1. The Electoral and Other Legislation (Accountability, Integrity and Other Matters) Amendment Bill 2019 (the Bill) provides for reforms to the State electoral system, including:

* introduction of electoral expenditure caps and donations caps for registered political parties and their associated entities, candidates and third parties involved in electoral campaigning;
* increases to public election funding for registered political parties and candidates;
* an increase of the policy development funding pool from $3 million to $6 million per financial year, a change to the formula for the distribution of the funding pool to take into account seats won in addition to first preference votes and making independent members eligible to receive a proportion of the funding pool;
* other measures necessary to support the new funding and disclosure arrangements, including requirements for dedicated State campaign accounts, registration requirements for third parties and clarification of accountabilities of agents and electoral participants; and
* the creation of new offences capturing deliberate and intentional dishonesty by Ministers in failing to disclose a conflict of interest to the appropriate body (Cabinet, a Cabinet sub-committee or the Premier) and failing to register an interest on the Registers of Interests where they intend to gain a benefit or cause a detriment to another.

1. Cabinet approved the introduction of the Electoral and Other Legislation (Accountability, Integrity and Other Matters) Amendment Bill 2019 into the Legislative Assembly.
2. *Attachments*

* [Electoral and Other Legislation (Accountability, Integrity and Other Matters) Amendment Bill 2019](Attachments/Bill.PDF)
* [Explanatory Notes](Attachments/ExNotes.PDF)