EXECUTIVE BUSINESS

Orders of the day

1. **FINANCIAL MANAGEMENT AMENDMENT BILL 2019**: (Treasurer): Agreement in principle—Resumption of debate *(from 19 March 2019—Mr Coe)*.

2. **CONTROLLED SPORTS BILL 2018**: (Minister for Sport and Recreation): Agreement in principle—Resumption of debate *(from 29 November 2018—Mr Milligan)*.

3. **RETIREMENT VILLAGES LEGISLATION AMENDMENT BILL 2018**: (Minister for Justice, Consumer Affairs and Road Safety): Agreement in principle—Resumption of debate *(from 29 November 2018—Mr Parton)*.


5. **FUELS RATIONING BILL 2018**: (Minister for Climate Change and Sustainability): Agreement in principle—Resumption of debate *(from 29 November 2018—Mr Hanson)*.
6 **EDUCATION AMENDMENT BILL 2017**: (Minister for Education and Early Childhood Development): Agreement in principle—Resumption of debate (from 26 October 2017—Mr Wall).

7 **ELECTORAL AMENDMENT BILL 2018**: (Attorney-General): Detail stage—Clause 1—Resumption of debate (from 12 February 2019—Mr Wall).


9 **ACT HEALTH REPORTING—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER**: Resumption of debate (from 14 February 2017—Mr Wall) on the motion of Ms Fitzharris—That the Assembly takes note of the paper.

10 **ACHIEVEMENTS IN THE FIRST YEAR—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER**: Resumption of debate (from 31 October 2017—Mrs Jones) on the motion of Mr Rattenbury—That the Assembly takes note of the paper.

11 **FEMALE DETAINEE ACCOMMODATION AT THE ALEXANDER MACONOCHIE CENTRE—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER**: Resumption of debate (from 31 October 2017—Mrs Jones) on the motion of Mr Rattenbury—That the Assembly takes note of the paper.

12 **EDUCATION (SAFE AND SUPPORTIVE SCHOOLS ADVISORY COMMITTEE)—TERMS OF REFERENCE DETERMINATION—PAPER—MOTION TO TAKE NOTE OF PAPER**: Resumption of debate (from 19 March 2019—Ms Lee) on the motion of Mr Gentleman—That the Assembly take note of the paper.

* __PRIVATE MEMBERS’ BUSINESS__

**Notices**

1 **MR PARTON**: To move—That this Assembly:

   (1) notes the:

   (a) importance of an efficient development assessment system in achieving the Territory’s economic development objectives;

   (b) vital role an efficient development assessment system plays in achieving the housing aspirations of the ACT community;

   (c) average days to make a decision on a Development Application (DA) have increased from 62 days in mid-2018 to 90 days in January 2019;
(d) proportion of DA’s decided within specified timeframes has fallen to 30 percent;

(e) significant schedule and financial losses these delays impose on individuals and companies that have submitted a DA;

(f) tenuous position this imposes on many applicants;

(g) negative impact on the ACT Government’s credibility and reputation arising from these delays; and

(h) impact on the health and wellbeing of overloaded planning staff caught up in this stressful problem; and

(2) calls on the ACT Government to:

(a) take immediate steps to increase resources allocated to the DA determination and approval process;

(b) undertake regular monitoring of DA workloads to ensure applicants’ requirements are met within prescribed timeframes;

(c) ensure staff in the DA assessment and processing areas are appropriately oversighted to avoid negative health impacts arising from stressful workload levels;

(d) provide a report for each quarter on DA assessment and processing that details the following:

(i) staffing strength at the beginning of the quarter, staff departures from the DA assessment area during the quarter, staff recruited or added to the assessment area during the quarter, and staff strength at the end of each quarter;

(ii) number of staff in each quarter on leave, including sick leave and other categories of leave;

(iii) the average number of DAs processes by each assessor during the quarter; and

(iv) the number of DAs waiting for processing at the beginning of the quarter, the number received during the quarter, the number processed during the quarter and the number outstanding at the end of the quarter; and

(e) that the report detailed above be provided commencing with the June quarter 2019. (Notice given 18 March 2019. Notice will be removed from the Notice Paper unless called on within 3 sitting weeks – standing order 125A).

*2 MS CODY: To move—That this Assembly:

(1) notes the ACT Government’s commitment to fairness in the community including:
(a) the use of concessions to ease financial pressure on low income households and foster an inclusive community that supports vulnerable people;

(b) the development of a range of plans to support social inclusion across the community with the vision of being a socially inclusive, fair and equitable community;

(c) the Concessions Program which aims to promote equity in the standard of living and access to essential services for all members of the ACT community; and

(d) the introduction of online facilities to more easily enter into automated payment plans for fines to reduce the upfront financial impact; and

(2) calls on the ACT Government to further develop flexible payment options for fees and charges for those Canberrans struggling to meet their everyday costs to help manage their household bills by smoothing out the peaks, including investigate:

(a) extending the period of time in which fines have to be paid by up to six months to ensure unexpected costs don’t prevent people from paying for essentials;

(b) incremental payment options for the registration of all vehicles; and

(c) to report back to the Assembly by the first sitting week 2020. (Notice given 1 April 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*3 MS LEE: To move—That this Assembly:

(1) notes that:

(a) every child should have access to good physical education and sport at school;

(b) regular physical activity is an important contributor to good overall health, including promoting healthy weight and reducing chronic disease risk;

(c) obesity is becoming a serious issue in many communities and especially among young people;

(d) the Australian Department of Health suggests, children aged 5-12 years/young people aged 13-17 years should undertake at least 60 minutes of moderate to vigorous-intensity physical activity every day;

(e) the ACT Education Directorate’s Physical Education and Sports policy specifies that from Kindergarten to Year 6, students must have 25 minutes a day of moderate to vigorous physical activity as part of a planned physical education program;
(f) research has shown that children who spend the recommended amount of time per week in physical activity show improved NAPLAN scores from Years 3-6 compared with less active peers; and

(g) teachers and parents have expressed concern that many schools may not be delivering on the Government’s physical education policies; and

(2) calls on the ACT Government to:

(a) engage appropriate staffing cohorts to ensure the necessary skill sets within schools to deliver on the physical education policy;

(b) partner with Sport Australia and their Sporting Schools program that is funded to deliver a range of sporting programs through partnerships with over 30 key national sporting organisations;

(c) fund more ACT sports associations and clubs to deliver programs to assist local schools to meet their physical education policy goals; and

(d) report back to the Assembly by the end of the last sitting week in August 2019 on how it has achieved these outcomes. (*Notice given 1 April 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A.*)

*4 MR COE: To move—That that this Assembly:

(1) notes:

(a) the need for stronger legislative whistleblower protections in the ACT;

(b) the current processes are complex, lengthy, and often require legal expertise to navigate;

(c) that integrity and confidence in public administration should be a high priority for the ACT Government;

(d) the need for a review of the effectiveness of the Public Interest Disclosure Act 2012 has been repeatedly raised and agreed to during this Assembly;

(e) the Government agreed to Recommendation 78 of the Select Committee on an Independent Integrity Commission’s report tabled on 31 October 2017, Inquiry into an Independent Integrity Commission;

(f) Recommendation 78 of the Inquiry into an Independent Integrity Commission report states:

(i) the Committee recommends that the ACT Government appoint an independent person to conduct a statutory review of the Public Interest Disclosure Act 2012 (the PID Act). The Review, amongst other things, should consider: (a) any potential conflict of interest (real or perceived) as it concerns decision makers and disclosure officers under the PID Act; (b) the findings of the Moss Review examining the operation of the Commonwealth Public Interest Disclosure Act 2013 as it concerns the strengthening of that legislation to achieve the Act’s integrity and accountability
aims; (c) the matters raised in submission No. 3 (as detailed in paragraph 3.162) to the Inquiry as it concerns the PID Act; (d) application of the PID Act to any future ACT Anti-Corruption and Integrity Commission (ACIC)—in particular, its articulation with any protected disclosure provisions that may apply to any informants providing assistance to the ACIC or anyone consequently at risk; and (e) the suitability of an ACT ACIC for the purposes of receiving disclosures pursuant to the PID Act;

(g) the Government agreed to Recommendation 54 of the Select Committee on an Independent Integrity Commission 2018’s report tabled on 31 October 2018, Inquiry into the establishment of an integrity commission for the ACT report; and

(h) Recommendation 54 of the Inquiry into the establishment of an integrity commission for the ACT report states:

(i) the Committee recommends that the ACT Government establish a comprehensive review of the Public Interest Disclosure Act 2012 as soon as is possible with the aim of having changes implemented by 2020; and

(2) calls on the Government to:

(a) commence an independent review of the existing whistleblower mechanisms, including the PID Act, by 1 July 2019 and take into consideration relevant recommendations from interjurisdictional reports and the operation of the ACT Integrity Commission;

(b) work with the independent reviewer to facilitate appropriate consultation with interested parties, including the ACT Integrity Commission and members of the public;

(c) table the final report of the independent reviewer no later than the last sitting day of October 2019; and

(d) present final legislation during the first sitting week of 2020. (Notice given 1 April 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*5  
MR PETTERSSON: To move—That this Assembly:

(1) notes the rise in popularity of e-sports and its potential as the future of gaming and sport as evidenced by:

(a) sales of video games were projected to hit US$138 billion in 2018;

(b) e-sports is projected to become a US$1.5 billion industry by 2020 with a global audience of 600 million;

(c) inclusion in the Asian Games as a demonstration sport in 2018 with discussions underway to make e-sports an official sport of the 2022 Asian Games; and
(d) in 2017, 60 million viewers of the final series of just one popular e-sport, compared to the National Basketball Association finals in America averaging 20 million per game over a seven game series;

(2) also notes the potential partnerships for e-sports in the Capital, including:

(a) the strong popularity of e-sports in the Asian market and among our target international engagement demographics;

(b) the potential synergies for advertising Canberra as a foreign student destination;

(c) assisting with bringing greater attention to Canberra and working toward Canberra’s International Engagement Strategy, including direct flights; and

(d) partnerships with local gaming industry to build Canberra as an investment location for gaming studios; and

(3) calls on the ACT Government to:

(a) investigate the potential of developing an e-sports strategy to attract tournaments and promote local economic growth. (Notice given 1 April 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

6 MRS JONES: To move—That this Assembly:

(1) notes that under 18 years of Labor-Greens rule, the ACT Government has failed to provide adequate resources to our police force;

(2) further notes:

(a) the number of frontline ACT Policing officers has reduced from 719 in 2010-11 to 642.59 in 2017-18, while the population has increased by over 50 000;

(b) the ACT Government cut $15 million from ACT Policing in the 2013-14 budget; and

(c) that the latest report on government services shows that the ACT has the smallest police force per capita; and

(3) calls on the ACT Government to restore police funding and increase the number of frontline officers in the upcoming 2019-20 Budget. (Notice given 1 April 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

7 MRS DUNNE: To move—That this Assembly:

(1) notes:

(a) Recommendation 18 of the Interim Report of the Independent Review into the Workplace Culture within ACT Public Health Services (Review), which recommends the establishment of a “Cultural Review Oversight Committee”; and
Recommendations 19 and 20 relate to an annual and independent external review, over three years, of the extent of implementation of the recommendations of the Review; and

(2) calls on the ACT Government, by 31 March 2019, to:

(a) establish a Cultural Review Oversight Committee, including:
   (i) terms of reference that reflect the recommendations of the Review report; and
   (ii) a requirement that the Committee provide a report on its activities and related outcomes to be published in the annual report of ACT Health; and

(b) appoint an independent chair to the Committee; and

(3) calls on the Minister for Health and Wellbeing to report to the Assembly on the establishment of the Committee and its operating brief by the first sitting day in April 2019. (Notice given 13 February 2019. Notice will be removed from the Notice Paper unless called on this sitting week – standing order 125A).

