

Queensland

Electoral Reform Amendment Bill 2013



Queensland

Electoral Reform Amendment Bill 2013

	Page
1	Short title
2	Commencement
3	Act amended
4	Amendment of s 2 (Definitions) 6
5	Amendment of s 89 (Deposit to accompany nomination) 7
6	Amendment of s 99 (Kinds of polling booths)
7	Amendment of s 102 (Supply of ballot papers and electoral rolls) 7
8	Amendment of s 104 (Scrutineers)
9	Amendment of s 107 (Procedure for voting)
10	Amendment of s 112 (Procedure for pre-poll ordinary voting) 9
11	Amendment of s 114 (Who may make a declaration vote) 10
12	Amendment of s 119 (Making a declaration vote using posted voting papers)
13	Amendment of s 120 (Electoral visitor voting) 11
14	Amendment of s 121 (Making a declaration vote in cases of uncertain identity). 11
15	Insertion of new pt 7, div 5, sdiv 3A 12
	Subdivision 3A Electronically assisted voting
	121A Who may make an electronically assisted vote 12
	121B Prescribed procedures for electronically assisted voting 13
	121C Audit of electronically assisted voting for an election . 14
	121D Protection of information technology 15
	121E Commissioner may decide electronically assisted voting is not to be used
	121F Review of electronically assisted voting
16	Amendment of s 122 (How electors must vote)
17	Amendment of s 123 (Formal and informal ballot papers) 16

18	Amendment of s 125 (Preliminary processing of declaration envelop and ballot papers)	bes 16
19	Amendment of s 127 (Preliminary counting of ordinary votes).	16
20	Amendment of s 128 (Official counting of votes)	17
21	Amendment of s 183 (Lodging how-to-vote cards)	17
22	Amendment of s 197 (Definitions)	18
23	Amendment and relocation of s 199 (Meaning of electoral expenditure)	19
24	Insertion of new s 201A	20
	201A CPI indexation of particular amounts	20
25	Amendment of s 203 (Electoral committee to be treated as part of candidate).	21
26	Omission of s 204 (Associated entity to be treated as part of party for particular purposes)	or 21
27	Omission of ss 208 and 209	21
28	Amendment of s 210 (Requisites for appointment)	22
29	Amendment of s 211 (Register of agents)	22
30	Amendment of s 214 (Responsibility for action when agent of party d or appointment vacant)	ead 22
31	Omission of s 215 (Responsibility for action when agent of registere third party dead or appointment vacant)	d 22
32	Amendment of s 216 (Revocation of appointment of agent)	22
33	Amendment of s 217 (Notice of death or resignation of agent of candidate or registered third party)	23
34	Omission of pt 11, div 3 (State campaign accounts)	23
35	Amendment of s 222 (Interpretation)	23
36	Amendment of s 223 (Entitlement to election funding—registered political parties)	23
37	Amendment of s 224 (Entitlement to election funding—candidates)	24
38	Replacement of s 225 (Advance payment of election funding)	25
	225 Election funding amount	25
39	Amendment of s 226 (Need for a claim)	26
40	Amendment of s 227 (Candidate may give direction about payment election funding)	of 26
41	Amendment of s 228 (Electoral expenditure incurred)	27
42	Amendment of s 230 (Lodging of claim)	27
43	Amendment of s 231 (Deciding claim)	27
44	Amendment of s 232 (Accepting a claim)	28
45	Amendment of s 233 (Refusing a claim)	28

46		nent of s 234 (Application for reconsideration of decision a claim)	28
47	Amendn	nent of s 235 (Reconsideration by commission)	28
48	Amendn	nent of s 236 (Making of payments)	28
49	Insertior	n of new pt 11, div 5	29
	Division	5 Policy development payments	
	239	Eligibility of political party for policy development paymer	nt 29
	240	Amount of policy development payment to which eligible registered political party is entitled	30
	241	When eligibility is decided and when policy development payment is made	31
	242	Application for reconsideration of decision about eligibility	y 32
	243	Reconsideration by commission	32
	244	Recalculation of policy development payment	33
50	Omissio	n of pt 11, div 6 (Political donations)	33
51	Amendn	nent of pt 11, div 7, hdg	33
52		nent of s 261 (Disclosure by candidates of political donations).	s 34
53	Amendn	nent of s 262 (Loans to candidates)	35
54		nent of s 263 (Disclosure of gifts by third parties that receive donations or incur expenditure for political purposes)	35
55	Amendn	nent of s 264 (Donations to candidates etc.)	36
56	Replace	ment of ss 265 and 266	37
	265	Gifts to political parties	37
	266	Persons taken to have complied with s 265	39
57	Amendn	nent of s 271 (Particular gifts not to be received)	39
58	Amendn	nent of s 272 (Particular loans not to be received)	40
59	Omissio	n of pt 11, div 9 (Electoral expenditure)	40
60	Amendn expendit	nent of pt 11, div 10, hdg (Disclosure of electoral ure)	40
61	Replace	ment of s 283 (Returns of electoral expenditure)	40
	283	Returns of electoral expenditure	41
62	Amendn	nent of s 284 (Returns by broadcasters)	41
63	Amendn	nent of s 285 (Returns by publishers)	41
64	Replace parties a	ment of pt 11, div 11, hdg (Returns by registered political and associated entities)	41
65		nent of s 290 (Returns for reporting periods by registered parties)	41

66	Amendme	nt of s 291 (Amounts received)	43
67	Omission	of s 292 (Amounts paid)	43
68	Replacem	ent of s 293 (Outstanding amounts)	43
	293	Outstanding amounts	43
69		nt of s 294 (Returns for reporting periods by associated	44
70	Omission	of pt 11, div 12 (Registration of third parties)	44
71	Amendme	nt of s 310 (Audit certificates)	45
72	Amendme	nt of s 311 (Auditor to give notice of contravention)	45
73	Amendme	nt of s 313 (Extension for giving return)	45
74	Amendme	nt of s 316 (Publishing of returns)	45
75		nt of s 317 (Inspection and supply of copies of claims and	46
76	Omission	of s 318 (Recovery of unlawful donations)	46
77	Amendme	nt of s 330 (General power to enter places)	46
78	Insertion c	f new pt 13, div 7	46
	Division 7	Transitional provisions for Electoral Reform Amendment Act 2013	
	418	Definitions for div 7	46
	419	Application of previous pt 11, div 4 to claims for advance payment of election funding lodged before relevant commencement	47
	420	Recovery of advance payments of election funding lodger and paid after relevant commencement	d 47
	421	Policy development payment for financial year ending on June 2013.	30 48

2013

A Bill

for

An Act to amend the Electoral Act 1992 for particular purposes

[s 1]

	The F	rliament of Queensland enacts—	1
Clause	1	Short title	2
		This Act may be cited as the <i>Electo Act 2013</i> .	oral Reform Amendment 3 4
Clause	2	Commencement	5
		This Act, other than sections 5 to commenced on the day the Bill for the into the Legislative Assembly.	
Clause	3	Act amended	9
		This Act amends the Electoral Act 19	92. 10
Clause	4	Amendment of s 2 (Definitions)	11
		(1) Section 2, definitions applicable ex expenditure period, electoral paper, ordinary postal voter, political donati organisation, registered third party an	<i>independent candidate</i> , 13 <i>on, registered industrial</i> 14
		omit.	16
		(2) Section 2—	17
		insert—	18
		eligible registered politic	al party see section 239. 19
		ordinary postal voter see	section 114(1)(a). 20
		policy development payn	<i>tent</i> see section 197. 21
		<i>proof of identity docum</i> relating to proof of a per- under a regulation.	
		relevant particulars see s	section 197. 25

