

LEGISLATIVE COUNCIL

**Election Funding, Expenditure and Disclosures Amendment Bill 2011**

**First Print**

**Proposed amendments**

---

No. 1 Page 4, Schedule 1. Insert after line 7:

**[3] Section 96FA**

Insert after section 96F:

**96FA Prohibition on incurring electoral expenditure**

- (1) It is unlawful for an entity or other person, other than a permitted campaigner, to incur electoral expenditure at any time.
- (2) In this section, *permitted campaigner* means:
  - (a) a registered party, elected member, group or candidate, or
  - (b) an entity whose business or activity is not carried on for the profit or gain of its individual members, other than a peak or other body that represents entities whose business or activity is carried on for profit or gain.

No. 2 Long title. Insert “and electoral expenditure” after donations”.