*8 MR MILLIGAN: To move—That this Assembly:

(1) notes:

(a) planning for the new aquatic centre at Stromlo Park is in progress;
(b) planning does not include a diving pool;
(c) the only diving pool in the ACT is located at Canberra Olympic Pool;
(d) the diving pool is an outdoor facility, able to be used for only a limited time during the year;
(e) the diving pool, as is the case with the rest of the centre, is deteriorating and suffering on-going leakage problems;
(f) there is a significant number in the community involved in the sport of diving, including participation in national competitive events; and
(g) there is an opportunity to include an indoor diving pool in the planning and design for the Stromlo Aquatic Centre;

(2) further notes:

(a) the ACT Government intends to close the hydrotherapy pool at The Canberra Hospital in, or about, June 2019;
(b) this will limit suitable hydrotherapy facilities on the Southside;
(c) there is a high demand for hydrotherapy treatment services;
(d) the hydrotherapy pool at the University of Canberra Public Hospital is unable to satisfy the demand for hydrotherapy treatment services; and
(e) there is an opportunity to include a hydrotherapy pool in the planning and design of the Stromlo Aquatic Centre; and
(3) calls on the ACT Government to:

(a) include a suitable indoor diving pool in the planning and design for the Stromlo Aquatic Centre;

(b) include a suitable hydrotherapy pool, with relevant associated equipment and change facilities, in the planning and design for the Stromlo Aquatic Centre;

(c) include the indoor diving pool and aquatic centre in the building project for the remaining facilities at the Stromlo Aquatic Centre; and

(d) report to the Assembly on the status of the plans and design work for the Stromlo Aquatic Centre, including the indoor diving pool and hydrotherapy pool, by the last sitting day in August 2019. (Notice given 1 April 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

Orders of the day

1 PLANNING AND DEVELOPMENT (TERRITORY PLAN VARIATIONS) AMENDMENT BILL 2017: (Ms Le Couteur) Agreement in principle—Resumption of debate (from 10 May 2017—Ms Lawder).

2 CRIMES (CONSENT) AMENDMENT BILL 2018: (Ms Le Couteur) Agreement in principle—Resumption of debate (from 11 April 2018—Mr Ramsay).

3 MAGISTRATES COURT (RETIREMENT AGE OF MAGISTRATES) AMENDMENT BILL 2018: (Mr Hanson) Agreement in principle—Resumption of debate (from 9 May 2018—Mr Ramsay).

4 DOMESTIC ANIMALS (DANGEROUS DOGS) LEGISLATION AMENDMENT BILL 2018: (Ms Lawder) Agreement in principle—Resumption of debate (from 24 October 2018—Mr Steel).

5 DRUGS OF DEPENDENCE (PERSONAL CANNABIS USE) AMENDMENT BILL 2018: (Mr Pettersson): Agreement in principle—Resumption of debate (from 20 February 2019—Mr Rattenbury). (Referred to the Standing Committee on Health, Ageing and Community Services on 20 February 2019.)

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ASSEMBLY BUSINESS

Notices

*1 MS ORR: To move—That this Assembly:

(1) notes the terrible terrorist attack in Christchurch and the public call for politicians to lead with demonstrated actions; and
(2) calls on the Standing Committee on Administration and Procedure to review the Continuing Resolution 5, MLA’s Code of Conduct, namely whether the Code of Conduct should be enhanced to reflect MLAs’ responsibilities for respectful dialogue. (Notice given 1 April 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*2 MS CHEYNE, MS CODY, MS ORR AND MR PETTERSSON: To move—That the Standing Committee on Planning and Urban Renewal inquire into possible options to reduce the need for artificial space heating and cooling in buildings in the ACT with particular consideration given to:

(1) Canberra’s unique climate and the need our extreme heat and cold creates for space heating and cooling;
(2) the environmental, social and economic benefits of reducing the need for artificial space heating and cooling within our city’s building stock;
(3) opportunities to decrease the need for artificial heating and cooling through the ways we build, fit out and retro fit our building stock;
(4) relevant legislative and regulatory settings currently in force; and
(5) any other relevant matter. (Notice given 1 April 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*3 MS BERRY: To move—That:

(1) the management and minimisation of bullying and violence in government and non-government schools be referred to the Standing Committee on Education, Employment and Youth Affairs for inquiry and report;
(2) in conducting its inquiry the Committee have regard to:
   (a) the societal context of bullying and violence as a whole-community issue;
   (b) the Government’s existing work on responding to students with complex needs and challenging behaviours, and management of occupational violence;
   (c) the report of the School Education Advisory Committee established by the Minister for Education and Early Childhood Development to look at safe and supportive schools; and
   (d) the petition about “violence in ACT schools” received by the Assembly on 21 March 2019;
(3) to the extent that evidence or documents related to this inquiry would allow for individual people or schools party to bullying or violence to be identified the Committee take evidence in camera and hold documents on a confidential basis; and
(4) the Committee report to the Assembly by 24 October 2019. (Notice given 1 April 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

Orders of the day

1 HEALTH, AGEING AND COMMUNITY SERVICES—STANDING COMMITTEE—REPORT 4—INQUIRY INTO THE IMPLEMENTATION, PERFORMANCE AND GOVERNANCE OF THE NATIONAL DISABILITY INSURANCE SCHEME IN THE ACT—GOVERNMENT RESPONSE—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 19 March 2019—Ms Lee) on the motion of Mr Gentleman—That the Assembly take note of the paper. (Order of the day will be removed from the Notice Paper unless called on with 3 sitting weeks—standing order 152A.)

Last sitting day of April 2019

2 PUBLIC ACCOUNTS—STANDING COMMITTEE: Presentation of report on issues relating to commercial rates in Canberra, pursuant to order of the Assembly of 29 November 2018.

Last sitting day in May 2019

3 ADMINISTRATION AND PROCEDURE—STANDING COMMITTEE: Presentation of report on whether the protocols in place around the permissions for MLAs to visit or attend school events constitute an impediment to the Members performing their function as MLAs and in complying with the Code of Conduct for all Members of the Legislative Assembly, pursuant to order of the Assembly of 14 February 2019.

6 June 2019

4 ENVIRONMENT AND TRANSPORT AND CITY SERVICES—STANDING COMMITTEE: Presentation of report on a new Territory Coat of Arms, pursuant to order of the Assembly of 29 November 2018.

6 June 2019

5 HEALTH, AGEING AND COMMUNITY SERVICES—STANDING COMMITTEE: Presentation of report on inquiry into the Drugs of Dependence (Personal Cannabis Use) Amendment Bill 2018 pursuant to order of the Assembly of 20 February 2019.
Last sitting day in June 2019

6 FUEL PRICING—SELECT COMMITTEE: Presentation of report on fuel prices in the ACT, pursuant to order of the Assembly of 14 February 2019.

30 July 2019


Last sitting week in 2019

8 ECONOMIC DEVELOPMENT AND TOURISM—STANDING COMMITTEE: Presentation of report on drone delivery systems in the ACT, pursuant to order of the Assembly of 1 November 2018.

CROSSBENCH EXECUTIVE MEMBERS’ BUSINESS

Notices

1 MR RATTENBURY: To move—That this Assembly:

(1) notes that:

(a) as the nation’s capital, Canberra should be valued as a city of culture, history, research and learning for all Australians;

(b) the Federal Government has neglected the needs of national institutions in the ACT for many years;

(c) these national institutions hold much of our country’s shared pre and post colonisation history; and

(d) that the neglect and failure to fund these institutions adequately over many years is having a material impact on the storage of essential history items, reducing research opportunities, and is eroding the core role of the capital city of a modern nation;

(2) further notes:

(a) that the Federal Liberal Government has provided $498 million to redevelop the Australian War Memorial, despite the protest of leading architects, historians, previous Directors and prominent Australians; and
(b) the sponsorship of exhibitions and general funding of the Australian War Memorial by arms manufacturer firms such as Lockheed Martin; and

(3) calls on the Legislative Assembly to:

(a) express its disappointment at successive Federal Government’s failure to properly fund Canberra’s national institutions;

(b) commit to tri-partisan support in advocating for fair and equal distribution of federal funding towards Canberra’s national institutions; and

(c) support/call for the development of a non-political federal body tasked with funding these national institutions. *(Notice given 1 April 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).*

**MR RATTENBURY:** To move—That this Assembly:

(1) notes:

(a) globally, nationally and locally, human induced climate change is contributing to record breaking temperatures, extreme weather events, and a range of negative social, environmental and economic outcomes;

(b) ACT residents have just experienced the hottest January on record, and local temperature extremes will worsen as climate change progresses;

(c) Tasmania, Victoria and Queensland have recently been devastated by bushfires and North Queensland has recently suffered extreme flooding;

(d) global temperature rise must be limited to 1.5 degrees to minimise the risk of the worst impacts of climate change, a task the UN Intergovernmental Panel on Climate Change says requires urgent and unprecedented action; and

(e) ACT and Australian residents want their elected representatives to take urgent and effective action to address climate change;

(2) acknowledges that we are in a state of climate emergency that requires urgent actions across all levels of Government; and

(3) condemns the Federal Government for its continued failure to enact effective climate change policy, and requests the Federal Government provide additional funding for States and Territories to deal with worsening climate change risks and impacts, such as bushfires and extreme weather. *(Notice given 1 April 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).*
QUESTIONS ON NOTICE

On the first sitting day of a period of sittings a complete Notice Paper is published containing all unanswered questions. On subsequent days, only redirected questions are included on the Notice Paper together with a list of all unanswered questions.

A Questions on Notice Paper will be issued on the Friday of a sitting week, containing the text of all questions on notice lodged that week and can be accessed at www.parliament.act.gov.au/in-the-assembly/questions-paper.

Redirected Questions

(30 days expires 21 April 2019)

2358 **MS LEE:** To ask the Minister for Higher Education—Has the Chief Minister, Treasury and Economic Development Directorate had correspondence with the Australian National University regarding the management of ACT government funding of ANU programmes, between 31 October 2016 to date; if so, can the Treasurer provide a schedule of correspondence between the directorate and the ANU.

2359 **MS LEE:** To ask the Minister for Higher Education—Has the Health Directorate had correspondence with the Australian National University regarding the management of ACT government funding of ANU programmes, between 31 October 2016 to date; if so, can the Minister provide a schedule of correspondence between the directorate and the ANU.

2360 **MS LEE:** To ask the Minister for Higher Education—Has the Community Services Directorate had correspondence with the Australian National University regarding the management of ACT government funding of ANU programmes, between 31 October 2016 to date; if so, can the Minister provide a schedule of correspondence between the directorate and the ANU.

2361 **MS LEE:** To ask the Minister for Higher Education—Has the Environment, Planning and Sustainable Development Directorate had correspondence with the Australian National University regarding the management of ACT government funding of ANU programmes, between 31 October 2016 to date; if so, can the Minister provide a schedule of correspondence between the directorate and the ANU.

2362 **MS LEE:** To ask the Minister for Higher Education—Has the Justice and Community Safety Directorate had correspondence with the Australian National University regarding the management of ACT government funding of ANU programmes, between 31 October 2016 to date; if so, can the Minister provide a schedule of correspondence between the directorate and the ANU.
MS LEE: To ask the Minister for Higher Education—Has the Transport Canberra and City Services Directorate had correspondence with the Australian National University regarding the management of ACT government funding of ANU programmes, between 31 October 2016 to date; if so, can the Minister provide a schedule of correspondence between the directorate and the ANU.

