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New South Wales

Electoral Legislation Amendment Bill (No 2) 2022

Explanatory note

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

Overview of Bill

The object of this Bill is to make further miscellaneous amendments to the *Electoral Act 2017*. The Bill also amends the *Government Sector Finance Act 2018* in relation to the New South Wales Electoral Commission.

Outline of provisions

Clause 1 sets out the name, also called the short title, of the proposed Act. Clause 2 provides for the commencement of the proposed Act.

Schedule 1 Amendment of Electoral Act 2017 No 66

Schedule 1[1] provides that the Electoral Commissioner must deliver or post ballot papers to registered early voters as soon as possible, rather than within 1 business day, after the documents have been prepared and printed.

Schedule 1[2] inserts proposed section 187A to provide that automated telephone calls containing electoral matter must contain the name and address of an individual on whose instructions the call was made. The maximum penalty for contravening the proposed section is 20 penalty units or imprisonment for 6 months or both for an individual and 100 penalty units for a corporation.

Schedule 1[3] provides that the Electoral Commissioner may appoint a member of staff of the Electoral Commission to act as Electoral Commissioner—

(a) while the office is vacant during an election period, or

(b) at any time while the Electoral Commissioner is ill or absent.

The appointed member of staff may, outside an election period, act as Electoral Commissioner for not more than 30 days.

Schedule 1[4] inserts proposed Schedule 7, Part 4 which contains special provisions for the 2023 general election and certain by-elections.

Proposed clause 14 provides that technology assisted voting must not be used at the relevant elections except for telephone voting by electors who are blind or have low vision and, in certain specified circumstances, by COVID-19 affected electors.

Proposed clause 15 provides that the Electoral Commissioner may determine that an alternate method of postal voting be used at the relevant elections (being the standard method set out in the Act, Part 7, Division 10 as modified by proposed Schedule 8, set out in **Schedule 1[5]**).

Proposed clause 16 provides that the Electoral Commissioner may establish voting centres outside Australia for the 2023 general election and contains provisions dealing with those voting centres.

Schedule 2 Amendment of Government Sector Finance Act 2018 No 55

Schedule 2 provides that, for the *Government Sector Finance Act 2018*, the Electoral Commissioner is the accountable authority for the New South Wales Electoral Commission.

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New South Wales

Electoral Legislation Amendment Bill (No 2) 2022

Contents

			Page
	1	Name of Act	2
	2	Commencement	2
Schedule 1		Amendment of Electoral Act 2017 No 66	3
Schedule 2		Amendment of Government Sector Finance Act 2018 No 55	9

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New South Wales

Electoral Legislation Amendment Bill (No 2) 2022

No , 2022

A Bill for

An Act to amend electoral legislation to make further provision about postal voting and telephone voting; and for other purposes.

Electoral Legislation Amendment Bill (No 2) 2022 [NSW]

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Electoral Legislation Amendment Act (No 2) 2022.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5

Sc	hedule 1	Amendment of Electoral Act 2017 No 66	1					
[1] Section 144 Issue of ballot papers to registered early voters								
	Omit "within 1 business day". Insert instead "as soon as possible".							
[2]	2] Section 187A							
	Insert after	r section 187—	5					
	187A Aut	horisation of automated telephone calls	6					
		A person must not, during the regulated period, cause, permit or authorise an automated telephone call containing electoral matter to be made to another person, unless the call contains, in a clear voice, spoken in English, the name and address of an individual on whose instructions the call was made. Maximum penalty—	7 8 9 10 11					
		(a) for an individual—20 penalty units or imprisonment for 6 months, or both, or	12 13					
		(b) otherwise—100 penalty units.	14					
[3]	Schedule	2 Provisions relating to Electoral Commissioner	15					
	Omit claus	se 5(3). Insert instead—	16					
	(3)	Appointment by Electoral Commissioner—vacancy, illness or absence	17					
		The Electoral Commissioner may appoint a member of staff of the Electoral Commission to act as Electoral Commissioner—	18 19					
		(a) while the office of Electoral Commissioner is vacant during an election period, or	20 21					
		(b) at any time while the Electoral Commissioner is ill or absent.	22					
	(3A)	A person appointed under subclause (3)(a) may, while the office of Electoral Commissioner is vacant during an election period, act as Electoral Commissioner until a person is appointed by the Governor—	23 24 25					
		(a) under section 11 as Electoral Commissioner, or	26					
		(b) under subclause (1) to act as Electoral Commissioner.	27					
	(3B)	A person appointed under subclause (3)(b) may, during an illness or absence of the Electoral Commissioner, act as Electoral Commissioner until a person is appointed by the Minister to act as Electoral Commissioner under subclause (2).	28 29 30 31					
	(3C)	Maximum period of acting outside election period	32					
		Despite subclause (3B), a person appointed under subclause (3)(b) may, outside an election period, act as Electoral Commissioner for a period of not more than 30 days.	33 34 35					
	(3D)	Termination of appointment	36					
		To avoid doubt, a person authorised under this clause to appoint a person to act as Electoral Commissioner may terminate the appointment.	37 38					
[4]	Schedule	7 Savings, transitional and other provisions	39					
	Omit Part	4. Insert instead—	40					

