Financial Disclosure Compliance and Enforcement Policy



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Introduction

The purpose of the Commonwealth funding and disclosure scheme (the disclosure scheme) in Part XX of the *Commonwealth Electoral Act 1918* (Electoral Act), and the Referendum disclosure scheme (the referendum disclosure scheme) in Part VIIIA of the *Referendum (Machinery Provisions) Act 1984* (Referendum Act), is to increase transparency and inform the public about the financial dealings of political parties, candidates, Members of the House of Representatives and Senators, referendum entities and others involved in the electoral and referendum process.

Neutrality

The Australian Electoral Commission (AEC) is an independent electoral management body established under Part II of the Electoral Act to, among other things, administer the disclosure scheme. In addition, the AEC administers the referendum disclosure scheme under the authority of the Referendum Act.

The AEC places special emphasis on political and issue neutrality because it is responsible for providing the Australian people with an independent electoral service. Every AEC employee signs a neutrality agreement. At all times, the AEC acts impartially when enforcing regulatory requirements.

Annual disclosure returns

The annual disclosure scheme requires political parties, significant third parties, associated entities, third parties, Members of the House of Representatives, Senators and annual donors to lodge financial disclosure returns with the AEC. The disclosure returns are then made available for public inspection on the Transparency Register.

Election disclosure returns

The election disclosure scheme requires candidates, Senate groups and election donors to lodge financial disclosure returns with the AEC within 15 weeks after polling day. The disclosure returns are then made available for public inspection on the Transparency Register.

Referendum disclosure returns

The referendum disclosure scheme requires referendum entities and referendum donors to lodge referendum disclosure returns with the AEC within 15 weeks after voting day. The disclosure returns are then made available for public inspection on the Transparency Register.

Authority of the AEC

The Electoral Act and Referendum Act provide the AEC with authority to investigate non-compliance and, where necessary, take appropriate enforcement action. Types of non-compliance with Part XX of the Electoral Act and Part VIIIA of the Referendum Act may include:

- failure to register as a significant third party or associated entity
- receiving foreign donations or establishing schemes to conceal the receipt of foreign donations
- failure to disclose donations and electoral or referendum expenditure
- failure to submit disclosure returns by registered political parties and others
- making claims for public funding that a candidate or party is not entitled to
- failure to keep records.

This Financial Disclosure Compliance and Enforcement Policy outlines the approach that the AEC may take to support compliance with the disclosure schemes. <u>Appendix A</u> summarises the obligations in Part XX of the Electoral Act, and the penalties for non-compliance. <u>Appendix B</u> summarises the obligations in Part VIIIA of the Referendum Act and the penalties for non-compliance.

Policy statement

To increase the transparency of both disclosure schemes, the AEC assists those with obligations under Part XX of the Electoral Act and Part VIIIA of the Referendum Act to understand and comply with their obligations.

- ➤ The AEC seeks to deter non-compliance by increasing understanding through education and guidance in order to assist political participants to understand and meet their financial disclosure requirements.
- When non-compliance is detected, the AEC will consider the conduct and likely causal factors before undertaking prosecution and/or enforcement.

Compliance and enforcement approach

The AEC will undertake compliance and enforcement action in a way that is:

- in accordance with the legislation
- · effective, timely and proportionate
- fair and impartial
- evidence based.

The AEC will undertake a risk-based approach to compliance and enforcement of the disclosure schemes. The AEC reserves the right to take the action it considers necessary and appropriate to support compliance with the disclosure schemes and to deal with non-compliance. To determine the appropriate action, the AEC will consider the behaviour and motivation of participants in the electoral process:

Electoral participants behaviour and motivation ¹				
Compliant	Inadvertent non-compliance	Unwilling to comply		
 Maintains regular contact. Invests time and effort to understand the scheme and remains up to date with any changes. Provides all requested information. Takes corrective action when asked. 	 Engages early when experiencing difficulty complying. Makes honest mistakes. Seeks guidance to correct mistakes. Rectifies mistakes in a timely manner. 	 Intentionally provides incomplete or inaccurate information or has not made sufficient effort to become compliant. Ignores obligation deadlines. Does not engage or reply to AEC correspondence and interactions. Does not take corrective action. 		