MS LEE: To ask the Minister for Higher Education—Has the Education Directorate had correspondence with the Australian National University regarding the management of ACT government funding of ANU programmes, between 31 October 2016 to date; if so, can the Minister provide a schedule of correspondence between the directorate and the ANU.

MR COE: To ask the Minister for Business and Regulatory Services—
(1) How many (a) controlled activity orders, (b) ongoing controlled activity orders and (c) rectification orders, in relation to a controlled activity were appealed during each financial year since 2007-08 to date.

(2) In relation to part (1), how many appeals broken down by type of order were (a) allowed or allowed in part, (b) settled, (c) dismissed, (d) withdrawn, (e) outstanding and (f) any other relevant category.

(3) What was the (a) minimum, (b) median, (c) average and (d) maximum number of days it took for (i) controlled activity orders, (ii) ongoing controlled activity orders and (iii) rectification orders, in relation to a controlled activity to be decided through any internal review processes, including waiting times.

(4) What was the (a) minimum, (b) median, (c) average and (d) maximum number of days it took for (i) controlled activity orders, (ii) ongoing controlled activity orders and (iii) rectification orders, in relation to a controlled activity to be decided by the ACT Administrative Appeals Tribunal each financial year since 2007-08 to date, including waiting times.

MR COE: To ask the Minister for Business and Regulatory Services —
(1) What is the total number of penalties or fines issued in relation to (a) controlled activities, (b) ongoing controlled activities and (c) rectification orders, under the Planning and Development Act 2007 (ACT), broken down by (i) type of offence and (ii) suburb for each financial year since 2007-08 to date.

(2) In relation to part (1), what is the (a) minimum, (b) median, (c) average, (d) maximum and (e) total value of penalties or fines issued in relation to (i) controlled activities, (ii) ongoing controlled activities and (iii) rectification orders, under the Planning and Development Act 2007 (ACT), broken down by type of offence for each financial year since 2007-08 to date.

(3) In relation to part (2), for each financial year since 2007-08 to date, what is the total number penalties or fines issued but were later contested broken down by (a) type of penalty or fine, (b) average value of penalty or fine and (c) total value of contested revenue from that type of penalty or fine.
(4) In relation to part (3), for each financial year since 2007-08 to date, what is the total number penalties or fines issued but were later withdrawn broken down by (a) type of penalty or fine, (b) average value of penalty or fine and (c) total value of forgone revenue from that type of penalty or fine.

2389  MR COE: To ask the Minister for Business and Regulatory Services —

(1) What was the (a) minimum, (b) median, (c) average; and (d) maximum amount of time allowed by the ACT Government for rectification works to be carried out in accordance with a rectification order, for each financial year since 2007-08 to date.

(2) What was the (a) minimum, (b) median, (c) average and (d) maximum amount of time it took for rectification works to be completed in accordance with a rectification order, for each financial year since 2007-08 to date.

(3) What was the (a) minimum, (b) median, (c) average, (d) maximum and (e) total cost of rectification works carried out in accordance with a rectification order, for each financial year since 2007-08 to date.

(4) What was the (a) minimum, (b) median, (c) average, (d) maximum and (e) total cost recouped by the ACT Government from subjects of rectification orders in relation to controlled activities for rectification works carried out by authorised people, for each financial year since 2007-08 to date.

2390  MR COE: To ask the Minister for Business and Regulatory Services—

(1) How many complaints have been received regarding the controlled activities broken down by (a) type of controlled activity and (b) suburb for each financial year since 2007-08 to date.

(2) How many (a) controlled activity orders, (b) ongoing controlled activity orders and (c) rectification orders in relation to a controlled activity were (i) issued, (ii) in effect or (iii) completed or ended during each financial year since 2007-08 to date.

(3) In relation to part (2), how many lessees, occupiers, or other connected individuals were subject to (a) controlled activity orders, (b) ongoing controlled activity orders or (c) rectification orders in relation to a controlled activity during each financial year since 2007-08 to date.

(4) In relation to part (3), how many lessees, occupiers, or other connected individuals were the subject of multiple (a) controlled activity orders, (b) ongoing controlled activity orders or (c) rectification orders in relation to a controlled activity during each financial year since 2007-08 to date.

(5) What was the (a) minimum, (b) median, (c) average and (d) maximum amount of time (i) controlled activity orders, (ii) ongoing controlled activity orders and (iii) rectification orders in relation to a controlled activity were in force or issued for.

2391  MR COE: To ask the Minister for City Services—
What was the total number of complaints about littering and illegal dumping broken down by (a) general type of litter or dumping, such as aggravated littering, and (b) suburb, for each financial year since 2007-08 to date.

What was the total cost of clearing illegal (i) littering, (ii) aggravated littering, (iii) dumping and (iv) commercial waste, broken down by suburb for each financial year from 2007-08.

What was the (a) total number, (b) average value and (c) total value of penalties or infringements issued under the Litter Act 2004 (ACT) broken down by (i) type of offence and (ii) suburb, during each financial year since 2007-08.

In relation to part (3), what was (a) total number, (b) average value and (c) total value of contested penalties or infringements broken down by (i) type of offence and (ii) suburb, during each financial year since 2007-08.

In relation to part (4), what was the (a) total number, (b) average value and (c) total value of withdrawn penalties or infringements broken down by (i) type of offence and (ii) suburb, during each financial year since 2007-08.

**Unanswered Questions**

*(30 days expires 17 March 2019)*

**MRS DUNNE:** To ask the Minister for Health and Wellbeing—

(1) In relation to the answer given at part (1)(iii) (relating to contract 2016-2074 with Ernst and Young) of question on notice No 1734, if data was not available to be given to the contractor, why did the directorate enter into the contract.

(2) Why did the directorate not accept the report of the contractor.

(3) What specific elements of the report led the directorate to reject it.

(4) In reaching a decision to reject the report, did the directorate conclude that Ernst and Young had failed to deliver on the agreed contractual terms.

(5) Was Ernst and Young paid the agreed contract price; if so, why; if not, (a) how much was paid, (b) on what basis, (c) what consultation/negotiation process was engaged and (d) was a dispute involved; if yes, how was it settled.

(6) Will/has the work that was intended under this contract be/been the subject of a new contract with the same or similar terms; if not, why not; if so, (a) what is/will be the stated purpose of the new contract, (b) who is/will be the new contractor, (c) what is the value of the contract and (d) what is the reporting deadline.

**MRS DUNNE:** To ask the Minister for Health and Wellbeing—

(1) In relation to the answer to question on notice No 1991, why did it take more than five hours to prepare an answer to this question.
(2) How much time was spent on researching the answer to this question.

(3) How much time was spent on drafting and editing the answer to signature-ready stage.

(4) How many people, including staffing classifications, from (a) the Minister’s office, (b) ACT Health, (c) Canberra Health Services and (d) other agencies, were involved in researching and preparing the answer.

2125 **MRS DUNNE:** To ask the Minister for Health and Wellbeing—

(1) What was the original budget for the works being undertaken to upgrade the main switchboard in building 2 at the Canberra Hospital.

(2) How much has been spent on this work as at the date on which this question was published in the Questions on Notice Paper.

(3) What is the estimated or forecast total actual cost.

(4) If the figures given in the answers to parts (1) and (3) are different, why.

(5) What was the original target completion date for this work.

(6) What is the estimated or forecast completion date as at the date on which this question was published in the Questions on Notice Paper.

(7) If the dates given in the answers to parts (5) and (6) are different, why.

(8) To what extent has the scope of work actually undertaken varied from the scope of work that informed the original budget.

2128 **MRS DUNNE:** To ask the Minister for Health and Wellbeing—

(1) What was the original program of works established under the Upgrade and Maintain ACT Health Assets (UMAHA) program.

(2) What was the original (a) budget and (b) completion timeline for each job.

(3) What was the status of each job as to (a) cost and (b) completion timeline as at the date this question was published in the Questions on Notice Paper.

(4) Which jobs (if any), as at the date this question was published in the Questions on Notice Paper, have been removed from the program, and why.

(5) Up to date on which this question was published in the Questions on Notice Paper, which jobs (if any), have been added to the program, and for each new job (a) why was it added, (b) what is its budget and (c) what is its budgeted completion timeline.

2130 **MRS DUNNE:** To ask the Minister for Health and Wellbeing—

(1) How many elective surgery operations were performed in each specialty between 1 July and 31 December 2018.

(2) What were the elective surgery wait times, by triage category in each specialty, as at 31 December 2018.

(3) What factors are contributing to the wait times in each specialty.
(4) Was performance of elective surgery between 1 July and 31 December 2018 impacted by a lack of specialists or other appropriately-qualified staff; if so, in what areas.

(5) Was performance of elective surgery between 1 July and 31 December 2018 impacted by problems in surgical theatres; if so (a) which theatres and (b) what problems.

(6) How many elective surgeries are predicted to be performed between 1 January and 30 June 2019.

(7) Is the ACT on track to meet its target of 14,000 elective surgeries for this financial year; if not, why not.

(8) What strategies are in place to minimise the risk of not meeting the target.

MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) What is the derivation of each number in the columns headed “Existing #” and “Project #” in relation to the ministerial brief number GBC18/174, dated 22 March 2018, specifically the table at paragraph 8 on page 3.

(2) For each number in the columns headed “Net Growth” and “Total Canberra Hospital” what formula was used to calculate it.

(3) If the formulae vary, why do they vary.

(4) Did the brief explain all formulae variations; if not (a) why and (b) why did the Minister sign off on a brief with unexplained formulae variations.

(5) Is the table correct in all aspects.

(6) If the table is not correct in all aspects, will the Minister attach a corrected version to the answer to this question; if not, why.

MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) How much did ACT Health spend on advertising campaigns during each year (a) 2014, (b) 2015, (c) 2016, (d) 2017 and (e) 2018.

(2) How much does (a) ACT Health and (b) Canberra Health Services, plan to spend on advertising campaigns during 2019.

(3) What were the individual advertising campaigns that cost more than $25,000 during (a) 2014, (b) 2015, (c) 2016, (d) 2017, (e) 2018 and (f) 2019 (planned).

(4) For each campaign identified in part (3) what (a) advertising collateral was produced, (b) media and other communication channels were used, (c) were the target campaign outcomes, (d) reach and frequency figures were achieved and (e) were the actual campaign outcomes achieved.

(5) Who approves expenditure on advertising campaigns in (a) ACT Health and (b) Canberra Health Services.

(6) What processes are in place to ensure that ACT Health and Canberra Health Services advertising campaigns provide value for money.
MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) Which ACT Health or Canberra Health Services buildings have been identified to have flammable cladding (other than the Centenary Hospital for Women and Children).

(2) For each building identified as having flammable cladding what date was it identified and (a) what progress has been made on assessing its fire safety, (b) what is the timetable for its remediation, (c) what is the (i) cost or (ii) budget, for its remediation, (d) will an insurance claim be made for the cost of its remediation and (e) if an insurance claim will not be made, why.

MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) What committees, with the exception of assurance committees, are currently active in (a) ACT Health and (b) Canberra Health Services.

(2) What are the responsibilities of each of these committees.

(3) Who are the members of each of these committees.

(4) Which of these committees (a) have a full complement of members and (b) is fully operational.

(5) For any committees that do not have a full complement of members or are fully operational, why not.

(6) How often does each committee meet.

(7) To whom does each committee report and what information is reported.

(8) What action is taken to implement any recommendations made by committees.

(9) What service delivery innovations have been introduced to the ACT’s health system as a result of the work of these committees during the 2014-15 to 2017-18 period.

MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) In relation to the answer to question on notice No 1909, how many interventional procedures were performed in the medical imaging department in (a) 2013-14, (b) 2014-15, (c) 2015-16, (d) 2016-17 and (e) 2017-18.

(2) On how many anticipated interventional procedures were the expenditure budgets based for each year listed in part (1).

(3) What was the (a) budgeted and (b) actual, cost per interventional procedure, including corresponding consumables, for each year listed in part (1).

(4) How many hours of unplanned leave had to be covered by unbudgeted costs in each month from 1 July 2016 to 30 June 2018.

(5) Was there a substantial increase in unplanned leave during the two years 2016-17 and 2017-18 compared to 2013-14 to 2015-16; if so, what were the factors contributing to unplanned leave being taken.

(6) What administrative changes have been implemented to manage staff leave better in the future.

MR COE: To ask the Minister for Education and Early Childhood Development—

(1) Have any incidents of self-harm or suicide reported by staff in the Education Directorate been linked or related to bullying or cultural problems within the
directorate during each of the last five financial years; if so, what was the (a) general type of incident, (b) general category of employee, (c) financial year it occurred, (d) directorate it occurred in, (e) actions undertaken by the Minister in response to the report and (f) actions undertaken by the relevant directorate in response to the report.

(2) Have any incidents of self-harm or suicide reported by students or about students in each area for which the Minister is responsible been linked or related to bullying or cultural problems within the directorate during each of the last five financial years; if so, what was the (a) general type of incident, (b) financial year it occurred, (c) directorate it occurred in, (d) actions undertaken by the Minister in response to the report and (e) actions undertaken by the relevant directorate in response to the report.

MR COE: To ask the Minister for Health and Wellbeing—

(1) Have any incidents of self-harm or suicide reported by staff in each area for which the Minister is responsible been linked or related to bullying or cultural problems within the directorate during each of the last five financial years; if so, what was the, (a) general type of incident, (b) general category of employee, (c) financial year it occurred, (d) directorate it occurred in, (e) actions undertaken by the Minister in response to the report and (f) actions undertaken by the relevant directorate in response to the report.

(2) Have any incidents of self-harm or suicide reported by patients or individuals in custody, or about patients or individuals in custody, in each area for which the Minister is responsible been linked or related to bullying or cultural problems within the directorate during each of the last five financial years; if so, what was the (a) general type of incident,(b) financial year it occurred, (c) directorate it occurred in, (d) actions undertaken by the Minister in response to the report and (e) actions undertaken by the relevant directorate in response to the report.

(30 days expires 24 March 2019)

MISS C BURCH: To ask the Minister for Transport—

(1) Can the Minister provide a list of all bus stops to be (a) decommissioned, (b) moved or (c) constructed in relation to the rollout of Network 19.

(2) Can the Minister provide the cost per (a) decommissioning, (b) relocation or (c) construction of bus stops in relation to the rollout of Network 19.

(3) What, if any, notification of the (a) decommissioning, (b) relocation of, or (c) construction of bus stops has or will be given to affected residents and how much notice will be given before the commencement of these works.

(4) What is the expected completion time for works on each bus stop to be completed.

MRS JONES: To ask the Minister for Corrections and Justice Health—

(1) How many detainee on detainee (a) assaults and (b) serious assaults have occurred in the Alexander Maconochie Centre (AMC) since 1 January 2018.
(2) How many of the instances in part (1) involved a “shiv” or other cutting or stabbing instrument.

(3) How many detainee on officer (a) assaults and (b) serious assaults have occurred in the AMC since 1 January 2018.

(4) How many of the instances in part (3) involved a “shiv” or other cutting or stabbing instrument.

(5) On how many occasions have corrections staff received medical attention following an assault, serious assault or other altercation with a detainee since 1 January 2018.

2312

MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) By what month and year is it anticipated that the operating suites at the Canberra Hospital (TCH) will reach full capacity.

(2) How many operating suites were available at TCH as at the date on which this question was published in the questions on notice paper.

(3) How many of those operating suites were unavailable for use.

(4) For each unavailable operating suite (a) why was it unavailable and (b) when will it be re-opened for use.

(5) Is the Government planning to increase the number of theatres available at the current location over the next five years; if so (a) how many theatres will be added and (b) at what cost.

(6) What was the ratio of surgical beds to operating theatres at (a) TCH and (b) Calvary Public Hospital, as at the date on which this question was published in the questions on notice paper.

(7) How many operating theatres are currently planned to be part of the Surgical Procedures, Interventional Radiology and Emergency (SPIRE) project.

(8) In what year will the operating theatres in the SPIRE project be available for clinical use.

(9) How many (a) medical, (b) surgical and (c) emergency department, beds are planned to be available as part of the SPIRE project.

(10) When will the beds referred to in part (9) be available for clinical use.

(11) What is the planned ratio of surgical beds to operating theatres in the SPIRE project; if this ratio is different to the ratio given in the answer to part (6)(a), why.

(12) What is the projected demand for operating theatres and surgical beds in the ACT over the next (a) five, (b) 10, (c) 15, and (d) 20 years.

(13) How many staff will be working in the (a) Emergency Department, (b) operating theatres, (c) surgical beds, (d) interventional radiation department and (e) general wards of the SPIRE project.
(14) For each category in part (13), how many staff will be in addition to staff currently working in those areas of TCH.

(15) Where will neonatal intensive care be located when the SPIRE project is commissioned to service.

(16) What provision has been made for car parking in, or associated with, the SPIRE project.

(17) What is the anticipated cost of car parking in, or associated with, the SPIRE project.

(18) Is this cost for car parking part of the $500 million envelope allocated to the SPIRE project; if not, how will it be funded.

(19) Will the new pathology centre be part of the SPIRE project; if not, where will be located.

(20) How much will the new pathology centre cost.

(21) Is the cost for the new pathology centre part of the $500 million envelope allocated to the SPIRE project; if not, how will it be funded.

(22) When will the new pathology centre open.

(23) What elements of the SPIRE project will displace or replace existing elements at TCH, and what use will be made of displaced or replaced existing elements.

**MRS DUNNE:** To ask the Minister for Health and Wellbeing—

(1) What is the uniform policy for staff working in ACT public health services.

(2) Who pays for uniforms; if staff pay for uniforms (a) why, (b) what is the typical annual cost per staff member and (c) what is the profit margin for Canberra Health Services.

(3) Has the introduction of so-called “happy scrubs” as a uniform option been added to the uniform policy; if not (a) why and (b) when will it be.

(4) Who pays for the “happy scrubs”; if staff pay for “happy scrubs” (a) why, (b) what is the typical annual cost per staff member, (c) what is the profit margin for Canberra Health Services and (d) do staff receive a uniform allowance in their salary packages; if so, what is the allowance currently.

(5) Are staff, who elect to wear “happy scrubs”, required also to have “standard” uniforms available; if so, in what circumstances are staff required to wear “standard” uniforms.

**MRS DUNNE:** To ask the Minister for Health and Wellbeing—

(1) How many briefings has the Minister taken each year since appointed as Assistant Minister for Health and then following appointment as the Minister for Health and Wellbeing, about bullying and cultural problems in (a) ACT Health and (b) Canberra Health Services.
(2) What form did the briefings at part (1) take and what has been the nature of the information and advice given to the Minister in those briefings.

(3) What action did the Minister take in response to the information and advice provided.

(4) Did the Minister’s incoming minister’s brief as Assistant Minister for Health contain briefing material on bullying and cultural problems in ACT Health; if so, (a) what information was provided and (b) how did the Minister respond to that information.

(5) Did the Minister’s incoming minister’s brief as Minister for Health and Wellbeing contain briefing material on bullying and cultural problems in ACT Health; if so, (a) what information was provided and (b) how did the Minister respond to that information.

(6) If no information about bullying and cultural problems was forthcoming in the processes outlined in parts (1), (2), (4) and (5) then (a) when did the Minister first become aware of bullying and cultural problems in the ACT’s public health system, (b) did the Minister seek a briefing, (c) when was the briefing given, (d) what form did the briefing take, (e) what information and advice was provided and (f) what was the Minister’s response.

MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) Which community-based organisations were represented in relation to an ACT Health-hosted community consultation session on Access All Areas, facilitated by Rebus Theatre, on 16 February 2019.

(2) How many individuals attended.

(3) What patient groups were represented, such as, but not limited to, patients with disabilities, patients suffering debilitating illnesses, patients with mental health disorders, paediatric patient groups, geriatric patient groups.

(4) How and by whom were patient groups represented.

(5) If a person was invited to attend, and wanted to attend but was unable to attend in person for any reason, what other opportunities were they offered to enable them to participate; if none, why.

(6) How were attendees selected.

(7) What was the agenda.

(8) Where was the session held.

(9) How much did the session cost.

(10) Can the Minister provide detail for elements of the session that cost more than $500.

(11) What were the top five (a) outcomes and (b) recommendations from the session.

(12) What were ACT Health’s responses to those outcomes and recommendations.
MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) What internal committees in ACT Health currently consider issues related to staff culture and bullying issues.

(2) What (a) dates did each committee in part (1) meet in the period since 1 January 2018 and (b) was the agenda for each meeting.

(3) Will the Minister attach to the answer to this question minutes of each meeting as referred to in part (2); if no, why.

(4) What internal committees in Canberra Health Services currently consider issues related to staff culture and bullying issues.

(5) What (a) dates did each committee in part (4) meet in the period since 1 January 2018 and (b) was the agenda for each meeting.

(6) Will the Minister attach to the answer to this question minutes of each meeting as referred to in part (5); if no, why.

(7) Has or will (a) ACT Health and (b) Canberra Health Services, establish new internal committees in 2019, including a joint-agency committee, to consider issues related to staff culture and bullying issues; if yes, what is the current or proposed membership of these committees.

(8) What are the terms of reference for each committee as referred to in part (7), including, but not limited to, frequency of meetings.

(9) Which ACT unions or professional associations have raised concerns about bullying and/or staff culture in (a) ACT Health and (b) Canberra Health Services, in the period since 1 January 2018.

(10) What specific issues have the organisations at part (9) raise and when did they raise them.

(11) What responses did ACT Health and/or Canberra Health Services give to the organisations about the specific issues and associated recommendations they raised.

MR COE: To ask the Minister for Education and Early Childhood Development—

(1) How many international students attended (a) ACT Government schools and (b) non-Government schools during each school year since 2008 to date broken down by school grade.

(2) In relation to part (1), what is the breakdown of international students for each year broken down by students that were (a) boarding, (b) living with homestay families or on exchange, (c) on temporary visas and (d) any other category or classification.

(3) What type of visa grants or entitles families free schooling in ACT Government schools.

(4) How many international students were charged fees to attend (a) ACT Government schools and (b) non-Government schools during each school year since 2008 broken down by school grade.
(5) In relation to part (4), what was the total amount paid by international students in fees during each year since 2008 to date broken down by school grade.

(6) How many international students had school fees or charges waived for (a) ACT Government schools and (b) non-Government schools during each school year since 2008 broken down by school grade.

(7) In relation to part (6), what was the total amount of fees or charges waived for international students during each year since 2008 to date broken down by school grade.

MRS KIKKERT: To ask the Minister for Children, Youth and Families—What is the total number of community groups/organisations known to the ACT Government in the ACT, and what are their names in relation to (a) children, (b) youth and (c) families.

MRS KIKKERT: To ask the Minister for Multicultural Affairs—

(1) In relation to the (a) 2016, (b) 2017, (c) 2018 and (d) 2019 National Multicultural Festivals, how many applications were received to take part in the Festival and how many of these applications were (i) stallholders and (ii) entertainment, applications.