[s	5]
----	----

		 (3) Section 2, definition <i>candidate</i>, paragraph (b), 'divisions 2, 3, 4, 6 and 9,'— 	1 2
		omit.	3
		(4) Section 2, definition <i>electoral expenditure</i> , 'section 199'—	4
		omit, insert—	5
		section 197	6
		(5) Section 2, definition <i>polling booth</i> , from 'or a'—	7
		omit, insert—	8
		, a mobile polling booth or a pre-poll voting office.	9
Clause	5	Amendment of s 89 (Deposit to accompany nomination)	10
		Section 89(4)(c), '4%'—	11
		omit, insert—	12
		10%	13
Clause	6	Amendment of s 99 (Kinds of polling booths)	14
		(1) Section 99(1), '2 kinds'—	15
		omit, insert—	16
		3 kinds	17
		(2) Section $99(1)$ —	18
		insert—	19
		(c) pre-poll voting offices for electoral districts.	20
Clause	7	Amendment of s 102 (Supply of ballot papers and electoral rolls)	21 22
		(1) Section 102(2), 'district must'—	23
		omit, insert—	24
		district, other than a completed ballot paper printed for an electronically assisted vote, must	25 26

	[s 8]			
		(2)	Section 102(3), after 'ballot papers'—	1
			insert—	2
			to which subsection (2) applies	3
		(3)	Section 102—	4
			insert—	5
			(4) A completed ballot paper printed for an electronically assisted vote must be of a size or format that enables the elector's electronically assisted vote to be accurately determined.	6 7 8 9
Clause	8	Am	nendment of s 104 (Scrutineers)	10
		(1)	Section 104(3)(b), after 'envelopes'—	1
			insert—	12
			, the printing of completed ballot papers for electronically assisted votes	13 14
		(2)	Section 104(3)—	1.
			insert—	10
			(c) at a place to observe any part of a procedure for making an electronically assisted vote.	1′ 18
		(3)	Section 104(5), after 'votes,'—	19
			insert—	20
			including electronically assisted votes,	2
Clause	9	Am	nendment of s 107 (Procedure for voting)	22
		(1)	Section 107(3)—	23
			omit, insert—	24
			(3) In the polling booth, the elector must—	2
			(a) give the issuing officer the elector's proof of identity document; and	20 27
			(b) request a ballot paper from the issuing officer.	28 29

	(2)	Section 107	7(5)—	_	1
		omit, insert	<u>•</u>		2
		(5)		sissuing officer must issue a ballot paper to a son if—	3 4
			(a)	the person has given the issuing officer the person's proof of identity document; and	5 6
			(b)	the issuing officer is satisfied the person is entitled to vote at the election for the electoral district.	7 8 9
	(3)	Section 107	7(7)—	-	10
		omit, insert	<u> </u>		11
		(7)	The if—	issuing officer must comply with section 121	12 13
			(a)	the elector does not give the issuing officer the elector's proof of identity document under subsection $(3)(a)$; or	14 15 16
			(b)	the issuing officer has asked questions under subsection (6) and suspects a person claiming to be a particular elector is not the elector.	17 18 19 20
Clause 10		nendment o ting)	ofs1	12 (Procedure for pre-poll ordinary	21 22
	(1)	Section 112	2(3)-	_	23
		omit, insert	<u>. </u>		24
		(3)	At t	he pre-poll voting office, the elector must—	25
				give the issuing officer the elector's proof of identity document; and	26 27
			(b)	request a ballot paper from the issuing officer.	28 29
	(2)	Section 112	2(5)—	-	30
		omit, insert	<u>; </u>		31

[s 11]

		(5)		s issuing officer must issue a ballot paper to a son if—	1 2
			(a)	the person has given the issuing officer the person's proof of identity document; and	3 4
			(b)	the issuing officer is satisfied the person is entitled to vote at the election for the electoral district.	5 6 7
	(3)	Section 11	2(7)-	-	8
		omit, inser	t—		9
		(7)	The if—	issuing officer must comply with section 121	10 11
			(a)	the elector does not give the issuing officer the elector's proof of identity document under subsection $(3)(a)$; or	12 13 14
			(b)	the issuing officer has asked questions under subsection (6) and suspects that a person claiming to be a particular elector is not the elector.	15 16 17 18
11	Am	nendment o	ofs1	14 (Who may make a declaration vote)	19
	(1)	Section 11	4(1)(a	ı)—	20
		omit, inser	t—		21
			(a)	an elector who wishes to make a declaration vote before the polling day for an election (an <i>ordinary postal voter</i>);	22 23 24
	(2)	Section 11	4(1)(ł	b), 'subsection (3)'—	25
		omit, inser	t—		26
		sub	sectio	on (2)	27
	(3)	Section 11	4(1)(c	c), 'subsection (4)'—	28
		omit, inser	t—		29
		sub	sectio	on (3)	30
	(4)	Section 11	4(2)—	_	31

Clause

		omit.	1
		(5) Section 114(3)(a)(iii), 'section 184A(2)(d) to (h)'—	2
		omit, insert—	3
		section 184A(2)(d) to (k)	4
		(6) Section 114(6), $(3)(a)(i)'$ —	5
		omit, insert—	6
		(2)(a)(i)	7
		(7) Section 114(7), 'subsection (6)'—	8
		omit, insert—	9
		subsection (5)	10
		(8) Section $114(3)$ to (7)—	11
		<i>renumber</i> as section 114(2) to (6).	12
Clause	12	Amendment of s 119 (Making a declaration vote using posted voting papers)	13 14
		Section 119(1), 'signed by the elector and posted, faxed or delivered'—	15 16
		omit, insert—	17
		given	18
Clause	13	Amendment of s 120 (Electoral visitor voting)	19
		Section 120(3), '6p.m. on the Thursday'—	20
		omit, insert—	21
		7p.m. on the Wednesday	22
Clause	14	Amendment of s 121 (Making a declaration vote in cases of uncertain identity)	23 24
		(1) Section 121(1) and (2)—	25
		omit, insert—	26

15

		(1)	If section 107(7) or 112(7) applies for a person who is an elector or a person claiming to be an elector, the issuing officer must give the person a declaration envelope.	1 2 3 4		
	(2)	Section 121	(5)(a), 'subsection (3)(a)'—	5		
		omit, insert	·	6		
		sub	section (2)(a)	7		
	(3)	Section 121	(5)(b), 'subsection (3)(b)'—	8		
		omit, insert	·	9		
		sub	section (2)(b)	10		
	(4)	Section 121	l(7), 'subsection (5)'—	11		
		omit, insert	<u>. </u>	12		
		subsection (4)				
	(5)	Section 121	l(3) to (9)—	14		
		rent	umber as section 121(2) to (8).	15		
15	Ins	ertion of ne	ew pt 7, div 5, sdiv 3A	16		
		Part 7, divis	sion 5—	17		
		insert—		18		
	Subdivision 3A Electronically assisted					
			voting	20		
	121A Who may make an electronically assisted vote					
		An if—	elector may make an electronically assisted vote	23 24		
			(a) the elector can not vote without assistance because the elector has—	25 26		
			(i) an impairment; or	27		
			(ii) an insufficient level of literacy; or	28		