Help and support	Enforce

To determine the appropriate action to achieve compliance the AEC will also consider:

- the extent and regularity of the non-compliance
- the benefits of pursuing the non-compliance, relative to the expense
- whether an alternative course of action is available.

Where there is scope for an individual or entity to rectify and address the non-compliance, the AEC will provide the individual or entity a reasonable opportunity to do this. However, for

¹ Note the enforcement process is presented as a spectrum rather than the typical presentation as a Braithwaite enforcement pyramid.

more serious breaches, such as intentional or repeated non-compliance, the AEC may consider other enforcement mechanisms in the Electoral Act and Referendum Act, including obtaining an enforceable undertaking or seeking to impose a civil penalty or referring criminal conduct to the relevant agency, such as the Australian Federal Police (AFP).

Compliance activities

The AEC will seek to achieve compliance with obligations in the disclosure schemes by:

- providing information on the AEC website to promote awareness of disclosure responsibilities under the Electoral Act and Referendum Act
- being approachable and simplifying processes to enable compliance to be easily achieved
- providing easy avenues to seek advice and information via the funding and disclosure help desk
- publishing disclosure scheme guides and providing educational material
- sending information about the disclosure scheme obligations to candidate agents, newly registered political parties, significant third parties, associated entities, third parties, Members of the House of Representatives, Senators, donors, and potential referendum entities
- sending obligation and/or reminder letters (including advice on the potential penalties for non-compliance)
- monitoring information in the public domain to determine whether an individual or entity may have a disclosure obligation under the Electoral Act or Referendum Act
- facilitating public access to disclosure information via publication of returns in an easy-to-use format on the Transparency Register
- encouraging potential breaches of the disclosure scheme to be reported to the AEC via the tip-off facility.

Neither the Electoral Act nor the Referendum Act require the AEC to contact an individual or entity about their obligations under either disclosure scheme. An individual or entity is not absolved of their obligations under either the Electoral Act or Referendum Act if they do not receive advice or a request from the AEC.

Initial compliance assessment

The AEC will conduct initial compliance assessment checks to confirm that:

- all disclosure returns expected to be lodged have been lodged, and
- returns appear fully and correctly completed.

The AEC will take follow-up action in relation to returns not received by the due date or which do not appear to contain all the requisite information.

Compliance reviews

The AEC undertakes a regular program of risk-based compliance reviews that examines a sample of disclosure returns. The AEC examines a range of criteria to determine the relative risk of non-compliance with disclosure obligations.

Compliance reviews are initiated through the issue of a formal notice by the AEC, which requires a person to provide documents and other evidence.

There is a legal obligation to comply with a notice issued under section 316(2A) of the Electoral Act.

There is also a legal obligation to comply with a notice issued under section 109N of the Referendum Act.

Investigations

The AEC has the authority to investigate contraventions, or possible contraventions, of the disclosure schemes under the Electoral Act and the Referendum Act. The AEC will consider all the facts and circumstances of a matter to determine whether to commence an investigation. The AEC can only commence an investigation if there are reasonable grounds to believe that a person is capable of producing evidence relating to a contravention, or possible contravention, under Part XX of the Electoral Act or Part VIIIA of the Referendum Act.

Note: section 316(2D) of the Electoral Act prescribes that the AEC must also conduct an investigation where an entity or individual has made a gift or disposition of property of \$25,000 or more to a registered political party or candidate. Disposition of property is a defined term in the Electoral Act and includes, but is not limited to, any transfer, assignment or payment of property such as an allotment of shares in a company, a grant of interest in land, a discharge of debt, etc.²

Enforcement action

Following the conclusion of any compliance review or investigation, where the AEC is satisfied that an offence or contravention has occurred, the AEC will select the most appropriate enforcement action based on a number of considerations including the nature and seriousness of the breach, frequency, mitigating factors and public interest considerations.

Enforceable undertakings

An enforceable undertaking is a legally binding agreement that may be entered into to resolve non-compliance or improve compliance with Part XX of the Electoral Act or Part VIIIA of the Referendum Act. Undertakings are designed to secure effective remedies to address non-compliance without the need for court proceedings or as an alternative to civil penalties.

