APPENDIX 4E

Annual Financial Report for the year ended 30 June 2024

Name of Entity: Charter Hall Long WALE REIT comprising of the two Australian registered schemes listed below (collectively referred to as the "Stapled Trusts", or "the REIT"):

• Charter Hall Direct Industrial Fund ("DIF") and its controlled entities (ARSN 144 613 641); and

LWR Finance Trust ("Finance Trust") and its controlled entity (ARSN 614 713 138).

Results for announcement to the market

5	12 months to 30 June 2024 \$'000	12 months to 30 June 2023 \$'000	Variance (%)
Revenue from ordinary activities	219,668	222,511	(1.3%)
Loss from ordinary activities after tax attributable to members	(510,878)	(188,993)	(170.3%)
Operating earnings ¹	187,992	202,446	(7.1%)

¹ 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. The inclusion of operating earnings as a measure of Charter Hall Long WALE REIT's (the REIT) 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. A reconciliation of the REIT's statutory loss to operating earnings is provided in Note A1 of the financial statements.

	12 months to 30 June 2024 cents per stapled	12 months to 30 June 2023 cents per stapled	Variance
	security	security	(%)
Basic loss per stapled security	(70.67)	(26.14)	(170.3%)
Operating earnings per stapled security	26.00	28.00	(7.1%)

The REIT recorded a statutory loss of \$510.9 million for the year ended 30 June 2024 (30 June 2023: loss of \$189.0 million). Operating earnings amounted to \$188.0 million for the year ended 30 June 2024 (30 June 2023: \$202.4 million) and a distribution of \$188.0 million (26.0 cents per stapled security) was declared for the same period (2023: \$202.4 million; 28.0 cents per stapled security).

The REIT's statutory accounting loss of \$510.9 million includes the following unrealised, non-cash and other items:

- (\$626.0) million of net fair value movements on investment properties;
- (\$ 48.6) million of net fair value movements on derivative financial instruments;
- \$ 0.2 million of net fair value movements on investments at fair value through profit or loss;
- (\$ 3.4) million of straight lining of rental income and amortisation of lease fees and incentives;
- (\$ 1.5) million of acquisition and disposal related costs;
- (\$ 16.5) million of loss on sale of interest in joint ventures
- (\$ 1.8) million of loss on debt extinguishment;
- (\$ 1.1) million of income support and development rebates; and
- (\$ 0.2) million of foreign exchange gains.

Refer to attached consolidated balance sheet, consolidated statement of comprehensive income and consolidated cash flow statement for further detail.

Details of distributions

Distributions paid or declared by DIF during the year ending 30 June 2024 are as follows:

Quarter	Payment date	Cents per security	\$'000
Quarter ending 30 September 2023	14 November 2023	6.50	46,992
Quarter ending 31 December 2023	14 February 2024	6.50	46,922
Quarter ending 31 March 2024	15 May 2024	6.50	46,922
Quarter ending 30 June 2024	14 August 2024	6.50	46,922
Total		26.00	187,968

Finance Trust did not declare any distributions in its own right.

The record date for the 30 June 2024 distribution was 28 June 2024.

Refer attached financial statements (Directors Report and Note A2: Distributions and earnings per security).

Details of distribution reinvestment plan

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

The DRP issue price is determined at a discount of 1.0% to the daily volume weighted average price of all securities traded on the ASX during the 10 business days commencing on the third business day following the distribution record date. The DRP was not active during the year.

Net tangible assets

		30 June 2024	30 June 2023
J	Net tangible asset backing per stapled security ¹	4.66	5.63

¹ Under the listing rules NTA Backing must be determined by deducting from total tangible assets all claims on those assets ranking ahead of the ordinary securities (i.e. all liabilities, preference shares, outside equity interest, etc.)

Control gained or lost over entities during the year

Refer to attached financial statements (Note D6: Interest in other entities).

Details of associates and joint venture entities

Refer to attached financial statements (Note B2: Investment in joint venture entities).

Other significant information

For additional information regarding the results of the REIT for the year ended 30 June 2024, refer to the FY24 Full Year Results Presentation lodged with the ASX. Also refer to attached financial statements.

Segment results

Refer to attached financial statements (Note A1: Segment information).

Other factors

Refer to attached financial statements (Directors Report).

Audit

The accounts have been audited (refer to attached financial statements).



Charter Hall Long WALE REIT

Directors' report and financial report For the year ended 30 June 2024

Comprising the stapling of securities in Charter Hall Direct Industrial Fund (ARSN 144 613 641) and securities in the LWR Finance Trust (ARSN 614 713 138)



Important Notice

The Charter Hall Long WALE REIT (REIT or CLW) consists of the securities of the two Australian registered schemes listed below (collectively referred to as the "Stapled Trusts"):

- Charter Hall Direct Industrial Fund (DIF) and its controlled entities (ARSN 144 613 641) and
 - LWR Finance Trust (Finance Trust) and its controlled entity (ARSN 614 713 138).

Charter Hall WALE Limited ABN 20 610 772 202; AFSL 486721 (CHWALE) is the Responsible Entity of the Stapled Trusts and is a controlled entity of Charter Hall Limited ABN 57 113 531 150 (Charter Hall).

Past performance is not a reliable indicator of future performance. Due care and attention have been exercised in the preparation of forecast information; however, forecasts, by their very nature, are subject to uncertainty and contingencies, many of which are outside the control of CHWALE. Actual results may vary from forecasts and any variation may be materially positive or negative.

This report has been prepared for general information purposes only and is not an offer or invitation for subscription or purchase of, or recommendation of, securities. It does not take into account the investment objectives, financial situation or needs of any investor. Before investing, the investor or prospective investor should consider whether such an investment is appropriate to their particular investment needs, objectives and financial circumstances and consult an investment adviser if necessary.

CHWALE does not receive fees in respect of the general financial product advice it may provide; however, it will receive fees for operating the REIT which, in accordance with the REIT's constitutions, are calculated by reference to the value of the assets. Controlled entities of Charter Hall may also receive fees for managing the assets of, and providing resources to, the REIT. Charter Hall and its related entities, together with their Officers and Directors, may hold securities in the REIT from time to time.

Directors' report	4
Auditor's independence declaration	16
Consolidated statements of comprehensive income	17
Consolidated balance sheets	18
Consolidated statements of changes in equity	19
Consolidated cash flow statements	20
About this report	21
A. REIT performance	22
B. Property portfolio assets	26
C. Capital structure and financial risk management	32
D. Further Information	42
Directors' declaration to stapled securityholders	50
Independent auditor's report to stapled securityholders	51

Directors' report

The Directors of Charter Hall WALE Limited (CHWALE) present their report together with the consolidated financial report of the Charter Hall Long WALE REIT (CLW or REIT) and the consolidated financial report of LWR Finance Trust (Finance Trust) for the year ended 30 June 2024, and the Independent Auditor's Report thereon. The financial report of CLW comprises Charter Hall Direct Industrial Fund (DIF) and its controlled entities and LWR Finance Trust and its controlled entity. The financial report of Finance Trust comprises LWR Finance Trust and its controlled entity. DIF and Finance Trust are collectively referred to as "Stapled Trusts". One of the stapled entities of a stapled structure is to be identified as the parent entity for the purposes of preparing a consolidated annual financial report. In accordance with this requirement, DIF has been identified as the parent entity (see D8(b)). The stapled securities cannot be traded or dealt with separately.

DIF and Finance Trust are registered schemes, and CHWALE is a company limited by shares. DIF, Finance Trust and CHWALE are incorporated and domiciled in Australia with the registered office and principal place of business located at Level 20, No.1 Martin Place, Sydney NSW 2000.

CHWALE is the Responsible Entity of the Stapled Trusts and is a controlled entity of Charter Hall Limited.

Principal activities

The principal activity of the REIT during the year was property investment. The principal activity of the Finance Trust during the year was financing the REIT through the Intra-Group Facility Agreement (IGFA). There were no significant changes in the nature of either the REIT's or Finance Trust's activities during the financial year.

Directors

The following persons have held office as Directors of the Responsible Entity during the period and up to the date of this report:

+ Glenn Fraser	_	Chair (appointed 24 April 2024) and Non-Executive Director
Ceinwen Kirk-Lennox	_	Non-Executive Director
 Ray Fazzolari 	_	Non-Executive Director (appointed 24 April 2024)
→ Peeyush Gupta AM	_	Chair and Non-Executive Director (resigned 24 April 2024)
- David Harrison	_	Executive Director and Chief Executive Officer/Managing Director of Charter Hall Group
 Carmel Hourigan 	-	Executive Director

_	Chair (appointed	24 April 2024	1) and Non	-Executive Director		
_						
-	Non-Executive Di	Non-Executive Director				
_	Non-Executive Di	rector (appoi	nted 24 Ap	ril 2024)		
-	Chair and Non-Ex	ecutive Dire	ctor (resigr	ned 24 April 2024)		
_	Executive Directo	r and Chief E	Executive C	Officer/Managing Directo	r of Charter	Hall Group
_	Executive Directo	r				
d during t	he year are as follo	WS:				
	Number of	202	4	Number of	202	3
Se	curities on issue	Cents per		securities on issue	Cents per	
entitle	ed to distribution	security	\$'000	entitled to distribution	security	\$'000
of DIF						
	722,955,466	6.50	46,992	722,955,466	7.00	50,607
	722,955,466 722,955,466	6.50 6.50	46,992 46,992	722,955,466 722,955,466	7.00 7.00	50,607 50,607
	, ,			, ,		
	722,955,466	6.50	46,992	722,955,466	7.00	50,607
	se	 Non-Executive Di Non-Executive Di Chair and Non-Executive Director Executive Director Executive Director d during the year are as follor Number of securities on issue entitled to distribution 	 Non-Executive Director Non-Executive Director (appoid to the constraint of t	 Non-Executive Director Non-Executive Director (appointed 24 Apple) Chair and Non-Executive Director (resigne) Executive Director and Chief Executive Content Executive Director Executive Director Mumber of 2024 Securities on issue Cents per entitled to distribution security \$'000 	 Non-Executive Director (appointed 24 April 2024) Chair and Non-Executive Director (resigned 24 April 2024) Executive Director and Chief Executive Officer/Managing Directo Executive Director d during the year are as follows: Number of 2024 Number of securities on issue Cents per securities on issue entitled to distribution 	 Non-Executive Director Non-Executive Director (appointed 24 April 2024) Chair and Non-Executive Director (resigned 24 April 2024) Executive Director and Chief Executive Officer/Managing Director of Charter I Executive Director

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

The DRP issue price is determined at a discount of 1.0% to the daily volume weighted average price of all securities traded on the ASX during the 10 business days commencing on the third business day following the distribution record date. The DRP was not active during the year.

Review and results of operations

The financial results of the REIT and Finance Trust are summarised as follows:

	Charter Long WAL		Finance	Trust
	Year to	Year to	Year to	Year to
	30 Jun 2024	30 Jun 2023	30 Jun 2024	30 Jun 2023
Total revenue (\$'000)	219,668	222,511	99,456	82,594
Statutory (loss)/profit (\$'000)	(510,878)	(188,993)	(24,492)	2,345
Basic (loss)/earnings per stapled security (cents)	(70.67)	(26.14)	(3.39)	0.32
Operating earnings of the REIT (\$'000)	187,992	202,446	-	-
Operating earnings of the REIT per stapled security (cents)	26.00	28.00	-	-
Distributions (\$'000)	187,968	202,428	-	-
Distributions per stapled security (cents)	26.00	28.00	-	-
	30 Jun 2024	30 Jun 2023	30 Jun 2024	30 Jun 2023
Total assets (\$'000)	5,252,475	6,203,453	1,843,823	2,117,474
Total liabilities (\$'000)	1,882,670	2,133,660	1,801,140	2,050,299
Net assets attributable to securityholders (\$'000)	3,369,805	4,069,793	42,683	67,175
Stapled securities on issue ('000)	722,955	722,955	722,955	722,955
Net assets per stapled security (\$)	4.66	5.63	0.06	0.09
Balance sheet gearing - total debt (net of cash) to total assets (net of cash)	34.0%	32.9%	-	-
Look-through gearing - total debt (net of cash) to total assets (net of cash)	40.7%	40.1%	-	-

The REIT recorded a statutory loss of \$510.9 million for the year ended 30 June 2024 (2023: \$189.0 million loss). Operating earnings amounted to \$188.0 million (26.0 cents per stapled security) for the year ended 30 June 2024 (2023: \$202.4 million; 28.0 cents per stapled security) and a distribution of \$188.0 million (26.0 cents per stapled security) was declared for the same period (2023: \$202.4 million; 28.0 cents per stapled security).

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

	30 Jun 2024	30 Jun 2023	
	\$'000	\$'000	
Net property income	332,715	324,574	
Interest income	2,634	1,714	
Fund management fees	(30,566)	(31,110)	
Finance costs	(111,231)	(87,179)	
Administration and other expenses	(5,560)	(5,553)	
Operating earnings	187,992	202,446	

Note: Further detail on operating earnings is contained in Note A1.