Clause

	(b)	the elector can not vote at a polling booth because of an impairment; or	1 2
	(c)	the elector is a member of a class of elector prescribed under a regulation for this section.	2 3 4 5
	Examp	les of a class of elector—	6
	•	an elector whose address, as shown on an electoral roll, is more than 20km by the nearest practical route from a polling booth	7 8 9
	•	an elector who will not, throughout ordinary voting hours on polling day, be within Queensland	10 11
		ribed procedures for electronically d voting	12 13
(1)	how	commission may make procedures about an elector may make an electronically sted vote for an election.	14 15 16
(2)	The	procedures must provide for the following-	17
	(a)	the registration of electors who may make an electronically assisted vote for an election under section 121A;	18 19 20
	(b)	the authentication of each electronically assisted vote;	21 22
	(c)	the recording of each elector who uses electronically assisted voting;	23 24
	(d)	ensuring the secrecy of each electronically assisted vote;	25 26
	(e)	the secure transmission of each electronically assisted vote to the commissioner, and secure storage of each electronically assisted vote by the commissioner, until printing;	27 28 29 30 31
	(f)	the printing, for scrutiny and counting, of a ballot paper for each electronically assisted vote;	32 33 34

	(g) the secure delivery of each printed ballot paper to the returning officer for the appropriate electoral district or to the commission.	1 2 3 4
(3)	The procedures—	5
	(a) do not take effect until approved by a regulation; and	6 7
	 (b) must be tabled in the Legislative Assembly with the regulation approving the procedures; and 	8 9 10
	(c) must be published on the commission's website.	11 12
	udit of electronically assisted voting for an ction	13 14
(1)	The commission must appoint an independent person to audit the information technology used under the procedures for electronically assisted voting made under section 121B.	15 16 17 18
(2)	The audit must be conducted—	19
	(a) at least 7 days before the cut-off day for the nomination of candidates; and	20 21
	(b) within 60 days after the polling day for the election.	22 23
(3)	A person appointed under subsection (1) must be a individual who is not, and has not ever been, a member of a political party.	24 25 26
(4)	The person appointed to conduct the audit may make recommendations to the commission to reduce or eliminate risks that could affect the security, accuracy or secrecy of electronically assisted voting.	27 28 29 30 31
(5)	A regulation may prescribe requirements about the conduct of an audit under this section.	32 33

	rotection of information technology
(1)	A person must not disclose to another person a source code or other computer software relating to electronically assisted voting, unless the person is authorised to do so under—
	(a) the procedures made under section 121B; or
	(b) an agreement entered into by the person with the commissioner.
	Maximum penalty—40 penalty units or 6 months imprisonment.
(2)	A person must not, without reasonable excuse, destroy or interfere with a computer program, data file or electronic device used for or in connection with electronically assisted voting.
	Maximum penalty—100 penalty units or 2 years imprisonment.
	commissioner may decide electronically sisted voting is not to be used
as	sisted voting is not to be used The commissioner may decide that electronically
as	sisted voting is not to be used The commissioner may decide that electronically assisted voting is not to be used—
as	 sisted voting is not to be used The commissioner may decide that electronically assisted voting is not to be used— (a) at a particular election; or
as (1) (2)	 sisted voting is not to be used The commissioner may decide that electronically assisted voting is not to be used— (a) at a particular election; or (b) by a class of electors at a particular election. The commissioner's decision must be in writing
as (1) (2)	 sisted voting is not to be used The commissioner may decide that electronically assisted voting is not to be used— (a) at a particular election; or (b) by a class of electors at a particular election. The commissioner's decision must be in writing and published on the commission's website.
as (1) (2) 21F R	 sisted voting is not to be used The commissioner may decide that electronically assisted voting is not to be used— (a) at a particular election; or (b) by a class of electors at a particular election. The commissioner's decision must be in writing and published on the commission's website.

[s 16]

		 (b) an investigation into extending the use of electronically assisted voting to other electors for elections. (2) A report on the review and investigation must be given to the Minister. (3) The Minister must, within 14 days after receiving the report, table the report in the Legislative 	1 2 3 4 5 6 7
		Assembly.	8
Clause	16	Amendment of s 122 (How electors must vote)	9
		Section 122(1)—	10
		omit, insert—	11
		(1) An elector must vote in accordance with—	12
		 (a) if the elector votes using electronically assisted voting—the procedures approved under section 121B(3); or 	13 14 15
		(b) otherwise—subsection (2) or (3).	16
Clause	17	Amendment of s 123 (Formal and informal ballot papers)	17
		Section 123(1)(c), 'by the elector'—	18
		omit.	19
Clause	18	Amendment of s 125 (Preliminary processing of declaration envelopes and ballot papers)	20 21
		Section 125(2)(c), from 'the signature' to 'request and'—	22
		omit.	23
Clause	19	Amendment of s 127 (Preliminary counting of ordinary votes)	24 25
		Section 127(2)(b), after 'envelopes'—	26
		insert—	27

					[s 20]	
			and vot		allot papers printed for electronically assisted	1 2
Clause	20	Am	endment o	ofs1	28 (Official counting of votes)	3
		Sect	ion 128(2)((b), af	ter 'declaration envelopes'—	4
		inse	rt—			5
			and vot		ot papers printed for electronically assisted	6 7
Clause	21	Ame	endment o	ofs1	83 (Lodging how-to-vote cards)	8
		(1)	Section 18	3(3),	from 'subsection (1) or (2)'—	9
			omit, inser	t—		10
			sub	osectio	on (1) or (2) if—	11
				(a)	the how-to-vote card does not comply with section 182; or	12 13
				(b)	the commission or returning officer is satisfied, on reasonable grounds, the how-to-vote card is likely to mislead or deceive an elector in voting under this Act.	14 15 16 17
		(2)	Section 18	3—		18
			insert—			19
			(3A)	hov con pers	he commission or returning officer rejects a v-to-vote card under subsection (3)(b), the nmission or returning officer must give the son who authorised the how-to-vote card tten reasons for the rejection.	20 21 22 23 24
			(3B)	sub We	person to whom reasons are given under section (3A) may, no later than 5p.m. on the dnesday immediately before the polling day the election—	25 26 27 28
				(a)	revise the how-to-vote card; and	29

[s 22]

			(b)		a) and (b) in relation to the how-to-vote d.	1 2 3
		(3)	Section 183(4),	from	'available'—	4
			omit, insert—			5
			available	<u> </u>		6
			(a)	for	public inspection for free at—	7
				(i)	the commission's Brisbane office; and	8
				(ii)	if the how-to-vote card was printed for a candidate—the office of the returning officer for the electoral district being contested by the candidate; and	9 10 11 12
			(b)	on t	he commission's website.	13
		(4)	Section 183(6),	'subs	ection (4) or (5)'—	14
			omit, insert—			15
			subsectio	on (6)) or (7)	16
		(5)	Section 183(9),	'subs	ection (8)(b)'—	17
			omit, insert—			18
			subsectio	on (10	D)(b)	19
		(6)	Section 183(3A)) to (1	0)—	20
			renumber as sec	tion 1	183(4) to (12).	21
Clause	22	Am	endment of s 1	97 (I	Definitions)	22
		(1)	expenditure pe candidate, po	eriod, olitica	ons applicable expenditure cap, capped electoral expenditure, independent al donation, registered industrial fed third party and reporting period—	23 24 25 26
			omit.			27
		(2)	Section 197—			28
			insert—			29
			elec	ctoral	expenditure—	30