² Commonwealth Electoral Act 1918, s 287(1).

Civil penalties

A civil penalty is a financial penalty imposed by the court on application by the Electoral Commissioner. Both Part XX of the Electoral Act and Part VIIIA of the Referendum Act set out the maximum penalties that a court may impose for a breach. This can be either an amount of penalty units or in some cases, such as where a donation is received from a foreign donor, the court may impose a penalty equal to three times the value of the donation received. Civil penalties do not result in an individual or incorporated entity being convicted of an offence. The purpose of civil penalties is to deter political participants from breaching the Electoral Act and Referendum Act and impose a financial penalty for non-compliance.

Part XX of the Electoral Act sets out the offences and relevant penalties that relate to election funding and financial disclosure. A table summarising these penalties is at Appendix A. Part VIIIA sets out the offences and relevant penalties that relate to referendum funding and financial disclosure. A table summarising the penalties under Part VIIIA of the Referendum Act is at Appendix B.

Criminal offences

While most of the offences in the Electoral Act and Referendum Act are civil penalties, there are some criminal offences relating to the illegal receipt of foreign donations and the failure to comply with an investigation.

The AEC has two options in relation to potential criminal offences under either Part XX of the Electoral Act or Part VIIIA of the Referendum Act:

- If sufficient evidence can be established, the AEC may refer a potential criminal
 offence to the Commonwealth Director of Public Prosecutions (CDPP). The CDPP will
 determine whether to prosecute having regard to the Prosecution Policy of the
 Commonwealth.
- If the AEC suspects a criminal offence, the AEC may refer a matter to the Australian Federal Police (AFP) for further investigation. The AFP makes a determination on further referrals to the CDPP.

Recovery of payments

Section 315 of the Electoral Act allows a court, in addition to imposing a penalty under section 137.1 of the *Criminal Code Act 1995* or making a civil penalty order, to order the refund to the Commonwealth the amount of any election funding payment wrongfully obtained under Division 3 of Part XX of the Electoral Act, or the amount or value of any gift made in contravention of Part XX of the Electoral Act.

Section 109T of the Referendum Act allows a court to recover an amount due to the Commonwealth under section 109R of the Referendum Act. Section 109R of the Referendum Act applies if the gift is made to, or for the benefit of a person, and a court has determined the gift recipient, or any other person, has contravened section 109J of the Referendum Act.

The amount or value of the gift (determined at the time the gift is made) is payable by the gift recipient to the Commonwealth and may be recovered by the Commonwealth as a debt due to the Commonwealth by action in a court of competent jurisdiction.

Reporting of compliance and enforcement actions

The AEC publishes information about its performance on compliance activities in its annual report which is provided to the Minister responsible for electoral matters after each financial year.

Following an election, under section 17(2) of the Electoral Act, a report is prepared and released documenting funding and disclosure activities.

Following a referendum, under section 109Y of the Referendum Act, a report is prepared and released documenting referendum disclosure activities.

The AEC publishes enforceable undertakings on the Transparency Register.

Outcomes of compliance reviews are published on the AEC's website.

Appendix A: Penalties relating to electoral funding and disclosure obligations

In addition to the penalties outlined in the following tables, sections 137.1 and 137.2 of the *Criminal Code Act 1995* also applies for providing false or misleading information or documents to the AEC. Section 137.1 provides that an individual or entity may contravene this section if they give information to the Commonwealth knowing that the information is false or misleading or omits any matter which would make the information misleading. Section 137.2 provides that an individual or entity may contravene this section if they produces a document to the Commonwealth knowing that the document is false or misleading. Both offences carry a penalty of 12 months imprisonment if found guilty.

The value of a penalty unit is set by <u>section 4AA of the *Crimes Act 1914*</u>. The value of the penalty unit that applies is determined by the date of the breach or offence.