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 heightened consumer price inflation and interest rates in Australia may have an impact on the future performance of the portfolio. The REIT benefits from its inflation-linked revenue streams and the interest rate hedging in place.

Reconciliation of operating earnings to statutory loss is set out below:

	30 Jun 2024	30 Jun 2023
	\$'000	\$'000
Operating earnings	187,992	202,446
Net fair value movements on investment properties*	(625,955)	(362,662)
Net fair value movements on debt and derivative financial instruments*	(48,612)	(29,597)
Net fair value movements on investments at fair value through profit or loss	205	151
Straight lining of rental income, amortisation of lease fees and incentives*	(3,365)	1,492
Acquisition and disposal related costs*	(1,524)	(1,134)
Realised loss on sale of interest in joint ventures	(16,490)	-
Loss on debt extinguishment*	(1,826)	(573)
Income support and development rebate	(1,115)	(256)
Foreign exchange (losses)/gains	(183)	1,056
Other	(5)	84
Statutory loss for the year	(510,878)	(188,993)
Basic weighted average number of stapled securities ('000)	722,955	722,955
Basic loss per stapled security (cents)	(70.67)	(26.14)
Operating earnings per stapled security (cents)	26.00	28.00

Includes the REIT's proportionate share of non-operating items of joint ventures on a look-through basis.

Fair value movements on investment properties

The net fair value movements on investment properties totalling a loss of \$626.0 million (2023: loss of \$362.7 million) comprised valuation losses on a proportionate consolidation basis totalling \$619.1 million (2023: loss of \$353.6 million) and revaluation decrements attributable to transaction costs of \$10.3 million (2023: \$7.6 million) offset by revaluation increments attributable to straight lining of rental income, amortisation of lease fees and incentives of \$3.4 million (2023: loss of \$1.5 million).

External valuations were conducted on 30 June 2024 for 84% (2023: 90%) of the REIT's portfolio, including joint ventures.

Significant changes in the state of affairs

Disposals

During the year, the REIT disposed the following assets:

		Disposal price
76	Disposal date	\$'000
Australia Post, Kingsgrove NSW	18/12/2023	39,250
SUEZ, Campbellfield VIC	12/01/2024	7,100
40 Tank St, Brisbane QLD (50% interest)	31/01/2024	36,500
Ampol Travel Centre, Redbank Plains QLD	29/02/2024	23,000
Coates Hire, Kingston NSW	1/03/2024	38,700
Charter Hall Exchange Wholesale Trust (19.4% interest)	22/05/2024	76,797
Modern Star, Brendale QLD	30/05/2024	29,000
ATO, Mount Gravatt QLD	26/06/2024	60,300
Myer, Melbourne VIC (16.67% Interest)	26/06/2024	72,000
		382,647

As at 30 June 2024, the REIT had exchanged contracts for the disposal of a further \$299.3 million of investment properties.

Debt arrangements and hedging

In December 2023, the REIT extended the term for \$270 million of debt facilities due to expire in November 2025 for a new fiveyear term expiring in December 2028.

In January 2024, the REIT extended the term of \$500 million of debt facilities due to expire in 2026 for a new five-year term expiring in January 2029.

In September 2023, the REIT entered into \$200 million of interest rate swaps with a forward start date of 20 June 2025.

In December 2023, the REIT entered into a \$100 million interest rate swap with a forward start date of 20 June 2025.

Debt facilities in joint ventures and associates

In September 2023, Long WALE Investment Partnership (LWIP) refinanced its existing syndicated facility, which was due to expire in November 2026 for a new five-year debt facility expiring in September 2028.

In November 2023, CH LEP Holding Trust repaid \$180.0 million of CIB notes (CLW share: \$90.0 million). The REIT funded its share of the repayment of CIB Notes with available capacity from its bilateral debt facilities.

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

Business strategies and prospects

The REIT's objective is to provide investors with stable and secure income and the potential for both income and capital growth through an exposure to a diversified property portfolio with a long WALE.

The REIT aims to maintain and enhance the existing portfolio through active asset and property management and to grow the portfolio through the acquisition of assets that are predominantly leased to tenants with strong covenants on long-term leases.

The REIT aims to proactively manage its equity and debt. It has a target balance sheet gearing range of 25-35%.

The material business risks faced by the REIT that are likely to have an effect on its financial performance are set out below. A dedicated risk and compliance team are 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 ensures it consistently delivers on strategy with a focus on investment in long WALE assets with contracted growth attributes. The REIT undertakes a detailed annual strategic review
	Structural change in commercial property	Disruptive competitors may have an impact on key tenants and on marginal tenancies. This may impact space requirements from tenants. Changing technology is	for all assets to inform recycling of capital into new areas and formal exit strategies for investments.
		changing tenant expectations.	By undertaking ongoing due diligence including demographics, environment, competitor threats, and by leveraging consultant expertise the REIT ensures that it remains informed of market changes.
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.	The REIT mitigates these risks by implementing its debt diversity strategy combined with regular monitoring and reporting on debt covenants and stress testing of liquidity positions. The REIT has demonstrated strong performance, an equity raising track record and access to diversified equity partners across
		A relationship breakdown or termination of joint venture partnership may result in reputational or financial damage.	sources. The RÉIT manages its relationships with its partners through investment agreements including investment committee oversight of all key decisions with structured and pre-agreed reporting.
	Interest rates	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 2024, the REIT had 81% of its debt hedged (calculated on a look-through basis) and a weighted average hedge maturity term of 1.4 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.	The Group WHS Manager collaborates closely with property management teams to ensure the roll-out of enhanced contractor registration/on-boarding platforms, incident notification platform, ongoing risk audits and training on incident response and management.

	Technology and cyber security	There is increasing sophistication of cyber-attacks, particularly denial of service impact on Building Management Security. 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. The REIT undertakes 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. The REIT also has 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.	The REIT has a Code of Conduct in place with all employees and undertakes consistent messaging and tone at the top regarding behaviour. The REIT has 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 for reporting against climate change risk. There has been the introduction of Task Force on Climate-related Financial Disclosures (TCFD) as a framework to address climate change through governance, risk management, metrics and targets.	The REIT has aligned with the TCFD framework and developed our Climate Strategy for a Low Carbon Economy and Business as Usual Scenario. The REIT has created a TCFD Working Group to inform climate resilience and reporting approach. The REIT has set a pathway to net zero Scope 1 and Scope 2 emissions by 2025.
5			The REIT has undertaken physical climate change risk exposure assessments across assets and climate change adaptation plans are in development for its assets. Climate change adaptation due diligence is undertaken during the acquisition process.
Regulatory	AFSL compliance	CHWALE 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, the REIT has 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 inappropriately managed. There is also a risk that the REIT fails to pay market rate for related party services.	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. The REIT has in place a Compliance Plan/function including oversight of Conflict of Interest/Related Party protocols
		and formalised asset allocation

protocols

Matters subsequent to the end of the financial year

The Directors of the Responsible Entity are not aware of any 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 or Finance Trust, the results of their operations or the state of affairs of the REIT or Finance Trust 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 or Finance Trust is unknown. Such developments could influence property market valuations, the ability to 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 or Finance Trust which would have a material impact on their future results. 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 and Finance Trust'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 and Finance Trust contributed to the premium for a contract to insure all directors, secretaries, executive officers and officers of the REIT and Finance Trust and of each related body corporate, 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 and Finance Trust's constitutions and the *Corporations Act 2001*, the officers are indemnified out of the assets of the REIT and Finance Trust against losses incurred while acting on behalf of the REIT and Finance Trust. The insurance does not provide cover for the independent auditors of the REIT or Finance Trust or of a related body corporate. The REIT and Finance Trust indemnifies the auditor (PricewaterhouseCoopers Australia) against any liability (including legal costs) for third party claims arising from a breach by the REIT or Finance Trust 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 fees of \$30.6 million (2023: \$31.1 million) were paid by the REIT and \$0.3 million (2023: \$0.4 million) by the Finance Trust and other fees of \$11.1 million (2023: \$9.4 million) were paid or are payable to the Responsible Entity and its Associates by the REIT for the services provided during the year, in accordance with the REIT's and Finance Trust's constitutions as disclosed in Note D1 in the consolidated financial statements.

Interests in the REIT and Finance Trust held by the Responsible Entity or its Associates as at 30 June 2024 are also disclosed in Note D1 in the consolidated financial statements.

Interests in the REIT and Finance Trust

	2024	2023
Securities on issue at the beginning of the year	722,955,466	722,955,466
Securities on issue at the end of the year	722,955,466	722,955,466

Environmental regulations

The operations of the REIT and Finance Trust are subject to environmental regulations under Commonwealth, State and Territory legislation in relation to property developments.

In relation to the property developments, the REIT is obliged to ensure all works carried out under any development approval comply with that approval as well as any further relevant statutory requirements. The REIT ensures that contracts it enters into with builders for its developments stipulate that the builder must:

(a) ensure that in carrying out the contractor's activities:

- (i) it complies with all statutory requirements and other requirements of the contract for the protection of the environment
- (ii) it does not pollute, contaminate or otherwise damage the environment
- (iii) its subcontractors comply with the requirements referred to in the contract.
- (b) make good any pollution, contamination or damage to the environment arising out of, or in any way in connection with, the contractor's activities, whether or not it has complied with all statutory requirements or other requirements of the contract for the protection of the environment

indemnify the REIT to the full extent permitted by law against:

- (i) any liability to or a claim by a third party
- (ii) all fines, penalties, costs, losses or damages suffered or incurred by the REIT, arising out of or in connection with the contractor's breach of the contract.

Approvals for property developments are required under various local, State and Territory environmental laws.

To the best of the Directors' knowledge, the operations of the REIT have been undertaken in compliance with the applicable environmental regulations in each jurisdiction where the REIT operates.

Information on current Directors

		Special	Interest in securities of
Director	Experience	responsibilities	the REIT
Peeyush Gup AM	ta Peeyush joined the Board on 6 May 2016 and served as Chair until his retirement from the Board on 24 April 2024, at which time he held 397,676 stapled securities in the REIT.		-
Glenn Fraser	Glenn joined the Board on 6 May 2016 and was appointed Chair of the Board on 24 April 2024.	Chair	76,721
	With 46 years' industry experience, Glenn is a professional Non-Executive Director following a long career in finance, infrastructure and property.		
	Glenn was a member of Transfield Holdings Advisory Board from 1999 to 2015. He was instrumental in Transfield Holding's acquisition of a 50% interest in Charter Hall and its subsequent expansion and ASX listing in 2005. Glenn also served as a Non-Executive Director of the Charter Hall Group from April 2005 to August 2012.		
	Joining Transfield Holdings in 1996, Glenn was General Manager – Finance Project Development, where he was responsible for the financial elements of infrastructure and property projects. Glenn was subsequently appointed Chief Financial Officer of Transfield Holdings when it had turnover in excess of \$1 billion per annum and over 8,000 staff.		
	Glenn was a principal and director of a project finance advisory business, Perry Development Finance Pty Limited from 1985, which was sold to Hambros Corporate Finance Limited in 1995.		
	Glenn holds a Bachelor of Commerce from the University of New South Wales. He is a member of the Institute of Chartered Accountants and a graduate of the Australian Institute of Company Directors.		
	Current listed directorships: Nil		
	Former listed directorships in the last three years: Nil		
Ceinwen Kirk	- Ceinwen joined the Board on 28 June 2016.	Nil	60,341
Lennox	Ceinwen has over 40 years' experience in many aspects of property including agency, development, project and construction management, property management, and community development.		
	Her executive career includes 26 years at Lendlease Corporation, where she held executive roles, running commercial business units, client accounts and functions across the Lendlease Group.		
	Ceinwen now runs her own consultancy, Mosaic Xchange, with clients across both private and public sectors.		
	Ceinwen has served on a number of boards including both for-profit and not-for- profit companies. Ceinwen was appointed to the Greater Sydney Parklands Board in 2020 and currently holds a number of roles within Homes NSW delivering mixed-use market, affordable and social housing.		
	Ceinwen holds a Bachelor of Business in Land Economy from the University of Western Sydney and is a graduate of the Australian Institute of Company Directors.		
	Current listed directorships: Nil		
	Former listed directorships in the last three years: Nil		

