

Legislative Assembly for the Australian Capital Territory

2021-2022-2023

Questions on Notice Paper

No 37

Friday, 3 November 2023

New questions

(30 days expires 3 December 2023)

- 1490 **MS CLAY**: To ask the Treasurer What is the estimated foregone revenue to the ACT from companies with Exclusion from Groups determinations.
- 1491 MS CLAY: To ask the Minister for Transport and City Services
 - (1) How many racing greyhound breeding and/or training facilities are there in the ACT.
 - (2) How many racing greyhounds are bred annually in the ACT, in each of the last three years.
 - (3) For each of the last three years, (a) how are these facilities monitored for welfare purposes by Domestic Animal Services, (b) what have been the findings, (c) were there any infractions detected; if so, what penalties were allocated, (d) if financial penalties were allocated, were the fines successfully collected and (e) where is the resulting data published.
 - (4) What is the process for registering the number of greyhound pups born annually in the ACT, and where is the resulting data published.
 - (5) How many times can the same greyhound be used for whelping in the ACT, and (a) at what age does this cease, (b) how is this monitored and enforced and (c) where is the resulting data published.

- (6) How many licences are held in the ACT for the purpose of (a) breeding racing greyhounds, (b) training greyhounds, (c) breeding and training of racing greyhounds, ie, licences that allow both activities and (d) where is the resulting data published.
- 1492 **MS CLAY**: To ask the Minister for Arts For the (a) 2022-23 and (b) 2023-24 financial years, (i) what was the total amount of funding that was applied for by arts centres and organisations under the budget, (ii) what was the total amount that was granted under those budgets, (iii) how was the total funding pool decided, and were arts centres and organisations consulted and (iv) did ArtsACT encourage arts centres and organisations to apply for the funding that they needed.
- MRS KIKKERT: To ask the Minister for Planning and Land Management Given the ACT Government announced changes to planning policy to take effect from 27 November 2023, including policy regarding building a second dwelling on blocks in RZ1 zones, and that under the new policy changes, a second dwelling of up to 120 square metres will be permitted on blocks in RZ1s zone that are over 800 square metres, and that this second dwelling may also be separately titled (a) will such second dwellings be considered as dual occupancies or secondary residences, or will the categorisation depend on other factors such as if they are separately titled or not, (b) if considered as dual occupancies, can the size of the second dwelling exceed 120 square metres if it meets the allowable size determined by the maximum plot ratio under current planning policy; if so, can these second dwellings be separately titled, (c) what will the administrative costs be of developing a second dwelling, and what will be the cost of acquiring a separate title, (d) does the 120 square metres limit include non-habitable structures (Class 10a building) such as garages, or does it only include dwelling spaces (Class 1a habitable area), (e) are there any changes to the policies and/or definitions of a dual occupancy and a secondary residence; if so, can the Minister provide relevant details and (f) will blocks in an RZ1 zone that are over 500 square metres still be permitted to build a secondary residence limited to 90 square metres, as under current planning policy.

T Duncan
Clerk of the Legislative Assembly