(2) How many applications referred to in part (1) were (a) successful, and (b) unsuccessful.

(3) How many unsuccessful applications referred to in part (2) were (a) stallholder and (b) entertainment, applications and what were the reasons for the decision of each of these applications.

(4) In relation to each of the Festival years (a) 2016, (b) 2017, (c) 2018 and (d) 2019, how many of the following were from the ACT, interstate, overseas, or unknown (i) applicants to take part in the Festival, (ii) successful applicants, (iii) unsuccessful applicants, (iv) successful stall holder applicants, (v) unsuccessful stallholder applicants, (vi) successful entertainment applicants and (vii) unsuccessful entertainment applicants.

(5) How many requests for waiver of charges were received from community groups in each of the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019 and how many requests were (i) granted and (ii) rejected, and what was the reason for each decision.

(6) How many former stallholders have outstanding fees from previous festivals (and are therefore excluded from participating in this year’s Festival) for each year (a) 2016, (b) 2017, (c) 2018 and (d) 2019.

(7) In the event of an unsuccessful application, are applicants given a reason for decision; if not, why not.

(8) Are there any avenues for appeal or review of a decision; if so, can the Minister detail; if not, why not.
(9) What was the total number of stallholders at the Festival in each year (a) 2016, (b) 2017, (c) 2018 and (d) 2019.

(10) How many stallholders operated stalls on (a) Friday only, (b) Saturday only, (c) Sunday only, (d) Friday and Saturday only, (e) Friday and Sunday only, (f) Saturday and Sunday only, (g) Friday, Saturday and Sunday, for each year (i) 2016, (ii) 2017, (iii) 2018 and (iv) 2019.

(11) How many of the following stallholders were present for each day of the Festival (a) local commercial groups, (b) local community groups (including cultural), (c) cultural groups only (not including diplomatic missions), (d) diplomatic missions, (e) information stallholders, (f) community clubs, (g) interstate community groups, (h) interstate commercial groups and (i) other (specify), for each year (i) 2016, (ii) 2017, (iii) 2018 and (iv) 2019.

(12) What was the total number of performers at the Festival for each of the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019.

(13) How many of each sized stall (3x3 and 3x6) were set up at the Festival for each of the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019.

(14) How many of each sized stall (3x3 and 3x6) were empty on the following days (a) Friday, (b) Saturday and (c) Sunday, for each of the years (i) 2016, (ii) 2017, (iii) 2018 and (iv) 2019.

(15) What was the total Government budget and complete breakdown of costs for the Festival in each of the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019.

(16) How many sponsorships were received for the Festival and what was the total amount of funds received as donations in each of the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019.

(17) What costs are borne by festival participants and what is the cost of a stallholder application in each of the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019.

(18) How much funding was available for the round of Multicultural Participation Grants primarily intended for the Festival and how (a) many applications were received, (b) many applications received the full amount of funding requested, and who were the applicants, (c) many applications received a partial amount of funding, and who were the applicants, (d) many applications were unsuccessful, what was the reason for each unsuccessful application, and who were the applicants, (e) much funding was given to various community groups for the purpose of supporting participation at the Festival and (f) many applications for funding to support participation at the Festival were unsuccessful, what was the reason for each unsuccessful application, who were the applicants, and were reasons for the decision given to each applicant, for each of the years (i) 2016, (ii) 2017, (iii) 2018 and (iv) 2019.

(19) How many (a) staff (b) volunteers were employed for the Festival and what were their roles and responsibilities for each of the years (i) 2016, (ii) 2017, (iii) 2018 and (iv) 2019.
(20) How many electricians were present to support Festival participants for the following days, and what were their working hours for (a) Friday, (b) Saturday, (c) Sunday and (d) other dates (specify), for each of the years (i) 2016, (ii) 2017, (iii) 2018 and (iv) 2019.

(21) How many visitors were present at the Festival for each of the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019.

(22) Which (a) Festival locations were most popular, (b) stage locations saw the most visitors, (c) stage performances were most popular, (d) stage locations saw the least visitors, (e) stage performances were least popular, (f) day/s and times saw the most visitors at the Festival and (g) day/s and times saw the least number of visitors at the Festival, for each of the years (i) 2016, (ii) 2017, (iii) 2018 and (iv) 2019.

(23) Will an external review of the Festival be conducted for the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019; if yes, who will be conducting the review and when will the review be published; if not, why not.

(30 days expires 21 April 2019)

2346 MS LEE: To ask the Minister for Climate Change and Sustainability—

(1) What action is the Government taking in relation to natural gas or synthetic gas use to offset growing transport emissions and to meet the government’s own target by 2020.

(2) Has any assessment been done on the emissions created by increased traffic held up due to road work/light rail works; if yes, what steps is the Government taking to address traffic created emissions; if not, why not.

(3) What research has the Government undertaken to (a) identify and (b) reduce fugitive emissions.

(4) How will the Government offset emissions from fugitive emissions.

(5) What methods can it pursue to offset emissions in relation to fugitive emissions; if not offsetting emissions, why not.

(6) Does the Government collect data on non-transport use of liquefied petroleum gas by businesses and households; if so, where is it published; if not, why not.

(7) Does the Report on the 2017-18 Greenhouse Gas Inventory note that during 2017-18 the total volume of commercial and residential waste going to landfill was slightly higher than the previous year; if so what impact will this have on emissions in future years.

(8) What modelling has been done on the likely volumes of commercial and residential waste going to landfill in the next five years.

(9) What was the total volume of commercial and residential waste going to landfill in (a) 2013-14, (b) 2014-15, (c) 2015-16, (d) 2016-17 and (e) 2017-18.
(10) What was the total emissions from the waste sector (kilotonnes CO2-e) as well as the percentage it made up of total emissions in (a) 2013-14, (b) 2014-15, (c) 2015-16, (d) 2016-17 and (e) 2017-18.

(11) What impact will increased emissions have on the ACT’s 2020 objective.

MRS DUNNE: To ask the Minister for Health and Wellbeing—

1. At any time since January 2017, was any medical imaging department patient data in existence that could not be matched to the patient’s name (“orphan” data); if so, how many such instances were identified during that period and of those (a) how many were matched to patient names, (b) what process was employed to make the matches, (c) what was the shortest time period for those matchings to be made and (d) what was the longest time period, for those matchings to be made.

2. How did it occur that “orphan” data came into existence.

3. Were any “orphan” data in existence as at the date on which this question was published in the questions on notice paper; if yes (a) how many and (b) why.

4. What assessment has been made as to the risk to patient health or safety as a result of instances of “orphan” data.

5. What processes are in place to ensure there is no chance that “orphan” data may come into existence in future.

6. Have there been instances of “orphan” data in any other department of any public hospital in the ACT; if so, in which departments and hospitals.

MRS DUNNE: To ask the Minister for Mental Health—

1. How many FTE staff equivalents are employed in the Office of Mental Health and Wellbeing.

2. What is the staffing structure by classification and FTEs in each classification.

3. Are all of the positions filled.

4. What is the operating budget for 2018-19 and each of the out years in the 2018-19 budget cycle.

5. For each year in part (4), what are the budget allocations for (a) employee costs, (b) contracts and consultancies and (c) supplies and services.

6. What are the Office’s (a) responsibilities, (b) aims and objectives, (c) work plans for each of 2018-19 and 2019-20 and (d) KPIs for each of 2018-19 and 2019-20.

7. Are the work plans and KPIs on track; if not, why.

8. Is actual expenditure for 2018-19 running to budget; if not (a) how much is the difference and (b) why.

9. What active role will the Office play in addressing mental health issues in the ACT Government such as, but not limited to, bullying and assaults in the
health and education directorates, and mental health issues such as post traumatic stress disorder in police and emergency services.

2349 MRS DUNNE: To ask the Minister for Health and Wellbeing—
(1) What specialist ophthalmic services are available directly from Canberra Health Services for the (a) treatment and (b) management, of glaucoma for ACT-resident public patients.
(2) What specific categories of glaucoma are Canberra Health Services able to (a) treat and (b) manage, for ACT-resident public patients.
(3) What specific categories of glaucoma are Canberra Health Services unable to (a) treat or (b) manage, for ACT-resident public patients and (c) why.
(4) What specific categories of glaucoma are ACT-resident private specialist practitioners unable to (a) treat, or (b) manage, for ACT-resident public patients under the ACT public health system and (c) why.
(5) In what circumstances would Canberra Health Services refer an ACT-resident public patient suffering glaucoma to a private specialist, practising in the ACT, to (a) treat and (b) manage, the patient’s condition under the ACT public health system.
(6) What formal or informal arrangements does Canberra Health Services have with private specialists in the ACT to treat and manage ACT-resident public patients suffering glaucoma; if none, why.
(7) In what circumstances would Canberra Health Services refer an ACT-resident public patient suffering glaucoma to the Sydney Eye Hospital for (a) treatment and (b) management, of the patient’s condition in the public health system.
(8) What formal arrangements does Canberra Health Services have with the Sydney Eye Hospital to treat and manage ACT-resident public patients suffering glaucoma; if none, why.
(9) Before referring an ACT-resident public patient to the Sydney Eye Hospital, what (a) consideration is given and (b) enquiries are made, of ACT-resident private specialists as to their capacity to take on the patient under the ACT public health system; if none, why.

2350 MRS DUNNE: To ask the Minister for Health and Wellbeing—
(1) What other ancillary, tangential, or related works were identified as requiring to be completed at The Canberra Hospital (TCH) subsequent to beginning the project to replace the main electrical switchboard in building 12.
(2) What is the (a) budget and (b) timeline, for those other works.
(3) Who has been contracted to undertake those other works.
(4) What other infrastructure works were in progress at TCH, whether for new or existing infrastructure, as at the date on which this question was published in the questions on notice paper.

(5) For each project (a) what is the budget, (b) who is the lead contractor, (c) what areas of the hospital have been closed to allow those works to be completed and (d) what is the completion timeline.

MRS DUNNE: To ask the Minister for Health and Wellbeing—Is the government contemplating or undertaking a general review of service funding agreements in ACT Health and/or Canberra Health Services; if so, (a) what are the terms of reference, (b) what is the timeline, (c) what is planned for consultation with current service providers, (d) will a final report be prepared; if no, why and (e) will the report be made public; if no, why.

MRS DUNNE: To ask the Minister for Health and Wellbeing—
(1) When was the last time the policies and procedures relating to (a) cleaning and (b) infection control, at the ACT’s public hospitals were reviewed.

(2) Who is the service provider at each hospital for cleaning services and when (a) was the contract awarded and (b) does the contract expire.

(3) Who, independently of the contractors, monitors or inspects the standard of cleaning services being provided.

(4) How often are monitoring or inspections undertaken.

(5) What is the average response time to deal with non-routine cleaning issues after they are reported.

(6) What specific cleaning tasks are undertaken for routine cleaning of a typical medical ward and how often are they undertaken.

(7) Are cleaning staff expected to complete tasks within a specified timeframe; if so, what analysis has been made as to whether the timeframe allows for adequate cleaning to be done.

(8) Who monitors adherence to standards and procedures for infection control; and how frequently is this monitoring undertaken.

(9) What training on infection control standards and procedures is provided to hospital staff.

(10) Are all hospital staff, including contractors, required to undertake infection control training; if not, why.

(11) Are all hospital staff, including contractors, required to undertake “refresher” training on infection control; if yes, how often; if no, why.

(12) How many infection control training courses are offered each year.

MRS DUNNE: To ask the Minister for Health and Wellbeing—
(1) What goods and/or services were provided for the payment of $656,861.58 on 6 December 2018 to Brookfield Global Integrated Solutions Pty Ltd.
(2) What goods and/or services were provided for the payment of $359,502.00 on 20 December 2018 to Siemens Healthcare Pty Ltd.

