Queensland



# ELECTORAL AMENDMENT BILL 1994

# Queensland



# **ELECTORAL AMENDMENT BILL 1994**

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# 1994

# A BILL

**FOR** 

An Act to amend the *Electoral Act 1992* 

s 5

	The Parliament of Queensland enacts—	1
	Short title	2
Clause	1. This Act may be cited as the <i>Electoral Amendment Act 1994</i> .	3
	Act amended	4
Clause	2. This Act amends the <i>Electoral Act 1992</i> .	5
	Amendment of s 3 (Definitions)	6
Clause	<b>3.</b> Section 3—	7
	insert—	8
	"ordinary vote" means a vote that is not a declaration vote.1".	9
	Amendment of s 22 (Deputy Electoral Commissioner)	10
Clause	<b>4.</b> Section 22(1)—	11
	omit, insert—	12
	<b>'22.(1)</b> There may be a Deputy Electoral Commissioner.'.	13
	Amendment of s 64 (Entitlement to enrolment)	14
Clause	<b>5.(1)</b> Section 64(1), 'Subject to subsection (2), a'—	15
	omit, insert—	16
	'A'.	17
	(2) Section 64(2)—	18
	renumber as section 64(3).	19

Part 6, Division 5, Subdivision B is about the meaning and operation of declaring voting.

	(3) Section 64—	1
	insert—	2
	'(2) However, subsection (1)(b) does not deny a person the entitlement to be enrolled for an electoral district if the person did not live in the electoral district for the last month merely because the person was imprisoned.'.	3 4 5 6
	(4) Section 64(3) (as renumbered), 'If'—	7
	omit, insert—	8
	'In addition, if'.	9
	( <b>5</b> ) Section 64—	10
	insert—	11
	'(4) In this section—	12
	"prisoner" has the meaning given by the Corrective Services Act 1988.'.	13
C1	Amendment of s 73 (Refusal of registration)	14
Clause	<b>6.(1)</b> Section 73(1) and (4) (as in force immediately before commencement)—	15 16
	renumber as section 73(2) and (5).	17
	(2) Section 73—	18
	insert—	19
	<b>'73.(1)</b> In this section—	20
	"application name" means a name for a political party, or the abbreviation of the name for a political party, set out in the party's application for registration.	21 22 23
	<b>"party name"</b> means the name, or an abbreviation or acronym of the name, of a parliamentary party or registered political party.	24 25
	"party body name" means the name, or an abbreviation or acronym of the name, of a prominent public body.'.	26 27
	(3) Section 73(2) and (3)—	28
	omit, insert—	29

	'(3) The Commission must refuse to register a political party if the party's application name—	1 2
	(a) has more than 6 words; or	3
	(b) is obscene or offensive; or	4
	(c) is a party name; or	5
	(d) so nearly resembles a party name that it is likely to be confused with or mistaken for the party name; or	6 7
	(e) includes the word 'independent'; or	8
	(f) would otherwise be likely to cause confusion if registered.	9
	'(4) The Commission may refuse to register a political party if the party's application name—	10 11
	(a) is a public body name; or	12
	(b) so nearly resembles a public body name that it is likely to be confused with or mistaken for the public body name.'.	13 14
	Insertion of new s 85A	15
Clause	7. After section 85—	16
	insert—	17
	'Grounds for deciding a person is not properly nominated	18
	<b>'85A.(1)</b> In this section—	19
	<b>"nomination name"</b> means the name used for a nomination under this Division.	20 21
	<b>"party name"</b> means the name, or an abbreviation or acronym of the name, of a parliamentary party or registered political party.	22 23
	<b>"public body name"</b> means the name, or an abbreviation or acronym of the name, of a prominent public body.	24 25
	'(2) The Commission may decide that a person who has changed his or her name is not properly nominated because the nomination name—	26 27
	(a) is a party name; or	28
	(b) so nearly resembles a party name that it is likely to be confused	29

		with or mistaken for the party name; or	1
	(c)	includes the word 'independent'; or	2
	(d)	is a public body name; or	3
	(e)	so nearly resembles a public body name that it is likely to be confused with or mistaken for the public body name; or	4 5
	(f)	is obscene or offensive.	6
	his or he	the Commission may also decide that a person who has changed r name is not properly nominated if the Commission considers the uld cause confusion.	7 8 9
	Example—	-	10
	-	erson's name is 'Informal', the Commission may consider that the name se confusion to electors.	11 12
	, ,	The Commission decides a person is not properly nominated for on, it must give the person—	13 14
	(a)	the decision; and	15
	(b)	the reasons for the decision; and	16
	(c)	a notice stating the person's right to dispute the election.2'.	17
	Amendr	ment of s 103 (Help to enable electors to vote at polling booths)	18
Clause	<b>8.</b> Sec	tion 103(4)(d)—	19
	omit, i	insert—	20
	'(d)	if the elector has made an ordinary vote—open the envelope inside the polling booth in the presence of any scrutineers and put the folded ballot paper in a ballot box.'.	21 22 23
	Amenda	ment of s 106 (Who must make a declaration vote)	24
Clause	<b>9.</b> Sec	tion 106—	25
	insert-	_	26

For a person's right to dispute the election, see section 129 (Who may dispute the election).

polling day outside the electoral district for which the elector is enrolled (the "elector's district"), the elector may make an ordinary vote at the joint polling booth if it is also established by the Commission as a polling booth for the elector's district.	2 3 4 5
'(3) In this section—	6
	7
<b>"joint polling booth"</b> means a polling booth established by the Commission as a polling booth for more than 1 electoral district.'.	8
Amendment of s 111 (Electoral visitor voting)	9
<b>10.</b> Section 111(5)—	10
omit, insert—	11
'(5) The Commission may require the issuing officer to present 'how to vote' material to the elector and present the material in a particular way.	12 13
Example—	14
The Commission may require the issuing officer to give particular 'how to vote' material to the elector or to paste the material on a manila folder and show it to the elector.	15 16 17
'(6) The issuing officer must comply with the requirement under subsection (5).	18 19
'(7) The issuing officer must ensure, as far as practicable, section 102 <sup>3</sup> is complied with when the elector votes.	20 21
'(8) The elector may ask a person to help the elector in any of the following ways—	22 23
(a) acting as an interpreter;	24
(b) explaining the ballot paper and the requirements of section 1134 about its marking;	25 26
<ul><li>(c) marking, or helping the elector to mark, the ballot paper in the way the elector wishes;</li></ul>	27 28

Clause

<sup>&</sup>lt;sup>3</sup> Section 102 (Procedure for voting)

<sup>4</sup> Section 113 (How electors must vote)

	(d) folding the ballot paper and putting it in the ballot box.	1
	(9) The elector may make an ordinary vote or declaration vote.'.	2
	Amendment of s 118 (Preliminary counting of ordinary votes)	3
Clause	<b>11.(1)</b> Section 118(1), 'subsection (2)'—	4
	omit, insert—	5
	'subsections (2) and (4).'.	6
	(2) Section 118—	7
	insert—	8
	'(4) If the Commission considers it appropriate for gaining an indication of the candidate most likely to be elected for an electoral district, the Commission may require the Commission's staff to—	9 10 11
	(a) count the preference votes in the way required by the Commission; and	12 13
	(b) prepare and sign a statement of the number of preference votes (other than first preference votes) for each candidate; and	14 15
	(c) advise the returning officer for the electoral district of the contents of the statement.'.	16 17
	Amendment of s 125 (Notice of failure to vote etc.)	18
Clause	<b>12.(1)</b> Section 125(1), 'must'—	19
	omit, insert—	20
	'may'.	21
	(2) Section 125(1)(a)—	22
	insert—	23
	'(iii) the elector may, if the elector considers he or she has committed the offence, pay $1/2$ a penalty unit (the "penalty") to the Commission by a specified day, not earlier than 21 days after the elector received the notice (the "appropriate day"), and, if the Commission receives the	24 25 26 27 28

	payment by the appropriate day, no further steps will be taken against the elector about the offence; and'.	1 2
(3) Section	125(1)(b)(ii)—	3
renumber a	s section 125(1)(b)(iii).	4
(4) Section	125(1)(b)(i)—	5
omit, insert	_	6
'(i)	if the elector intends paying the penalty by the appropriate day—to sign the appropriate form for payment of the penalty and include payment of the penalty; and	? 8
(ii)	if the elector does not intend paying the penalty by the appropriate day—to state, in a form included in or with the notice, whether the elector voted and, if not, the reason for failing to vote; and'.	10 11 12 13
	125(1)(b)(iii) (as renumbered), 'a specified day, not earlier fter the elector received the notice'—	14 15
omit, insert	<u> </u>	16
'the appropr	riate day'.	17
(6) Section	125(2)—	18
omit.		19
(7) Section	125(3) to (5)—	20
renumber a	s subsections (2) to (4).	21
Insertion of r	new s 125A	22
13. After se	ction 125—	23
insert—		24
'Payments fo	r failure to vote	25
	If the Commission sends a person a notice under of for an election and the person makes payment to the	26 27

27

Clause

Section 125 (Notice of failure to vote etc.)

	Commission under the subsection, the Commissioner must—	1
	(a) accept the payment; and	2
	(b) give the person a receipt for the payment; and	3
	(c) not take any proceeding against the person for failing to vote at the election.	4 5
	'(2) In this section—	6
	"proceeding" includes serving an infringement notice under Part 4A of the <i>Justices Act 1886</i> .'.	7 8
	Amendment of s 126 (Storage of ballot papers and declaration envelopes)	9 10
Clause	<b>14.(1)</b> Section 126(1)—	11
	omit, insert—	12
	'126.(1) The Commission must keep the following material for an election until the day of issue of the writ for the next general election—	13 14
	(a) ballot papers showing a mark by an elector for the election;	15
	(b) certified copies of electoral rolls;	16
	(c) declaration envelopes.'.	17
	(2) Section 126(2), 'The'—	18
	omit, insert—	19
	'However, the'.	20
	Insertion of new Pt 7	21
Clause	<b>15.</b> After section 126—	22
	insert—	23

'PAR'	Γ 7—ELECTORAL FUNDING AND FINANCIAL DISCLOSURE	1 2
'Purpos	es of Part	3
'126A	.(1) The purposes of this Part are to provide for—	4
(a)	electoral funding for registered political parties and candidates other than candidates endorsed by registered political parties; and	5 6
(b)	financial disclosure by registered political parties for elections and, on an annual basis, by candidates for elections and by entities involved with the electoral process.	7 8 9
receive e	lowever, many of the persons who will be affected by this Part election funding or are required to disclose financial matters under of the Commonwealth Electoral Act.	10 11 12
	o reduce the administrative burden on these persons, the law of the out these matters is based on the Commonwealth Electoral Act.	13 14
'Law ab	out electoral funding and financial disclosure	15
	(1) The Schedule provides the law about electoral funding and disclosure.	16 17
	he Schedule is based on Part XX of the Commonwealth Electoral for that reason, uses the same numbering as the Commonwealth Act.	18 19 20
	Changes to the text of the Commonwealth Electoral Act in the have been made, or are noted, in italics.	21 22
	Despite subsection (2), the Schedule is not a mere adoption or on of the Commonwealth Electoral Act.	23 24
Example—	-	25
A refer under this	rence in the Schedule to regulations is a reference to regulations made Act.	26 27

	'Regulations for Part	1
	<b>'126C.</b> In the Schedule, a reference to a prescribed amount or prescribed time that is followed by an amount or time in brackets is to be read as providing that the amount or time may be prescribed under the regulations but, if the regulations do not prescribe the amount or time, the amount or time in brackets applies.	2 3 4 5 6
	Example—	7
	Section 305(1)(b) provides—	8
	'(b) the amount or value of each of which is equal to or is more than the prescribed amount (\$1 500)'.	9 10
	The amount may be prescribed under the regulations. However, if no regulation is made for section 305(1)(b), the paragraph is to be read as 'equal to or <i>is more than</i> \$1 500'.	11 12 13
	'References in the Schedule to Electoral Commission	14
	<b>'126D.</b> In the Schedule, a reference to the Electoral Commission is to be read as a reference to the Electoral Commission of Queensland.6'.	15 16
	Amendment of s 129 (Who may dispute the election)	17
Clause	<b>16.</b> Section 129(c)—	18
	omit, insert—	19
	'(c) the Commission; or	20
	(d) a person who the Commission decided was not properly nominated.7'.	21 22
	Replacement of s 164 (Failure to vote etc.)	23
Clause	<b>17.</b> Section 164—	24

This change has not been made textually to the Schedule because the reference appears frequently and the textual change may be disruptive to a user of the legislation.

