

# Capped Expenditure Period Return

## 2024 Dunstan by-election

### Completing this Return

- This return must be completed by a registered political party, candidate or third party that, during the **capped expenditure period** for an election, incurs **political expenditure** of more than \$5,000 (indexed) (section 130ZQ of the *Electoral Act 1985* ('the Act')).
- The **capped expenditure period** for the 2024 Dunstan by-election commenced on 6 February 2024 and will end on 22 April 2024.
- This return must be lodged by **22 May 2024**.
- This return will be available for public inspection 3 business days after 22 May 2024.
- **Political expenditure** is defined in section 130A(1) of the Act and in regulation 18A of the *Electoral Regulations 2009*. For more information, please refer to the guides published on the ECSA website or contact the Compliance Branch.

### Enquiries and lodgements to:

Compliance Branch  
Electoral Commission South Australia  
GPO Box 646  
Adelaide SA 5001

Telephone 08 7424 7400  
Fax 08 7424 7444  
Email [ecsa.fad@sa.gov.au](mailto:ecsa.fad@sa.gov.au)

# Capped Expenditure Period Return

2024 Dunstan by-election

**Name of Person Completing this Return**

Alex May

**Name of Person or Entity Required to Furnish this Return**

Liberal Party of Australia (SA Division)

**Address** Level 1, 104 Greenhill Road

**Suburb** UNLEY

**State** SA

**Postcode** 5061

**Telephone** 08 8205 0255

**Mobile**

**Email** alex.may@sa.liberal.org.au

**Declaration**

I certify that the information contained in Parts 1 and 2 (if applicable) of this return is complete to the best of my knowledge and belief; and  
I understand that providing false or misleading information is an offence (section 130ZZE(3)).

OR

I certify that the information contained in this return is incomplete by reason of my inability to obtain certain particulars; and  
I have attached a 'Notice of Inability to Complete a Return'; and  
I understand that providing false or misleading information is an offence (section 130ZZE(3)).

**Signature**



**Date**

22 / 5 / 24

**PART 1**

**1A: Applicable Expenditure Cap** \$

- Only participants of the public funding scheme are required to complete this field (ie the person has lodged a certificate under section 130Y).

**1B: Total Amount of Political Expenditure Incurred During Capped Expenditure Period** \$

**1C: Total of s130A(6a) Political Expenditure** \$

- Section 130A(6a) political expenditure is political expenditure on electoral matter which was incurred between the period 20 March 2022 to 5th February 2024 for the primary purpose of publication, use or display of that electoral matter during the capped expenditure period. This type of expenditure is taken to have been incurred during the capped expenditure period.
- Note: even if you have already disclosed this expenditure in an Annual Political Expenditure Return under section 130ZR, you are still required to disclose the expenditure again in 1C above if the expenditure meets the requirements of s130A(6a).



## PART 2

This Part must be completed by the agent of a third party.

A third party is a person who has incurred more than \$10,000 in political expenditure during the designated period (6 February 2024 to 22 April 2024). This does not include:

- Members of the Parliament of South Australia;
- the Crown;
- a registered political party, candidate or group;
- a person engaged in a broadcasting service (within the meaning of the *Broadcasting Services Act 1992*) or a datacasting service; or
- the publisher of a journal.

### Third Party Arrangements

Did the third party incur any political expenditure under an agreement or arrangement with a participant of the public funding scheme?

No

Yes  If YES, then please provide details of the arrangement below.

### Details of Arrangement

Name of Participant of Public Funding Scheme

Amount of Political Expenditure Third Party Incurred Under the Arrangement