Director	Experience	Special responsibilities	Interest in securities of the REIT
Carmel	Carmel joined the Board on 30 November 2020.	Nil	10,250
Hourigan	Carmel brings 30 years' experience in the real estate investment industry, spanning key senior leadership positions and roles in funds management across public and private markets, investment, research and advisory services.		
	As the Charter Hall Office CEO, Carmel is responsible for driving the Office business' strategic growth, including funds management, portfolio curation, capital raising and equity flows.		
	Carmel's previous roles include the Global Head of Real Estate at AMP Capital, CIO at GPT Group and Head of Investment Management at Lendlease.		
	Carmel has served as a Director of the Property Council of Australia for nine years, including Vice President. Carmel currently serves as a member of the Property Champions of Change group and is a Fellow of the Australian Property Institute. Carmel is also a former member of the Trustee Board and Deputy Chancellor of Western Sydney University.		
	Carmel holds a Bachelor of Business in Land Economy from Western Sydney University. She also holds a Graduate Diploma in Applied Finance and Investment from FINSIA and has participated in leadership programs at world renowned institutions including INSEAD, Harvard Business School and London Business School.		
	Current listed directorships: Nil		
	Former listed directorships in the last three years: Nil		
Ray Fazzolari	Ray joined the Board on 24 April 2024.	Audit, Risk &	Nil
	Ray has extensive industry experience in the financial sector and commercial property industry over 40 years through various cycles and market conditions. Ray's executive career includes three years with the St Hillier's Group as the General Manager of Development, 16 years with the Leda Group of Companies as the Managing Director and a further 10 years with Citi as the General Manager of Commercial Finance.	Compliance Committee Chair	
	Ray currently serves as a Non-Executive Director of Charter Hall Investment Management Limited, the responsible entity of Charter Hall Prime Office Fund and Charter Hall Prime Industrial Fund, Charter Hall's flagship unlisted wholesale office and industrial funds.		
	Current listed directorships: Nil		
	Former listed directorships in the last three years: Nil		
\bigcirc			

Director	Experience				Special responsibilities	Interest in securities of the REIT		
David Harrison	David joined the	e Board on 16 Febru	uary 2016		Nil	699,285		
		30 years' property r s in multiple geogra	narket experience acl phies globally.	ross office, retail and				
	strategically gro sector market le and Partnership	owing the business a eader. David is an e o Investment Comm	r and Group CEO, Da and maintaining its po xecutive member of v ittees, and Chair of th e Leadership Committ	arious Fund Boards e Executive Property				
	manager with \$	500 million of assets	Charter Hall Group fro s under management gest diversified prope					
	giving back to t growing the reti the company –	ne communities that rement savings of th ensuring every one	cellence and create a t Charter Hall operate nose invested either d of Charter Hall's stak le and ability to add m	s in and protecting and lirectly or indirectly in eholders benefits				
	David is the Chair of the Property Council of Australia Nominations and Financial Management Committees. He is also a member of the Property Council Australia Champions of Change Coalition.							
	Western Sydne	David holds a Bachelor of Business in Land Economy from the University of Western Sydney, is a Fellow of the Australian Property Institute (FAPI) and holds a Graduate Diploma in Applied Finance from the Securities Institute of Australia.						
	Current listed directorships: Charter Hall Group (ASX: CHC) Charter Hall Retail REIT (ASX: CQR)							
	Former listed directorships in the last three years: Nil							
Meetings of Di	rectors							
		Full meeting	s of Directors	Meetings of Audit, F Com	risk and Compli mittee	ance		
Name		Eligible to attend	Attended	Eligible to attend	Attende	d		
Peeyush Gupta	a AM	9	7	3	2			
Glenn Fraser	00001	11	11	4	4			
Ceinwen Kirk-L Ray Fazzolari	ennox	11 2	11 2	4	4			
David Harrison		2 11	10	-	-			
Carmel Houriga		11	11	-	-			
Company secr	etary							
Mark Bryant was	s appointed as Co	mpany Secretary fo	r the REIT and Finan	ce Trust on 21 Novembe	er 2017			
_				ce Trust on 21 Novembe Class Honours), a Grad				

	Full meetings of	of Directors	Meetings of Audit, Risk and Compliand Committee		
Name	Eligible to attend	Attended	Eligible to attend	Attended	
Peeyush Gupta AM	9	7	3	2	
Glenn Fraser	11	11	4	4	
Ceinwen Kirk-Lennox	11	11	4	4	
Ray Fazzolari	2	2	1	1	
David Harrison	11	10	-	-	
Carmel Hourigan	11	11	-	-	

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 18 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 or Finance Trust are important.

Details of the amounts paid to the auditor for audit and non-audit services provided during the year are disclosed in Note D5 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 D5 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 16.

Rounding of amounts to the nearest thousand dollars

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 thousand dollars, unless otherwise indicated.

This report is made in accordance with a resolution of the Board of Directors of Charter Hall WALE Limited.

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 8 August 2024. The Directors have the power to amend and re-issue the financial statements.

Glenn Fraser Chair

Sydney 8 August 2024



Auditor's Independence Declaration

As lead auditor for the audit of Charter Hall Long WALE REIT and Finance Trust for the year ended 30 June 2024, 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 Direct Industrial Fund ("DIF") and the entities it controlled during the period and LWR Finance Trust and the entity it controlled during the period (together referred to as "Charter Hall Long WALE REIT") and LWR Finance Trust and the entity it controlled during the period (together referred to as "Finance Trust").

mintention

ل Klynton Hankin Partner PricewaterhouseCoopers

Sydney 8 August 2024

PricewaterhouseCoopers, ABN 52 780 433 757 One International Towers Sydney, Watermans Quay, Barangaroo, GPO BOX 2650, SYDNEY NSW 2001 T: +61 2 8266 0000, F: +61 2 8266 9999, www.pwc.com.au

Consolidated statements of comprehensive income

For the year ended 30 June 2024

			Charter			
			Long WAL	E REIT	Finance T	rust
			2024	2023	2024	2023
		Notes	\$'000	\$'000	\$'000	\$'000
Revenue						
Property income		A1	217,918	221,476	-	-
Interest income		A1	1,750	1,035	99,456	82,594
Total revenue			219,668	222,511	99,456	82,594
Other income	ta	B3	205	151		
Net fair value gain on financial asse	lS	БЭ	205	-	-	-
Foreign exchange gains			-	1,056	-	1,041
Total other income			205	1,207	-	1,041
Total revenue and other income			219,873	223,718	99,456	83,635
Expenses						
Property expenses		A1	(37,199)	(34,826)	-	-
Fund management fees		D1	(29,988)	(30,477)	(318)	(414)
Finance costs		C2	(83,912)	(60,376)	(84,506)	(60,474)
Administration and other expenses			(4,645)	(4,566)	(47)	(88)
Share of net loss from joint ventures	6	B2	(75,817)	(43,094)	-	-
Net fair value loss on investment pro		B1	(441,561)	(217,924)	-	-
Net fair value loss on derivative fina	ncial instruments	C3	(39,432)	(20,314)	(39,077)	(20,314)
Acquisition and disposal related cos	sts	B2	(1,524)	(1,134)	-	-
Realised loss on sale of joint ventur	es		(16,490)	-	-	-
Foreign exchange losses			(183)	-	-	-
Total expenses			(730,751)	(412,711)	(123,948)	(81,290)
Net (loss)/profit for the year			(510,878)	(188,993)	(24,492)	2,345
Other comprehensive (loss)/income	!		(1,142)	2,924	-	-
Total comprehensive (loss)/incom	ne		(512,020)	(186,069)	(24,492)	2,345
Net profit and total comprehensiv	/e (loss)/income a	ttributable	to:			
DIF			(487,528)	(188,414)	-	-
Stapled Trusts other than DIF			(24,492)	2,345	(24,492)	2,345
			(512,020)	(186,069)	(24,492)	2,345
Basic and diluted (loss)/earnings		ırityholder				
Loss per security of parent entity (c	,	A2	(67.28)	(26.47)	(0.05)	(0.06)
(Loss)/earnings per stapled security	(cents)	A2	(70.67)	(26.14)	(3.39)	0.32

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

Consolidated balance sheets

As at 30 June 2024

		Charter	Hall		
		Long WAL		Finance	Trust
		2024	2023	2024	2023
	Notes	\$'000	\$'000	\$'000	\$'000
Assets					
Current assets		00.004	10 000	F 207	4 704
Cash and cash equivalents	50	22,681	19,682	5,397	1,784
Receivables Derivative financial instruments	D2 C3	21,029	23,808	7	10
Other assets	D2	28,601	2,530	28,558 14	2,530
Investment properties held for sale	B1	2,431 299,341	2,295	- 14	-
Total current assets		374,083	48,315	33,976	4,324
		574,005	-0,010	33,370	7,027
Non-current assets					
Investment properties	B1	2,474,042	3,481,539	-	-
Investments in joint ventures	B2	2,388,446	2,593,708	-	-
Intra-group facility receivable	C2	-	-	1,797,966	2,038,192
Investment in financial assets at fair value	B3	4,023	4,933	-	-
Derivative financial instruments	C3	11,881	74,958	11,881	74,958
Total non-current assets		4,878,392	6,155,138	1,809,847	2,113,150
Total assets		5,252,475	6,203,453	1,843,823	2,117,474
Liabilities					
Current liabilities					
Payables	D2	34,759	32,950	8,801	9,295
Distribution payable	A2	46,992	50,607	-	-
Derivative financial instruments	C3	2,317	91	-	-
Other liabilities	D2	6,166	7,025	-	-
Total current liabilities		90,234	90,673	8,801	9,295
Non-current liabilities					
Borrowings	C2	1,704,835	1,940,891	1,704,835	1,940,891
Derivative financial instruments	C3	87,504	101,941	87,504	100,113
Other liabilities		97	155	-	-
Total non-current liabilities		1,792,436	2,042,987	1,792,339	2,041,004
Total liabilities		1,882,670	2,133,660	1,801,140	2,050,299
Net assets		3,369,805	4,069,793	42,683	67,175
Equity					
Equity holders of DIF					
Contributed equity	C4	3,271,183	3,271,183	-	-
Reserves		(4,121)	(2,979)	-	-
Retained profits		60,060	734,414	-	-
Parent entity interest		3,327,122	4,002,618	-	-
Equity holders of Finance Trust	_	-			_
Contributed equity	C4	6,641	6,641	6,641	6,641
Retained profits		36,042	60,534	36,042	60,534
Equity holders of Finance Trust		42,683	67,175	42,683	67,175
Total equity		3,369,805	4,069,793	42,683	67,175

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

Consolidated statements of changes in equity

For the year ended 30 June 2024

		Attri	butable to securi	utable to securityholders of DIF		
		Contributed		Retained		
		equity	Reserves	profits	Tota	
	Notes	\$'000	\$'000	\$'000	\$'00	
Balance at 1 July 2022		3,271,183	(5,903)	1,128,180	4,393,460	
Total comprehensive income/(loss)		-	2,924	(191,338)	(188,414	
Distributions provided for or paid	A2	-	-	(202,428)	(202,428	
Balance at 30 June 2023		3,271,183	(2,979)	734,414	4,002,618	
Balance at 1 July 2023		3,271,183	(2,979)	734,414	4,002,618	
Total comprehensive loss		-	(1,142)	(486,386)	(487,528	
Distributions provided for or paid	A2	-	-	(187,968)	(187,968	
Balance at 30 June 2024		3,271,183	(4,121)	60,060	3,327,122	
		Attributab	le to securitybol	ders of Finance 1	ruet	
			le to securityrion		Tust	
		Contributed	December	Retained	Tota	
	Notoo	equity	Reserves	profits	Tota	

			ders of Finance Trust	
	Contributed		Retained	
	equity	Reserves	profits	То
	Notes \$'000	\$'000	\$'000	\$'0
Balance at 1 July 2022	6,641	-	58,189	64,83
Total comprehensive income	-	-	2,345	2,34
Balance at 30 June 2023	6,641	-	60,534	67,17
Balance at 1 July 2023	6,641	-	60,534	67,17
Total comprehensive loss	-	-	(24,492)	(24,49
Balance at 30 June 2024	6,641	-	36,042	42,6
he above consolidated statements of change	s in equity should be read in co	onjunction with the a	accompanying not	es.
he above consolidated statements of change	s in equity should be read in co	onjunction with the a	accompanying not	es.
	s in equity should be read in co	onjunction with the a	accompanying not	es.
	s in equity should be read in co	onjunction with the a	accompanying not	es.
he above consolidated statements of change	s in equity should be read in co	onjunction with the a	accompanying not	es.
	s in equity should be read in co	onjunction with the a	accompanying not	es.