	(a)	for part 11, division 4—see section 222.	1
	(b) for part 11, division 10—see section 282A.	2
	eli	gible registered political party see section 239.	3
	-	<i>licy development payment</i> means a payment ade to a registered political party under division	4 5 6
	re	levant particulars, of an entity, means—	7
	(a)	for an unincorporated association—	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 12 13
	(b) for a trust fund or foundation—	14
		(i) the names and addresses of the trustees of the fund or the foundation; or	15 16
		(ii) the title or other description of the trust fund or the name of the foundation; or	17 18
	(C)	o otherwise—the name and address of the entity.	19 20
Clause 23	Amendment and expenditure)	relocation of s 199 (Meaning of <i>electoral</i>	21 22
	(1) Section 199, 'c	apped expenditure'—	23
	omit, insert—		24
	election	1	25
	(2) Section 199(h)		26
	omit, insert—		27
	(h) the carrying out, during the election period for the election, of an opinion poll or other research relating to the election if the	28 29 30

[s 24]

		dominant purpose of carrying out the opinion poll or research is—	1 2
		 to promote or oppose, directly or indirectly, a registered political party or the election of a candidate; or 	3 4 5
		(ii) to influence, directly or indirectly, voting at the election.	6 7
	(3) Section 199—		8
	<i>relocate</i> to part	11, division 10 and <i>renumber</i> as section 282A.	9
Clause 24	Insertion of new s	s 201A	10
	After section 201—		11
	insert—		12
	201A CPI in	ndexation of particular amounts	13
	me	is section applies if a provision in this part entions the amount of \$12400, CPI indexed for inancial year.	14 15 16
	fin am	r each financial year occurring after the ancial year ending on 30 June 2014, the nount of \$12400 is adjusted for the financial ar on 1 July using the formula—	17 18 19 20
	4	$\frac{4 \times B}{C}$	
	wh	nere—	21
	A	is—	22
	(a)	for the financial year ending on 30 June 2015—\$12400; and	23 24
	(b)) for each subsequent financial year—the amount of \$12400, CPI indexed for the year immediately before 1 July in a year.	25 26 27
		is the CPI number published for the March arter in the year.	28 29

			<i>C</i> is the CPI number published for the March quarter in the previous year.	1 2
		(3)	However, if, for a particular financial year, adjustment of the amount would reduce the amount, the amount is not to be adjusted for the year.	3 4 5 6
		(4)	If an amount is not a whole number multiple of \$100, the amount is to be rounded up to the nearest whole number multiple of \$100.	7 8 9
		(5)	If an amount would, if calculated to 4 decimal places, end with a number more than 4, the amount is taken to be the amount calculated to 3 decimal places and increased by 0.001.	10 11 12 13
		(6)	In this section—	14
			<i>CPI</i> means the all groups consumer price index number, being the weighted average of the 8 capital cities of the Australian States, published by the Australian Statistician.	15 16 17 18
Clause	25	Amendment of as part of can	f s 203 (Electoral committee to be treated didate)	19 20
		Section 203, 'Di	visions 3, 4, 6 and 9'—	21
		omit, insert—		22
		Divi	isions 3 and 4	23
Clause	26		204 (Associated entity to be treated as part rticular purposes)	24 25
		Section 204—		26
		omit.		27
Clause	27	Omission of s	s 208 and 209	28
		Sections 208 and	1 209—	29
		omit.		30

	[s 28]	
Clause	28	Amendment of s 210 (Requisites for appointment)
		(1) Section 210(1)(b)(iii)—
		omit.
		(2) Section 210(4), from '(other' to 'party)'—
		omit, insert—
		by a candidate
Clause	29	Amendment of s 211 (Register of agents)
		Section 211(2), 'third party'—
		omit, insert—
		candidate
Clause	30	Amendment of s 214 (Responsibility for action when agent of party dead or appointment vacant)
		Section 214(1)(a), '3, 4, 6, 7, 8, 9'—
		omit, insert—
		4, 7, 8
Clause	31	Omission of s 215 (Responsibility for action when agent of registered third party dead or appointment vacant)
		Section 215—
		omit.
Clause	32	Amendment of s 216 (Revocation of appointment of agent)
		(1) Section 216, ', or a registered third party who is an individual,'—
		omit.
		(2) Section 216(1) and (2) for registered third party?
		(2) Section 216(1) and (2), 'or registered third party'—

Clause	33	Amendment of s 217 (Notice of death or resignation of agent of candidate or registered third party)	1 2
		(1) Section 217, 'or registered third party'—	3
		omit.	4
		(2) Section 217, ', or the agent of an individual who is a registered third party,'—	5 6
		omit.	7
Clause	34	Omission of pt 11, div 3 (State campaign accounts)	8
		Part 11, division 3—	9
		omit.	10
Clause	35	Amendment of s 222 (Interpretation)	11
		Section 222—	12
		insert—	13
		(1) In this division, <i>electoral expenditure</i> , by a registered political party or a candidate for an election, means expenditure incurred by the political party or candidate for the purposes of a campaign for the election, whether or not the expenditure is incurred during the election period for the election.	14 15 16 17 18 19 20
Clause	36	Amendment of s 223 (Entitlement to election funding—registered political parties)	21 22
		(1) Section 223(1), '4%'—	23
		omit, insert—	24
		10%	25
		(2) Section 223(2)—	26
		omit, insert—	27

[s 37]

Clause 37

	(2)		stere	ount of election funding to which the d political party is entitled is the lesser	1 2 3
		(a)	und pref	election funding amount calculated er section 225 for each formal first ference vote given for a candidate attioned in subsection (1); and	4 5 6 7
		(b)	the	amount of electoral expenditure—	8
			(i)	claimed in relation to the registered political party for all elections held that day; and	9 10 11
			(ii)	accepted by the commission under section 231.	12 13
	endment o ding—cano			Entitlement to election	14 15
(1)	Section 224	l(1), '	·4%'-	—	16
	omit, insert				17
	10%	0			18
(2)	Section 224	(2)—	-		19
	omit, insert	<u> </u>			20
	(2)			ount of election funding to which the e is entitled is the lesser of—	21 22
		(a)	und pref	election funding amount calculated er section 225 for each formal first ference vote given for the candidate in election; and	23 24 25 26
		(b)	the	amount of electoral expenditure—	27
			(i)	claimed in relation to the candidate for the election; and	28 29
			(ii)	accepted by the commission under section 231.	30 31

Clause	38	Replacement of funding)	of s 225 (Advance payment of election	$\frac{1}{2}$
		Section 225—		3
		omit, insert—		4
		225 Ele	ction funding amount	5
		(1)	For section 223(2)(a) or 224(2)(a), the election funding amount is—	6 7
			(a) for the financial year ending on 30 June 2014—	8 9
			(i) if the entity entitled to the funding is a registered political party—\$2.90; or	10 11
			(ii) if the entity entitled to the funding is a candidate—\$1.45; or	12 13
			(b) for each subsequent financial year, the amount worked out (to 3 decimal places) under subsection (2).	14 15 16
		(2)	The election funding amount is adjusted for each financial year on 1 July using the formula—	17 18
			$\frac{A \times B}{C}$	
			where—	19
			<i>A</i> is the election funding amount immediately before 1 July in a year.	20 21
			B is the CPI number published for the March quarter in the year.	22 23
			<i>C</i> is the CPI number published for the March quarter in the previous year.	24 25
		(3)	However, if, for a particular financial year, adjustment of the election funding amount would reduce the amount, the amount is not be a adjusted for the year.	26 27 28 29
		(4)	If an amount would, if calculated to 4 decimal places, end with a number more than 4, the	30 31

