

Australian Government response to the Joint Standing Committee on Electoral Matters reports:

Second interim report on the inquiry into the conduct of the 2016 Federal Election: Foreign donations

Advisory report on the Electoral Legislation Amendment (Electoral Funding and Disclosure Reform) Bill 2017

Second advisory report into the Electoral Legislation Amendment (Electoral Funding and Disclosure Reform) Bill 2017

November 2018

Introduction

The Australian Government is committed to protecting the Australian political process from foreign interference.

On 10 March 2017, the Joint Standing Committee on Electoral Matters (JSCEM) tabled a report entitled *Second Interim Report on the inquiry into the conduct of the 2016 Federal Election: Foreign donations* (the second interim report).

JSCEM found that the current regulatory arrangements are insufficient to assure Australians that their electoral processes are free from undue influence from those without a meaningful connection to Australia. Restricting foreign donations will reduce the extent to which foreign money finances public debate, and will contribute to restoring public trust in Australia's system of representative democracy.

On 7 December 2017, the Electoral Legislation Amendment (Electoral Funding and Disclosure Reform) Bill 2017 (the Bill) was introduced into the Senate. The Bill:

- (a) formed part of a package of reforms to address foreign interference and covert political influence in Australia; and
- (b) addresses the JSCEM's recommendations in its second interim report.

The JSCEM has tabled two advisory reports on the Bill. On 9 April 2018, the Advisory report on the Electoral Legislation Amendment (Electoral Funding and Disclosure Reform) Bill 2017 (first advisory report) made 15 recommendations in relation to the Bill.

The Government considered the first interim report in developing Government amendments addressing its recommendations, and on 12 September referred the draft Government amendments to the JSCEM.

On 15 October 2018, the JSCEM issued a second advisory report on the referred amendments, making further recommendations.

On 30 October 2018, the Government circulated revised Government amendments to the Senate. The circulated amendments address the recommendations of the second advisory report.

Additionally, the Government intends to ask the Committee to review the Bill following the next federal election to assess any impact on charitable issue-based advocacy. Given the Committee's extensive and cross-party work on the Bill over the course of this Parliament, it is the Government's view that the Committee is best placed to review the Bill's operation and impact once implementation is complete.

The recommendations of the three reports are addressed in detail below.

Report	Recommendation	Government response
Second int	erim report on the inquiry into the conduct of t	he 2016 Federal Election: Foreign donations
Majority report	The Joint Standing Committee on Electoral Matters recommends that any	The Government supports the recommendation. The Government considers
	donation reform of the Commonwealth	that it is important to address ongoing community
	Electoral Act 1918 (the Electoral Act) be	concern around the potential for domestic policy
	in accordance with Australia's sovereign	decision making and political outcomes to be
	interests.	subject to foreign influence, while ensuring that
		reform is in accordance with Australia's sovereign interests. Australia's sovereign interests were a
		key consideration in developing the Bill.
	2. The Joint Standing Committee on	The Government supports the
	Electoral Matters recommends that any	recommendation. These considerations were key
	donations reform of the Commonwealth	considerations in developing the Bill.
	Electoral Act 1918 will be consistent	781
*	with the four principles of transparency,	
	clarity, consistency and compliance as identified by this Committee in this	
	interim report:	
	<u>Transparency</u> via visible, timely	
	disclosure of donations and	
	donors;	
	<u>Clarity</u> about what is required and	
	by whom; <u>Consistency</u> of regulations so that	
	they capture all participants and	
	support an equitable and level	
	playing field; and	
	Compliance through enforceable	*
	regulations with minimal,	,
	practicable compliance burdens.	
	The Joint Standing Committee on Electoral Matters recommends a	The Government supports the
	prohibition on donations from foreign	recommendation. The Bill bans gifts from foreign donors to key Australian political actors,
	citizens and foreign entities to	including Australian registered political parties
	Australian registered political parties,	and third parties.
	associated entities and third parties.	50
	This ban would not apply to dual	Dual Australian citizens, and Australian
	Australian citizens either in Australia or	permanent residents, as individuals who are have
	overseas, or to non-Australian	a legitimate interest in Australia, are not precluded
-	permanent residents in Australia. 4. The Committee recommends that the	from donating. The Government supports the
	Joint Standing Committee on Electoral	recommendation in principle. The Government
	Matters, in its wider inquiry into	notes broader donations and disclosure reforms
	donations and disclosure, further	are included in the Bill, and that the JSCEM
	examine the requirement to extend a	

