## Declaration of no obligation to submit 2024-25 financial year annual return - Third-party campaigner

Section 217K of the *Electoral Act 2002* (Vic) (Electoral Act) requires the registered agent of third-party campaigners to submit a financial year annual return to the Victorian Electoral Commission (VEC).

You are a third-party campaigner if you or your organisation is **not**:

- a registered political party (RPP)
- a candidate at an election, a group or an elected member
- an associated entity
- · a nominated entity of a registered political party

**and** you receive political donations or incur political expenditure in excess of the general cap in a financial year.

The general cap for the 2024-25 financial year is \$4,850.

Definitions of political donations, political expenditure and third-party campaigners are provided in section 206(1) of the Electoral Act.

Third-party campaigners need to submit an annual return to the VEC. If you **are not** a third-party campaigner for the 2024-25 financial year, submit the declaration below.

Declaration of no annual return requirement for 2024 25 financial year	
I declare that the entity named below did not meet the definition of a third-party campaigner (per section 206(1) of the <i>Electoral Act 2002</i> (Vic) during the 2024-25 financial year.	
Third party campaigner entity name	
Name of person making declaration*	
Signature	
Date	

Email this declaration to the VEC at <u>disclosures@vec.vic.gov.au</u> by **11:59 pm on Monday 20 October 2025.** 

<sup>\*</sup> This must be the registered agent of the entity.