

2 Charter Hall Social Infrastructure REIT Annual Report 2025 Contents

Charter Hall Social Infrastructure REIT

Charter Hall Social Infrastructure REIT (CQE or the REIT) owns a diversified social infrastructure property portfolio that delivers essential community services.

CQE is a registered managed investment scheme. The Responsible Entity is Charter Hall Social Infrastructure Limited (CHSIL), a member of the Charter Hall Group (Charter Hall or the Group). The CHSIL Board of Directors (Board) provides the leadership and strategic direction for the REIT, including setting the tone in relation to good governance, which is critical to achieving the REIT's objectives.

This report covers the REIT's business activities and presents figures for the financial year ending 30 June 2025, unless otherwise stated.

To view our 2025 reporting suite, including Annual Results, Corporate Governance Statement and Sustainablity Report, visit: charterhall.com.au/annualreports/cqe



Acknowledgement of Country

Charter Hall acknowledges the Traditional Custodians of the lands on which we work and gather. We pay our respects to Elders past and present and recognise their continued care and contribution to Country.

Cover: Western Sydney University, 1 Parramatta Square, Parramatta, NSW **Burramattagal land**

Above: Charter Hall managed asset, Woodstock Avenue Industrial Centre, Glendenning, NSW **Darug land**

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Performance highlights







Operations

15.3 / 15.2 cpu

Earnings/ distribution per unit \$151m

Divestments¹

\$144m Aquisitions² Property portfolio

11.6yrs

Weighted average lease expiry

100%

Occupancy³ Weighted average rent review⁴

4.2%

Balance sheet \$3.86

Net tangible assets per unit

4.9yrsDebt maturity⁵

62% Drawn debt hedged

1. 30 divestments contracted during FY25. Three divestments settling in 1H FY26 amounting to \$21.0 million. Excludes 2 assets totalling \$7.5 million which were contracted at 30 June 2024 and settled in FY25.

2. Includes acquisitions of a 22.5% asset interest in university campus (\$68.4 million) and a further 8.3% asset interest in a Geosciences facility (\$28.7 million) which both settled in July 2025. Excludes two early learning centres (\$6.7 million) contracted in FY24 which settled in FY25.

- 3. Excludes one vacant early learning centre which has been contracted for divestment in July 2025.
- 4. Weighted average rent review on like-for-like properties for FY25.
- 5. Pro-forma for the debt refinance completed in July 2025.

Strategy

Providing investors with resilient income and capital growth through exposure to social infrastructure property.



Enhancing income sustainability and resilience

- Building a diversified social infrastructure portfolio leased to sector-leading corporate and government tenants
- Targeting sectors providing essential services, underpinned by government support



Portfolio curation

- Active portfolio curation through acquisitions, developments and strategic divestments
- Increased weighting to premium assets with high quality tenant covenants



Targeting stable and ongoing capital growth

Focus on assets with the following attributes:

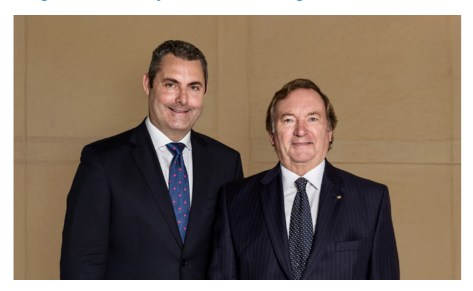
- Modern or specialised buildings with lower capital expenditure and redundancy risks
- Low substitution risk, driving high tenant retention rates
- Strategic locations with high underlying land values
- Predominantly triple net lease structures



Right: Western Sydney University, Parramatta, NSW Burramattagal land

Chair and Fund Manager message

Charter Hall Social Infrastructure REIT continues to actively manage a portfolio of high quality social infrastructure properties providing investors with long-term stability, resilience and growth.



Dear Unitholder

We are pleased to present the Charter Hall Social Infrastructure REIT (CQE or the REIT) Annual Report for the year ended 30 June 2025.

CQE owns and invests in social infrastructure properties in strategic locations across Australia.

Our increasingly diverse portfolio of assets remains strong, comprised of properties that are predominantly leased to sector-leading corporate and government tenants delivering essential community services to Australians. This provides predictable and growing income, long leases, and high tenant retention – a key attraction to social infrastructure as an investment class.

In FY25, CQE generated operating earnings of \$57.0 million, or 15.3 cents per unit (cpu). Distributions paid to unitholders were 15.2 cpu, and at 30 June 2025, CQE's net tangible asset (NTA) per unit was \$3.86, an increase of 1.0% from FY24.

This year, our focus has been on positioning CQE for sustainable income and distribution growth. Active portfolio curation remains a core part of this strategy, with the acquisition of a pathology laboratory, university campus and a further interest in the Geosciences Australia property.

CQE is well-positioned from a capital management perspective with the successful refinancing of it's debt facilities in July 2025 resulting in a weighted average debt maturity of 4.9 years. As at 30 June 2025, balance sheet gearing sits at 30.5%, at the lower end of the target gearing range of 30 to 40%.

Active portfolio management

CQE continues to enhance the quality of its portfolio with further acquisitions of long WALE (weighted average leave expiry) social infrastructure assets during the year and subsequent to 30 June 2025.

These included a modern pathology laboratory in Perth, Western Australia, for \$47.0 million at an initial yield of 6.4%; and a 22.5% interest in a university campus in Parramatta, fully leased to Western Sydney University, for \$68.4 million in July 2025, at an initial yield of 6.2%.

Also in July 2025, CQE upweighted its interest in the Federal Government's Geoscience Australia facility in Canberra by 8.3% to 33.3%, for a total consideration of a \$28.7 million at an initial yield of 8.4%.

These acquisitions, which amounted to \$144.1 million, were acquired on a combined yield of 6.7% and are all leased to well capitalised tenants providing essential services to the community. These were funded through the divestment of 30 early learning assets throughout the year for a total consideration of \$151.1 million, at an average yield of 4.4%.

CQE's portfolio metrics remain strong:

- \$2.1 billion property portfolio of 328 assets, with a long WALE of 11.6 years and 100% occupancy
- weighted average rent reviews (WARR) of 4.2%
- 10.5% increase achieved on 69 early learning market rent reviews completed during the year
- 28% of rental income is subject to market rent reviews in the next three years
- predictable and growing rental income with 67% of CQE's income subject to fixed increases, which average 3.0% across the portfolio.

Property valuations

During the year, all of CQE's properties were independently valued resulting in a net increase of \$28.0 million (1.4%) on June 2024 book values. This reflects the resilient nature of CQE's portfolio, and ongoing demand and liquidity for early learning assets.

As at 30 June 2025, the portfolio property yield was 5.4% compared with 5.2% as at 30 June 2024.

The increase in yield has been driven by a combination of portfolio curation, recycling lower yielding early learning properties into higher-yielding long WALE social infrastructure assets, and strong passing rental growth in the early learning portfolio.

Capital management

The successful refinancing of debt facilities of \$900 million was completed in July 2025, which included the introduction of new Asian Term Loan facilities of \$450 million.

As a result of this refinancing, CQE has extended its debt maturity with a weighted average debt maturity of 4.9 years, and diversified funding sources with no debt maturities until July 2029.

During the year, and subsequent to 30 June 2025, we entered into additional hedging which has increased CQE's hedging exposure in FY26 through FY28. CQE has 72% of its debt hedged in FY26 at an average hedged rate of 3.0%, and 51% of its debt hedged in FY27 at an average hedged rate of 3.3%.

In February 2025, CQE announced an on-market buy-back of units for up to \$25 million. CQE has a period of 12 months until 26 February 2026 to undertake the buy-back and has currently acquired and cancelled 2.5 million units for total consideration of \$7 million.

Sustainability

Sustainability is integrated into how CQE and the Charter Hall Group conduct business. We continue to integrate sustainability considerations into our investment and active management processes, where we have operational control, targeting assets with strong ESG credentials.

We continue to work very closely with our tenant customers to deliver mutually beneficial outcomes. This includes supporting the installation of solar across a number of 57 early learning centres within the portfolio, which provides clean and affordable energy and supports a reduction in CQE's Scope 3 emissions. Total solar installed is now 1.5MW across the assets in the CQE portfolio.

We have continued to ensure that robust governance underpins our operations. CQE aligns reporting with best practice independent frameworks to verify our ESG progress and non financial disclosure.

We encourage you to read the sustainability section of this report for a full update on our progress.

Outlook

FY25 delivered an inflection point in the market, and with predictable and growing income, long leases and high tenant retention, CQE is well positioned to deliver over the long-term.

We expect that there will continue to be significant growth opportunities in social infrastructure assets, driven by favourable demographic trends and the essential nature of the industry, and underpinned by government support.

CQE will continue to execute on its strategy and actively manage the portfolio of high quality social infrastructure assets to provide investors with secure income and capital growth.

Finally, on behalf of the Board and Management team, we would like to thank our Unitholders for their ongoing support of CQE.

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Greg Paramor AO
Non-Executive Chair

Tais Nath

Travis Butcher Fund Manager

Portfolio performance

Portfolio summary

328

4.2% WARR¹

Properties

WARR

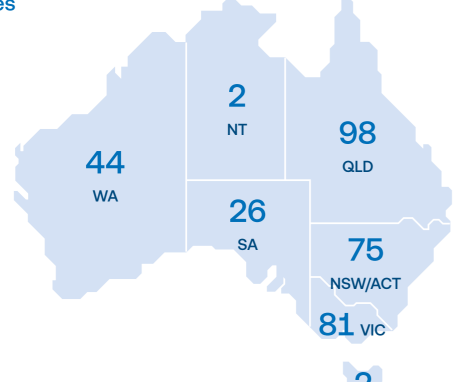
11.6yrs

3.5%
Lease income

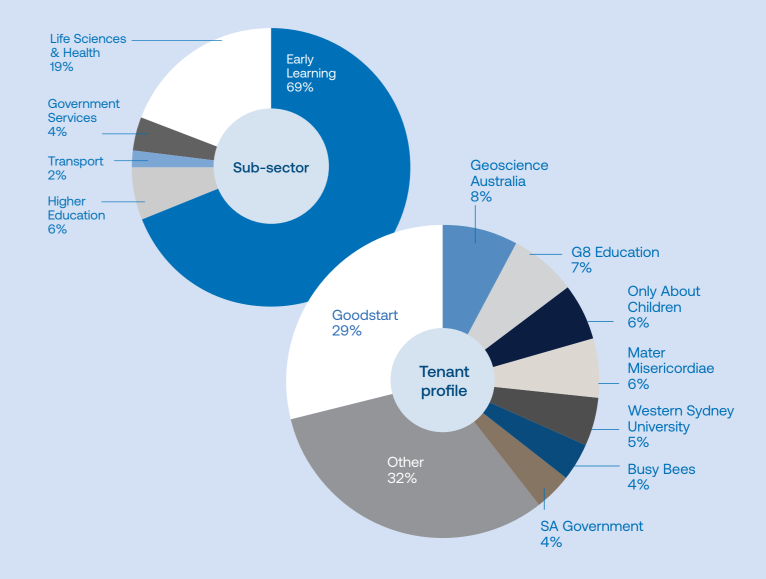
expiring <5 years

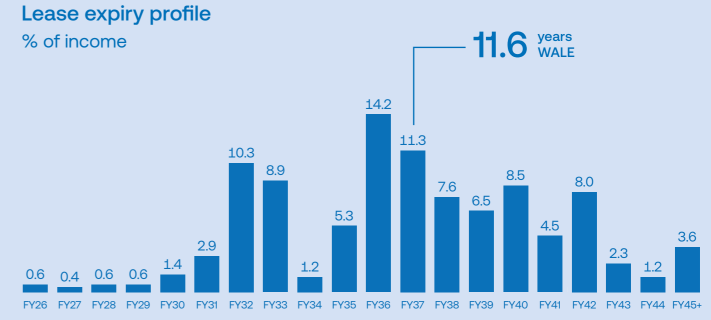
Number of properties

by location



Diversification





^{1.} Weighted average rent review on like-for-like properties for FY25.

Sustainability

Our approach to sustainability is practical, platform wide and integrated into how we do business and deliver value for our stakeholders. CQE's governance structure aligns with Charter Hall Group policies, procedures and approach, including its Sustainability Policy and Framework.

We focus our efforts on where we can generate the greatest long-term value and impact - economically, environmentally, and socially.

We take pride in delivering clear, transparent and informative reporting that meets compliance expectations and stakeholder expectations. Our approach is informed by United Nations Sustainable Development Goals (UN SDGs) and United Nations Global Compact (UNGC), with disclosures aligned to the Global Reporting Initiative (GRI) and Australian Sustainability Reporting Standards (ASRS).

While this report covers key achievements, targets and climate-related disclosure for CQE, a more comprehensive view is available in Charter Hall's reporting suite, including the 2025 Sustainability Report and ESG Databook, accessible at www.charterhall.com.au/annualreports

FY25 achievements

Net Zero by 2025¹

Maintained Net Zero Scope 1 and Scope 2 emissions supported by our approach to renewables and execution of our nature based offset strategies

Clean energy

1,477 KW of solar installed across the portfolio, including 57 early learning assets

Sustainability benchmark

Submitted Australia's first Green Star performance rating for an early learning facility, as part of our Future Focus partnership with the Green Building Council of Australia (GBCA)

Fee-free learning for vulnerable Australians

Delivered fee-free learning for 20 families in partnership with Goodstart's Early Learning Fund

Customer engagement

Active tenant engagement with NPS of +43

Customer Engagement Index remained stable at 87 in line with Industry Best Practice benchmark

Supporting children and families

CQE's early learning portfolio provides approximately 28,000 licensed early learning places on a daily basis across 318 properties

Our sustainability approach enables CQE to:

Cultivate

Deep trusted relationships with our stakeholders

Respond

To the challenges of a warming climate, rethink how we use resources and prioritise the protection and restoration of nature

Drive

Lasting change by leveraging social procurement to deliver social good

Deliver

Long-term value and mutual success for our investors, customers and communities

ESG leadership

Maintained Level A GRESB
Public Disclosure and achieved
a management component
score of 28 out of 30 in the
GRESB Real Estate Assessment

Responsible supply chain

Updated training on modern slavery for all Charter Hall Group employees, and continued industry collaboration to support knowledge sharing. More information is in Modern Slavery Statement

Diversity, equity and inclusion

Governed by an independent Board, which prioritises diversity and inclusion of all types and currently reports 33% female directors

^{1.} Scope 1 and Scope 2 emissions for existing assets that fall under the operational control of the responsible entity for CQE, and subject to surrender of large-scale energy certificates and nature-based carbon offsets.

