Orders of the day


2. FIREARMS AMENDMENT BILL 2017: (Minister for Police and Emergency Services): Agreement in principle—Resumption of debate (from 30 March 2017—Mr Hanson).


4. ABORIGINAL AND TORRES STRAIT ISLANDER ELECTED BODY AMENDMENT BILL 2017: (Minister for Aboriginal and Torres Strait Islander Affairs): Agreement in principle—Resumption of debate (from 30 March 2017—Mr Milligan).


* Notifications to which an asterisk (*) is prefixed appear for the first time

6 **PLANNING, BUILDING AND ENVIRONMENT LEGISLATION AMENDMENT BILL 2017** *(Minister for the Environment and Heritage)*: Agreement in principle—Resumption of debate *(from 23 March 2017—Ms Lawder)*.

7 **ACT HEALTH REPORTING—MINISTERIAL STATEMENT—MOOTION 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.

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**PRIVATE MEMBERS’ BUSINESS**

**Notices**

*1 **MR HANSON**: To present a Bill for an Act to amend the *Crimes Act 1900*. *(Notice given 5 June 2017)*.

**Orders of the day**

1 **BUSHFIRE ABATEMENT ZONE**: Resumption of debate *(from 10 May 2017—Ms Cody)* on the motion of Mrs Jones, as amended—That this Assembly:

   (1) notes that:

   (a) Mr Ron McLeod’s 2003 report “Inquiry into the Operational Response to the January 2003 Bushfires in the ACT” made the following recommendations:

      (i) “A bushfire-abatement zone (BAZ) should be defined between the north-west and western perimeter of Canberra and the Murrumbidgee River and the foothills of the Brindabella Range.”;

      (ii) “A set of Bushfire Protection Planning Principles in relation to fire mitigation and suppression should be adopted and applied to future developments in the designated abatement zone.”; and

      (iii) “The abatement zone should be declared a bushfire-prone area, and the requirements of the Building Code of Australia—in particular, its standards for bushfire-prone areas—should be applied to all future developments in the zone.”;

   (b) following the recommendations of Mr Ron McLeod, and in line with the later report handed down by Coroner Maria Doogan, the *Emergencies Act 2004* was enacted and provided:

      (i) a Bushfire Abatement Zone for planning and operational purposes;

      (ii) for the BAZ to include “City Areas” (“built-up areas” (BUA)); and
(iii) the Response Arrangements at that time (see Notifiable Instrument NI2004—499) included that: “If, in the opinion of the ACT Fire and Rescue, the fire poses a risk to life or property in the Built-up Area, then the ACT Fire and Rescue will assume incident control.” This remained in place in the 2006 iteration (Notifiable Instrument NI2006—221);

(c) the BAZ remains in place as a land planning and management tool as intended following the McLeod Inquiry;

(d) in 2011, the BAZ was updated to clarify response arrangements, as agreed by the then Chief Officers of the ACT Fire Brigade and the ACT Rural Fire Service;

(e) in 2016, following a review of the Emergencies Act 2004, there was an update to further clarify response arrangements; and

(f) in 2017, the BAZ and BUA boundaries were updated again to include the suburbs of Throsby and Jacka as built-up areas. This was notified by the Acting ESA Commissioner in a notifiable instrument in April 2017;

(2) notes that:

(a) changes to the BAZ and BUA have not altered the existing response arrangements, which are that first response to all grass and bush fires in the ACT will be by the nearest available most appropriate resource, irrespective of jurisdiction or Service; and

(b) ACT fire services continue to work together in responding to fires in the bushfire abatement zone; and

(3) calls on the Minister to report to the Assembly by the last sitting day in August:

(a) how the BAZ is controlled in regards to planning and operations and what operational procedures are in place to protect the ACT’s urban and rural areas; and

(b) what planning or actions the ACT Emergency Services Agency is undertaking for when the built-up areas encroach onto the New South Wales border.

And on the amendment moved by Mr Wall—Insert new paragraph (3)(a):

“(a) the rationale behind the 2011 changes and to explain, for the benefit of the community, how BAZ is controlled both in regards to fuel-reduction burning and in the event of a fire being within metres or kilometres of built-up areas;”. (Order of the day will be removed from the Notice Paper unless called on within 3 sitting weeks—standing order 152A.)
Notices—continued

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

(1) notes:
   (a) the Government has spent more than $12 million on a facility known as the Ngunnawal Bush Healing Farm (“the facility”);
   (b) that there has been a significant lack of progress in establishing and opening the facility since it was first mooted in 2007;
   (c) the Government has to date spent significant monies on developing four different models of care to be delivered at the facility but there is still no agreed model of care;
   (d) that successive ACT Labor Governments have failed to keep the community informed about the nature of the rehabilitation services to be offered at the facility; and
   (e) that this ACT Government wrongly attributed confusion over the nature of the facility to the ACT’s indigenous community, when the confusion lay within the Health Directorate; and

(2) calls on the ACT Labor Government to:
   (a) accept responsibility for its own confusion and purveying of inconsistent information over the purpose for which the facility was built;
   (b) apologise to the Aboriginal and Torres Strait Islander community for causing the confusion;
   (c) by close of Assembly business on Thursday, 8 June 2017, table a copy of the crown lease and the detailed chronology of any changes to the lease purpose clause which cover the facility;
   (d) by the close of Assembly business on Thursday, 24 August 2017 report on:
      (i) the full implementation of the Ngunnawal Bush Healing Farm;
      (ii) the final Model of Care to be delivered;
      (iii) a timetable of when the facility will be opened; and
      (iv) the final full cost to the Canberra community, including land purchase, building cost, land remediation, access and egress road and bridge construction, legal costs, and development of the model of care; and
   (e) commit to the urgent development of a Residential Drug and Alcohol Rehabilitation centre as requested by the ACT indigenous community.

(Notice given 5 June 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).
MR PARTON: To move—That this Assembly:

(1) notes:
   (a) this Government says it is committed to transparency in process and information;
   (b) former Chief Minister Katy Gallagher has stated that as a first principle information available to the Government should be made available for use by the community;
   (c) Mr Jack Waterford has said the ACT has the weakest FOI Act in Australia, possibly the world; and
   (d) in August last year, the Government passed a new Freedom of Information Act that Mr Rattenbury said will ensure the ACT is one of the most open jurisdictions in the country;

(2) further notes:
   (a) that in relation to a recent FOI request by the Leader of the Opposition for information on sites for the public housing renewal program, the Government provided a heavily redacted response with very substantial portions of documentation blacked out;
   (b) this response and this approach is contrary to the spirit of where the Government’s own legislation is heading and is a stark refutation of its own transparency principles; and
   (c) this response is a compelling demonstration of a Government committed to a culture of secrecy and suppression of its public housing development intentions; and

(3) calls on the Government to:
   (a) provide this Assembly with details of all community facilities’ zoned land that is being considered for, or has been earmarked for development of public housing, by the end of this sitting week;
   (b) explain why so much secrecy is necessary on issues of vital and enduring concern to the community; and
   (c) demonstrate proper transparency and commitment to a genuine open government. (Notice given 5 June 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).

MS CODY: To move—That this Assembly:

(1) recognises the ACT Government’s longstanding commitment to delivering better health services and investing in modern health infrastructure to improve the health and wellbeing of Canberrans;

(2) acknowledges that this commitment has clearly been demonstrated in recent years through the Government’s $909 million investment in health infrastructure, which has already delivered key health facilities including:
(a) a major upgrade to The Canberra Hospital’s Emergency Department, including new treatment spaces and ambulance bays, an expanded Paediatric Unit and more acute and sub-acute beds;

(b) the University of Canberra Public Hospital, delivering a significant expansion of sub-acute healthcare as well as major new clinical training facilities on Canberra’s northside;

(c) the Centenary Hospital for Women and Children, providing high quality specialist care for women and children in the Canberra region;

(d) Community Health Centres and Nurse Walk-in-Centres to provide community based health care in Canberra’s regions; and

(e) the development of the Canberra Region Cancer Centre to provide specialist care and treatment for Canberrans dealing with many forms of cancer;

(3) notes that the 2017 Budget will further the Government’s investment in the health and wellbeing of Canberrans by commencing the delivery of the ACT Government’s 10-Year Health Plan including through:

(a) expanding the Centenary Hospital for Women and Children with new services, including a new child and adolescent mental health unit, an adolescent gynaecology service, a new paediatric high-dependency unit and paediatric intensive care beds;

(b) delivering and planning for three new Walk-in-Centres in Gungahlin, the Weston Creek region and the Inner North;

(c) investing in our nursing workforce, including through hiring more graduate nurses and nurse navigators to help Canberrans get the best frontline healthcare possible;

(d) planning for a major expansion of the successful Hospital in the Home program which especially benefits older Canberrans; and

(e) making it easier for Canberrans on the southside to access bulk-billing GP services through a new grants program;

(4) acknowledges that mental health is an important part of overall health and wellbeing and that the 2017 Budget will also invest in better mental health support for Canberrans, including through:

(a) more specialised interventions and support for pregnant women, new mothers, children, adolescents and older people;

(b) better suicide prevention through partnerships with the Black Dog Institute and the Wayback Program; and

(c) delivering rehabilitation beds in the Dhulwa Mental Health Unit;

(5) recognises the inherent linkages between a healthy lifestyle and positive health outcomes and notes the 2017 Budget will further invest in preventative health including through:
(a) a new territory-wide preventative health strategy supported by an additional $4 million in new resources aimed at helping all Canberrans live longer, healthier lives; and

(b) significant new investment in active transport including building the Belconnen Bikeway and enhancing community path networks in high priority areas to make walking or cycling an easier transport option; and

(6) calls on the ACT Government to continue investing in the health and wellbeing of Canberrans through prevention, primary, community and acute health services and facilities. *(Notice given 5 June 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).*

*MRS JONES: To move—That this Assembly:

(1) notes that:

(a) the recidivism rate in the ACT continues to rise;

(b) the Australian Bureau of Statistics report on Prisoners in Australia 2016 found that 74 per cent of ACT prisoners had previously been imprisoned under sentence, the largest proportion of any State or Territory;

(c) a recent *Canberra Times* article (14 April 2017) reported that the Throughcare Program is failing to lower recidivism rates Aboriginal inmates;

(b) the ACT Policing 2015-16 annual report states crimes against the person have increased by 22.2 per cent;

(e) assaults in the Canberra City Centre have almost doubled from 281 in 2014 to 430 in 2016; and

(f) on 16 March 2017, the Evaluation of the ACT Extended Throughcare Pilot Program was released. Minister Rattenbury says in his ministerial statement the Program has contributed to a reduction of both recidivism among participants in the Program and of crime rates; and

(2) calls on the Minister to advise by 21 September 2017:

(a) what impact the Extended Throughcare Program has had on reducing the rate of recidivism and crime;

(b) what the Government is doing to address the 74 per cent recidivism rate and by when is the Government aiming to achieve this;

(c) what, if anything, is being done to assist the 26 per cent of those who did not participate in the Program and who had far worse recidivism rates;

(d) what programs are underway in the Alexander Maconochie Centre to address the rate of re-imprisonment; and
outside of the Extended Throughcare Program, what government/non-
government organisations have been engaged to facilitate inmates re-
entering the community, what funding is provided to these
organisations and what services is the funding for. *(Notice given 5 June
2017. Notice will be removed from the Notice Paper unless called on
within 4 sitting weeks—standing order 125A)*.

**MS LE COUTEUR:** To move—That this Assembly:

(1) notes that:

(a) the ACT has historically led Australia in development quality – for example in the late 1990s, Kingston Foreshore and Gungahlin Town Centre were leading showcases of street-based mixed-use development;

(b) nationally and internationally, best practice has moved forward since the 1990s – for example leading precincts in Europe are delivering profitable, high-quality, environmentally-sustainable housing, including substantial affordable housing;

(c) in “Canberra: A Statement of Ambition”, the Chief Minister states that “we need more than a ‘business as usual’ approach to achieve our potential and deliver the successful, equitable and sustainable city Canberrans seek”;

(d) the Minister for Planning and Land Management’s Statement of Planning Intent and the New Experimental Architecture Typologies (NEAT) competition moved towards delivering a demonstration housing precinct, however no housing has eventuated to date;

(e) demonstration precincts are important as they test innovative design, construction and planning processes, prove the financial viability of new approaches, increase industry skill levels, drive demand for innovative products and showcase local industry capabilities;

(f) Canberra’s design and construction sectors include world-class skills and could provide highly-competitive export firms for the ACT;

(g) Canberra’s research and academic community includes world-class skills in areas such as design and renewable energy;

(h) housing is becoming increasingly unaffordable in the ACT;

(i) many older Canberrans remain in the family home due to the lack of appropriate options for “ageing-in-place” within their neighbourhoods; and

(j) the environmental impact of housing comes from construction, occupation, renovation and eventual demolition and it is important to consider the impact of all phases; and

(2) calls on the ACT Government to deliver one or more world-leading demonstration housing precinct/s that:
(a) include at least 600 dwellings in total;
(b) learn from the best examples in Australia and overseas to deliver a project that cements Canberra’s international reputation as a liveable city;
(c) showcase on a national and international stage, and provide a springboard for growth for, the ACT’s best designers and construction industry companies;
(d) advance the quality of development in the ACT through:
   (i) delivery of world best practice environmental performance, including demonstration of carbon neutral buildings and life-cycle environmental impact analysis;
   (ii) achieving sustainable transport usage substantially above similar business-as-usual projects;
   (iii) demonstrating excellence in construction and design quality;
   (iv) inclusion of at least one infill project containing high-quality medium-density housing suitable for replication by industry in suburban infill settings;
   (v) demonstrating the feasibility of delivering mixed socio-economic and mixed-age communities;
   (vi) inclusion of a substantial proportion of both public and affordable housing;
   (vii) demonstrating world best practice community engagement, including effective forms of local consultation, and achieving very high levels of community support;
   (viii) including a high percentage of local industry content across every stage;
   (ix) close partnerships with industry bodies such as the Master Builders Association, Canberra Business Chamber, the Royal Australian Institute of Architects and the Housing Industry Association;
   (x) demonstrating planning approaches and potential Territory Plan changes that support both the precincts and ongoing innovation after the precincts are complete; and
   (xi) demonstrating at least one innovative housing product that is new to the ACT, such as co-housing or long-lease rentals, as well as new housing typologies; and
(e) meet the following timeframes:
   (i) announcement of the site/s and quantitative performance targets against the requirements in 2 (d) above within 1 year;
   (ii) completion of the master plan/s within 2 years;
(iii) commencement of the construction of dwellings within 3 years;
(iv) completion of construction of dwellings within 8 years; and
(v) six-monthly reporting of progress to the Assembly and the ACT community until completion. (*Notice given 5 June 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A*).