[s 39]

			1 2
		(5) In this section—	3
		for Brisbane published by the Australian	4 5 6
Clause	39	Amendment of s 226 (Need for a claim)	7
		(1) Section 226, heading—	8
		omit, insert—	9
		226 Making a claim	10
		(2) Section 226(1)—	11
		omit, insert—	12
		(1) A claim for election funding may be made by—	13
		(a) a candidate; or	14
			15 16
			17 18
		omit.	19
Clause	40		20 21
		(1) Section 227(1), 'An agent of a candidate'—	22
		omit, insert—	23
		A candidate or the candidate's agent	24
		(2) Section 227(2)(b), 'candidate's'—	25
		omit, insert—	26
		candidate or	27

Clause	41	Amendment of s 228 (Electoral expenditure incurred)	1
		(1) Section 228(1) and (2), ', other than an advance payment,'—	2
		omit.	3
		(2) Section 228(2), 'the agent of a candidate in an election'—	4
		omit, insert—	5
		a candidate or the candidate's agent	6
		(3) Section 228(3)—	7
		omit.	8
Clause	42	Amendment of s 230 (Lodging of claim)	9
		(1) Section 230(1), ', other than an advance payment,'—	10
		omit.	11
		(2) Section 230(2)—	12
		omit.	13
		(3) Section 230(3)—	14
		renumber as section 230(2).	15
Clause	43	Amendment of s 231 (Deciding claim)	16
		(1) Section 231(2), ', other than an advance payment,'—	17
		omit.	18
		(2) Section $231(3)$ —	19
		omit.	20
		(3) Section 231(4), after 'require the'—	21
		insert—	22
		candidate or	23
		(4) Section $231(4)$ —	24
		renumber as section 231(3).	25

	[s 44]		
Clause	44	Amendment of s 232 (Accepting a claim)	1
		(1) Section $232(1)(a)$, after 'by the'—	2
		insert—	3
		candidate or	4
		(2) Section 232(2), '223(2), 224(2) or 225,'—	5
		omit, insert—	6
		223(2) or 224(2)	7
Clause	45	Amendment of s 233 (Refusing a claim)	8
		Section 233, from 'agent' to 'relates,'	9
		omit, insert—	10
		candidate or agent who made the claim	11
Clause	46	Amendment of s 234 (Application for reconsideration of decision refusing a claim)	12 13
		(1) Section 234(1), from 'agent' to 'relates'—	14
		omit, insert—	15
		candidate or agent who made the claim	16
		(2) Section $234(3)(a)$, after 'on which the'—	17
		insert—	18
		candidate or	19
Clause	47	Amendment of s 235 (Reconsideration by commission)	20
		Section 235(2), 'to the relevant agent'—	21
		omit, insert—	22
		the candidate or agent who made the application	23
Clause	48	Amendment of s 236 (Making of payments)	24
		(1) Section 236(1), 'into the party's State campaign account'—	25

		01	nit, insert	<u>; </u>		1
			to tl	he age	nt	2
	(2	2) Se	ection 236	5(2), 't	he agent of a candidate'—	3
		01	mit, insert	<u>; </u>		4
			a ca	indidat	te or the candidate's agent	5
	(.	3) Se	ection 236	5(2)(a)		6
		01	mit, insert	t		7
				(a)	to the candidate or candidate's agent; or	8
	(4	4) Se	ection 236	6(2)(b)	, from 'into'—	9
		01	mit, insert	<u>t</u>		10
			to tl	he regi	stered political party's agent.	11
Clause	49 I	nsert	ion of ne	ew pt	11, div 5	12
	F	Part 11	[13
	i	nsert-	_			14
	i	nsert–	_ Divisio	on 5	Policy development	14 15
	i	nsert–		on 5	Policy development payments	
	i	nsert–	Divisio		payments	15
	i	nsert–	Divisio 239 Elig	gibility	payments y of political party for policy	15 16 17
	i	nsert–	Divisio 239 Elig	gibility velopi A reg	payments y of political party for policy ment payment gistered political party (an <i>eligible registered</i>	15 16 17 18 19
	i	nsert-	Divisio 239 Eliç dev	gibility /elopi A reg <i>polit</i> i	payments y of political party for policy ment payment gistered political party (an <i>eligible registered</i> <i>ical party</i>) is eligible for a policy	15 16 17 18 19 20
	i	nsert–	Divisio 239 Eliç dev	gibility /elopi A reg <i>politi</i> devel	payments y of political party for policy ment payment gistered political party (an <i>eligible registered</i> <i>ical party</i>) is eligible for a policy lopment payment for a financial year if—	15 16 17 18 19 20 21
	i	nsert-	Divisio 239 Eliç dev	gibility velopi A reg politi devel (a)	payments y of political party for policy ment payment gistered political party (an <i>eligible registered</i> <i>ical party</i>) is eligible for a policy lopment payment for a financial year if— the political party was a registered political party on the polling day for the last general	15 16 17 18 19 20
	i	nsert-	Divisio 239 Eliç dev	gibility /elopi A reg <i>polita</i> devei (a)	payments y of political party for policy ment payment gistered political party (an <i>eligible registered</i> <i>ical party</i>) is eligible for a policy lopment payment for a financial year if— the political party was a registered political party on the polling day for the last general election and continues to be a registered	15 16 17 18 19 20 21 22 23 24
	i	nsert-	Divisio 239 Eliç dev	gibility velopi A reg politi devel (a)	payments y of political party for policy ment payment gistered political party (an <i>eligible registered</i> <i>ical party</i>) is eligible for a policy lopment payment for a financial year if— the political party was a registered political party on the polling day for the last general election and continues to be a registered political party on the day the party's entitlement to a policy development	15 16 17 18 19 20 21 22 23
	i	nsert-	Divisio 239 Eliç dev	gibility velopi A reg polita devel (a)	payments y of political party for policy ment payment gistered political party (an <i>eligible registered</i> <i>ical party</i>) is eligible for a policy lopment payment for a financial year if— the political party was a registered political party on the polling day for the last general election and continues to be a registered political party on the day the party's entitlement to a policy development payment is decided; and	15 16 17 18 19 20 21 22 23 24 25
	i	nsert-	Divisio 239 Eliç dev	gibility velopi A reg politi devel (a)	payments y of political party for policy ment payment gistered political party (an <i>eligible registered</i> <i>ical party</i>) is eligible for a policy lopment payment for a financial year if— the political party was a registered political party on the polling day for the last general election and continues to be a registered political party on the day the party's entitlement to a policy development	15 16 17 18 19 20 21 22 23 24 25 26