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Progress against our sustainability targets

Strategic Pillar	Approach	Targets	FY25 Performance
Climate Action	Aligned to Charter Hall Group's long- term ambition to achieve Net Zero	emissions (Scope 1 and 2)1	CQE maintained Net Zero (Scope 1 and 2) emissions, supported by 100% renewable electricity and residual emissions compensated with nature-based carbon offsets
	by 2050 (Scope 1, 2 and 3)		Electrification feasibility studies were completed for all assets with Scope 1 emissions and incorporated into strategic asset planning
		50% reduction in downstream tenant emission intensity by 2030 from FY22 baseline	CQE installed solar across 57 early learning assets in partnership with tenant customers, bringing the total installed to 1,477KW
	Fortify and improve the adaptive capacity of our portfolio to climate- related impacts	Incorporate climate change adaptation planning into Strategic Asset Plans	100% of CQE assets have completed climate risk exposure and inherent climate risk is in progress
	Benchmarking performance		Developed Australia's first Green Star rating tool for early learning centres in partnership with GBCA and a tenant customer, with the rating currently pending
Restore Nature	Conserve freshwater resources and reduce reliance on potable water		CQE rolled out water sub-meters at 24 early learning centres to identify efficiency measures
Deep Customer	Maintain high		Active tenant engagement with NPS of +43
Partnerships	level of customer satisfaction through active engagement		Customer Engagement Index remained stable at 87 in line with Industry Best Practice benchmark
Strong Communities	Strengthen the support to local communities, social enterprises and	Continue to contribute to Charter Hall Group 1% Pledge	Delivered fee-free learning for 20 families in partnership with Goodstart's Early Learning Fund
	First nations people		Procured over \$3.7 million with social enterprises including First Nations business, providing services to CQE assets

Strategic Pillar	Approach	Targets	FY25 Performance
Transparency and disclosure	Procure sustainably and ethically delivered services, products and materials	Maintain approach to independently screening suppliers for Human Rights and Modern Slavery	Maintained independent screening of suppliers, updated training on modern slavery for all Charter Hall Group employees, and continued industry collaboration to support knowledge sharing. More information in Modern Slavery Statement
	Disclose ESG information according to national and international best practice standards and rating systems		Maintained Level A GRESB Public Disclosure Level and achieved a management component score of 28 out of 30 in the GRESB Real Estate Assessment During the reporting period, progressed with double materiality, and improved measurement of Scope 3 carbon emissions

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Looking forward ~

- 125kW of onsite solar planned or committed across CQE assets
- Support customers as they transition to a low-carbon economy, including onsite solar and batteries and electrification of plant and equipment
- Progress with inherent risk assessments completed for stabilised portfolio and new acquisitions, in line with our Risk Management Framework
- Maintain focus on engagement with operations teams and tenant customers to meet our 50% reduction in downstream tenant emissions intensity target by FY30
- Improve real-time measurement of water consumption through the implementation of water metres
- Understand operational portfolio impact on nature through mapping nature and biodiversity impacts
- Mature our approach to the management of climate-related risks and opportunities and integrate into risk management and financial reporting

^{1.} Scope 1 and 2 emissions for existing assets that fall under the operational control of the responsible entity for CQE, and subject to surrender of large-scale energy certificates and nature-based carbon offsets.

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Climate-related disclosure

Charter Hall Group has an enterprise approach to the management of climate-related risks and opportunities that applies to all Group entities, including CQE. For details on climate-related risks and opportunities and supporting processes, refer to the climate-related disclosure section in the Sustainability Report and supporting 2025 ESG
Databook. The following is a disclosure of the climate related and opportunities relevant to the CQE portfolio.

Governance

CQE is governed by the Board who are responsible for the overall management and strategic direction aimed at enhancing unitholder value. The Board oversees risk management, including climate-related risks and opportunities, with support from the Audit Risk and Compliance Committee (ARCC), which monitors key strategic and operational risks and the effectiveness of mitigation controls.

Day-to-day asset management is delegated to the Managing Director & Group CEO and senior management of Charter Hall Group. Their responsibilities include developing business plans and strategies, identifying and managing operational risks (including ESG and climate-related risks), and implementing Charter Hall Group policies, including the Sustainability Policy.

For further details, please refer to the <u>CQE Governing</u> <u>Documents</u> and <u>Charter Hall Group Policies</u>.

CQE is supported by a dedicated team of 10 employees who lead sustainability initiatives across Charter Hall, including diversity and inclusion, community engagement, climate action, nature restoration, and resource efficiency. Sustainability and climate action are embedded across the broader team of ~600 employees.

Charter Hall integrates ESG performance into short-term incentives for eligible employees—including senior executives, fund managers, asset managers, and ESG specialists—through a balanced scorecard covering Financial & Risk, Strategy & Customer (including climate-related risks), and Leadership, Culture & Collaboration (including diversity, inclusion, and wellbeing). View the Fund Manager remuneration on page 68

Risks

CQE has adopted Charter Hall Group risk management framework that includes consideration of strategic, reputation, governance, operational, investment, liquidity and ESG (including climate related) risks. Transition and physical risks have been identified for CQE through scenario analysis, double materiality assessment, monitoring of emissions against science based trajectories, downscaled location specific climate data, informed by the Intergovernmental Panel on Climate Change, Network for Greening the Financial System and the International Energy Agency and refined through engagement with leaders from across the business. The material risks and opportunities include:

- Adaptation of products and services;
- Access to capital;
- Partnerships to support transition;
- Resource availability;
- Supply chain;
- Policy and regulation;
- Physical impacts to assets.

During the year we progressed the analysis, evaluation, treatment and management of these risks, and are integrating it into our decision making process at asset acquisition, portfolio management and tenant partnership.

At an asset level, we are addressing transition risks through our focus on Net Zero and our onsite solar strategy. Moving forward we will also be addressing electrification of domestic hot water as part of end of life replacement.

Climate-related risk exposure has been completed for 100% of the portfolio. The assessment has identified that our assets currently have a high resilience to structural damage from physical risks, due to considerations in design for flood, bushfire and energy efficiency, including insulation. However, the resilience reduces from 2050 with vulnerability increasing for extreme rainfall, heat stress and water scarcity. During the year the findings of the climate-related risk exposure has informed strategic portfolio curation.

Strategy

CQE recognises the need for accelerated and meaningful progress towards emissions reduction aligned to climate science. We are actively seeking to improve our understanding of the impacts of climate change, to increase the resilience of our business to climate-related risks, and support our customers in the transition.

We achieved our Net Zero by 2025 target (Scope 1 and Scope 2) and are now strengthening the resilience of our assets to climate-related impacts by:

Achieving highly energy efficient portfolio

powered by clean energy

OU to re in ou

Partnering with our customers

to reduce emissions in our value chain

Collaborating toward Net Zero

and climate resilience



Improving the adaptive

capacity of our portfolio to climate-related impacts

Supporting communities

with both immediate relief and long-term recovery from natural disasters

This strategy is operationalised through Strategic Asset Planning, capital works planning, operational performance KPI's, green leasing clauses, tenant fitout guides and data information sharing.

Targets

CQE is aligned to Charter Hall group's long-term ambition to be Net Zero (Scope 1, 2 and 3) by 2050, and has the following science-aligned interim targets:

Maintain Net Zero

Scope 1 and Scope 2 emissions, including compensating for residual emissions

50% reduction

in downstream tenant emissions intensity by 2030.



For more information, please view:

Leadership

Board of Directors



Greg Paramor AO

Non-Executive Chair



Kate Melrose
Non-Executive Director



Michael Johnstone
Non-Executive Director



Bevan Towning

Non-Executive Director



Sean McMahon
Executive Director



Miriam Patterson

Executive Director

Management



Fund Manager
Travis was appointed Fund
Manager of CQE on 26
November 2019 and was
Chief Financial Officer of CQE
since 2008.

Travis has over 25 years' financial and property experience. Travis is a Chartered Accountant who began his career at PricewaterhouseCoopers specialising in transaction services and audit.

Travis is a member of the Chartered Accountants Australia and New Zealand and holds a Bachelor of Accounting from Monash University.



Erin Kent Head of Diversified and Direct Finance

Erin recently joined Charter Hall Group in July 2025 and has 15 years' of financial experience, 14 years being in the Australian real estate sector. In her role, Erin oversees the strategic financial planning and provides advice for approximately \$19 billion of funds under management across 27+ funds.

Prior to joining Charter Hall, Erin worked at The GPT Group for over 12 years, most recently as Head of Finance, Group and FP&A with experience spanning financial reporting and analysis, corporate transactions and funds management.

Erin is a Chartered Financial Analyst (CFA) and a member of the CFA Institute and holds a Bachelor of Mathematics and Finance with Honors (Class I) from the University of Wollongong.



Mark Bryant
Group General Counsel
- Charter Hall and Joint
Company Secretary

Mark Bryant was appointed as Company Secretary of Charter Hall Social Infrastructure Limited on 7 November 2018.

Mark holds a Bachelor of
Business (Accounting), a
Bachelor of Laws (First Class
Honours), and a Graduate
Certificate in Legal Practice,
and is admitted as a lawyer
of the Supreme Court of
NSW. Mark has over 20 years'
experience as a lawyer, including
advising on listed company
governance, securities law, funds
management, real estate, and
general corporate law.

Mark joined Charter Hall in 2012, prior to which he was a Senior Associate in the Sydney office of King & Wood Mallesons.

See pages 29-31 for information on the Directors.

Directors' Report and Financial Report

For the year ended 30 June 2025

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Directors' Report

The Directors of Charter Hall Social Infrastructure Limited (Responsible Entity or CHSIL), the Responsible Entity of Charter Hall Social Infrastructure REIT, present their report together with the consolidated financial statements of Charter Hall Social Infrastructure REIT and its controlled entities (the REIT) for the year ended 30 June 2025.

The REIT is a registered scheme, and CHSIL is a company limited by shares. The REIT and CHSIL are incorporated and domiciled in Australia with the registered office and principal place of business located at Level 20, 1 Martin Place, Sydney NSW 2000. CHSIL is a controlled entity of Charter Hall Limited.

Principal activities

The principal activity of the REIT during the year was property investment. There were no significant changes in the nature of the REIT's activities during the year.

Directors

The following persons have held office as Directors of the Responsible Entity during the year and up to the date of this report, unless otherwise stated:

Greg Paramor AO
 Chair and Non-Executive Director

Michael Johnstone
 Kate Melrose
 Bevan Towning
 Non-Executive Director
 Non-Executive Director
 Non-Executive Director

Sean McMahon
 Executive Director and Chief Investment Officer (Charter Hall Group)

Miriam PattersonExecutive Director

Distributions

Distributions paid or declared during the year are as follows:

			2025	Cents	2024	
	Number of	Number of Cents Number of	Number of			
	units on issue	units on issue per unit \$'m	\$'m	units on issue	per unit	\$'m
30 September	373,563,586	3.75	14.0	369,520,139	4.00	14.8
31 December	373,563,586	3.75	14.0	370,575,441	4.00	14.8
31 March	371,108,757	3.85	14.3	371,576,736	4.00	14.9
30 June	371,108,757	3.85	14.3	372,482,429	4.00	14.9
Total distributions		15.20	56.6		16.00	59.4

Distribution Reinvestment Plan

The REIT has established a Distribution Reinvestment Plan (DRP) under which unitholders may elect to have all or part of their distribution entitlements satisfied by the issue of new units rather than being paid in cash.

The DRP issue price is determined at a discount of 1.5% to the daily volume weighted average price of all units traded on the ASX during the 10 business days commencing no later than the second business day following the distribution record date. The DRP was suspended from 14 August 2024 however \$2.6 million was raised from the DRP for the 30 June 2024 distribution allotted on 19 July 2024.

Review and results of operations

The REIT recorded a statutory profit for the year of \$71.0 million (2024: \$19.6 million loss). Operating earnings amounted to \$57.0 million (15.3 cents per unit) for the year ended 30 June 2025 (2024: \$59.5 million, 16.0 cents per unit) and distributions of \$56.6 million (15.2 cents per unit) were declared for the same period (2024: \$59.4 million, 16.0 cents per unit).

The 30 June 2025 financial results are summarised as follows:

	2025	2024
Total revenue (\$ millions)	118.4	118.4
Statutory profit/(loss) (\$ millions)	71.0	(19.6)
Basic earnings/(loss) per unit (cents)	19.1	(5.3)
Operating earnings (\$ millions)	57.0	59.5
Operating earnings per unit (cents)	15.3	16.0
Distributions (\$ millions)	56.6	59.4
Distributions per unit (cents)	15.2	16.0
Total assets (\$ millions)	2,130.0	2,177.1
Total liabilities (\$ millions)	697.9	755.0
Net assets (\$ millions)	1,432.1	1,422.1
Units on issue (millions)	371.1	372.5
Net assets per unit (\$)	3.86	3.82
Balance sheet gearing - total debt (net of cash) to total assets (net of cash)	30.5%	33.0%
Look through gearing - total debt (net of cash) to total assets (net of cash)	31.3%	33.7%

The table below sets out income and expenses that comprise operating earnings on a proportionate consolidation basis:

		2025	2024
		\$'m	\$'m
Net property income		109.0	106.3
Interest income		1.0	1.0
Fund management fees		(10.9)	(11.2)
Finance costs		(39.5)	(34.3)
Administration and other expenses		(2.6)	(2.3)
Operating earnings	A1	57.0	59.5

Operating earnings is a financial measure which represents profit under Australian Accounting Standards adjusted for net fair value movements, non-cash accounting adjustments such as straight lining of rental income and amortisations and other unrealised or one-off items that are not in the ordinary course of business or are capital in nature.

The inclusion of operating earnings as a measure of the REIT's profitability provides investors with the same basis that is used internally for evaluating operating segment performance. Operating earnings is used by the Board to make strategic decisions and as a guide to assessing an appropriate distribution to declare.

The uncertainty of the current geopolitical events and the outlook for consumer price inflation and interest rates in Australia may have an impact on the future performance of the portfolio. The REIT benefits from annual increases in its leases comprising both fixed and inflation-linked increases and has staggered interest rate hedging positions in place.

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Reconciliation of operating earnings to statutory profit/(loss) is set out below:

	2025	2024
	\$'m	\$'m
Operating earnings	57.0	59.5
Net fair value movements on investment properties*	28.8	(65.8)
Net fair value movements on derivative financial instruments*	(14.6)	(12.4)
Straight lining of rental income, amortisation of lease fees and incentives*	(1.0)	1.5
Loss on debt extinguishment	-	(3.5)
Ground rent on leasehold properties	1.2	1.3
Interest on lease liabilities	(0.2)	(0.2)
Other	(0.2)	_
Statutory profit/(loss) for the year	71.0	(19.6)
Basic weighted average number of units (millions)	372.7	370.8
Basic earnings/(loss) per unit (cents)	19.1	(5.3)
Operating earnings per unit (cents)	15.3	16.0
Distribution per unit (cents)	15.2	16.0

2025

Fair value movements on investment properties

The net fair value movements on investment properties totalling a profit of \$28.8 million (2024: \$65.8 million loss) comprised valuation gains on a proportionate consolidation basis totalling \$34.3 million (2024: \$61.5 million loss) and straight lining of rental income, amortisation of lease fees and incentives of \$0.1 million (2024: \$2.6 million decrement), revaluation decrements attributable to transaction costs of \$5.6 million (2024: \$1.7 million).

External valuations were conducted for 100% of the REIT's portfolio of properties (not held for sale or under development) including the properties held by joint ventures during the year, with 45% of properties being independently valued at 30 June 2025 (2024: 100%).

Significant changes in the state of affairs

Acquisitions

During the year, the REIT acquired a specialised pathology laboratory in Osborne Park, Western Australia for \$47.0 million and two early learning assets for a total consideration of \$6.7 million.

Disposals

During the year, the REIT settled on the sale of 29 early learning assets for a total consideration of \$137.6 million.

As at 30 June 2025, three early learning assets have been contracted for sale for total consideration of \$21.0 million. Additionally there was another early learning asset classified as held for sale for a total consideration of \$5.2 million. All settlements are expected to occur by December 2025.

On market unit buyback

During the year, the REIT repurchased 2,454,829 units, on market, for a total consideration of \$7.0 million. The REIT cancelled the repurchased units. The cancellation reduced the contributed equity and decreased retained profits by the repurchased units entitlement of \$4.6 million and \$2.4 million respectively.

There were no other significant changes in the state of affairs of the REIT that occurred during the year.

Business strategies and prospects

The REIT will continue with its strategy to provide predictable and secure long-term cash flows with the opportunity for capital growth from social infrastructure investments. The REIT's stable financial position with minimal vacancy, long-term leases and secured debt financing, positions the REIT to maintain sustainable income for investors. The REIT is focused on proactively managing its portfolio to ensure it is strategically positioned for sustainable growth as part of its broadened social infrastructure investment mandate.

The material business risks faced by the REIT that are likely to have an effect on its financial performance are set out on the following pages. A dedicated risk and compliance team is responsible for the ongoing review and monitoring of compliance and risk management systems. The Board regularly reviews material risks to ensure they remain within the REIT's agreed risk appetite.