Registration requirements for significant third parties and associated entities

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Incurring electoral expenditure, or fundraising any amounts for the purposes of incurring electoral expenditure, if the person or entity is required to be registered as a significant third party for a financial year s 287F	party	 Whichever is higher of: 200 penalty units, or three times the amount of electoral expenditure incurred or fundraised (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, of electoral expenditure incurred or fundraised, or both) s 287F(3) 	Not applicable
Incurring electoral expenditure, or fundraising any amounts for the purposes of incurring electoral expenditure, if the entity is required to be registered as an associated entity for a financial year s 287H	associated entity	 Whichever is higher of: 200 penalty units, or three times the amount of electoral expenditure incurred or fundraised (if the court can determine the amount, or an estimate of the amount, of 	Not applicable

Registration requirements for significant third parties and associated entities

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
		electoral expenditure incurred or fundraised) s 287H(3)	
Failure to notify the Electoral Commissioner within 90 days if information on the Transparency Register ceases to be correct or complete s 287P	significant third partyassociated entitythird party	60 penalty units s 287P(2)	Not applicable

Foreign donation restrictions

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Failure of a member of the House of Representatives, Senator, political entity (registered political party, candidate and Senate group), significant third party or associated entity, to take acceptable action in relation to a foreign donation is 302D(1)	 member of the House of Representatives Senator agent of a political entity financial controller of a significant third party or associated entity 	200 penalty units, orthree times the amount or the value	200 penalty units s 302D(2)
Failure of a third party to take acceptable action in relation to a foreign donation s 302E(1)	third party	 Whichever is higher of: 100 penalty units, or three times the amount of the value of the gift (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, of the value of the gift) s 302E(4) 	50 penalty units s 302E(3)

Foreign donation restrictions

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Failure to take acceptable action in relation to a foreign donation provided for the purpose of incurring electoral expenditure (offence by gift recipient) s 302F(1)	•	 100 penalty units - for contravention of s 302F(1) by a third party, or 200 penalty units - for contravention of s 302F(1) by a person or entity other than a third party, or three times the amount of the value of the gift (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, of the value of the gift) 	party:
Failure to take acceptable action in relation to a foreign donation provided for the purpose of incurring electoral expenditure (offence by foreign donor) s 302F(2)		 Whichever is higher of: 200 penalty units, or three times the amount of the value of the gift (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, of the value of the gift) s 302F(5) 	For contravention of s 302F(2): • 100 penalty units s 302F(3)
Knowingly providing a false affirmation or information that a donor is not a foreign donor s 302G(1)	• donor	 Whichever is higher of: 200 penalty units, or three times the amount of the value of the gift (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, of the value of the gift) s 302G(4) 	100 penalty units s 302G(2)

Foreign donation restrictions

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Contravening an anti-avoidance notice relating to sections 302D, 302E or 302F s 302H	any person or entity	 Whichever is higher: 200 penalty units, or three times the amount of the value of the gift (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, of the value of the gift) s 302H(5) 	200 penalty units s 302H(3)
Contravening an anti-avoidance notice relating to sections 314AJ s 314AK	any person or entity	 Whichever is higher: 200 penalty units, or three times the amount (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount) that was not prohibited as a result of the scheme or part of the scheme \$ 314AK(3) 	Not applicable

Disclosure of donations

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Failure to provide a return disclosing gifts received s 304(2)	candidate (including members of a group who were candidates) or the candidate's agent	 60 penalty units, or 	Not applicable

Disclosure of donations

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
		s 304(2)	
Failure to provide a return disclosing gifts received s 304(3)	 agent of a group whose members were candidates, or, if no agent, the candidate whose name appears first on the ballot paper 	 Whichever is higher of: 60 penalty units, or three times the amount of the value of the gifts not disclosed (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, of the value of the gifts not disclosed) s 304(3) 	Not applicable
Failure to provide a return disclosing gifts to any candidate or member of a group valued at more than the disclosure threshold s 305A	donor who is not a political entity or an associated entity	 Whichever is higher: 60 penalty units, or three times the amount of the value of the gifts not disclosed (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, of the value of the gifts not disclosed) s 305A(2) 	Not applicable
Failure to provide a return disclosing gifts to a political party or significant third party totalling more than the disclosure threshold in a financial year s 305B	donor who is not a political entity or an associated entity	 Whichever is higher of: 60 penalty units, or three times the amount of the value of the gifts not disclosed (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, of the value of the gifts not disclosed) s 305B(1) 	Not applicable