<sup>&</sup>lt;sup>7</sup> See section 85A (Grounds for deciding a person is not property nominated)

s 17

omit, insert—	1
'Failure to vote etc.	2
'164.(1) An elector must not—	3
(a) fail to vote at an election without a valid and sufficient excuse; or	4
(b) contravene section 125(3);8 or	5
(c) state anything to the Commission or the Commission's staff under section 125 the person knows is false or misleading in a material particular; or	6 7 8
(d) omit from a statement made under section 125 to the Commission or the Commission's staff anything without which the statement is, to the person's knowledge, misleading in a material particular.	9 10 11 12
Maximum penalty—1 penalty unit.	13
'(2) Without limiting subsection (1)(a), if an elector believes it to be part of the elector's religious duty not to vote at an election, that is a valid and sufficient excuse for failing to vote at the election.	14 15 16
'(3) A person may be prosecuted for an offence against subsection (1)(a) only if the person has been sent a notice about the election under section 125.	17 18 19
'(4) In a proceeding for an offence against subsection (1)(a), a certificate purporting to be signed by a member of the Commission's staff stating any of the following matters is evidence of the matter—	20 21 22
(a) an election happened on a stated day;	23
(b) an elector failed to vote at the election;	24
(c) a notice was sent by the Commission to the elector under section 125 on a stated day;	25 26
(d) a form mentioned in section 125(1) was not received by the Commission from the elector by the day stated under the subsection.	27 28 29
'(5) If a form is not received by the Commission from the elector by the	30

<sup>8</sup> Section 125 (Notice of failure to vote etc.)

**s 18** 19 **s 19** 

	day stated under section 125(1), it is evidence the elector failed to vote at the election without a valid and sufficient excuse.	1 2
	'(6) If a form is received by the Commission about the elector's compliance with section 125, statements in the form purporting to be made by—	3 4 5
	(a) the elector are evidence as statements made by the elector; and	6
	(b) another elector under section 125(4), are evidence as statements made by the other elector.	7 8
	'(7) Subsection (1)(a) does not apply to an Antarctic voter.'.	9
	Amendment of s 166 (Canvassing etc. in or near polling places)	10
Clause	<b>18.</b> Section 166(1)—	11
	omit, insert—	12
	'166.(1) A person must not, during the election period for an election, do anything mentioned in subsection (2)—	13 14
	(a) inside a room with voting compartments; or	15
	(b) within 6 m of the entrance to a building with voting compartments.	16 17
	Maximum penalty—9 penalty units.'.	18
	Replacement of s 169 (Wearing party badges etc.)	19
Clause	<b>19.</b> Section 169—	20
	omit, insert—	21
	'Displaying political statements in certain places	22
	'169.(1) A person must not display a political statement—	23
	(a) inside a room with voting compartments; or	24
	(b) within 6 m of the entrance to a building with voting compartments.	25 26
	Maximum penalty—1 penalty unit.	27
	'(2) In this section—	28

	"political statement" means a statement or design that a reasonable person would associate with a political organisation, cause or belief.'.	1 2
	Insertion of new Pt 11	3
Clause	<b>20.</b> After section 182—	4
	insert—	5
	'PART 11—TRANSITIONAL PROVISIONS	6
	'References to Commonwealth Electoral Act	7
	<b>'183.(1)</b> In Part 7 and the Schedule, a reference to the Commonwealth Electoral Act is a reference to the Commonwealth Electoral Act, as it would be if the <i>Commonwealth Electoral Bill (No. 2) 1994</i> had been enacted and the resulting Act had been commenced.	8 9 10 11
	'(2) This section expires 6 months after it commences.'.	12
	Insertion of new Schedule	13
Clause	<b>21.</b> After section 185—	14
	insert—	15

s 21

s 21

17

18

19

20

**SCHEDULE** 1 'ELECTION FUNDING AND FINANCIAL 2 DISCLOSURE BASED ON PART XX OF THE 3 COMMONWEALTH ELECTORAL ACT9 section 126B 5 'Division 1—Preliminary 6 **'Interpretation** 7 **'287.(1)** In this Schedule (words omitted)— 8 (definitions omitted). 9 "associated entity" means an entity that— 10 (a) is controlled by *1* or more registered political parties; or 11 (b) operates wholly or mainly for the benefit of 1 or more registered 12 political parties. 13 "authorised officer" means a person who is appointed under section 32310 14 as an authorised officer. 15 "disposition of property" means any conveyance, transfer, assignment, 16 settlement, delivery, payment or other alienation of property, and

(a) the allotment of shares in a company; and

(b) the creation of a trust in property; and

includes—

This Schedule is based on Part XX of the Commonwealth Electoral Act. Textual changes are indicated by italic script. Citations of Acts and the Division headings are also in italics. If a cited Act has changed, the citation is underlined.

<sup>10</sup> Section 323 (Appointment)

(c)	the grant or creation of any lease, mortgage, charge, servitude, licence, power, partnership or interest in property; <i>and</i>	1 2
(d	the release, discharge, surrender, forfeiture or abandonment, at law or in equity, of any debt, contract or chose in action, or of any interest in property; <i>and</i>	3
(e)	the exercise by a person of a general power of appointment of property in favour of any other person; <i>and</i>	7
(f)	any transaction entered into by any person with intent thereby to diminish, directly or indirectly, the value of the person's own property and to increase the value of the property of any other person.	8 9 10 11
(definit	ions omitted).	12
	<b>le vote'</b> means a vote <i>for</i> which, <i>under</i> section 294, a payment der Division 3 may be made. <sup>11</sup>	13 14
"entity	" means—	15
(a)	an incorporated or unincorporated body; or	16
(b	) the trustee of a trust.	17
"financ	cial controller", of an associated entity, means—	18
(a)	) if the entity is a <i>corporation</i> —the secretary of the <i>corporation</i> ; or	19
(b	) if the entity is the trustee of a trust—the trustee; or	20
(c)	in other cases—the person responsible for <i>keeping</i> the financial records of the entity.	21 22
els co co vo	means any disposition of property made by a person to <i>someone</i> se, otherwise than by will, being a disposition made without ensideration in money or money's worth or with inadequate ensideration, and includes the provision of a service (other than plunteer labour) for no consideration or for inadequate consideration,	23 24 25 26 27
bu	t does not include—	28

Section 294 (General entitlement to funds)
Division 3 (Election funding)

(a) a payment under Division 3;12 or	1
(b) an annual subscription paid to a political party (words omitted) by a person for the person's membership of the party (words omitted).	2 3 4
(definitions omitted).	5
<b>"journal"</b> means a newspaper, magazine or other periodical, whether published for sale or for distribution without charge.	6 7
(definitions omitted).	8
"occupier" of a place, in Divisions 9, 10 and 11, includes a person who reasonably appears to be the occupier, or in charge, of the place. 13	<u>9</u> 10
"place", in Divisions 9, 10 and 11, includes land, premises, aircraft, ships and vehicles.	11 12
<b>"registered"</b> , <i>for</i> an election, means registered, before the day of issue of the writ for the election, under Part 5.14	13 14
<b>"registered industrial organisation"</b> means an organisation registered under the <i>Industrial Relations Act 1990</i> , the <i>Industrial Relations Act 1988</i> ( <i>Cwlth</i> ) or under a law of <i>another</i> State or <i>a</i> Territory about the registration of industrial organisations.	15 16 17 18
(definition omitted).	19
<b>(2)</b> (omitted).	20
'(3) A reference in this <i>Schedule</i> to things done by or <i>for</i> a <i>registered</i> political party ( <i>words omitted</i> ) <i>must</i> , if the party ( <i>words omitted</i> ) is not a body corporate, be read as a reference to things done by or with the authority of members or officers of the party ( <i>words omitted</i> ) <i>for</i> the party ( <i>words omitted</i> ).	21 22 23 24 25
'(4) A reference in this <i>Schedule</i> to a <i>registered</i> political party, other than	26
10	

<sup>12</sup> Division 3 (Election funding)

Division 9 (Powers of authorised officers for places)
 Division 10 (Authorised officer's power to seize)
 Division 11 (Other enforcement matter)

<sup>14</sup> Part 5 (Registration of political parties)

	ce to the endorsement of a candidate (words omitted) in an election, read as not including a reference to a part of the political party.	1 2
	(omitted).	3
consisting if the re	or the purposes of this <i>Schedule</i> , the amount or value of a gift g of or including a disposition of property other than money <i>must</i> , egulations so provide, be <i>decided under</i> principles <i>stated</i> or <i>ed</i> in the regulations.	4 5 6 7
'( <b>6</b> ) Fo	or the purposes of this <i>Schedule</i> —	8
(a)	a body corporate and any other body corporate that is related to the first–mentioned body corporate <i>must be taken</i> to be the same person; and	9 10 11
(b)	the question whether a body corporate is related to another body corporate <i>must be decided</i> in the same manner as the question whether a corporation is related to another corporation is determined under the <i>Corporations Law</i> .	12 13 14 15
election	or the purposes of this <i>Schedule</i> , an advertisement relates to an if it contains electoral matter, whether or not consideration was the publication or broadcasting of the advertisement.	16 17 18
'Meanin	g of "disclosure period"	19
'287A starts—	A.(1) A "disclosure period", for an election, is the period that	20 21
(a)	for a candidate in the election who had been a candidate in a general election or by-election the polling day in which was within the prescribed time (4 years) before polling day in the election—at the end of the prescribed time (30 days) after polling day in the last general election or by-election in which the person was a candidate; or	22 23 24 25 26 27
(b)	for a candidate in the election who had not been a candidate in a general election or by-election the polling day in which was within the prescribed time (4 years) before polling day in the relevant election—on the day on which the person announced that he or she would be a candidate in the election or on the day on which the person popping to day a gardidate which were was the	28 29 30 31 32