Risk		Description	Mitigation
External Risks	Property cycle risk and adverse market or economic conditions	Failure to insulate against property cycle downturns and slowing economic conditions may have an impact on asset values and investor returns.	The REIT undertakes a detailed annual strategic review for all assets to inform recycling of capital into higher quality assets. By undertaking ongoing due diligence including demographics, catchments, competitor threats, and by leveraging consultant expertise, we ensure that we remain informed of market changes.
Ea	Tenant Risk	The REIT relies on tenants to generate the majority of its revenue under the lease agreements entered into in respect of its properties. If a tenant is unable to meet its rental or contractual obligations, this may lead to a loss of rental income or losses to the value of the REIT's properties.	With respect to tenant risk, the REIT's leases typically contain security clauses in the form of bank guarantees provided by tenants - typically six months' rent. As at 30 June 2025, the REIT holds approximately \$47.5 million in bank guarantees.
	Early Learning Sector and Concentration Risk	The REIT's properties are predominantly early learning properties and therefore any adverse events in the early learning sector may impact on the tenants' ability to meet their lease obligations and also the future growth prospects of the portfolio. As at 30 June 2025, Goodstart Early Learning Limited (Goodstart) contributes 30% of the REIT's total rental income.	The senior management team is deeply connected to tenant customers and other stakeholders to monitor events that could potentially impact the early learning sector. With respect to concentration risk, the REIT's leases with Goodstart contain financial reporting obligations that allow regular monitoring of the financial performance of Goodstart. In addition to this, the REIT has broadened its investment mandate to include other social infrastructure assets. Over time, it is the REIT's intention to diversify its asset base to mitigate the concentration risk it currently has in early learning properties.

^{*} Includes the REIT's proportionate share of non-operating items of equity accounted investments on a look-through basis.

Risk		Description	Mitigation
Financial Risks	Debt and equity capital management	Effective capital management is required to meet the REIT's ongoing liquidity and funding requirements. The inability to raise new capital to pursue growth opportunities or to raise replacement capital at challenging points in the debt or equity markets cycle is a key risk. A relationship breakdown or termination of a joint venture partnership may result in reputational or financial	We mitigate these risks by implementing our debt diversity strategy combined with regular monitoring and reporting on debt covenants and stress testing of liquidity positions. We have demonstrated strong performance and an equity raising track record. We manage our relationships with our partners through Investment Agreements including investment committee oversight of all key decisions with structured and pre-agreed reporting.
	Interest rates	damage. Rising interest rates may adversely impact the REIT by increasing finance costs and impacting the amount the REIT has available to distribute to investors.	The REIT has a Treasury Risk Management Policy which includes policies and controls to minimise the impact of fluctuating interest rates on the REIT's financial performance. The REIT enters into interest rate swaps in order to provide more certainty for the REIT's finance costs. As at 30 June 2025, the REIT currently has 61.7% of its debt hedged at an weighted average hedge rate of 3.01% and a weighted average hedge maturity term of 1.9 years.
Operational Risks	Work, Health & Safety (WHS) obligations, critical safety incident or significant crisis	The REIT has a commitment to promote and protect the health, safety and wellbeing of its people, customers, contractors and all users of the REIT's assets where it has operational control.	Our Group WHS Manager collaborates closely with our property management teams to ensure the implementation of the Group WHS management system (WHSMS) and the WHS Strategy which sets the direction, objectives, targets, and associated activities to support and drive continuous improvement in WHS across the Group.
	Technology and cyber security	There is increasing sophistication of cyber-attacks, particularly denial of service impact on Building Management Security for assets where it has operational control. A reportable data breach may result in adverse impact on reputation and/or financial penalty.	The cyber security strategy and program continues with external validation and yearly review of IT policies against best practice. We undertake annual penetration tests against critical systems and properties and have brought all critical systems under IT General Controls (ITGC) including regular user access reviews. Our internal audit includes risk identification and assessment for new platforms. We also have a formal cyber insurance policy which covers incident remediation costs.

	Organisational culture and conduct	Our ongoing success depends on our ability to attract, engage and retain a motivated and high-performing workforce to deliver our strategic objectives and an inclusive culture that supports our values.	We have a Code of Conduct in place with all employees and undertake consistent messaging and tone at the top regarding behaviour. We have a formal Whistleblower Policy in place and process to obtain regular employee feedback on culture and behaviours which is used to inform management decisions.
Environmental	Climate change	There is an increasing interest and expectation amongst investor groups on reporting against climate change risk.	The REIT is actively aligning its climate action approach to the requirements of the draft Australian Sustainability Reporting Standards and maturing understanding of the impacts of climate related risks and opportunities on the REIT's financial position, financial performance and cashflows.
			The REIT has participated in Climate Scenario workshops and has undertaken physical climate change risk exposure assessments across assets and planning for climate change adaptation. Climate change adaptation due diligence is undertaken during the acquisition process.
			The REIT has installed 1.5MW of solar partnering with tenant customers to reduce downstream Scope 3 related emissions from tenant energy activity. The REIT has operated Net Zero Carbon in operation for Scope 1 and Scope 2 related emissions since FY24, where it has operational control.
Regulatory	AFSL compliance	CHSIL is required to comply with Australian Financial Services Licence (AFSL) requirements through our established policies and frameworks.	Regular compliance reporting is undertaken to the Audit, Risk and Compliance Committee (ARCC), including mandatory annual compliance training requirements for all employees. In addition, we have formalised compliance committees with annual external audit of compliance plans.
	Management of conflicts of interest	Inadequate management of tenant and acquisition conflicts may arise between Charter Hall managed funds or related party transactions may be	Conflict of Interest protocols are embedded in the business, including annual declarations from all employees and directors, board reporting/approval for all related party transactions.
		inappropriately managed. There is also a risk that the REIT fails to pay market rate for related party services.	We have in place a Compliance Plan/function including oversight of Conflict of Interest/Related Party protocols and formalised asset allocation protocols.

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Interest in

Matters subsequent to the end of the financial year

On 1 July 2025, the REIT settled the disposal of one early learning centre for \$5.7 million which was classified as held for sale at balance date.

On 7 July 2025, the REIT acquired an additional interest of 8.33% in Charter Hall GSA Trust for \$28.3 million which owns Geoscience Australia, Canberra ACT, bringing the REIT's total interest in this asset to 33.3%.

On 7 July 2025, the REIT acquired a 45% interest in the CH UWS Trust for \$68.8m which holds 50% of 169 Macquarie Street, Parramatta which is 100% leased to Western Sydney University.

Both the above acquisitions were with related parties.

In July 2025, the successful refinancing of the REIT's debt facilities of \$900 million was completed which included a new Asian term loan facility of \$450 million. As part of the refinancing there was a \$50 million increase in borrowing capacity and a two year increase in the weighted average debt maturity.

The Directors of the Responsible Entity are not aware of any other matter or circumstance not otherwise dealt with in this report or the annual consolidated financial statements that has significantly affected or may significantly affect the operations of the REIT, the results of their operations or the state of affairs of the REIT in future financial years.

Likely developments and expected results of operations

The consolidated financial statements have been prepared on the basis of current known market conditions. The extent to which a potential deterioration in either the capital or property markets that may have an impact on the results of the REIT are unknown. Such developments could influence property market valuations, the ability to raise or refinance debt and the cost of such debt, or the ability to raise equity.

At the date of this report and to the best of the Directors' knowledge and belief, there are no other anticipated changes in the operations of the REIT which would have a material impact on the future results of the REIT. Property valuation changes, movements in the fair value of derivative financial instruments and movements in interest rates may have a material impact on the REIT's results in future years; however, these cannot be reliably measured at the date of this report.

Indemnification and insurance of Directors, Officers and Auditor

During the year, the REIT contributed to the premium for a contract to insure all directors, secretaries, executive officers and officers of the REIT and of each related body corporate of the REIT, with the balance of the premium paid by Charter Hall Group and funds managed by members of Charter Hall Group. In accordance with usual commercial practice, the insurance contract prohibits disclosure of details relating to the nature of the liabilities covered by the insurance, the limit of indemnity and the amount of the premium paid under the contract.

Provided the officers of the Responsible Entity act in accordance with the REIT's constitution and the *Corporations Act 2001*, the officers are indemnified out of the assets of the REIT against losses incurred while acting on behalf of the REIT. The insurance does not provide cover for the independent auditors of the REIT or of a related body corporate of the REIT. The REIT indemnifies the auditor (PricewaterhouseCoopers Australia) against any liability (including legal costs) for third party claims arising from a breach by the REIT of the auditor's engagement terms, except where prohibited by the *Corporations Act 2001*.

Fees paid to and interests held in the REIT by the Responsible Entity or its associates

Base management fees of \$10,859,261 (2024: \$11,235,939) and other fees of \$5,152,161 (2024: \$7,083,309) were paid or are payable to the Responsible Entity, its associates or third party service providers for the services provided during the year, in accordance with the REIT's constitution as disclosed in Note D1 to the consolidated financial statements.

The interests in the REIT held by the Responsible Entity or its associates as at 30 June 2025 and fees paid to its associates during the year are disclosed in Note D1 to the consolidated financial statements.

Interests in the REIT

The movement in units of the REIT during the year is set out below:

	2025	2024
Units on issue at the beginning of the year	372,482,429	368,388,113
Units issued during the year via distribution reinvestment plan	1,081,157	4,094,316
Unit buy-back	(2,454,829)	_
Units on issue at the end of the year	371,108,757	372,482,429

Environmental regulations

The REIT is not subject to any significant environmental regulations under Commonwealth, state or territory legislation other than those relevant to the specific assets held by the REIT. However, the Directors believe that the REIT has adequate systems in place for the management of its environmental requirements and is not aware of any breach of those environmental requirements as they apply to the REIT.

Information on current Directors

Director	Experience	Special responsibilities	units of the
Greg Paramor AO	Greg joined the Board of the REIT on 19 April 2023 and was appointed Chair on that day.	Chair, Member of Audit, Risk and	526,257
	Greg has more than 45 years' experience in the real estate and funds management industry.	Compliance Committee	
	During his executive career, Greg held a number of senior leadership positions, including Managing Director of Folkestone Limited and CEO of Mirvac Group following its acquisition of James Fielding Group, a company that Greg co-founded. He also co-founded Equity Real Estate Partners, Growth Equities Mutual, and Paladin Australia.		
	Greg is a past president of the Property Council of Australia and past president of Investment Funds Association, a Fellow of the Australian Property Institute and The Royal Institute of Chartered Surveyors. Greg is a board member of the Sydney Swans, the Sydney Swans Foundation and Eureka Group Holdings Limited.		
	Greg was awarded an Officer in the General Division (AO) of the Order of Australia in January 2015 for his distinguished service to the community through executive roles in a range of fields, including breast cancer research, the not-for-profit sector and real estate and property investment industries.		
Michael	Michael joined the Board of CQE on 22 December 2004.	Chair of Audit, Risk &	84,728
Johnstone	Michael has 45 years of global experience in chief executive and general management roles and more recently in company directorships, across the property and funds management industries. He has extensive experience in mergers and acquisitions, capital raising, property investment and funds management.	Compliance Committee	
	In his executive career, Michael held a variety of leadership positions at Jennings Industries, including General Manager of AVJennings Homes, General Manager Commercial Property, CEO of Jennings Properties Limited (Centro) and President Jennings USA. He also held the role of Global General Manager Real Estate at NAB, responsible for commercial property lending and corporate property investment.		
	He was formerly a Non-Executive Director of Dexus Convenience Retail REIT (DXC) and Dexus Industrial REIT (DXI), and in the private sector a Non-Executive Director of Dennis Family Holdings and Chair of Dennis Family Homes.		
	In the not-for-profit sector he has chaired the Cairnmillar Institute and been a board member of the Salvation Army and Yarra Community Housing.		

		Special	units of the
Director	Experience	responsibilities	REIT
Bevan	Bevan was appointed to the Board of CQE on 25 July 2023.	Member of Audit, Risk	10,000
Towning	He has 40 years of global experience in real estate funds management across Asia Pacific and Europe.	and Compliance Committee	
	Bevan was most recently Global Head of Real Estate at Australian Super and was responsible for its global real estate portfolio. Before joining Australian Super, he was responsible for Global Property Funds at Cromwell Property Group based in their London office.		
	Bevan has had an extensive executive career in all aspects of property investment management, development and construction, and capital placement in leading Australian real estate businesses including Lendlease, Mirvac and Colonial First State Property.		
	Bevan is a member of the Australian Property Institute.		
Kate	Kate was appointed to the Board of CQE on 11 March 2020.	Member of Audit, Risk	36,489
Melrose	Kate has 30 years' experience in ASX listed and private property sectors with a background in valuation, property economics, research, transactions and creating a range of mixed use and living sector assets, large scale urban communities, social infrastructure, vertical villages, retirement and aged care and land lease lifestyle assets.	and Compliance Committee	
	She is an experienced executive and spent 14 years with Lendlease in positions as development director, global strategic marketing manager, business strategy, housing design innovation, revenue growth and customer and market research. Kate spent 10 years as Executive, General Manager Project Sales and Stakeholder Engagement and Innovation with Ingenia Communities, a Director on the Sungenia Board, and contributed to the rapid growth of the land lease portfolio of resilient rental assets and strong development pipeline. She is also a strategic advisor to two growth businesses, a proptech start up and not-for-profit retirement and aged care operator.		
	Kate is a graduate of Australian Institute of Company Directors (GAICD), holds a Bachelor of Business (Land Economics), a Real Estate Licence (NSW), is a member of UDIA and committee member of API and has completed the Melbourne Business School – Leading for Organisational Change; Corporate Real Estate Certificate and Artificial Intelligence and Machine Learning Masterclass from UTS.		
Sean	Sean joined the Board of CQE on 17 November 2018.	Nil	58,800
McMahon	Sean has 30 years of property and investment banking experience in the real estate sector and is active in the listed, wholesale and direct capital markets.		
	As Chief Investment Officer, Sean is responsible for Charter Hall Group's strategy and balance sheet investments, mergers and acquisitions, with oversight for multi sector disciplines including property transactions, together with corporate development. He brings a wealth of experience across investment markets, diversified across office, industrial and retail sectors, and has been responsible for driving the development of corporate strategies, capital allocation and reinvestment programs.		
	Prior to joining Charter Hall, Sean worked at national diversified property group Australand (now Frasers) as Chief Investment Officer and was previously responsible for investment and development for all commercial, industrial and retail property. Prior to Frasers, Sean spent seven years at Macquarie Bank as a senior executive in the Property Investment Banking division undertaking property finance, structured finance, funds management and joint venture transactions.		

			Interest in
Director	Experience	Special	units of the
Bircotor	Experience	responsibilities	REIT
Miriam Patterson	Miriam joined the Board of CQE on 9 September 2020.	Nil	Nil
1 attorson	Miriam has over 20 years' experience in property and infrastructure investing.		
	Miriam is the Fund Manager of Charter Hall Prime Office Fund, a \$9 billion institutional grade office fund for wholesale investors. Miriam's prior roles at Charter Hall have included Head of Office Partnerships, responsible for the management of over \$10 billion of wholesale office portfolios on behalf of wholesale investors and Fund Manager for Charter Hall's Direct business, with over \$8 billion of funds under management where she was responsible for growing the institutional quality of investments available to retail investors.		
	Prior to Charter Hall, Miriam was the Head of Real Assets at Telstra Super overseeing a \$4 billion real estate and infrastructure investment portfolio and worked previously in asset management and transactions at Hastings Funds Management Ltd.		
	Miriam is a member of the Australian Institute of Company Directors and member of Chartered Accountants Australia and New Zealand (CAANZ).		
	Miriam holds a Bachelor of Commerce in Accounting and Finance and a Bachelor of Science in Applied Mathematics from the University of Melbourne.		

Meetings of Directors

Interest in

	Full mostings	of Divoctors	Meetings of Audit, Ris	
	Full meetings	Full meetings of Directors		ttee
Name	Eligible to attend	Attended	Eligible to attend	Attended
Greg Paramor	8	8	4	4
Michael Johnstone	8	8	4	4
Bevan Towning	8	8	4	4
Kate Melrose	8	8	4	4
Sean McMahon	8	8	-	-
Miriam Patterson	8	8	-	-

Joint Company Secretaries

Travis Butcher was appointed as Company Secretary for the REIT on 6 September 2016.