Disclosure of donations

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Failure to provide a return disclosing gifts to a member of the House of Representatives or Senator totalling more than the disclosure threshold in a financial year that were made for federal purposes s 306	entity or an associated entity	 Whichever is higher of: 60 penalty units, or three times the amount of the value of the gifts not disclosed (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, of the value of the gifts not disclosed) s 306(1) 	Not applicable

Disclosure of electoral expenditure

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Failure to provide a return disclosing the amount of electoral expenditure for an election s 309(2)	candidate (but not a candidate who was the member of a group) or the candidate's agent	 Whichever is higher of: 60 penalty units, or three times the amount of the value of the electoral expenditure not disclosed (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, of the electoral expenditure not disclosed) s 309(2) 	Not applicable
Failure to provide a return disclosing the amount of electoral expenditure for an election s 309(3)	 agent of a group whose members were candidates, or if no agent, the candidate whose name appears first on the ballot paper 	 Whichever is higher of: 60 penalty units, or three times the amount of the value of the electoral expenditure not disclosed (if there is sufficient evidence for the court to determine the amount, or an 	Not applicable

Disclosure of electoral expenditure

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
		estimate of the amount, of the electoral expenditure not disclosed) s 309(3)	

Annual returns

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Failure to provide an annual return for a registered political party and a significant third party s 314AB(1)	 agent of a registered political party financial controller of a significant third party 	 Whichever is higher of: 120 penalty units, or three times the value of the amount not disclosed (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, not disclosed) s 314AB(1) 	Not applicable
Failure to provide an annual return for the previous financial year when registered s 314AB(3A)	financial controller of a significant third party	 Whichever is higher of: 120 penalty units, or three times the value of the amount not disclosed (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, not disclosed) s 314AB(3A) 	Not applicable
Failure to provide an annual return for an associated entity s 314AEA(1)	financial controller of an associated entity	 Whichever is higher of: 60 penalty units, or three times the value of the amount not disclosed (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, not disclosed) s 314AEA(1) 	Not applicable

Annual returns

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Failure to provide an annual return for the previous financial year when registered s 314AEA(2)	financial controller of an associated entity	 Whichever is higher of: 60 penalty units, or three times the value of the amount not disclosed (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, not disclosed) s 314AEA(2) 	Not applicable
Failure to provide an annual return for a third party s 314AEB	• third party	 Whichever is higher of: 60 penalty units, or three times the value of the amount not disclosed (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, not disclosed) s 314AEB(1) 	Not applicable
Failure to provide an annual return for a member of the House of Representatives or Senator that has received one or more gifts for a federal purpose s 314AED	 member of the House of Representatives Senator 	 Whichever is higher of: 60 penalty units, or three times the value of the amount not disclosed (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, of gifts not disclosed) s 314AED(1) 	Not applicable

Electoral expenditure by foreign campaigners

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Incurring electoral expenditure, or fundraising amounts for the purposes	foreign campaigner	Whichever is higher of: • 200 penalty units, or	Not applicable

Electoral expenditure by foreign campaigners

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
of incurring electoral expenditure, of \$1,000 or more in a financial year s 314AJ		 three times the amount of electoral expenditure incurred or fundraised in contravention of the section (if the court can determine the amount, or an estimate of the amount, of electoral expenditure incurred or fundraised) s 314AJ(1) 	

AEC investigations

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Refusal to comply with a notice relating to a compliance review or investigation s 316(5)	 In relation to s 316(2A): Member of the House of Representatives Senator Agent or any officer of a political party Agent of a candidate or group Financial controller or any officer of a significant third party, third party or associated entity Prescribed person or if it is a body corporate, any of its officers. In relation to s 316(3): Any person In relation to s 316(3A): The financial controller, or officer, at any time of a significant third party, third party or associated entity 	Not applicable	For a refusal to comply with a notice under s 316(2A), (3) or (3A): • 10 penalty units s 316(5)