Consolidated cash flow statements

For the year ended 30 June 2024

		Charter		-	Tours
		Long WAL 2024	2023	Finance 2024	2023
	Notes	\$'000	\$'000	\$'000	\$'000
	NOLES	φ 000	φ 000	φ 000	φ 000
Cash flows from operating activities					
Property rental income received		234,561	224,547	-	-
Property expenses paid		(38,567)	(40,213)	-	-
Distributions received from investment in joint venture entities	;	118,655	100,169	-	-
Interest received		1,750	1,035	612	381
Other income received		380	2,129	-	-
Finance costs paid		(82,794)	(57,954)	(82,783)	(57,985)
Fund management fees paid		(33,218)	(33,250)	(356)	(449)
Administration and other expenses paid		(4,537)	(4,603)	(91)	(152)
Net GST (paid)/received with respect to operating activities		(11,054)	(12,631)	39	39
Net cash flows from operating activities	A3	185,176	179,229	(82,579)	(58,166)
Cash flows from investing activities		<i>(</i>)			
Payments for investment properties		(36,208)	(65,323)	-	-
Receipts from sale of investment property		305,850	112,250	-	-
Payments for investments in joint ventures		(85,907)	(97,628)	-	-
Proceeds from sale of joint ventures		76,797	-	-	-
Capital distributions from joint venture entities		2,160	446	-	-
Draws from income support fund		1,115	-	-	-
Acquisition and disposal related costs		(1,524)	(1,134)	-	-
Advances under Intra-Group Facility Agreement		-	-	(291,737)	(333,875)
Repayments under Intra-Group Facility Agreement		-	-	630,693	308,432
Net cash flows from investing activities		262,283	(51,389)	338,956	(25,443)
Cash flows from financing activities					
Distributions paid to securityholders, net of DRP		(404 606)	(206.082)	_	
Payment of interest rate swaps		(191,696)	(206,982)	_	-
Proceeds from borrowings, net of borrowing costs		-	(21,560)	326,236	(21,560)
Repayment of borrowings		326,236 (579,000)	426,840 (325,461)	(579,000)	426,840
					(325,461)
Net cash flows from financing activities		(444,460)	(127,163)	(252,764)	79,819
Cash and cash equivalents at the beginning of the year		2,999	677	3,613	(3,790)
		19,682	19,005	1,784	5,574
Cash and cash equivalents at the end of the year		22,681	19,682	5,397	1,784

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

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 and Finance Trust. They are organised in four key sections:

- Α. **REIT performance** – provides key metrics used to measure financial performance
- В. Property portfolio assets - explains the investment property portfolio structure
- C. Capital structure and financial risk management - details how the REIT manages its exposure to capital and financial risks
- Further information provides additional disclosures relevant to understanding the REIT's consolidated financial D. statements

 B. Property portfolio assets – explains th C. Capital structure and financial risk ma 		nt – details how the REIT manages its exposure to ca	nital a
financial risks	anageme		pilai a
D. Further information – provides addition statements	al disclos	ures relevant to understanding the REIT's consolidate	ed finai
A. REIT performance	22	B. Property portfolio assets	26
A1. Segment information	22	B1. Investment properties	26
A2. Distributions and earnings per security	24	B2. Investment in joint venture entities	28
A3. Reconciliation of net profit to operating cash	25	B3. Investment in financial assets at fair value	31
flows		B4. Commitments and contingent liabilities	31
C. Capital structure and financial risk management	32	D. Further information	42
		D1. Related party information	42
C1. Capital risk management	32	D2. Working capital	44
C2. Borrowings and liquidity	32	D3. Parent entity information	45
C3. Derivative financial instruments	34	D4. Significant contract terms and conditions	46
C4. Contributed equity	37	D5. Remuneration of the auditor	46
C5. Financial risk management	37	D6. Interest in other entities	47
C6. Offsetting financial assets and liabilities	41	D7. Events occurring after balance date	48
		D8. Other material accounting policies	48

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 Investment in joint venture entities _

In preparing its 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 extent and duration of a high inflation and interest rate environment, including:

- the disruption and volatility to capital markets
- deteriorating credit and liquidity concerns
- the effectiveness of government and central bank measures
- judgements in property valuations.

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, distributions and earnings per stapled security.

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.

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)

(b)

Description of segments

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 Responsible Entity. The REIT has one operating segment being its Australasian operations. Finance Trust results are not separately identified and reported, and therefore segment information for Finance Trust is not prepared and provided to the Board.

Segment information provided to the Board

The operating earnings reported to the Board for the year ended 30 June 2024 are as follows:

	30 Jun 2024	30 Jun 2023
7	\$'000	\$'000
Property lease revenue	206,340	210,749
Services income	11,578	10,727
Property income	217,918	221,476
Income support and development rebate	1,115	256
Non-cash adjustments	2,427	(1,606)
Property expenses	(37,199)	(34,907)
Net property income from wholly owned properties (NPI)	184,261	185,219
Share of operating earnings from investments in joint ventures	120,492	111,611
Interest income	1,750	1,035
Fund management fees	(29,988)	(30,477)
Finance costs	(83,912)	(60,376)
Administration and other expenses	(4,611)	(4,566)
Operating earnings	187,992	202,446
Weighted average number of stapled securities	722,955	722,955
Operating earnings per stapled security (cents)	26.00	28.00

The operating earnings on a proportionate consolidation basis are set out below:

	30 Jun 2024	30 Jun 2023
	\$'000	\$'000
Net property income	332,715	324,574
Interest income	2,634	1,714
Fund management fees	(30,566)	(31,110)
Finance costs	(111,231)	(87,179)
Administration and other expenses	(5,560)	(5,553)
Operating earnings	187,992	202,446

A. REIT performance (continued)

The table below sets out the top five tenants' contribution to net property income presented on a proportionate consolidation basis:

	2024	2023
Tenant	%	%
Endeavour Group	21	19
Federal and State government	18	19
Telstra	13	13
bp	11	10
Ingham's	5	5

The reconciliation between operating earnings to statutory loss is set out below:

	30 Jun 2024	30 Jun 2023
15	\$'000	\$'000
Operating earnings	187,992	202,446
Net fair value movements on investment properties*	(625,955)	(362,662)
Net fair value movements on debt and derivative financial instruments*	(48,612)	(29,597)
Net fair value movements on investments at fair value through profit or loss	205	151
Straight lining of rental income, amortisation of lease fees and incentives*	(3,365)	1,492
Acquisition and disposal related costs*	(1,524)	(1,134)
Realised loss on sale of interest in joint ventures	(16,490)	-
Loss on debt extinguishment*	(1,826)	(573)
Income support and development rebate	(1,115)	(256)
Foreign exchange (losses)/gains	(183)	1,056
Other	(5)	84
Statutory loss for the year	(510,878)	(188,993)

* Includes the REIT's proportionate share of non-operating items of joint venture 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:

	30 Jun 2024	30 Jun 2023
	\$'000	\$'000
Less than 1 year	175,034	208,936
1 – 2 years	174,568	211,198
2 – 3 years	167,872	209,617
3 – 4 years	158,269	197,295
4 – 5 years	155,634	183,822
Over 5 years	962,158	1,380,929
Total	1,793,535	2,391,797

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.

A. REIT performance (continued)

Property expenses

Property expenses include rates and taxes incurred in relation to investment properties where such expenses are the responsibility of the REIT. These expenses are recognised on an accrual basis.

A2. Distributions and earnings per security

Distributions paid and payable

	Number of securities on issue entitled to distribution	2024 Cents per security	ہ \$'000	Number of securities on issue entitled to distribution	202 Cents per security	3
Ordinary securityholders	s of DIF					
30 September	722,955,466	6.50	46,992	722,955,466	7.00	50,607
31 December	722,955,466	6.50	46,992	722,955,466	7.00	50,607
31 March	722,955,466	6.50	46,992	722,955,466	7.00	50,607
30 June	722,955,466	6.50	46,992	722,955,466	7.00	50,607
Total distributions		26.00	187,968		28.00	202,428

No distributions were paid or declared during the year by Finance Trust.

Pursuant to the REIT's constitutions, the amount distributed to securityholders is at the discretion of the Responsible Entity. The Responsible Entity uses operating earnings as a guide to assess an appropriate distribution to declare. Operating earnings amounted to \$188.0 million (26.0 cents per stapled security) for the year ended 30 June 2024 (2023: \$202.4 million; 28.0 cents per stapled security) and distributions of \$188.0 million (26.0 cents per stapled security) were declared for the same period (2023: \$202.4 million; 28.0 cents per stapled security).

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 its income for the year, as determined under the REIT's constitutions, is fully distributed to securityholders, by way of cash or reinvestment.

Earnings per stapled security

	Charter	Hall		
	Long WALE REIT		Finance Trust	
	2024	2023	2024	2023
Basic and diluted earnings				
(Loss)/earnings per stapled security (cents)	(70.67)	(26.14)	(3.39)	0.32
Operating earnings of the REIT per stapled security (cents)	26.00	28.00	N/A	N/A
Loss of the parent entity (cents)	(67.28)	(26.47)	(0.05)	(0.06)
Earnings used in the calculation of basic and diluted earnings per stapled security				
Net profit/(loss) for the year (\$'000)	(510,878)	(188,993)	(24,492)	2,345
Net loss of the parent entity for the year (\$'000)	(486,386)	(191,338)	(343)	(438)
Operating earnings of the REIT for the year (\$'000)	187,992	202,446	N/A	N/A
Weighted average number of stapled securities used in the calculation of basic and diluted earnings per stapled security ('000)	722,955	722,955	722,955	722,955

Basic and diluted earnings per unit is determined by dividing statutory profit/(loss) attributable to the stapled securityholders by the weighted average number of stapled securities on issue during the year. The REIT has no dilutive or convertible stapled securities on issue.

Operating earnings per stapled security is determined by dividing operating earnings attributable to the stapled securityholders by the weighted average number of stapled securities on issue during the year.

A. REIT performance (continued)

A3. Reconciliation of net profit to operating cash flow

	Charter			
	Long WAL	E REIT	Finance Trust	
	2024	2023	2024	2023
	\$'000	\$'000	\$'000	\$'000
Profit/(Loss) for the year	(510,878)	(188,993)	(24,492)	2,345
Non-cash items				
Net fair value movements on financial assets	(205)	(151)	-	-
Net fair value movements on investment properties	441,561	217,924	-	-
Net fair value movements on derivative financial instruments	39,432	20,314	39,077	20,314
Share of non-operating loss from investments in joint ventures	196,213	154,705	-	-
Distributions withheld from investments in joint ventures and distributions reinvested	(920)	(14,051)	-	-
Straight lining of rental income and amortisation of incentives	2,427	(1,607)	-	-
Amortisation of borrowing costs	2,003	1,961	2,003	1,961
Rent-free incentives	(8,632)	(13,391)	-	-
Interest capitalised on investment properties	(605)	-	-	-
Provision for rent relief	(157)	(80)	-	-
Capitalised interest on Intra-Group Facility	-	-	(98,844)	(82,213)
Foreign exchange loss/(gains)	183	(1,056)	-	(1,041)
Classified as investing and financing activities				
Acquisition and disposal related costs	1,524	1,134	-	-
Realised loss on sale of interest in joint ventures	16,490	-	-	-
(Increase)/decrease in trade and other receivables	2,047	7,655	(11)	(12)
Increase/(decrease) in trade and other payables	4,693	(5,135)	(312)	480
Net cash flows from operating activities	185,176	179,229	(82,579)	(58,166)

B. Property portfolio assets

The REIT's property portfolio assets comprise directly held investment properties, indirectly held interests in investment property held through joint ventures and investments in financial assets at fair value. Investment properties comprise investment interests in land and buildings held for long-term rental yields.

The following table summarises the property portfolio assets detailed in this section.

		2024	2023
	Notes	\$'000	\$'000
Current assets			
Investment properties held for sale	B1	299,341	-
Total current assets		299,341	-
Non-current assets			
Investment properties	B1	2,474,042	3,481,539
Investments in joint ventures	B2	2,388,446	2,593,708
Investment in financial asset at fair value	B3	4,023	4,933
Total non-current assets		4,866,511	6,080,180
Total property portfolio assets		5,165,852	6,080,180

The valuation policies stated in B1 also apply to property held in joint operations (B1) and joint ventures (B2).

Summary of acquisition and disposal costs directly expensed to the statement of comprehensive income in relation to transactions which occurred during the year:

Costs in relation to transactions with:	2024	2023
Notes	\$'000	\$'000
Investment properties	3	74
Investments in joint ventures B2	1,521	1,060
Total	1,524	1,134

B1. Investment properties

Investment properties

Initially, investment properties are measured at cost including transaction costs. Subsequent to initial recognition, investment properties are 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

Investment properties are classified as assets held for sale when it is highly probable that the carrying amount will be recovered principally through a sale transaction rather than through continuing use. Investment properties classified as held for sale are measured at fair value. 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.

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. Post completion, the property is externally valued with a full formal report and thereafter the stabilised asset valuation process applies. 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.

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

	2024	2023
	\$'000	\$'000
Carrying amount at the beginning of the year	3,481,539	3,722,057
Additions	31,381	85,805
Acquisition and disposal costs incurred	10,301	2,245
Disposals	(305,850)	(112,250)
Revaluation decrement	(433,687)	(214,073)
Revaluation decrement attributable to acquisition costs, straight lining of rental income and amortisation of incentives and leasing fees	(7,874)	(3,851)
Straight lining of rental income and amortisation of incentives and leasing fees	(2,427)	1,606
Reclassification of assets classified as held for sale	(299,341)	-
Carrying amount at the end of the year	2,474,042	3,481,539

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 discounted cash flow (DCF) and income capitalisation methods.

