LEGISLATIVE ASSEMBLY OF THE NORTHERN TERRITORY WRITTEN QUESTION

Mr Burgoyne to the Minister for Prevention of Domestic, Family and Sexual Violence:

Domestic Violence Offenders

The Justice Legislation Amendment (Domestic and Family Violence) Bill 2019 (the **Bill**) was passed in June 2020 and included an amendment to the Domestic and Family Violence Act 2007 (the **Act**) allowing an offender to undertake a rehabilitation program in lieu of a mandatory prison sentence.

- 1. How many authorised rehabilitation programs are currently available to offenders under the Act?
- 2. What is the total funding allocated to authorised rehabilitation programs for financial year 2022-23?
- 3. What are those authorised rehabilitation programs, in what locations do they operate and are they operated by the Northern Territory Government or a third-party?
- 4. If any programs are operated by third parties, what is the legal identity of those entities?
- 5. How much funding is provided to the third party providers identified in the question above?
- 6. Since the Bill was passed in 2020, how many offenders have taken part in an authorised rehabilitation program?
- 7. How many total hours of participation by the offender are required to complete an authorised rehabilitation program (please specify for each available program)?
- 8. How many have successfully completed an authorised rehabilitation program?
- 9. Of the offenders that have taken part in an authorised rehabilitation program, how many of those have been arrested at any point within the following 12 months?