Report	Recommendation	Government response
	foreign donations ban to all other political actors. The key issue to be considered is how to prevent foreign funds being channelled through organisations engaging in political activities and who are not subject to regulation under the Electoral Act. This new inquiry would also examine related issues that have arisen in this inquiry which are outside the current terms of reference, including tax deductibility for	considered these reforms in their advisory reports on the Bill. The Government considers the Bill adequately addressing the issue of foreign fund 'channelling'. For example, sections 302D and 302E apply equally to gifts made directly and on behalf of foreign donors. This prevents foreign donations being channelled through an Australian intermediary.
	gifts.	The integrity of the Bill's foreign donations ban is further supported by anti-avoidance provisions. The anti-avoidance provisions focus on the substance of what has been done, and are intended to be applied in a practical way.
	5. The JSCEM recommends that the penalties in relation to offences in the Electoral Act are significantly strengthened to include stricter penalties for non-compliance.	The Government supports the recommendation in principle. The Bill contains appropriate penalties. The Government notes the JSCEM's later recommendations on penalty amounts have also been considered.
Dissenting report 1 (Senator David Leyonhjelm)	That the Government regulate foreign donations the same as domestic donations.	The Government does not support the recommendation. The Government is seeking passage of the Bill to ensure that Australia's electoral processes are free from undue influence from those without a meaningful connection to Australia.
	2. That the AEC [Australian Electoral Commission] have the power to require the location of the donor to be provided in disclosure returns.	The Government notes the recommendation. The Government notes the recommendation is irrelevant in the context of the foreign donations ban, and that furthermore, address is required in annual returns.
	3. That it be a requirement for all donations (above an agreed threshold) be disclosed to voters prior to a relevant ballot.4. That donations made so close to a ballot	The Government notes the recommendation. The Government committed to investigate options for enhancing the timeliness and the accessibility of data disclosed under the electoral funding and disclosure scheme in its second Open Government Partnership National Action Plan.
Dissenting	that voters cannot be made aware of them before voting be prohibited.	The Government notes the dissenting report
report 2 (Labor Members and Senators)		did not make any recommendations.

Report	Recommendation	Government response
Adviso	ory report on the Electoral Legislation (Electoral	Funding and Disclosure Reform) Bill 2017
Majority report	1. The Government reconsider introducing the term 'political purpose' into the Electoral Act 1918, having regard to potential confusions with the <i>Charities Act 2013</i> in which the term has a divergent meaning.	The Government supports the recommendations. 1 & 2. Amendments replace the definition of political expenditure with a new definition — electoral expenditure. The definition of electoral matter feeds into this new definition, and is based
	2. The Government consider amending the definition of 'political expenditure' to define the type of expenditure which constitutes expenditure undertaken to influence voters to take specific action	on intent to influence the way electors vote in a federal election, including by promoting or opposing parties, candidates, groups, or parliamentarians.
	as voters, so as not to capture non-political issue advocacy.	The definitional change streamlines and simplifies the concepts in Part XX of the <i>Commonwealth Electoral Act 1918</i> (Electoral Act), while also ensuring non-political, issues based advocacy is not captured.
		The definition does not capture general issue- based advocacy. There are also clear carve-outs for communications with parliamentary committees, parliamentarians, other Commonwealth officials, political parties or
	2 p	candidates for federal elected office. Carve-outs also apply to private communications, news and editorial content, and for satirical, academic, educative, and artistic purposes.
	3. Instead of the categories of 'third party campaigner' and 'political campaigner' being established as registration thresholds, the Government consider establishing a publically available 'Transparency Register' be established that provides: - voluntary registration for all entities engaged in 'political expenditure'; - mandatory registration for all entities	The Government supports the recommendations. 3. Registration processes are streamlined and simplified by the introduction of a single Transparency Register. The number of people and entities required to register is reduced through higher thresholds for political campaigners, and removal of registration requirements for third parties.
	engaged in activities that require disclosure of 'political expenditure' that reach a minimum 'expenditure threshold'; and - disclosure obligations that are commensurate with levels of expenditure. The registration process for the Transparency Register should be simple and provide access	However, any person or entity not required to register may choose to register voluntarily. Disclosure obligations are made more commensurate with levels of expenditure. Disclosure obligations are reduced for third parties, who will no longer be required to report