AEC investigations

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Failure to comply with a notice relating to a compliance review or investigation s 316(5A)	 In relation to s 316(2A): Member of the House of Representatives Senator Agent or any officer of a political party Agent of a candidate or group Financial controller or any officer of a significant third party, third party or associated entity Prescribed person or if it is a body corporate, any of its officers. In relation to s 316(3): Any person In relation to s 316(3A): The financial controller, or officer, at any time of a significant third party, third party or associated entity 	Not applicable	For a failure to comply with a notice under s 316(2A), (3) or (3A): • 10 penalty units s 316(5A)
Providing false or misleading information during a compliance review or investigation s 316(6)	 In relation to s 316(2A): Member of the House of Representatives Senator Agent or any officer of a political party Agent of a candidate or group Financial controller or any officer of a significant third party, third party or associated entity Prescribed person or if it is a body corporate, any of its officers. In relation to s 316(3): Any person In relation to s 316(3A): 	Not applicable	For providing false or misleading information under s 316(2A), (3) or (3A): • Imprisonment for 6 months, or 10 penalty units, or both s 316(6)

AEC investigations

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
	 The financial controller, or officer, at any time of a significant third party, third party or associated entity 		

Keeping records

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Failure to keep records s 317	 Any person subject to a civil penalty provision under Part XX 	• 200 penalty units s 317(1)	Not applicable
		200 penalty unitss 317(1A)	

Appendix B: Penalties relating to referendum funding and disclosure obligations

In addition to the penalties outlined in the following tables, sections 137.1 and 137.2 of the *Criminal Code Act 1995* also applies for providing false or misleading information or documents to the AEC. Section 137.1 provides that an individual or entity may contravene this section if they give information to the Commonwealth knowing that the information is false or misleading or omits any matter which would make the information misleading. Section 137.2 provides that an individual or entity may contravene this section if they produces a document to the Commonwealth knowing that the document is false or misleading. Both offences carry a penalty of 12 months imprisonment if found guilty.

The value of a penalty unit is set by <u>section 4AA of the *Crimes Act 1914*</u>. The value of the penalty unit that applies is determined by the date of the breach or offence.

Referendum returns

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Failure to provide a referendum return for a referendum entity s 109E	referendum entity	 Whichever is higher of: 60 penalty units, or three times the value of the amount of referendum expenditure not disclosed (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, not disclosed) s 109E(1) 	Not applicable
Failure to provide a return disclosing gifts to a referendum entity totalling more than the disclosure threshold during a referendum expenditure period s 109G	referendum donor	 Whichever is higher of: 60 penalty units, or three times the amount of the value of the gifts not disclosed (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, of the value of the gifts not disclosed) s 109G(2) 	Not applicable

Foreign donation restrictions

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Failure to take acceptable action in relation to a foreign donation provided for the purposes of incurring referendum expenditure (offence by gift recipient) s 109J(1)	referendum entity	 Whichever is higher of: 200 penalty units, or three times the amount or the value of the gift (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, or value of the gift) s 109J(8) 	100 penalty units s 109J(6)
Failure to take acceptable action in relation to a foreign donation provided for the purpose of incurring referendum expenditure (offence by foreign donor) s 109J(3)		 Whichever is higher of: 200 penalty units, or three times the amount or the value of the gift (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount, or value of the gift) s 109J(8) 	100 penalty units s 109J(6)

Referendum expenditure by foreign campaigners

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Incurring referendum expenditure, or fundraising amounts for the purposes of incurring referendum expenditure, of \$1,000 or more in a financial year s 109L	• foreign campaigner	 Whichever is higher of: 200 penalty units, or three times the amount of referendum expenditure incurred or fundraised in contravention of the section (if the court can determine the amount, or an estimate of the amount, of referendum expenditure incurred or fundraised) s 109L(1) 	

Anti-avoidance

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Contravening an anti-avoidance notice relating to sections 109E, 109F, 109G, 109J or 109L s 109M	any person or entity	 Whichever is higher: 200 penalty units, or three times the amount (if there is sufficient evidence for the court to determine the amount, or an estimate of the amount) that was not prohibited as a result of the scheme or part of the scheme \$ 109M(3) 	Not applicable

AEC investigations

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Failure to comply with a notice s 109N	Any person	Not applicable	Imprisonment for 6 months, or 10 penalty units, or both s 109N(5)

Keeping records

Offence	Applies to	Maximum civil penalty	Maximum criminal penalty
Failure to keep records s 109U	 Any person subject to a civil penalty provision under Part VIIIA 	· • • • • • • • • • • • • • • • • • • •	Not applicable