

EL5 Electoral Commission SA

RECEIVED

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ELECTORAL COMMISSION

Political Party Return

1 July 2015 - 31 December 2015

Completing this Return

- This return must be completed the party agent.
- Part 1 of this return must be completed.
- If you have received any amount of more than \$5057, then Part 2 of this return must be completed.
- If you have any outstanding debts of more than \$5057, then Part 3 of this return must be

completed.This return will be available for public inspection 3 bus	siness days after 31 January 2016.
Name of Party	
DANIG PARTY (SA DIVISION)	
Name of Agent	
GABOR GESTI	
Agent's Declaration	
I certify that the information contained in this return is a and belief.	complete to the best of my knowledge
I understand that providing false or misleading informat	tion is an offence (Section 130ZZE(3)).
OR	
I certify that the information contained in this return is i obtain certain particulars.	incomplete by reason of my inability t
I have attached a 'Notice of Inability to Complete a Retu	
I understand that providing false or misleading informat	tion is an offence (Section 1302ZE(3)).
Agent's Signature	27 /01 /2016
Enquiries and Lodgements to: Funding & Disclosure Branch	
Electoral Commission South Australia	Telephone 08 7424 7400
GPO Box 646 Adelaide SA 5001	Fax 08 7424 7444 Email ecsa.fad@sa.gov.a
Electoral Commission Use Only	
Date Received	

Section 1A: Total Receipts

The total amount received by, or on behalf of, the party since the last political party return was furnished or, if no previous political party return has been furnished, since Part 13A of the *Electoral Act 1985* first applied to the party.

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i	Did you receive any amounts of more than \$50572 Vest 1/ Complete Part 2	No.
	Did you receive any amounts of more than \$5057? Yesl V Complete Part 2	No I

Section 1B: Total Debts as at 31 December 2015

The total outstanding amount, as at the end of the period to which this return relates, of all debts incurred by, or on behalf of, the party.

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Section 2A: Amounts received of more than \$5057

Particulars prescribed by regulations in relation to each amount of more than \$5057 received by, or on behalf of, the party from a person or organisation since the last political party return was furnished or, if no previous political party return has been furnished, since Part 13A of the *Electoral Act 1985* first applied to the party.

Received From				
Name	GABOR GESTI			
Address	9ABOR GESTI 124 (oombe Road Alleaby Gardens SA 5009			
	Alleaby Gardons SH 5009			
Date Received	02/10/2015 Amount \$ 5,955.00			
Туре	Donation			
Name				
Address				
Date Received	Amount			
Туре				
Name				
Address				
Date Received	Amount			
Туре				
Name				
Address				
10				
Date Received	Amount			
Туре				

Are there any amounts reported in Section 2A received from an association, trust or body corporate? If yes – complete Section 2B.

Section 2B: Amounts received from associations, trusts or companies

If any of the prescribed amounts were received from an:

- incorporated or unincorporated association;
- trust fund or the funds of a foundation; or
- body corporate,

then the additional particulars required under Regulation 23(1) must be furnished in Section 2C.

You do not need to include the additional particulars of an:

Incorporated Association or Body Corporate

- incorporated association or the body corporate; or
- any parent, subsidiary or related body corporate of a body corporate,

if these particulars are contained in a publication that is generally available to be inspected by members of the public and you identify the publication and specifies the website address at which it may be accessed or inspected.

Website
Incorporated Association or Body Corporate
Website
Incorporated Association or Body Corporate
Website

Section 2C: Regulation 23(1) Prescribed Particulars of Donor etc

Name of Association, Trust or Foundation	
Committee Member or Trustee	

Name of Body Corporate	
Parent Body Corporate	
Subsidiary Body Corporate	
Related Body Corporate	
Board Member	

Section 3A: Particulars of debts of more than \$5057

If the sum of all outstanding debts incurred by, or on behalf of, the party to a person or organisation during the period in relation to this return is more than \$5057, the particulars prescribed by Regulation 23(1) must be furnished in relation to each sum.

Creditor Details		
Name		
Address		
37		
Date Debt Incurred	Amount	
Name		
Address		
Date Debt Incurred	Amount	
Name		
Address		
7-		
		·
Date Debt Incurred	Amount	
Name		
Address		
Date Debt Incurred	Amount	
Name		
Address		
Date Debt Incurred	Amount	

Are there any debts reported in Section 3A owed to an association, trust or body corporate? If yes – complete Section 3B.

