

Information sheet

Electoral advertising - state elections

This information sheet provides a summary of key legal requirements relevant to electoral advertising during state elections. It is designed to assist users in understanding their obligations in plain language.

Disclaimer: This information sheet is for general guidance only. It does not replace or override the legislation. For specific advice you should seek independent legal counsel.

Primary legislation:

Electoral Act 1985 (the Act)-Part 13, Division 2

Electoral Regulations 2024

Who does this apply to?

This applies to any person who authors, publishes, or distributes material intended to influence voting or affect the result of a South Australian state election or by-election.

Authorisation requirements

Under section 112 of the Act: All electoral advertisements (*printed or electronic*) must include:

- Name and physical address (not a PO Box) of the authoriser.
- If authorised for a **registered political party**: the party's name or abbreviation.
- If authorised for a **relevant third party**: the third party's name.
- For printed material (not in a newspaper): the name and business address of the printer.

Exceptions: Small items such as stickers, badges, lapel buttons, pens, pencils, and balloons.

Maximum penalty

• Individuals: \$5,000

• Bodies corporate: \$10,000

Internet and social media

Online electoral material must include the same authorisation details required for printed or electronic advertisements.

Social media pages: Authorisation should appear prominently in the 'About' section of the page. *It must not be provided only via a link.*

Broadcast advertisements

Radio ads: Must include spoken authorisation at the end.



TV ads: Must include both a spoken authorisation and a text-based authorisation displayed at the end.

Authorisation must include:

- Name and physical address (not a PO Box) of the authoriser.
- Party name and abbreviation, if applicable.
- Third-party name, if applicable.

Key definitions

Electoral advertisement

An advertisement containing electoral matter

Electoral matter

Any matter calculated to affect the result of an election

Misleading advertising

Under section 113 of the Act: It is an offence to publish electoral advertising containing a statement of fact that is inaccurate and misleading to a material extent.

8 Maximum penalty

• Individuals: \$5,000

• Bodies corporate: \$25,000

The Electoral Commissioner may require withdrawal or retraction and can seek enforcement through the Supreme Court.

Heading requirements

Under section 114 of the Act: Paid electoral matter in journals or electronic publications must include the word **advertisement** as a headline in legible letters.

Maximum penalty

• Individuals: \$1,250

• Bodies corporate: \$5,000

ADVERTISEMENT

Display restrictions

Under section 115 of the Act:

- Posters (including corflutes) on public roads or road-related areas (including poles, fences, trees, fixtures) are prohibited.
- Election advertisements displayed on vehicles, buildings, or structures must not exceed 1 square metre in size.
- They must contain authorisation details.

Exceptions

 Posters held by a person (by hand or attached to a device).

Maximum penalty

• \$5,000



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Size of electoral advertisements

No electoral advertisement larger than 1 square metre can be exhibited on:

- a vehicle or vessel.
- a building, hoarding, or other structure (for example, fences).

Grouping rule

- If 2 or more electoral advertisements are placed within one metre of each other and are for the same candidate or political party, they are treated as one advertisement.
- They may be treated separately if displayed on surfaces meeting at a 270° angle (see diagram).

Exceptions

- Theatre screens
- Candidate offices (must be 100m from the entrance to a polling booth).

S Maximum penalty

• \$5,000

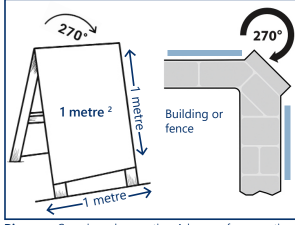


Diagram - Grouping rule exception: Ads on surfaces meeting at a 270° angle may be treated separately.

Polling place restrictions

Under section 125 of the Act: No advertising or canvassing is permitted within 6 metres of a polling place entrance.

Activities prohibited within this zone include:

- Displaying posters, banners, or corflutes.
- Distribution how-to-vote cards.
- · Verbal solicitation of voters.

Maximum penalty

\$750

Robocall ban

Under section 115A of the Act: Robocalls and robopolls are prohibited.

The ban applies to political parties, candidates, MPs, and relevant third parties.

8 Maximum penalty

• Individuals: \$5,000

Bodies corporate: \$10,000

Artificially generated ads ban

Under section 115B of the Act: Artificially generated electoral advertisements are prohibited unless they are clearly labeled and the individuals depicted have provided consent.

S Maximum penalty

Individuals: \$5,000

Bodies corporate: \$10,000

Media blackout

According to the Australian Communications and Media Authority (ACMA) election advertising guidelines: A broadcast blackout begins at midnight on the Wednesday before polling day and continues until the close of polls.

- The blackout applies to radio and television broadcasts nationwide.
- It does not apply to online or print media.

Record keeping requirements

Under section 130ZZA of the Act: Political participants are subject to record-keeping obligations relating to electoral expenditure.

These obligations include the preparation and lodgement of returns covering electoral advertising and associated costs.



Further information

- This information sheet mainly refers to Part 13A of the Electoral Act 1985 (SA)
- The Act is available in full at: legislation.sa.gov.au
- Further guidance is available on our advertising page at ecsa.sa.gov.au
- All participants should ensure they fully understand their obligations under the Act.