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 at 30 June 2024 for 84% of the REIT's portfolio, including joint ventures.

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.

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:

	Fair value \$'000	Net market rent (\$ sqm/p.a.)	Adopted capitalisation rate (% p.a.)	Adopted terminal yield (% p.a.)	Adopted discount rate (% p.a.)
2024	2,474,042	100 - 1,303	4.00 - 7.75	4.00 - 8.00	5.50 - 8.00
2023	3,481,539	17 - 1,303	3.50 - 7.75	3.50 - 8.25	4.50 - 9.25

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 \$118.0 million from the fair value as at 30 June 2024 (\$254.6 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 \$129.2 million from the fair value as at 30 June 2024 (\$279.6 million increase including the REIT's share of joint venture properties).

Movement in the inputs are 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. Investment in joint venture entities

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 amount of the investment.

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 joint venture 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 all joint venture entities and associates during the year was property investment.

Management 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:

		2024	2023	2024	2023
Name of entity	Properties	Ownership	Ownership	\$'000	\$'000
Perth RDC Trust (Perth Trust)	Coles, Perth WA	49.9%	49.9%	160,039	180,432
LWIP	ALH (National Portfolio)	49.9%	49.9%	434,185	436,933
CH DC Fund	Woolworths, Dandenong VIC	26.0%	26.0%	71,714	83,446
Kogarah Trust	Westpac, Kogarah NSW	50.1%	50.1%	100,009	126,580
CH BBD Trust	Brisbane Bus Depot, Brisbane QLD	50.0%	50.0%	31,153	44,396
Charter Hall Exchange Wholesale Trust (Exchange Trust)	49% in Telstra Portfolio (National Portfolio)	30.6%	50.0%	134,818	282,748
CH 242 Exhibition Street Holding Trust (CH 242 Ex Trust)	242 Exhibition St, Melbourne VIC	15.0%	15.0%	48,371	69,882
Charter Hall Australian Convenience Retail Trust (bp Aus)	49% in bp Portfolio (National Portfolio)	50.0%	50.0%	360,376	345,713
CH Dartmouth NZ Wholesale Fund (bp NZ)	49% in bp NZ Portfolio (NZ Portfolio)	50.0%	50.0%	168,200	169,388
CH LEP Holding Trust (CH LEP)	ALE Portfolio (National Portfolio)	50.0%	50.0%	794,960	765,207
Charter Hall GSA Trust (CH GSA)	Geoscience Australia, Canberra ACT	25.0%	25.0%	84,621	88,983
				2,388,446	2,593,708

Note: Country of establishment of all joint venture entities is Australia.

Gross equity accounted value of investment in joint venture entities

	2024	2023
	\$'000	\$'000
Balance at the beginning of the year	2,593,708	2,634,274
Additions (including acquisition costs) ¹	85,907	112,812
Disposals (including disposal costs) ²	(75,276)	-
Loss on disposal	(16,490)	-
Acquisition and disposal costs written off	(1,521)	(1,060)
Share of joint venture loss	(75,817)	(43,094)
Capital distribution	(1,351)	(1,254)
Distributions received and receivable	(119,572)	(110,894)
Foreign exchange gain/(loss)	(1,142)	2,924
Balance at the end of the year	2,388,446	2,593,708

Includes \$85.0 million equity call from CH LEP to fund the repayment of the CIB notes.

²Sale of Exchange Trust units for \$76.8 million less transaction costs of \$1.5 million.

(b) Summarised financial information for material joint ventures

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

				Exchange		Perth	Other	
	CH LEP	LWIP	bp Aus	Trust	bp NZ	Trust	trusts*	Total
2024	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Summarised balance she								
Cash and cash equivalents		1,783	554	2,446	-	3,245	12,517	25,515
Other current assets	1,107	1,698	17,146	4,965	4,097	248	6,443	35,704
Non-current assets	1,590,300	1,253,600	1,145,073	831,138	336,401	319,000	1,700,278	7,175,790
Current liabilities	(6,458)	(13,244)	(13,507)	(4,788)	(4,097)	(1,773)	(24,519)	(68,386)
Borrowings - non-current liabilities	-	(373,727)	(428,513)	(393,180)	-	-	(496,008)	(1,691,428)
Net assets	1,589,919	870,110	720,753	440,581	336,401	320,720	1,198,711	5,477,195
REIT's share	50.0%	49.9%	50.0%	30.6%	50.0%	49.9%	, ,	-, ,
REIT's share in \$'000 and carrying value	794,960	434,185	360,376	134,818	168,200	160,039	335,868	2,388,446
* Includes Kogarah Trust, CH	DC Fund, CH BE	3D Trust, 242	Exhibition Trus	st and CH GS/	A Trust.			
Summarised statement o	f comprehens 67,304	ive income 66,656	53,907	36,111	16,597	18,433	126,100	385,108
Interest expense	(2,418)	(21,344)	(13,223)	(10,115)	-	- 10,400	(21,608)	(68,708)
(Loss)/profit for the year	(49,733)	32,568	72,421	(10,113) (99,249)	- 16,440	- (23,716)	(218,903)	(270,172)
Total comprehensive		-	-			• • •	• • •	• • •
income	(49,733)	32,568	72,421	(99,249)	16,440	(23,716)	(218,903)	(270,172)
REIT's share in \$'000	(24,867)	16,251	36,211	(42,370)	8,156	(11,834)	(57,364)	(75,817)
REIT's share of distribution received in \$'000	30,380	19,000	20,189	12,273	8,299	8,559	20,872	119,572
				Exchange		Perth	Other	
	CH LEP	LWIP	bp Aus	Trust	bp NZ	Trust	trusts*	Total
2023	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Summarised balance she								
Cash and cash equivalents		1,109	323	1,417	-	3,283	13,412	38,873
Other current assets	383	3,869	14,472	3,077	4,054	785	4,031	30,671
Non-current assets	1,696,585	1,258,750	1,118,816	957,456	338,776	360,000	1,991,083	7,721,466
Current liabilities	(9,463)	(13,544)	(14,337)	(4,466)	(4,054)	(2,480)	(26,229)	(74,573)
Borrowings - non-current liabilities**	(176,421)	(374,566)	(427,848)	(391,988)	-	-	(498,092)	(1,868,915)
Net assets	1,530,413	875,618	691,426	565,496	338,776	361,588	1,484,205	5,847,522
REIT's share	50.0%	49.9%	50.0%	50.0%	50.0%	49.9%		
REIT's share in \$'000 and carrying value	765,207	436,933	345,713	282,748	169,388	180,432	413,287	2,593,708
* Includes Kogarah Trust, CH	DC Fund, CH BE	3D Trust and 2	242 Exhibition	Trust. CH GS/	A income state	ement from a	acquisition dat	e.

* Includes Kogarah Trust, CH DC Fund, CH BBD Trust and 242 Exhibition Trust. CH GSA income statement from acquisition date ** With the exception of borrowings in CH LEP classified as current.

Summarised statement of co	mprehensiv	ve income:						
Revenue	63,723	61,606	49,952	33,754	15,841	19,476	113,709	358,061
Interest expense	(5,966)	(18,620)	(13,849)	(9,964)	-	-	(16,948)	(65,347)
(Loss)/profit for the year	(90,754)	(30,622)	22,435	44,332	(14,363)	16,278	(76,506)	(129,200)
Total comprehensive income	(90,754)	(30,622)	22,435	44,332	(14,363)	16,278	(76,506)	(129,200)
REIT's share in \$'000	(45,377)	(15,280)	11,218	22,166	(7,182)	8,123	(16,762)	(43,094)
REIT's share of distribution received in \$'000	26,679	18,705	18,483	11,735	7,921	8,474	18,897	110,894

B3. Investments in financial assets at fair value

	2024	2023
	\$'000	\$'000
Income support account	4,023	4,933
Total	4,023	4,933
	2024	2023
	\$'000	\$'000
Balance at the beginning of the year	4,933	4,782
Withdrawals	(1,115)	-
Net fair value movement on investment at fair value	205	151
Balance at the end of the year	4,023	4,933

B4. Commitments and contingent liabilities

As at the balance date, the REIT's capital commitments amounted to \$5.2 million (2023: \$21.8 million).

The Finance Trust had no commitments as at 30 June 2024 (2023: nil).

As at 30 June 2024, the REIT and Finance Trust have no contingent liabilities (2023: nil).

The REIT's share in the commitments and contingent liabilities of joint venture entities, other than those described above, total \$1.8 million (2023: 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.

C1. Capital risk management

The REIT optimises capital through the mix of available capital sources while complying with statutory and constitutional capital and distribution requirements, maintaining gearing, interest cover ratios and other covenants within approved limits and continuing to operate as a going concern. The REIT assesses its capital management approach as a key part of its overall strategy and it is regularly reviewed by management and the Board.

The REIT is able to alter its capital mix by issuing new units, activating 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 has a target balance sheet gearing level of 25-35% of debt to total assets and its balance sheet gearing at 30 June 2024 was 34.0% (2023: 32.9%).

C2. Borrowings and liquidity

Borrowings

(a)

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. The figures below represent both the REIT and Finance Trust.

	2024		2023		
	Total carrying		Total carrying		
	amount	Fair value	amount	Fair value	
	\$'000	\$'000	\$'000	\$'000	
Bank loan	1,103,210	1,107,212	1,354,210	1,352,863	
Australian dollar medium-term notes (A\$MTNs)*	608,857	593,838	594,153	559,575	
Unamortised borrowing cost	(7,232)	-	(7,472)	-	
Total	1,704,835	1,701,050	1,940,891	1,912,438	
Balance available for drawing	526,790		275,790		
	000 (0105 0) 111				

 * Includes fair value hedge adjustment of (\$91.1) million (2023: (\$105.8) million).

Bank loans

		Facility limit	Utilised amount
		at 30 Jun 2024	at 30 Jun 2024
	Maturity Date	\$'000	\$'000
Bilateral facility	July 2026	100,000	-
Bilateral facility	November 2026	100,000	100,000
Bilateral facility	November 2026	310,000	304,210
Bilateral facility	November 2027	100,000	100,000
Bilateral facility	December 2027	250,000	99,000
Bilateral facility	December 2028	270,000	-
Bilateral facility	January 2029	200,000	200,000
Bilateral facility	January 2029	300,000	300,000
		1,630,000	1,103,210

Covenants

Syndicated and bilateral facilities are repayable if any of the following occurs:

- the REIT defaults on payments of interest or principal
- interest cover ratio falls below 2.00:1
- total liabilities to total tangible assets ratio exceeds 50%
- the aggregate of the priority indebtedness ratio for the Group and the priority indebtedness ratio for the non-recourse debt exceeds 27.5%
- the aggregate of priority debt and any secured finance debt exceeds 5%
- total unsecured debt over unencumbered assets of the REIT exceeds 60%.

The REIT complied with all debt covenants during the financial year.

C. Capital structure and financial risk management (continued)

Australian dollar medium-term notes (A\$MTNs)

In March and June 2021, the Finance Trust on behalf of the REIT issued \$700 million of fixed rate A\$MTNs comprising \$300 million seven-year notes, \$200 million 8.5-year notes and \$200 million 10-year notes.

The REIT's interest rate exposure under these notes is 100% hedged with interest rate swaps (refer to Note C3(b)).

Intra-Group Facility Agreement

	30 Jun 2024 \$'000	30 Jun 2023 \$'000
Loans receivable under IGFA		
Charter Hall Direct Industrial Fund	1,797,966	2,038,192
	1,797,966	2,038,192

On 10 November 2016, the Finance Trust entered an Intra-Group Facility Agreement (IGFA) with DIF. This agreement expires in December 2027.

