

Third Party Return of Electoral Expenditure

FINANCIAL YEAR 2020-21

Section 314AEB of the Commonwealth Electoral Act 1918 (Electoral Act) requires third parties to furnish a return within 20 weeks after the end of the financial year.

The due date for lodging this return is 17 November 2021.

Completing the Return:

- This return is to be completed by a person or organisation who incurred electoral expenditure of more than \$14,300 in the 2020-21 financial year.
- Registered political parties and their State branches, political campaigners, candidates and members of the Commonwealth Parliament **do not** need to complete this return.
- This return is to be completed with reference to the <u>Financial Disclosure Guide for Third Parties Incurring</u>
 Electoral Expenditure.
- Amounts should be reported on a GST inclusive basis.
- This return will be available for public inspection from Tuesday 1 February 2022 at www.aec.gov.au.
- Any supporting documentation included with this return may be treated as part of a public disclosure and displayed on the AEC website.
- The information on this return is collected under s 314AEB and s 314AEC of the Electoral Act.

Name					
Postal address					
	Suburb/town		State	Postcode	
ABN			ACN		
Person completing this re	eturn				
Name (Write 'as above' if completing own return)					
Capacity or position (e.g. company secretary, self)					
Postal address					
	Suburb/town		State	Postcode	
Telephone number	()	Fax	number ()		
Email address					

Enquiries and returns should be addressed to:

Disclosure and Compliance Australian Electoral Commission

Locked Bag 4007 Canberra ACT 2601 Phone: 02 6271 4552 Fax: 02 6293 7655 Email: fad@aec.gov.au

Office use only

Date received

I certify that the information contained in this return and its attachments is true and complete to the best of my knowledge, information and belief. I have made due and reasonable inquiries of the person/organisation on whose behalf I am authorised to complete this form. I certify that the third party has complied with section 302E of the Electoral Act relating to donations to third parties by foreign donors. I understand that submitting a false or misleading return is an offence under Division 137.1 of the Criminal Code Act 1995. OR I certify that the information contained in this return and its attachments is true and complete to the best of my knowledge, information and belief, except for the particulars detailed in the 'Notice of Incomplete Return' form (attached). I have made due and reasonable inquiries of the person/organisation on whose behalf I am authorised to complete this form. I understand that submitting a false or misleading return or omitting any matter which makes the information misleading is an offence under Division 137.1 of the Criminal Code Act 1995.

Date

Certification

Signature

Part 1: Electoral expenditure for financial year 1 July 2020 to 30 June 2021

A person or organisation that incurred more than \$14,300 in electoral expenditure, in the 2020-21 financial year, must disclose the total amount of electoral expenditure incurred.

Electoral expenditure is defined in section 287AB of the Electoral Act to be expenditure incurred for the dominant purpose of creating or communicating electoral matter. Further information on electoral expenditure can be found on the AEC website.

Total electoral expenditure incurred \$.00

Part 2: Gifts received for electoral expenditure for financial year 1 July 2020 to 30 June 2021

Details of **gifts** of more than \$14,300 **received and used** (wholly or partly) to incur electoral expenditure disclosed in Part 1 of this return. Part 2 of this return applies to a third party:

- who is required to complete Part 1 of this return; and
- received a gift or a number of gifts from a single source that total to more than \$14,300 (whether within the 2020-21 financial year or not); **and**
- used that gift, or part of it, to incur the electoral expenditure reported in Part 1; or reimburse such expenditure.

Where the above criteria is met, the following details must be disclosed:

- full name and address details* of each person or organisation from whom the gift was received
- date each gift was received
- · value or amount of each gift.

Any gift which has been disclosed in a previous financial year does not need to be disclosed again.

Received from			Date of gift	Total amount received (GST inclusive)	
Name				\$.00
Postal address					
Suburb/town	State	Postcode			
Name				\$.00
Postal address					
Suburb/town	State	Postcode			
Name				\$.00
Postal address					
Suburb/town	State	Postcode			
Name				\$.00
Postal address					
Suburb/town	State	Postcode			
Name				\$.00
Postal address					
Suburb/town	State	Postcode			

If insufficient space, please attach additional sheets.

Total	\$.00

* Name and address details

- If the gift was from an unincorporated association (other than a registered industrial organisation), the name of the association and the name and addresses of the executive committee members are required.
- If the gift was from a trust, the name of the trust, and the name and addresses of the trustee are required.

Links

State and territory jurisdictions may have their own disclosure schemes, which are separate to the Commonwealth disclosure scheme. Check with your state or territory electoral commission about disclosure requirements in your state or territory.

NSW Electoral Commission*

http://www.elections.nsw.gov.au/

Victorian Electoral Commission*

http://www.vec.vic.gov.au/

Electoral Commission of Queensland*

http://www.ecq.qld.gov.au/

Western Australian Electoral Commission*

http://www.waec.wa.gov.au/

Electoral Commission of South Australia*

http://www.ecsa.sa.gov.au/

Tasmanian Electoral Commission

http://tec.tas.gov.au/

Australian Capital Territory Electoral Commission*

http://www.elections.act.gov.au/

Northern Territory Electoral Commission*

http://www.ntec.nt.gov.au/

*denotes an organisation that operates a funding and disclosure scheme separate from the Commonwealth disclosure scheme as at June 2021.