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earlier; or	1
(c) for a person or organisation to which section 305(1)15 applies—at the end of the prescribed time (30 days) after the polling day in the last general election.	2 3 4
'(2) A "disclosure period" for an election ends at the prescribed time (30 days) after the polling day for the election.	5
'Campaign committee to be treated as part of (words omitted) party	7
<b>'287A.(1)</b> Divisions 4, 5 and 5A <sup>16</sup> apply as if a campaign committee of an endorsed candidate <i>were</i> the <i>registered</i> political party that endorsed the candidate <i>(words omitted)</i> .	{ 9 10
(2) In subsection (1)—	11
<b>"campaign committee"</b> , <i>for</i> a candidate ( <i>words omitted</i> ), means a body of persons appointed or engaged to form a committee to <i>help</i> the campaign of the candidate ( <i>words omitted</i> ) in an election.	12 13 14
<b>"endorsed candidate"</b> means a candidate who is endorsed by a registered political party.	15 16
(definitions omitted).	17
'Division 2—Agents	18
'Agents of registered political parties	19
<b>'288.(1)</b> A <i>registered</i> political party <i>must</i> have an agent for the purposes of this <i>Schedule</i> .	20 21
<b>(2)</b> (omitted).	22
'(3) (omitted).	23

<sup>&</sup>lt;sup>15</sup> Section 305 (Expenditure incurred for political purposes)

Division 4 (Disclosure of donations)
 Division 5 (Disclosure of electoral expenditure)
 Division 5A (Annual returns by registered political parties and associated entities)

'Appoin	tment of agents by candidates (words omitted)	1
	1) A candidate in an election (words omitted) may appoint a person agent of the candidate, for the purposes of this Schedule, for the	2 3 4
<b>'(2)</b> (0	omitted).	5
'(2A)	(omitted).	6
subsection	uring any period <i>for</i> which there is no appointment in force under on (1) of an agent of a candidate, the candidate <i>is</i> taken to be his or agent for the purposes of this <i>Schedule</i> .	7 8 9
<b>'(4)</b> (0	mitted).	10
'Requisi	ites for appointment	11
<b>'290.</b> ( effect un	1) An appointment of an agent under section 288 or 289 <sup>17</sup> has no less—	12 13
(a)	the person appointed is an adult; and	14
(b)	written notice of the appointment is given to the Electoral Commission—	15 16
	(i) if the appointment is made by a registered political party (words omitted)—by the party (words omitted); and	17 18
	(ii) in any other case—by the candidate (words omitted) making the appointment; and	19 20
(c)	the name and address of the person appointed are <i>stated</i> in the notice; and	21 22
(d)	the person appointed—	23
	(i) has signed a form of consent to the appointment; and	24
	(ii) has signed a declaration that he or she is eligible for appointment.	25 26
	A consent or declaration under subsection (1) may be incorporated itten on the same paper as, a notice under that subsection.	27 28

<sup>17</sup> Section 288 (Agents of *registered* political parties) Section 289 (Appointment of agents by candidates (*words omitted*))

candidate (words omitted) is convicted of an offence against this Schedule for a particular election, the person is not eligible to be appointed or to hold office as an agent for the purposes of this Schedule for the purposes of any subsequent election.	1 2 3 4 5
'(3) An appointment (other than an appointment by a <i>registered</i> political party ( <i>words omitted</i> )) is not effective <i>for</i> anything required by this <i>Schedule</i> to be done—	6 7 8
(a) for a claim or return under this Schedule for an election; or	9
(b) during a specified period after polling day in an election;	10
if notice of the appointment was given to the Commission after the close of nominations for the election.	11 12
'Register of Party Agents	13
<b>'291.(1)</b> The Electoral Commission <i>must</i> keep a register called the Register of Party Agents.	14 15
'(2) There <i>must</i> be entered in the Register the name and address of every person appointed to be an agent of a <i>registered</i> political party for the purposes of this <i>Schedule</i> .	16 17 18
'Effect of registration etc.	19
'292.(1) The appointment of an agent by a registered political party—	20
(a) takes effect on the entry of the name and address of the agent in the Register of Party Agents; and	21 22
(b) ceases to have effect if the name and address of the agent are removed from the Register.	23 24
'(2) The name and address of a person <i>must</i> not be removed from the Register unless—	25 26
(a) the person gives to the Electoral Commission written notice that he or she has resigned the appointment as agent; <i>or</i>	27 28
(b) the <i>registered</i> political party ( <i>words omitted</i> ) that appointed the person gives to the Electoral Commission written notice that the	29 30

	person has ceased to be an agent of the party and also gives notice	1
	under section 290(1) <sup>18</sup> of the appointment of someone else as agent of the party; or	3
(c)	the person is convicted of an offence against this Schedule.	4
party (we	a person who is an agent of a <i>registered</i> political party dies, the <i>ords omitted</i> ) by which the person was appointed <i>must</i> , within fter the death of the person, give to the Electoral Commission—	5 6 7
(a)	written notice of the death; and	8
(b)	notice under <i>section</i> 290(1) of the appointment of a person as agent in place of the <i>deceased</i> person.	9 10
of an offer the person within 28	a person who is an agent of a <i>registered</i> political party is convicted ence against this <i>Schedule</i> , the party ( <i>words omitted</i> ) that appointed on <i>must</i> give notice under <i>section</i> 290(1) of a fresh appointment days after the conviction or, if an appeal against the conviction is and the conviction is affirmed, within 28 days after the appeal is	11 12 13 14 15
'Evidenc	ee of appointment	17
(word on	An entry in the Register of Party Agents is, for all purposes, <i>aitted</i> ) evidence that the person described in the entry is the agent, arposes of this <i>Schedule</i> , of the <i>registered</i> political party named in	18 19 20 21
_	sibility for action when agent of party (words omitted) dead or nent vacant	22 23
'292B.	. <i>If</i>	24
(a)	Division 4, 5 or 5A <sup>19</sup> imposes an obligation on the agent of a	25
18 Sectio	n 290 (Requisites for appointment)	

<sup>19</sup> Division 4 (Disclosure of donations) Division 5 (Disclosure of electoral expenditure)
Division 5A (Annual returns by registered political parties and associated entities)

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registered political party (words omitted); and	1
(b) there is no agent of the party (words omitted);	2
the obligation rests <i>on</i> each member of the executive committee of the party ( <i>words omitted</i> ), and this <i>Schedule</i> applies to each such member as if the obligation rested <i>on</i> that member alone.	3 2 5
'Revocation of appointment of agent of candidate (words omitted)	Ć
<b>'292C.(1)</b> A candidate ( <i>words omitted</i> ) may, by giving written notice to the Electoral Commission, revoke the appointment of a person as the agent of the candidate ( <i>words omitted</i> ).	7 8 9
'(2) A notice under subsection (1) has no effect unless it is signed by the candidate (words omitted).	10 11
'Notice of death or resignation of agent of candidate (words omitted)	12
<b>'292D.</b> If the agent of a candidate (words omitted) dies or resigns, the candidate (words omitted) must, without delay, give to the Electoral Commission notice in writing of the death or resignation.	13 14 15
Division 3—Election funding	16
<b>'Interpretation</b>	17
'293.(1) A reference in this Division to electoral expenditure <i>for</i> an election <i>is to</i> be read as a reference to any expenditure incurred <i>for</i> the election campaign (whether or not incurred during the election period).	18 19 20
<b>(2)</b> (omitted).	21
'(3) For the purposes of this Division, electoral expenditure <i>for</i> an election incurred by or <i>for</i> a candidate ( <i>words omitted</i> ) who is endorsed by a registered political party <i>is taken</i> to be electoral expenditure <i>for</i> the election incurred by the <i>party</i> .	22 23 24 25
<b>'(4)</b> (omitted).	26
<b>'(5)</b> (omitted).	27

'General entitlement to funds	
<b>'294.(1)</b> Subject to this Division, <i>there</i> is payable for each first preference vote given for a candidate in <i>an election the election funding reimbursement amount under section 294A.</i>	
<b>(2)</b> (omitted).	4
'(4) A reference in this section to a first preference vote <i>must</i> be read as not including a reference to a vote that has been rejected as informal in the poll concerned.	6
Election funding reimbursement amount	
<b>'294A.(1)</b> For section 294(1), the election funding reimbursement amount is—	10 1
(a) \$1.03531; or	12
(b) the amount worked out (to 5 decimal places) under subsection (2).	1: 14
'(2) The election funding reimbursement amount is adjusted for each financial year on 1 July using the formula—	1; 10
$\frac{A \times B}{C}$	1′ 18
'(3) However, if, for a particular financial year, adjustment of the election funding reimbursement amount would reduce the amount, the amount is not to be adjusted for the year.	19 20 2
'(4) If an amount would, if calculated to 6 decimal places, end with a number more than 4, the amount is taken to be the amount calculated to 5 decimal places and increased by 0.00001.	2: 2 2-
'(5) In this section—	2:
"A" is the election funding reimbursement amount immediately before 1 July in a year.	20 2'
"B" is the CPI number published for the March quarter in the year.	28
"C" is the CPI number published for the March quarter in the previous year.	2

"CPI" means the all groups consumer price index for Brisbane published by the Australian Statistician.	1
'Notice of intention to claim election funding	3
'294B.(1) By 31 December in a year, the agent of a political party must notify the Electoral Commission if it intends to make a claim under section 295 <sup>20</sup> for an election if an election is held in the next year.	
'(2) If a candidate is not endorsed by a registered political party on the day on which the person nominates as a candidate for an election, the candidate must, on the day, give notice of whether the candidate intends to make a claim under section 295 for the election.	7 8 9
'(3) If a candidate for an election was endorsed by a registered political party on the day on which the person nominated as a candidate but, after the day, the endorsement is withdrawn, the candidate must, within 3 days of the withdrawal, give notice of whether the candidate intends to make a claim under section 295 for the election.	11 12 13 14 15
'(4) A claim under section 295 may be made by a registered political party or candidate only if the political party or candidate notified the Electoral Commission under this section.	16 17 18
'(5) A notice under this section must be given on an approved form.	19
'Claims for payment	20
<b>'295.(1)</b> A payment under this Division <i>must</i> not be made except <i>on</i> the making of a claim to the Electoral Commission for the payment.	21 22
'(2) If a candidate for whom eligible votes were given in an election was endorsed in the election by a registered political party, a claim for a payment under this Division for the eligible votes given for the candidate may be made only by the agent of (words omitted) the registered political party (words omitted).	23 24 25 20 27
'(3) If a candidate for whom eligible votes were given in an election was not endorsed by a registered political party, a claim for a payment under this Division for the eligible votes given for the candidate may be made only by	28 29 30

the agent	of the candidate.	1
<b>'(4)</b> (0	mitted).	2
<b>'(5)</b> (0	mitted).	3
<b>'(6)</b> (0	mitted).	۷
more ele	(words omitted) a registered political party was a participant in 2 or ections that took place on the same day, any claim made by the the party for a payment under this Division must be made for the rotes given for—	5
(a)	each candidate who was endorsed in 1 of the elections by the party and who stood for election in the State (words omitted); and	10
(b)	(omitted).	11
'( <b>8</b> ) A	claim for a payment under this Division—	12
(a)	must be made in an approved form; and	13
(b)	must be accompanied by the information (word omitted) the Electoral Commission requires about—	14 15
	(i) for a claim made by the agent of a (words omitted) registered political party—the (word omitted) electoral expenditure for the election or elections to which the claim relates incurred by or for the party; and	16 17 18 19
	(ii) <i>for</i> a claim made by the agent of a candidate—the electoral expenditure <i>for</i> the election to which the claim relates incurred by or <i>for</i> the candidate; and	20 21 22
	(iii) (omitted);	23
(ba)	(omitted);	24
(c)	<i>must</i> be lodged with the Electoral Commission before the expiration of the claims period.	25 26
'( <b>9</b> ) Tl	ne claims period, for a particular claim is—	27
(a)	the period of 20 weeks after the polling day in the election or elections to which the claim relates; or	28 29
(b)	a longer period (word omitted) the Electoral Commission, before the end of the period specified in paragraph (a), fixes	30 31