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

(1) notes:
(a) the importance of school education as a pathway to employment, inclusion and lifelong learning for Canberrans;
(b) the contribution of school leaders, teachers and educators to the lives of young Canberrans and the broader community;
(c) the ACT Government’s record of investment in ACT education, continuing through major initiatives in the 2017 Budget;
(d) the importance of funding schools on a needs basis and supporting equity among schools and students;
(e) that quality learning environments are central to effective teaching and learning; and
(f) the need for all schools to be safe, supportive and inclusive; and

(2) calls on the Government to:
(a) deliver the education commitments it has made to the Canberra community through the election campaign and the Parliamentary Agreement;
(b) continue to implement and actively advocate for needs based school funding in line with the National Education Reform Agreement;
(c) support the ongoing development and empowerment of school leaders, teachers and educators to deliver the best quality education to our students;
(d) support greater use of schools by sporting, community and multicultural groups to grow their place as community hubs; and
(e) ensure that ACT schools are Safe Schools where support, awareness and inclusion for same sex attracted, intersex and gender diverse students, staff and families are provided. (*Notice given 5 June 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A*).

8 MR HANSON: To move—That this Assembly:

(1) notes that:
(a) on 14 February 2017, a member of the Labor Party, Ms Bec Cody MLA, used the adjournment debate of the Assembly to attack the RSL over
some tiles in the male bathroom, Ms Cody stated “Let me say that again, in 2017 in Australia, in a club that promotes itself as championing our values and respect for our national heritage, men are expected to urinate on Aboriginals”;

(b) about the Sussex Inlet RSL, Ms Cody said “the Sussex Inlet RSL are a disgrace, they are a disgrace to themselves, a disgrace to the veterans they claim to represent and a disgrace to Australia”;

(c) about the RSL in general, Ms Cody said that there existed “a long history of disgraceful behaviour by this organisation”;

(d) about the people within the RSL, Ms Cody said they were “people who either are, or stand by, racists”;

(e) since Ms Cody’s accusations, it has been exposed that the description Ms Cody made of the tiles’ placement was not true;

(f) since Ms Cody’s accusations, it was revealed that the links between the club and the RSL management is not true;

(g) following Ms Cody’s accusations, the RSL stated “It is this type of unfounded criticism of a national body, spoken in generalisations, which has completed over 100 years of assisting the veteran family and community that makes the veterans very angry”; and

(h) Ms Cody’s accusations have caused enormous hurt and harm by falsely representing facts, and accusing various parties of extreme racism; and

(2) calls upon the Minister for Veterans and Seniors and the Chief Minister to:

(a) condemn Ms Cody for her inflammatory and untruthful statements;

(b) apologise to the members of the Sussex Inlet RSL and its management for promoting untrue statements, and accusing them of being racists;

(c) apologise to the national and state management of the RSL for falsely associating them with the RSL club, and accusing them of being racists; and

(d) reconfirm the ACT Government’s commitment to our returned service men and women, and the organisations that support them. (Notice given 20 March 2017. Notice will be removed from the Notice Paper unless called on this sitting week—standing order 125A).

Orders of the day—continued

ASSEMBLY BUSINESS

Orders of the day

*1 ADMINISTRATION AND PROCEDURE—STANDING COMMITTEE—REPORT 4—
CODE OF CONDUCT FOR ALL MEMBERS OF THE LEGISLATIVE ASSEMBLY FOR THE
AUSTRALIAN CAPITAL TERRITORY—REVIEW—MOTION THAT THE REPORT BE
ADOPTED: Resumption of debate (from 11 May 2017—Ms Cheyne) on the motion of Mr Wall—That the report be adopted.

*2 ADMINISTRATION AND PROCEDURE—STANDING COMMITTEE—REPORT 3—
COMMISSIONER FOR STANDARDS REFERRAL PROCESS—MOTION THAT THE
REPORT BE ADOPTED: Resumption of debate (from 11 May 2017—Mr Wall) on the motion of Ms Cheyne—That the report be adopted.

*3 CODE OF CONDUCT—REAFFIRMATION BY MEMBERS: Resumption of debate (from 11 May 2017—Ms Cheyne) on the motion of Ms Burch—That we, the Members of the Ninth Legislative Assembly for the Australian Capital Territory, having adopted a code of conduct for Members, reaffirm our commitment to the principles, obligations and aspirations of the code.

4 EDUCATION, EMPLOYMENT AND YOUTH AFFAIRS—STANDING COMMITTEE—
PROPOSED INQUIRY INTO THE VALUE OF UNIVERSAL ACCESS TO EARLY
CHILDHOOD EDUCATION: Resumption of debate (from 15 December 2016—Mr Rattenbury) on the motion of Mr Steel—That this Assembly:

(1) notes the Mitchell Institute Report Preschool – Two Years are Better Than One Developing a universal preschool program for Australian 3 year olds – evidence, policy and implementation; and

(2) resolves that the Standing Committee on Education, Employment and Youth Affairs conducts an inquiry into the value of universal access to early childhood education, including evidence around the benefits to children of starting preschool at age three.

5 EDUCATION, EMPLOYMENT AND YOUTH AFFAIRS—STANDING COMMITTEE—
PROPOSED INQUIRY INTO ENROLMENTS AND CAPACITY IN PUBLIC SCHOOLS:
Resumption of debate (from 15 December 2016—Ms Le Couteur) on the motion of Mr Pettersson—That the matter of enrolments and capacity in Canberra public schools, including Priority Enrolment Areas and other factors affecting demand on schools, and any related matters, be referred to the Standing Committee on Education, Employment and Youth Affairs for inquiry and report.
Last sitting day in June 2017


1 August 2017


Last sitting day in August 2017

8 STANDING COMMITTEES: Presentation of reports on annual and financial reports for the calendar year 2016, pursuant to order of the Assembly of 16 February 2017.

End of August 2017

9 INDEPENDENT INTEGRITY COMMISSION—SELECT COMMITTEE: Presentation of report on the most effective and efficient model for an independent integrity commission for the ACT, pursuant to order of the Assembly of 15 December 2016.

Last sitting day in 2017

10 2016 ACT ELECTION AND THE ELECTORAL ACT—SELECT COMMITTEE: Presentation of report on a review of the operation of the 2016 ACT election and the Electoral Act and other relevant legislation and policies in regards to election-related matters, pursuant to order of the Assembly of 15 December 2016.

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 and answered questions

The following questions asked by the Member indicated have been redirected to the Minister indicated and answers have been received:

175 Treasurer (Mr Coe).

Redirected questions

(Redirected questions—30 days expires 11 June 2017)

MR COE: To ask the following Minister:

206 Chief Minister.
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234 Chief Minister—

(1) Can the Minister provide, in relation to ACT Government buildings and facilities that fall under the Minister’s portfolio responsibilities if there have been any faults reported with electrical switchboards installed in those buildings or facilities in the financial years (a) 2013-14, (b) 2014-15, (c) 2015-16 and (d) 2016-17 to date; if so, (i) the name and location of the building or
facility affected, (ii) the date and the number of faults, (iii) the cost of the repair and (iv) if the faults have since been rectified.

(2) Are the electrical switchboards installed in ACT Government buildings and facilities that fall under the Minister’s portfolio responsibilities compliant with current Australian/New Zealand wiring and safety standards; if not, list the name and location of the building or facility that houses non-compliant electrical switchboards.

(3) Are electrical switchboards brought up to the latest Australian standards when building works or refurbishments are carried out on Territory-owned properties.

(4) Is there a schedule of maintenance for electrical switchboards installed in ACT Government and buildings and facilities that fall under the Minister’s portfolio responsibilities; if so, outline the frequency of maintenance.

(5) Is there a schedule of inspections or safety audits for electrical switchboards; if so, outline the frequency of the inspections or safety audits.

(6) Are there any current contracts in place to maintain the electrical switchboards installed in ACT Government and buildings and facilities that fall under the Minister’s portfolio responsibilities; if so, list the contract number, period of contract and value of the contract.

(7) What ACT Government buildings and facilities that fall under the Minister’s portfolio responsibilities are deemed to be part of ACT’s critical infrastructure. (Redirected 5 June 2017)

MR COE: To ask the Minister for Housing and Suburban Development—

(1) Can the Minister provide the list of Commercial and Residential agents currently on the Panel in relation to contract number 2013.18426 for the Panel of Commercial and Residential Property Agents.

(2) What is the total amount paid to each agent on the Panel for the financial years (a) 2013-14, (b) 2014-15, (c) 2015-16 and (d) 2016-17 to date.

(3) For the amounts in part (2)(a) to (d) what percentage does each amount represent of the total spend under contract 2013.18426.

(4) In the circumstance when Panel members have submitted invoices to a value in excess of $25,000, have those invoices been published on ACT Government Notifiable Invoices Register.

(5) If invoices exceeding $25,000 have not been published on the ACT Government Notifiable Invoices Register, what is the reason for failing to publish.

(6) What criteria are used to determine which agent on the Panel will be allocated work under the contract.

(7) When will contract 2013.18426 expire.
(8) Will contract 2013.18426 be extended or will a new process be held to appoint agents to the Panel of Commercial and Residential Property Agents. *(Redirected 29 May 2017)*

238 **MR COE:** To ask the Speaker—

(1) How many Government responses have been tabled four months or more after the initial reports were presented to the Assembly for every year since 2007 to date, and include the (a) committee, (b) report number, (c) report title, (d) date the report released or presented to the Assembly, (e) date the Government response was presented to the Assembly and (f) number of days between the release or presentation of the report to the Assembly and the Government response.

(2) How many times has standing order 254A been exercised since its commencement, and the details surrounding its use, including (a) the committee, (b) the report number, (c) the report title, (d) the date the report was released or presented to the Assembly, (e) the number of days after the report was tabled standing order 254A was exercised, (f) the date the Government response was presented to the Assembly, (g) the reason provided to the chair or committee for the delay in tabling the Government response, (h) the number of days after the invocation of standing order 254A a response to the report tabled in the Assembly or a statement was given by the Minister, (i) the number of days between the release or presentation of the report to the Assembly and the Government response and (j) any further relevant information relating to the use of 254A by chairs of the committee or the performance of Ministers.

(3) What is the average number of days between a report being tabled and standing order 254A being exercised since the standing order’s commencement.

(4) What is the average number of days between standing order 254A being exercised and a response or explanation being tabled by the Minister since the standing order’s commencement.

(5) Are there any additional orders, guidelines, or procedures that take effect if a report from a previous Assembly has not had a Government response tabled; if so, outline what additional orders, guidelines, or procedures are in place to manage a report from a previous Assembly where there has been no response; if not, do the reports without Government responses remain outstanding in perpetuity.

(6) Is there an onus on committee chairs to exercise standing order 254A at any point after four months have passed since the initial tabling of the report.

(7) What actions are undertaken if the Government has not submitted a response to a report tabled in a previous Assembly.

(8) Do Standing Committee chairs have the power under standing order 254A to ask the relevant Minister for an explanation or statement in relation to an outstanding committee report from a previous Assembly; if not, what are
the procedures to obtain a Government response to a report to a committee report from a previous Assembly.

(9) Have there been any discussions or assessments done in relation to inserting a new standing order, or amending standing order 254A, to automatically trigger and require a Minister to provide a response after an allotted period of time has passed. *(Redirected 29 May 2017)*

243 **MR COE:** To ask the Minister for Housing and Suburban Development—

(1) How many Land Development Agency employees under Attraction and Retention Incentive (ARIN) Arrangements will have those benefits transferred to their new roles in the (a) City Renewal Authority and (b) Suburban Land Agency.

(2) Will any of the Land Development Agency staff transferring to the City Renewal Authority or the Suburban Land Agency be impacted by changed employment arrangements; if so, outline the nature of these changes.

(3) Can the Minister identify whether any staff not previously employed by the Land Development Agency, will be subject to ARIN Arrangements in the (a) City Renewal Authority and (b) Suburban Land Agency.

(4) Can the Minister provide the anticipated annual cost in 2017-18 of the ARIN arrangements for staff transferred from the Land Development Agency to the (a) City Renewal Authority and (b) Suburban Land Agency.