Travis has over 20 years' financial and property experience. Travis is a Chartered Accountant who began his career at PricewaterhouseCoopers specialising in transaction services and audit. Travis was previously the Chief Financial Officer of the REIT since 2008, and was appointed Fund Manager on 26 November 2019.

Travis is a member of Chartered Accountants Australia and New Zealand and holds a Bachelor of Accounting from Monash University.

Mark Bryant was appointed as Company Secretary for the REIT on 7 November 2018.

Mark holds a Bachelor of Business (Accounting), a Bachelor of Laws (First Class Honours), a Graduate Certificate in Legal Practice, and is admitted as a lawyer of the Supreme Court of NSW. Mark has over 20 years' experience as a lawyer, including advising on listed company governance, securities law, funds management, real estate, and general corporate law. Mark joined Charter Hall in 2012, prior to which he was a Senior Associate in the Sydney office of King & Wood Mallesons.

Mark is the Group General Counsel and Company Secretary for the Charter Hall Group.

Non-audit services

The Responsible Entity may decide to engage the auditor (PricewaterhouseCoopers) on assignments in addition to the statutory audit duties where the auditor's expertise and experience with the REIT are important.

Details of the amounts paid to the auditor for audit and non-audit services provided during the year are disclosed in Note D6 to the consolidated financial statements.

The Board of Directors has considered the position and, in accordance with the advice received from the Audit, Risk and Compliance Committee, is satisfied that the provision of the non-audit services is compliant with the general standard of independence for auditors imposed by the *Corporations Act 2001*. The Directors are satisfied that the provision of non-audit services by the auditor, as set out in Note D6 to the consolidated financial statements, did not compromise the auditor's independence requirements of the *Corporations Act 2001* for the following reasons:

- all non-audit services have been reviewed by the Audit, Risk and Compliance Committee to ensure that they do not
 impact the integrity and objectivity of the auditor; and
- none of the services undermine the general principles relating to auditor independence as set out in Accounting Professional and Ethical Standards Board APES 110 Code of Ethics for Professional Accountants.

Auditor's independence declaration

A copy of the auditor's independence declaration as required under section 307C of the *Corporations Act 2001* is set out on page 33.

Rounding of amounts

As permitted by ASIC Corporations (Rounding in Financial/Directors' Reports) Instrument 2016/191 (as amended) issued by the Australian Securities and Investments Commission relating to the rounding off of amounts in the Directors' report and consolidated financial statements. Amounts in the Directors' report and consolidated financial statements have been rounded to the nearest hundred thousand dollars, unless otherwise indicated.

This report is made in accordance with a resolution of the Board of Directors.

Directors' authorisation

The Directors' report is made in accordance with a resolution of the Directors. The consolidated financial statements were authorised for issue by the Directors on 11 August 2025. The Directors have the power to amend and re-issue the consolidated financial statements.

Greg Paramor AO Chair

Sydney 11 August 2025



Auditor's Independence Declaration

As lead auditor for the audit of Charter Hall Social Infrastructure REIT for the year ended 30 June 2025, I declare that to the best of my knowledge and belief, there have been:

- a. no contraventions of the auditor independence requirements of the *Corporations Act 2001* in relation to the audit: and
- b. no contraventions of any applicable code of professional conduct in relation to the audit.

This declaration is in respect of Charter Hall Social Infrastructure REIT and the entities it controlled during the period.

A S Wood

Partner

PricewaterhouseCoopers

Sydney 11 August 2025

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Consolidated Statement of Comprehensive Income

		2025	2024
	Notes	\$'m	\$'m
Revenue			
Property income	A1	117.5	117.4
Interest income		0.9	1.0
Total revenue		118.4	118.4
Other income			
Net fair value gain on investment properties	B1	30.1	_
Share of net profit from joint ventures	B2	10.4	_
Total revenue and other income		158.9	118.4
Expenses			
Property expenses		(21.7)	(21.9)
Fund management fees	D1	(10.9)	(11.2)
Finance costs	C2	(38.3)	(36.8)
Administration and other expenses		(2.7)	(2.4)
Share of net loss from joint ventures	B2	_	(14.9)
Net fair value loss from derivative financial instruments	C3	(14.3)	(11.9)
Net fair value loss on investment properties	B1	_	(38.9)
Total expenses		(87.9)	(138.0)
Profit/(loss) for the year		71.0	(19.6)
Other comprehensive income		-	_
Total comprehensive income/(loss) for the year		71.0	(19.6)
Basic and diluted earnings/(loss) per ordinary unitholder of	f the REIT		
Earnings/(loss) per unit (cents)	A2	19.1	(5.3)

The above consolidated statement of comprehensive income should be read in conjunction with the accompanying notes.

Consolidated Balance Sheet

		2025	2024
	Notes	\$'m	\$'m
Assets			
Current assets			
Cash and cash equivalents		20.0	11.6
Receivables	D2	3.1	4.1
Other assets	D2	0.8	2.6
Derivative financial instruments	C3	2.1	7.8
Investment properties held for sale	B1	26.2	7.5
Total current assets	ום	52.2	33.6
Non-current assets			
Investment properties	B1	1,904.5	1,963.0
Investments in joint ventures	B2	172.8	173.9
Derivative financial instruments	C3	0.5	6.6
Total non-current assets		2,077.8	2,143.5
Total assets		2,130.0	2,177.1
Liabilities			
Current liabilities			
Payables	D2	14.1	14.7
Distribution payable	A2	14.3	14.9
Derivative financial instruments	C3	1.1	_
Lease liabilities	D3	0.6	1.0
Other liabilities	D2	5.0	0.4
Total current liabilities		35.1	31.0
Non-current liabilities			
Borrowings	C2	660.3	722.2
Derivative financial instruments	C3	1.6	_
Lease liabilities	D3	0.9	1.8
Total non-current liabilities		662.8	724.0
Total liabilities		697.9	755.0
Net assets		1,432.1	1,422.1
Equity			
Contributed equity	C4	659.0	661.0
Undistributed profits	C4	659.0 773.1	761.1
		1,432.1	
Total equity		1,434.1	1,422.1

The above consolidated balance sheet should be read in conjunction with the accompanying notes.

Consolidated Statement of Changes in Equity

		Contributed	Undistributed	
	Notes	equity \$'m	profits \$'m	Total \$'m
	Notes	ΨIII	ΨΠ	ΨΠΙ
Total equity at 1 July 2023		650.0	840.1	1,490.1
Loss for the year		_	(19.6)	(19.6)
Total comprehensive loss for the year		_	(19.6)	(19.6)
Transactions with unitholders in their capacity as unitholders				
- Contributions of equity, net of issue costs	C4	11.0	_	11.0
- Distributions paid and payable	A2	_	(59.4)	(59.4)
Total equity at 30 June 2024		661.0	761.1	1,422.1
Total equity at 1 July 2024		661.0	761.1	1,422.1
Profit for the year		_	71.0	71.0
Total comprehensive income for the year		-	71.0	71.0
Transactions with unitholders in their capacity as unitholders				
- Contributions of equity, net of issue costs	C4	2.6	_	2.6
- Cancellations of units	C4	(4.6)	(2.4)	(7.0)
- Distributions paid and payable	A2		(56.6)	(56.6)
Total equity at 30 June 2025		659.0	773.1	1,432.1

The above consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

Consolidated Cash Flow Statement

		2025	2024
	Notes	\$'m	\$'m
Cash flows from operating activities			
Property income received		134.1	122.8
Property expenses paid		(21.1)	(23.9)
Fund management fees paid		(12.0)	(12.5)
Administration and other expenses paid		(2.7)	(2.6)
Net GST paid with respect to operating activities		(11.2)	(8.4)
Distributions received from joint ventures		`11.6 [´]	12.3
Interest received		0.9	1.0
Finance costs paid		(36.9)	(32.5)
Net cash flows from operating activities	A3	62.7	56.2
Cash flows from investing activities Net proceeds from sale of investment properties Payments for investment properties		143.1 (72.8)	42.8 (35.3)
Net cash flows from investing activities		70.3	7.5
Cash flows from financing activities			
Proceeds from borrowings (net of borrowing costs)		56.0	34.7
Repayment of borrowings		(119.0)	(52.0)
Repurchase of units		(7.0)	
Distributions paid (net of DRP)		(54.6)	(49.3)
Net cash flows from financing activities		(124.6)	(66.6)
Net increase/(decrease) in cash and cash equivalents		8.4	(2.9)
Cash and cash equivalents at the beginning of the year		11.6	14.5
Cash and cash equivalents at the end of the year		20.0	11.6

The above consolidated cash flow statement should be read in conjunction with the accompanying notes.

Non-cash financing and investing activities

The following non-cash financing activities are not reflected in the cash flow statement:

		2025	2024
	Notes	\$'m	\$'m
Distributions by the REIT during the year satisfied by the issue of units under the DRP	C4	2.6	11.0

32%

8%

8%

30%

8%

7%

About This Report

The notes to these consolidated financial statements include additional information which is required to understand the operations, performance and financial position of the REIT. They are organised in four key sections:

- A. REIT performance provides key metrics used to measure financial performance
- B. Property portfolio assets explains the structure of the investment property portfolio and investments in joint ventures
- C. Capital structure and financial risk management details how the REIT manages its exposure to various financial risks
- D. Further information provides additional disclosures not included in previous sections but relevant in understanding the consolidated financial statements

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Critical accounting estimates and judgements

The preparation of the consolidated financial statements in conformity with Australian Accounting Standards requires the use of certain critical accounting estimates and management to exercise its judgement in the process of applying the REIT's accounting policies.

The areas involving significant estimates or judgements are:

- Fair value estimation B1 Investment properties
- Consolidation decisions and classification of joint arrangements B2 Investments in joint venture entities.

In preparing its consolidated financial statements, the REIT has considered the ongoing impact that the future economic outlook has had on its business operations and upon the business operations of its tenant customers. In assessing such impacts management has relied upon certain key estimates to evaluate current and future business conditions. Inherent in any estimate is a level of uncertainty. Estimation uncertainty is associated with the current geopolitical events and subsequent increase in consumer price inflation and interest rates.

A. REIT Performance

This section provides additional information on the key financial metrics used to define the results and performance of the REIT, including operating earnings by segment, net property income, distributions and earnings per unit.

Operating earnings is a financial measure which represents profit under Australian Accounting Standards adjusted for net fair value movements, non-cash accounting adjustments such as straight lining of rental income and amortisations and other unrealised or one-off items that are not in the ordinary course of business or are capital in nature.

The inclusion of operating earnings as a measure of the REIT's profitability provides investors with the same basis that is used internally for evaluating operating segment performance. Operating earnings is used by the Board to make strategic decisions and as a guide to assessing an appropriate distribution to declare.

A1. Segment information

(a) Description of segments

Goodstart Early Learning Limited

G8 Education Limited

Only About Children

The Directors of the Responsible Entity have determined the operating segments based on the reports reviewed by the chief operating decision maker, being the Board of the REIT. The REIT has one operating segment being the investment in social infrastructure properties in Australia.

(b) Segment information provided to the Board

The operating earnings reported to the Board for the operating segment for the year ended 30 June 2025 are as follows:

	2025	2024
	\$'m	\$'m
Property lease revenue	109.9	109.6
Services income	7.6	7.8
Property income	117.5	117.4
Straight lining of rental income and amortisation of incentives and	1.4	(0.7)
Ground rent on leasehold properties	(1.2)	(1.3)
Share of net property income from joint ventures	12.9	12.8
Property expenses	(21.7)	(21.9)
Development rebate and other	0.1	_
Net property income	109.0	106.3
Interest income	1.0	1.0
Fund management fees	(10.9)	(11.2)
Finance costs	(39.5)	(34.3)
Administration and other expenses	(2.6)	(2.3)
Operating earnings	57.0	59.5
The table below sets out the top three tenants' contribution to property income:		
Tenant	2025	2024

All of the tenants above are experienced early learning centre operators. The leases contain security clauses in the form of a bank guarantee to be provided by its tenants, typically six months rent.

A reconciliation between operating earnings to the statutory profit/(loss) is set out below:

	2025	2024
	\$'m	\$'m
Operating earnings	57.0	59.5
Net fair value movements on investment properties*	28.8	(65.8)
Net fair value movements on derivative financial instruments*	(14.6)	(12.4)
Straight lining of rental income, amortisation of lease fees and incentives*	(1.0)	1.5
Loss on debt extinguishment	-	(3.5)
Ground rent on leasehold properties	1.2	1.3
Interest on lease liabilities	(0.2)	(0.2)
Other	(0.2)	_
Statutory profit/(loss) for the year	71.0	(19.6)
Basic weighted average number of units (millions)	372.7	370.8
Basic earnings/(loss) per unit (cents)	19.1	(5.3)
Operating earnings per unit (cents)	15.3	16.0
Distribution per unit (cents)	15.2	16.0

^{*} Includes the REIT's proportionate share of non-operating items of equity accounted investments on a look through basis.

Property lease revenue

Property lease revenue represents income earned from the long-term rental of REIT properties and is recognised on a straight line basis over the lease term. The portion of rental income relating to fixed increases in operating lease rentals in future years is recognised as a separate component of investment properties.

Minimum lease payments to be received include future amounts to be received on non-cancellable operating leases. Amounts receivable under non-cancellable operating leases where the REIT's right to consideration for a service directly corresponds with the value of the service provided to the customer have not been included (for example, variable amounts payable by tenants for their share of the operating costs of the asset).

Minimum lease payments under non-cancellable operating leases of investment properties not recognised in the consolidated financial statements are receivable as follows:

	2025	2024
	\$'m	\$'m
Less than 1 year	117.3	115.9
1 - 2 years	118.7	115.4
2 - 3 years	120.1	116.2
3 - 4 years	121.7	117.8
4 - 5 years	123.3	119.0
Over 5 years	1,018.0	1,110.4
Total	1,619.1	1,694.7

Services income

Services income principally includes non-lease income derived under lease agreements with tenants. Non-lease income relates to the proportion of property operating costs which are recoverable from tenants in accordance with lease agreements and relevant legislative acts.

Property expenses

Property expenses include rates and taxes incurred in relation to investment properties. These expenses are recognised on an accrual basis.

A2. Distributions and earnings per unit

(a) Distributions paid and payable

			2025			2024
	Number of	Cents		Number of	Cents	
	units on issue	per unit	\$'m	units on issue	per unit	\$'m
30 September	373,563,586	3.75	14.0	369,520,139	4.00	14.8
31 December	373,563,586	3.75	14.0	370,575,441	4.00	14.8
31 March	371,108,757	3.85	14.3	371,576,736	4.00	14.9
30 June	371,108,757	3.85	14.3	372,482,429	4.00	14.9
Total distributions		15.20	56.6		16.00	59.4

Pursuant to the REIT's constitution, the amount distributed to unitholders is at the discretion of the Responsible Entity. The Responsible Entity uses operating earnings (refer to Note A1) as a guide to assessing an appropriate distribution to declare.

A liability is recognised for the amount of any distribution declared by the REIT on or before the end of the reporting period but not distributed at balance date.

Under current Australian income tax legislation, the REIT is not liable to pay income tax provided the trustee has attributed all the taxable income of the REIT to unitholders.

(b) Earnings per unit

	2025	2024
Basic and diluted earnings		
Earnings/(loss) per unit (cents)	19.1	(5.3)
Operating earnings per unit (cents)	15.3	16.0
Earnings used in the calculation of basic and diluted earnings per unit		
Net profit/(loss) for the year (\$'m)	71.0	(19.6)
Operating earnings for the year (\$'m)	57.0	59.5
Weighted average number of units used in the calculation of basic and diluted earnings per unit		
(millions)*	372.7	370.8

^{*} Weighted average number of units is calculated from the date of issue.