'(10) The Electoral Commission <i>must</i> not fix a longer period for the purpose of <i>subsection</i> (9)(b) unless it is satisfied that the circumstances of the case justify the fixing of a longer period.	1 2 3
'Determination of claims	۷
<b>'296.</b> The Electoral Commission <i>must</i> , subject to this Division, <i>decide</i> claims for payments under this Division.	5
'Payment not to be made in certain circumstances	7
'297.(1) A payment under this Division <i>must</i> not be made <i>for</i> votes given in an election for a candidate unless the total number of eligible votes polled in the candidate's favour is <i>more than</i> 4% of the total number of eligible votes polled in favour of all of the candidates in the election.	8 9 10 11
(2) (omitted).	12
'Amount of payment not to exceed electoral expenditure	13
<b>'298.</b> The amount of a payment under this Division made <i>for</i> a claim under section 295 <sup>21</sup> <i>must</i> not exceed—	14 15
(a) <i>if</i> the claim is made by the agent of a ( <i>words omitted</i> ) registered political party and relates to <i>I</i> election—the electoral expenditure <i>for</i> the election incurred by or <i>for</i> the <i>party; or</i>	16 17 18
(b) <i>if</i> the claim is made by the agent of a ( <i>words omitted</i> ) registered political party and relates to 2 or more elections—the electoral expenditure <i>for the</i> elections incurred by or <i>for</i> the <i>party; or</i>	19 20 21
(c) <i>if</i> the claim is made by the agent of a candidate—the electoral expenditure <i>for</i> the election to which the claim relates incurred by or <i>for</i> the candidate; or	22 23 24
(d) (omitted).	25

30

'Making of payments
<b>'299.(1)</b> If the Electoral Commission is satisfied, for a claim under section 295(2), that an amount is payable under this Division for votes
given in an election or elections for a candidate or candidates endorsed by a
registered political party, the Electoral Commission <i>must</i> make the payment
to the agent of (words omitted) the party (words omitted).
'(2) If the Electoral Commission is satisfied, for a claim under
section 295(3), that an amount is payable under this Division for votes
given in an election for a candidate, the Electoral Commission <i>must</i> make the payment to the agent of the candidate.
<b>(3)</b> (omitted).
<b>(4)</b> (omitted).
<b>(4A)</b> (omitted).
(5) (omitted).
'(6) If a payment is made under this Division and the recipient is not
entitled to receive the whole or a part of the amount paid, whether because
of a false statement in a claim or otherwise, the amount or the part of the
amount may be recovered by the <i>State</i> as a debt due to the <i>State</i> by action against the person ( <i>words omitted</i> ).
against the person (worths omnieu).
'Revocation of decision regarding payment
'299A.(1) If the Electoral Commission is satisfied that the amount of a
payment decided under section 29622 is more than, or is less than, the
amount payable to the claimant, the Commission may revoke the <i>decision</i>
and make a fresh decision.
'(2) <i>If</i> —
(a) the amount payable under the revoked <i>decision</i> was paid to <i>1</i> person; and
(b) the amount payable under the fresh <i>decision</i> is less than the amount paid under the revoked <i>decision</i> ;

the difference between the amounts fixed by the decisions is a debt due to

<sup>22</sup> Section 296 (Determination of claims)

the State by the person (words omitted).	1
'(3) (omitted).	2
'Death of candidate	3
'300. If a candidate for whom eligible votes were given in an election	4
dies, a payment under this Division for the eligible votes given for the	5
candidate may be made even though the candidate died and, if the candidate	6
was not endorsed in the election by a registered political party and was his	7
or her own agent for the purposes of this <i>Schedule</i> , a claim for the payment	8
may be made by, and the payment may be made to, the legal personal	9
representative of the candidate.	10
'Death of member of group	11
'301. (omitted).	12
<b>301.</b> ( <i>Omittea)</i> .	12
'Appropriation	13
<b>'302.</b> (omitted).	14
'Division 4—Disclosure of donations	15
'Interpretation	16
'303. (omitted).	17
303. (omtica).	17
'Disclosure of gifts	18
<b>'304.</b>	19
'(2) The agent of each person (words omitted) who was a candidate in an	20
election or by-election must, within the prescribed time (15 weeks) after the	21
polling day in the election, give to the Electoral Commission a return, in an	22
approved form, <i>stating</i> the total amount or value of all gifts, the number of	23
persons who made gifts, and the relevant details of each gift, received by the	24
person during the disclosure period for the election.	25

(3) (0	mitte	(d).	
'(3A)	(omii	ted).	2
a gift, mi	<i>ıst</i> be	e purposes of this section, a reference to the relevant details, of e read as a reference to the amount or value of the gift, the date gift was made and—	3
(a)		a gift made <i>for</i> the members of an unincorporated association, or than a registered industrial organisation—	7
	(i)	the name of the association; and	8
	(ii)	the names and addresses of the members of the executive committee (however described) of the association; <i>and</i>	10
(b)	·	a gift purportedly made out of a trust fund or out of the funds foundation—	11 12
	(i)	the names and addresses of the trustees of the fund or of the funds of the foundation; and	1; 14
	(ii)	the title or other description of the trust fund or the name of the foundation (words omitted); and	15 16
(c)	in a	ny other case—the name and address of the person who made gift.	17 18
(words o	mitte	te subsection (2) (words omitted), the agent of a candidate ed) is not required, in a return under subsection (2) (words ate the relevant details of a gift if—	19 20 21
(b)	for	a gift made to a candidate (words omitted)—	22
	(i)	the gift was made in a private capacity to the candidate for his or her personal use and the candidate has not used, and will not use, the gift solely or substantially for a purpose related to an election or a by-election; or	2: 24 2: 26
	(ii)	the amount or value of the gift is less than the prescribed amount (\$200); or	27 28
(c)	(om	itted).	29
		ction (5)(b)(ii) (words omitted) does not apply to a return ion (2) (words omitted) for a gift made by a person if—	30 31

(b) for a gift made to a candidate (words omitted)—the sum of the

32

amount or value of the gift and of all other gifts (other than gifts

of the kind mentioned in subsection (5)(b)(i)) made by the person

to the candidate during the period to which the return relates is

equal to or is more than the prescribed amount (\$200); or

'(8) Despite subsection (2), the agent of a person is not required, in a

return under subsection (2), to state the total amount or value of, or the

(c) (omitted).

number

1

2

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4

5

6

7

number of persons who made, gifts of the kind mentioned in subsection (5)(b)(i).	9
'Expenditure incurred for political purposes	10
'305.(1) If a person (other than a registered political party, (words omitted) an associated entity or a candidate (words omitted)), during the disclosure period for an election, incurs expenditure for a political purpose, the person must, before the expiration of 15 weeks after the polling day in the election, give to the Electoral Commission a return, in an approved form, stating the relevant details of all gifts received by the person during	
<ul> <li>the disclosure period, being gifts— <ul> <li>(a) the whole or a part of each of which was used by the person to enable the person to incur expenditure for a political purpose or to reimburse the person for incurring expenditure for a political purpose; and</li> </ul> </li> </ul>	17 18 19 20 21
(b) the amount or value of each of which is equal to or <i>more than the prescribed amount</i> (\$1 000).	22 23
'(2) Subsection (1) does not apply to a person <i>for</i> the disclosure period <i>for</i> an election if the total amount of expenditure incurred by the person for political purposes during the disclosure period is less than <i>the prescribed amount</i> (\$1 000).	24 25 26 27
'(2A) For the purposes of this section, a person is taken to have incurred expenditure for a political purpose if, during the disclosure period <i>for</i> an election, the person incurs the expenditure <i>for the</i> election or any other election.	28 29 30 31
'(3) In this section—	32
(a) a reference to the incurring of expenditure for a political purpose	33

		t be read as a reference to the incurring of expenditure for or he way of—	1
	(i)	publication by any means (including radio or television) of electoral matter; $or$	3
	(ii)	by any other <i>ways</i> publicly expressing views on an issue in an election; <i>or</i>	5
	(iii)	the making of a gift to a political party (words omitted); or	7
	(iv)	the making of a gift to a candidate in an election (words omitted); or	9
	(v)	the making of a gift to a person on the understanding that <i>the</i> person or <i>someone else</i> will apply, either directly or indirectly, the whole or a part of the gift as mentioned in subparagraph (i), (ii), (iii) or (iv); and	10 11 12 13
(b)		reference to the relevant details, of a gift, is a reference to the ount or value of the gift, the date on which the gift was made	14 13 16
	(i)	for a gift made for the members of an unincorporated association, other than a registered industrial organisation—	1′ 18
		(A) the name of the association; and	19
		(B) the names and addresses of the members of the executive committee (however described) of the association; <i>and</i>	20 2 22
	(ii)	for a gift purportedly made out of a trust fund or out of the funds of a foundation—	23 24
		(A) the names and addresses of the trustees of the fund or of the funds of the foundation; and	25 26
		(B) the title or other description of the trust fund or the name of the foundation (words omitted); and	27 28
	(iii)	in any other case—the name and address of the person who made the gift.	29 30
		purposes of subsection (1), 2 or more gifts made, during the iod <i>for</i> an election, by the same person to another person are	31 32

taken to be 1 gift.  '(5) (omitted).	1 2
'Donations to candidates and political parties	3
'305A. (omitted).	4
'Donations to political parties	5
<b>'305B.</b> (omitted).	6
'Certain gifts not to be received	7
'306.(1) It is unlawful for a political party or (words omitted) a person acting for a political party (words omitted) to receive a gift made to or for the benefit of the party (words omitted) by another person, being a gift the amount or value of which is equal to or more than the prescribed amount (\$1 000), unless—	8 9 10 11 12
(a) the name and address of the person making the gift are known to the person receiving the gift or, at the time when the gift is made, the person making the gift gives to the person receiving the gift his or her name and address and the person receiving the gift has no grounds to believe that the name and address (word omitted) given are not the true name and address of the person making the gift.	13 14 15 16 17 18
'(2) It is unlawful for a candidate (words omitted) or a person acting for a candidate (words omitted) to receive a gift made to or for the benefit of the candidate (words omitted) being a gift the amount or value of which is equal to or exceeds—	20 21 22 23
(a) for a gift made to a candidate—the prescribed amount (\$200); and	24 25
(b) (omitted);	26
unless the name and address of the person making the gift are known to the person receiving the gift or, at the time when the gift is made, the person making the gift gives to the person receiving the gift his or her name and address and the person receiving the gift has no grounds to believe that the	27 28 29 30

name and address (word omitted) given are not the true name and address of the person making the gift.	1 2
'(2A) The references in subsections (1) and (2) to a gift made by a person includes a reference to a gift made <i>for</i> the members of an unincorporated association.	3 4 5
'(2B) A reference in subsection (1) or (2) to the name and address of a person making a gift is—	6 7
(a) for a gift made for the members of an unincorporated association, other than a registered industrial organisation—a reference to—	8 9
(i) the name of the association; and	10
(ii) the names and addresses of the members of the executive committee (however described) of the association; and	11 12
(b) for a gift purportedly made out of a trust fund or out of the funds of a foundation—a reference to—	13 14
(i) the names and addresses of the trustees of the fund or of the funds of the foundation; and	15 16
(ii) the title or other description of the trust fund or the name of the foundation (words omitted).	17 18
'(2C) For the purpose of subsection (2), a person who is a candidate in an election <i>must</i> be taken to remain a candidate for <i>the time prescribed</i> (30 days after the polling day in the election).	19 20 21
'( <b>2D</b> ) (omitted).	22
'(3) For the purposes of this section, 2 or more gifts made by the same person to or for the benefit of a political party, or a candidate, must be taken to be 1 gift.	23 24 25
'(5) If a person receives a gift that, because of this section, it is unlawful for the person to receive, an amount equal to the amount or value of the gift is payable by the person to the State and may be recovered by the State as a debt due to the State by action (words omitted) against—	26 27 28 29
(a) for a gift to or for (words omitted) a political party—	30
(i) if the party (words omitted) is a body corporate—the party (words omitted); or	31 32