(3) What clinical services were provided by Calvary John James Hospital for the various payments totalling $1,170,341.02, made during December 2018.

(4) In relation to the payment of $2,509,022.06 on 20 December 2018 to Shaw Building Group Pty Ltd (Shaw) described as “The Canberra Hospital Building 2 main switchboard upgrade” (or similar), (a) how much had previously been paid to Shaw for this project, (b) how much remains to be paid to Shaw for this project, (c) what was the original total budget for this project, (d) if there is a variance between the total that has been and remains to be paid to Shaw and the original total budget, why and (e) what goods and/or services are Shaw providing for this project.

(5) What was the purpose of any payment made to any provider of goods and/or services in the period between the date on which the University of Canberra Public Hospital (UCPH) opened and 31 January 2019 that were described as “UCPH Design Specification and Documentation” (or similar), and on what date/s were those goods and/or services provided.

MR WALL: To ask the Treasurer—

(1) What is the total number of invoices paid by the ACT Government within 30 days of issue, in the financial years (a) 2014-15, (b) 2015-16 (c) 2016-17 and (d) 2017-18 to date.

(2) What is the total number of invoices paid by the ACT Government beyond 30 days of issue, but within 60 days of issue, in the financial years (a) 2014-15, (b) 2015-16 (c) 2016-17 and (d) 2017-18 to date.

(3) What is the total number of invoices paid by the ACT Government beyond 60 days of issue, in the financial years (a) 2014-15, (b) 2015-16 (c) 2016-17 and (d) 2017-18 to date.

(4) What is the total value of invoices identified in parts (1), (2) and (3).

MR WALL: To ask the Minister for Employment and Workplace Safety—

(1) What was the total amount of contributions made to the Long Service Leave Authority, via the portable long service leave scheme, that were received from privately operated aged care facilities in the (a) 2017-18 financial year and (b) 2018 – to date.

(2) How many eligible claims were made by workers exiting privately operated aged care facilities in the (a) 2017-18 financial year and (b) 2018 – to date, and what was the total value for each year.

(3) How many ineligible claims were made by workers exiting privately operated aged care facilities in the (a) 2017-18 financial year and (b) 2018 – to date, and what was the total value for each year.

MR WALL: To ask the Treasurer—
(1) Can the Treasurer provide details of any projects and programs where Commonwealth Grant funding was applied for by the ACT Government in (a) 2015-16, (b) 2016-17, (c) 2017-18.

(2) What was the total funding received, by project or program for successful funding applications outlined in part (1).

(3) What is the total expenditure to date on projects and programs identified in part (1).

(4) Can the Treasurer provide details of outcomes, KPI’s and/or reviews required by the Commonwealth Government on projects and programs identified in part (1).

2357 **MS LEE:** To ask the Minister for Education and Early Childhood Development—

(1) Which ACT Government pre-schools, primary schools, high schools, and colleges have heating and cooling systems in every classroom; if heating and cooling systems are not in every classroom, what are the numbers of classrooms not temperature controlled and in what schools are they located.

(2) Which ACT Government pre-schools, primary schools, high schools, and colleges have heating and cooling systems in their (a) libraries and (b) administration areas.

2365 **MR WALL:** To ask the Minister for Employment and Workplace Safety—

(1) How many businesses in the (a) construction sector, (b) cleaning sector, (c) traffic management sector, (d) security sector and (e) other industry sectors, have applied for a Secure Local Jobs Code Certificate.

(2) How many applications identified in part (1) have not been approved and what was the reason for non approval.

(3) How many applications identified in part (1) have been approved.

(4) How many applications identified in part (1) are currently pending approval.

(5) What was the (a) minimum, (b) median, (c) average and (d) maximum amount of time it took to process or approve applications for a Secure Local Jobs Code Certificate.

(6) How many applications identified in part (1) have Unions ACT or a trade union provided advice on.

(7) How many non approved applications identified in part (2) have been the subject of review.

2366 **MR WALL:** To ask the Minister for Business and Regulatory Services—

(1) How many authorised vehicle inspection stations were in operation in (a) 2014-15, (b) 2015-16, (c) 2016-17, (d) 2017-18 and (e) 2018 to date.

(2) How many authorised vehicle inspectors were in operation in (a) 2014-15, (b) 2015-16, (c) 2016-17, (d) 2017–18 and (e) 2018 to date.
(3) How many vehicle inspections slips were issued in (a) 2014-15, (b) 2015-16, (c) 2016-17, (d) 2017–18 and (e) 2018 to date.

(4) How many authorised inspection stations have had their accreditation (a) suspended, (b) restricted and (c) cancelled, and for what (i) reasons and (ii) duration, in (A) 2014-15, (B) 2015-16, (C) 2016-17, (D) 2017–18 and (E) 2018 to date.

(5) How many authorised vehicle inspectors have had their accreditation (a) suspended, (b) restricted, and (c) cancelled, and for what (i) reasons and (ii) duration, in (A) 2014-15, (B) 2015-16, (C) 2016-17, (D) 2017–18 and (E) 2018 to date.

(6) How many vehicle inspections were undertaken by Access Canberra motor vehicle inspection stations (or previous facilities operated by the ACT Government) for roadworthiness in (a) 2014-15, (b) 2015-16, (c) 2016-17, (d) 2017–18 and (e) 2018 to date.

2367  **MS LEE:** To ask the Minister for Education and Early Childhood Development—

(1) Will the Safe and Supportive Schools Advisory Committee undertake interstate travel to assess evidence and approaches in other education jurisdictions under their Terms of Reference; if not, how will that evidence be collected.

(2) How will the Advisory Committee collect evidence to provide advice on the appropriateness of school vs system level accountability, as per the Terms of Reference, given the data is not collected centrally.

(3) How will teachers and parents contribute to the work of the Advisory Committee.

2368  **MRS DUNNE:** To ask the Minister for Mental Health—

(1) When will the revamp of the adult mental health unit at Calvary Bruce Public Hospital start.

(2) What is the projected completion date.

(3) What is the estimated cost for the works.

(4) What will be the cost for (a) 2018-19 and (b) 2019-20.

(5) Will the capacity of the Calvary Bruce Public Hospital be reduced at any stage while the works proceed; if so (a) when will the adult mental health unit at Calvary Bruce Public Hospital have reduced capacity and (b) to what extent will the capacity be reduced.

(6) Is the work on removing ligature points in the Canberra Hospital adult mental health unit complete; if not (a) why and (b) when will it be.

(7) Will the Canberra Hospital adult mental health unit have reduced capacity at any stage during the rest of 2019; if so (a) when and (b) by how much.
(8) What actions will the government take to keep the community informed of any reduced capacity in the Canberra Hospital and/or Calvary Bruce Public Hospital during 2019.

MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) When will the works on the Calvary Bruce Hospital emergency department begin.

(2) When are these works due for completion.

(3) How much are these works estimated to cost.

(4) How much expenditure will occur in (a) 2018-19 and (b) 2019-20.

(5) What works will be undertaken.

(6) What impact will these works have on the capacity of the Calvary Bruce Public Hospital emergency department (a) during construction and (b) once the works are completed and commissioned to service.

(7) What impact will these works have on other areas of the Calvary Bruce Public Hospital (a) during construction and (b) once the works are completed and commissioned to service.

(8) What improvements to emergency department (a) services and (b) wait times, are forecast once the new works are commissioned to service.

MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) When will building 5 at The Canberra Hospital close to residential accommodation for interstate carers of patients at the hospital.

(2) When will building 5 cease taking new residents.

(3) What arrangements will be available to carers (a) who are resident in building 5 as at the date of its closure and (b) who are seeking residential accommodation at the time building 5 ceases to take new residents.

(4) What plans does Canberra Health Services have for the provision of future permanent accommodation facilities or infrastructure.

(5) Will those plans allow for, as a minimum, the existing capacity of building 5 accommodation; if not, why.

(6) If there are no plans for accommodation facilities or infrastructure after building 5 closes, why.

MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) In relation to the answer given at part (2)(f) of question on notice No 1920, and noting that The Canberra Hospital’s operating theatres, as stated in the answer, are “planned to facilitate an average of two 4 hours sessions of surgery each [week]day” (except on public holidays, and excluding utilisation for emergency surgery outside of these sessions), referred to in this question as “normal business hours”; during 2018, on average per operating theatre, how many hours (a) each day were theatres typically closed for
maintenance, cleaning or other non-surgical functions or activities, (b) per
day outside “normal business hours” were theatres used for emergency
surgery and (c) how many hours per day were theatres closed to any activity
of any kind.

(2) What assessment has the Government made as to the capacity of operating
theatres to be available for non-emergency surgery beyond “normal
business hours”.

(3) What was the result of the assessment as referred to in part (2).

(4) What assessment has the Government made as to the feasibility of surgeons
and surgical staff to enable operating theatres to be available for non-
emergency surgery beyond “normal business hours”.

(5) What was the result of the assessment as referred to in part (4).

2372 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) In relation to the answer given to question on notice No 2083 about the
Public Hospital Pharmaceutical Reform Agreement (PHPRA), why is the ACT
not a signatory to the PHPRA.

(2) For how long has the ACT been considering the PHPRA.

(3) What are the impediments to the ACT signing the PHPRA.

(4) When will the ACT reach a decision.

(5) What benefits is the ACT missing out on by not being a signatory to the
PHPRA.

(6) Is the ACT disadvantaged in any way by not being a signatory to the PHPRA.

(7) If the ACT is disadvantaged, what are those disadvantages.

(8) What are the financial implications for the ACT by (a) being a signatory; and
(b) not being a signatory, to the PHPRA.

(9) What are health implications for individual Canberrans by the ACT (a) being a
signatory and (b) not being a signatory, to the PHPRA.

(10) What are the financial implications for individual Canberrans by the ACT (a)
being a signatory and (b) not being a signatory, to the PHPRA.

2373 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) In relation to the answer given on 25 January 2019 to a question without
notice taken on notice about staff mental stress at Canberra’s public
hospitals, for The Canberra Hospital, how many cases were reported during
2018 of staff suffering mental stress in (a) mental health, justice health,
alcohol and drug services, (b) medicine, (c) surgery and oral health and (d)
other divisions.

(2) For each division as referred to in part (1), (a) what were primary causes for
mental stress, (b) how many cases remained open as at 31 December 2018
and (c) how much stress leave, in FTE hours, was taken by staff during 2018.
(3) How many cases for Calvary Public Hospital were reported during 2018 of staff suffering mental stress in (a) mental health, justice health, alcohol and drug services, (b) medicine, (c) surgery and oral health and (d) other divisions.

(4) For each division as referred to in part (3), (a) what were the primary causes of mental stress, (b) how many cases remained open as at 31 December 2018 and (c) how much stress leave, in FTE hours, was taken by staff during 2018.

(5) What treatment or counselling services are provided to ACT public hospitals staff suffering mental stress.

(6) What is done to back-fill positions and duties when staff are on stress leave.

(7) Does this back-filling involve any staff being rostered for more than their normal shifts; if so, by what margin on average.

(8) What was the cost of mental stress during 2018 for (a) sick leave, (b) back-filling, (c) treatment and counselling services, (d) return to work and (e) other (specify).

2374 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) In relation to the answer given at part (3) of question on notice No 1888, what recommendations arose from the internal audit to assess ACT Health processes and controls in place to engage contractors and consultants.

(2) Have all recommendations been implemented as at the date on which this question was published in the questions on notice paper; if not (a) which ones have not; (b) why have they not and (c) when will they be.