As at 30 June 2024, the fair value of the loan receivable un	der IGFA amounted to \$1,798 mill	ion (2023: \$2,038	s million).
Borrowings in joint ventures			
		Facility limit	Facility limi
		at 30 Jun 2024	at 30 Jun 2024
		at 100%	REIT's share
9	Maturity Date	\$'000	\$'000
LWIP – syndicated debt facility	September 2028	100,000	49,900
LWIP – US Private Placement notes (USPP)	May 2027	200,000	99,800
LWIP – US Private Placement notes (USPP)	November 2031	110,000	54,890
CH BBD Trust – debt facility	August 2027	52,250	26,125
Exchange Trust	March 2028	97,500 200,000	29,835
Exchange Trust – A\$MTN 242 Exhibition Street	September 2030 November 2028	300,000 466,500	91,800 69,975
Charter Hall Australian Retail Trust	August 2028	450,000	225,000
	August 2020	1,776,250	647,325
In November 2023, CH LEP Holding Trust repaid \$180.0 m share of the repayment of CIB Notes with available capacit to CH LEP Holding Trust investors.		0.0 million). The l	REIT funded its
share of the repayment of CIB Notes with available capacit		0.0 million). The l	REIT funded its
share of the repayment of CIB Notes with available capacit		0.0 million). The l	REIT funded its
share of the repayment of CIB Notes with available capacit		0.0 million). The l	REIT funded its
share of the repayment of CIB Notes with available capacit		0.0 million). The l	REIT funded its
share of the repayment of CIB Notes with available capacit		0.0 million). The l	REIT funded its

C. Capital structure and financial risk management (continued)

Net debt reconciliation

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

	2023	Fair value adjustment	Movements in borrowing costs	Movement in cash	2024
	\$'000	\$'000	\$'000	\$'000	\$'000
Bank debt	1,354,210	-	-	(251,000)	1,103,210
A\$MTNs	594,153	14,704	-	-	608,857
Borrowing costs	(7,472)	-	240	-	(7,232)
Total borrowings	1,940,891	14,704	240	(251,000)	1,704,835
Cash	(19,682)	-	-	(2,999)	(22,681)
Net debt	1,921,209	14,704	240	(253,999)	1,682,154

	2022 \$'000	Fair value adjustment \$'000	Movements in borrowing costs \$'000	Movement in cash \$'000	2023 \$'000
Bank debt	1,251,806	(1,072)	-	103,476	1,354,210
A\$MTNs	591,755	2,398	-	-	594,153
Borrowing costs	(9,358)	-	1,886	-	(7,472)
Total borrowings	1,834,203	1,326	1,886	103,476	1,940,891
Cash	(19,005)	-	-	(677)	(19,682)
Net debt	1,815,198	1,326	1,886	102,799	1,921,209

Finance costs

	Charter H Long WALE		Finance Trust		
	2024	2023	2024	2023	
	\$'000	\$'000	\$'000	\$'000	
Finance costs incurred on financial instruments:					
At amortised cost	100,206	81,139	100,800	81,237	
Fair value through profit and loss*	(16,294)	(20,763)	(16,294)	(20,763)	
	83,912	60,376	84,506	60,474	

* Net interest (received) under interest rate swap agreements.

C3. 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 derivates are classified based on their maturity date and are not split based on notional cashflows.

Amounts reflected in the financial statements are as follows:

Balance Sheet	2024		2023	
	Asset	Liability	Asset	Liability
	\$'000	\$'000	\$'000	\$'000
Current				
Forward foreign exchange contracts	43	2,317	-	91
Interest rate swaps	28,558	-	2,530	-
Total current derivative financial instruments	28,601	2,317	2,530	91
Non-current				
Forward foreign exchange contracts	-	-	-	1,828
Interest rate swaps	11,881	-	74,958	-
Interest rate swaps – fair value hedges	-	87,504	-	100,113
Total non-current derivative financial instruments	11,881	87,504	74,958	101,941
Total derivative financial assets/liabilities	40,482	89,821	77,488	102,032

The REIT uses derivatives to economically hedge its exposure to floating interest rates and foreign exchange exposure from the bp New Zealand portfolio. All derivative financial instruments are measured and recognised at fair value on a recurring basis.

The accounting for subsequent changes in fair value depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the item being hedged. The REIT designates certain derivatives as fair value hedges. Hedge ineffectiveness may occur due to credit/debit value adjustments and differences in critical terms between the hedging instrument and the hedged item. For derivatives not in hedging arrangements 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.

(a) Interest rate swaps

The Finance Trust, on behalf of the REIT, is a party to \$1,500 million of interest rate swaps, which entitle the REIT to receive interest, at quarterly intervals, at a floating rate on a notional principal amount and obliges the REIT to pay interest at a fixed rate on the same amount. The interest rate and swap agreements allow the REIT to raise long-term borrowings at a floating rate and effectively swap them into a fixed rate.

At 30 June 2024, the fixed rate under interest rate swaps was 1.93% per annum and the comparable market rate for a similar weighted average hedge duration of 1.3 years was 4.48% (2023: fixed rate under interest rate swaps was 2.08% and the comparable market rate for a similar weighted average hedge duration of 1.9 years was 4.58%).

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

At balance date, 81.1% (2023: 83.2%) of the REIT's direct and joint venture interest rate exposure was hedged.

In September 2023, the REIT entered into \$200 million of interest rate swaps with a forward start date of 20 June 2025.

In December 2023, the REIT entered into a \$100 million interest rate swap with a forward start date of 20 June 2025.

As at 30 June 2024, the notional principal amount and period of expiry of the interest rate swap contracts (excluding designated fair value hedges) are as follows:

	1 year or less \$'000	1 - 2 years \$'000	2 - 3 years \$'000	Total \$'000
Floating to fixed interest	· · · ·	·	·	·
2024	1,300,000	400,000 ¹	100,000 ²	1,800,000
2023	235,000	1,300,000	200,000	1,735,000

¹\$200 million has a forward start date of June 2025 and an expiry date of June 2026.

²This interest rate swap has a forward start date of June 2025 and an expiry date of June 2027.

Interest rate swaps – fair value hedges

Following the issuance of A\$MTNs in March and June 2021, the REIT entered into contracts with two major Australian banks to swap the fixed rate exposure of the A\$MTNs to a floating rate exposure with the terms that match the issued notes. These interest rate swaps were designated as fair value hedges against a risk of changes in fair value of A\$MTNs due to the changes in interest rates.

The gain or loss relating to interest payments on interest rate swaps hedging fixed rate borrowings is recognised in profit or loss within finance costs. Changes in the fair value of derivative hedging instruments and the hedged fixed rate borrowings attributable to interest rate risk are recognised within 'net gains/(losses) from derivative financial instruments'. The gain or loss relating to the ineffective portion is also recognised in profit or loss within 'net gains/(losses) from derivative financial instruments'.

The effects of hedge accounting on the REIT's financial position and performance are as follows:

	2024	2023
	\$'000	\$'000
Carrying amount of the hedging instrument	(87,504)	(100,113)
Notional amount	700,000	700,000
Maturity date	Match A\$MTNs	Match A\$MTNs
Hedge ratio	1:1	1:1
Change in fair value of outstanding hedging instruments since 1 July	12,621	228
Change in value of hedged item used to determine hedge effectiveness	(14,704)	(2,398)

Summary of interest rate swap movements

		Fair value	
	2023	movement	2024
	\$'000	\$'000	\$'000
A\$MTNs	(700,000)	-	(700,000)
Fair value hedge adjustment	105,847	(14,704)	91,143
Total current derivative financial instruments	(594,153)	(14,704)	(608,857)
Interest rate swaps	(103,108)	12,621	(90,487)
Accrued interest on swaps	2,995	(12)	2,983
Total interest rate swaps	(100,113)	12,609	(87,504)
Net A\$MTN exposure	(694,266)	(2,095)	(696,361)

		Fair value	
	2022	movement	2023
	\$'000	\$'000	\$'000
A\$MTNs	(700,000)	-	(700,000)
Fair value hedge adjustment	108,245	(2,398)	105,847
Total current derivative financial instruments	(591,755)	(2,398)	(594,153)
Interest rate swaps	(103,336)	228	(103,108)
Accrued interest on swaps	3,471	(476)	2,995
Total interest rate swaps	(99,865)	(248)	(100,113)
Net A\$MTN exposure	(691,620)	(2,646)	(694,266)

c) Forward foreign exchange contracts

The REIT has forward foreign exchange contracts in place to sell New Zealand dollars and receive Australian dollars with a total notional amount of NZ\$191.6 million. NZ\$188.0 million is used to hedge the carrying value of the REIT's 50% equity interest in the bp NZ joint venture and NZ\$3.6 million is used to hedge foreign exchange exposure on distribution income.

(d) 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. The fair value of forward foreign exchange contracts is determined using forward foreign exchange market rates and the present value of the estimated future cash flows at the balance date.

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

		Charter	Hall		
		Long WAL	E REIT	Finance Tr	ust
		2024	2023	2024	2023
		\$'000	\$'000	\$'000	\$'000
Details	No. of Securities				
Securities on issue	722,955,466	3,271,183	3,271,183	6,641	6,641
J	· · ·			·	·
Balance at the end of the period	I attributable to the securityh	olders of:			
	700 055 466	2 274 402	0 074 400		

DIF	722,955,466	3,271,183	3,271,183	-	-
Finance Trust	722,955,466	6,641	6,641	6,641	6,641

As stipulated in the REIT's constitutions, each security 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 securities and each unit has the same rights attaching to it as all other units in the REIT.

Each stapled security confers the right to vote at meetings of securityholders, subject to any voting restrictions imposed on a securityholder under the *Corporations Act 2001* and the Australian Securities Exchange Listing Rules.

Distribution reinvestment plan

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

The DRP issue price is determined at a discount of 1.0% to the daily volume weighted average price of all securities traded on the ASX during the 10 business days commencing on the third business day following the distribution record date. The DRP was not active during the year.

C5. Financial risk management

The REIT's principal financial instruments comprise cash and cash equivalents, receivables, investments in financial assets at fair value, investments accounted for using the equity method, 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	Exposu	re managemen	ıt
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.		ate swaps are us ovements in inte	
Market risk – foreign exchange risk	The risk that changes in foreign exchange rates will change the Australian dollar value of the REIT's foreign denominated net assets or earnings.	Investment in foreign operations denominated in New Zealand dollars.	foreign op	tment and incor perations are he xchange contrac	dged via
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.	marketabl of funding amount of	le securities, the through an ade f committed cree bility to close ou	e availability equate dit facilities
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.	prospectiv	g credit reviews /e tenants, obta and detailed rev ears.	ining tenant
	make a financial loss.		-	g the aggregate es and tenancies	-
			financial in	ne credit exposu nstitution and lir nt grade counter	miting to
			Monitoring counterpa	g the public crea arties.	dit rating of
	Interest rate risk he REIT and Finance Trust's expos	ure to interest rate risk. Charter H			
		Long WALE		Finance	Trust
		2024	2023	2024	2023
		\$'000	\$'000	\$'000	\$'000
Fixed rate		700.000	700.000	700 000	700 000
Borrowings Borrowings - joint ventu	re entities ¹	700,000 246,490	700,000 392,925	700,000	700,000
Net fixed rate exposur			1,092,925	- 700,000	700,000
Floating rate	-	,	.,,	,	,
Cash		(22,681)	(19,682)	(5,397)	(1,784)
				-	
Cash - joint venture ent	ities ¹	(9,190)	(16,536)	-	-
Loans receivable	ities ¹	-	-	- (1,797,966)	- (2,038,192)
-		-	(16,536) - 1,354,210 387,770	- (1,797,966) 1,103,210	- (2,038,192) 1,354,210

	Charte	r Hall		
	Long WA	E REIT	Finance	Trust
	2024	2023	2024	2023
	\$'000	\$'000	\$'000	\$'000
Fixed rate				
Borrowings	700,000	700,000	700,000	700,000
Borrowings - joint venture entities ¹	246,490	392,925	-	-
Net fixed rate exposure	946,490	1,092,925	700,000	700,000
Floating rate				
Cash	(22,681)	(19,682)	(5,397)	(1,784)
Gash - joint venture entities ¹	(9,190)	(16,536)	-	-
Loans receivable	-	-	(1,797,966)	(2,038,192)
Borrowings	1,103,210	1,354,210	1,103,210	1,354,210
Borrowings - joint venture entities ¹	369,265	387,770	-	-
	1,440,604	1,705,762	(700,153)	(685,766)
Derivative financial instruments				
Interest rate swaps - fixed to floating ²	700,000	700,000	700,000	700,000
Interest rate swaps - floating to fixed ²	(1,500,000)	(1,735,000)	(1,500,000)	(1,735,000)
Interest rate swaps - floating to fixed - joint venture entities ¹⁸²	(270,980)	(286,500)	-	-
Net floating rate exposure	369,624	384,262	(1,500,153)	(1,720,766)

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

² The amounts represent the notional principal payable under the derivative contracts.