(	(ii) in any other case—the agent of the party (words omitted); or	1
, ,	in any other case—the candidate (words omitted) or the agent of the candidate (words omitted).	2
'Nil retur	ns	4
Division for include a	If no details are required to be included in a return under this for a candidate, the return <i>must</i> nevertheless be lodged and <i>must</i> statement to the effect that no gifts of a kind required to be were received.	5 6 7 8
'(2) (om	nitted).	9
	Division 5—Disclosure of electoral expenditure	10
'Interpret	ation	11
<b>'308.</b> (1)	In this Division—	12
	<b>expenditure"</b> , for an election, means expenditure incurred ther or not incurred during the election period) on—	13 14
, ,	the broadcasting <i>or telecasting</i> , during the election period, of an advertisement relating to the election; or	15 16
` '	the publishing in a journal, during the election period, of an advertisement relating to the election; or	17 18
, ,	the display, during the election period, at a theatre or other place of entertainment, of an advertisement relating to the election; or	19 20
8	the production of an advertisement relating to the election, being an advertisement that is broadcast, published or displayed as mentioned in paragraph (a), (b) or (c); or	21 22 23
l i	the production of any material (other than material mentioned in paragraph (a), (b) or (c)) that is required under section 161 <sup>23</sup> to include the name and address of the author of the material or of the person authorising the material and that is used during the	24 25 26 27

<sup>23</sup> Section 161 (Author of election matter must be named)

	election period; or	1
(f)	consultant's or advertising agent's fees for—	2
	(i) services provided during the election period, being services relating to the election; or	3 4
	(ii) material relating to the election that is used during the election period; or	5 6
(g)	the carrying out, during the election period, of an opinion poll, or other research, relating to the election.	7 8
<b>'(2)</b> (0	mitted).	9
	reference in this Division to a participant in an election <i>must</i> be reference to—	10 11
(a)	a registered political party (words omitted) or a candidate; or	12
(b)	a person (other than a registered political party (words omitted) or a candidate) by whom or with the authority of whom electoral expenditure for an election was incurred.	13 14 15
'Returns	of electoral expenditure	16
<b>'309.</b>		17
'(1A)	(omitted).	18
omitted) the pollin an approx	ne agent of each person who was a candidate in an election (words must, before the expiration of the prescribed time (15 weeks after g day in the election), give to the Electoral Commission a return, in wed form, stating details of all electoral expenditure for the election by or with the authority of the candidate.	19 20 21 22 23
<b>'(3)</b> (0	mitted).	24
authority authority or a cand expiratio election),	electoral expenditure <i>for</i> an election was incurred by or with the of a person and <i>the</i> expenditure was not incurred with the written of a registered political party ( <i>words omitted</i> ), an associated entity lidate in the election ( <i>words omitted</i> ), the person <i>must, before the n of the prescribed time</i> (15 weeks after the polling day in the give to the Electoral Commission a return, in an approved form, etails of <i>the</i> electoral expenditure.	25 26 27 28 29 30 31

'(5) A person is not required to <i>give</i> a return under subsection (4) <i>for</i> an election if the total amount of the electoral expenditure incurred <i>for</i> the election by or with the authority of the person <i>is not more than the prescribed amount</i> (\$200).	1 2 3 4
'Returns by broadcasters	5
<b>'310.</b> (omitted).	6
'Returns by publishers	7
'311. (omitted).	8
'Annual returns of income and expenditure of Commonwealth Departments	9 10
<b>'311A.</b> (omitted).	11
'Nil returns	12
<b>'313.(1)</b> If no electoral expenditure for an election was incurred by or with the authority of a particular candidate (words omitted), a return under this Division for the candidate (words omitted) must nevertheless be lodged and must include a statement to the effect that no expenditure of the kind was incurred by or with the authority of the candidate (words omitted).	13 14 15 16 17
'Two or more elections on the same day	18
'314.(1) <i>If</i> —	19
(a) the polling at 2 or more elections took place on the same day; and	20
(b) a person would, but for this subsection, be required to <i>give</i> 2 or more returns under this Division relating to <i>the</i> elections;	21 22
the person may, <i>instead of giving the</i> returns, <i>give 1</i> return, in an approved form, <i>stating</i> the particulars that the person would have been required to <i>state in the</i> returns.	23 24 25
'(2) <i>If</i> —	26

(a)	a return is given by a person under subsection (1); and	1
(b)	particular electoral expenditure details of which are required to be <i>stated</i> in the return relates to more than <i>1</i> election;	2 3
	ient compliance with this Division if the return <i>states</i> details of the re without showing the extent to which it relates to any particular	4 5 6
'Divi	ision 5A—Annual returns by registered political parties and associated entities	7 8
'Interpre	etation	9
<b>'314A</b>	A. In this Division—	10
"amount'	" includes the value of a gift or bequest.	11
'Annual	returns by registered political parties	12
party (wo end of eac	(1) Subject to this Division, the agent of each registered political rds omitted) must, within the prescribed time (16 weeks after the ch financial year) give to the Electoral Commission a return, in an form, stating—	13 14 15 16
(a)	the total amount received by, or <i>for</i> , the party during the financial year, together with the details required by section 314AC; <sup>24</sup> and	17 18
, ,	the total amount paid by, or <i>for</i> , the party during the financial year, together with the details required by section 314AD; <sup>25</sup> and	19 20
(c)	the total outstanding amount, as at the end of the financial year, of all debts incurred by, or <i>for</i> , the party, together with the details required by section 314AE. <sup>26</sup>	21 22 23

<sup>24</sup> Section 314AC (Amounts received)

<sup>25</sup> Section 314AD (Amounts paid)

<sup>26</sup> Section 314AE (Outstanding amounts)

financial year that started on 1 July 1994, give a return for the part of the year after the commencement of this section.	2
'(3) Subsection (2) and this subsection expire on 1 January 1996.	4
'Amounts received	5
'314AC.(1) If the sum of all amounts received by, or <i>for</i> , the party from a person or organisation during a financial year is <i>the prescribed amount</i> (\$1 500) or more, the return must include the particulars of <i>the</i> sum.	6 7 8
'(2) In calculating the sum, an amount of less than <i>the prescribed</i> amount (\$500) need not be counted.	9 10
	11 12
1 ,	13 14
(i) the name of the association; and	15
	16 17
\ / I I J I	18 19
	20 21
1 ,	22 23
1	24 25
'Amounts paid	26
person or an organisation during a financial year is the prescribed amount	27 28 29
'(2) In calculating the sum—	30

(a)	an a	amount of less than the prescribed amount (\$500); or	1
(b)		amount paid under a contract of employment or an award cifying terms and conditions of employment;	2 3
need not	be co	ounted.	4
	-	articulars of a sum required to be <i>given</i> under subsection (1) t of the sum and—	5 6
(a)		e sum was paid to an unincorporated association, other than a stered industrial organisation—	7 8
	(i)	the name of the association; and	9
	(ii)	the names and addresses of the members of the executive committee (however described) of the association; or	10 11
(b)		e sum was purportedly paid into a trust fund or into the funds foundation—	12 13
	(i)	the names and addresses of the trustees of the fund or of the foundation; and	14 15
	(ii)	the title or other description of the trust fund, or the name of the foundation (words omitted); or	16 17
(c)		any other case—the name and address of the person or anisation.	18 19
'Outsta	ndin	g amounts	20
party to	a pers	If the sum of all outstanding debts incurred by, or <i>for</i> , the son or an organisation during a financial year is <i>the prescribed</i> 500) or more, the return must include the particulars of <i>the</i>	21 22 23 24
		articulars of a sum required to be <i>given</i> under subsection (1) t of the sum and—	25 26
(a)		e sum was owed to an unincorporated association, other than gistered industrial organisation—	27 28
	(i)	the name of the association; and	29
	(ii)	the names and addresses of the members of the executive committee (however described) of the association; or	30 31

(b)	if the sum was purportedly incurred as a debt to a trust fund or to a foundation—	1 2
	(i) the names and addresses of the trustees of the fund or of the foundation; and	3
	(ii) the title or other description of the trust fund, or the name of the foundation (words omitted); or	5 6
(c)	in any other case—the name and address of the person or organisation.	7 8
'Annual	returns by associated entities	9
financial Electoral	<b>EA.(1)</b> If an entity is an associated entity at any time during a year, the entity's financial controller must <i>give</i> a return to the Commission, in the approved form, within <i>the prescribed time</i> after the end of the financial year), setting out—	10 11 12 13
(a)	the total amount received by, or <i>for</i> , the entity during the financial year, together with the details required by section 314AC; <sup>27</sup> and	14 15
(b)	the total amount paid by, or <i>for</i> , the entity during the financial year, together with the details required by section 314AD; <sup>28</sup> and	16 17
(c)	if the entity is an associated entity at the end of the financial year—the total outstanding amount, as at the end of the financial year, of all debts incurred by or <i>for</i> the entity, together with the details required by section 314AE. <sup>29</sup>	18 19 20 21
	mounts received or paid at a time when the entity was not an d entity are not to be counted for the purposes of <i>subsection</i> (1)(a)	22 23 24
<b>'(3)</b> If	any amount required to be set out under subsection (1)(b)—	25
(a)	was paid to or for (words omitted) I or more registered political	26

<sup>27</sup> Section 314AC (Amounts received)

<sup>28</sup> Section 314AD (Amounts paid)

<sup>29</sup> Section 314AE (Outstanding amounts)

(b) was paid out of funds generated from capital of the associated

the return must also set out the following details about each person who

1

2

3

parties; and

entity;

contribute	ed to the capital at any time—	5
(c)	the name and address of the person;	6
(d)	the total amount of the person's contributions to <i>the</i> capital, up to the end of the financial year.	7 8
	bsection (3) does not apply to contributions that have been set out ous return under this section.	9 10
subsection entity in	ections 314AC, 314AD and 314AE apply for the purposes of $n(1)(a)$ , (b) and (c) (words omitted) to a return for an associated at the same way as they apply for the purposes of $14AB(1)(a)$ , (b) and (c) <sup>30</sup> to a return for a registered political party.	11 12 13 14
'Returns	not to include lists of party membership	15
'314A.	Returns <i>given under</i> this Division are not to include lists of party hip.	16 17
'Regulat	ions	18
	<b>G.(1)</b> The regulations may require greater detail to be provided in an is required by this Division.	19 20
total amo	ithout limiting subsection (1), the regulations may require that the regulations may require that the regulation section 314AB <sup>31</sup> be broken down in the way in the regulations.	21 22 23
	he regulations may reduce the amount of information to be in returns under section 314AEA. <sup>32</sup>	24 25
30 Section	n 314AB (Annual returns by registered political parties)	