Basic earnings/(loss) per unit is determined by dividing the net profit/(loss) by the weighted average number of ordinary units on issue during the year.

Operating earnings per unit is determined by dividing the operating earnings by the weighted average number of ordinary units on issue during the year.

Diluted earnings per unit is determined by dividing the profit by the weighted average number of ordinary units and dilutive potential ordinary units on issue during the year. The REIT has no dilutive or convertible units on issue.

A3. Reconciliation of net profit/(loss) to operating cash flows

(a) Reconciliation of net profit/(loss) to net cash flows from operating activities

	2025	2024
Notes	\$'m	\$'m
Net profit/(loss)	71.0	(19.6)
Non-cash items		
Straight lining and amortisation of leasing fees and lease incentives	1.4	(0.7)
Share of non-operating loss from investments in joint ventures	1.2	26.6
Net fair value movement on investment properties	(30.1)	38.9
Net fair value movement on derivative financial instruments	14.3	11.9
Amortisation of borrowing costs	1.1	4.8
Ground rent on leasehold properties	(1.0)	(1.1)
Rent free incentives	(0.7)	_
Interest capitalised on investment properties	_	(0.9)
Change in assets and liabilities		
(Increase)/decrease in trade and other receivables	2.5	(0.3)
Increase/(decrease) in trade and other payables	3.0	(3.4)
Net cash flows from operating activities	62.7	56.2

B. Property Portfolio Assets

The REIT's property portfolio assets comprise directly held investment properties and indirectly held interests in investment properties held through joint ventures. Investment properties comprise investment interests in land and buildings held for long-term rental yields, including properties that are under development for future use as investment properties. Investments in joint ventures is comprised of indirect interest in investment property held by a separate legal entity to the REIT.

The following table summarises the property portfolio assets detailed in this section, including those directly owned and the REIT's ownership share of the property indirectly held:

		2025	2024
	Notes	\$'m	\$'m
Current assets			
Investment properties held for sale	B1	26.2	7.5
Total current assets		26.2	7.5
Non-current assets			
Investment properties	B1	1,904.5	1,963.0
Investments in joint ventures	B2	172.8	173.9
Total non-current assets		2,077.3	2,136.9
Property portfolio assets		2,103.5	2,144.4

B1. Investment properties

Investment properties

Initially, investment properties are measured at cost including transaction costs. Subsequent to initial recognition, the investment properties are then stated at fair value. Revaluation gains and losses are included in the consolidated statement of comprehensive income in the year in which they arise.

Assets held for sale

Assets which are classified as held for sale are classified as current assets as it is expected they will be divested within the coming reporting period. Each asset is for sale in its current condition and is subject to an active marketing campaign or has an executed sales contract.

Development properties

The total cost of a development property is generally capitalised to its carrying value until development is complete. At the commencement of a development project, an estimated valuation on completion is obtained and the capitalised costs during the project are monitored against this initial valuation.

At each reporting date, the carrying values of development properties are reviewed to determine whether they are in excess of their fair value. Where appropriate, a write-down is made to reflect fair value.

Post completion, the property is externally valued with a full formal report and thereafter the stabilised asset valuation process applies. As at 30 June 2025, the REIT had one property under development with a carrying value of \$2.2 million. This is included in the investment properties total.

Joint operations

The REIT recognises its direct right to the assets, liabilities, revenues and expenses of joint operations and its share of any jointly held or incurred assets, liabilities, revenues and expenses. These have been incorporated in the consolidated financial statements under the appropriate headings.

(a) Reconciliation of the carrying amount of investment properties at the beginning and end of year

	2025	2024
	\$'m	\$'m
Movements during the financial year		
Balance at the beginning of the year	1,963.0	2,004.3
Additions	63.5	35.2
Acquisition and disposal costs incurred	5.6	1.7
Disposal of properties	(130.1)	(32.5)
Reclassification to asset held for sale	(26.2)	(7.5)
Gross-up for leasehold liabilities	(0.9)	(1.1)
Revaluation increment/(decrement)	35.2	(35.4)
Revaluation decrement attributable to acquisition and disposal costs, straight		, ,
lining of rental income, amortisation of incentives and leasing fees	(4.2)	(2.4)
Straight lining of rental income, amortisation of incentives and leasing fees	(1.4)	0.7
Carrying amount at the end of the year	1,904.5	1,963.0

b) Valuation process

The Responsible Entity conducts an investment property valuation process on a semi-annual basis. This process is overseen by the Executive Property Valuations Committee (EPVC), which is an internal Charter Hall committee comprised of the Charter Hall Group CEO, Chief Investment Officer and Head of Capital Transactions. The role of the EPVC is to oversee the valuation process including:

- approving a panel of independent valuers
- reviewing key valuation inputs and assumptions
- reviewing the independent valuations prior to these being presented to the Board
- acting as an escalation point between the group and any external valuer.

Valuations are performed either by independent professionally qualified external valuers or by Charter Hall's internal valuers who hold recognised relevant professional qualifications. Fair value is determined using a combination of one or more of the following methods discounted cash flow (DCF), income capitalisation and comparable sales.

Each investment property is valued by an independent external valuer at least once every 12 months, or earlier, where the Responsible Entity deems it appropriate or believes there may be a material change in the carrying value of the property. Independent valuers are engaged on a rotational basis.

External valuations were conducted for 100% of the REIT's portfolio of properties (not held for sale or under development) including the properties held by joint ventures during the year, with 45% of properties being independently valued at 30 June 2025 (2024: 100%).

(c) Valuation techniques and key judgements

In determining fair value of investment properties, management has considered the nature, characteristics and risks of its investment properties. Such risks include but are not limited to the property cycle, transaction evidence and structural changes in the current and future macro-economic environment. In particular, the impact on the underlying tenant businesses was considered.

The table below identifies the inputs, which are not based on observable market data, used to measure the fair value (level 3) of the investment properties, excluding development property:

	Fair value	Net Market Rent Adopted Adop		Adopted terminal	Adopted discoun	
	\$'m	(\$ sqm./p.a.)*	capitalisation rate	yield	rate	
			(% p.a.)*	(% p.a.)**	(% p.a.)**	
2025	1,900.8	168 - 1,719	4.00 - 7.25	5.88 - 6.75	6.75 - 7.75	
2024	1,960.3	168 - 1,790	4.50 - 7.00	5.75 - 6.25	6.75 - 7.25	

*Applicable to all non-early learning and freehold early learning social infrastructure assets. Leasehold early learning assets are excluded from this metric. Fair value of leasehold early learning assets is \$24.6 million (2024: \$21.8 million) which have an average passing yield of 17.1% (2024: 19.0%) and an average passing rent (\$ per square metre per annum) of \$241 (2024: \$229)

**Applicable to all non-early learning social infrastructure assets. All early learning assets are excluded from this metric.

Term	Definition
Discounted cash flow (DCF) method	A method in which a discount rate is applied to future expected income streams to estimate the present value.
Income capitalisation method	A valuation approach that provides an indication of value by converting future cash flows to a single current capital value.
Net market rent	A net market rent is the estimated amount for which a property or space within a property should lease between a willing lessor and a willing lessee on appropriate lease terms in an arm's length transaction, after proper marketing and wherein the parties have each acted knowledgeably, prudently and without compulsion. In a net rent, the owner recovers outgoings from the tenant on a pro-rata basis (where applicable).
Capitalisation rate	The return represented by the income produced by an investment, expressed as a percentage.
Terminal yield	A percentage return applied to the expected net income following a hypothetical sale at the end of the cash flow period.
Discount rate	A rate of return used to convert a future monetary sum or cash flow into present value.

Sensitivity analysis

The REIT considers capitalisation rates the most significant assumption that is subject to estimation uncertainty given the nature of its portfolio. Accordingly, sensitivities to the fair value of investment properties (including those owned by the REIT's joint ventures) have been provided around reasonable possible movements in the capitalisation rate.

If the capitalisation rate expanded by 25 basis points, the fair value of all wholly owned investment properties would reduce by \$83.2 million from the fair value as at 30 June 2025 (\$92.2 million reduction including the REIT's share of joint venture properties) and if the capitalisation rate compressed by 25 basis points, the fair value would increase by \$91.6 million from the fair value as at 30 June 2025 (\$101.4 million increase including the REIT's share of joint venture properties).

Movement in the inputs is likely to have an impact on the fair value of investment properties. An increase/(decrease) in net market rent will likely lead to an increase/(decrease) in fair value. A decrease/(increase) in adopted capitalisation rate, adopted terminal yield or adopted discount rate will likely lead to an increase/(decrease) in fair value.

B2. Investments in joint ventures

The REIT accounts for investments in joint venture entities and associates using the equity method, with investments initially recognised at cost and adjusted thereafter to recognise the REIT's share of post-acquisition profits or losses of the investee in profit or loss, and the REIT's share of movements in other comprehensive income of the investee in other comprehensive income of the REIT. Distributions received or receivable from joint ventures are recognised as a reduction in the carrying

When the REIT's share of losses in a joint venture investment equals or exceeds its interest in the entity, including any other unsecured long-term receivables, the REIT does not recognise further losses, unless it has incurred obligations or made payments on behalf of the other entity.

Unrealised gains on transactions between the REIT and its joint venture entities are eliminated to the extent of the REIT's interest in these entities. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of equity accounted investees have been changed where necessary to ensure consistency with the policies adopted by the REIT.

The REIT exercises joint control over the joint venture entities, but neither the REIT nor its joint venture partners have control in their own right, irrespective of their ownership interest. An associate is an entity over which the REIT has significant influence. The principal activity of joint venture entities and associates during the year was property investment.

The REIT regularly reviews joint venture investments for impairment by reference to changes in circumstances or contractual arrangements, external independent property valuations and market conditions, using generally accepted market practices. When a recoverable amount is estimated through a value in use calculation, critical judgements and estimates are made regarding future cash flows and an appropriate discount rate.

Information relating to the joint venture entities is detailed below:

		2025	2024	2025	2024
Name of entity	Properties	Ownership %	Ownership %	\$'m	\$'m
CH BBD Holding Trust (CH BBD)	Brisbane Bus Depot, Brisbane QLD	50.0%	50.0%	31.1	31.2
Charter Hall GSA Trust (GSA)	Geoscience Australia, Canberra ACT	25.0%	25.0%	84.8	84.6
PFA Westmead Trust (Westmead)	Innovation Quarter, Westmead, NSW	49.9%	49.9%	56.9	58.1
				172.8	173.9

(a) Gross equity accounted value of investments in joint ventures entities

	2025	2024
	\$'m	\$'m
Balance at the beginning of the year	173.9	200.5
Share of equity accounted profit/(loss)	10.4	(14.9)
Distributions received and receivable	(11.5)	(11.7)
Balance at the end of the year	172.8	173.9

(b) Summarised financial information for material joint ventures

The information presented below reflects the amounts in the financial statements of the joint ventures

	CH BBD	GSA	Westmead	Total
2025	\$'m	\$'m	\$'m	\$'m
Summarised balance sheet:				
Cash and cash equivalents	2.2	2.5	0.5	5.2
Other current assets	0.5	_	0.9	1.4
Non-current assets	113.0	344.0	114.0	571.0
Current liabilities	(1.4)	(7.3)	(1.3)	(10.0)
Borrowings - non-current liabilities	(52.1)	_	-	(52.1)
Net assets	62.2	339.2	114.1	515.5
REIT's share in %	50.0	25.0	49.9	
REIT's share in \$'m and carrying value	31.1	84.8	56.9	172.8
Summarised statement of comprehensive income:				
Revenue	6.9	28.4	9.2	44.5
Interest expense	(2.8)	-	-	(2.8)
Profit for the year	2.8	29.0	3.6	35.4
Total comprehensive income	2.8	29.0	3.6	35.4
REIT's share in \$'m	1.4	7.2	1.8	10.4
REIT's share of distribution received in \$'m	1.4	7.1	3.0	11.5

	CH BBD	GSA	Westmead	Total
2024	\$'m	\$'m	\$'m	\$'m
Summarised balance sheet:				
Cash and cash equivalents	2.1	1.8	0.9	4.8
Other current assets	0.7	0.3	1.3	2.3
Non-current assets	113.2	343.0	116.0	572.2
Current liabilities	(1.5)	(6.7)	(1.7)	(9.9)
Borrowings - non-current liabilities	(52.2)	_	_	(52.2)
Net assets	62.3	338.4	116.5	517.2
REIT's share in %	50.0	25.0	49.9	
REIT's share in \$'m and carrying value	31.2	84.6	58.1	173.9
Summarised statement of comprehensive income:				
Revenue	6.9	28.7	9.4	45.0
Interest expense	(2.1)	_	_	(2.1)
(Loss)/profit for the year	(22.9)	10.2	(12.0)	(24.7)
Total comprehensive (loss)/income	(22.9)	10.2	(12.0)	(24.7)
REIT's share in \$'m	(11.5)	2.6	(6.0)	(14.9)
REIT's share of distribution received in \$'m	1.8	6.9	3.0	11.7

B3. Commitments and contingent liabilities

The REIT and joint venture entities may enter into contracts for the acquisition, construction and development of properties in Australia. As at 30 June 2025, the commitments of the REIT in relation to development contracts and capital incentives commitments under lease agreements was \$4.0 million (2024: \$7.5 million). As at 30 June 2025, the REIT had not entered into contracts to purchase early learning properties (2024: \$6.4 million).

As at 30 June 2025, the REIT has no contingent liabilities (2024: nil). The REIT's share in the commitments and contingent liabilities of joint venture entities, other than those described above, total nil (2024: nil).

C. Capital Structure and Financial Risk Management

The REIT's activities expose it to numerous external financial risks such as market risk, credit risk and liquidity risk. This section explains how the REIT utilises its risk management framework to reduce volatility from these external factors. The Responsible Entity also protects assets of the REIT by taking out insurance with creditworthy insurers.

C1. Capital risk management

The Responsible Entity's objectives when managing capital are to ensure the REIT continues as a going concern as well as to maintain optimal returns to unitholders and benefits for other stakeholders. The Responsible Entity also aims to maintain a capital structure that ensures the lowest cost of capital available to the REIT.

The REIT sources its capital through:

- debt sourced from a diverse mix of local and international banks and
- the listed Australian equity market.

The REIT is able to alter its capital mix by issuing new units, utilising the DRP, electing to have the DRP underwritten, adjusting the amount of distributions paid, activating a unit buyback program or selling assets to reduce borrowings.

The REIT's capital management approach is regularly reviewed by management and the Board to ensure compliance with gearing, interest cover ratios and other covenants within approved limits and continuing to operate as a going concern.

The REIT has a target long-term gearing range of 30-40% of debt to total assets.

C2. Borrowings and liquidity

(a) Borrowings

Borrowings are initially recognised at fair value, estimated by comparing the margin on the facility to the pricing of a similar facility in the current market, and subsequently measured at amortised cost using the effective interest rate method. Under the effective interest rate method, any transaction fees, costs, discounts and premiums directly related to the borrowings are recognised in profit or loss over the expected life of the borrowings.

All borrowings are classified as non-current liabilities as they have maturities greater than 12 months.

	2025			2024
-	Total carrying		Total carrying	
	amount	Fair value	amount	Fair value
	\$'m	\$'m	\$'m	\$'m
Bank debt	664.0	665.0	727.0	729.1
Unamortised borrowing cost	(3.7)		(4.8)	
Total	660.3	665.0	722.2	729.1
Balance available for drawing	186.0		123.0	

Bilateral term facilities

	Maturity date	Facility limit	Utilised amount
		\$'m	\$'m
June 2025			
Bank Facilities	July 2027	100.0	100.0
	July 2027	160.0	160.0
	January 2029	140.0	140.0
	January 2029	100.0	14.0
	January 2029	100.0	_
	July 2029	150.0	100.0
	July 2029	100.0	150.0
		850.0	664.0

Moturity data

Equility limit

Litiliand amount

Covenants

Bilaterial term facilities are repayable if any of the following occurs and such occurrence is not cured and/or consented to by financiers:

- the REIT defaults on payments of interest or principal
- interest cover ratio falls below 1.75:1
- total liabilities to total tangible assets ratio exceeds 55%
- priority indebtedness for recourse debt exceeds 5%
- priority indebtedness for non recourse debt exceeds 20%
- unencumbered asset ratio exceeds 60%

The REIT complied with all debt covenants during the financial year

Net debt reconciliation

The table below sets out an analysis of net debt and the movements in net debt during the year.

