Family Assistance Legislation Amendment (Jobs for Families Child Care Package) Bill 2016

(Requests for amendments to be moved by Senator Hanson-Young, on behalf of the Australian Greens, in committee of the whole)

(1) Schedule 1, item 4, page 4 (after line 26), after the definition of extended child wellbeing period, insert:

extended low income threshold has the meaning given by subclause 13(3) of Schedule 2.

[low income result]

(2) Schedule 1, item 41, page 49 (line 31), omit “lower income threshold”, substitute “extended low income threshold”.

[low income result]

(3) Schedule 1, item 41, page 49 (after line 33), at the end of clause 13, add:

(3) In this Act:

extended low income threshold means $100,000.

Note: This amount is indexed under Schedule 4.

[low income result]

(4) Schedule 1, item 47, page 53 (after table item 18), insert:

18A Extended low income threshold for CCS CCS extended low income threshold subclause 13(3) of Schedule 2 definition of extended low income threshold

[low income result]

(5) Schedule 1, item 48, page 53 (after table item 18), insert:

18A CCS extended low income threshold 1 July December highest December quarter before reference $1.00

[low income result]
(6) Schedule 4, item 5, page 221 (after line 6), after paragraph (1)(a), insert:
   (aa) extended low income threshold;

(7) Schedule 4, item 5, page 221 (line 20), after “items 18,”, insert “18A,”.
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Statement pursuant to the order of
the Senate of 26 June 2000

Amendments (2) to (6)
Amendments (2) to (6) are framed as requests because they potentially increase expenditure under the standing appropriation in section 233 of the A New Tax System (Family Assistance) (Administration) Act 1999. These amendments will increase the income threshold for which the low income result is available, so that more people can access the higher level of hours for which child care subsidy can be paid under the low income result provisions. Thus, they may have the effect of increasing total expenditure under the standing appropriation.

Amendments (1) and (7)
These amendments are consequential on amendments (2) to (6). Amendments (1) and (7) should therefore be moved as requests.

Statement by the Clerk of the Senate pursuant
to the order of the Senate of 26 June 2000

Amendments (2) to (6)
The Senate has long followed the practice that it should treat as requests amendments which would result in increased expenditure under a standing appropriation. If the effect of these amendments is to increase expenditure under the standing appropriation contained in section 233 of the A New Tax System (Family Assistance) (Administration) Act 1999, then it is in accordance with the precedents of the Senate that these amendments be moved as requests.

Amendments (1) and (7)
These amendments are consequential on the requests. It is the practice of the Senate that amendments purely consequential on amendments framed as requests may also be framed as requests.