	(i)	endorsed by the political party for the duration of the financial year for which the policy development payment is payable; and	1 2 3 4
	(ii)	a member of the political party on the day the entitlement to the policy development payment is decided.	5 6 7
(2)	eligible f agent of writing	r, a registered political party is not for a policy development payment if the the political party has requested, in to the commission, that no policy nent payment is to be made to the party.	8 9 10 11 12 13
(3)	effect un	t made under subsection (2) continues in til the request is withdrawn, in writing to nission, by the political party's agent.	14 15 16
wh		policy development payment to le registered political party is	17 18 19
(1)	eligible 1 financial	cy development payment to which each registered political party is entitled for a year is the amount worked out using the g formula—	20 21 22 23
	$\frac{A \times B}{C}$		
	where		24
	A is the a this defined	amount prescribed under a regulation for nition.	25 26
	votes giv by the po	total number of formal first preference yen to each relevant candidate endorsed olitical party in the last general election g in or before the financial year (the <i>last</i>	27 28 29 30

(2)	C is the total number of formal first preference votes given to all relevant candidates endorsed by eligible registered political parties in the last general election. In this section— <i>relevant candidate</i> , endorsed by an eligible registered political party for a financial year, means a candidate who polled at least 10% of the total number of formal first preference votes for the candidate's electoral district in the last general election.	1 2 3 4 5 6 7 8 9 10 11
	en eligibility is decided and when policy velopment payment is made	12 13
(1)	The commission must decide the following for a financial year within 3 weeks after the end of the financial year—	14 15 16
	 (a) which registered political parties are eligible for a policy development payment for the year; 	17 18 19
	(b) the amount to which an eligible registered political party is entitled for the year under section 240.	20 21 22
(2)	The commission must make the policy development payment to each eligible registered political party entitled to the payment for a financial year in 2 equal instalments.	23 24 25 26
(3)	The instalments must be paid to the political party on or before the following days occurring immediately after the end of the financial year—	27 28 29
	(a) 31 July;	30
	(b) 31 January.	31

	plication for reconsideration of decision out eligibility	$\frac{1}{2}$
(1)	The agent of a registered political party may apply to the commission for the commission to reconsider a decision about—	3 4 5
	(a) whether the registered political party is eligible for a policy development payment for a financial year; or	6 7 8
	(b) the amount of the policy development payment made to the registered political party for a financial year.	9 10 11
(2)	The application must—	12
	(a) be in writing; and	13
	(b) set out the reasons for the application.	14
(3)	The application must be made—	15
	 (a) on or before 31 August immediately after the end of the financial year for which the decision was made; or 	16 17 18
	(b) if the commission allows a later day—the later day.	19 20
243 Re	consideration by commission	21
(1)	On receiving an application under section 242, the commission must—	22 23
	(a) reconsider the decision; and	24
	(b) decide to—	25
	(i) affirm the decision; or	26
	(ii) vary the decision; or	27
	(iii) set aside the decision and make another decision.	28 29
(2)	The commission must give the agent a notice stating the decision on the reconsideration	30 31

[s 50]

				ther with a statement of reasons for the sion.	1 2
		244 Red	calcı	lation of policy development payment	3
		(1)	deci sect the whi	he commission varies or sets aside the sion and makes another decision under ion 243(1)(b)(ii) or (iii) for a financial year, commission must recalculate the amount to ch each eligible registered political party is tled for the financial year under section 240.	4 5 6 7 8 9
		(2)	regi mor	ne policy development payment made to a stered political party for the financial year is e than the amount that, following the lculation, should have been made to the y—	10 11 12 13 14
			(a)	the amount of the excess is an overpayment; and	15 16
			(b)	the party must repay the amount of the overpayment; and	17 18
			(c)	the overpayment may be recovered by the State as a debt due to the State.	19 20
Clause	50	Omission of p	ot 11,	div 6 (Political donations)	21
		Part 11, division	ı 6—		22
		omit.			23
Clause	51	Amendment o	of pt [·]	l1, div 7, hdg	24
		Part 11, division	17, he	ading, 'donations'—	25
		omit, insert—			26
		gift	S		27

	[s 52]						
Clause	52	Amendment of s 261 (Disclosure by candidates of political donations and gifts)					
		(1)	Section 261, heading, 'political donations and'—	3			
			omit.	4			
		(2)	Section 261(1), 'the prescribed time after the polling day for the election'—	5 6			
			omit, insert—	7			
			15 weeks after the polling day for the election	8			
		(3)	Section 261(1)(a) and (b)—	9			
			omit, insert—	10			
			(a) the total amount or value of all gifts received by the person during the disclosure period for the election; and	1 12 13			
			(b) the number of entities who made the gifts; and	14 13			
			(c) the relevant details of each gift.	10			
		(4)	Section 261(2)—	1′			
			omit, insert—	18			
			(2) For this section, a reference to the relevant details of a gift is a reference to—	19 20			
			(a) its amount or value; and	2			
			(b) the date it was made; and	22			
			(c) the relevant particulars of the entity that made it.	23 24			
		(5)	Section 261(3) and (4), 'other than a political donation'—	2			
			omit.	20			
		(6)	Section 261(3), 'less than \$1000'—	2			
			omit, insert—	2			
			\$12400, CPI indexed for the financial year in which the gift was made, or less	29 30			
		(7)	Section 261(4), 'is equal to or is more than \$1000'—	3			
			<i>omit, insert</i> — is more than \$12400, CPI indexed for the financial year in which the gift was made	1 2 3			
--------	----	-----	--	----------------			
		(8)	Section 261(6), 'political donations or other'—	4			
		(0)	omit.	5			
Clause	53	Am	endment of s 262 (Loans to candidates)	6			
		(1)	Section 262(1), 'a person other than'—	7			
			omit, insert—	8			
			an entity other than	9			
		(2)	Section 262(2)(b), 'persons who'—	10			
			omit, insert—	11			
			entities that	12			
		(3)	Section 262(3), '\$1000 or more'—	13			
			omit, insert—	14			
			\$12400, CPI indexed for the financial year in which the loan was made or more	15 16			
		(4)	Section 262(3)(b) to (d)—	17			
			omit, insert—	18			
			(b) the relevant particulars of the entity that made the loan;	19 20			
		(5)	Section 262(3)(e)—	21			
			<i>renumber</i> as section 262(3)(c).	22			
Clause	54	tha	endment of s 263 (Disclosure of gifts by third parties t receive political donations or incur expenditure for itical purposes)	23 24 25			
		(1)	Section 263, heading, 'receive political donations or'	26			
			omit.	27			
		(2)	Section 263(1)(a), 'political donation'—	28			

[s 55]

		omit, insert—	1
		gift	2
	(3)	Section 263(2)(b), 'at least \$1000'—	3
		omit, insert—	4
		more than \$12400, CPI indexed for the financial year in which the gift is made	5 6
	(4)	Section 263(3), 'less than \$1000'—	7
		omit, insert—	8
		\$12400, CPI indexed for the financial year in which the expenditure is incurred, or less	9 10
	(5)	Section 263(5)(b), from 'made and—'—	11
		omit, insert—	12
		made and the relevant particulars of the entity that made the gift.	13 14
Clause 55	Am	endment of s 264 (Donations to candidates etc.)	15
	(1)	Castian 2(A has line (Denstisue)	
	(1)	Section 264, heading, 'Donations'—	16
	(1)	omit, insert—	16 17
	(1)	-	
	(1)	omit, insert—	17
		omit, insert— Gifts	17 18
		<i>omit, insert</i> — Gifts Section 264(1), (2), (3) and (6), 'political donation or other'—	17 18 19
	(2)	<i>omit, insert—</i> Gifts Section 264(1), (2), (3) and (6), 'political donation or other'— <i>omit.</i>	17 18 19 20
	(2)	<i>omit, insert—</i> Gifts Section 264(1), (2), (3) and (6), 'political donation or other'— <i>omit.</i> Section 264(1) and (6), 'donation or other'—	17 18 19 20 21
	(2) (3)	omit, insert— Gifts Section 264(1), (2), (3) and (6), 'political donation or other'— omit. Section 264(1) and (6), 'donation or other'— omit.	17 18 19 20 21 22
	(2) (3)	omit, insert— Gifts Section 264(1), (2), (3) and (6), 'political donation or other'— omit. Section 264(1) and (6), 'donation or other'— omit. Section 264(4), 'political donations or other'—	17 18 19 20 21 22 23
	(2)(3)(4)	omit, insert— Gifts Section 264(1), (2), (3) and (6), 'political donation or other'— omit. Section 264(1) and (6), 'donation or other'— omit. Section 264(4), 'political donations or other'— omit.	 17 18 19 20 21 22 23 24