Report	Recommendation	Government response
	to additional support for registrants to fulfil their reporting obligations.	non-financial particulars. Independent audit requirements are removed.
	4. The Government consider setting expenditure thresholds for triggering increased reporting obligations under the proposed Transparency Register be set at a level that could reasonably be expected to have a significant impact on voter behaviour and that these obligations be proportionate to levels of expenditure.	4. The threshold for Political Campaigners is increased to cover those who incur electoral expenditure of \$500,000 or more in the current or past three financial years (or where they spend more than \$100,000 on electoral expenditure and electoral expenditure was at least two-thirds of revenue in the previous year).
	6. The Government reconsider the definition	The Government supports the
£ =	of 'associated entity' proposed in the Bill, and instead consider retaining the definition of 'associated entity' currently in the Electoral Act.	recommendation. 6. New elements of the definition of associated entity are removed, and transitional arrangements introduced for automatic associated entity registration to reduce the regulatory burden experienced by associated entities during implementation.
	8. The Government give consideration to	The Government supports the
	replacing the definition of 'allowable donor' with a definition of 'non-allowable' donors.	recommendations.
	 9. The Government consider: - removing the potential requirement for statutory declarations for all gifts: - simplifying the process for entities to verify whether a donor is a non-allowable donor. 	8. A definition of foreign donor is added to the bill. Whereas the Bill bans political campaigners from receiving gifts from foreigners and foreign bank accounts, the draft amendments only ban gifts from foreigners. While third parties are prohibited from financing electoral campaigning with foreign money, they no longer need to keep foreign funds for their other activities in separate bank accounts.
¥		9. The amendments removed the need for statutory declarations and simplify obligations with respect to foreign donations to: a) prohibit the giving and knowing receipt of all gifts from foreign donors, where the donor intends the gift to be used for electoral expenditure and apply penalties to donors who make prohibited gifts or false
A .		or misleading statements to recipients; b) require donors to affirm to Political Campaigners, political parties and candidates that they are not foreign for gifts between \$1,000 and the disclosure

