limiting subclause (4), a regulation made for the purposes of this clause may eparate savings and transitional provisions or amend this Schedule to late the savings and transitional provisions.	20 21 22
Par	t 2	Provi	sions consequent on enactment of this Act	23
2	Defi	nition		24
		In this P	Part:	25
		former .	Act means the Election Funding, Expenditure and Disclosures Act 1981.	26
3	Con	tinuation	of Funds	27
	(1)		ministration Fund is a continuation of the Administration Fund established he former Act as in force immediately before the commencement of this	28 29 30
	(2)		ection Campaigns Fund is a continuation of the Election Campaigns Fund hed under the former Act as in force immediately before the commencement clause.	31 32 33
	(3)	The New under the clause.	w Parties Fund is a continuation of the Policy Development Fund established the former Act as in force immediately before the commencement of this	34 35 36
4		ner Act co menceme	ontinues to apply to donations and expenditure made before ent	37 38
		donation	mer Act continues to apply, as if it had not been repealed, to political ns made and received and electoral expenditure incurred before the accement of this clause.	39 40 41

5	Commencement of new administrative and policy development funding provisions				
	(1)	General	2		
		On and from the commencement of this clause:	3		
		(a) Part 5 (Administrative and New Party policy development funding) of this Act is taken to have commenced on 1 January 2018, and	4 5		
		(b) Part 6A (Administrative and policy development funding) of the former Act is taken to have been repealed on that date.	6 7		
	(2)	A claim, payment or statement made under Part 6A (Administrative and policy development funding) of the former Act in relation to the 2018 calendar year is taken to have been made under Part 5 of this Act.	8 9 10		
	(3)	Without limiting clause 1, the regulations may make further provision of a savings or transitional nature consequent on the commencement of Part 5 of this Act.			
	(4)	Maximum policy development expenditure funding from New Parties Fund in 2018	13		
		For the avoidance of doubt, until the end of calendar year 2018, in the case of a party that was a registered party on 1 January 2011, the relevant maximum amount for the purposes of section 93 (4) is the amount referred to in section 93 (5), if the amount referred to in section 93 (4) is less than that amount.	14 15 16 17		
		Note. This provision saves the operation of section 97I (5) (a) of the former Act until the end of 2018.	18 19		
6		ing of disclosures of reportable political donations of certain kinds: ion 15 (1) (a)	20 21		
		Despite section 15 (1) (a), a regulation made under clause 1 may provide that a disclosure of a reportable political donation of a specified kind received or made during the pre-election period for an Assembly general election is to be disclosed within such other period as is specified by the regulation.	22 23 24 25		

Scł	nedule 3 Amendment of other legislation	1
3.1	Criminal Procedure Act 1986 No 209	2
	Schedule 1 Indictable offences triable summarily	3
	Insert after clause 18C in Part 4 of Table 1 (Indictable offences that are to be dealt with summarily unless prosecutor or person charged elects otherwise):	4 5
	18D Electoral Funding Act 2018	6
	An offence under section 146 of the Electoral Funding Act 2018.	7
3.2	Electoral Act 2017 No 66	8
[1]	Whole Act	9
	Omit "Election Funding, Expenditure and Disclosures Act 1981" wherever occurring.	10
	Insert instead "Electoral Funding Act 2018".	11
[2]	Section 4 Definitions	12
	Insert "and 200" after "sections 186–188" in section 4 (3) (a).	13
[3]	Section 57 Interpretation	14
	Omit "Electoral Commission" wherever occurring in section 57 (2) (a) and (c).	15
	Insert instead "Electoral Commissioner".	16
[4]	Section 63 Entitlements resulting from party registration not available until 12 months after registration	17 18
	Omit "sections 60 and 61 of that Act" from section 63 (2) (b).	19
	Insert instead "Division 2 of Part 4 of that Act".	20
[5]	Section 191 Display of posters on early voting days at early voting centres	21
	Omit "3 metres" from section 191 (b). Insert instead "6 metres".	22
[6]	Section 192 Canvassing on early voting days at early voting centres	23
	Insert "or within 6 metres of an entrance to an early voting centre" after "within an early voting centre" in section 192 (1).	24 25
[7]	Section 200 Consideration of application for registration	26
	Omit section 200 (3) (c). Insert instead:	27
	(c) the material does not include in visible, legible characters:	28
	(i) the name of an individual on whose instructions the material was produced, and	29 30
	the address of that individual or, if the material was produced on behalf of a registered party, the name and address of the registered party as it appears on the Register of Parties, and	31 32 33
	(iii) if the material is printed material, the name of the printer and address at which it is printed, or	34 35

