

Question on Notice

No. 26

Asked on 10 February 2026

HON S FENTIMAN asked the Deputy Premier, Minister for State Development, Infrastructure and Planning and Minister for Industrial Relations (**HON J BLEIJIE**) –

QUESTION:

With reference to the Deputy Premier’s statement in a media release dated 3 February 2026 announcing the Land Activation Program, that ‘The Crisafulli Government is also implementing a strong ‘use it or house it’ policy, where state land that is no longer required or has no reasonably foreseeable operational use, should be released and transformed into housing...’—

Will the Deputy Premier advise (a) under the Crisafulli Government’s ‘use it or house it’ policy, will trustees or leaseholders of state land be required or compelled to give up land for housing, (b) if yes to (a), which categories of land or landholders may be subject to this requirement, including trustees of Deed of Grant in Trust land and leaseholders of community, sporting, charitable, religious, operational or commercial land and (c) what consultation requirements or appeal mechanisms will apply to trustees or leaseholders affected by this policy?

ANSWER:

- (a) No.
- (b) Not applicable.
- (c) Not applicable.