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-	9	threshold (\$13,800 in 2018-19), for instance
		a check box on a donation form; and
		c) require all covered recipients to verify that
		donors are not foreign for gifts above the
		disclosure threshold (\$13,800) (a menu of
		alternative forms of proof is listed, to help
		recipients check a donor's status).
	10. The Government consider removing the	The Government supports the
	aggregation of donations received under the	recommendations.
	allowable amount, provided that appropriate	*
	anti-avoidance measures are implemented.	10. Aggregation of donations is removed and anti-
		avoidance rules are included in the amendments.
	11. The Government consider providing a	
	legislative mechanism to give greater	11. Anti-avoidance rules address the movement of
	transparency of foreign funds that are moved	foreign funds between organisations. As part of
	through multiple organisations, whether	the anti-avoidance rules the Electoral
	they be charities, not for profits, industry	Commissioner can require an organisation that is
	associations or businesses, and to prohibit the	part of a scheme to report as a political
	use of such funds by way of political	campaigner or associated entity, or can order that
	expenditure; noting the need to reach	people stop a scheme or not participate in it. The
	agreement on defining 'political expenditure'	rules also ensure that Commonwealth laws apply
	and noting the Australian Greens' concerns that non-partisan issue based advocacy not be	exclusively to amounts that are used or available for use in federal elections, so that foreign
	included in the definition of 'political	donations cannot be inappropriately shielded by
	expenditure'.	ambiguity about the jurisdiction in which those
	expenditure.	funds were intended to be used. This integrity rule
	A ×	still ensures that donations given for state and
		territory elections are, appropriately, fully under
		the laws of those jurisdictions.
		the laws of mose jurisdictions.
		As noted above, in response to recommendations
		1 and 2, non-partisan issue advocacy is no longer
		captured.
722	12. The Government consider establishing a	The Government supports the
	minimum expenditure threshold before	recommendation.
	requiring substantiation for public funding	12. Amendments provide for the automatic
	claims.	payment of the first \$10,000 of public election
		funding to eligible claimants.
	Subject to the above amendment, the	
	Committee recommends that the proposals	
	relating to public funding be agreed.	
A	13. The Government consider reducing the	The Government supports the
	proposed penalties in the Bill, and that	recommendation.
	penalties be proportionate to the type of	13. Penalties are reduced, and, where it is possible
	breach displayed.	to determine the amount involved in a breach,
	No. of the state o	linked to this amount. Per day penalties and

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7		imprisonment are removed. Apart from penalties
		that are made proportionate to the amount
		involved in a breach, the amendments reduce the
		maximum penalty for the most serious types of
		other breaches from 1,000 penalty units to 200
		penalty units (reducing the highest penalty from
		\$210,000 to \$42,000).
		For third parties, obligations are transferred from
		the financial controller to the entity.
	5. The Government consider establishing a	The Government notes the recommendations.
	process that requires, prior to each election,	Several JSCEM recommendations are being
	all political parties to reaffirm their	addressed outside of these amendments.
	registration or be subject to automatic	Recommendation 5, which relates to the review of
	deregistration.	political party registration, will be considered
		after the JSCEM hands down its final report on its
	7. The Government consider introducing	inquiry into the 2016 federal election.
	administrative action to support consistent	
	compliance with the provisions of the	Consistent with recommendations 7 and 15, the
	Electoral Act, as amended, by third party	AEC was provided with funding of \$56.5 million
	entities.	through the 2017-18 MYEFO measure 'Electoral
	14 The Covernment counties	Integrity Reforms' to implement the Bill, allowing
	14. The Government consider:	it to inform the public about the changes.
	- an appropriate legislative mechanism whereby	To ovalid and a new that the AEC and the C
	organisations which hold Deductible Gift	To avoid any concern that the AEC might focus
	Recipient (DGR) status which donate funds	on previous non-compliance by third parties with disclosure obligations, the amendments forgive
	to another organisation in breach of their	past failure to comply. This allows the AEC to
	DGR obligations forfeit the right to DGR	focus on dealing with future compliance risks,
	status; and	including risks of foreign interference in federal
	- that any legislation include a mechanism to	elections.
	allow for a warning before removal of DGR	elections.
	status.	Recommendation 14 is being considered by the
	200 dan 200 400 00 00 00 00 00 00 00 00 00 00 00	Government as part of wider reforms to
	15. The Committee recommends that the	deductible gift rules.
	Government appropriately resource both the	Con Statement
	Australian Electoral Commission (AEC) and	
	the Australian Charities and Not-for-profits	
	Commission to undertake a comprehensive	
	education campaign for business, for industry	
	associations, and for the charity sector on	
	their obligations under the Electoral Act	
	1918.	