	(6)	Section 264	4(5)—	-	1
		omit, inser	t—		2
		(5)	For are-	this section, the required details of a gift	3 4
			(a)	its amount or value; and	5
			(b)	the date on which it was made; and	6
			(c)	the relevant particulars of the entity that made it.	7 8
Clause 56	Re	placement	of se	265 and 266	9
		Sections 26	65 and	1 266—	10
		omit, inser	t—		11
		265 Gif	ts to	political parties	12
		(1)	fina \$12 whi	s section applies to an entity that, in a ncial year, makes gifts totalling more than 400, CPI indexed for the financial year in ch the entity made the gifts, to the same stered political party (the <i>recipient party</i>).	13 14 15 16 17
		(2)	wee	ject to section 266, the entity must, within 20 ks after the end of the financial year, give the mission a return in the approved form—	18 19 20
			(a)	disclosing all gifts the person made to the recipient party in the financial year; and	21 22
			(b)	stating, for each gift—	23
				(i) its amount or value; and	24
				(ii) the date on which the entity made it; and	25 26
				(iii) the name and address of the recipient party.	27 28
		(3)	time	section (2) applies to an entity even if, at the e the entity made the gifts, the entity was ide Queensland.	29 30 31

(4)	If—	1
	(a) 2 or more political parties are related to each other; and	2 3
	(b) at least 1 of the parties is a registered political party;	4 5
	subsection (1) applies as if—	6
	(c) those parties together constituted a single registered political party (rather than being separate political parties); and	7 8 9
	(d) a gift made by an entity to any of those parties were a gift made by the entity to the recipient party.	10 11 12
(5)	If an entity makes a gift to a person or body with the intention of benefiting a particular political party, the entity is taken for this section (including subsection (4)(d)) to have made that gift directly to the political party.	13 14 15 16 17
(6)	If—	18
	 (a) an entity is required to disclose a gift (the <i>ultimate gift</i>) in a return under subsection (2); and 	19 20 21
	 (b) the entity received a gift (the <i>enabling gift</i>) of more than \$12400, CPI indexed for the financial year in which the gift was made, which the entity used to make all or a substantial part of the ultimate gift; 	22 23 24 25 26
	the entity must also disclose the relevant details of the enabling gift in the return.	27 28
(7)	For subsection (6), the relevant details of an enabling gift are—	29 30
	(a) its amount or value; and	31
	(b) the date on which it was received; and	32
	(c) the relevant particulars of the entity that made it.	33 34

		(8)		s section does not apply to gifts made by any he following—	1 2
			(a)	a registered political party;	3
			(b)	an associated entity;	4
			(c)	a candidate in an election.	5
		266 Per	rsons	s taken to have complied with s 265	6
			sect	erson who would otherwise be required under ion 265 to give the commission a return is en to have complied with that section if—	7 8 9
			(a)	the person has given the commission a copy of the annual return provided under the Commonwealth Electoral Act, section 305B as soon as possible after the report has been provided under that Act; and	10 11 12 13 14
			(b)	the copy was certified by the person as a true copy of the annual return provided under the Commonwealth Electoral Act, section 305B.	15 16 17 18
Clause 57	Am	endment o	ofs2	71 (Particular gifts not to be received)	19
	(1)	Section 27	l(1),	'another person'—	20
		omit, insert	<u>+</u>		21
		ano	ther e	entity	22
	(2)	Section 27	l(1),	'at least \$200'—	23
		omit, insert	<u>; </u>		24
				In \$12400, CPI indexed for the financial year the gift is made	25 26
	(3)	Section 27	l(1) a	nd (2), 'name and address'—	27
		omit, insert	<u>+</u>		28
		rele	vant	particulars	29
	(4)	Section 27	l(1) a	nd (2), 'person making the gift'—	30

[s 58]

		omit, insert—	1
		entity making the gift	2
		(5) Section 271(4)—	3
		omit.	4
		(6) Section $271(5)$ to (7)—	5
		renumber as section 271(4) to (6).	6
Clause	58	Amendment of s 272 (Particular loans not to be received)	7
		(1) Section 272(1) and (2), '\$1000'—	8
		omit, insert—	9
		\$12400, CPI indexed for the financial year in which the loan is made,	10 11
		(2) Section 272(3)(c) to (e)—	12
		omit, insert—	13
		(c) the relevant particulars of the entity that made the loan.	14 15
Clause	59	Omission of pt 11, div 9 (Electoral expenditure)	16
		Part 11, division 9—	17
		omit.	18
Clause	60	Amendment of pt 11, div 10, hdg (Disclosure of electoral expenditure)	19 20
		Part 11, division 10, heading, 'electoral'—	21
		omit.	22
Clause	61	Replacement of s 283 (Returns of electoral expenditure)	23
		Section 283—	24
		omit, insert—	25

[s 62]

		283 Returns of electoral expenditure	1
		The agent of each person who was a candidate in an election must, within 15 weeks after the polling day for the election, give the commission a return in the approved form, stating details of all electoral expenditure for the election incurred by or with the authority of the candidate.	2 3 4 5 6 7
Clause	62	Amendment of s 284 (Returns by broadcasters)	8
		Section 284(1), 'capped expenditure'—	9
		omit, insert—	10
		election	11
Clause	63	Amendment of s 285 (Returns by publishers)	12
		Section 285(1), 'capped expenditure'—	13
		omit, insert—	14
		election	15
Clause	64	Replacement of pt 11, div 11, hdg (Returns by registered political parties and associated entities)	16 17
		Part 11, division 11, heading—	18
		omit, insert—	19
		Division 11 Annual returns by	20
		registered political parties and associated entities	21 22
Clause	65	Amendment of s 290 (Returns for reporting periods by registered political parties)	23 24
		(1) Section 290, heading—	25
		omit, insert—	26

[s 65]

	290 Anr	nual	returns by registered political parties	1
(2)	Section 290	, froi	m 'within' to 'stating—'—	2
	omit, insert-			3
	the		6 weeks after the end of a financial year, give mission a return, in the approved form,	4 5 6
(3)	Section 290	(a) a	nd (d), 'reporting period'—	7
	omit, insert-			8
	fina	ncial	year	9
(4)	Section 290	(b)—	-	10
	omit.			11
(5)	Section 290	(c), f	from 'reporting period'—	12
	omit, insert-			13
	fina	ncial	year; and	14
(6)	Section 290	(c) a	nd (d)—	15
	renumber as	s sect	tion 290(b) and (c).	16
(7)	Section 290)		17
	insert—			18
	(2)	com	vever, a political party is taken to have aplied with the requirement under subsection to give the commission a return if—	19 20 21
		(a)	the party's registered officer has given the commission a copy of the annual return provided under the Commonwealth Electoral Act, section 314AB as soon as possible after the report has been provided under that Act; and	22 23 24 25 26 27
		(b)	the copy was certified by the registered officer as a true copy of the annual return provided under the Commonwealth Electoral Act, section 314AB.	28 29 30 31