(5) Can the Minister provide the anticipated cost of engaging employees in part (3) in 2017-18 under ARIN Arrangements with the (a) City Renewal Authority and (b) Suburban Land Agency. *(Redirected 29 May 2017)*

244 **MR COE:** To ask the Minister for Transport and City Services—

(1) How many requests for tree assessments have been received through Access Canberra in (a) 2015-16 and (b) 2016-17 to date.

(2) How many tree assessments were undertaken after being initiated by a constituent request in (a) 2015-16 and (b) 2016-17 to date.

(3) How many tree assessments were performed in 2015-16 after receiving a request or notification through Access Canberra within (a) 1-2 days, (b) 3-5 days, (c) 6-10 days, (d) 11-15 days, (e) 16-20 days, (f) 21-15 days, (g) 25-30 days and (h) over 30 days.

(4) How many tree assessments were performed in 2016-17 after receiving a request or notification through Access Canberra within (a) 1-2 days, (b) 3-5 days, (c) 6-10 days, (d) 11-15 days, (e) 16-20 days, (f) 21-15 days, (g) 25-30 days and (h) over 30 days.

(5) How many complaints have been received regarding tree issues not being adequately addressed in (a) 2015-16 and (b) 2016-17 to date.
How many complaints about trees or tree removal in relation to the light rail project have been received in (a) 2015-16 and (b) 2016-17. (Redirected 15 May 2017)

MS LEE: To ask the Minister for Regulatory Services—

(1) Are requests to Access Canberra’s Fix My Street portal prioritised for attention and response by (a) date submitted, (b) location, (c) level of complexity or (d) another assessment tool.

(2) Is every complainant who lodges an issue notified when the matter is resolved. (Redirected 15 May 2017)

MS LEE: To ask the Minister for Transport and City Services—

(1) How many recommendations of the 2011 report into the Government’s tree management practices and the renewal of Canberra’s urban forest by Dr Maxine Cooper, Commissioner for Sustainability and the Environment, have been delivered; if not, (a) which ones and (b) why.

(2) What is the current policy in respect of street and park tree replacement.

(3) How frequently are trees inspected to assess their condition.

(4) What is the current population of trees in (a) streets, (b) parks, (c) schools, (d) shopping centres and (e) other public places not otherwise listed.

(5) How much money is allocated annually to the maintenance and replacement of trees on Canberra public land. (Redirected 16 May 2017)

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

(1) Is the Minister aware of the situation of the ACT Diving Team being excluded from the games to represent the ACT at the Pacific School Games in December 2017.

(2) Why are decisions being made on the basis of financial risk minimisation.

(3) Why, even though they offered to cover their own costs, School Sports ACT still refuses to let the Diving team attend.

(4) Why did School Sports ACT suggest 7 students were enough back in December and then change their mind to require 8-10 students in March.

(5) Is the Minister aware that this will negatively impact on their opportunities to compete at the elite level.

(6) What is the cost per student for those attending the Games in all sporting activities including (a) what are the travel costs and who covers these, (b) what are the accommodation costs and who covers these, (c) what are the participation costs and who covers these, (d) how much does the Directorate cover for these costs, (e) what is the total cost to the student and (f) what is the total cost to the Directorate.
(7) What will the Minister do to address this matter in favour of the students who are so marginalised and disadvantaged by this decision. (Redirected 19 May 2017)

**MS LE COUTEUR:** To ask the following Ministers:

265 Minister for Housing and Suburban Development
265 Minister for Urban Renewal—

(1) Does the Land Development Agency (LDA) consider “green rating” benchmarks (for example, Green Star or EnviroDesigns) in planning developments.

(2) How many, which and with what outcome have previous LDA developments been assessed against “green rating” benchmarks.

(3) What LDA developments currently being planned will be assessed against these benchmarks. (Redirected 24 May 2017)

273 **MRS JONES:** To ask the Minister for Health—Further to the answer to question taken on notice #17 during the Justice and Community Safety Annual Reports Hearings 2015-16 on 7 March 2017, in relation to the methadone program at the Alexander Maconochie Centre, how (a) long do methadone recipients stay in the medical centre after ingesting the methadone and water, (b) long does it take for the ingested methadone to leave the recipient’s system completely (c) is it known if a detainee is suspected of regurgitating methadone and is it possible for it to happen without detection. (Redirected 18 May 2017)

**Unanswered questions**

(30 days expired 23 April 2017)

148 **MR COE:** To ask the Minister for Transport and City Services—

(1) Has a Local Industry Participation Plan, or similar, been implemented as part of the contract with Canberra Metro for the light rail project; if so, can the Minister, outline the obligations, if any, of the Canberra Metro consortium to employ Canberrans and to engage subcontractors based in the Australian Capital Territory.

(2) How many Canberrans have been directly employed to date by Canberra Metro to work on the light rail project.

(3) How many subcontractors based (a) in and (b) outside of the Australian Capital Territory have been engaged by the Canberra Metro consortium to work on the light rail project.

(4) What process is in place to allow local businesses the opportunity to bid for work on the light rail project?

(5) Has a Subcontractor Forum been established by the Canberra Metro consortium or by Transport Canberra; if so, (a) how many meetings of the Forum have been held to date and (b) are minutes of the Forum’s meetings publicly available.
MR COE: To ask the Chief Minister—

(1) How many staff will be attached to the (a) City Renewal Authority and (b) Suburban Land Agency, once established.

(2) How many executive level staff will be attached to the (a) City Renewal Authority and (b) Suburban Land Agency, once established.

(3) Will existing staff of the Land Development Agency be given the opportunity to transfer to either the City Renewal Authority or the Suburban Land Agency or to remain in the Chief Minister, Treasury and Economic Development Directorate.

(4) Will any consultants or contractors be engaged to the (a) City Renewal Authority and (b) Suburban Land Agency.

MR COE: To ask the Minister for Housing and Suburban Development—

(1) Further to the evidence given to the Standing Committee on Planning and Urban Renewal on 10 March 2017, could the Minister outline the advice received about the publication of property purchases on the ACT Government Notifiable Invoices Register, particularly whether invoices for components of a purchase that meet the threshold value of $25,000 should be published on the Register.

(2) Could the Minister provide a list setting out any payments made for invoices above $25,000 that have not been published on the ACT Notifiable Invoices Register since 1 July 2015 including the same details as set out on the Register, that is (a) supplier name, (b) supplier ABN, (c) reporting entity, (d) publish description, (e) payment date and (f) payment amount.

MR COE: To ask the Minister for Housing and Suburban Development—

(1) Could the Minister provide the total amount spent in developing the suburbs of (a) Moncrieff, (b) Throsby, (c) Lawson, (d) Wright, (e) Coombs, (f) Bonner, (g) Franklin, (h) Harrison, (i) Jacka, (j) Wells Station, (k) Casey, (l) Crace, (m) Taylor and (n) Ford.

(2) Could the Minister provide the budget allocated and the total amount spent to date by the Land Development Agency (LDA) for the costs incurred in developing each of the suburbs listed in part (1) in relation to (a) land acquisitions for the estate, (b) planning and environmental approvals, (c) contractors, (d) utility connections and approvals, (e) promotion and advertising, (f) land sales, (g) legal fees, (h) governance and administrative (including joint venture board, subcommittee etc.), (i) landscaping and urban amenity, (j) road surfacing, (k) footpaths, (l) street lights, (m) urban maintenance, (n) LDA staff working directly in support of the project and (o) all other costs.
(3) Could the Minister provide the total revenue received to date from the Moncrieff project and any expected future revenue from the project, broken down by (a) single residential homes, (b) multi-unit sites, (c) commercial sites and (d) other revenue sources.

MR COE: To ask the Minister for Housing and Suburban Development—

(1) Further to question on notice No 77, what is the current (a) full-time equivalent (FTE) of the workforce of the Land Development Agency (LDA), (b) headcount of the workforce of the LDA and (c) number of executive staff of the LDA.

(2) What is the FTE and cost of support (or administrative or central) staff that are not attributable, or directly working on, LDA projects.

(3) Given that the Chief Minister announced the Government’s intention to replace the LDA with two other agencies as from 1 July 2017, will staffing numbers at the LDA reduce in the period to 1 July 2017.

(4) Will existing staff of the LDA be given the opportunity to transfer to one of the two agencies or to remain in the Chief Minister, Treasury and Economic Development Directorate.

(5) Will any redundancies be offered as a result of the decision to replace the LDA with two new agencies; if so, how many may be offered and at what estimated cost.

MR COE: To ask the Minister for Transport and City Services—

(1) In relation to the scheduled mowing program, could the Minister advise which suburb includes the area around Pialligo.

(2) Should a separate entry be considered for Pialligo for the information of residents and visitors to this area.

(3) Are there any proposals under consideration to improve the condition of Beltana Road in Pialligo, particularly to ensure the safe use of the road by motorists, cyclists and pedestrians; if so, when can the community expect an announcement regarding any improvements to Beltana Road and the actual work to commence.

(4) Are there any proposals under consideration to extend public transport to Pialligo; if so, can the Minister outline the proposals under consideration and advise when the community can expect an announcement to be made.

(5) Is Beltana Road Pialligo a suitable road for a Transport Canberra bus to safely navigate.

MR COE: To ask the Minister for Transport and City Services—

(1) What is the total number of street lights in the Territory.

(2) How many street lights use energy-efficient globes and what is the expected life of energy-efficient globes.
(3) How many street lights have mercury vapour lamps and what is the expected life of mercury vapour lamps.

(4) How much funding was allocated in (a) 2015-16 and (b) 2016-17 for the replacement of mercury vapour lamps.

(5) What is the current timeframe for replacing mercury vapour lamps in the ACT.

(6) How many complaints were lodged via Access Canberra (Fix My Street) regarding failed street lights in (a) 2014-15, (b) 2015-16 and (c) 2016-17 to date.

(7) What is the standard timeframe to repair a failed street light after it has been reported to Access Canberra (Fix My Street).

(8) What procedure is followed when logging a work order for the repair of a street light.

(9) Are repairs done in chronological order after a failure has been reported or are jobs reserved until there is sufficient work in a suburb for a repair crew to undertake.

(10) Is there a procedure for expediting urgent street light repairs, such as when complaints are submitted by elderly people or when a light that illuminates an intersection fails.

MR COE: To ask the Minister for Transport and City Services—

(1) Further to question on notice No 93, could the Minister advise exactly when in 2016-17, 20 of the total of the 107 buses which do not have air conditioning or climate control systems will be replaced.

(2) What is the average age of the buses to be replaced.

(3) Why is the replacement of the remaining 87 buses that lack air conditioning or climate control systems, yet to be scheduled.

(4) What is the average kilometres travelled of the 107 buses in Transport Canberra’s fleet that are aged between 15 to 30 years.

(5) Is there a higher incidence of breakdowns for those buses aged between 15 to 30 years than for buses aged under 15 years.

(6) Can the Minister list the routes where the buses aged over 15 years are typically deployed.

(7) How many buses in the Transport Canberra bus fleet lack accessible features, such as wheelchair accessible or low floors.

MR COE: To ask the Minister for Transport and City Services—

(1) Can the Minister provide an outline of the findings and recommendations of the evaluation report of the pilot of the Active Street Program.

(2) Who completed the evaluation report.

(3) What was the cost of completing the evaluation report.
MR COE: To ask the Minister for Climate Change and Sustainability—

1. Can the Minister provide a breakdown of the total cost of the electric bike trial to date under relevant categories, including (a) the cost of each bike, (b) maintenance, (c) additional equipment and (d) any other relevant categories.

2. Can the Minister list any additional equipment provided to users in addition to the bike itself, and the cost of acquiring and/or installing the equipment.

3. Can the Minister provide the total number of electrics bikes purchased for the trial, and the average amount of bikes at each directorate location.

4. Can the Minister provide how many individuals (a) use the bikes on a weekly basis, (b) use the bikes on a monthly basis and (c) have used the bikes in total during the trial.

5. What logs are kept of the trips between directorates using the bikes.

6. Can the Minister, if possible, identify the most frequently undertaken trip and the number of times that trip has been completed in the trial to date.

7. Can the Minister, if possible, identify the most rarely undertaken trip and the number of times that trip has been completed in the trial to date.

8. What other directorates and locations have been or are being considered for inclusion within the trial.

9. When will additional directorates be added to the trial.

10. Can the Minister provide the average cost to include an additional directorate in the trial.
(11) Can the Minister provide data on directorate vehicle use prior and during the trial, including (a) the number of trips, (b) running costs, (c) parking costs, (d) maintenance costs, (e) taxi costs, (f) bus fares and (g) any other relevant comparative measures used to determine the effectiveness of the trial.

(12) What are the plans to utilise the electric bike fleet after the completion of the new Civic building.

174 **MR COE: To ask the Chief Minister—**

(1) Could the Chief Minister please advise for each quarter of the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15 (d) 2015-16 and (e) 2016-17 to date (i) the total headcount of the Chief Minister, Treasury and Economic Development Directorate and (ii) the number of staff who accessed the employee assistance scheme.

(2) For each of the financial years referred to in part (1), provide the total cost of the employee assistance scheme.

(3) Has any analysis been undertaken to determine why the number of staff accessing the employee assistance scheme is increasing.

(4) Have any strategies been introduced to assist staff to deal with workplace complexity; if so, please outline those strategies.

(5) For each of the financial years referred to in part (1), list the average number of personal leave days taken (based on full-time equivalent work days) and the personal leave absence percentage rate for staff of the Chief Minister, Treasury and Economic Development Directorate.