[8]	Section 223 S	ignatures and marks on electoral papers and ballot papers	1
	Insert after sec	etion 223 (2):	2
	p p p	a person is unable to mark a ballot paper or sign and complete an electoral aper without assistance or is under a religious obligation not to mark a ballot aper or sign and complete an electoral paper with his or her own hand, the erson may appoint another person to mark the ballot paper or sign and complete the electoral paper on that person's behalf.	3 4 5 6 7
[9]	Section 258 E	inforcement powers of Electoral Commission	8
	Omit "sections	s 110, 110A and 110B of that Act" from section 258 (2).	9
	Insert instead	'Part 9 of that Act''.	10
[10]	Section 263 F	Penalty notices	11
	Omit "section	110 of' from section 263 (6).	12
3.3	Environme	ntal Planning and Assessment Act 1979 No 203	13
[1]	Section 2.13	Members of Sydney district and regional planning panels	14
	Omit section 2	2.13 (3) (a). Insert instead:	15
	(a) a property developer within the meaning of section 53 of the <i>Electoral Funding Act 2018</i> , or	16 17
		Note. Section 53 of the <i>Electoral Funding Act 2018</i> provides that <i>property developer</i> includes a person who is a close associate of a property developer.	18 19
[2]	Section 2.18	Members of local planning panels	20
	Omit section 2	2.18 (3) (b). Insert instead:	21
	(a property developer within the meaning of section 53 of the <i>Electoral Funding Act 2018</i> , or	22 23
		Note. Section 53 of the <i>Electoral Funding Act 2018</i> provides that property developer includes a person who is a close associate of a property developer.	24 25
[3]	Section 10.4	Disclosure of political donations and gifts	26
	definitions of	f the Election Funding and Disclosures Act 1981" wherever occurring in the gift and reportable political donation in section 10.4 (2), the note to and section 10.4 (11).	27 28 29
	Insert instead	'the Electoral Funding Act 2018''.	30
[4]	Section 10.4	2), definition of "reportable political donation", and (11)	31
	Omit "that Par	t" wherever occurring. Insert instead "that Act".	32
[5]	Section 10.4	9)	33
	Insert after sec	tion 10.4 (9) (f):	34
	(,	g) in relation to the disclosure of a political donation that is a reportable political donation by operation of section 6 (2) of the <i>Electoral Funding Act 2018</i> —details that separately identify that political donation and the earlier political donation or donations with which it is aggregated under that subsection.	35 36 37 38 39

[6]	Schedule 2 Pro	ovisions relating to planning bodies	1
		y district planning panel, a regional planning panel or" before "a local in clause 17 (1) (i).	2
3.4	Government	Advertising Act 2011 No 35	4
	Section 12 Arra	angements for payment of recoverable cost	5
	Omit "Election	Funding, Expenditure and Disclosures Act 1981".	6
	Insert instead "I	Electoral Funding Act 2018".	7
3.5	Independent	Commission Against Corruption Act 1988 No 35	8
[1]	Section 13A Fu	nction of investigating matters referred by Electoral Commission	9
	Omit "Election	Funding, Expenditure and Disclosures Act 1981" from section 13A (1).	10
	Insert instead "I	Electoral Funding Act 2018".	11
[2]	Section 13A (9) (a)	12
	Omit the paragr	aph. Insert instead:	13
	(a)	Electoral Funding Act 2018:	14
		section 140 (7) (Provision of false or misleading documents and information),	15 16
		section 143 (Offences relating to disclosures of political donations and electoral expenditure),	17 18
		section 144 (Offences relating to assisting others lodging claims or disclosures),	19 20
		section 145 (Offences relating to caps on donations and expenditure),	21
		section 146 (1) (Offence relating to scheme to circumvent the donation or expenditure prohibitions or restrictions),	22 23
		section 147 (1) (Unlawful acts relating to donations etc),	24
		section 148 (False or misleading information),	25
3.6	Lobbying of	Government Officials Act 2011 No 5	26
[1]	Section 2A		27
	Insert after secti	on 2:	28
	2A Objects	of Act	29
	The	e objects of this Act are to promote transparency, integrity and honesty by:	30
	(a)	ensuring that lobbyists comply with ethical standards of conduct and other requirements set out in the Lobbyists Code, and	31 32
	(b)	conferring on the Electoral Commission the function of enforcing compliance with the Lobbyists Code and the provisions of this Act, and	33 34
	(c)	enabling the Electoral Commission to investigate alleged breaches of the Lobbyists Code, this Act and the regulation and impose sanctions, and	35 36 37
	(d)	banning success fees for lobbying, and	38
	(e)	restricting lobbying by former Ministers and Parliamentary Secretaries.	39