[s 66]

Clause	66	66 Am	nendment of s 291 (Amounts received)				
		(1)	Section 291	1)—	-	2	
			omit, insert—	_		3	
				part mor yeai	the sum of all amounts received by, or for, the y from an entity during a financial year is e than \$12400, CPI indexed for the financial r in which the amounts were received, the rn must include the particulars of the sum.	4 5 6 7 8	
		(2)	Section 291(2	2), '	less than \$1000'—	9	
			omit, insert—	-		10	
					CPI indexed for the financial year in which nt was received, or less	11 12	
		(3)	Section 291(3), p	paragraphs (a) to (c)—	13	
			omit, insert—	_		14	
			((a)	the relevant particulars of the entity that gave the sum; or	15 16	
			((b)	if the sum was received as a result of a loan, the information required to be kept under section 272(3) or the name of the financial institution that made the loan, as applicable.	17 18 19 20	
Clause	67	On	nission of s 2	292	(Amounts paid)	21	
		Sec	ction 292—			22	
		om	it.			23	
Clause	68	Re	placement of	fsź	293 (Outstanding amounts)	24	
		Sec	ction 293—			25	
		om	it, insert—			26	
			293 Outs	tan	ding amounts	27	
			the pa	arty	n of all outstanding debts incurred by, or for, to an entity during a financial year is more 400, CPI indexed for the financial year in	28 29 30	

[s 69]

			which the debts were incurred, the return must include the relevant particulars of each entity to whom the debts were owed.	1 2 3
Clause	69		endment of s 294 (Returns for reporting periods by ociated entities)	4 5
		(1)	Section 294, heading—	6
			omit, insert—	7
			294 Annual returns by associated entities	8
		(2)	Section 294(1), from 'a reporting period' to 'setting out—'—	9
			omit, insert—	10
			a financial year, the entity's financial controller must, within 16 weeks after the end of the financial year, give the commission a return, in the approved form, stating—	11 12 13 14
		(3)	Section 294(1)(a) and (c), 'reporting period'—	15
			omit, insert—	16
			financial year	17
		(4)	Section 294(1)(b), from 'reporting period'—	18
			omit, insert—	19
			financial year; and	20
		(5)	Section 294(5)—	21
			omit, insert—	22
			 (5) Sections 291 and 293 apply for subsection (1)(a), (b) and (c) to a return for an associated entity in the same way as they apply for section 290(a), (b) and (c) to a return for a registered political party. 	23 24 25 26
Clause	70	Omi	ssion of pt 11, div 12 (Registration of third parties)	27
	-		11, division 12—	28
		omit.		20 29
				/

		[s 71]	
Clause	71	Amendment of s 310 (Audit certificates)	
		(1) Section $310(1)(a)$ —	,
		omit.	,
		(2) Section $310(1)(b)$ to (d)—	4
		renumber as section 310(1)(a) to (c).	4
		(3) Section 310(2)(a), ', candidate or registered third party'—	(
		omit, insert—	,
		or candidate	8
		(4) Section 310(3), from 'if—'—	ļ
		omit, insert—	
		if the commission considers the cost of compliance with the requirement would be unreasonable.	•
lause	72	Amendment of s 311 (Auditor to give notice of contravention)	
		Section 311(1), ', candidate or registered third party'—	
		omit, insert—	
		or candidate	
Clause	73	Amendment of s 313 (Extension for giving return)	
		Section 313(3), from '8 weeks' to 'but for'—]
		omit, insert—	
		1 month after the day the return would, other than for	4
Clause	74	Amendment of s 316 (Publishing of returns)	4
		(1) Section $316(1)(b)$ —	2
		omit.	2
		(2) Section 316(1)(c) and (d)—	2
		renumber as section 316(1)(b) and (c).	2

[s 75]

		 (3) Section 316(2) and (3)— omit, insert— (2) A return mentioned in subsection (1) must published within 5 business days after the retuis given to the commission. 	-
Clause	75	Amendment of s 317 (Inspection and supply of copies claims and returns)	of 6 7
		Section 317(4)(b), 'or 266'— omit.	8 9
Clause	76	Omission of s 318 (Recovery of unlawful donations) Section 318— <i>omit</i> .	10 11 12
Clause	77	Amendment of s 330 (General power to enter places) Section 330(2), ', candidate or third party'— <i>omit, insert</i> — or candidate	13 14 15 16
Clause	78	Insertion of new pt 13, div 7 Part 13— <i>insert</i> — Division 7 Transitional provisions for Electoral Reform Amendment Act 2013	17 18 19 0r 20 21 22
		418 Definitions for div 7	23
		In this division— assent day means the day the Electoral Refo	24 977 25
		Amendment Act 2013 receives royal assent.	26 26

Re	<i>avant commencement</i> means the day the <i>Electoral form Amendment Act 2013</i> , section 38 is taken to e commenced under section 2 of that Act.	1 2 3
foi	plication of previous pt 11, div 4 to claims advance payment of election funding ged before relevant commencement	4 5 6
(1)	This section applies if, before the relevant commencement, a claim for advance payment of election funding by a registered political party or candidate was lodged with the commission under part 11, division 4 but not decided.	7 8 9 10 11
(2)	The commission's decision, and any advance payment of election funding under that part as in force immediately before the relevant commencement, is not affected by the commencement of the <i>Electoral Reform</i> <i>Amendment Act 2013</i> .	12 13 14 15 16 17
(3)	Part 11, division 4 as in force immediately before the relevant commencement continues to apply to the party or candidate in relation to any advance payment mentioned in subsection (2) made to the party or candidate.	18 19 20 21 22
fui	covery of advance payments of election ding lodged and paid after relevant nmencement	23 24 25
loc reg div	a claim for advance payment of election funding ged after the relevant commencement by a stered political party or candidate under part 11, sion 4 as in force immediately before the relevant mencement, is paid before the assent day—	26 27 28 29 30
	(a) the amount of the advance payment is taken to be an overpayment; and	31 32
	(b) the overpayment may be recovered by the State as a debt due to the State.	33 34

	icy development payment for financial year ling on 30 June 2013	1 2
(1)	The commission must pay a policy development payment instalment under part 11, division 5 to each eligible registered political party for the financial year ending on 30 June 2013 (the <i>2013 financial year</i>).	3 4 5 6 7
(2)	The amount of the instalment must be worked out under that division for the 2013 financial year as if—	8 9 10
	(a) part 11, division 5 were in effect on and from 1 July 2012; and	11 12
	(b) the first instalment for the 2013 financial year that would have been payable on or before 31 July 2013 if that division were in effect from 1 July 2012 had already been paid.	13 14 15 16 17
(3)	The policy development payment must be paid to each eligible registered political party within 60 days after the assent day.	
(4)	Despite section 242(3), an agent of a registered political party may apply to the commission for the commission to reconsider a decision under section 242 if the application is made—	
	(a) within 90 days after the assent day; or	25
	(b) if the commission allows a later day—the later day.	26 27

© State of Queensland 2013 Authorised by the Parliamentary Counsel