

Form 604
Corporations Act 2001
Section 671B

Notice of change of interests of substantial holder

To Company Name/Scheme DUET Group

ACN/ARSN ACN 001 374 572

1. Details of substantial holder (1)

Name Spark Infrastructure RE Limited, as responsible entity for the Spark Infrastructure Trust (SKI)
ACN/ARSN (if applicable) ACN 116 940 786

There was a change in the interests of the substantial holder on 6/5/2015
The previous notice was given to the company on 30/9/2014
The previous notice was dated 30/9/2014

2. Previous and present voting power

The total number of votes attached to all the voting shares in the company or voting interests in the scheme that the substantial holder or an associate (2) had a relevant interest (3) in when last required, and when now required, to give a substantial holding notice to the company or scheme, are as follows:

Class of securities (4)	Previous notice		Present notice	
	Person's votes	Voting power (5)	Person's votes	Voting power (5)
Fully paid stapled securities	102,883,458 DUET Securities	7.75%	133,625,646 DUET Securities SKI is not the owner of the DUET Securities. However, under section 608(8) of the Corporations Act, pursuant to the Forward Contracts, SKI is taken to have a relevant interest in any DUET Securities in which DB has a relevant interest. A substantial holding notice lodged for DB on 8/5/2015 (DB Notice) shows that as at 6/5/2015, DB had a relevant interest in 133,625,646 DUET Securities. Accordingly, at that time, SKI became aware that it has a relevant interest in 133,625,646 DUET Securities. Nevertheless, under the Forward Contracts, SKI still has an enforceable right to acquire 124,500,000 DUET Securities from DB, and at DB's election SKI would acquire a further 111,329,303 DUET Securities from DB, and after SKI acquires the DUET Securities from DB, SKI will have the ability to vote 124,500,000 DUET Securities if SKI acquires 124,500,000 DUET Securities from DB or 235,829,303 DUET Securities if SKI acquires a total of 235,829,303 DUET Securities from DB (on DB exercising its election to require SKI to acquire the further 111,329,303 DUET Securities).	8.95% Under section 608(8) of the Corporations Act, pursuant to the Forward Contracts, SKI has a relevant interest in the DUET Securities referred to in the DB Notice, having a voting power of 8.95%. Nevertheless, under the Forward Contracts, SKI still has an enforceable right to acquire 124,500,000 DUET Securities from DB, and at DB's election SKI would acquire a further 111,329,303 DUET Securities from DB, and after SKI acquires the DUET Securities from DB, SKI will have the ability to vote DUET Securities with a voting power of 8.33% if SKI acquires 124,500,000 DUET Securities from DB or 15.79% if SKI acquires a total of 235,829,303 DUET Securities from DB.

3. Changes in relevant interests

Particulars of each change in, or change in the nature of, a relevant interest of the substantial holder or an associate in voting securities of the company or scheme, since the substantial holder was last required to give a substantial holding notice to the company or scheme are as follows:

Date of change	Person whose relevant interest changed	Nature of change (6)	Consideration given in relation to change (7)	Class and number of securities affected	Person's votes affected
6/5/2015 SKI became aware of the change on 11/5/2015	SKI	Change in number of DUET Securities in which DB has a relevant interest in transactions described in Schedule 1 of the substantial holding notice lodged for DB on 8/5/2015.	N/A – SKI has not given any consideration in relation to the change.	See 2 above for a description of the number and class of DUET Securities that may have been affected by the change.	See 2 above for a description of how the change may affect SKI's votes.

SKI has varied the terms of some of the Derivatives Contracts over DUET Group entered into with DB on 20 May 2014. The variations include terminating 30,835,012 Options of the Call Component under the Share Option Transaction – Collar and extending the expiry date of the Share Option Transaction – Collar for a number of Options of the Call Component of the Collar into 2016 and extending the expiry date of the non-prepaid Share Forward Transaction. In addition, the Put Component under the Share Option Transaction – Collar expired during December 2014. SKI has the right to vary the terms of the Derivative Contracts from time to time. SKI regularly reviews its interest in DUET Group and may make further amendments to the Derivative Contracts throughout their term as it considers appropriate.