176 **MR COE: To ask the Treasurer—**

(1) Further to Question No. 405 of 2015, can the Treasurer provide the amount of funding allocated to community councils in the ACT for each financial year since 2014-15, broken down by community council.

(2) What is the purpose of the funds allocated to community councils.

(3) Can the Treasurer outline the status of the deed of agreement with each community council.

(4) What other non-monetary assistance has been offered to each of the community councils.

(5) Is there a proposal for a separate community council for the Molonglo Valley; if so, when will the new council be established.

177 **MR COE: To ask the Minister for Economic Development—**

(1) Is Invest Canberra still operational.

(2) How many ACT government public servants are attached to Invest Canberra.

(3) What was the budget allocation for Invest Canberra in (a) 2015-16 and (b) 2016-17.

(4) When was the Invest Canberra website last updated.
(5) How many investment leads has Invest Canberra received in (a) 2015-16 and (b) 2016-17 to date.

(6) Of the investment leads received in (a) 2015-16 and (b) 2016-17 to date, how many were generated through the Australian Trade and Investment Commission, Austrade.

(7) How many investment projects are currently being managed by Invest Canberra staff.

(8) How many investment projects are currently being managed by Invest Canberra staff in relation to (a) the light rail project, (b) defence and cyber security, (c) renewable energy, (d) digital economy and e-government, (e) health and sports science, (f) innovation and higher education, (g) space, satellite and spatial sciences and (h) tourism infrastructure.

(9) How many investment projects in (a) 2015-16 and (b) 2016-17 to date have led to actual investment deals and what is the value of these deals.

MR COE: To ask the Minister for Economic Development—

(1) Can the Minister provide, in relation to ACT Trade Missions in (a) 2015-16 and (b) 2016-17 to date (i) the total amount spent on ACT Trade Missions, (ii) the destination and cost of each mission, (iii) how many ACT Government officials travelled in support of each Trade Mission, (iv) the number of other participants on each Trade Mission and (v) the economic benefit arising from each Trade Mission.

(2) Can the Minister provide a list of ACT Government grants used to support ACT Trade Mission and Trade Mission delegates in (a) 2015-16 and (b) 2016-17 to date, including the (i) name of the grant (ii) purpose of funding and (iii) name of each organisation which travelled as part of the delegation.

(3) Are any ACT Trade Missions proposed for the remainder of 2016-17 and 2017-18; if so, (a) what is the expected timing and duration of each proposed Trade Mission, (b) what is the destination, (c) what is the cost and (d) will the Trade Mission be led by an ACT Government Minister; if not, by whom will it be led.

MR COE: To ask the Minister for Economic Development—

(1) For the financial years (a) 2014-15, (b) 2015-16 and (c) 2016-17 to date, can the Minister list the events, including trade events, exhibitions, seminars and missions, organised by the Australian Trade and Investment Commission, Austrade, which were attended by ACT Government public servants and/or Ministers.

(2) How many ACT Government public servants and/or Ministers attended the events in part (1).
(3) What was the cost of ACT Government public servants and/or Ministers attending the events in part (1) for the financial years (a) 2014-15, (b) 2015-16 and (c) 2016-17 to date.

(4) How many events of the events referred to in part (1) were held overseas in the financial years (a) 2014-15, (b) 2015-16 and (c) 2016-17 to date.

(5) How many investment leads were generated arising from participation in the events in part (1) and what was the value of these potential investments.

(6) Of the investment leads that were generated, how many investments were secured for the Australian Capital Territory and what is the value of these actual investments.

(7) Are there any plans for ACT Government public servants and/or Ministers to attend events, including trade events, exhibitions, seminars and missions, organised by the Australian Trade and Investment Commission, Austrade, for the remainder of 2016-17 and in 2017-18; if so, list those events and the expected total cost of attendance, including travel.

180 MR COE: To ask the Minister for Transport and City Services—

(1) Can the Minister advise how much has been budgeted for Micro Parks in the financial years (a) 2016-17 to date, (b) 2017-18 and (c) 2018-19.

(2) What provision been made for the ongoing maintenance of Micro Parks.

(3) How much has been budgeted to develop the Micro Park pilot proposed to be installed in Garema Place, including for the consultation on the design.

(4) What is the timetable for the development of the Micro Park in Garema Place.

(5) Will users of Garema Place, including people who work in nearby offices and businesses, be advised of the Micro Park development and given the opportunity to comment.

(6) Can the Minister outline the composition of the jury which will consider the shortlist of designs for the Micro Park proposed to be established in Garema Place.

(7) How many other Micro Parks are expected to be installed in the Australian Capital Territory.

(8) Which sites have been identified as suitable for a Micro Park installation.

(9) Will the Micro Parks be permanent or temporary fixtures.

(10) Can the Minister outline the design parameters for a Micro Park.

181 MR COE: To ask the Minister for Transport and City Services—

(1) When was the Traffic Warrants System (TWS) was last updated.

(2) When is the next update to the TWS scheduled.

(3) Can the Minister provide an update to the status of the following possible future works listed on the online version of the TWS (a) Ranking 1 –
Maribyrnong Avenue (Baldwin Drive to Baldwin Drive), Kaleen, (b) Ranking 5 – Hambridge Crescent (Isabella Drive to Goldstein Crescent), Chisholm, (c) Ranking 8 – Heagney Crescent (Hambridge Crescent to Clift Crescent), Chisholm, (d) Ranking 10 – Castleton Crescent (Bugden Avenue to Bugden Avenue), Gowrie, (e) Ranking 17 – Copland Drive (Moynihan Street to Owen Dixon Drive), Evatt, (f) Ranking 18 – Ashley Drive (Erindale Drive to Sternberg Crescent), Wanniassa and (g) Ranking 19 – Gilmore Crescent (Kitchener Street to Kitchener Street), Garran.

(4) Will implementation of works be accordance with the Master Plan developed after consultation with the community for the possible future works listed on the online version of the TWS and referred to in part (3).

(5) If implementation of any works in part (3) above varies from the Master Plan, will further consultation be undertaken with the local community.

(6) Can the Minister list the 100 streets in the ACT in terms of priority for traffic management measures and the date each street was added to the priority list.

(7) Further to the motion passed in the ACT Legislative Assembly on 2 May 2012 regarding the traffic conditions on Coyne Street in Macarthur, Fadden and Gowrie, what is the status of the works to improve the conditions on Coyne Street and surrounding streets in the area.

(8) Are traffic calming devices being installed on Castleton Crescent in the vicinity of the Gowrie Primary School; if so, outline the nature of that work and any consultation that may have taken place with local residents.

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**MR COE:** To ask the Minister for Transport and City Services—

(1) How many staff have been appointed to the Light Rail Stage 2 project team to date.

(2) How many staff may be appointed to the Light Rail Stage 2 project team in the financial years (a) remainder of 2016-17, (b) 2017-18, (c) 2018-19 and (d) 2019-20.

(3) Will the staff appointed to the Light Rail Stage 2 project team be permanent ACT public servants or contractors.

(4) How are the staff required for the Light Rail Stage 2 project team being recruited.

(5) How much has been budgeted for the recruitment of staff in (a) 2016-17 and (b) 2017-18.

(6) Of the total number of staff expected to be appointed to the Light Rail Stage 2 project team in (a) 2016-17 and (b) 2017-18, how many will be responsible for communications, stakeholder and community engagement.

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**MR COE:** To ask the Minister for Transport and City Services—

(1) How many contracts have been entered into relating to Stage 2 of the Light Rail project.
(2) How many of the contracts in part (1) have been reviewed by UnionsACT as part of the Government’s Memorandum of Understanding with UnionsACT.

(3) For each contract that has been entered into relating to Stage 2 of the Light Rail project, what is the (a) title of the contract, (b) execution date, (c) expiry dates and (d) value.

(4) For each contract that has been entered into relating to Stage 2 of the Light Rail project, was the contract the subject of an open tender, select tender, panel arrangement, multi-use list arrangement, scheme or any other type of arrangement.

(5) For the remainder of the financial year 2016-17, how many other contracts may be entered into relating to Stage 2 of the Light Rail project.

(6) For the financial year 2017-18, how many other contracts may be entered into relating to Stage 2 of the Light Rail project.

(7) For the contract that may be entered into for the remainder of 2016-17 and 2017-18 relating to Stage 2 of the Light Rail project, what is the nature of those contracts and the expected value.

184 **MR COE:** To ask the Minister for Transport and City Services—

(1) Can the Minister provide the status of works for the construction of stage 1 of the light rail project and is it in accordance with the timeframe set out in the Indicative Construction Timetable 2016-2018.

(2) What is the current status of works on stage 1 of the light rail project and when each zone is expected to be completed for (a) Zone 1 – Gungahlin Terminus to Hibberson Street, (b) Zone 2 – Flemington Road North, (c) Zone 3 – Flemington Road South, (d) Zone 4 – Federal Highway, (e) Zone 5 – Northbourne Avenue, (f) Zone 6 – Civic terminus, (g) Mitchell Depot and (h) overhead wires, cabling and final testing.

185 **MR COE:** To ask the Minister for Transport and City Services—

(1) What has been the total number of employees dedicated to public relations, communications or media related functions for Capital Metro for (a) Stage 1 and (b) Stage 2 since the beginning of the 2016-17 financial year.

(2) What has been the total salary expenditure for employees dedicated to public relations functions, communications or media related functions for Capital Metro for (a) Stage 1 and (b) Stage 2 since the beginning of the 2016-17 financial year.

(3) Have any external organisations been contracted to advise on or undertake public relations functions, communications, design or media related functions for either Stage One or Stage Two of Capital Metro; if so, (a) name of the organisation, (b) value and duration of the contract and (c) purpose of the contract.
(4) What has been the total expenditure for “wrap around” fencing advertisements along the Stage One light rail route since the beginning of the 2016-17 financial year.

(5) How many metres of “wrap around” fencing advertisements have been produced for (a) Capital Metro and (b) Transport Canberra.

(6) How many different designs of “wrap around” fencing advertisements have been produced for (a) Capital Metro and (b) Transport Canberra.

MR COE: To ask the Minister for Transport and City Services—

(1) Have any payments been made to date to Canberra Metro for stage 1 of the light rail project; if so, list those payments and the reason for each payment.

(2) Have any payments been made for work, including any purchases, associated with stage 1 of the light rail project that is not the responsibility of Capital Metro; if so, list those payments and the reason for each payment.

(3) Have any additional project enhancements been identified for stage 1 of the light rail project; if so, outline the nature of those enhancements and the estimated costs.

(4) When is the first annual availability payment expected to be made to Canberra Metro and what is the expected value of that availability payment.

(5) What is the schedule for subsequent annual availability payments and the amount to be paid each year.

(6) What is the projected date for the payment of the Territory contribution to Canberra Metro and the value of that payment.

MR COE: To ask the Minister for Transport and City Services—

(1) Have any variations been made to the project agreement with Capital Metro PC Pty Limited for the Capital Metro Project since it was made; if so, outline the nature of those variations.

(2) Have the obligations set out in the agreement for the Capital Metro Project, including for delivery phase reports, been met to date; if not outline the nature of any obligations which have not been completed in accordance with the agreement.

(3) Has a subcontractor forum been established; if so, how frequently are meetings of the stakeholder forum expected to be held and how many meetings of the subcontractor forum have actually been held.

(4) Has a union forum been established; if so, how frequently are meetings of the union forum expected to be held and how many meetings of the union forum have actually been held.

MR COE: To ask the Minister for Transport and City Services—

(1) Further to Question No. 84, can the Minister provide an itemised breakdown of the $686,137.57 spent in 2015-16 to establish Transport Canberra.
(2) In relation to uniforms for Transport Canberra staff (a) can the Minister outline the timetable for the procurement of the uniforms, (b) provide the budgeted cost for the uniform project, (c) list the type and the number of uniform items to be procured, (d) for each item of uniform, provide the country of manufacture and (e) list the type and number of uniforms expected to be replaced in (i) 2016-17 and (ii) 2017-18.

(3) In relation to uniforms for ACTION staff, what was the type of uniform items previously provided.

(4) What is the type of promotional material produced, or expected to be produced, for Transport Canberra in (a) 2016-17 and (b) 2017-18 and the budgeted cost of that material.

MR COE: To ask the Minister for Transport and City Services—

(1) Can the Minister provide the total amount spent on disbursements, including, but not limited to, accommodation, transport costs and meals, for consultants engaged by Capital Metro or by the Transport Canberra and City Services Directorate for the Light Rail project (Light Rail project consultants) in the financial years (a) 2014-15, (b) 2015-16 and (c) 2016-17 to date.

(2) Can the Minister provide the total amount spent on accommodation costs for Light Rail project consultants in the financial years (a) 2014-15, (b) 2015-16 and (c) 2016-17 to date.

(3) On how many occasions were accommodation costs paid to Light Rail project consultants above the reasonable expenses amount of $160 per night in the financial years (a) 2014-15, (b) 2015-16 and (c) 2016-17 to date.

(4) What evidence is required to demonstrate that there are exceptional circumstances which require accommodation costs to be paid above the reasonable expenses amount of $160 per night.

(5) What is the highest per night rate paid to Light Rail project consultants for accommodation costs when exceptional circumstances have been demonstrated.

(6) What is the loading that has been added into the contracts of three of the Light Rail project consultants to cover accommodation costs.

(7) What is the total amount spent on transport costs for Light Rail project consultants, either as reimbursements or directly to a transport provider in the financial years (a) 2014-15, (b) 2015-16 and (c) 2016-17 to date.

