

## **Yvette Berry MLA**

**Deputy Chief Minister** 

Minister for Education and Early Childhood Minister for Homes, Homelessness and New Suburbs Minister for Sport and Recreation

Member for Ginninderra

## Response to question on notice

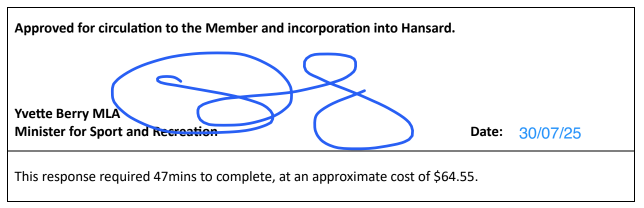
## Questions on Notice Paper No 8 27 June 2025 Question No. 476

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.



act.gov.au