

ASX Announcement

24 July 2023

Issuer Quarterly Report

Dalrymple Bay Infrastructure Limited (ASX:DBI) releases the attached Issuer Quarterly Report for the Quarter ended 30 June 2023 for the purposes of section 283BF of the *Corporations Act 2001* (Cth).

-ENDS-

Authorised for release by the Board of Dalrymple Bay Infrastructure Limited.

More information

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About Dalrymple Bay Infrastructure

Dalrymple Bay Infrastructure (DBI) through its foundation asset, the Dalrymple Bay Terminal (DBT), aims to provide safe and efficient port infrastructure and services for producers and consumers of high quality Australian coal exports. DBT, as the world's largest metallurgical coal export facility, serves as a global gateway from the Bowen Basin and is a critical link in the global steelmaking supply chain. By providing operational excellence and options for capacity expansions to meet expected strong export demand, DBI intends to deliver value to security holders through distributions, ongoing investment and capital growth. dbinfrastructure.com.au

ISSUER QUARTERLY REPORT

Issuer: Dalrymple Bay Infrastructure Limited (DBI)

Debenture/Notes: A debt obligation comprising an unsecured note issued under the Trust Deed

(Notes)

Trustee: Equity Trustees Limited

Trust Deed: Unsecured Note Trust Deed dated 20 November 2020 between the Issuer and

the Trustee

Period of Report: Quarter ended 30 June 2023 (Period)

Date of Report: 24 July 2023

Item No	Item		Confirmed? Y / N / N/A	Comments
Corpo	Corporations Act 2001 – Chapter 2L			
1.	S283BF(4)(a) - The Issuany guarantor has compall times with the terms Debentures, the Trust E and Chapter 2L of the Corporations Act 2001 of the Period.	olied at of the Deed	, complied	
2.	S283BF(4)(b) - No circumstances or event during the Period that h caused, or could cause more of the following:	arose circu as	firmed - No umstances arose	
	(i) any amount depos lent under the Deb to become immed payable;	entures		
	(ii) the Debentures to immediately enfor			
	(iii) any other right or i under the terms of Debenture or prov the Trust Deed to immediately enford	the isions of become		

Item No	Item	Confirmed? Y / N / N/A	Comments
3.	S283BF(4)(c) - No circumstances arose or occurred during the Period that materially prejudice:	Confirmed - No circumstances arose	
	(i) the Issuer, any of its subsidiaries, or any of the guarantors; or		
	(ii) any security or charge included in or created by the Debentures or the Trust Deed.		
4.	S283BF(4)(d) - There has been no substantial change in the nature of the business of the Issuer, any of its subsidiaries, or any of the guarantors that has occurred during the Period.	Confirmed - No substantial change	
5.	S283BF(4)(e) - None of the following events happened during the Period:	Confirmed - No events arose	
	(i) the appointment of a guarantor;		
	(ii) the cessation of liability of a guarantor body for the payment of the whole or part of the money for which it was liable under the guarantee; or		
	(iii) a change of name of a guarantor (if this happens, the Issuer's quarterly report must also disclose the guarantor's new name).		
6.	S283BF(4)(f) - If the Issuer has created a security interest where:	N/A - No new security interest created during the	
	(i) the total amount to be advanced on the security interest is indeterminate; and	Period	
	(ii) the advances are merged in a current account with bankers, trade creditors or anyone else,		
	advise the net amount outstanding on any advances at the end of the Period.		

Item	Item	Confirmed?	Comments
No		Y / N / N/A	
7.	S283BF(4)(g) - The Issuer is not aware of any other matters that may materially prejudice any security or the interests of the Debenture holders.	Confirmed - Issuer is not aware	
8.	S283BF(5) - If the Issuer has deposited any money with, or lent money to, a related body corporate during the Period, the report must also include details of: (i) the totals of money deposited with, or lent to, a related body corporate during the Period; and (ii) the total amount of money owing to the borrower at the end of the Period in relation to those loans	N/A	Loans to related bodies corporate Details of unsecured loans provided during the Period to related bodies corporate to support working capital and unsecured amounts outstanding at the end of the Period. are as follows: (a) Dalrymple Bay Infrastructure Holdings Pty Ltd owed \$46,304,562 to DBI at the end of the Period (\$46,304,562 as at 31 March 2023). (b) DBH2 Management Pty Ltd owed \$268,093 to DBI at the end of the Period (\$268,093 as at 31 March 2023). (c) Dalrymple Bay Infrastructure Management Pty Ltd owed \$9,902,639 to DBI at the end of the Period (\$0 as at 31 March 2023). (d) BPIRE Pty Limited (as trustee for the BPI Trust) owed \$16,723,427 to DBI at the end of the Period (\$0 as at 31 March 2023). (e) Dudgeon Point Project Management Pty Ltd owed \$1,727 to DBI at the end of the Period (\$1,727 as at 31 March 2023).
9.	S283BF(6) - If the Issuer has assumed a liability of a related body corporate during the Period, the report must include details of the liability assumed during the Period and the extent of the liability as at the end of the Period.	N/A - No liability of a related body corporate was assumed during the Period	

Item	Item	Confirmed?	Comments
No		Y / N / N/A	
10.	S283BF(7) - For the purposes of 283BF (5) & (6) above, the report:	Confirmed - Complied	
	(i) must distinguish between deposits, loans and assumptions of liability that are secured and those that are unsecured; and		
	(ii) may exclude any deposit, loan or assumption of liability on behalf of the related body corporate if it has:		
	(iii) guaranteed the repayment of the debenture of the borrower; and		
	(iv) secured the guarantee by a charge over all of its property in favour of the trustee.		
Corpo	orations Act 2001 – Financial Rep	ports and Audit	
11.	The Issuer has complied in all respects with its obligations under Chapter 2M (dealing with financial reports and audit) of the Corporations Act 2001	Confirmed	
Corpo	orations Act 2001 - Disclosure		
12.	The Issuer has complied at all times with the requirements of Chapter 6CA (dealing with continuous disclosure) of the <i>Corporations Act 2001</i> and no circumstances arose during the Period that required the Issuer to issue a supplementary prospectus, replacement prospectus or issue a continuous disclosure notice.	Confirmed - Complied and no circumstances arose	
	If so, advise what steps have been taken.		

Trust Deed - Negative covenants				
13.	None	N/A		
Ant	Anti-Money Laundering			
14.	The Issuer has complied in all respects with its obligations Under the Anti-Money Laundering and Counter-Terrorism Financing Act 2006 (Cth)	Confirmed		

On the basis of the above, the undersigned certify that they are of the view that the financial position and performance of the Issuer is such that the property of the Issuer (and of each guarantor, if relevant) will be sufficient to repay the amount of each Note when it becomes due and payable.

This report is made in accordance with a resolution of the directors of the Issuer.

Signed:

Liesl Burman

Company Secretary