Part 4	Special provision for 2023 general election and
	certain by-elections

		cer	tain	by-elections	2			
14	Technology assisted voting other than telephone voting not to be used							
	(1)	Technology assisted voting under the Act, Part 7, Division 11, other than telephone voting permitted under this clause, must not be used at—						
		(a)	the 2	023 general election, or	6			
		(b)		election held during the period after the commencement of this e and before the 2023 general election.	7 8			
	(2)	Telep	phone	voting by electors who are blind or have low vision is permitted.	9			
	(3)			ions may authorise the Electoral Commissioner to determine that oting by COVID-19 affected electors is permitted.	10 11			
	(4)	deter durin	mine t	beclauses (1)–(3), the Electoral Commissioner may, at any time, that telephone voting is not permitted at a specified election, or pecified period during an election, by either or both of the	12 13 14 15			
		(a)	electo	ors who are blind or have low vision,	16			
		(b)	COV	TD-19 affected electors.	17			
	(5)			ation under subclause (3) or (4) must be in writing and published toral Commission's website.	18 19			
	(6)	An election is taken not to have failed, and the results of an election are not invalid, merely because telephone voting permitted by this clause was not available during a period when telephone voting was permitted under this clause.						
	(7)	In this clause—						
				<i>affected elector</i> means an elector who is self-isolating in with—	25 26			
		(a)		blic health order under the <i>Public Health Act 2010</i> for COVID-19 ed reasons, or	27 28			
		(b)	relate	rent guidance document, relating to self-isolation for COVID-19 ed reasons, issued by the Chief Health Officer and published on the ite of the Ministry of Health.	29 30 31			
15	Alte	rnate n	nethoo	d of postal voting	32			
	of th		Electoral Commissioner may determine that postal voting at one or more e following elections must be conducted under the Act, Part 7, Division s modified by Schedule 8—					
		(a)	the 2	023 general election,	36			
		(b) a by-election held after March 2023 and before the 2027 gene election.						
	(2)	A determination under subclause (1) must be-						
		(a)	made	<u>></u>	40			
			(i)	for the 2023 general election—at least 60 days before the general election, or	41 42			
			(ii)	for a by-election—within 1 business day of the nomination day	43			

- for a by-election—within 1 business day of the nomination day for the by-election, and (11)
- in writing, and (b)

		(c) publ	ished on the Electoral Commission's website.	1				
	(3)	election co	nination has been made under this clause, postal voting at the oncerned must be conducted under the Act, Part 7, Division 10 as y Schedule 8.	2 3 4				
16	Votir	ig overseas	i	5				
	(1)	This clause applies to the 2023 general election.						
	(2)		ection 108, the Electoral Commissioner may, if the Electoral oner is satisfied it would enhance the convenience of a large number	7 8 9				
			oint a place outside Australia as a voting centre for all electoral icts, and	10 11				
		(b) desig	gnate the voting centre as an early voting centre, and	12				
		inclu	rmine the days and hours of operation of the early voting centre, uding whether voting will occur at the early voting centre on tion day.	13 14 15				
	(3)	The Elector clause.	ral Commissioner may abolish a voting centre appointed under this	16 17				
	(4) The Electoral Commissioner must publish notice of the following on the Electoral Commission's website at a time determined by the Electoral Commissioner—							
		(a) an ap	ppointment, designation or determination under subclause (2),	21				
		(b) an al	bolition of a voting centre under subclause (3).	22				
	(5) Despite Part 7, only voting under sections 135 and 136 is permitted to take place at a voting centre appointed under this clause.							
	(6)	For this cla	uuse—	25				
		a per skill	ite section 81(1) and (2), the Electoral Commissioner may appoint rson, who the Electoral Commissioner considers has the appropriate s and experience, as an election official for a voting centre binted under this clause, and	26 27 28 29				
		not o be e	Therefore in section 135 or 136 to an elector at a voting centre that is designated for the electoral district for which the elector claims to nrolled is taken to be a reference to an elector at a voting centre binted under this clause.	30 31 32 33				
Sche	dule 8	}		34				
Inser	t after	Schedule 7–	_	35				
Sch	nedu	le 8 M	Nodification of postal voting	36				
			Schedule 7, clause 15	37				
[1]	Secti	on 144 Issu	e of ballot papers to registered early voters	38				
	Omit	section 144	(a)–(b). Insert instead—	39				
		(a)	a postal vote certificate in the approved form, and	40				
		(b)	a ballot paper for the election, and	41				
		(c)	an envelope for the return of the certificate and ballot paper to the Electoral Commissioner.	42 43				

[5]