(8) Is it usual for transport costs to and from the workplace to be met for consultants.

(9) Can the Minister list any external parties, such as UnionsACT, the Community and Public Sector Union or the Transport Workers Union, that may have been consulted on the engagement of consultants for the Light Rail project by Capital Metro or the Transport Canberra and City Services Directorate.
MR COE: To ask the Minister for Transport and City Services—

(1) What percentage of the Transport Canberra bus fleet is currently Easy Access, wheelchair accessible.

(2) Will the target of 80% of the fleet being Easy Access, wheelchair accessible by 31 December 2017 be achieved; if not, (a) why won’t the target be met and (b) when does Transport Canberra expect that the target level of 80% will be achieved.

(3) When will 100% of the Transport Canberra bus fleet be Easy Access, wheelchair accessible.

MR COE: To ask the Minister for Transport and City Services—

(1) When was the Canberra and Queanbeyan Cycling and Walking Map last updated.

(2) What was the cost of developing the Canberra and Queanbeyan Cycling and Walking Map.

(3) What ACT suburbs are not included on the current version of the Map.

(4) When will the Map next be updated.

(5) Will paper versions of the Map be produced.

MR COE: To ask the Minister for Transport and City Services—

(1) What is the cost of the green bin pilot scheme in the financial years (a) 2016-17 and (b) 2017-18.

(2) How many registrations have been received to date for the green bin pilot scheme.

(3) Has any information been collected from the residents who have registered for the pilot scheme on how they have disposed of their green waste previously.

(4) What is the total number of registrations for the green bin pilot scheme in the suburbs of (a) Chapman, (b) Duffy, (c) Fisher, (d) Holder, (e) Rivett, (f) Stirling, (g) Waramanga, (h) Weston and (i) Kambah.

(5) Of the total number of registrations received to date, what percentage does that amount equate to of the total number of households in the pilot areas of the Weston Creek suburbs and of Kambah.

(6) How many households that have registered for the trial to date have paid the one-off $50 registration fee.

(7) What is the total amount received to date in registration fees.

(8) When will the pilot scheme be rolled out to suburbs in Tuggeranong.
What issues have been identified to date in the rollout of the pilot scheme and the collection of green waste in the suburbs of Weston Creek and Kambah.

MR COE: To ask the Minister for Housing and Suburban Development—

(1) How many community council meetings were attended by (a) representatives of the Public Housing Renewal Taskforce and (b) the Minister in (i) 2015-16 and (ii) 2016-17 and the (A) date of each meeting attended and (B) name of the relevant community council.

(2) Did any issues arise at the meetings in part (1) where Taskforce representatives or the Minister were not treated appropriately or where there were concerns about security.

(3) Did the Public Housing Renewal Taskforce receive invitations to attend community council meetings in (a) 2015-16 and (b) 2016-17; if so, list the community council and the date of those meetings.

(4) In relation to the information drop-in session held on Saturday 8 April 2017 at the Weston Creek Community Council (a) how many representatives of the Public Housing Renewal Taskforce and other Directorates attended the session, (b) how many community members attended the session, (c) how many feedback forms were completed for each of the proposed public housing sites in Chapman, Holder and Wright, (d) did any issues arise where people were not treated appropriately, (e) what was the total cost of holding the session, (f) did security personnel attend; if so, list the (i) number of security personnel who attended, (ii) cost of having security on-site and (iii) reason security was required, (g) is it usual for security personnel to be on-site at information sessions and (h) will residents be given advice on the outcome of their feedback.

MR COE: To ask the Minister for Transport and City Services—

(1) Can the Minister provide for each quarter of the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17 to date, the (i) total headcount of the Transport Canberra and City Services Directorate and (ii) number of staff who accessed the employee assistance scheme.

(2) For each of the financial years in part (1), what was the total cost of the employee assistance scheme.

(3) For each of the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17 to date, what was the average number of personal leave days taken (based on full-time equivalent work days) and the personal leave absence percentage rate for staff of the Transport Canberra and City Services Directorate.

MR COE: To ask the Minister for Transport and City Services—

(1) In an announcement dated 6 September 2016, the Minister indicated that three electric buses were to be delivered by December 2016. A subsequent
article appeared in *The Canberra Times* dated 31 March 2017 which indicated that the electric buses were to be delivered by 28 February 2017. Could the Minister please advise when the three electric buses were due to be delivered.

(2) When did the (a) Transport Canberra and City Services Directorate and (b) Minister first become aware that the electric buses were not going to be delivered by the deadline.

(3) What is the status of the electric bus trial.

(4) The article in *The Canberra Times* dated 31 March 2017 indicated that Transport Canberra was seeking tenders for a trial of ‘alternative fuel buses, with a particular focus on electric buses’. What alternative fuel buses are being considered.

(5) What has been the cost to date of preparing for the trial of electric buses.

(6) Will the funding of $900,000 allocated in the 2016-17 Budget for the 12 month trial of up to three electric buses on regular on- and off-peak route services be retained by Transport Canberra and City Services Directorate pending the actual commencement of the trial.

(7) Will additional funding be required for the trial of alternative fuel buses.

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**MR COE: To ask the Attorney-General—**

(1) Can the Minister provide for each quarter of the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17 to date, the (i) total headcount of the Justice and Community Safety Directorate and (ii) number of staff who accessed the employee assistance scheme.

(2) For each of the financial years in part (1), provide the total cost of the employee assistance scheme.

(3) For each of the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17 to date, what was the average number of personal leave days taken (based on full-time equivalent work days) and the personal leave absence percentage rate for staff of the Justice and Community Safety Directorate.

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

(1) Can the Minister provide for each quarter of the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17 to date, the (i) total headcount of the Education Directorate and (ii) number of staff who accessed the employee assistance scheme.

(2) For each of the financial years in part (1), provide the total cost of the employee assistance scheme.

(3) For each of the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17 to date, what was the average number of personal leave days taken (based on full-time equivalent work days) and the
MR COE: To ask the Minister for the Environment and Heritage—

(1) Can the Minister provide for each quarter of the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17 to date, the (i) total headcount of the Environment, Planning and Sustainable Development Directorate and (ii) number of staff who accessed the employee assistance scheme.

(2) For each of the financial years in part (1), provide the total cost of the employee assistance scheme.

(3) For each of the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17 to date, what was the average number of personal leave days taken (based on full-time equivalent work days) and the personal leave absence percentage rate for staff of the Environment, Planning and Sustainable Development Directorate.

MR COE: To ask the Minister for Health—

(1) Can the Minister provide for each quarter of the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17 to date, the (i) total headcount of the Health Directorate and (ii) number of staff who accessed the employee assistance scheme.

(2) For each of the financial years in part (1), provide the total cost of the employee assistance scheme.

(3) For each of the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17 to date, what was the average number of personal leave days taken (based on full-time equivalent work days) and the personal leave absence percentage rate for staff of the Health Directorate.

MR COE: To ask the Minister for Health—

(1) Can the Minister list the forums organised by ACT Health for government organisations, community and other non-government organisations and individuals, together with the cost of the forums, in the financial years (a) 2013-14, (b) 2014-15, (c) 2015-16 and (d) 2016-17 to date.

(2) In relation to the Preventative Health Forum held on 10 April 2017 (a) what was the total number of attendees and the organisations represented, (b) how many ACT Government officials attended, (c) what was the total cost of the forum and (d) what the cost for the following components of the forum (i) venue hire, (ii) promotion, (iii) speakers’ fees, (iv) travel costs for speakers and (v) hospitality.

(3) In relation to the Non-Government Organisations (NGOs) forum held on 16 November 2016 (a) what was the total number of attendees and the organisations represented, (b) how many ACT Government officials attended, (c) what was the total cost of the forum and (d) what the cost for
the following components of the forum (i) venue hire, (ii) promotion, (iii) speakers’ fees, (iv) travel costs for speakers and (v) hospitality.

202 Mr Coe: To ask the Minister for Community Services and Social Inclusion—

(1) Can the Minister provide for each quarter of the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17 to date, the (i) total headcount of the Community Services Directorate and (ii) number of staff who accessed the employee assistance scheme.

(2) For each of the financial years in part (1), provide the total cost of the employee assistance scheme.

(3) For each of the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17 to date, what was the average number of personal leave days taken (based on full-time equivalent work days) and the personal leave absence percentage rate for staff of the Community Services Directorate.

203 Mr Coe: To ask the Minister for Regulatory Services—

(1) How many blocks in the Territory remain undeveloped by lessees beyond the timeframe of six years.

(2) How many blocks in the suburbs of (a) Bonner, (b) Casey, (c) Crace, (d) Forde, (e) Franklin, (f) Gungahlin, (g) Harrison, (h) Jacka, (i) Ngunnawal, (j) Nicholls and (k) Palmerston remain undeveloped beyond the six year timeframe.

(3) What action is taken to encourage lessees to develop their blocks.

(4) Are lessees required to seek an extension of the standard period to develop a block.

(5) Is any follow-up undertaken if a block remains undeveloped beyond the six year timeframe and a lessee has not applied for an extension.

(6) What action is taken to ensure that undeveloped blocks are maintained and do not become covered with rubbish or weeds.

(7) Are undeveloped blocks inspected to check they are being maintained; if so, what is the frequency of inspections.

(8) What is the total amount of revenue received from lessees who have not developed their blocks within the six year timeframe in the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17 to date.

204 Mr Coe: To ask the Chief Minister—

(1) Can the Chief Minister outline the process for Ministers to apply for leave.

(2) In considering requests from Ministers for leave, is consideration given to Legislative Assembly sitting dates or to Legislative Committee meetings, including for Annual Report hearings or Estimates hearings.

(3) When a Minister is on leave, is an Acting Minister appointed.
(4) For the years (a) 2015, (b) 2016 and (c) 2017, what was the approved Ministerial leave (including forward leave), dates of leave and acting arrangements.

**MR COE:** To ask the following Minister:

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<tr>
<td>205</td>
<td><strong>Chief Minister—</strong></td>
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<tr>
<td>1</td>
<td>Can the Minister provide, in relation to ACT Government buildings and facilities that fall under the Minister’s portfolio responsibilities if there have been any faults reported with electrical switchboards installed in those buildings or facilities in the financial years (a) 2013-14, (b) 2014-15, (c) 2015-16 and (d) 2016-17 to date; if so, (i) the name and location of the building or facility affected, (ii) the date and the number of faults, (iii) the cost of the repair and (iv) if the faults have since been rectified.</td>
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<td>2</td>
<td>Are the electrical switchboards installed in ACT Government buildings and facilities that fall under the Minister’s portfolio responsibilities compliant with current Australian/New Zealand wiring and safety standards; if not, list the name and location of the building or facility that houses non-compliant electrical switchboards.</td>
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<td>3</td>
<td>Are electrical switchboards brought up to the latest Australian standards when building works or refurbishments are carried out on Territory-owned properties.</td>
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<td>4</td>
<td>Is there a schedule of maintenance for electrical switchboards installed in ACT Government and buildings and facilities that fall under the Minister’s portfolio responsibilities; if so, outline the frequency of maintenance.</td>
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<td>5</td>
<td>Is there a schedule of inspections or safety audits for electrical switchboards; if so, outline the frequency of the inspections or safety audits.</td>
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<td>6</td>
<td>Are there any current contracts in place to maintain the electrical switchboards installed in ACT Government and buildings and facilities that fall under the Minister’s portfolio responsibilities; if so, list the contract number, period of contract and value of the contract.</td>
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<td>7</td>
<td>What ACT Government buildings and facilities that fall under the Minister’s portfolio responsibilities are deemed to be part of ACT’s critical infrastructure.</td>
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**MR COE:** To ask the Minister for Education and Early Childhood Development—

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<td>1</td>
<td>Is the Government monitoring enrolments at the Franklin Early Childhood School and the population growth in the Franklin area.</td>
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<td>2</td>
<td>What options are being considered to increase the capacity of the Franklin Early Childhood School.</td>
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<td>3</td>
<td>Will the Government consider expanding the capacity of the Franklin Early Childhood School so that it can offer positions for students in years 3 and above or is it expected that children in this situation continue to attend schools outside their area.</td>
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MR COE: To ask the Minister for Transport and City Services—Can the Minister outline any anticipated bus network updates between now and the first quarter of 2018 and (a) the expected date of delivery, (b) the nature of the update of the bus network, (c) the budgeted cost of implementing the update, (d) what community consultation has been planned or undertaken with regards to these updates, (e) the expected outcomes of the update, including predicted patronage or revenue change and (f) how the update will interact with the light rail project during the construction phase and upon completion of Stage 1 of light rail.

MR COE: To ask the Treasurer—

(1) How many electric cars are registered in the ACT and what is the number as a percentage of the total number of registered passenger vehicles for the financial years (a) 2013-14, (b) 2014-15, (c) 2015-16 and (d) 2016-17 to date.

(2) What is the total number and type of charging stations for electric or hybrid cars within the ACT and their locations, and detail the average (a) number of times each station is used per week and (b) length of time the each charging station is utilised per use.

(3) Provide a breakdown of the cost of each electric or hybrid charging station relating to the (a) installation of the charging station and (b) annual cost of maintenance of the charging station.

(4) How many times has each charging station been out of order in (a) 2016 and (b) 2017 to date and detail the (i) reason the charging station was not able to be used and (ii) average length of time each charging station was out of order.

(5) Which were the three most used charging stations in (a) 2014-15, (b) 2015-16, and (c) 2016-17 to date.

(6) Which were the three least used charging stations in (a) 2014-15, (b) 2015-16, and (c) 2016-17 to date.