Website

Section 3B: Amounts owed to associations, trusts or companies

If any of the prescribed amounts are owed to:

- an incorporated or unincorporated association;
- a trust fund or the funds of a foundation; or
- a body corporate,

then the additional information required under Regulation 23(1) must be furnished Section 3C.

if these particulars are contained in a publication that is generally available to be inspected by

members of the public and you identify the publication and specifies the website address at which it

You do not need to include the additional particulars of an:

- incorporated association or the body corporate; or
- any parent, subsidiary or related body corporate of a body corporate,

may be accessed or inspected.

Incorporated Association or Body Corporate

Website

Incorporated Association or Body Corporate

Website

Incorporated Association or Body Corporate

Section 3C: Regulation 23(1) Prescribed Particulars of Creditor

Name of Association, Trust or Foundation	
Committee Member or Trustee	

Name of Body Corporate	
Parent Body Corporate	
Subsidiary Body Corporate	
Related Body Corporate	
Board Member	

ECS Electoral Commission SA

Application for Waiver of Audit Certificate

•	This form is to be used by a person who is required to furnish a return under Part	13A of the
	This form is to be used by a person who is required to furnish a return under Part Electoral Act 1985 (e.g. an agent, financial controller of an associated entity etc.).	COMMISSION

All returns are required to be accompanied by an Audit Certificate pursuant to section S.A.
 130ZV(1) of the Electoral Act 1985.

- However, a person may apply to the Electoral Commissioner to waive compliance with the requirement to provide an Audit Certificate In the following situations:
 - o for nil returns; or
 - o if the cost of compliance with the requirement would be unreasonable.
- A 'nil return' is a return where you have no reportable details to include.
- This form is to be lodged together with the relevant return, in lieu of an Audit Certificate.

Lodging Entity	Danig Party	(SA Divi	Sión
Lodgement Type	Political Par	ly Return	(RPP)
Lodgement Period	01/07/13 ->	31/12/15	
I declare that:			
 I am required to furnish the abovementloned return to Electoral Commissioner; and I am applying for a waiver of the requirement to provide an Audit Certificate with the return for the following reason: 			
the return is a nil return.			
OR			
the costs of compliance with the requirement would be unreasonable (please provide details): The party have not received any theone from members, the current bank balance is not Enclosed in statement showing not balance as at himself in deposits received that date.			
I acknowledge that knowingly providing false or misleading information in a material particular is an			
offence (section 130ZZE(3)) Signature	Mestr	Date	29/01/16
Enquirles and lodgements to:			
Funding & Disclosure Branch Electoral Commission South Australia GPO Box 646 Adelaide SA 5001		Telephone Fax Email	08 7424 7400 08 7424 7444 ecsa.fad@sa.gov.au

MINUTES forming ENCLOSURE to:

Docket 33-3 of 2016

To:

David Gully

Acting Electoral Commissioner

From:

Peter Butterfield

Manager, Funding & Disclosure

Re:

Application for waiver of Audit Certificate - Danig Party (SA Division)

BACKGROUND

Registered political parties are required to lodge returns every 6 months. To be a complete return it must be accompanied by an Audit Certificate.

Section 130ZV(4) provides that the Electoral Commissioner may waiver compliance with the requirement to provide an audit certificate if

(a) in the case of a return, it is a nil return

(b) in any case if the Electoral Commissioner considers the cost of compliance with the requirement would be unreasonable.

DISCUSSION

The party agent for the Danig Party (SA Division) has lodged an Application for Waiver of Audit Certificate on the grounds that the cost of compliance would be unreasonable because the total financial resources of the party are \$0.

Based on our knowledge of the costs of a register company auditor would be about \$1500 - \$2000 which would be unreasonable given the financial resources of the party.

RECOMMENDATION

That you approve the application by the Danig Party (SA Division) for a waiver of the obligation to lodge an audit certificate on the grounds that the cost of compliance would be unreasonable.

Approved Not Approved

Peter Butterfield Manager, Funding & Disclosure

5 February 2016

David Gully Acting Electoral Commissioner