

Claim for advance payment from 004781 the Election Campaigns Fund.

The information on this form is collected under the Electoral Funding Act 2018 (the Act). The NSW Electoral Commission (NSWEC) is committed to the privacy protection of all personal information we collect, manage and store. The NSWEC will not disclose personal information unless required or authorised by law. For information about how the NSWEC protects the privacy of personal information, refer to the Privacy Management Plan on the NSWEC's website or use the contact details at the bottom of this page.

	Election details	
23 MARCH 2019	2019 NSW STATE ELECTION	
DATE OF ELECTION	NAME OF ELECTION	
	Claim for advance payment	
THE LIBERAL PARTY C	F AUSTRALIA, NSW DIVISION	
NAME OF REGISTERED PAR	TY H	
\$4,929,788.00		
ADVANCE PAYMENT AMOU	NT CLAIMED (EQUAL TO 50% OF THE AMOUNT THE PARTY WAS ENTITLED IN RESPECT OF THE 2015 NSW STATE ELECTION)	
To be paid as a lump :	sum or To be paid in instalments	
If payment is to be made 1 October 2018 and 23 M	in instalments provide details of timing and amounts for each instalment (payments can only be made between	
PETER WHEATLEY		
FULL NAME OF PARTY AGE	NT	
	agent of the above-named registered party which is eligible for an advance payment from the Election Campaigns Fu Lectoral Funding Act 2018, claim the above-stated amount in accordance with section 73 of the <i>Electoral Funding Act</i>	
	al expenditure to be incurred in connection with the 2019 NSW State Election.	
CHARLEST MARKET PROCESSION AND CONTRACTOR OF THE	paid to the party as an advance payment will be deducted from the amount payable to the party from the Election	
understand the amount i		
	2019 NSW State Election.	
Campaigns Fund after the	2019 NSW State Election.	
Campaigns Fund after the in accordance with section t becomes entitled in resp	e 2019 NSW State Election. In 72(5) of the <i>Electoral Funding Act 2018</i> , if the party receives an advance payment in excess of the amount to which pect of the general election, the excess amount must be repaid to the NSW Electoral Commission within 60 days of	
Campaigns Fund after the n accordance with sectio t becomes entitled in response the return of the writs for the the return of the writs for the write	e 2019 NSW State Election. In 72(5) of the <i>Electoral Funding Act 2018</i> , if the party receives an advance payment in excess of the amount to which pect of the general election, the excess amount must be repaid to the NSW Electoral Commission within 60 days of that general election. Section 72(6) of the <i>Electoral Funding Act 2018</i> requires a party to repay to the NSW Electoral	
Campaigns Fund after the in accordance with section t becomes entitled in response the return of the writs for the in the return of the writs for the write wr	e 2019 NSW State Election. In 72(5) of the <i>Electoral Funding Act 2018</i> , if the party receives an advance payment in excess of the amount to which pect of the general election, the excess amount must be repaid to the NSW Electoral Commission within 60 days of	
Campaigns Fund after the in accordance with section t becomes entitled in response the return of the writs for the in the return of the writs for the write wr	e 2019 NSW State Election. In 72(5) of the <i>Electoral Funding Act 2018</i> , if the party receives an advance payment in excess of the amount to which pect of the general election, the excess amount must be repaid to the NSW Electoral Commission within 60 days of that general election. Section 72(6) of the <i>Electoral Funding Act 2018</i> requires a party to repay to the NSW Electoral	
Campaigns Fund after the in accordance with section it becomes entitled in respective the return of the writs for the in the return of the writs for the writer writer writer writer with the writer writ	e 2019 NSW State Election. In 72(5) of the <i>Electoral Funding Act 2018</i> , if the party receives an advance payment in excess of the amount to which pect of the general election, the excess amount must be repaid to the NSW Electoral Commission within 60 days of that general election. Section 72(6) of the <i>Electoral Funding Act 2018</i> requires a party to repay to the NSW Electoral it receives by way of advance payment if it becomes ineligible before, or does not contest, the general election.	
Campaigns Fund after the n accordance with section to become and the result of the return of the writs for Commission any amount	2019 NSW State Election. In 72(5) of the Electoral Funding Act 2018, if the party receives an advance payment in excess of the amount to which pect of the general election, the excess amount must be repaid to the NSW Electoral Commission within 60 days of that general election. Section 72(6) of the Electoral Funding Act 2018 requires a party to repay to the NSW Electoral it receives by way of advance payment if it becomes ineligible before, or does not contest, the general election.	
Campaigns Fund after the in accordance with section to become an artificial to become and the return of the writs for Commission any amount	2019 NSW State Election. In 72(5) of the Electoral Funding Act 2018, if the party receives an advance payment in excess of the amount to which pect of the general election, the excess amount must be repaid to the NSW Electoral Commission within 60 days of that general election. Section 72(6) of the Electoral Funding Act 2018 requires a party to repay to the NSW Electoral it receives by way of advance payment if it becomes ineligible before, or does not contest, the general election.	