(3) When and by what means, will the effectiveness of the enhanced processes be assessed.

2375 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) Has the real time prescription monitoring service started operating yet; if so, (a) what has been the level of usage so far and (b) what outcomes have been achieved, (c) if not, why not and (d) if not yet started, when will it start.

(2) Does the real time prescription monitoring scheme cover benzodiazepines; if not (a) why not and (b) when will it.

2376 MS LE COUTEUR: To ask the Minister for City Services—Are there any plans to phase out the use of internal combustion engines from ACT Government City Services maintenance and garden use as petrol engines powering leaf blowers, hedge trimmers and like devices consume fossil fuel, add to atmospheric carbon dioxide and, being mainly 2 stroke, other pollution from unburnt hydrocarbons.

2377 MS LE COUTEUR: To ask the Minister for the Environment and Heritage—Are there any ACT Government plans to phase out the use of fireworks, as fireworks are damaging on the environment, due to nitrous oxide being released into our
waterways and soil and some jurisdictions around the world are moving to light displays to replace fireworks.

**MS LE COUTEUR:** To ask the Minister for City Services—Why were all the street trees on Coorong Street, beside City Section 96 carpark, removed by the Canberra Centre from public land approximately 10 years ago.

**MS LE COUTEUR:** To ask the Minister for Planning and Land Management—Are there any requirements in the lease for Fyshwick Markets that stipulate that a charity stall or community facility must be provided.

**MS LE COUTEUR:** To ask the Minister for Housing and Suburban Development—

1. When did the Community Services Directorate receive the final report titled “Implementing Trauma Informed Practice in ACT Specialist Homelessness Services Project”, which was commissioned by ACT Shelter and funded by the Community Services Directorate.

2. When was this report provided to the Minister.

3. Has the Minister been briefed on the findings and recommendations of the report.

4. Is the report publically available; if not, when will the Government clear the report for release to stakeholders in the specialist homelessness sector.

5. Will the Government formally respond to the findings and recommendations of the report; if yes, can the Minister provide advice on when.

6. Has the Government decided how the remainder of the $350 000 committed to progress towards a trauma informed practice model will be expended; if yes, can the Minister provide advice on what these funds will be spent on.

7. What is the timeframe for expending the remainder of the $350 000 committed by the Government to progress towards a trauma informed practice model be expended

8. Is the ACT Government currently working on making a longer-term funding commitment to ensure people accessing ACT homelessness services whose homelessness risk is exacerbated by the impacts of past trauma receive a truly trauma-sensitive approach and are empowered to make lasting change in their lives; if yes, will this constitute ongoing additional funding to support specialist homelessness services with trauma informed practice.

**MS LE COUTEUR:** To ask the Minister for Health and Wellbeing—

1. How many prescriptions for medicinal cannabis have been filled in the ACT since the ACT Medicinal Cannabis Scheme started in 2016.

2. To how many prescribers has the ACT Chief Health Officer provided approval to allow the prescription of medicinal cannabis as a controlled medicine.

3. What is the average time taken for ACT Health to provide a response to an application for a Medicinal Cannabis Prescriber Approval.
(4) What approval processes do pharmacists in the ACT have to undergo through ACT Health in order to obtain medicinal cannabis products for patients in addition to the approvals required through the TGA and the Office of Drug Control.

(5) How is ACT Health’s approval process for prescribing medicinal cannabis different to the approval process for prescribing other controlled medicines and why do these products have different approval processes.

(6) When was the last meeting of the Medicinal Cannabis Medical Advisory Panel and can the Minister provide a copy of the minutes of the last meeting.

(7) Has the Medicinal Cannabis Medical Advisory Panel given approval for the prescription of medicinal cannabis for any other condition other than those listed under the ACT Controlled Medicines Prescribing Standards; if so, how many approvals and for what conditions.

(8) When was the last meeting of the Medicinal Cannabis Advisory Group and can the Minister provide a copy of the minutes of the last meeting.

(9) Is ACT Health aware of any concerns from members of the public who have tried to access medicinal cannabis through the ACT Medicinal Cannabis Scheme but been unsuccessful; if so, what reasons have been given for not being able to access medicinal cannabis through the Scheme.

MS LE COUTEUR: To ask the Attorney-General—

(1) Is the Caravans and Manufactured Homes Occupancy Agreement Working Group still active, or has it been disbanded.

(2) When did the Caravans and Manufactured Homes Occupancy Agreement Working Group last meet.

(3) How many times has the Caravans and Manufactured Homes Occupancy Agreement Working Group met since it formed, and when were these meetings.

(4) What information has the Caravans and Manufactured Homes Occupancy Agreement Working Group been provided with, such as background papers, position papers, or draft legislation.

(5) When does the ACT Government expect the Caravans and Manufactured Homes Occupancy Agreement Working Group to be wound up.

(6) What is the expected timeframe for the tabling and commencement of the new occupancy agreement legislative amendments for caravan and manufactured home park residents.

(7) Is the Student Accommodation Agreement Working Group still active, or has it been disbanded.

(8) When did the Student Accommodation Occupancy Agreement Working Group last meet.
(9) How many times has the Student Accommodation Occupancy Agreement Working Group met since it formed, and when were these meetings.

(10) What information has the Student Accommodation Occupancy Agreement Working Group been provided with, such as background papers, position papers, or draft legislation.

(11) When does the ACT Government expect the Student Accommodation Occupancy Agreement Working Group to be wound up.

(12) What is the expected timeframe for the tabling and commencement of the new occupancy agreement legislative amendments for student accommodation.

(13) Is the Crisis Accommodation Agreement Working Group still active, or has it been disbanded.

(14) When did the Crisis Accommodation Occupancy Agreement Working Group last meet.

(15) How many times has the Crisis Accommodation Occupancy Agreement Working Group met since it formed, and when were these meetings.

(16) What is the expected timeframe for the tabling and commencement of the new occupancy agreement legislative amendments for crisis accommodation.

(17) What information has the Crisis Accommodation Occupancy Agreement Working Group been provided with, such as background papers, position papers, or draft legislation.

(18) When does the ACT Government expect the Crisis Accommodation Occupancy Agreement Working Group to be wound up.

MR COE: To ask the Minister for Health and Wellbeing—

(1) How many (a) insanitary condition offences or infringements, (b) abatement notices and (c) abatement orders, in relation to an insanitary condition, were appealed during each financial year since 2007-08 to date.

(2) In relation to part (1), how many appeals broken down by type of order were (a) allowed or allowed in part, (b) settled, (c) dismissed, (d) withdrawn, (e) outstanding or (f) any other relevant category.

(3) What was the (a) minimum, (b) median, (c) average and (d) maximum number of days it took for (i) insanitary condition offences or infringements, (ii) abatement notices and (iii) abatement orders, in relation to an insanitary condition, to be decided through any internal review processes, including waiting times.

(4) What was the (a) minimum, (b) median, (c) average and (d) maximum number of days it took for (i) insanitary condition offences or infringements, (ii) abatement notices and (iii) abatement orders, in relation to an insanitary condition, to be decided by the ACT Administrative Appeals Tribunal each financial year since 2007-08 to date, including waiting times.
MR COE: To ask the Minister for Health and Wellbeing—

(1) What is the total number of penalties or fines issued in relation to (a) insanitary conditions, (b) abatement notices, and (c) abatement orders under the Public Health Act 1997 (ACT) broken down by (i) type of offence and (ii) suburb for each financial year since 2007-08 to date.

(2) In relation to part (1), what is the (a) minimum, (b) median, (c) average, (d) maximum and (e) total value of penalties or fines issued in relation to (i) insanitary conditions, (ii) abatement notices and (iii) abatement orders under the Public Health Act 1997 (ACT) broken down by type of offence for each financial year since 2007-08 to date.

(3) In relation to part (2), for each financial year since 2007-08 to date, what is the total number penalties or fines issued but were later contested broken down by (a) type of penalty or fine, (b) average value of penalty or fine and (c) total value of contested revenue from that type of penalty or fine.

(4) In relation to part (3), for each financial year since 2007-08 to date, what is the total number penalties or fines issued but were later withdrawn broken down by (a) type of penalty or fine, (b) average value of penalty or fine and (c) total value of forgone revenue from that type of penalty or fine.

MR COE: To ask the Minister for Health and Wellbeing—

(1) What was the (a) minimum, (b) median, (c) average and (d) maximum amount of time allowed by the ACT Government for works to be carried out in accordance with (i) abatement notices and (ii) abatement orders in relation to insanitary conditions during each financial year since 2007-08 to date.

(2) In relation to part (1), what was the (a) minimum, (b) median, (c) average and (d) maximum amount of time it took for works to be completed in accordance with (i) abatement notices and (ii) abatement orders each financial year since 2007-08 to date.

(3) In relation to part (2), what was the (a) minimum, (b) median, (c) average, (d) maximum and (e) total cost of rectification works carried out in accordance with (i) abatement notices and (ii) abatement orders each financial year since 2007-08 to date.

(4) In relation to part (3), what was the (a) minimum, (b) median, (c) average, (d) maximum and (e) total cost recouped by the ACT Government from subjects of (i) abatement notices and (ii) abatement orders, in relation to insanitary conditions, for rectification works carried out by authorised people each financial year since 2007-08 to date.

MR COE: To ask the Minister for Health and Wellbeing—

(1) How many complaints have been received regarding the insanitary conditions broken down by (a) type of insanitary condition and (b) suburb, for each financial year since 2007-08 to date.
(2) How many (a) abatement notices and (b) abatement orders, in relation to insanitary conditions were (i) issued, (ii) in effect or (iii) completed or ended, during each financial year since 2007-08 to date.

(3) In relation to part (2), how individuals were subject to (a) abatement notices or (b) abatement orders, in relation to a controlled activity during each financial year since 2007-08 to date.

(4) In relation to part (3), how individuals were the subject of multiple abatement notices in relation to insanitary conditions during each financial year since 2007-08 to date.

(5) What was the (a) minimum, (b) median, (c) average and (d) maximum amount of time abatement notices in relation to insanitary conditions were in force or issued for.

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MR COE: To ask the Minister for City Services—

(1) What was the (a) minimum, (b) median, (c) average, (d) maximum and (e) total cost of (i) selling, (ii) destroying or (iii) otherwise disposing of animals in accordance with animal welfare or disqualification from keeping animals offences each financial year since 2007-08 to date.

(2) In relation to part (1), what was the (a) minimum, (b) median, (c) average, (d) maximum and (e) total cost of (i) selling, (ii) destroying or (iii) otherwise disposing of animals recouped by the ACT Government from animal welfare offenders and those subject to disqualification from keeping animals each financial year since 2007-08 to date.

(3) What is the total number of penalties or fines issued in relation to disqualification from keeping animals under the Domestic Animals Act 2000 (ACT) broken down by suburb, for each financial year since 2007-08 to date.

(4) In relation to part (3), what is the (a) minimum, (b) median, (c) average, (d) maximum and (e) total value of penalties or fines issued in relation to disqualification from keeping animals under the Domestic Animals Act 2000 (ACT) for each financial year since 2007-08 to date.

(5) In relation to part (4), for each financial year since 2007-08 to date, what is the total number penalties or fines issued that have been issued in relation to disqualification from keeping animals under the Domestic Animals Act 2000 (ACT) but were later contested broken down by (a) suburb, (b) average value of penalty or fine and (c) total value of contested revenue from that type of penalty or fine.

(6) In relation to part (5), for each financial year since 2007-08 to date, what is the total number penalties or fines issued in relation to disqualification from keeping animals under the Domestic Animals Act 2000 (ACT) but were later withdrawn broken down by (a) suburb, (b) average value of penalty or fine and (c) total value of forgone revenue from that type of penalty or fine.