[2]	Section 1	45 Issu	e of b	allot papers to postal vote applicants	1		
	Omit section 145(2)(a)–(b). Insert instead—						
		(a)	a pos	stal vote certificate in the approved form, and	3		
		(b)	a bal	lot paper for the election, and	4		
		(c)		velope for the return of the certificate and ballot paper to the toral Commissioner.	5 6		
[3]	Section 1	47A			7		
	Insert afte	er sectio	n 147–	_	8		
1	47A For	rm of ce	ertain	postal vote certificates and ballot papers	9		
		shee	t of pap	ote certificate and ballot paper may be printed on the same per with a perforation to enable the postal vote certificate and r to be divided into separate documents.	10 11 12		
[4]	Section 1	48 Dire	ctions	s for postal voting	13		
	Omit sect	ion 148	(1)(c)(d)	iii). Insert instead—	14		
			(iii)	place the ballot paper and the certificate in the envelope provided by the Electoral Commissioner for return to the Electoral Commissioner, and	15 16 17		
[5]	Section 1	49 Prel	liminar	ry scrutiny of postal ballot papers	18		
	Insert bef	ore sect	ion 149) (1)—	19		
	(1A)	The	Elector	ral Commissioner may—	20		
		(a)	out opening it, examine an envelope received by the toral Commissioner containing a ballot paper to determine ther the postal vote certificate is visible through a rear low in the envelope, and	21 22 23 24			
		(b)	in th	e postal vote certificate is not visible through the rear window e envelope, but the Electoral Commissioner considers it is y the postal vote certificate is sealed inside the envelope—	25 26 27		
			(i)	open the envelope without destroying it, and	28		
			(ii)	withdraw the documents inside the envelope and ascertain whether the postal vote certificate was sealed inside the envelope, and	29 30 31		
			(iii)	if the postal vote certificate was sealed inside the envelope with the ballot paper—	32 33		
				(A) without further inspecting the documents or allowing another person to inspect the documents, replace the documents in the envelope in a way that enables the postal vote certificate to be visible through the rear window in the envelope, and	34 35 36 37 38		
				(B) reseal the envelope, and	39		
			(iv)	if the postal vote certificate was not sealed inside the envelope with the ballot paper—	40 41		
				(A) without further inspecting the documents or allowing another person to inspect the documents, replace the documents in the envelope, and	42 43 44		
				(B) reseal the envelope, and	45		

					(C) reject the envelope from further scrutiny.	1				
[6]	Sect	ion 14	9(1)(a))		2				
			n unop postal		envelopes on which a postal vote certificate is printed as".	3 4				
	Inser	Insert instead "the sealed envelopes containing postal votes that".								
[7]	Section 149(1)(b)									
	Omit print		pened	all re	maining envelopes on which a postal vote certificate is	7 8				
	Inser	t instea	ad "all	remain	ning sealed envelopes".	9				
[8]	Sect	ion 14	9(4)			10				
	Omit	t "on a	n envel	lope co	ontaining a ballot paper".	11				
	Inser	t instea	ad "for	a ball	ot paper".	12				
[9]	Sect	ion 14	9(4)			13				
	Inser	t "con	taining	the ba	llot paper" after "the envelope".	14				
[10]	Sect	ion 14	9A			15				
	Omit	the se	ction.	Insert	instead—	16				
	149A	OA Saving of certain postal ballot papers								
	 A ballot paper is not to be rejected for scrutiny merely because the bal paper and postal vote certificate were sealed inside an envelope off than the envelope provided by the Electoral Commissioner. 					18 19 20				
	(2) If the Electoral Commissioner is unable to read the postal vote certificate without opening the envelope because of the reason referred to in subsection (1), the Electoral Commissioner must—									
			(a)	open	the envelope, and	24				
			(b)		draw the postal vote certificate from the envelope, and	25				
			(c)		ot the envelope for scrutiny if satisfied that—	26				
				(i)	the postal vote certificate has been properly signed and witnessed, and	27 28				
				(ii)	for a postal vote certificate posted to the Electoral Commissioner—the certificate was completed before the close of voting, and	29 30 31				
				(iii)	for a postal vote certificate delivered to an election official—the certificate was delivered before the close of voting, and	32 33 34				
				(iv)	the elector is enrolled for the district for which the elector claimed to be enrolled, and	35 36				
			(d)		t satisfied of one or more of the matters in paragraph (c)— low the ballot paper in the envelope.	37 38				
		(3)		oral C	ope has been accepted for scrutiny under subsection (2), the ommissioner must—	39 40				
			(a)	with	draw the ballot paper from the envelope, and	41				

(b) without inspecting the ballot paper, or allowing another person to inspect the ballot paper, place the ballot paper in a ballot box for further scrutiny.

1 2 3

Schedule 2 Amendment of Government Sector Finance Act 2018 No 55

Section 2.7 Accountable authorities for GSF agencies

Insert after section 2.7(2)(h)—

(h1) for the New South Wales Electoral Commission—the Electoral Commissioner, or

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