4. Present relevant interests

Particulars of each relevant interest of the substantial holder in voting securities after the change are as follows:

Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder (8)	Nature of relevant interest (6)	Class and number of securities	Person's votes
SKI	Unknown As described in 2 above, as far as SKI is aware, DB currently has a relevant interest in 133,625,646 DUET Securities and SKI may be taken to have a relevant interest in those DUET Securities under the Forward Contracts. See the DB Notice for further information about the registered holder(s) of DUET Securities in which DB has a relevant interest.	Unknown See the DB Notice for further information about persons entitled to be registered as holder(s) of DUET Securities in which DB has a relevant interest. However under the Forward Contracts, SKI has an enforceable right to acquire 124,500,000 DUET Securities from DB, and at DB's election SKI would acquire a further 111,329,303 DUET Securities from DB, and, on SKI acquiring the DUET Securities from DB, SKI will be entitled to be the registered holder of 124,500,000 DUET Securities if SKI acquires 124,500,000 DUET Securities from DB or 235,829,303 DUET Securities if SKI acquires a total of 235,829,303 DUET Securities from DB (on DB exercising its election to require SKI to acquire the further 111,329,303 DUET Securities).	As described in 2 above, SKI is not the owner of the DUET Securities. However, under section 608(8) of the Corporations Act, it is taken to have a relevant interest in any DUET Securities in which DB has a relevant interest under the Forward Contracts.	133,625,646 DUET Securities. SKI is not the owner of the DUET Securities. However, under section 608(8) of the Corporations Act, pursuant to the Forward Contracts, SKI is taken to have a relevant interest in any DUET Securities in which DB has a relevant interest. The DB Notice shows that as at 8/5/2015, DB has a relevant interest in 133,625,646 DUET Securities. Accordingly, SKI has a relevant interest in 133,625,646 DUET Securities. Nevertheless, under the Forward Contracts, SKI has an enforceable right to acquire 124,500,000 DUET Securities from DB, and at DB's election SKI would acquire a further 111,329,303 DUET Securities from DB.	133,625,646 votes with a voting power of 8.95% However, under the Forward Contracts, SKI has an enforceable right to acquire 124,500,000 DUET Securities from DB, and at DB's election SKI would acquire a further 111,329,303 DUET Securities from DB, and after SKI acquires the DUET Securities from DB, SKI will have the ability to vote 124,500,000 DUET Securities with a voting power of 8.33% if SKI acquires 124,500,000 DUET Securities from DB or 235,829,303 DUET Securities with a voting power of 15.79% if SKI acquires a total of 235,829,303 DUET Securities from DB .

5. Changes in association

The persons who have become associates (2) of, ceased to be associates of, or have changed the nature of their association (9) with, the substantial holder in relation to voting interests in the company or scheme are as follows:

Name and ACN/ARSN (if applicable)	Nature of association
N/A	N/A

6. Addresses

The addresses of persons named in this form are as follows:

Name	Address
SKI	Level 25, 259 George St Sydney, NSW 2000


Signature

print name Alexandra Finley

capacity

Company
Secretary

sign here



date

12/5/2015

DIRECTIONS

- (1) If there are a number of substantial holders with similar or related relevant interests (eg. a corporation and its related corporations, or the manager and trustee of an equity trust), the names could be included in an annexure to the form. If the relevant interests of a group of persons are essentially similar, they may be referred to throughout the form as a specifically named group if the membership of each group, with the names and addresses of members is clearly set out in paragraph 6 of the form.
- (2) See the definition of "associate" in section 9 of the Corporations Act 2001.
- (3) See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.
- (4) The voting shares of a company constitute one class unless divided into separate classes.
- (5) The person's votes divided by the total votes in the body corporate or scheme multiplied by 100.
- (6) Include details of:
 - (a) any relevant agreement or other circumstances because of which the change in relevant interest occurred. If subsection 671B(4) applies, a copy of any document setting out the terms of any relevant agreement, and a statement by the person giving full and accurate details of any contract, scheme or arrangement, must accompany this form, together with a written statement certifying this contract, scheme or arrangement; and
 - (b) any qualification of the power of a person to exercise, control the exercise of, or influence the exercise of, the voting powers or disposal of the securities to which the relevant interest relates (indicating clearly the particular securities to which the qualification applies).See the definition of "relevant agreement" in section 9 of the Corporations Act 2001.
- (7) Details of the consideration must include any and all benefits, money and other, that any person from whom a relevant interest was acquired has, or may, become entitled to receive in relation to that acquisition. Details must be included even if the benefit is conditional on the happening or not of a contingency. Details must be included on any benefit paid on behalf of the substantial holder or its associate in relation to the acquisitions, even if they are not paid directly to the person from whom the relevant interest was acquired.
- (8) If the substantial holder is unable to determine the identity of the person (eg. if the relevant interest arises because of an option) write "unknown".
- (9) Give details, if appropriate, of the present association and any change in that association since the last substantial holding notice.