Section 314AB (Annual returns by registered political parties)

32 Section 314AEA (Annual returns by associated entities)

1

### 'Division 6—Miscellaneous

'Interpr	patation.	2
miter pr	etation	2
<b>'314A</b>	• Except in section 318,33 a reference in this Division to a return	3
under D	ivision 4, 5 or 5A <sup>34</sup> or to a return under this <i>Schedule</i> includes a	4
reference	e to particulars under section 318(2).	5
'Offence	es	6
<b>'315.</b> (	1) If a person fails to give a return that the person is required to give	7
under D	ivision 4, 5 or 5A within the time required by this <i>Schedule</i> , the	8
person i	s guilty of an offence punishable, on conviction, by a fine not	9
exceedin	g—	10
(a)	for a return required to be given by the agent of a registered	11
( )	political party (words omitted)—100 penalty units; or	12
(b)	in any other case—20 penalty units.	13
'(2) <i>If</i>	a person—	14
(a)	gives a return that is incomplete, being a return that the person is	15
, ,	required to give under Division 4, 5 or 5A; or	16
(b)	fails to keep records in accordance with section 317;35	17
the perso	on is guilty of an offence punishable, on conviction, by a fine not	18
exceedin	g 20 penalty units.	19
'( <b>3</b> ) <i>If</i>	the agent of a political party (words omitted) lodges a claim under	20
Division	3,36 or gives a return that the agent is required to give under	21
33 Section	on 318 (Inability to complete returns)	

<sup>34</sup> Division 4 (Disclosure of donations) Division 5 (Disclosure of electoral expenditure)
Division 5A (Annual returns by registered political parties and associated entities)

<sup>35</sup> Section 317 (Records to be kept)

<sup>36</sup> Division 3 (Election funding)

Division 4, 5 or 5A, that contains particulars that are, to the knowledge of
the agent, false or misleading in a material particular, the agent is guilty of
an offence punishable, on conviction, by a fine not exceeding 200 penalty
units.

- '(3A) If the agent of a candidate lodges a claim under Division 3, or gives a return that the agent is required to give under Division 4, 5 or 5A, that contains particulars that are, to the knowledge of the agent, false or misleading in a material particular, the agent is guilty of an offence punishable, on conviction, by a fine not exceeding 100 penalty units.
- '(4) If a person (other than an agent) lodges a claim under Division 3, or gives a return that the person is required to give under Division 4 or 5, that contains particulars that are, to the knowledge of the person, false or misleading in a material particular, the person is guilty of an offence punishable, on conviction, by a fine not exceeding 50 penalty units.
- '(4A) If a person is convicted of an offence against subsection (1), the court may, as well as imposing a penalty under the subsection, order the person to give the relevant return within a time stated by the court in its order.
- '(5) If a person is convicted of an offence against subsection (3), (3A) or (4), the court may, as well as imposing a penalty under the subsection, order the person to refund to the State the amount of any payment wrongfully obtained by the person under Division 3.
- '(6) If a court has made an order under subsection (5), a certificate signed by the appropriate officer of the court *stating* the amount ordered to be refunded and the person by whom the amount is payable may be filed in a court having civil jurisdiction to the extent of that amount and is thereupon enforceable in all respects as a final judgment of *the* court.
- '(6A) A person *must* not give to another person, for the purpose of the making by *the* other person of a claim under Division 3, information that is, to the knowledge of the first-mentioned person, false or misleading in a material particular.

Maximum penalty—20 penalty units.

'(7) A person *must* not *give* to another person who is required to *give* a return under Division 4, 5 or 5A information that relates to the return and that is, to the knowledge of the first-mentioned person, false or misleading

in a material particular.	1
Maximum penalty—20 penalty units.	2
<b>'(8)</b> (omitted).	3
<b>'(9)</b> (omitted).	4
'(10) (omitted).	5
'(11) A prosecution <i>for</i> an offence against a provision of this section (words omitted) may be started at any time within 3 years after the offence was committed.	6 7 8
'Attempts to commit offences	9
'315AA.(1) A person who attempts to commit an offence against this Schedule commits an offence.	10 11
Maximum penalty— $1/2$ the maximum penalty for committing the offence.	12
'(2) Section 4 of the Criminal Code applies to subsection (1). <sup>37</sup>	13
'Recovery of payments	14
'315A.(1) An action in a court to recover an amount due to the <i>State</i> under <i>section</i> 299(6) or $306(5)^{38}$ may be brought in the name of the <i>Commission</i> .	15 16 17
'(2) Any process in the action required to be served on the <i>State</i> may be served on the <i>Commission</i> .	18 19
'(3) (omitted).	20

<sup>37</sup> Section 4 of the Criminal Code (Attempts to commit offences)

Section 299 (Making of payments)
Section 306 (Certain gifts not to be received)

<b>'Investig</b>	gation	n etc.	1
<b>'316.</b> (	omit	ted). <sup>39</sup>	2
'Record	s to b	oe kept	3
thing that could be, an election administ person m	t is or requon, or ratior	ords omitted) a person makes or obtains a document or other reincludes a record about a matter particulars of which are, or ired to be <i>stated</i> in a claim or return under this <i>Schedule about ther than</i> a record that, in the normal course of business or a, would be transferred to another person, the first-mentioned treep the record for a period of at least 3 years commencing on y in the election.	4 5 6 7 8 9
'Inabilit	y to c	complete returns	11
or 5A 40 she is un	consi able t	a person who is required to <i>give</i> a return under Division 4, 5 ders that it is impossible to complete the return because he or o obtain particulars that are required for the preparation of the rson may—	12 13 14 15
(a)		pare the return to the extent that it is possible to do so without particulars; <i>and</i>	16 17
(b)	give	the return so prepared; and	18
(c)	give	to the Electoral Commission notice in writing—	19
	(i)	identifying the return; and	20
	(ii)	stating that the return is incomplete <i>because</i> he or she is unable to obtain certain particulars; <i>and</i>	21 22
	(iii)	identifying the particulars; and	23
	(iv)	stating the reasons why he or she is unable to obtain the	24

The matters covered by section 316 of the Commonwealth Electoral Act are included in Divisions 7 to 11 of this Schedule.

Division 4 (Disclosure of donations)
 Division 5 (Disclosure of electoral expenditure)
 Division 5A (Annual returns by registered political parties and associated entities)

32

# 53 Electoral Amendment

particulars; and	1
(v) if the person believes, on reasonable grounds, that another person whose name and address he or she knows can give those particulars—stating that belief and the reasons for it and the name and address of that other person;	2 3 4 5
and a person who complies with this subsection <i>must</i> not, <i>merely because</i> the omission of <i>the</i> particulars, be taken, for the purposes of <i>section</i> 315(2), <sup>41</sup> to have <i>given</i> a return that is incomplete.	6 7 8
'(2) If the Electoral Commission has been informed under subsection (1)(c) or (3)(c) that a person can supply particulars that have not been included in a return, the Electoral Commission may, by notice in writing served on that person, require the person to give to the Electoral Commission, within the period stated in the notice and in writing, those particulars and, subject to subsection (3), the person must comply with the requirement.	9 10 11 12 13 14
'(3) If a person who is required to <i>give</i> particulars under subsection (2) considers that he or she is unable to obtain some or all of the particulars, the person <i>must</i> give to the Electoral Commission a written notice—	16 17 18
(a) stating the particulars (if any) that the person is able to give; and	19
(b) stating that the person is unable to obtain some or all of the particulars; <i>and</i>	20 21
(c) identifying the particulars the person is unable to obtain; and	22
(d) <i>stating</i> the reasons why the person considers he or she is unable to obtain <i>the</i> particulars; and	23 24
(e) if the person believes, on reasonable grounds, that another person whose name and address he or she knows can give <i>the</i> particulars— <i>stating</i> the name and address of <i>the</i> other person and the reasons why he or she believes that <i>the</i> other person is able to give <i>the</i> particulars.	25 26 27 28 29
'(3A) A person who complies with subsection (3) <i>must</i> not, because of the omission of particulars required under subsection (2), be taken, for the	30 31

purpose of section 315(2), to have given a return that is incomplete.

'Application of sections 305(1) and 309(4) in certain cases	1
<b>'318A.</b> (omitted).	2
'Non-compliance with Schedule does not affect election	3
<b>'319.(1)</b> A failure of a person to comply with a provision of this <i>Schedule for</i> an election does not invalidate <i>the</i> election.	4 5
'(2) Without limiting the generality of subsection (1), <i>if</i> —	6
(a) a registered political party endorsed a candidate in an election; and	7
(b) the candidate was elected at the election;	8
any failure by the agent of the political party (words omitted) to comply with a provision of this <i>Schedule for</i> the election does not invalidate the election of the candidate.	9 10 11
'(3) Without limiting the generality of subsection (1), if the agent of a candidate who is elected at an election fails to comply with a provision of this <i>Schedule for</i> the election, that failure does not invalidate the election of the candidate.	12 13 14 15
<b>'(4)</b> (omitted).	16
'Amendment of claims and returns	17
<b>'319A.(1)</b> If the Electoral Commissioner is satisfied that a claim or return under this <i>Schedule</i> contains a formal error or is subject to a formal defect, the Commissioner may amend the claim or return to the extent necessary to correct the error or remove the defect.	18 19 20 21
'(2) A person who has lodged a claim or <i>given</i> a return under this <i>Schedule</i> may <i>ask</i> the permission of the Electoral Commission to make a specified amendment of the claim or return for the purpose of correcting an error or omission.	22 23 24 25
'(2A) If the claim was lodged, or the return was <i>given</i> , by a person as the agent of a registered political party, the request under subsection (2) may be made either by—	26 27 28
(a) the person who lodged the claim or return; or	29
(b) the person who is currently registered as the agent of the political	30

	party.	1
'( <b>3</b> ) A	request under subsection (2) must—	2
(a)	be by written notice (words omitted) signed by the person making the request; and	3
(b)	be given to the Electoral Commission.	5
'( <b>4</b> ) <i>If</i> -		6
(a)	a request has been made under subsection (2); and	7
(b)	the Electoral Commission is satisfied that there is an error in, or omission from, the claim or return to which the request relates;	8 9
	mission <i>must</i> permit the person making the request to amend the return in accordance with the request.	10 11
subsection	f the Electoral Commission decides to refuse a request under on (2), the Commission <i>must</i> give to the person making the request otice of the reasons for the decision.	12 13 14
	n officer authorised for the purpose by the Electoral Commission reise the power of the Commission under subsection (4).	15 16
	an officer acting under subsection (6) decides to refuse a request bsection (2)—	17 18
(a)	subsection (5) applies as if the officer were the Electoral Commission; and	19 20
(b)	the person who made the request may, by written notice (words omitted) lodged with the Commission within 28 days after notice of the refusal was given, ask the Commission to review the decision.	21 22 23 24
	a request is made under subsection (7), the Electoral Commission riew the decision to which the request relates and make a fresh	25 26 27
	The amendment of a claim or return under this section does not be liability of a person to be convicted of an offence against	28 29

section 315(2), (3) or (4) arising out of the lodging of the claim or the giving of the return. <sup>42</sup>	1 2
'Inspection and supply of copies of claims and returns	3
'320.(1) The Electoral Commission must keep, at its office, a copy of—	4
(a) each notice and claim under Division 3; and	5
(b) each return under Division 4 or 5; and	6
(c) each return under Division 5A. <sup>43</sup>	7
'(2) Any person <i>may</i> peruse, at the ( <i>word omitted</i> ) office of the Electoral Commission ( <i>words omitted</i> ), a copy of a <i>notice</i> , claim or return <i>mentioned</i> in subsection (1).	8 9 10
<b>(2A)</b> (omitted).	11
'(3) A person <i>may</i> , on payment of a fee <i>decided</i> by the Electoral Commission to cover the cost of copying, ( <i>word omitted</i> ) obtain a copy of a <i>notice</i> , claim or return <i>mentioned</i> in subsection (1).	12 13 14
'(4) A person is not entitled under this section to peruse, or obtain a copy of—	15 16
(a) a claim under Division 3; or	17
(b) a return under Division 4 or 5 (other than section 305B <sup>44</sup> );	18
until after the end of 24 weeks after the polling day in the election to which the claim or return relates.	19 20
'(5) A person is not entitled under this section to peruse, or obtain a copy of—	21 22

