

Response to question on notice

Questions on Notice Paper No 8

27 June 2025

Question No. 476

MS FIONA CARRICK MLA: To ask the Minister for Sport and Recreation

Given that Minister Steel responded to a motion of 6 December 2024 in relation to the Phillip Pool and Minister Berry responded to a motion in relation to Big Splash, can the Minister advise what they are responsible for with respect to public and private (that are open to the public) pools.

YVETTE BERRY MLA - The answer to the Member's question is as follows:

- Minister Steel responded to the Phillip Pool motion given there are a range of planning considerations relating to this matter.
- I responded to the Big Splash motion as a Member for Ginninderra and Minister for Sport and Recreation.
- Any private pool facility that is open to the public must be consistent with the provisions of the Crown lease and are the responsibility of the lessee.
 - The Territory Planning Authority (the Authority) can investigate a matter where there is a breach with the provisions of the lease and take action where necessary. It is also open for any lessee to pursue a development proposal in accordance with the relevant legislative requirements.
- Relevant Ministerial responsibilities are set out in Administrative Arrangement 2025 (No 1) – found here [Administrative Arrangements 2025 \(No 1\) | HTML view](#).

Approved for circulation to the Member and incorporation into Hansard.

Yvette Berry MLA
Minister for Sport and Recreation

Date: 30/07/25

This response required 47mins to complete, at an approximate cost of \$64.55.

act.gov.au