(7) What are the locations of the new charging stations being deployed in the remainder of 2017 and in 2018, and detail for each (i) the type of charger that will be installed, (ii) why the location was selected, (iii) the expected number of users per week, (iv) when the charging station will be installed and (v) the expected cost of the installation.

(8) Have any charging station/s been incorporated into the planning design and development of new suburbs over the next five years (a) provide the planned location/s of the charging station/s and the expected installation dates and cost and (b) will new developments or apartment complexes be required to incorporate charging points as part of their design.

MR COE: To ask the Minister for Planning and Land Management—

(2) Will a response to the report in part (1) be tabled in the Ninth Assembly; if so, what deadline will be set for the response to be tabled before the Assembly; if not, explain why no response will be forthcoming from the Government.

242 MR COE: To ask the Minister for Health—

(1) Why has the Government not tabled a response to the Health, Ageing, Community and Social Services Standing Committee’s Report No. 4 of 2015: Inquiry into the Sourcing and Supply of Dental Prostheses and Appliances to Australian Dental Practitioners from Overseas presented to the Assembly on 17 March 2015 by during the Eighth Assembly.

(2) Will a response to the report in part (1) be tabled in the Ninth Assembly; if so, what deadline will be set for the response to be tabled before the Assembly; if not, explain why no response will be forthcoming from the Government.

245 MR COE: To ask the Minister for Transport and City Services—

(1) In the media release on the Chief Minister, Treasury and Economic Development Directorate’s website titled ‘Crews continue to clean up following January storm’ on 16 February 2017, the Director of City Presentation, Stephen Algeria stated that “…thousands of trees across the urban area sustained damage.” Have all tree assessments initiated due to the storm on 13 January 2017 been completed; if not, how many are outstanding.

(2) Within the press release stated in part (1), the Director of City Presentation, Stephen Algeria also stated that “…the extent of the damage may impact on the completion of other less urgent tree-related enquiries and works.” Have all other less urgent tree-related enquiries and works that were rescheduled as lower priorities been completed; if not, how many are outstanding.

(3) What was the cost of tree maintenance and assessments for 2015-16 to date broken down by (a) staff, (b) equipment, and (c) other.

(4) What was the cost of tree maintenance and assessments for 2016-17 to date broken down by (a) staff, (b) equipment, and (c) other.

(5) How many staff were involved with tree maintenance for (a) 2015-16 and (b) 2016-17 to date.

(6) How many assessors are needed on average to conduct a tree assessment.

(7) How many tree assessments were undertaken in (a) 2015-16 and (b) 2016-17 to date.

(8) How many trees were assessed and found to be unsafe in (a) 2015-16 and (b) 2016-17.
MR COE: To ask the Minister for Regulatory Services—
(1) What are the timeframes that apply when processing Fix My Street submissions lodged with Access Canberra (a) online, (b) by telephone and (c) in person at shop fronts.
(2) How many requests made to Access Canberra in (a) 2015-16 and in (b) 2016-17 to date indicated they wished to receive a response regarding their query.
(3) How many requests made to Fix My Street indicating they wished to receive a response received correspondence from Access Canberra in (a) 2015-16 and (b) 2016-17 to date.
(4) How many days did it take on average for Access Canberra to (a) respond to a submission made on Fix My Street, (b) for the request to be actioned and (c) the resolution be completely implemented.
(5) Have all submissions lodged in Fix My Street from 2015-16 been actioned and resolved; if not, how many submissions from Fix My Street in 2015-16 are outstanding.
(6) What is the total number of submissions received by Fix My Street in (a) 2015-16 and (b) 2016-17 to date, provide the categories they related to, including (a) abandoned vehicles, (b) Air pollution, (c) bus stops, (d) cycle lanes (on road), (e) domestic garbage bins and collections, (f) driveway damage, (g) election campaign signage, (h) footpaths, (i) graffiti, (j) grass, (k) litter and illegal dumping, (l) mobile speed camera location suggestions, (m) mountain bike trails, (n) nature strips, (o) outdoor fitness equipment, (p) parking – illegal, (q) pot holes, (r) roads, (s) road safety, (t) road signs, (u) Shared paths (walk/bike), (v) shopping trolley, (w) storm water, (x) street lights, (y) street sweeping, (z) Suburban parks and playgrounds, (aa) survey infrastructure, (ab) traffic, (ac) traffic lights, (ad) trees and shrubs and (ae) other.
(7) What is the total number of complaints received about Access Canberra in 2015-16, and provide information about what the complaint was regarding and relevant categories, including (a) no response, (b) no remedy to the lodged problem, (c) slow resolution of the lodged problem and (d) any other relevant categories

MR COE: To ask the Minister for Transport and City Services—
(1) What is the total number of ACTION bus breakdowns by model of bus for the financial years (a) 2013-14, (b) 2014-15, (c) 2015-16 and (d) 2016-17 to date.
(2) What is the most common cause of breakdown by model of bus in the ACTION fleet for the financial years (a) 2013-14, (b) 2014-15, (c) 2015-16 and (d) 2016-17 to date.
(3) What is the average annual maintenance cost per bus for each model of bus in the ACTION fleet.
(4) What is the total amount of spent on bus maintenance during the financial years (a) 2013-14, (b) 2014-15, (c) 2015-16 and (d) 2016-17 to date.

(5) What is the average number of bus breakdowns per model of bus per year for the financial years (a) 2013-14, (b) 2014-15, (c) 2015-16 and (d) 2016-17 to date.

(6) What is the total number of services that (a) were not completed due to a breakdown and (b) completed their service more than four minutes after the scheduled time after a breakdown in (i) 2015-16 and (ii) 2016-17 to date.

(7) What is the number of breakdowns that occurred during (a) peak periods and (b) off peak periods in (i) 2015-16 and (ii) 2016-17 to date.

MR COE: To ask the Minister for Transport and City Services—

(1) How many ACTION bus trips ran late per week from April 2016 to date, and include (a) the average number of minutes the service was late and (b) any significant specific reason for the lateness if available.

(2) Which ten ACTION bus routes that have most often run late from April 2016 to date; and include (a) the number of trips that ran late for each of the routes from April 2016 to date, (b) the average number of minutes the services was late and (c) any significant specific reason for the lateness if available.

(3) What are the top ten roadwork sites that have disrupted ACTION bus services in (a) 2016 and (b) 2017 to date and include (i) when the road works commenced, and when they were or will be completed, (ii) the routes that have been impacted by the sites and (iii) the average number of minutes the service ran late during the duration of the road works.

(4) The ACTION data on ‘Network punctuality’ available on the Transport Canberra website shows that the number of services that ran late spiked in August 2016 and continued to remain at similarly high levels to date. Can the Minister provide an explanation of what has caused the increased number of services to run late since August 2016 and include (a) what actions have been undertaken to address the higher percentage of services that have run late since August 2016 and (b) outline any future initiatives that will be implemented in the remainder of 2017 to address the number of ACTION services that run late.

(5) How many complaints were received from April 2016 to date regarding services running (a) late and (b) early and what are the top ten routes that have had the most complaints from April 2016 to date about running (i) late and (ii) early.

MR COE: To ask the Treasurer—

(1) What is the total number of vehicles registered under (a) rideshare vehicles and (b) taxis for the financial years (i) 2014-15, (ii) 2015-16 and (iii) 2016-17 to date.
(2) What premium rates have been charged in the ACT for compulsory third party (CTP) insurance for (a) rideshare vehicles and (b) taxis for the financial years (i) 2014-15, (ii) 2015-16 and (iii) 2016-17 to date.

(3) What (a) forms, (b) fees, (c) CTP insurance and (d) other requirements need to be paid or met for a motorist to obtain a D condition code on a Class C license in the ACT in 2017.

(4) What (a) forms, (b) fees, (c) CTP insurance and (d) other requirements need to be paid or met for a vehicle to be licensed for ridesharing in the ACT in 2017.

(5) What (a) forms, (b) fees, (c) CTP insurance and (d) other requirements need to be paid or met for a motorist to obtain a taxi license in the ACT in 2017.

(6) What (a) forms, (b) fees, (c) CTP insurance and (d) other requirements need to be paid or met for a vehicle to be licensed as a taxi in the ACT in 2017.

(7) What is the total amount paid by motorists upgrading their license or vehicle registration under rideshare regulation in (a) 2015-16 and (b) 2016-17 to date for (a) application fees, (b) license fees, (c) registration fees and (d) CTP insurance.

(8) What is the average length of time it took to process an application in 2016-17 to date for (a) working with vulnerable people registration, (b) rideshare vehicle licence, (c) upgrade of driver licence and (d) upgrade of driver licence for rideshare and driver accreditation and vehicle licence application package.

(9) Have there been any assessments or investigations done on the viability of a similar scheme operating in the ACT like the New South Wales recently passed Motor Accident Injuries ACT 2017 (NSW) that will be transitioning to a usage based CTP insurance system for rideshare and taxi vehicles at the end of 2017.

(10) What data is collected on the use of ridesharing services within the ACT and how is the data used.

(11) How many complaints has the ACT Government received regarding ridesharing services or drivers in (a) 2014-15, (b) 2015-16 and (c) 2016-17 to date.
(c) operation of a taxi licence, (d) application for a temporary operation of a taxi service and (e) application for stand-by taxi service.

(5) Have there been any assessments or investigations done on the viability of a similar scheme operating in the ACT like the New South Wales recently passed Motor Accident Injuries ACT 2017 (NSW) that will be transitioning to a usage based CTP insurance system for rideshare and taxi vehicles at the end of 2017.

(6) What data is collected on the use of taxi services within the ACT and how is that data used.

(7) How many complaints has the ACT Government received regarding taxi services or drivers in (a) 2014-15, (b) 2015-16 and (c) 2016-17 to date.

MR COE: To ask the Chief Minister—

(1) Will the (a) City Renewal Authority and (b) Suburban Land Agency have programs similar to the Mingle initiative of the Land Development Agency; if so, provide an outline of the program for each entity, including the (a) minimum number of events to be held annually, (b) nature of the events, (c) budget allocated and (d) any other relevant information.

(2) Were any Mingle events scheduled after 1 July 2017; if so, provide an overview of each (a) event, (b) entity that will be managing the event and (c) budget of the event.

(3) How will the social media pages of the Land Development Agency and Mingle project be administered after 1 July 2017; if the pages will be administered by (a) the City Renewal Authority or the Suburban Land Agency, identify which pages will be administered by each entity or (b) members of the public, identify the criteria and process used to select a suitable private individual or group to take over responsibility for the page.

MR COE: To ask the Minister for Transport and City Services—

(1) How have local designers from the Australian Capital Territory had input on the design of the light rail stops.

(2) What is the total number of designers from the Australian Capital Territory that have consulted or had input on the design of the light rail stops and (a) identify whether any local designers received compensation for their input and (b) the total cost.

(3) How much has been spent on the designing of the light rail tram stops in 2016-17 to date.

(4) What was the total amount allocated to the design of the light rail stops over the course of the light rail project.

(5) Can the Minister provide a breakdown of the cost of the design process including (a) consultants, (b) designers, (c) production of designs, (d) promotional material, (e) events, (f) conferences or meetings and (g) any other relevant costs.
MS LEE: To ask the Minister for Transport and City Services—

(1) Can the Minister describe cat containment community education for the last few years.

(2) What was the expenditure on this community education.

(3) What happened after the community consultation in relation to cat containment at Kingston Foreshore and Casey.

(4) What expenditure has there been at Gungahlin in relation to cat containment as per the commitment in the Gungahlin Strategic Assessment prepared under the Environment Protection and Biodiversity Conservation Act.

(5) When will the cat management strategy be released.

MS LEE: To ask the Minister for Housing and Suburban Development—

(1) Has the ACT Government evaluated the effectiveness of the rehabilitation/reintegration program in Oaks Estate; is so (a) when, (b) by whom and (c) what was the outcome.

(2) By what process did the St Vincent de Paul Society acquire the contract to head-lease public housing flats in Oaks Estate.

(3) When was the contract started and what is its duration.

(4) What assessment, if any, has been undertaken into this arrangement and have other alternatives been considered.

MR MILLIGAN: To ask the Minister for Police and Emergency Services—

(1) How many times, in the past 24 months, have members of ACT Policing and Traffic Operations patrolled Alberga Street, Kaleen (a) during and (b) outside of, school operating hours.

(2) How many speeding offences have been reported by members of ACT Policing and Traffic Operations on Alberga Street, Kaleen.

(3) How many school crossing offences have been reported by members of ACT Policing and Traffic Operations on Alberga Street, Kaleen outside of Maribyrnong Primary School.

(4) How many times, in the past 24 months, has an ACT Government mobile speed van appeared in Alberga Street, Kaleen.

(5) How many speeding infringements, in the past 24 months, have been issued to road users on Alberga Street, Kaleen (a) during and (b) outside of, school operating hours.

(6) How many complaints have been received by ACT Policing and Traffic Operations regarding speeding along Alberga Street, Kaleen (a) during and (b) outside of, school operating hours.
(7) How many complaints, in the past 12 months, have been received by ACT Policing and Traffic Operations regarding speeding in close proximity to schools during school operating hours in the electorate of Yerrabi.

259 MR PARTON: To ask the Minister for Housing and Suburban Development—
Further to the public housing sites announced on 15 March (a) how many of the public housing residents on Northbourne Avenue require supportive housing as defined prior to the December 2015 Technical Amendment that included public housing within this category, (b) what proportion of public housing residents being relocated will be provided with supportive housing as defined prior to the 2015 Technical Amendment and (c) how many of the new residences will have non-standard design and functional modifications to accommodate the needs of tenants being relocated.