		Movement in borrowing	Movement		Movement in borrowing	Movement	
	2023	costs	in cash	2024	costs	in cash	2025
	\$'m	\$'m	\$'m	\$'m	\$'m	\$'m	\$'m
Bank debt	739.0	_	(12.0)	727.0	_	(63.0)	664.0
Borrowing costs	(4.1)	(0.7)	_	(4.8)	1.1	-	(3.7)
Total borrowings	734.9	(0.7)	(12.0)	722.2	1.1	(63.0)	660.3
Cash	(14.5)	_	2.9	(11.6)	_	(8.4)	(20.0)
Net debt	720.4	(0.7)	(9.1)	710.6	1.1	(71.4)	640.3

Borrowings in joint ventures

As at balance date, CH BBD Holding Trust has a \$52.3 million debt facility (CQE share: \$26.1 million) expiring in August 2027.

b) Finance costs

	2025	2024
	\$'m	\$'m
Finance costs paid or payable	38.1	37.5
Interest on lease liabilities	0.2	0.2
Less: Capitalised finance costs	-	(0.9)
	38.3	36.8

Finance costs associated with development properties are capitalised based on the weighted average interest rate as part of the cost of that asset during the period that is required to complete and prepare the asset for its intended use. The weighted average interest rate takes into consideration the REIT's interest rate hedging profile, debt term and liquidity costs.

C3. Derivative financial instruments

(a) Derivative financial instruments

The REIT uses derivatives to hedge its exposure to interest rates. Derivative financial instruments are measured and recognised at fair value on a recurring basis. All derivatives are classified based on their maturity date and are not split based on notional cashflows.

For derivatives where an upfront payment is made, subsequent changes in fair value arising from cash receipts are classified as interest and recognised within finance costs, with a corresponding adjustment to net fair value loss on derivative financial instruments.

Amounts reflected in the consolidated financial statements are as follows:

Consolidated balance sheet

Asset \$'m	Liability \$'m	Asset \$'m	Liability \$'m
·	·	·	\$'m
2.1	1.1		
2.1	11		
	1.1	7.8	_
2.1	1.1	7.8	_
_	1.6	3.4	_
0.5	_	3.2	_
0.5	1.6	6.6	_
2.6	2.7	14.4	_
	2.1 - 0.5 0.5	2.1 1.1 - 1.6 0.5 - 0.5 1.6	2.1 1.1 7.8 - 1.6 3.4 0.5 - 3.2 0.5 1.6 6.6

(b) Interest rate swaps

At 30 June 2025, the fixed rate under interest rate swaps was 3.01% per annum and the comparable market rate for a similar weighted average hedge duration of 1.9 years was 3.14% (2024: fixed rate under interest rate swaps was 2.26% and the comparable market rate for a similar weighted average hedge duration of 2.0 years was 4.36%).

Changes in fair value for interest rate swap derivatives are classified as interest expense to the extent that net cash flows are exchanged.

As at 30 June 2025 date the notional principal amounts and periods of expiry of the interest rate swap contracts which are linked to floating rates are as follows:

	1 year	1 - 2	2 - 3	3 - 4	
	or less	years	years	years	Total
	\$'m	\$'m	\$'m	\$'m	\$'m
2025	235.0	100.0 ¹	150.0 ²	-	485.0
2024	535.0 ³	160.0 ⁴	_	150.0	845.0

- ¹ This interest rate swap has a forward start date of June 2026 and an expiry date of June 2027.
- ² \$75 million has a forward start date of June 2026 and an expiry date of December 2027.
- ³ \$160 million has a forward start date of December 2024 and an expiry date of June 2025.
- ⁴ This interest rate swap has a forward start date of June 2025 and an expiry date of June 2026.

c) Valuation techniques used to derive level 2 fair values

Derivatives are classified as level 2 on the fair value hierarchy as the inputs used to determine fair value are observable market data but not quoted prices.

The fair value of interest rate swaps is calculated as the present value of the estimated future cash flows.

Credit value adjustments are calculated based on the counterparty's credit risk using the counterparty's credit default swap curve as a benchmark. Debit value adjustments are calculated based on the REIT's credit risk using debt financing available to the REIT as a benchmark.

C4. Contributed equity and reserves

(a) Contributed equity

Details	No. of Units '000	\$'m
Units on issue - 1 July 2023	368,388	650.0
Units issued via DRP	4,094	11.0
Units on issue - 30 June 2024	372,482	661.0
Units issued via DRP	1,082	2.6
Cancellations of units	(2,455)	(4.6)
Units on issue - 30 June 2025	371,109	659.0

As stipulated in the REIT's constitution, each unit represents a right to an individual share in the REIT and does not extend to a right to the underlying assets of the REIT. There are no separate classes of units and each unit has the same rights attaching to it as all other units in the REIT.

Each unit confers the right to vote at meetings of unitholders, subject to any voting restrictions imposed on a unitholder under the *Corporations Act 2001* and the ASX Listing Rules. Units on issue are classified as equity and are recognised at the fair value of the consideration received by the REIT. Transaction costs arising on the issue of equity are recognised directly in equity as a reduction in the proceeds of units to which the costs relate.

On market unit buyback

During the year, the REIT repurchased 2,454,829 units, on market, for a total consideration of \$7.0 million. The REIT cancelled the repurchased units. The cancellation reduced the contributed equity and decreased retained profits by the repurchased units entitlement of \$4.6 million and \$2.4 million respectively.

Distribution reinvestment plan (DRP)

The REIT has established a DRP under which unitholders may elect to have all or part of their distribution entitlements satisfied by the issue of new units rather than being paid in cash.

The DRP issue price is determined at a discount of 1.5% to the daily volume weighted average price of all units traded on the ASX during the 10 business days commencing no later than the second business day following the distribution record date. \$2.6 million was raised from the DRP for the 30 June 2024 distribution allotted on 19 July 2024. The DRP was suspended from 14 August 2024.

C5. Financial risk management

The REIT's principal financial instruments comprise cash and cash equivalents, receivables, investments in joint ventures, payables, interest bearing liabilities and derivative financial instruments.

The table below shows the REIT's exposure to a variety of financial risks and the various measures it uses to monitor exposures to these types of risks. The REIT manages its exposure to these financial risks in accordance with the REIT's Financial Risk Management (FRM) policy as approved by the Board. The policy sets out the REIT's approach to managing financial risks, the policies and controls utilised to minimise the potential impact of these risks on its performance and the roles and responsibilities of those involved in the management of these financial risks. Derivative financial instruments are used exclusively for hedging purposes and not for trading or speculative purposes.

Other than financial instruments, the REIT is exposed to property price risk including property rental risks.

Risk	Definition	Exposure	Exposure management
Market risk – interest rate risk	The risk that changes in interest rates will change the fair value or cash flows of the REIT's monetary assets and liabilities.	Cash and borrowings at fixed and floating rates.	Interest rate swaps are used to hedge movements in interest rates.
Liquidity risk	The risk the REIT has insufficient liquid assets to meet its obligations as they become due and payable.	Payables, borrowings, and other liabilities.	Maintaining sufficient cash and marketable securities, the availability of funding through an adequate amount of committed credit facilities and the ability to close out market positions.
Credit risk	The risk a contracting entity will not complete its obligations under a contract and will cause the REIT to	All financial assets including tenant receivables.	Performing credit reviews on prospective tenants, obtaining tenant collateral and detailed review of tenant arrears.
	make a financial loss.		Reviewing the aggregate exposure of receivables and tenancies across the portfolio.
			Limiting the credit exposure to any financial institution and limiting to investment grade counterparties.
			Monitoring the public credit rating of counterparties.

(i) Market risk – interest rate risk

The REIT's main interest rate risk arises from long-term borrowings. Borrowings issued at variable rates expose the REIT to cash flow interest rate risk. During 2025 the REIT's borrowings at variable rate were denominated in Australian dollars.

The REIT has the following classes of financial assets and financial liabilities that are exposed to interest rate risk:

	2025	2024
	\$'m	\$'m
Floating rate		
Cash	(20.0)	(11.6)
Cash - joint ventures entities ¹	(1.9)	(2.0)
Borrowings	664.0	727.0
Borrowings - joint ventures entities ¹	26.1	26.1
	668.2	739.5
Derivative financial instruments		
Interest rate swaps - floating to fixed ²	(310.0)	(525.0)
Interest rate swaps - floating to fixed - joint ventures	(10.5)	(15.0)
Interest rate cap	(100.0)	(100.0)
Net floating rate exposure	247.7	99.5

¹ The REIT's share of financial assets and liabilities included within its net investment in joint venture entities.

Sensitivity analysis

The table below reflects the potential net increase/(decrease) in the REIT's profit and equity, resulting from changes in Australian interest rates applicable at 30 June 2025, with all other variables remaining constant.

		2025				2024	
	Interest	Net gain/(loss)	Profit and	Other	Profit and	Other	
	expense	from derivative	loss	comprehensive	loss	comprehensive	
		financial		income		income	
		instruments					
	\$'m	\$'m	\$'m	\$'m	\$'m	\$'m	
Australian interest rates							
+ 1.00%	(2.5)	6.4	3.9	_	9.0	_	
- 1.00%	2.5	(5.9)	(3.4)	_	(8.9)	_	

The effect of changes in interest rates on the REIT's profit and equity shown in the table above is mainly impacted by a change in interest payable on the REIT's floating rate interest bearing liabilities, offset by changes in the fair value of derivative financial instruments hedging this exposure.

² The amounts represent the notional principal payable under the derivative contracts. Excludes forward starting interest rate swaps.

(ii) Liquidity risk

The following table provides the contractual maturity of the REIT's fixed and floating rate financial liabilities as at 30 June 2025. The amounts represent the future contractual undiscounted principal and interest cash inflows/(outflows) based on interest rates prevailing at balance date and therefore do not equate to the value shown in the consolidated balance sheet. Repayments which are subject to notice are treated as if notice were given immediately.

	Carrying	Less than	1 to 5	Over 5	Total
	value	1 year	years	years	
	\$'m	\$'m	\$'m	\$'m	\$'m
2025					
Financial liabilities					
Payables	(14.1)	(14.1)	_	_	(14.1)
Distribution payable	(14.3)	(14.3)	_	_	(14.3)
Borrowings	(660.3)	(36.6)	(737.9)	_	(774.5)
Derivative financial instruments	(2.7)	(1.5)	(1.5)	_	(3.0)
Other liabilities	(5.0)	(5.0)	_	_	(5.0)
Lease liabilities	(1.5)	(0.7)	(0.8)	(0.2)	(1.7)
Total financial liabilities	(697.9)	(72.2)	(740.2)	(0.2)	(812.6)
2024					
Financial liabilities					
Payables	(14.7)	(14.7)	_	_	(14.7)
Distribution payable	(14.9)	(14.9)	_	_	(14.9)
Borrowings	(722.2)	(46.1)	(853.8)	_	(899.9)
Other liabilities	(0.4)	(0.4)		_	(0.4)
Lease liabilities	(2.8)	(1.0)	(1.4)	(0.3)	(2.7)
Total financial liabilities	(755.0)	(77.1)	(855.2)	(0.3)	(932.6)

The amount of credit facilities unused by the REIT at 30 June 2025 is \$186.0 million (2024: \$123.0 million).

(iii) Credit risk

Credit risk arises from the financial assets of the REIT, which comprise cash and cash equivalents, trade and other receivables and derivative instruments. The REIT's exposure to credit risk arises from potential default of the counterparty, with a maximum exposure equal to the carrying amount of these instruments. Exposure at balance date is addressed in each applicable note.

Receivables are received within the terms of the individual property lease. The REIT does not hold any credit derivatives to offset its credit exposure.

The REIT trades only with recognised, creditworthy third parties, and as such collateral is not requested nor is it the REIT's policy to secure its trade and other receivables.

The REIT's credit exposure is concentrated with one debtor, Goodstart Early Learning Limited, which contributed 30.3% of rental income. The total credit risk for financial instruments is limited to the carrying amount disclosed in the consolidated balance sheet, net of any provisions for expected credit losses.

In addition, receivable balances are monitored on an ongoing basis (refer to Note D2).

The table below shows the ageing analysis of receivables of the REIT.

	Less than 30 days \$'m	31 to 60 days \$'m	61 to 90 days \$'m	More than 90 days \$'m	Total \$'m
2025 Rent receivables	1.4	-	-	-	1.4
2024 Rent receivables	1.1	0.1	_	0.2	1.4

The REIT applies the AASB 9 simplified approach to measuring expected credit losses, which uses a lifetime expected loss allowance for all trade receivables and other financial assets.

The loss allowances for trade and other financial assets are based on assumptions about risk of default and expected loss rates. The REIT uses judgement in making these assumptions, based on the REIT's past history and existing market conditions as well as forward-looking estimates at the end of each reporting period.

Agreement to rental deferral options between the REIT and a tenant does not automatically indicate a deterioration of credit risk but is considered within the framework of the above indicators.

The forward-looking judgments and assumptions reflect the best estimate of management as at balance date, using information available to them at that date. Accordingly, the REIT's expected credit losses estimates are inherently uncertain and, as a result, actual results may differ from these estimates.

D. Further Information

D1. Related Party Information

(a) Responsible Entity

The Responsible Entity of the REIT is Charter Hall Social Infrastructure Limited, a wholly owned controlled entity of Charter Hall Limited. The registered office of the Responsible Entity is Level 20, No.1 Martin Place, Sydney NSW 2000.

(b) Directors

The following persons have held office as Directors of the Responsible Entity during the year and up to the date of this report, unless otherwise stated:

Greg Paramor AO
 Chair and Non-Executive Director

Michael Johnstone
 Kate Melrose
 Non-Executive Director
 Non-Executive Director

Bevan Towning
 Non-Executive Director

Sean McMahon
 Executive Director and Chief Investment Officer (Charter Hall Group)

Miriam PattersonExecutive Director

No payments were made by the REIT or by the Responsible Entity on behalf of the REIT to the Executive Directors during the year.

(c) Transactions with the Responsible Entity and its related parties

The Responsible Entity and its related parties held 36,757,684 units as at 30 June 2025 (2024: 31,957,136).

Following is a summary of related party transactions for the year ended 30 June 2025:

			ount
		2025	2024
Type of fees	Basis of fee calculation	\$'000	\$'000
Base management	0.50% of gross assets	10,859	11,236
Acquisition	\$9,941 per property	29	19
Disposal	Board approved where third party sales agent is not engaged	735	_
Property management	Up to 1.9% net rent	2,082	2,100
Accounting services	Cost recovery	807	779
Leasing	% year one gross rent based on a sliding fee scale	638	179
Development management	1.5% - 4.5% of costs	29	68
Debt arranger	0.50% of all debt funding	-	3,058
Other cost recoveries	Cost recovery	832	532
		16,011	17,971

The above fees and transactions were based on market rates and normal commercial terms and conditions and were approved by the Independent Directors.

d) Outstanding payable balance with the Responsible Entity and its related parties

	2025	2024
	\$'000	\$'000
Charter Hall Social Infrastructure Limited	2,695	2,754
	2,695	2,754

(e) Key management personnel

Key management personnel (KMP) are defined in AASB 124 Related Party Disclosures as those having authority and responsibility for planning, directing and controlling the activities of the entity. The Responsible Entity meets the definition of KMP as it has this authority in relation to the activities of the REIT. These powers have not been delegated by the Responsible Entity to any other person. Details of management fees charged to the REIT by the Responsible Entity and its related parties are included in Note D1(c).