Sensitivity analysis

		Charter Hall	Long WALE REIT		
	20	24	-	:	2023
	Net gain/(loss)				
	from derivative		Other	Profit and	Other
Interest	t financial	Profit and	comprehensive	loss	comprehensive
expense	instruments	loss	income		income
\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Australian interest rates					
+ 1% (3,696)	17,406	13,710	-	27,031	-
- 1% 3,696	(17,742)	(14,046)	-	(27,801)	-

		C	harter Hall	Long WALE REIT		
		202		-		2023
		Net gain/(loss)				
		from derivative		Other	Profit and	Othe
	Interest	financial	Profit and	comprehensive	loss	comprehensiv
	expense	instruments	loss	income		incom
<u> </u>	\$'000	\$'000	\$'000	\$'000	\$'000	\$'00
Australian interest rates						
+ 1%	(3,696)	17,406	13,710	-	27,031	
- 1%	3,696	(17,742)	(4 4 0 4 0)		(07 00 1)	
The table above is prepared	· · · · ·	idated basis.		nce Trust	(27,801)	2023
	· · · · ·	idated basis.	Fina	- Ince Trust		2023
	· · · · ·	idated basis. 20: Net gain/(loss)	Fina		:	
	d on a proportionate consol	idated basis. 20: Net gain/(loss) from derivative	Fina 24	Other	Profit and	Othe
	d on a proportionate consol	idated basis. 202 Net gain/(loss) from derivative financial	Fina 24 Profit and	Other comprehensive	:	Othe comprehensiv
	d on a proportionate consol Interest expense	idated basis. 20: Net gain/(loss) from derivative financial instruments	Fina 24 Profit and loss	Other comprehensive income	Profit and loss	Othe comprehensiv incom
The table above is prepared	d on a proportionate consol Interest expense \$'000	idated basis. 202 Net gain/(loss) from derivative financial	Fina 24 Profit and	Other comprehensive	Profit and	2023 Othe comprehensiv incom \$'00
	d on a proportionate consol Interest expense \$'000	idated basis. 20: Net gain/(loss) from derivative financial instruments	Fina 24 Profit and loss	Other comprehensive income	Profit and loss	Othe comprehensiv incom

The REIT's investments in foreign operations arises from the translation of New Zealand assets and liabilities from New Zealand dollars to Australian dollars. The foreign currency exposure to New Zealand dollars is hedged by forward exchange contracts.

The Finance Trust has no exposure to foreign currency risk. The table below sets out the REIT's overseas investments, by currency (Australian dollar equivalent):

	Charter Long WAL NZ\$ expo	E REIT
	2024	
	\$'000	\$'000
Assets		
Cash and cash equivalents	1,047	2,050
Receivables	2,062	2,044
Investments in joint ventures	168,200	169,388
Total Assets	171,309	173,482

* Australian dollar equivalents of foreign denominated balances.

(c) Liquidity risk

The following table provides the contractual maturity of the REIT's and Finance Trust's fixed and floating rate financial liabilities and derivatives as at balance date. The amounts represent the future contractual undiscounted principal and interest cash inflows/(outflows) based on interest rates and foreign exchange 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.

		Charter H	all Long WALE R	EIT	
	Carrying	Less than	1 to 5	Over 5	
	value	1 year	years	years	Total
2	\$'000	\$'000	\$'000	\$'000	\$'000
2024					
Financial liabilities					
Payables	(34,759)	(34,759)	-	-	(34,759)
Distribution payable	(46,992)	(46,992)	-	-	(46,992)
Borrowings	(1,704,835)	(86,632)	(1,640,266)	(413,804)	(2,140,702)
Derivative financial instruments	(89,821)	(22,329)	(68,131)	(11,766)	(102,226)
Other liabilities	(6,263)	(6,263)	-	-	(6,263)
Total financial liabilities	(1,882,670)	(196,975)	(1,708,397)	(425,570)	(2,330,942)
2023					
Financial liabilities					
Payables	(32,950)	(32,950)	-	-	(32,950)
Distribution payable	(50,607)	(50,607)	-	-	(50,607)
Borrowings	(1,940,891)	(98,853)	(1,917,578)	(424,690)	(2,441,121)
Derivative financial instruments	(102,032)	(22,872)	(72,344)	(22,440)	(117,656)
Other liabilities	(7,180)	(7,025)	(123)	(32)	(7,180)
Total financial liabilities	(2,133,660)	(212,307)	(1,990,045)	(447,162)	(2,649,514)
		F	inance Trust		
	Carrying	Less than	1 to 5	Over 5	
	value	1 year	years	years	Total
	\$'000	\$'000	\$'000	\$'000	\$'000
2024					
Financial liabilities					
					(0.00.0)
Payables	(8,801)	(8,801)	-	-	(8,801)
Borrowings	(1,704,835)	(86,632)	(1,640,266)	(413,804)	(2,140,702)
Derivative financial instruments	(87,504)	(22,329)	(68,131)	(11,766)	(102,226)
Total financial liabilities	(1,801,140)	(117,762)	(1,708,397)	(425,570)	(2,251,729)
2023					
Financial liabilities	(0.00=)	(0.005)			(0.0)
Payables	(9,295)	(9,295)	-	-	(9,295)
Borrowings	(1,940,891)	(98,853)	(1,917,578)	(424,690)	(2,441,121)
Derivative financial instruments	(100,113) (2,050,299)	(22,872) (131,020)	(72,344) (1,989,922)	(22,440) (447,130)	(117,656) (2,568,072)
Total financial liabilities					

(d) Credit risk

The maximum exposure to credit risk at the end of each reporting period is equivalent to the carrying value of the financial assets. The REIT has policies to review the aggregate exposures of receivables and tenancies across its portfolio. As at 30 June 2024, the REIT has no significant concentrations of credit risk on its receivables.

		Past due but not	impaired		
	Less than 30 days \$'000	31 to 60 days \$'000	61 to 90 days \$'000	More than 90 days \$'000	Total \$'000
2024					
Rent receivable	856	253	46	58	1,213
Provision for expected credit losses	-	-	-	-	(45)
	856	253	46	58	1,168
2023					
Rent receivable	2,366	473	80	946	3,865
Provision for expected credit losses	-	-	-	-	(203)
5	2,366	473	80	946	3,662

The table below shows the ageing analysis of those rent receivables of the REIT which are past due or impaired:

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

The loss allowances for rent receivables and other financial assets are based on assumptions about risk of default and expected loss rates. The REIT and Finance Trust use judgement in making these assumptions, based on the REIT's and Finance Trust's histories, 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 deferral of lease payments offered to tenants has not had a material impact on the REIT's cash inflows from operations.

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

C6. Offsetting financial assets and liabilities

The REIT is a party to the master agreement as published by International Swaps and Derivatives Associates, Inc. (ISDA) which allow the REIT's counterparties, under certain conditions (i.e. event of default), to set off the position owing/receivable under a derivative contract to a net position outstanding. As the REIT does not have a legally enforceable right to set-off, none of the financial assets or financial liabilities are offset on the balance sheet of the REIT.

The table below demonstrates the effect of offsetting positions should the REIT's counterparties decide to enforce the legal right to set-off:

Consolidated entity	Gross amounts of financial instruments \$'000	Amounts subject to set-off \$'000	Net amount post set-off \$'000
2024		+	
Derivative assets	40,482	(40,482)	-
Derivative liabilities	(89,821)	40,482	(49,339)
Borrowings	(1,712,067)	-	(1,712,067)
	(1,761,406)	-	(1,761,406)
2023			
Derivative assets	77,488	(77,488)	-
Derivative liabilities	(102,032)	77,488	(24,544)
Borrowings	(1,948,363)	-	(1,948,363)
	(1,972,907)	-	(1,972,907)

D. Further Information

D1. Related Party Information

(a) Responsible Entity

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

(b) Directors

(c)

The following persons have held office as directors of the Responsible Entity during the year and up to the date of this report:

– Glenn Fraser	-	Chair (appointed 24 April 2024) and Non-Executive Director
– Ceinwen Kirk-Lennox	_	Non-Executive Director
– Ray Fazzolari	_	Non-Executive Director (appointed 24 April 2024)
– Peeyush Gupta AM	_	Chair and Non-Executive Director (resigned 24 April 2024)
- David Harrison	_	Executive Director and Chief Executive Officer/Managing Director of Charter Hall Group
– Carmel Hourigan	-	Executive Director

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

Transactions with the Responsible Entity and its related parties

The Responsible Entity and its related parties held 76,283,709 stapled securities as at 30 June 2024 (2023: 77,184,757).

The following is a summary of related party transactions including the REIT's share of fees charged to joint ventures for the year ended 30 June 2024:

		Ch	arter Hall Long	WALE REIT	Г
		Basis of fee	calculation	Fee amo	ount
		2024	2023	2024	2023
Type of fee	Basis of fee calculation	\$'000	\$'000	\$'000	\$'000
Base management*	0.45% of average gross assets	6,792,373	6,913,387	30,566	31,110
Transaction	1% of transaction price	425,148	248,458	4,251	2,484
Property management	Up to 3% of gross property income	328,088	319,751	3,769	3,711
Accounting services	Cost recovery	N/A	N/A	1,059	1,023
Leasing	% gross average annual rent based on a sliding fee scale	654	17,388	42	1,458
Project management	6% of the project value	19,373	4,112	1,162	170
Facility management	Annual charge per property	-	-	474	314
Other cost recoveries	Cost recovery	N/A	N/A	302	254
				41,625	40,524

* Includes the REIT's share of \$578,108 paid by 242 Exhibition Trust (2023: \$633,513).

			Finance T	rust	
		Basis of fee c	alculation	Fee amou	unt
		2024	2023	2024	2023
Type of fee	Basis of fee calculation	\$'000	\$'000	\$'000	\$'000
Base management	0.45% of average gross assets	70,733	91,980	318	414

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

	Charter I	Hall		
	Long WALE	REIT	Finance T	rust
	2024	2023	2024	2023
	\$'000	\$'000	\$'000	\$'000
Charter Hall Holdings Pty Limited	2,265	2,523	26	32

(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 and Finance Trust. 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).

Directors' fees and Fund Manager remuneration

Independent Directors' fees are as follows:

	2024	2023
	\$	\$
Reeyush Gupta AM	186,559	216,300
Glenn Fraser	176,120	159,650
Ceinwen Kirk-Lennox	149,247	144,200
Ray Fazzolari	30,669	-
12	542,595	520,150

The level of fees is not related to the performance of the REIT and Finance Trust. The Board of the Responsible Entity reviews 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 and Non-Executive Directors of the Responsible Entity and Fund Manager of the REIT and Finance Trust are employees of Charter Hall Holdings Pty Ltd and are remunerated by Charter Hall Holdings Pty Ltd.

Directors' interests in REIT stapled securities

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

	Stapled securities held	Stapled securities held
	2024	2023
Peeyush Gupta AM*	-	397,676
Glenn Fraser	76,721	76,721
Ceinwen Kirk-Lennox	60,341	60,341
Ray Fazzolari	-	-
David Harrison	699,285	699,285
Carmel Hourigan	10,250	10,250
	846,597	1,244,273

* Peeyush Gupta AM resigned from his position of Chair and Non-Executive Director on 24 April 2024, at which time he held 397,676 stapled securities in the REIT.

The aggregate number of stapled securities of the REIT and Finance Trust acquired by the Directors of the Responsible Entity or their related parties during the year is set out below.

	Stapled securities acquired	Stapled securities acquired
	2024	2023
David Harrison	-	10,000
	-	10,000

No stapled securities of the REIT were sold by the Directors of the Responsible Entity or their related parties during the year (2023: nil).

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 \$283.8 million at 30 June 2024 as a result of assets classified as held for sale (30 June 2023 net current liability position of \$42.4 million).

The entity has readily accessible credit facilities with \$526.8 million (30 June 2023: \$275.8 million) of undrawn non-current debt facilities at 30 June 2024 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 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 (unless otherwise disclosed).

	Charter I	Hall		
	Long WALE	EREIT	Finance Tr	ust
	2024	2023	2024	2023
2	\$'000	\$'000	\$'000	\$'000
Receivables				
Trade receivable	1,213	3,865	-	-
Provision for expected credit loss	(45)	(203)	-	-
Net rent receivable	1,168	3,662	-	-
Accrued income and other receivables	1,325	1,523	7	10
Distributions receivable from joint ventures*	18,536	18,623	-	-
	21,029	23,808	7	10
* Distributions received in the corresponding July.				