260 MR PARTON: To ask the Minister for Housing and Suburban Development—
(1) Are public housing tenants permitted to conduct a business from their residence or adjacent areas on public housing property.
(2) What types of business activities are permitted within public housing complexes.
(3) What is the process for obtaining approval to conduct a business and what information must the tenant include in their request for approval.
(4) What conditions and obligations are attached to such approvals.
(5) Does Housing ACT provide any assistance or facilitate the conduct of tenants’ business activities from or on public housing property.
(6) What are the rights and entitlements of other residents in relation to the conduct of business activities (if in fact these are permitted).
(7) What rights and recourses do residents have if they find themselves disturbed by the conduct of an approved or unapproved business activity within a public housing precinct.
(8) What action is Housing ACT obligated to take when receiving complaints of possible or persistent illegal activities occurring in or being conducted from public housing premises.

261 MR PARTON: To ask the Minister for Economic Development—
(1) On what date or dates were the procurement notices for public housing construction in (a) Chapman, (b) Holder, (c) Wright, (d) Mawson and (e) Monash entered into the Call Tender Schedule website.
(2) What is the purpose of these notifications.
(3) What other types of procurement notifications will be posted in relation to the five sites in part (1) and (a) what are the expected timings for any subsequent procurement notifications and (b) what websites will these notifications be posted on.
MRS KIKKERT: To ask the Minister for Transport and City Services—

(1) What is the overall ACT Budget for playground upgrades and maintenance, including each year for the last 5 years and in the forward estimates.

(2) What has been the total expenditure for playground upgrades and maintenance each year for the past 5 years.

(3) What has been the total expenditure for playground upgrades and maintenance in each ACT electorate each year for the past 5 years.

(4) How many staff have been allocated for playground maintenance (a) over the last five years and (b) will be allocated in the forward estimates.

(5) Which playgrounds in the ACT have been upgraded over the past five years, and in relation to the upgrades what (a) were the features of these upgrades and (b) was the cost of each upgrade.

(6) Which playgrounds are currently prioritised, in order of highest to lowest, for (a) maintenance and (b) upgrades.

(7) What are the proposed features of the upgrades and the associated cost of each upgrade in part (6).

(8) How many playgrounds have been constructed in the ACT over the past 5 years and (a) where are they located, (b) what are the equipment and features of each playground and (c) what was the total cost of construction for each playground.

(9) Which playgrounds will have maintenance or upgrades completed within the next 2 years.

(10) How many playgrounds have been removed in the ACT each year for the past 5 years and (a) where were they located, (b) what plans are in store for these locations and (c) what is the reason for their removal.

(11) How often are playground audits conducted in the ACT.

(12) Are all playgrounds in the ACT assessed as part of a playground audit; if not, (a) how are playgrounds selected for audit and (b) on average, how often is each playground audited.

(13) When was the most recent playground audit conducted and which playgrounds were (a) audited, if not all playgrounds in the ACT, (b) assessed to require maintenance, (c) assessed to require upgrades, (d) assessed to require priority maintenance and why and (e) assessed to require priority upgrades and why.

(14) What factors are considered by the playground auditors when a playground is being assessed and what are the criteria for determining (a) whether a playground is “fit for purpose”, (b) that a playground requires priority or non-priority maintenance and (c) that a playground requires priority or non-priority upgrades to equipment and construction.

(15) What is the timeframe between receiving a playground audit report and commencement of (a) maintenance and (b) upgrades.
(16) What factors or criteria determine the order in which playgrounds will receive upgrades and or maintenance.

(17) Which criteria determine which playgrounds will receive upgrades in 2017.

MS LE COUTEUR: To ask the Minister for Transport and City Services—

(1) In regard to the consultation on route options and stops for stage 2 of the light rail to Woden Town Centre, and noting the Minister’s remarks in response to Mr Steel’s supplementary question without notice on 9 May 2017 where the Minister says “we know how many people in the future will live, work and study along the stage 2 route from Civic through to Woden”, what data is available to the Directorate regarding the number of people living along the proposed routes, and their travel, work and study habits.

(2) How many people will (a) live, (b) work or (c) study along the proposed stage 2 corridor in (i) 5 years, (ii) 10 years and (iii) 25 years.

MS LE COUTEUR: To ask the Minister for Housing and Suburban Development—In regard to Havelock Housing and the recent Report on Government Services that noted that supported services in the ACT are struggling to meet demand and should exit people from their services into community housing or other stable accommodation, what (a) is the status of the merger between Havelock Housing and Capital Community Housing, (b) effect will this merger have on current housing clients, particularly those with a disability and (c) reasons are there for the consistently high vacancy rate at Havelock Housing.

MS LE COUTEUR: To ask the Minister for Higher Education, Training and Research—

(1) What is the status of the proposed Canberra Institute of Technology (CIT) “inner city” facility planned for the Woden Town Centre.

(2) What is the proposed timeline for completion of such a facility.

(3) How will the Government ensure that suitable land is available in the Woden Town Centre for the CIT facility.

(4) If plans have stalled or been cancelled, why was the Woden community not notified that the facility promised in successive budgets would not proceed and on what grounds was the decision to not proceed made.

MS LE COUTEUR: To ask the Attorney-General—

(1) Has the Directorate undertaken any research or studies into giving effect to Recommendation 3 of the 2016 Senate Report titled “Final Report of the Senate Inquiry into the Phenomenon colloquially referred to as ‘revenge porn’”; if so, what was the outcome of those studies.

(2) What data does the Directorate hold on the prevalence of the behaviours colloquially known as ‘revenge porn’ in the ACT.
(3) How does the Government respond to the 2016 report titled “More than Revenge” authored by Drs Flynn, Henry and Powell that notes the inadequacy of the current ACT legislation.

(4) Noting your comments that “some offences can be and are prosecuted under existing legislation”, how many instances of charges being brought under existing legislation against the behaviours colloquially known as ‘revenge porn’ in the ACT, and specifically under (a) section 61B of the Crimes Act 1900 being “intimate observations or capturing visual data etc”, that we understand was introduced in the aftermath of R v Daniel McDonald and Dylan Deblaquire [2013] ATSC 122 and similar reforms in other jurisdictions to combat unlawful “sexting” and the phenomena colloquially known as “upskirting” and “downblousing”, (b) section 35 of the Crimes Act 1900 being “stalking”, that we understand has elements of intent or recklessness and of repetition of the subject behaviour, (c) section 342 of the Criminal Code 2002 being “blackmail”, that we understand is the relevant charge in the “Grindr” matter currently before the ACT Supreme Court, (d) section 474.17 of the Criminal Code Act 1995 (Cth) being “using a carriage service to menace, harass or cause offence”, that we understand was the relevant charge brought in R v Daniel McDonald and Dylan Deblaquire [2013] ATSC 122 and is, by the admission of the Commonwealth Director of Public Prosecutions, ineffective and poorly enforced and (e) what other sections are these subject behaviours penalised.

268 MS LE COUTEUR: To ask the Minister for Planning and Land Management—

(1) What are the instances (with detail provided for date proposed, date completed, and reasons for using this land for this purpose) of where public or social housing has been, or will be, built on CFZ land.

(2) For CFZ land generally (a) how much CFZ land remains undeveloped or without an existing Development Application proposed for it, (b) what is the order of priority for the types of community facilities built on CFZ land, (c) what are the implications of the continued use of CFZ land for residential use, (d) what are the implications for the use of CFZ land used for “social housing” for the potential for mixed-use or for private ownership, (e) what are the Government’s views on the optimal future uses of CFZ land, (f) what is the current geographic spread of CFZ land and (g) what proportion of future greenfield or brownfield developments will be put aside as CFZ.

(3) Why was the decision to made to make the addition of “social housing” under the definition of “supportive housing” in 2015 a technical amendment rather than a Territory Plan Variation.

(4) Does the Government consider the 2015 technical amendment a “significant change” to the Territory Plan; if not, why not.

(5) What are the current Government definitions for (a) public housing, (b) social housing and (c) supportive housing and where in legislation do these definitions appear.
What are the reasons that the Government has chosen to use CFZ land for “social housing”.

**MS LE COUTEUR**: To ask the Minister for Planning and Land Management—

1. Will a Territory Plan Variation be required prior to the expansion of the Woden Cemetery into the adjacent Edison Park.

2. If a Territory Plan Variation is required (a) would the Variation take the form of a Technical Amendment or a full Variation, (b) has a request been made to EPSDD to commence preparing the Variation and (c) if the request has been made, what is the proposed timeframe for community consultation on the proposed amendment.

3. If no Territory Plan Variation is required will a development application be required for the expansion of the cemetery; if so, has a development application been lodged.

**MR HANSON**: To ask the Minister for Housing and Suburban Development—

1. On what date did the Minister first visit the sites proposed for public housing in the suburbs (a) Holder, (b) Chapman, (c) Wright and (d) Mawson.

2. On what date did Directorate officials first visit the sites proposed for public housing in the suburbs (a) Holder, (b) Chapman, (c) Wright and (d) Mawson.

3. On what date did sub-contractors, including surveyors, first visit the sites proposed for public housing in the suburbs (a) Holder, (b) Chapman, (c) Wright and (d) Mawson.

**MRS JONES**: To ask the Minister for Corrections—Further to the answer to question taken on notice #19 during the Justice and Community Safety Annual Reports Hearings 2015-16 on 7 March 2017 (a) what planning is underway for the housing and care of elderly detainees and (b) has the ACT Government investigated what services and housing other jurisdictions have available to elderly detainees.

**MRS JONES**: To ask the Minister for Corrections—Further to the answer to question taken on notice #22 during the Justice and Community Safety Annual Reports Hearings 2015-16 on 7 March 2017, in relation to the Domestic Abuse Program, in particular the section that says offenders must “consent to their current female partner, whether victim of the offense or not, to be contacted for the purpose of completing a referral to the Domestic Violence Crisis Service” (a) does this ever mean that men cannot attend the Domestic Abuse Program because the referral is not desired by the female partner and (b) how does this apply to same-sex couples.
MRS JONES: To ask the Minister for Police and Emergency Services—Further to the answer to question taken on notice #26 during the Justice and Community Safety Annual Reports Hearings 2015-16 on 7 March 2017, in particular in relation to the “four instances of non-compliance with section 10 of the Act, which specifies who may issue a surveillance device warrant”, has any action been taken to (a) retrain officers to follow the set procedures and (b) tighten these processes; if not, will action be taken.

MRS JONES: To ask the Minister for Corrections—Further to the answer to question taken on notice #22 during the Justice and Community Safety Annual Reports Hearings 2015-16 on 7 March 2017, how many detainees attended the following courses in both the previous and current financial (a) Domestic Abuse Program (within the AMC), (b) Violence Intervention Program, (c) Out of the Dark Program, (d) Anger Management Program, (e) Cognitive Self-Change Program, (f) Domestic Abuse Program (within the community) and (g) Working with the Man Program (within the community).

MRS JONES: To ask the Minister for Corrections— Further to the answer to question taken on notice #20 during the Justice and Community Safety Annual Reports Hearings 2015-16 on 7 March 2017, in relation to contraband phones being intercepted, (a) why was there a significant spike in intercepted phones in April 2016 (14 phones intercepted), (b) why was there a spike in intercepted phones in February 2017 (6 phones intercepted) and (c) how many phones were intercepted, each month from July 2015 to March 2017, coming from (i) visitors, (ii) staff and (iii) over the fence.

MR WALL: To ask the Minister for Education and Early Childhood Development—Can the Minister provide for each government school and college (a) the maximum student enrolment by school and (b) how the maximum student enrolment is calculated.

MR WALL: To ask the Minister for Education and Early Childhood Development—Can the Minister provide for each government school, (a) how many fee paying international students there are, (b) how many fee paying international students there are by year level and by school and (c) what fees are being charged to fee paying international students by year level and by school.

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

(1) Can the Minister provide, for each government school, how instances of reported bullying were recorded by the Education Directorate from (a) students, (b) staff and (c) parents and guardians, for the period December 2014 to present.

(2) Following a report of bullying what steps are procedurally required to be taken.
(3) How many reports of bullying have there been by type/basis (namely on 
grounds of gender, race, sexual orientation and identity, religion, etc), for 
the period referred to in part (1).

284 **MR WALL**: To ask the Minister for Education and Early Childhood Development—

(1) Can the Minister provide, for each Government school between December 
2014 to present, how are instances of reported violent behaviour recorded 
by the Education Directorate, by (a) students, (b) staff or (c) parents and 
guardians.

(2) What steps are procedurally required to be taken following a report of 
violent behaviour.

(3) How many reports of violent behaviour have there been for each 
Government school by (a) teachers, (b) parents and guardians or 
(c) students.

285 **MR WALL**: To ask the Minister for Education and Early Childhood Development—

(1) How are reports of use/possession of illicit substances recorded by the 
Directorate.

(2) Can the Minister provide the number of reports involving the use/possession 
of illicit substances by (a) students and (b) staff broken down by school and 
year.

286 **MR WALL**: To ask the Minister for Health—Can the Minister provide, for 
switchboards located on properties owned by the ACT Government (a) what 
inspections Worksafe ACT has done on switchboards on ACT Government owned 
properties, (b) how often are the conditions of switchboards checked, (c) how 
many inspections on switchboards have been carried out and (d) how many 
switchboards have failed inspections and where are each of these switchboards 
located.