(f) Directors' fees and Fund Manager remuneration

Independent Directors' fees are as follows:

	2025	2024
	\$	\$
Greg Paramor AO	140,679	135,921
Michael Johnstone	104,820	97,850
Bevan Towning	93,786	84,861
Kate Melrose	93,785	90,614
	433,070	409,246

The level of fees is not related to the performance of the REIT. The Board of the Responsible Entity considers remuneration payable to its Independent Directors from time to time. Remuneration of Independent Directors is approved by the Board and any increases are benchmarked to market rates.

The Executive Directors of the Responsible Entity and Fund Manager of the REIT are employees of Charter Hall Holdings Pty Ltd and are remunerated by Charter Hall Holdings Pty Ltd.

(g) Directors' interests in REIT units

The number of units held directly, indirectly or beneficially by the Directors of the Responsible Entity or the Directors' related parties at 30 June 2025 is as follows:

	Units held	Units held
	2025	2024
Greg Paramor AO	526,257	526,257
Michael Johnstone	84,728	84,728
Bevan Towning	10,000	10,000
Kate Melrose	36,489	35,881
Sean McMahon	58,800	58,800
Miriam Patterson	-	_
Total	716,274	715,666

The aggregate number of units of the REIT acquired by the Directors of the Responsible Entity or their related parties during the year is set out below.

	Units	Units
	2025	2024
Bevan Towning	-	10,000
Kate Melrose	608	2,084
Total	608	12,084

D2. Working capital

The REIT maintains a proactive cash management practice of using excess available cash to reduce drawn revolving debt facilities. The REIT is in a net current asset position of \$17.1 million at 30 June 2025 principally as a result of assets classified as held for sale (30 June 2024 net current asset position of \$2.6 million).

The REIT has readily accessible credit facilities with \$186 million (2024: \$123.0 million) of undrawn non-current debt facilities at 30 June 2025 and operating cash flows to meet current liabilities. The REIT does not foresee any issues in meeting the current liabilities over the course of the next 12 months, and therefore, these consolidated financial statements have been prepared on a going concern basis.

Financial assets and liabilities not carried at fair value have carrying values that reasonably approximate their fair values.

(a) Receivables and other assets

	2025	2024
	\$'m	\$'m
Receivables		
Trade receivables	1.4	1.4
Accrued income	0.5	1.2
Distributions receivable	1.2	1.2
GST receivable	_	0.2
Other	_	0.1
	3.1	4.1
Other assets		
Deposits and costs related to property transactions	0.6	0.7
Prepayments	0.2	1.9
	0.8	2.6
·		

2025

2024

Trade receivables include property rental income receivable together with trade receivables relating to revenue from contracts with customers.

The REIT's receivables are recognised initially at fair value and subsequently measured at amortised cost, less provision for expected credit losses. The REIT applies the AASB 9 Financial Instruments simplified approach to measuring expected credit losses which involves a lifetime expected loss allowance for all trade and other financial assets. The REIT uses judgement in making these assumptions, refer to Note C5 (iii).

(b) Payables

	2025	2024
	\$'m	\$'m
Payables		
Trade creditors	1.3	2.0
Accrued capital expenditure	0.7	4.0
Accrued expenses	4.2	3.4
Accrued base management fees	2.7	2.8
GST payable	2.8	-
Interest payable on interest bearing liabilities	2.4	2.5
	14.1	14.7
Other liabilities		
Prepaid rent	5.0	0.3
Other	_	0.1
	5.0	0.4

Liabilities are recognised for amounts to be paid in the future for goods and services received, whether or not billed to the REIT. The amounts are unsecured and are usually paid within 30 days of recognition. Trade and other payables are presented as current liabilities unless payment is not due within 12 months after the reporting period. They are recognised initially at their fair value and subsequently measured at amortised cost using the effective interest method.

D3. Leasehold properties

The REIT owns 24 leasehold properties which are subject to a head lease with a freehold owner of the property. The REIT has then leased these properties to early learning operators for terms consistent with the head lease. Rental contracts over the leasehold properties with the freehold property owner are typically made for periods of 15 to 20 years, with five year rolling options. Lease terms are negotiated on an individual basis and contain different terms and conditions.

Leases over leasehold properties owned by the REIT are recognised as a right-of-use asset and a corresponding liability lease at this date. Each lease payment is allocated between liability and finance cost. The finance costs are charged to profit and loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period. The right-of-use asset is depreciated over the lease term on a straight line basis.

Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments:

- fixed payments (including in-substance fixed payments), less any lease incentives receivable
- variable lease payments that are based on a fixed rate.

The lease payments paid on leasehold properties are discounted using the interest rate implicit in the lease. If that rate cannot be determined, the lessee's incremental borrowing rate is used, being the rate that the lessee would have to pay to borrow the funds necessary to obtain an asset of similar economic environment with similar terms and conditions.

The REIT's lease liabilities are measured at the present value of the remaining lease payments calculated using an incremental borrowing rate as of 1 July 2019, date of initial recognition of the lease liabilities following the REIT's adoption of AASB 16 *Leases*. The weighted average incremental borrowing rate applied to lease liabilities on 1 July 2019 was 3.70%.

Lease Liabilities	2025	2024
	\$'m	\$'m
Current lease liabilities	0.6	1.0
Non-current lease liabilities	0.9	1.8
	1.5	2.8

D4. Parent entity information

The financial information for the parent entity, Charter Hall Social Infrastructure REIT, has been prepared on the same basis as the REIT's consolidated financial statements except as set out below:

(i) Investments in controlled entities

Investments in controlled entities and joint ventures are accounted for at cost in the financial statements of the parent entity. Such investments include both investments in equity securities issued by the controlled entity and other parent entity interests that in substance form part of the parent entity's investment in the controlled entity. These include investments in the form of interest-free loans which have no fixed contractual term and which have been provided to the controlled entity as an additional source of long-term capital.

Dividends and distributions received from controlled entities and joint ventures are recognised in the parent entity's statement of comprehensive income, rather than deducted from the carrying amount of these investments.

(ii) Receivables and payables

Trade amounts receivable from controlled entities in the normal course of business and other amounts advanced on commercial terms and conditions are included in receivables. Similarly, amounts payable to controlled entities are included in payables.

(iii) Recoverable amount of assets

The carrying amounts of investments in controlled entities and joint ventures valued on the cost basis are reviewed to determine whether they are in excess of their recoverable amount at balance date. If the carrying value exceeds their recoverable amount, the assets are written down to the lower value. If required, the write-down is expensed in the year in which it occurs.

(a) Summary financial information

The individual financial statements for the parent entity show the following aggregate amounts:

	Parent entity	Parent entity
	2025	2024
	\$'m	\$'m
Assets		
Current assets	50.1	30.5
Non-current assets	1,926.5	2,052.1
Total assets	1,976.6	2,082.6
Current liabilities	24.1	20.1
Non-current liabilities	756.8	842.1
Total liabilities	780.9	862.2
Equity		
Contributed equity	659.0	661.0
Retained profits	536.7	559.4
Total equity	1,195.7	1,220.4
Statement of comprehensive income		
Profit/(loss) for the year	26.8	(6.7)
Total comprehensive income	26.8	(6.7)
The comparative amounts have been restated		

The comparative amounts have been restated.

(b) Guarantees and contingent liabilities

The parent entity did not have any other contingent liabilities, either individually or as a class, at 30 June 2025 (2024: nil).

(c) Commitments

The parent entity may enter into contracts for the acquisition, construction and development of properties in Australia. The commitments of the parent entity in relation to such contracts are \$4.0 million (2024: \$10.5 million). Additionally, there are no capital incentive commitments under lease agreements (2024: \$3.4 million). These commitments have not been reflected in the financial information of the parent entity.

D5. Significant contract terms and conditions

Pre-emptive rights

The joint-ownership agreement to which the REIT is a party contains a pre-emptive right which restricts the REIT's dealings in respect of its interest in the respective co-owned Trust (BBD Holding Trust). In particular, where the REIT wishes to deal with its interests in the co-owned Trust, the other co-owner will have a pre-emptive right over the REIT's interests, other than in limited circumstances (for example, by way of a permitted transfer to a member of the REIT's unitholder or owner group).

D6. Remuneration of the auditor

	2025	2024
	\$	\$
Amounts paid or payable to PricewaterhouseCoopers Australian firm for:		
Audit services	175,401	163,689
Taxation compliance services	803	626
Total amount paid or payable to PricewaterhouseCoopers Australian firm	176,204	164,315

D7. Interest in other entities

Subsidiaries

The REIT's subsidiaries at 30 June 2025 are set out below. Unless otherwise stated, it has contributed equity consisting solely of ordinary units that are held directly by the REIT, and the proportion of ownership interests held equals the voting rights held by the REIT.

Name of entity	Country of incorporation	Place of business	Ownership interest held by the REIT		Principal activities
	•		2025	2024	
FET Sub-Trust No.1	Australia	Australia	100%	100%	Property investment
FET Sub-Trust No.2	Australia	Australia	100%	100%	Property investment
CQE BBDT	Australia	Australia	100%	100%	Property investment
CQE Newstead Trust	Australia	Australia	100%	100%	Property investment
CQE Keswick Trust	Australia	Australia	100%	100%	Property investment
CQE Heidelberg Trust	Australia	Australia	100%	100%	Property investment
CQE Childcare Trust No.1	Australia	Australia	100%	100%	Property investment
CQE Childcare Trust No.2	Australia	Australia	100%	100%	Property investment
CQE Childcare Trust No.3	Australia	Australia	100%	100%	Property investment
CQE Childcare Trust No.4	Australia	Australia	100%	100%	Property investment
CQE Childcare Trust No.5	Australia	Australia	100%	100%	Property investment
CQE Childcare Trust No.6	Australia	Australia	100%	100%	Property investment
CQE B2 ABP Robina Trust	Australia	Australia	100%	100%	Property investment
CQE B3 ABP Robina Trust	Australia	Australia	100%	100%	Property investment
CQE Beckenham Trust	Australia	Australia	100%	100%	Property investment
CQE Cloverdale Trust	Australia	Australia	100%	100%	Property investment
CQE GSA Trust	Australia	Australia	100%	100%	Property investment
CQE Finance Pty Ltd	Australia	Australia	100%	100%	Provision of Finance
CQE Osborne Park Trust	Australia	Australia	100%	-	Property investment

D8. Events occurring after balance date

On 1 July 2025, the REIT settled the disposal of one early learning centre for \$5.7 million which was classified as held for sale at balance date.

On 7 July 2025, the REIT acquired an additional interest of 8.33% in Charter Hall GSA Trust for \$28.3 million which owns Geoscience Australia, Canberra ACT, bringing the REIT's total interest in this asset to 33.3%.

On 7 July 2025, the REIT acquired a 45% interest in the CH UWS Trust for \$68.8m which holds 50% of 169 Macquarie Street, Parramatta which is 100% leased to Western Sydney University.

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In July 2025, the successful refinancing of CQEs debt facilities of \$900 million was completed which included a new Asian term loan facility of \$450 million. As part of the refinancing there was a \$50 million increase in borrowing capacity and a two year increase in the weighted average debt maturity.

The Directors of the Responsible Entity are not aware of any other matter or circumstance not otherwise dealt with in this report or the annual consolidated financial statements that has significantly affected or may significantly affect the operations of the REIT, the results of their operations or the state of affairs of the REIT in future financial years.

D9. Other material accounting policies

(a) Basis of preparation

The annual financial report of the Charter Hall Social Infrastructure REIT comprises the Charter Hall Social Infrastructure REIT and its controlled entities

These general purpose financial statements have been prepared in accordance with the requirements of the REIT's constitution, Australian Accounting Standards and Interpretations issued by the Australian Accounting Standards Board and the *Corporations Act 2001*. The REIT is a for-profit entity for the purpose of preparing the consolidated financial statements. The consolidated financial statements are presented in Australian dollars, which is the REIT's functional and presentation currency.

Compliance with IFRS Accounting Standards

The consolidated financial statements of the REIT also comply with IFRS Accounting Standards as issued by the International Accounting Standards Board (IASB).

Historical cost convention

The consolidated financial statements have been prepared on a historical cost basis, except derivative financial instruments, and investment properties, which have been measured at fair value.

(b) Principles of consolidation

Controlled entities

Subsidiaries are all entities over which the REIT has control. The REIT controls an entity when the REIT is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the REIT. They are deconsolidated from the date that control ceases.

Intercompany transactions, balances and unrealised gains on transactions between group companies are eliminated.

Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset.

Accounting policies of controlled entities have been changed where necessary to ensure consistency with the policies adopted by the REIT.

(c) Comparative information

Where necessary, comparative information has been adjusted to conform to changes in presentation in the current year. No material adjustments have been made to comparative information in this report.

(d) Rounding of amounts

As permitted by ASIC Corporations (Rounding in Financial/Directors' Reports) Instrument 2016/191 (as amended) issued by the Australian Securities and Investments Commission relating to the rounding off of amounts in the Directors' report and consolidated financial statements, amounts in the REIT's consolidated financial statements have been rounded to the nearest hundred thousand dollars in accordance with that instrument, unless otherwise indicated.

(e) Changes in accounting standards

No new accounting standards or amendments have come into effect in 30 June 2025 that had a material impact on the REIT's operations or reporting requirements.

Certain amendments to accounting standards have been published that are not mandatory for 30 June 2025 reporting periods and have not been early adopted by the REIT. These amendments are not expected to have a material impact on the REIT in the current or future reporting periods and on foreseeable future transactions.

Directors' Declaration To Unitholders

In the opinion of the Directors of Charter Hall Social Infrastructure Limited, the Responsible Entity of Charter Hall Social Infrastructure REIT:

- a the consolidated financial statements and notes set out on pages 20 to 67 are in accordance with the *Corporations Act* 2001, including:
 - i complying with Accounting Standards, the *Corporations Regulations 2001* and other mandatory professional reporting requirements; and
 - ii giving a true and fair view of the REIT's consolidated financial position as at 30 June 2025 and of its performance for the year ended on that date; and
- b there are reasonable grounds to believe that the REIT will be able to pay their debts as and when they become due and payable.

Note D9 (a) confirms that the consolidated financial statements also comply with IFRS Accounting Standards as issued by the International Accounting Standards Board.

The Directors have been given declarations by the Fund Manager, who performs the Chief Executive Officer function, and the Head of Finance, who performs the Chief Financial Officer function, required by section 295A of the *Corporations Act 2001*.

This declaration is made in accordance with a resolution of the Board of Directors.

Greg Paramor AO Chair Sydney

11 August 2025



Independent auditor's report

To the unitholders of Charter Hall Social Infrastructure REIT

Report on the audit of the financial report

Our opinion

In our opinion:

The accompanying financial report of Charter Hall Social Infrastructure REIT and its controlled entities (together, the REIT) is in accordance with the *Corporations Act 2001*, including:

- a. giving a true and fair view of the REIT's financial position as at 30 June 2025 and of its financial performance for the year then ended
- b. complying with Australian Accounting Standards and the $\it Corporations \, \it Regulations \, \it 2001.$

What we have audited

The REIT's financial report comprises:

- the consolidated balance sheet as at 30 June 2025
- $\bullet \hspace{0.4cm}$ the consolidated statement of comprehensive income for the year then ended
- the consolidated statement of changes in equity for the year then ended
- the consolidated cash flow statement for the year then ended
- the notes to the consolidated financial statements, as contained in the "About this report" section, including material accounting policy information and other explanatory information
- the Directors' declaration to unitholders.

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Basis for opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the *Auditor's responsibilities for the audit of the financial report* section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We are independent of the REIT in accordance with the auditor independence requirements of the *Corporations Act 2001* and the ethical requirements of the Accounting Professional & Ethical Standards Board's APES 110 *Code of Ethics for Professional Accountants (including Independence Standards)* (the Code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

Our audit approach

An audit is designed to provide reasonable assurance about whether the financial report is free from material misstatement. Misstatements may arise due to fraud or error. They are considered material if individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial report.