Campaigns Fund after the naccordance with section to become antitled in responsible for the return of the writs for Commission any amount	2019 NSW State Election. In 72(5) of the Electoral Funding Act 2018, if the party receives an advance payment in excess of the amount to which pect of the general election, the excess amount must be repaid to the NSW Electoral Commission within 60 days of that general election. Section 72(6) of the Electoral Funding Act 2018 requires a party to repay to the NSW Electoral it receives by way of advance payment if it becomes ineligible before, or does not contest, the general election.	
Campaigns Fund after the naccordance with section to become antitled in responsible for the return of the writs for Commission any amount	2019 NSW State Election. In 72(5) of the Electoral Funding Act 2018, if the party receives an advance payment in excess of the amount to which pect of the general election, the excess amount must be repaid to the NSW Electoral Commission within 60 days of that general election. Section 72(6) of the Electoral Funding Act 2018 requires a party to repay to the NSW Electoral it receives by way of advance payment if it becomes ineligible before, or does not contest, the general election.	
Campaigns Fund after the naccordance with section to become antitled in responsible for the return of the writs for Commission any amount	2019 NSW State Election. In 72(5) of the Electoral Funding Act 2018, if the party receives an advance payment in excess of the amount to which pect of the general election, the excess amount must be repaid to the NSW Electoral Commission within 60 days of that general election. Section 72(6) of the Electoral Funding Act 2018 requires a party to repay to the NSW Electoral it receives by way of advance payment if it becomes ineligible before, or does not contest, the general election.	
Campaigns Fund after the in accordance with section to become an artificial to become and the return of the writs for Commission any amount	2019 NSW State Election. In 72(5) of the Electoral Funding Act 2018, if the party receives an advance payment in excess of the amount to which pect of the general election, the excess amount must be repaid to the NSW Electoral Commission within 60 days of that general election. Section 72(6) of the Electoral Funding Act 2018 requires a party to repay to the NSW Electoral it receives by way of advance payment if it becomes ineligible before, or does not contest, the general election.	
Campaigns Fund after the in accordance with section to become an artificial to become and the return of the writs for Commission any amount	2019 NSW State Election. In 72(5) of the Electoral Funding Act 2018, if the party receives an advance payment in excess of the amount to which pect of the general election, the excess amount must be repaid to the NSW Electoral Commission within 60 days of that general election. Section 72(6) of the Electoral Funding Act 2018 requires a party to repay to the NSW Electoral it receives by way of advance payment if it becomes ineligible before, or does not contest, the general election.	
Campaigns Fund after the n accordance with section to become and the result of the return of the writs for Commission any amount	2019 NSW State Election. In 72(5) of the Electoral Funding Act 2018, if the party receives an advance payment in excess of the amount to which pect of the general election, the excess amount must be repaid to the NSW Electoral Commission within 60 days of that general election. Section 72(6) of the Electoral Funding Act 2018 requires a party to repay to the NSW Electoral it receives by way of advance payment if it becomes ineligible before, or does not contest, the general election.	
Campaigns Fund after the n accordance with section to become and the result of the return of the writs for Commission any amount	2019 NSW State Election. In 72(5) of the Electoral Funding Act 2018, if the party receives an advance payment in excess of the amount to which pect of the general election, the excess amount must be repaid to the NSW Electoral Commission within 60 days of that general election. Section 72(6) of the Electoral Funding Act 2018 requires a party to repay to the NSW Electoral it receives by way of advance payment if it becomes ineligible before, or does not contest, the general election.	
Campaigns Fund after the in accordance with section it becomes entitled in respective return of the writs for a commission any amount	2019 NSW State Election. In 72(5) of the Electoral Funding Act 2018, if the party receives an advance payment in excess of the amount to which pect of the general election, the excess amount must be repaid to the NSW Electoral Commission within 60 days of that general election. Section 72(6) of the Electoral Funding Act 2018 requires a party to repay to the NSW Electoral it receives by way of advance payment if it becomes ineligible before, or does not contest, the general election.	