287 **MR WALL**: To ask the Minister for Education and Early Childhood Development—
Can the Minister provide, concerning the technical issues caused by high demand 
on Canberra’s non-government school online enrolment system that occurred on 
Wednesday 26th April 2017, (a) what was the scope of the technical issues, (b) how 
many users were affected by these technical issues, (c) how many children were 
not enrolled due to these technical issues and (d) what has the Directorate done 
to prevent technical issues like this from happening in the future.

288 **MRS DUNNE**: To ask the Minister for Health—

(1) How often have the emergency codes been used at (a) The Canberra 
Hospital and (b) Calvary public hospital in the period since 1 January 2016, 
excluding emergency codes relating to clinical situations for individual 
patients.

(2) For each incident in part (1), (a) what was the emergency code level used 
and (b) was a debrief/review session held.
(3) Does the minister receive reports of the use of emergency codes; if so, what is the nature of the information provided; if not; why not.

289 **MR WALL:** To ask the Minister for Education and Early Childhood Development—

(1) Which Government schools in the ACT have used the *Safe Schools* program between December 2014 to present.

(2) Which year levels was the program taught to for each of the schools referred to in part (1) which have used the *Safe Schools* program.

(3) How many complaints to schools were made about the content or teaching methods of the *Safe Schools* program.

290 **MRS DUNNE:** To ask the Minister for the Arts and Community Events—

(1) Further to the Minister’s answer to question taken on notice No 15 during the inquiry of the Standing Committee on Economic Development and Tourism into referred 2015-16 annual and financial reports on 28 February 2017 in respect of public artworks for which artsACT is responsible (excluding works acquired under the percent-for-art scheme), what was the total budget, for routine repairs and maintenance, in (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17.

(2) How much was spent on routine repairs and maintenance in each of those years listed in part (1), including the year to date figure for 2016-17.

(3) What was the program for routine repairs and maintenance for each of those years listed in part (1) and was the program completed as planned (including year to date for 2016-17); if not, why not.

(4) Who was contracted or otherwise engaged to carry out the work for the years referred to in part (1).

(5) How are work requirements assessed and by whom.

(6) In relation to non-routine repairs and maintenance, how much was spent in (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17 (year to date).

(7) What was the funding source for those years listed in part (6).

(8) What was the nature of the work done for those years listed in part (6).

(9) Who was contracted or otherwise engaged to carry out the work for those years listed in part (6).

(10) In relation to each artwork, (a) when was it acquired, (b) how much did it cost, (c) who was the artist, (d) where did the artist live at the time of acquisition, (e) what is its current value and (f) when was that value assessed and by whom.

291 **MRS DUNNE:** To ask the Minister for Health—

(1) What are the procedures associated with an emergency, such as, but not limited to, a fire emergency at Canberra hospitals.
(2) What are the procedures associated with evacuation of staff and patients.
(3) Who has a role in the evacuation of staff and patients and what are those roles.
(4) At what point in an emergency is a decision made to evacuate staff and patients.
(5) How are immobile patients evacuated when lifts are closed to use.
(6) Are any staff permitted to evacuate without ensuring the safety or evacuation of patients; if so, what staff and why.
(7) How often are evacuation drills conducted.
(8) When was the last drill.
(9) Are drill de-briefs held.
(10) Are improvements made to procedures as a result of evacuation drills.
(11) When was the last procedural improvement made and what was it.

292 MRS DUNNE: To ask the Minister for Health—
(1) In relation to The Canberra Hospital electrical switchboard that was the subject of the fire on 5 April 2017, which operational areas at the hospital were affected by the fire.
(2) What was the nature of that effect.
(3) What was the impact on treating patients for each operational area.
(4) To what extent did this impact on waiting times for treatment in each triage category.
(5) What backup strategies were in place to ensure urgent cases were dealt with as scheduled.
(6) What assistance was provided to affected patients, including but not limited to financial, physical and psychological assistance.
(7) When was each area returned to full operational capacity.
(8) How are patient backlogs being dealt with.

293 MRS DUNNE: To ask the Minister for Health—
(1) In relation to The Canberra Hospital electrical switchboard that was the subject of the fire on 5 April 2017, when was it first determined there were problems with the switchboard.
(2) Since then, how many times has the switchboard either broken down or been at the root of any other electrical problems at the hospital.
(3) What was the nature of those breakdowns or other causal problems.
(4) What was the impact of those breakdowns or other causal problems on hospital operational areas.
(5) What remedial action was recommended when problems with the switchboard were first determined.

(6) Was that remedial action carried out; if so, when, by whom and under what arrangement.

(7) If there was a delay in remedial action, why.

(8) What remedial action is being taken following the fire on 5 April 2017.

(9) Does that remedial action include an upgrade to the switchboard and associated electrical systems.

(10) Will those upgrades be “state-of-the-art”.

(11) When will the upgraded switchboard and associated electrical systems be fully operational.

(12) What backup systems are in place to ensure continuity of power supply in the event of electrical breakdowns.

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

(1) In relation to The Canberra Hospital electrical switchboard that was the subject of the fire on 5 April 2017, did the loss of electricity supply cause the failure of any in-use equipment for patient treatment, care or accommodation.

(2) What in-use equipment was affected.

(3) Did any patients suffer injury or any other effect, such as, but not limited to, infection as a result of that in-use equipment failure; if so, how many patients were affected.

(4) Did any patients die as a result of that in-use equipment failure; if so, how many patients died and what were the dates of death.

(5) Were those deaths referred to the ACT Coroner; if so, when; if not, why not and when will they be referred.

**MRS DUNNE:** To ask the Minister for Health—In relation to the contract (“the main contract”) signed on 7 April 2017 for replacement of the main electrical switchboard at the Canberra Hospital (a) when did the scoping work for the main contract begin, (b) who did that scoping work, (c) what were the procurement arrangements for that scoping work, (d) when was the scoping work completed, (e) when were expressions of interest in the main contract called, (f) what was the closing date, (g) how many expressions of interest were received, (h) what was the range of prices quoted, (i) when were the expressions of interest assessed, (j) when was the decision made as to the successful tenderer (Shaw Building Group), (k) when was that communicated to the successful tenderer, (l) what were the reasons for awarding the contract to the successful tenderer, (m) what were the differences between the successful tenderer’s original offer (16 September 2016) and their revised offer (7 April 2017), (n) why was a revised offer required, (o) when will work on replacement of the switchboard begin, (p) how long will it
take and (q) what electrical supply back-up arrangements will be operational while the switchboard is being replaced.

MRS DUNNE: To ask the Minister for Workplace Safety and Industrial Relations—

(1) Did WorkSafe ACT inspectors visit The Canberra Hospital on or after 5 April 2017 in response to the fire; if not, why and when will a visit be made; if so (a) when, (b) what conclusions did WorkSafe ACT inspectors draw, (c) what remedial action did they recommend, (d) what follow-up action did they take, (e) did they issue notices of any kind under the Work Health and Safety Act 2011 and (h) what were those notices.

(2) During the period 1 July 2012 to 4 April 2017 (a) were routine inspections made by WorkSafe ACT inspectors at The Canberra Hospital, (b) when were those inspections made, (c) what was the nature of those inspections and (d) what were the outcomes.

(3) During the period 1 July 2012 to 4 April 2017 (a) were incident-related inspections made by WorkSafe ACT inspectors at The Canberra Hospital, (b) what were the incidents that triggered those inspections, (c) when were those incidents, (d) when were those inspections and (e) what were the outcomes.

MRS DUNNE: To ask the Minister for Health—

(1) How long has The Canberra Hospital Auxiliary shop operated at The Canberra Hospital.

(2) How much money has the Auxiliary raised through its shop at The Canberra Hospital since it opened.

(3) How much money has the Auxiliary donated in cash to The Canberra Hospital since it opened its shop at the hospital.

(4) What is the value of donations in kind the Auxiliary has made to The Canberra Hospital since it opened its shop at the hospital.

(5) What assessment has the government made as to the contribution the Auxiliary has made as to social capital to hospital patients, their families and hospital operations since it opened its shop at The Canberra Hospital.

(6) In the design for the redevelopment of the main foyer at The Canberra Hospital, why was the space allocated to The Canberra Hospital Auxiliary shop reduced.

(7) What efficiencies will be gained from the relocation of the shop’s storage facility to the floor below.

(8) What assistance and equipment will the government provide to the shop for moving stock to and from the relocated storage facility.

(9) Why did The Canberra Hospital Auxiliary only find out about the changes to their facilities and operations through a third party.
(10) Why did the government not consult with The Canberra Hospital Auxiliary on the plans to redevelop the main foyer, including the Auxiliary’s shop.

MRS DUNNE: To ask the Minister for Health—

(1) Does the Marie Stopes Abortion Clinic (“MSAC”) hold a lease or licence to occupy ACT Government premises in Moore Street, Canberra City; if so, what are the terms of that lease or licence, including, but not limited to, rent payable, and responsibility for repairs, maintenance, utilities and other outgoings; if not, under what arrangements, including the terms thereof, does MSAC occupy those premises.

(2) What reporting is MSAC required to make to (a) ACT Health, (b) any other ACT Government agency, (c) agencies of any other government and (d) otherwise, of any other regulatory nature.

(3) Are those reports available publicly; if so, where; if not, why not.

(4) What functional area of the ACT Government is responsible for oversight of the MSAC facility and what interaction does that functional area have with MSAC.

(5) How frequently is MSAC inspected for compliance with relevant legislation, including, but not limited to, the Health Act 1993.

(6) When was the last compliance inspection made and by whom.

(7) Has any inspection revealed any issues of non-compliance at MSAC; if so, (a) what were the issues of non-compliance, (b) for each issue, how long did it take MSAC to rectify the non-compliance and (c) for each issue were inspectors satisfied as to the standard of rectification.

(8) What does ACT Health do to satisfy itself as to the qualifications and experience of medical practitioners and other health professionals practising at MSAC.

(9) What are the standards, regulations or other guidelines that govern the conduct of abortions, including, but not limited to, the conduct of late-term abortions, and whether abortions are conducted surgically or by the administration of drugs.

(10) What pre- and post-abortion counselling services are offered to patients.

(11) Are counselling services mandatory; if not, why not.
MRS DUNNE: To ask the Minister for Health—Further to the answer, dated 28 April 2017, given to the question taken on notice during the hearings, held on 2 March 2017, of the Standing Committee on Health, Ageing and Community Services in relation to the timeline of events from 2008 to present for the Ngunnawal Bush Healing Farm, what date applies to each of the dot points listed in the timeline.

T Duncan
Clerk of the Legislative Assembly

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

16 May 2017
Curtin—Draft Master Plan—Minister for Planning and Land Management—Petition lodged by Ms Le Couteur (Pet 1-17).

20 June 2017
KFC Restaurant—O’Hanlon Place, Gold Creek Village—Minister for Planning and Land Management—Petitions lodged by Ms Le Couteur (Pet 3-17 and Pet 6-17).

8 August 2017
Arts funding—Minister for the Arts and Community Events—Petitions lodged by Ms Cheyne (Pet 4-17 and Pet 7-17).

9 August 2017
Public housing development—Wright—Minister for Housing and Suburban Development—Petition lodged by Mr Hanson (Pet 8-17).

Public housing development—Mawson—Minister for Housing and Suburban Development—Petition lodged by Mr Hanson (Pet 9-17).

Public housing development—Holder—Minister for Housing and Suburban Development—Petition lodged by Mr Hanson (Pet 10-17).

Public housing development—Darwinia Community Park, Chapman—Minister for Housing and Suburban Development—Petition lodged by Mr Hanson (Pet 11-17).
Revenge porn—Criminalisation—Attorney-General—Petition lodged by Ms Le Couteur (Pet 5-17).

10 August 2017

Giralang Community Precinct—Revitalisation—Minister for Transport and City Services—Petition lodged by Ms Orr (Pet 12-17).

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): Mr Hanson (Chair), Ms Orr, Mr Parton, Mr Pettersson.

EDUCATION, EMPLOYMENT AND YOUTH AFFAIRS—STANDING COMMITTEE: (Formed 13 December 2016): Mr Pettersson (Chair), Mrs Kikkert, Mr Steel, Mr Wall.

ENVIRONMENT AND TRANSPORT AND CITY SERVICES—STANDING COMMITTEE: (Formed 13 December 2016): Ms Orr (Chair), Ms Cheyne, Mr Doszpot, Mr Parton.

HEALTH, AGEING AND COMMUNITY SERVICES—STANDING COMMITTEE: (Formed 13 December 2016): Mr Steel (Chair), Mrs Dunne, Mrs Kikkert, Ms Le Couteur, Mr Pettersson.

JUSTICE AND COMMUNITY SAFETY—STANDING COMMITTEE: (Formed 13 December 2016): Mrs Jones (Chair), Ms Cody, Ms Lee, Mr Steel.

PLANNING AND URBAN RENEWAL—STANDING COMMITTEE: (Formed 13 December 2016): Ms Le Couteur (Chair), Ms Cheyne, Ms Lawder, Mr Milligan, Ms Orr.

PUBLIC ACCOUNTS: (Formed 13 December 2016): Mrs Dunne (Chair), Ms Cody, Mr Coe, Mr Pettersson.
Select

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

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

INDEPENDENT INTEGRITY COMMISSION—SELECT COMMITTEE: *(Formed 15 December 2016)*: Mr Rattenbury (Chair), Ms Cody, Mrs Jones, Ms Lee, Mr Steel.