<sup>42</sup> Section 315 (Offences)

Division 3 (Election funding)
 Division 4 (Disclosure of donations)
 Division 5 (Disclosure of electoral expenditure)
 Division 5A (Annual returns by registered political parties and associated entities)

<sup>44</sup> Section 305B (Donations to political parties)

(a) a return under section 305B; or	1
(b) a return under Division 5A;	2
until February in the calendar year after the return is given.	3
<b>'Indexation</b>	4
<b>'321.</b> (omitted).	5
Division 7—Authorised officers	6
'Authorised officer under this Schedule	7
'322.(1) This Schedule includes provision for the appointment of authorised officers, and gives authorised officers certain powers.	8 9
'(2) The purpose of these provisions is to ensure that the Electoral Commission has available to it suitably qualified persons who can help the Electoral Commission properly deal with issues about compliance with the Schedule.	10 11 12 13
'Appointment	14
'323.(1) The Electoral Commission may appoint any of the following persons as authorised officers—	15 16
(a) officers of the Electoral Commission;	17
(b) officers or employees of a department;	18
(c) other persons prescribed under the regulations.	19
'(2) The Electoral Commission may appoint a person as an authorised officer only if—	20 21
(a) in the Commission's opinion, the person has the necessary expertise or experience to be an authorised officer; or	22 23
(b) the person has satisfactorily finished training approved by the	24 25

'Limitat	ion of authorised officer's powers	1
<i>'324.</i> (	(1) The powers of an authorised officer may be limited—	2
(a)	under a regulation; or	3
<i>(b)</i>	under a condition of appointment; or	4
<i>(c)</i>	by written notice of the Electoral Commission given to the authorised officer.	5
	Notice under subsection $(1)(c)$ may be given orally, but must be $ed$ in writing as soon as practicable.	8
'Author	ised officer's conditions of appointment	Ģ
	(1) An authorised officer holds office on the conditions stated in the ent of appointment.	10 11
'(2) A	n authorised officer—	12
(a)	if the appointment provides for a term of appointment—ceases holding office at the end of the term; and	13 14
<i>(b)</i>	may resign by signed notice of resignation given to the Electoral Commission; and	1: 16
(c)	if the conditions of appointment provide—ceases holding office as an authorised officer on ceasing to hold another office stated in the appointment conditions (the "main office").	17 18 19
authoris term of t	However, an authorised officer may not resign from the office of ed officer (the "secondary office") under subsection (2)(b) if a the authorised officer's employment to the main office requires the ed officer to hold the secondary office.	20 21 22 23
'Author	ised officer's identity card	24
'326.( identity o	(1) The Electoral Commission must give each authorised officer an card.	25 26
'(2) T	he identity card must—	27
(a)	contain a recent photograph of the authorised officer; and	28
<i>(b)</i>	be signed by the authorised officer; and	29

(c) include an expiry date; and	1
(d) identify the person as an authorised officer under this Schedule.	2
'(3) A person who ceases to be an authorised officer must return the person's identity card to the Electoral Commission within 21 days after the person ceases to be an authorised officer, unless the person has a reasonable excuse for not returning it.	3 4 5 6
Maximum penalty—20 penalty units.	7
'(4) This section does not prevent the giving of a single identity card to a person under this section and for other provisions, Acts or purposes.	8 9
'Production or display of authorised officer's identity card	10
'327.(1) An authorised officer may exercise a power under this Schedule in relation to someone else (the "other person") only if the authorised officer—	11 12 13
(a) first produces his or her identity card for the other person's inspection; or	14 15
(b) has the identity card displayed so it is clearly visible to the other person.	16 17
'(2) However, if for any reason, it is not practicable to comply with subsection (1), the authorised officer must produce the identity card for the other person's inspection at the first reasonable opportunity.	18 19 20
Division 8—Power of authorised officers to ask questions or require documents	21 22
Power to require information from certain persons	23
'328.(1) This section applies if an authorised officer suspects on reasonable grounds—	24 25
(a) an offence against this Schedule has been committed; and	26
(b) a person may be able to give information about the offence.	27
'(2) The authorised officer may require the person to give information about the offence.	28 29

'(3) When making the requirement, the authorised officer must warn the

'(4) The person must comply with the requirement, unless the person

has a reasonable excuse for not complying with it.

person it is an offence to fail to give the information, unless the person has

a reasonable excuse.

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Maximum penalty—40 penalty units.	6
'(5) It is a reasonable excuse for the person to fail to give information if giving it might tend to incriminate the person.	7 8
'(6) The person does not commit an offence against this section if the information sought by the authorised officer is not in fact relevant to the offence.	9 10 11
Power to require production of certain documents	12
'329.(1) An authorised officer may require a person who holds, claims to hold or should hold, a document to which this Schedule relates to produce the document.	13 14 15
'(2) When making the requirement, the authorised officer must warn the person it is an offence to fail to produce the document, unless the person has a reasonable excuse.	16 17 18
'(3) The person must comply with the requirement, unless the person has a reasonable excuse for not complying with it.	19 20
Maximum penalty—40 penalty units.	21
'(4) It is a reasonable excuse for the person to fail to produce the document if producing it might tend to incriminate the person.	22 23
'(5) The authorised officer may keep the document to take an extract from it or make a copy of it.	24 25
'(6) The authorised officer must return the document to the person as soon as practicable after taking the extract or making the copy.	26 27
'(7) The person does not commit an offence against this section if the document sought by the authorised officer is not in fact relevant to the offence.	28 29 30

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Division 9—Powers of authorised officers for places	1
Entry to places	2
'330.(1) An authorised officer may enter a place under this Schedule if—	3
(a) its occupier agrees to the entry; or	4
(b) the entry is permitted by a warrant.	5
'(2) An authorised officer, without the occupier's agreement or a warrant, may—	6 7
(a) enter a place when the place is open to the public; or	8
(b) enter land to ask for the occupier's agreement to the authorised officer entering the land or a building or structure on the land.	9 10
'(3) Unless an entry under this Schedule is made under the authority of a warrant, the entry must be made at a reasonable time.	11 12
'Warrants for entry	13
'331.(1) An authorised officer may apply to a Magistrate for a warrant for a place.	14 15
'(2) The application must be sworn and must state the grounds on which the warrant is sought.	16 17
'(3) The Magistrate may refuse to consider the application until the authorised officer gives the Magistrate all the information the Magistrate requires about the application in the way the Magistrate requires.	18 19 20
Example—	21
The Magistrate may require additional information supporting the application be given by statutory declaration.	22 23
'(4) The Magistrate may issue a warrant only if the Magistrate is satisfied there are reasonable grounds for suspecting—	24 25
(a) there is a particular thing or activity (the "evidence") that may provide evidence of the commission of an offence against this	26 27

(b) the evidence is at the place, or may be at the place within the next

Schedule; and

	7 da	ıys.	1
'(5) T	he wa	errant must state—	2
(a)	and	authorised officer may, with necessary and reasonable help force, enter the place and exercise the authorised officer's vers under this Schedule; and	3 4 5
<i>(b)</i>	the c	evidence for which the warrant is issued; and	6
(c)	the i	hours of the day or night when entry may be made; and	7
( <i>d</i> )		day (within 14 days after the warrant's issue) when the rant ends.	8
'( <b>6</b> ) T	he Mo	agistrate must record the reasons for issuing the warrant.	10
'Warran	ets—a	applications made other than in person	11
radio or it nece.	anotl ssary	authorised officer may apply for a warrant by phone, fax, her form of communication if the authorised officer considers because of urgent circumstances or other special s, including, for example, the authorised officer's remote	12 13 14 15 16
		applying for the warrant, the authorised officer must prepare stating the grounds on which the warrant is sought.	17 18
'(3) Tapplicati		suthorised officer may apply for the warrant before the sworn.	19 20
		suing a warrant, the Magistrate must immediately fax a copy sed officer if it is reasonably practicable to fax the copy.	21 22
'(5) If authorise		not reasonably practicable to fax a copy of the warrant to the accer—	23 24
(a)	the .	Magistrate must—	25
	<i>(i)</i>	record on the warrant the reasons for issuing the warrant; and	26 27
	(ii)	tell the authorised officer the date and time the warrant was signed; and	28 29
	(iii)	tell the authorised officer the warrant's terms; and	30

<i>(b)</i>	the authorised officer must write on a form of warrant (the "warrant form")—	1 2
	(i) the Magistrate's name; and	3
	(ii) the date and time the Magistrate signed the warrant; and	4
	(iii) the warrant's terms.	5
the author	he facsimile warrant, or the warrant form properly completed by orised officer, authorises the entry and the exercise of the other nentioned in the warrant issued by the Magistrate.	6 7 8
	the authorised officer must, at the first reasonable opportunity, the Magistrate—	9 10
(a)	the sworn application; and	11
<i>(b)</i>	if a warrant form was completed by the authorised officer—the completed warrant form.	12 13
'(8) O warrant.	n receiving the documents, the Magistrate must attach them to the	14 15
exercised	Inless the contrary is proved, a court must presume a power d by an authorised officer was not authorised by a warrant issued is section if—	16 17 18
(a)	a question arises, in a proceeding before the court, whether the exercise of power was authorised by a warrant; and	19 20
<i>(b)</i>	the warrant is not produced in evidence.	21
'Authori	sed officer's general powers for places	22
<b>'333.</b> (. may—	1) An authorised officer who enters a place under this Schedule	23 24
(a)	search any part of the place; or	25
<i>(b)</i>	examine, inspect, test, photograph or film anything at the place; or	26 27
(c)	copy a document at the place; or	28
<i>(d)</i>	take into the place any persons, equipment and materials the authorised officer reasonably requires for exercising a power in	29 30

relation to the place; or	1
(e) require a person at the place or the occupier of the place, to give the authorised officer reasonable help for the exercise of the powers mentioned in paragraphs (a) to (d).	2 3 4
'(2) A person who is required by an authorised officer under subsection (1)(e) to give the authorised officer reasonable help for the exercise of a power must comply with the requirement, unless the person has a reasonable excuse for not complying with it.	5 6 7 8
Maximum penalty—20 penalty units.	9
'(3) If the help is required to be given by—	10
(a) answering a question; or	11
(b) producing a document;	12
it is a reasonable excuse for the person to fail to answer the question, or produce the document, if complying with the requirement might tend to incriminate the person.	13 14 15
'(4) This section applies to an authorised officer who enters a place to get the occupier's agreement to enter only if the agreement is given or the entry is otherwise authorised.	16 17 18
'Division 10—Authorised officer's power to seize	19
Power to seize	20
'334.(1) An authorised officer who enters a place under the authority of a warrant under this Schedule may seize the evidence for which the warrant was issued.	21 22 23
'(2) An authorised officer who enters a place with the occupier's agreement under this Schedule may seize the particular thing for which the entry was made, if the officer believes, on reasonable grounds, the thing is evidence of an offence against this Schedule.	24 25 26 27
'(3) The authorised officer may also seize another thing if the officer believes, on reasonable grounds—	28 29
(a) the thing is evidence of an offence against this Schedule; and	30