2393  

MR COE: To ask the Minister for City Services—
(1) What is the process of managing or handling animal welfare complaints once they have been received by the (i) ACT Government, (ii) ACT Policing or (iii) other authorised animal welfare entity.

(2) In relation to part (1), what was the (a) minimum, (b) median, (c) average and (d) maximum amount of time animal welfare complaints took to be finalised each year since 2007-08.

(3) How many individuals were prosecuted for animal welfare offences each year since 2007-08 to date broken down by (a) type of offence and (b) suburb where offence occurred.

(4) In relation to part (3), how many individuals were convicted of animal welfare offences each year since 2007-08 to date broken down by (a) type of offence and (b) suburb where offence occurred.

(5) In relation to part (4), how many individuals were disqualified from keeping animals for each year since 2007-08 to date broken down by (a) type of offence and (b) suburb where offence occurred.

(6) How many complaints have been received regarding the disqualified individuals keeping animals for each financial year since 2007-08 to date broken down by (a) type of offence or disqualification and (b) suburb.

(7) In relation to part (6), how many animals have been removed from disqualified individuals each financial year since 2007-08 broken down by (a) type of animal, (b) suburb and (c) the outcome for animals, such as sold, destroyed or other disposed of.

2394 MR MILLIGAN: To ask the Minister for Sport and Recreation—

(1) Can the Minister confirm when Boomanulla oval will be open for community use.

(2) Can the Minister clarify the bookings process for Boomanulla oval.

(3) Can the Minister clarify if priority or weighting will be given to Aboriginal and Torres Strait Islander related activities at Boomanulla oval; if so, how this will occur.

(4) Can the Minister clarify the current management structure for Boomanulla oval.

2395 MR MILLIGAN: To ask the Minister for City Services—

(1) What is the expected commencement and completion date of implementing the changes to parking arrangements at Palmerston shops as put forward within the consultation plan for Palmerston shops dated 3 July 2018 that was conducted by Transport Canberra and City Services Directorate.

(2) Can the Minister provide detail of the exact changes that will be made to parking arrangements at Palmerston shops.

(3) What arrangements will be made to ensure that there is sufficient parking at the Palmerston shops during construction.
(4) What measures will be taken to ensure that businesses located at Palmerston shops will not be negatively affected by implementation of the proposed changes to car parking arrangements.

2396 **MR MILLIGAN:** To ask the Minister for Roads—

(1) Will noise barriers will be included as part of the duplication project of William Slim Drive.

(2) What is the expected commencement and completion dates for the duplication project of William Slim Drive.

(3) What communication mechanisms are in place to inform residents about roadworks and road closures during the construction period for the duplication project of William Slim Drive.

(4) What modelling has been completed to understand the impact on surrounding suburban streets for the duplication project of William Slim Drive.

2397 **MR MILLIGAN:** To ask the Minister for Sport and Recreation—

(1) Can the Minister provide a list of (a) all enclosed sportsgrounds in the ACT, (b) all sportsgrounds that are locked and not accessible to the public without a booking and (c) the fees for all sportsgrounds that are locked and not accessible to the public without a booking.

(2) Can the Minister confirm how many sportsground booking requests have been received during the closure period of 18 to 31 March 2019 for an exemption or special consideration.

(3) Which clubs made the requests referred to in part (2), and can the Minister confirm if they were granted.

(4) What alternative sportsgrounds were offered to the clubs and associations referred to in part (3).

2398 **MRS KIKKERT:** To ask the Minister for City Services—What is the anticipated date for the completion of traffic lights at the intersections at Ginninderra Drive, Tillyard Drive and Lhotsky Street in Charnwood, ACT, and when can residents expect to see them in full operation, as Guidelines ACT Pty Ltd is anticipating to commence roadworks in April 2019.

2399 **MRS KIKKERT:** To ask the Minister for Children, Youth and Families—

(1) What is the number of staff currently employed at Bimberi Youth Justice Centre.

(2) How many staff at Bimberi have completed human rights training.

(3) For each current staff member, what is (a) their current work designation i.e. full time, part time, casual, contract etc., (b) their current work classification, (c) the length of time they have worked at Bimberi to date and (d) current
status in regards to human rights training i.e. completed, not completed, in progress etc.

(4) What date is anticipated for all staff at Bimberi to have completed human rights training.

2400 **MRS KIKKERT:** To ask the Minister for Children, Youth and Families—

(1) What kind of training is given to Bimberi Youth Justice Centre youth workers in regards to the administering of medication to young people at Bimberi.

(2) Under what circumstances do Bimberi youth workers administer medication to young people at Bimberi.

(3) How many staff members are trained and/or authorised to administer medication to young people at Bimberi, and what is the job title of each staff member.

2401 **MS LEE:** To ask the Minister for Education and Early Childhood Development—

(1) How many ACT schools have implemented Positive Behaviour for Learning (PBL) modules and (a) if not all schools, what schools do not currently have the program, (b) if not, why not and (c) when will they.

(2) How is the effectiveness of this program being measured.

(3) What schools have provided reports on the effectiveness of the program for each school that has PBL implemented.

(4) How many schools with PBL have required additional staff to manage behaviour issues among students and (a) how many additional staff in each school and (b) what roles are those additional staff (eg teachers, teaching assistant, learning support officer, senior teacher).

2402 **MS LEE:** To ask the Minister for the Environment and Heritage—

(1) What was the cost of the Eastern Bettong release programme in the lower cotter catchment.

(2) What advice did the Minister’s office receive regarding the release of 67 Eastern Bettong into the wild between 2015 and 2017 and can the Minister provide a copy of the advice received.

(3) Has a report into the results of the trial been commissioned; if yes, will the findings of this experiment be made public and if so, when; if not, why not.

(4) Will a further release of Eastern Bettong take place in the future.

2403 **MS LEE:** To ask the Minister for Education and Early Childhood Development—

(1) Did the Minister say in question time on 12 February that the Positive Behaviour for Learning module is shown to be a very evidence-based program; if so, on what evidence is that program based.
(2) What evidence has the Minister received showing the success of this program in reducing violence in schools and can the Minister provide a copy of that evidence.

T Duncan
Clerk of the Legislative Assembly

GOVERNMENT TO RESPOND TO PETITIONS
(in accordance with standing order 100)

14 May 2019
Motorcycle parking in Forrest—Minister for Planning and Land Management—Petition lodged by Ms Cody (Pet 22-18).
Direct alignment of Light Rail stage 2—Minister for Transport—Petition lodged by Ms Le Couteur (Pet 13-18).
Support for Canberra Sexual Health Centre—Minister for Health and Wellbeing—Petition lodged by Ms J Burch (Pet 2-19).

15 May 2019
Direct alignment of Light Rail stage 2—Minister for Transport—Petition lodged by Ms Le Couteur (Pet 3-19).
School bus services between Fairburn and Campbell schools—Minister for Transport—Petition lodged by Ms Lee (Pet 4-19).

18 June 2019
Tree replanting program—Minister for City Services—Petition lodged by Ms Le Couteur (Pet 1-19 and Pet 7-19).

20 June 2019
Violence in ACT Schools—Minister for Education and Early Childhood Development—Petition lodged by Ms Lee (Pet 5-19 and 8-19).
Viable public transport for ANU—Minister for Transport—Petition lodged by Mrs Kikkert (Pet 6-19).
COMMITTEES

Unless otherwise shown, appointed for the life of the Ninth Assembly. The dates of the amendments to the committees’ resolution of appointment are reflected, but not changes in the membership.

Standing

Pursuant to standing order

ADMINISTRATION AND PROCEDURE: (Formed 31 October 2016): The Speaker (Chair), Ms Cheyne, Mr Rattenbury, Mr Wall.

Pursuant to resolution

ECONOMIC DEVELOPMENT AND TOURISM—STANDING COMMITTEE: (Formed 13 December 2016; amended 26 October 2017 and 20 September 2018): Mr Hanson (Chair), Ms Orr, Mr Pettersson.

EDUCATION, EMPLOYMENT AND YOUTH AFFAIRS—STANDING COMMITTEE: (Formed 13 December 2016; amended 20 September 2018): Mr Pettersson (Chair), Mrs Kikkert, Ms Lee.

ENVIRONMENT AND TRANSPORT AND CITY SERVICES—STANDING COMMITTEE: (Formed 13 December 2016; amended 20 September 2018): Ms Orr (Chair), Miss C Burch, Mr Milligan.

HEALTH, AGEING AND COMMUNITY SERVICES—STANDING COMMITTEE: (Formed 13 December 2016; amended 20 September 2018): Ms Cody (Chair), Mrs Dunne, Ms Le Couteur.

INTEGRITY COMMISSION—STANDING COMMITTEE: (Formed 29 November 2018): Ms Lee (Chair), Ms Cheyne, Ms Le Couteur.

JUSTICE AND COMMUNITY SAFETY—STANDING COMMITTEE: (Formed 13 December 2016; amended 20 September 2018): Mrs Jones (Chair), Ms Cody, Mr Pettersson.

PLANNING AND URBAN RENEWAL—STANDING COMMITTEE: (Formed 13 December 2016; amended 20 September 2018): Ms Le Couteur (Chair), Ms Orr, Mr Parton.

PUBLIC ACCOUNTS: (Formed 13 December 2016; amended 26 October 2017 and 20 September 2018): Mrs Dunne (Chair), Ms Cheyne, Ms Cody, Ms Lawder.
Select

ESTIMATES 2019-2020—SELECT COMMITTEE: *(Formed 21 February 2019)*: Miss C Burch (Chair), Ms Cody, Mrs Jones, Ms Le Couteur, Mr Pettersson.

FUEL PRICING—SELECT COMMITTEE: *(Formed 14 February 2019)*: Ms Cheyne (Chair), Mr Parton, Mr Wall.

Dissolved

2016 ACT ELECTION AND ELECTORAL ACT—SELECT COMMITTEE: *(Formed 15 December 2016)*: Ms Cody (Chair), Ms Cheyne, Ms Le Couteur, Mr Milligan, Mr Wall. *(Presented 30 November 2017)*

END OF LIFE CHOICES IN THE ACT—SELECT COMMITTEE: *(Formed 30 November 2017)*: Ms Cody (Chair), Ms Cheyne, Mrs Dunne, Mrs Kikkert, Ms Le Couteur. *(Presented 21 March 2019)*

ESTIMATES 2017-2018—SELECT COMMITTEE: *(Formed 16 February 2017)*: Mr Wall (Chair), Ms Cody, Mr Coe, Ms Le Couteur, Mr Pettersson. *(Presented 1 August 2017)*

ESTIMATES 2018-2019—SELECT COMMITTEE: *(Formed 22 March 2018)*: Mr Wall (Chair), Ms Cheyne, Ms Le Couteur, Ms Lee, Ms Orr. *(Presented 31 July 2018)*

INDEPENDENT INTEGRITY COMMISSION—SELECT COMMITTEE: *(Formed 15 December 2016; amended 6 June 2017)*: Mr Rattenbury (Chair), Ms Cody, Mrs Jones, Ms Lee, Mr Steel. *(Presented 31 October 2017)*

INDEPENDENT INTEGRITY COMMISSION 2018—SELECT COMMITTEE: *(Formed 6 June 2018)*: Mr Rattenbury (Chair), Ms Cody, Mrs Dunne, Ms Lee, Mr Steel. *(Presented 31 October 2018)*

PRIVILEGES 2018—SELECT COMMITTEE: *(Formed 12 April 2018)*: Mr Rattenbury (Chair), Ms Cheyne, Mr Wall. *(Presented 31 July 2018)*