[2]	Section 3 I	Definit	tions	1		
	Insert in alp	habet	ical order in section 3 (1):	2		
		Com	amonwealth public official means any of the following:	3		
		(a)	a Minister or Parliamentary Secretary of the Commonwealth Government,	4 5		
		(b)	a staff member of a Minister or Parliamentary Secretary of the Commonwealth Government (including a staff member in an electorate office),	6 7 8		
		(c)	a person employed in the Commonwealth Public Service (including the head of any department, division, branch or agency of that Service),	9 10		
		(d)	an individual who is engaged under a contract to provide services to or on behalf of the Commonwealth Public Service or any other service of the Crown in right of the Commonwealth,	11 12 13		
		(e)	a member (however expressed) of, or of the governing body of, a statutory body established under a law of the Commonwealth.	14 15		
[3]	Section 9 F third-party	Regist lobby	tration of third-party lobbyists and those undertaking lobbying for yists	16 17		
	Insert after	section	n 9 (7) (a):	18		
		(a1)	the lobbyist (or an individual so engaged) ceases to be eligible to be registered in the Lobbyists Register, or	19 20		
[4]	Section 9 (9)		21		
	Insert after section 9 (8):					
	(9)	perso	erson is taken for the purposes of this section not to be a fit and proper on to be registered in the Lobbyists Register (without limiting any other limitances) if the person:	23 24 25		
		(a)	has been sentenced to a term of imprisonment of 30 months or more, or	26		
		(b)	has been convicted, within the previous 10 years, of an offence committed as an adult involving fraud or dishonesty.	27 28		
[5]	Section 18 Cooling-off period for former-Ministers and former-Parliamentary Secretaries					
	Omit sectio	n 18 (2). Insert instead:	31		
	(2)	This form	section does not apply to the lobbying of a Government official by a ner Minister or Parliamentary Secretary who is lobbying as:	32 33		
		(a)	a member of Parliament, or	34		
		(b)	a member of the Parliament of the Commonwealth, or	35		
		(c)	a Government official, or	36		
		(d)	a Commonwealth public official.	37		
[6]	Section 19	Enfo	rcement of Lobbyists Code and this Act	38		
	Omit "Election Funding, Expenditure and Disclosures Act 1981" from section 19 (2).					
	Insert instea	ad " <i>El</i>	ectoral Funding Act 2018".	40		
[7]	Section 19	(3)		41		
	Omit "secti	ons 11	10, 110A and 110B". Insert instead "Part 9".	42		

[8]	Sect	ion 19	Δ		4
[o]		t after		n 10·	1 2
	HISCI	i arici	Section	1 17.	2
	19A	Elect	oral C	Commission to give notice of and reasons for certain decisions	3
		(1)	must	re the Electoral Commission makes any of the following decisions, it give the person who is the subject of the decision notice in writing of the sion and reasons for the decision:	4 5 6
			(a)	a decision to refuse to register a third-party lobbyist (or an individual engaged to undertake lobbying for a third-party lobbyist) under section 9 (6),	7 8 9
			(b)	a decision to cancel or suspend the registration of a third-party lobbyist (or an individual engaged to undertake lobbying for a third-party lobbyist) under section 9 (7),	10 11 12
			(c)	a determination that a third-party lobbyist who has carried on the business of lobbying while not registered is ineligible to be registered for the period specified by the Electoral Commission under section 9 (8),	13 14 15 16
			(d)	a decision to place the name of a third-party or other lobbyist on the Lobbyists Watch List under section 12.	17 18
		(2)	decis is an	Electoral Commission is also to publish notice of, and the reasons for, the sion on its website, unless the Electoral Commission is satisfied that there is overriding public interest against the disclosure of the information in the meaning of the <i>Government Information (Public Access) Act</i> (1).	19 20 21 22 23
3.7	Stra	ta Sc	hemo	es Management Act 2015 No 50	24
	Sect	ion 57	Bread	ches by strata managing agent	25
				he Election Funding, Expenditure and Disclosures Act 1981" from the n section 57 (4).	26 27
	Inser	t instea	ad "the	e Electoral Funding Act 2018".	28