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<i>(b)</i>	the seizure is necessary to prevent the thing being—	1
	(i) concealed, lost or destroyed; or	2
	(ii) used to commit, continue or repeat the offence.	3
'( <b>4</b> ) H	aving seized a thing, an authorised officer may—	4
(a)	move the thing from the place where it was seized (the "place of seizure") to another place; or	5
<i>(b)</i>	leave the thing at the place of seizure but restrict access to the thing.	7 8
Example o	f subsection (4)(b)—	9
An auth	norised officer may seal—	10
(a)	a thing and mark it to show it has been seized; or	11
<i>(b)</i>	the entrance to a room where the seized thing is situated and mark it to show it contains a thing that has been seized.	12 13
must not	an authorised officer restricts access to a seized thing, a person tamper with it without the approval of the authorised officer or the l Commission.	14 15 16
Maximur	n penalty—40 penalty units.	17
'Powers	in support of seizure	18
	1) To enable a thing to be seized, an authorised officer may, by notice given to the person in control of the thing, require the	19 20 21
(a)	to take it to a stated reasonable place by a stated reasonable time; and	22 23
<i>(b)</i>	if necessary, to remain in control of it at the place for a reasonable time.	24 25
written i	f, for any reason, it is not practicable to make the requirement by motice, the requirement may be made orally and confirmed by otice as soon as practicable.	26 27 28
• •	person must comply with a requirement under this section, unless on has a reasonable excuse for not complying with it.	29 30
Maximur	n penalty—40 penalty units.	31

'Receipt	for seized things	1
•	1) As soon as practicable after an authorised officer seizes a thing, orised officer must give a receipt for it to the person from whom it ed.	2 3 4
subsection	Nowever, if for any reason it is not practicable to comply with on (1), the authorised officer must leave the receipt at the place of in a reasonably secure way and in a conspicuous position.	5 6 7
'(3) Si	ubsection (1) does not apply if—	8
(a)	the thing is unattended when seized; and	9
<i>(b)</i>	the thing's owner is unknown; and	10
(c)	the owner cannot be found after reasonable inquiries (given the thing's value) have been made.	11 12
'Access	to seized things	13
	Until a seized thing is forfeited, returned, or otherwise finally dealt authorised officer must allow its owner—	14 15
(a)	to inspect it; or	16
<i>(b)</i>	if it is a document—to make copies of it.	17
'Return	of seized things	18
<b>'338.</b> (	1) This section does not apply to a thing forfeited to the State.	19
'(2) To end of—	he authorised officer must return a seized thing to its owner at the	20 21
(a)	6 months; or	22
<i>(b)</i>	if a prosecution for an offence involving it is started within 6 months—the prosecution and any appeal from the prosecution.	23 24
thing to i	espite subsection (2), the authorised officer must return the seized its owner immediately the authorised officer stops being satisfied its as evidence is necessary.	25 26 27

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'Forfeitt	ure of unclaimed seized things	1
	A seized thing is forfeited to, and becomes the property of, the State ectoral Commission—	2 3
(a)	cannot find its owner after reasonable inquiries (given the thing's value) have been made; or	4 5
<i>(b)</i>	is unable, after making reasonable efforts, to return it to its owner.	6 7
	'Division 11—Other enforcement matters	8
'False o	r misleading information	9
<i>'340.</i> (	1) A person must not—	10
(a)	state anything to an authorised officer the person knows is false or misleading in a material particular; or	11 12
<i>(b)</i>	omit from a statement made to an authorised officer anything without which the statement is, to the person's knowledge, misleading in a material particular.	13 14 15
Maximu	m penalty—20 penalty units.	16
or (b) to	is enough for a complaint for an offence against subsection (1)(a) o state that the statement made was false or misleading to the knowledge.	17 18 19
'False, n	nisleading or incomplete documents	20
containi	(1) A person must not give an authorised officer a document ng information the person knows is false, misleading or incomplete erial particular.	21 22 23
Maximu	m penalty—20 penalty units.	24
` '	However, the person does not commit an offence against on $(1)$ if, when giving the document, the person—	25 26
(a)	informs the authorised officer, to the best of the person's ability, how it is false, misleading or incomplete; and	27 28

(b) gives the correct information to the authorised officer if the person has, or can reasonably obtain, the correct information.	1 2
'(3) It is enough for a complaint for an offence against subsection (1) to state that the document was false, misleading or incomplete to the person's knowledge.	3 2 5
'Authorised officer to give notice of damage	6
'342.(1) This section applies if—	7
(a) an authorised officer damages anything in the exercise of a power under this Schedule; or	8
(b) a person who is authorised by an authorised officer to take action under this Schedule damages anything in taking the action.	10 11
'(2) The authorised officer must promptly give written notice of the particulars of the damage to the person who appears to the authorised officer to be the thing's owner.	12 13 14
'(3) If the authorised officer believes the damage was caused by a latent defect in the thing or other circumstances beyond the authorised officer's control, the authorised officer may state this in the notice.	15 16 17
'(4) If, for any reason, it is not practicable to comply with subsection (2), the authorised officer must—	18 19
(a) leave the notice at the place where the damage happened; and	20
(b) ensure the notice is left in a reasonably secured way in a conspicuous position.	21 22
'(5) This section does not apply to damage the authorised officer believes, on reasonable grounds, is trivial.	23 24
'Compensation	25
'343.(1) A person may claim compensation if the person incurs loss or expense because of the exercise or purported exercise of a power under this Schedule, including, for example, in complying with a requirement made of the person under this Schedule.	26 27 28 29
(2) Compensation may be claimed and ordered in a proceeding for—	30

(a)	compensation brought in a court of competent jurisdiction; or	1
<i>(b)</i>	an offence against this Schedule brought against the person making the claim for compensation.	2
	court may order compensation to be paid only if it is satisfied it is ake the order in the circumstances of the particular case.	4 5
	ne regulations may prescribe matters that may, or must, be taken ount by the court when considering whether it is just to make the	8
'Agreem	ent to entry	Ģ
	I) This section applies if an authorised officer seeks the agreement upier of a place to an authorised officer entering the place under dule.	10 11 12
'(2) In occupier-	seeking the agreement, the authorised officer must inform the	13 14
(a)	of the purpose of the entry; and	15
<i>(b)</i>	that information obtained by the authorised officer may be used in evidence in court; and	16 17
(c)	that the occupier is not required to agree to the entry.	18
	the consent is given, the authorised officer may ask the occupier to cknowledgment of the occupier's agreement.	19 20
'( <b>4</b> ) Th	ne acknowledgment must state—	21
(a)	the occupier was informed—	22
	(i) of the purpose of the entry; and	23
	(ii) that information obtained by the authorised officer may be used in evidence in court; and	24 25
	(iii) that the occupier was not required to agree to the entry; and	26
<i>(b)</i>	the occupier agreed to the authorised officer entering the place and exercising powers under this Schedule; and	27 28
(c)	the time and date the agreement was given.	29

	If the occupier signs an acknowledgment of agreement, the ed officer must immediately give a copy to the occupier.	1 2
Evideno	ce of agreement	3
<i>'345.</i> (	1) This section applies to a proceeding if—	4
(a)	a question arises whether an occupier of a place agreed to the entry of the place by an authorised officer under this Schedule; and	5 6 7
<i>(b)</i>	an acknowledgment of the occupier's agreement is not produced in evidence.	8
	a proceeding to which this section applies, the court may presume pier did not agree to the entry, unless the contrary is proved.	10 11
'Obstruc	ction of authorised officer	12
<i>'346.</i> (	1) In this section—	13
	ised officer" includes a person who is authorised by an authorised cer to take action under this Schedule.	14 15
	person must not obstruct an authorised officer in the exercise of a nder this Schedule, unless the person has a reasonable excuse.	16 17
Maximu	m penalty—50 penalty units.	18
'(3) In	this section—	19
"obstruc	t" includes hinder, resist and attempt to obstruct.	20
'Imperso	onation of authorised officer	21
<b>'347.</b> .	A person must not pretend to be an authorised officer.	22
Maximu	m penalty—80 penalty units.	23

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Division 12—Evidence

Evidentiary provisions	2
'348.(1) This section applies to a proceeding under this Act.	3
'(2) The appointment or power of an authorised officer n presumed unless a party, by reasonable notice, requires proof of—	nust be 4 5
(a) the appointment; or	6
(b) the power to do anything under this Schedule.	7
'(3) A signature purporting to be the signature of the Electronic Commissioner or an authorised officer is evidence of the signature purports to be.	
'(4) A certificate purporting to be signed by a person mention subsection (3) and stating any of the following matters is evidence matter—	
(a) a stated document is—	14
(i) an order, direction, requirement or decision, or a coporder, direction, requirement or decision, given ounder this Schedule; or	
(ii) a notice, or a copy of a notice, given under this Sched	lule; or 18
(iii) a record, or a copy of a record, kept under this Sched	dule; or 19
(iv) a document, or a copy of a document, kept und Schedule;	<i>der this</i> 20 21
(b) on a stated day, a stated person was given a stated notice requirement or direction under this Schedule;	22, order, 22 23
(c) anything else prescribed under the regulations.'.	24
	25

#### **SCHEDULE** 1 OTHER AMENDMENTS 2 section 2 3 1. Section 3, definition "Commonwealth Electoral Act"— 4 omit, insert— 5 "Commonwealth Electoral Act" means the Commonwealth Electoral 6 Act 1918 (Cwlth).'.45 7 2. Section 27— 8 omit. insert— 9 'Acting Electoral Commissioner 10 **27.** The Governor in Council may appoint a person, who is eligible for 11 appointment as Electoral Commissioner, to act as Electoral Commissioner 12 during-13 (a) any vacancy, or all vacancies, in the office; or 14 (b) any period, or all periods, when the Electoral Commissioner is 15 absent from duty, or cannot, for another reason, perform the 16 duties of office.'. 17 3. Section 28— 18 omit, insert— 19 'Acting Deputy Electoral Commissioner 20 '28. The Governor in Council may appoint a person, who is eligible for 21 appointment as Deputy Electoral Commissioner, to act as Deputy Electoral 22

<sup>45</sup> Section 183 (References to Commonwealth Electoral Act) changes the meaning of this defined term in Part 7 and the Schedule.

# SCHEDULE (continued)

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# SCHEDULE (continued)

9. Parts 7 to 9—

renumber as Parts 8 to 10.	2
10. Part 10—	3
renumber as Part 12.	4
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