We tailored the scope of our audit to ensure that we performed enough work to be able to give an opinion on the financial report as a whole, taking into account the geographic and management structure of the REIT, its accounting processes and controls and the industry in which it operates.

Audit Scope

- Our audit focused on where the REIT made subjective judgements; for example, significant
 accounting estimates involving assumptions and inherently uncertain future events.
- We identified separate components of the REIT including its equity accounted investments. We established an audit strategy for each component. In establishing the overall approach to the group audit, we determined the type of work that needed to be performed by us, as the group auditor.



Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial report for the current period. The key audit matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. Further, any commentary on the outcomes of a particular audit procedure is made in that context. We communicated the key audit matter to the Audit Risk and Compliance Committee.

Key audit matter

Valuation of investment properties held both directly and indirectly

(Refer to "About this report" section: B. Property portfolio assets)

In measuring the fair value of investment properties the REIT applied the principles of accounting for investment properties at fair value under Australian Accounting Standards and applied the valuation methodology described in section B of the financial report.

We considered this a key audit matter because of the:

- Financial significance of the investment property balances in the consolidated balance sheet.
- Financial significance of revaluation movements that directly impact the consolidated statement of comprehensive income.
- Inherently subjective nature of investment property valuations arising from prevailing market conditions, the individual nature and location and comparable sales evidence for each property.
- Estimation uncertainty exists with respect to the assumptions used by the REIT in developing fair value estimates including capitalisation rates and discount rates.

How our audit addressed the key audit matter

To assess the valuation of investment properties, we performed the procedures set out below, amongst others:

We inspected a selection of relevant property market reports and held discussions with PwC valuation experts to develop an understanding of prevailing market conditions and their expected impact on the REIT's investment properties.

We assessed the design and performed tests of the operating effectiveness of selected controls supporting the REIT's investment property valuation process.

We evaluated the appropriateness of fair value by comparing the settlement price for disposals during the financial year against the carrying amount.

We tested a sample of rental data used in the valuation against supporting documentation.

For a sample of valuations, we assessed the competency, capability and objectivity of the relevant external valuer.

For a sample of properties, which were assessed as being at greater risk of material misstatement, we performed the following procedures where appropriate over the external or internal valuations (together, the 'valuations') obtained by the REIT:

 assessed the appropriateness of the methodology adopted in the valuations against the requirements of Australian Accounting Standards, and tested the mathematical accuracy of these valuations.



Key audit matter

How our audit addressed the key audit matter

- assessed the appropriateness of certain assumptions, such as capitalisation rates and discount rates (where applicable) including comparing to market data, and comparable transactions, where possible.
- reconciled the fair value of the valuations' reports to the accounting records.

We assessed the reasonableness of the REIT's disclosures in the financial report against the requirements of Australian Accounting Standards.

Other information

The Directors of Charter Hall Social Infrastructure Limited (the Directors), the Responsible Entity of Charter Hall Social Infrastructure REIT are responsible for the other information. The other information comprises the information included in the annual report for the year ended 30 June 2025, but does not include the financial report and our auditor's report thereon. Prior to the date of this auditor's report, the other information we obtained included the Director's Report. We expect the remaining other information to be made available to us after the date of this auditor's report.

Our opinion on the financial report does not cover the other information and we do not and will not express an opinion or any form of assurance conclusion thereon through our opinion on the financial report.

In connection with our audit of the financial report, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial report or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

If, based on the work we have performed on the other information that we obtained prior to the date of this auditor's report, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

When we read the other information not yet received, if we conclude that there is a material misstatement therein, we are required to communicate the matter to the Directors and use our professional judgement to determine the appropriate action to take.

Responsibilities of the Directors for the financial report

The Directors are responsible for the preparation of the financial report in accordance with Australian Accounting Standards and the *Corporations Act 2001*, including giving a true and fair view, and for such internal control as the

Fund Manager remuneration



Travis Butcher, Fund Manager, CQE

The Fund Manager's Total Target Remuneration is structured as a mixture of fixed and variable 'at-risk' Short-Term Incentive (STI) and Long-Term Incentive (LTI) components. While Fixed Annual Remuneration (FAR) is designed to provide a base level of remuneration, the 'at-risk' STI and LTI components align the employee's performance with Fund objectives and long-term unitholder interests.

STI

Individual STI outcomes are determined based on Group, divisional, Fund and individual performance. The scorecard is split into three elements: Financial; Customer; and Leadership, Culture and Collaboration, with a 50% financial and 50% non-financial split.

The table on the following page outlines the split of Travis Butcher's current KPIs and the percentage attributed to each element of performance.

For FY25, 75% of the STI award will be delivered in cash and 25% deferred into CQE units as service rights. The CQE units underpinning the service rights are purchased by CHC and transferred to the Fund Manager on vesting. These service rights are deferred over two years, with 50% vesting at the end of year one (on 31 August 2026) and 50% at the end of year two (31 August 2027).

For the deferred component of the FY25 STI automatic exercise of rights into CQE units at vesting. Participants have up to 10 years from the grant date to exercise. This design feature is intended to improve unitholder alignment as employees may choose to have additional capital exposure to CQE or other CHC-listed vehicles as a result of the flexibility of the offering.

LTI

The Charter Hall Group LTI is governed by the Performance Rights and Options Plan (PROP), under which rights to stapled securities are granted to participants. Each performance right entitles the participant to one stapled security in the Charter Hall Group for nil consideration at the time of vesting, subject to meeting the performance hurdles as outlined below, measured over the relevant performance period:

- Charter Hall Group's aggregate operating earnings per security (OEPS) growth – 50% of LTI allocation;
- Charter Hall Group's relative total securityholder return (TSR) – 50% of LTI allocation.

More details are provided under section 6.5 of the Remuneration Report within Charter Hall Group's 2025 Annual Report.

Leadership, Culture Role **Financial** Customer and Collaboration 20% 50% 30% Overall Weighting **KPIs** Drive fund and portfolio Drive specific customer - Drive progress of strategies through sustainability initiatives performance to achieve budgeted FY25 key account plan within the CQE financial metrics management to portfolio resulting in improvement in the Fund's foster a well-rounded - Identify and implement customer relationship ESG performance opportunities across and deliver mutually the existing portfolio to Drive employee beneficial outcomes improve income growth engagement and and enhance portfolio - Consistent and well-being strategies WALE to maximise to create an inclusive meaningful engagement asset values with key investors and team culture, promoting participation in successful customer excellence, Mitigate portfolio investor roadshows with well-being and risk through active a particular focus on succession planning portfolio curation attracting new ESG or social impact investors

Unitholder analysis

Holding distribution

as at 29 July 2025

Range	Ordinary units held	% of ordinary units	No. of holders
100,001 and Over	300,087,415	80.86	140
10,001 to 100,000	51,814,613	13.96	2,057
5,001 to 10,000	11,428,992	3.08	1,544
1,001 to 5,000	7,160,306	1.93	2,502
1 to 1,000	617,431	0.17	1,600
Total	371,108,757	100.00	7,843
Unmarketable parcels	17,393	0.00	480

Substantial Unitholder notices

as at 29 July 2025

Name	Date of change	Ordinary units held	% ordinary units held
State Street Corporation	30 June 2025	18,637,929	5.02
Charter Hall Limited	17 October 2024	44,881,716	12.01
The Vanguard Group Inc.	21 September 2022	30,353,322	8.42

Top 20 Unitholders

as at 29 July 2025

Name	A/C designation	Ordinary units held	%IC
HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED	7	99,933,071	26.93
J P MORGAN NOMINEES AUSTRALIA PTY LIMITED		67,563,116	18.21
THE TRUST COMPANY (AUSTRALIA) LIMITED	CHARTER HALL CO INVEST 3	31,554,980	8.50
CITICORP NOMINEES PTY LIMITED		30,937,436	8.34
BNP PARIBAS NOMS PTY LTD	HUB24 CUSTODIAL SERV LTD	7,107,736	1.92
THE TRUST COMPANY (AUSTRALIA) LIMITED	CH COIT3 A/C	4,800,548	1.29
BNP PARIBAS NOMINEES PTY LTD		4,644,195	1.25
NATIONAL NOMINEES LIMITED		4,361,160	1.18
NETWEALTH INVESTMENTS LIMITED	WRAP SERVICES	3,790,290	1.02
BNP PARIBAS NOMINEES PTY LTD	AGENCY LENDING A/C	3,276,660	0.88
REDBROOK NOMINEES PTY LTD		2,435,077	0.66
BNP PARIBAS NOMS (NZ) LTD		1,533,061	0.41
BNP PARIBAS NOMINEES PTY LTD	IB AU NOMS RETAILCLIENT	1,493,197	0.40
ROYRISE PTY LTD	HONPLE FINANCE SF A/C	1,277,932	0.34
REDBROOK NOMINEES PTY LTD		1,266,333	0.34
ACRES HOLDINGS PTY LTD	NOEL EDWARD KAGI FAMILY A/C	1,200,000	0.32
MR ALFRED ZUEGN & MRS ELISABETH ZUEGN	A & E ZUEGN SUPER FUND A/C	1,100,000	0.30
NEWECONOMY COM AU NOMINEES PTY LIMITED	900 ACCOUNT	1,094,612	0.29
NETWEALTH INVESTMENTS LIMITED	SUPER SERVICES A/C	1,054,802	0.28
UBS NOMINEES PTY LTD		951,224	0.26
Total		271,375,430	73.13
Balance of register		99,733,327	26.87
Grand total		371,108,757	100.00

On-market buy back

On 11 February 2025, CQE announced an on-market buy back of units in CQE for up to \$25 million.

During the year, CQE repurchased 2,454,829 units, on market, for a total consideration of \$7.0 million. The unit buyback period is for 12 months until 26 February 2026.

Investor information

How do I invest in Charter Hall Social Infrastructure REIT?

Charter Hall Social Infrastructure REIT is listed on the Australian Securities Exchange (ASX) under the stock code "CQE". You can buy units just like you would buy shares - through your adviser, stockbroker or an online broker. If you do not already have a broker you can call the ASX Broker Referral Service on +61 1300 300 279 or go to the ASX website.

Where can I find more information about Charter Hall Social Infrastructure REIT?

Charter Hall Social Infrastructure REIT's website, charterhall.com.au/cqe contains extensive information on our Board and Management team, corporate governance, sustainability, property portfolio and all investor communications including distribution and tax information, reports and presentations. The website also provides information on the broader Charter Hall Group including other managed funds available for investment.

Can I receive my Annual Report electronically?

Charter Hall Social Infrastructure REIT provides its annual report as a PDF, accessible on its website. You can elect to receive notification that this report is available online via your Investor Centre login.

How do I receive my distribution?

Charter Hall Social Infrastructure REIT pays its distribution via direct credit. This enables you to receive automatic payment of your distributions quickly and securely. You can nominate any Australian or New Zealand bank, building society, credit union or cash management account for direct payment by downloading a direct credit form using the Investor Login facility and sending it to MUFG Pension & Market Services. On the day of payment, you will be sent a statement via post or email confirming that the payment has been made and setting out details of the payment. Charter Hall Social Infrastructure REIT no longer pays distributions by cheque.

Can I reinvest my distribution?

When operating, the Distribution Reinvestment Plan (DRP) allows you to have your distributions reinvested in additional units in Charter Hall Social Infrastructure REIT, rather than having your distributions paid to you.

Following payment of the June 2024 quarterly distribution, the DRP has been suspended until further notice.

For further information on the DRP including assistance on participating, please download the DRP Booklet or contact the Registry on +61 1300 303 063.

Do I need to supply my Tax File Number?

You are not required by law to supply your Tax File Number (TFN), Australian Business Number (ABN) or exemption. However, if you do not provide these details, withholding tax may be deducted at the highest marginal rate from your distributions. If you wish to provide your TFN, ABN or exemption, please contact the Registry or sponsoring broker. You can also update your details directly using the facility on the Registry's website au.investorcentre.mpms.mufg.com. You will need your SRN or HIN along with your surname and postcode to log in.

How do I complete my annual tax return for the distributions I receive from Charter Hall?

At the end of each financial year, we issue Unitholders with an AMMA Statement. This statement includes information required to complete your tax return.

How do I make a complaint?

Any Unitholder wishing to lodge a complaint should visit charterhall.com.au/complaints

Contact details

Registry

To access information on your holding or update change your details including name, address, tax file number, payment instructions and document requests, contact:

MUFG Corporate Markets – A division of MUFG Pension & Market Services Locked Bag A14 Sydney South NSW 1235

Phone +61 1300 303 063

Email charterhall.reits@cm.mpms.mufg.com.au

Web au.investorcentre.mpms.mufg.com

Investor Relations

All other enquiries related to Charter Hall Social Infrastructure REIT can be directed to Investor Relations:

Charter Hall Social Infrastructure Limited GPO Box 2704 Sydney NSW 2001

Phone +61 1300 365 585

Email reits@charterhall.com.au

Web charterhall.com.au/cqe

Corporate directory

Responsible Entity and Manager

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ASX code CQE

Directors of the Responsible Entity

Greg Paramor AO (Chair) Michael Johnstone Kate Melrose Bevan Towning Sean McMahon Miriam Patterson

Fund Manager

Travis Butcher

Joint Company Secretaries

Mark Bryant and Travis Butcher

Auditor

PricewaterhouseCoopers
One International Towers Sydney
Watermans Quay, Barangaroo
Sydney NSW 2000

Important information: Charter Hall Social Infrastructure Limited ACN 111 338 937; AFSL 281544 (CHSIL) has issued this document in its capacity as the Responsible Entity of Charter Hall Social Infrastructure REIT ARSN 102 955 939 (CQE). This document has been prepared for general information purposes only and is not an offer or invitation for subscription or purchase of, or recommendation of, units. It does not take into account any potential investors' personal objectives, financial situation or needs. Before investing, you should consider your own objectives, financial situation and needs or you should obtain financial, legal and/or taxation advice. CHSIL does not receive fees in respect of the general financial product advice it may provide, however it will receive fees relating to the management of CQE which, in accordance with CQE's constitution, are calculated by reference to the value of the assets of CQE. Entities within the Charter Hall Group may also receive fees for managing the assets of, and providing resources to CQE. For more details on fees, refer to section D1. of this Annual Report. The information contained in this document has been prepared by CQE in good faith. No representation or warranty, express or implied, is made as to the accuracy, adequacy, reliability or completeness of any statements, estimates, opinions or other information contained in this document, any of which may change without notice. This includes, without limitation, any historical financial information and any estimates and projections and other financial information derived from them (including any forward-looking statement). Nothing contained in this document is, or may be relied upon, as a promise or representation, whether as to the past or the future. To the maximum extent permitted by law, CQE (including its respective unitholders, shareholders, directors, officers, employees, affiliates and advisers) disclaim and exclude all liability for any loss or damage suffered or incurred by any person as a result of their reliance on the information contained in this document or any errors in or omissions from this document. This document contains information as to past performance of CQE. Such information is given for illustrative purposes only, and is not - and should not be relied upon as - an indication of future performance of CQE. The historical information in this document is, or is based upon, information contained in previous announcements made by CQE to the market. These announcements are available at www.asx.com.au. This document contains certain "forward-looking statements". Forward-looking words such as "expect", "should", "could", "may", "will", "believe", "forecast", "estimate" and other similar expressions are intended to identify forward-looking statements. Such statements are subject to various known and unknown risks, uncertainties and other factors that are in some cases beyond CQE's control. These risks, uncertainties and factors may cause actual results, performance or achievements to differ materially from those expressed or implied by the forward-looking statements and from past results, performance or achievements. CQE cannot give any assurance or guarantee that the assumptions upon which management based its forward-looking statements will prove to be correct or exhaustive beyond the date of its making, or that CQE's business and operations will not be affected by other factors not currently foreseeable by management or beyond its control. Such forward-looking statements only speak as at the date of this announcement and CQE assumes no obligation to update such information. All information contained herein is current as at 30 June 2025 unless otherwise stated. All references to dollars (\$) are to Australian dollars, unless otherwise stated.