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Second ad	visory report on the Electoral Legislation (Electo	ral Funding and Disclosure Reform) Bill 2017
Majority report	1. The Committee recommends that the Government amend the explanatory memorandum to improve the clarity of the sections on Electoral Matter (4AA) and Electoral Expenditure (287AB)	The Government supports the recommendation. Chapter 1 of the Supplementary Explanatory Memorandum has been revised to improve the clarity of the sections on Electoral Matter (4AA) and Electoral Expenditure (287AB).
	2. The Committee recommends that the proposed Transparency Register be published in a form that is easily searchable and analysed by the public	The Government supports the recommendation. As this recommendation is non-legislative in nature, the Government undertakes to implement the recommendation outside of these amendments when implementing the Transparency Register.
7	3. The Committee recommends that the Electoral Commissioner not be given the authority to determine additional information for inclusion in the Transparency Register at this time and that JSCEM be consulted on future proposals to augment the register, after scoping has occurred on future proposals for improvements.	The Government supports the recommendation. The Government has amended this provision in line with the recommendation.
	4. The Committee recommends that s. 314AC be amended to not require disclosure of donations to a political campaigner that is also a registered charity, when none of that donation is used on electoral expenditure.	The Government supports the recommendation. The Government has amended this provision in line with the recommendation and made a consequential amendment to s. 305B.
	 5. The Committee recommends that s. 302F be redrafted to: redefine the fault element so that the offence requires a recipient to have actual knowledge that the donor is foreign; and introduce a minimum threshold of \$100 before there is an offence under this provision. 	The Government supports the recommendation. The Government has amended this provision in line with the recommendation.
	6. The Committee recommends that s. 302P be amended so that a recipient is able to use other means to determine the status of a trust or foundation; including evidentiary documents such as the trust deed, or by checking registration of the trust as a charity in Australia.	The Government supports the recommendation. The Government has amended this provision in line with the recommendation.

Report	Recommendation	Government response
	7. The Committee recommends that s.	The Government supports the
	287AA be amended so that New Zealand	recommendation. The Government has amended
	citizens that are Australian residents on a	this provision in line with the recommendation.
	Special Category visa (subclass 444) are	Note that the Bill identifies that if this subclass
	excluded from the definition of a foreign	reference ceases to exist, an equivalent
	donor.	replacement visa is also considered to be relevant.
	8. The Committee recommends that the	The Government supports the
	requirement to disclose the political	recommendation. The Government has amended
	affiliation of senior staff on the proposed	this provision in line with the recommendation.
		this provision in the with the recommendation.
	Transparency Register be removed.	m. c
	9. Following the passage of the legislation,	The Government supports the
	the Committee recommends that the	recommendation. As this recommendation is
	Australian Electoral Commission ensure	non-legislative in nature, the Government
	that the candidate handbook makes clear	undertakes to implement the recommendation
	the need to keep receipts for	outside of these amendments when updating the
	substantiating possible public funding	candidate handbook, reflecting these changes.
	claims for electoral expenditure incurred.	
	10. The Committee recommends that	The Government supports the
	proposed sections 302CA and 314B are	recommendation. Sections 302CA and 314B
	amended to ensure that Commonwealth	have been amended to address JSCEM's
	laws would not apply to money that is	concerns, by ensuring that amounts used, kept or
	directed towards non-federal campaigns	identified for a State or Territory electoral purpos
	(including state, territory and local	are appropriately subject to State or Territory law
	government campaigns).	and appropriately ending to a second of the
	11. The Committee recommends definitional	The Government supports the
	conflict regarding the term 'political	recommendation. The Government has amended
	entity' be rectified.	this provision in line with the recommendation.
	12. Subject to adjustment of the amendments	
		The Government supports the recommendation. The Government will move to
	to reflect the recommendations in this	
	report, the Committee recommends that	pass the Bill as soon as practical in the Spring
	the Parliament pass the Electoral	sittings.
	Legislation (Electoral Finance and	
	Disclosure Reform) Bill 2017, as	
	amended.	
Dissenting		The Government notes the dissenting report
report		did not make any recommendations.
(Australian		
Labor Party)		m c
Dissenting	That the Electoral Legislation Amendment	The Government notes the recommendation.
report (Australian	(Electoral Funding and Disclosure Reform)	
Greens)	Bill 2017 not be passed.	