Prepayments	2,431	2,295	14	-
	2,431	2,295	14	-

(a) Receivables and other assets				
	Charter I	Hall		
	Long WALE	EREIT	Finance T	rust
	2024	2023	2024	2023
Ð	\$'000	\$'000	\$'000	\$'000
Receivables				
Trade receivable	1,213	3,865	-	-
Provision for expected credit loss	(45)	(203)	-	-
Net rent receivable	1,168	3,662	-	-
Accrued income and other receivables	1,325	1,523	7	10
Distributions receivable from joint ventures*	18,536	18,623	-	-
J .	21,029	23,808	7	10
* Distributions received in the corresponding July.	,	,		
Other Assets				
Prepayments	2,431	2,295	14	-
	0.404	2,295	14	
Trade receivables includes property income receivable toge customers.	2,431 ether with receivables relati	,		- vith
	ether with receivables relati	ng to revenue fi		
customers.	ether with receivables relati Charter I	ng to revenue fi	rom contracts w	
customers.	ether with receivables relati Charter I Long WALE	ng to revenue fi Hall E REIT	rom contracts w Finance Tr	rust
customers.	ether with receivables relati Charter I Long WALE 2024	Hall E REIT 2023	Finance Tr 2024	rust 2023
(b) Payables and other liabilities	ether with receivables relati Charter I Long WALE	ng to revenue fi Hall E REIT	rom contracts w Finance Tr	rust 2023
 customers. (b) Payables and other liabilities Payables 	ther with receivables relati Charter I Long WALE 2024 \$'000	ng to revenue fi Hall E REIT 2023 \$'000	Finance Tr 2024 \$'000	rust 2023 \$'000
customers. (b) Payables and other liabilities Payables Accrued expenses	ther with receivables relati Charter I Long WALE 2024 \$'000 5,306	Hall E REIT 2023	Finance Tr 2024	rust 2023
 customers. (b) Payables and other liabilities Payables Accrued expenses Accrued transaction costs 	ther with receivables relati Charter I Long WALE 2024 \$'000 5,306 5,602	ng to revenue fi	Finance Tr 2024 \$'000 721	rust 2023 \$'000 860 -
 customers. (b) Payables and other liabilities Payables Accrued expenses Accrued transaction costs Accrued base management fee 	ther with receivables relati Charter I Long WALE 2024 \$'000 5,306 5,602 2,291	ng to revenue fi	Finance Tr 2024 \$'000	rust 2023 \$'000
 customers. (b) Payables and other liabilities Payables Accrued expenses Accrued transaction costs Accrued base management fee Accrued capital expenditure 	ther with receivables relati Charter I Long WALE 2024 \$'000 5,306 5,602 2,291 13,363	ng to revenue fi	Finance Tr 2024 \$'000 721 - 26 -	rust 2023 \$'000 860 - 32 -
customers. (b) Payables and other liabilities Payables Accrued expenses Accrued transaction costs Accrued base management fee Accrued capital expenditure Interest payable	ther with receivables relati Charter I Long WALE 2024 \$'000 5,306 5,602 2,291 13,363 8,054	ng to revenue fi	Finance Tr 2024 \$'000 721	rust 2023 \$'000 860 -
 customers. (b) Payables and other liabilities Payables Accrued expenses Accrued transaction costs Accrued base management fee Accrued capital expenditure 	ther with receivables relati Charter I Long WALE 2024 \$'000 5,306 5,602 2,291 13,363 8,054 143	ng to revenue fi	Finance Tr 2024 \$'000 721 - 26 -	rust 2023 \$'000 860 - 32 - 8,403 -
customers. (b) Payables and other liabilities Payables Accrued expenses Accrued transaction costs Accrued base management fee Accrued capital expenditure Interest payable GST payable	ther with receivables relati Charter I Long WALE 2024 \$'000 5,306 5,602 2,291 13,363 8,054	ng to revenue fi	Finance Tr 2024 \$'000 721 - 26 - 8,054 -	rust 2023 \$'000 860 - 32 - 8,403 -
customers. (b) Payables and other liabilities Payables Accrued expenses Accrued transaction costs Accrued base management fee Accrued capital expenditure Interest payable GST payable Other liabilities	Charter I Long WALE 2024 \$'000 5,306 5,602 2,291 13,363 8,054 143 34,759	ng to revenue fi	Finance Tr 2024 \$'000 721 - 26 - 8,054 -	rust 2023 \$'000 860 - 32 -
customers. (b) Payables and other liabilities Payables Accrued expenses Accrued transaction costs Accrued base management fee Accrued capital expenditure Interest payable GST payable	ther with receivables relati Charter I Long WALE 2024 \$'000 5,306 5,602 2,291 13,363 8,054 143	ng to revenue fi	Finance Tr 2024 \$'000 721 - 26 - 8,054 -	rust 2023 \$'000 860 - 32 - 8,403 -

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. Parent entity information

The financial information for the parent entities of the REIT and Finance Trust, has been prepared on the same basis as the consolidated financial statements except as set out below:

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.

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

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.

Recoverable amount of assets

The carrying amounts of investments in controlled entities, associates and joint ventures 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.

Parent entity of					
		Charter Hall Parent entity of			
		Long WALE REIT		Finance Trust 2024 2023	
	2024				
	\$'000	\$'000	\$'000	\$'000	
Balance Sheet	÷ 000	φ000	\$ 000	φ υυς	
Current assets	223,820	245,395	4,837	4,821	
Non-current assets	4,871,812	5,246,480	2,500	2,500	
Total assets	5,095,632	5,491,875	7,337	7,321	
Current liabilities	44,545	49,767	2,286	1,927	
Non-current liabilities	2,318,235	2,786,025	-	-	
Total liabilities	2,362,780	2,835,792	2,286	1,927	
Equity					
Contributed equity	3,271,183	3,271,183	6,641	6,641	
Accumulated losses	(538,331)	(615,100)	(1,590)	(1,247)	
Total equity	2,732,852	2,656,083	5,051	5,394	
Statement of comprehensive income			·		
Profit/(loss) for the year	76,769	105,971	(343)	(438)	
Total comprehensive income/(loss)	76,769	105,971	(343)	(438)	

Commitments (c)

The parent entities did not have any commitments as at 30 June 2024 (2023: \$nil).

D4. Significant contract terms and conditions

Pre-emptive rights

The joint-ownership agreements to which the REIT is a party contain pre-emptive rights which restrict the REIT's dealings in respect of its interest in the respective co-owned trust or the co-owned property. In particular, where the REIT wishes to deal with its interests in a co-owned trust or property, each 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 Securityholder or owner group).

A number of joint-ownership agreements also contain:

- tag-along options, pursuant to which the REIT may be required to take reasonable steps, if it wishes to sell its interest in a co-owned trust or co-owned property, to cause one or more of the other co-owners' interests to be acquired on substantively the same terms
- drag-along rights, pursuant to which a co-owner may require the REIT to sell its interests in a co-owned trust if the coowner wishes to sell its interest and the REIT has not exercised its pre-emptive right
- provisions under which a default sale process may be triggered on a change of control event, including where the Responsible Entity is replaced with an entity that is not a related body corporate of the Responsible Entity, with the default sale process giving the other co-owners a right to acquire the REIT's interests at the relevant default interest value
 - dispute resolution procedures which provide for the sale of the relevant property in circumstances where a co-owner does not acquire the other co-owners' interests.

D5. Remuneration of the auditor				
	Charter Ha			
	Long WALE		Finance Tru	
	2024 \$'000	2023 \$'000	2024 \$'000	202 \$'00
Amounts paid or payable to PricewaterhouseCoopers Australian firm for:	\$ 000	φ 000	\$ 000	φΟ
Audit services	480	472	42	4
Taxation compliance services	1	1	-	
	481	473	42	4

D6. Interest in other entities

Material subsidiaries

The REIT's and Finance Trust's principal subsidiaries at 30 June 2024 are set out below. Unless otherwise stated, they have contributed equity consisting solely of ordinary units that are held directly by the parent entity, and the proportion of ownership interests held equals the voting rights held by the parent entity.

Name of entity	Country of incorporation/ Place of business	Ownership interest h the REIT		Principal activities
))		2024	2023	
Charter Hall Direct Industrial Fund				_
LWR LEP Trust	Australia	100%		Property Investment
LWR LWIP Holding Trust	Australia	100%		Holding Trust
LWR Dartmoor Trust	Australia	100%		Property Investment
LWR 76 Pitt Street Trust	Australia	100%		Property Investment
LWR 61 Huntingwood Drive Trust	Australia	100%		Property Investment
LWR DJ Trust	Australia	100%		Property Investment
LWR AL Holding Trust	Australia	100%		Holding Trust
LWR Exchange Trust	Australia	100%		Property Investment
LWR Canning Vale Trust	Australia	100%		Property Investment
LWR Dartmouth NZ Trust	Australia	100%	100%	Property Investment
LWR Macquarie Park Trust	Australia	100%	100%	Property Investment
LWR BSM Trust	Australia	100%	100%	Property Investment
Suez Portfolio Trust	Australia	100%	100%	Property Investment
CLW Tuggeranong Trust	Australia	100%	100%	Property Investment
CPOF Kogarah Trust	Australia	100%	100%	Property Investment
CHDIF Perth Holding Trust	Australia	100%	100%	Holding Trust
CLW Boxhill Trust	Australia	100%	100%	Property Investment
LWR GSA Trust	Australia	100%	100%	Property Investment
LWR Mort Street Trust	Australia	100%		Property Investment
WR Carole Park Trust	Australia	100%		Property Investment
Charter Hall Chester Hill Trust	Australia	100%		Property Investment
LWR Truganina Trust	Australia	100%		Property Investment
CLW Alexandria Trust	Australia	100%		Property Investment
WR Franklin Street Trust	Australia	100%		Property Investment
LWR Optima Centre Trust	Australia	100%		Property Investment
LWR UMG Trust	Australia	100%		Property Investment
LWR 242 Exhibition Trust	Australia	100%		Property Investment
WR Palmerston Trust	Australia	100%		Property Investment
LWR Baldivis Trust	Australia	100%		Property Investment
LWR Murray Rose Trust	Australia	100%		Property Investment
CHDIF Beverley Holding Trust	Australia	100%		Holding Trust
CLW Albury Trust	Australia	100%		Property Investment
LWR Wetherill Park Trust	Australia	100%		Property Investment
LWR BBD Trust	Australia	100%		Property Investment
LWR Tank Street Trust	Australia	100%		Property Investment
LWR George Street Trust	Australia	100%		Property Investment
LWR Caboolture Trust	Australia	100%		Property Investment
LWR Club Hotel Waterford Trust	Australia	100%		Property Investment
	Australia	100%		
Larapinta Unit Trust LWR 74 Pitt Street Trust	Australia			Property Investment
		100%		Property Investment
LWR Bunnings Trust	Australia	100%	100%	Property Investment
LWR Finance Trust				
Charter Hall LWR Limited	Australia	100%	100%	Provision of finance

D7. Events occurring after balance date

The Directors of the Responsible Entity are not aware of any 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 or Finance Trust, the results of their operations or the state of affairs of the REIT or Finance Trust in future financial years.

D8. Other material accounting policies

(a) Basis of preparation

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

Compliance with IFRS accounting standards

The consolidated financial statements of the REIT and Finance Trust 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, investments in financial assets held at fair value, assets held for sale and investment properties, which have been measured at fair value.

(b) Principles of consolidation

Stapling

The Charter Hall Long WALE REIT is a "stapled" entity comprising Charter Hall Direct Industrial Fund (DIF) and its controlled entities, and LWR Finance Trust (Finance Trust) and its controlled entity. The units in DIF are stapled to the units in Finance Trust. The stapled securities are listed on the Australian Securities Exchange and cannot be traded or dealt with separately. The two entities comprising the stapled group remain separate legal entities in accordance with the *Corporations Act 2001*, and are each required to comply with the reporting and disclosure requirements of Accounting Standards and the *Corporations Act 2001*. As permitted by ASIC Corporations (Stapled Group Reports) Instrument 2015/838, this financial report is a combined financial report that presents the consolidated financial statements and accompanying notes of both DIF and Finance Trust.

Stapling arrangements are treated as a business combination by contract alone since none of the stapled entities (as opposed to their unitholders) obtain an ownership interest in another stapled entity.

Under AASB 3 *Business Combinations* and AASB 10 *Consolidated Financial Statements*, one of the stapled entities of a stapled structure is to be identified as the parent entity for the purpose of preparing a consolidated annual financial report. In accordance with this requirement, DIF has been identified as the parent entity.

The results and equity of Finance Trust have been treated and disclosed as non-controlling interests in the consolidated financial statements of the REIT. While the results and equity of Finance Trust are disclosed as non-controlling interests, the stapled securityholders of DIF are the same as the stapled securityholders of Finance Trust.

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.

(c) Foreign currency translation

Functional and presentation currencies

Items included in the financial statements of each of the REIT's entities are measured using the currency of the primary economic environment in which the entity operates (the functional currency). The financial statements are presented in Australian dollars, which is the REIT's functional and presentation currency.

ii) Transactions and balances

Foreign currency transactions are translated into Australian dollars using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the consolidated statement of comprehensive income, except when they are deferred in equity as qualifying cash flow hedges and qualifying net investment hedges or are attributable to part of the net investment in a foreign operation. Non-monetary items that are measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Translation differences on assets and liabilities carried at fair value are reported as part of the fair value gain or loss.

) Comparative information

Where necessary, comparative information has been adjusted to conform to changes in presentation in the current year.

(e) Rounding of amounts

Under the option provided 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 financial statements, amounts in the REIT's and Finance Trust's consolidated financial statements have been rounded to the nearest thousand dollars in accordance with that Class Order, unless otherwise indicated.

Changes in accounting standards

No new accounting standards or amendments have come into effect for the year ended 30 June 2024 that affect the REIT's operations or reporting requirements.

Certain amendments to accounting standards have been published that are not mandatory for 30 June 2024 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.

(i)

Directors' declaration to stapled securityholders

In the opinion of the Directors of Charter Hall WALE Limited, the Responsible Entity of Charter Hall Long WALE REIT and LWR Finance Trust:

- a the consolidated financial statements and notes set out on pages 17 to 49 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 and LWR Finance Trust's financial position as at 30 June 2024 and of their performance for the year ended on that date; and
- b there are reasonable grounds to believe that the REIT and LWR Finance Trust will be able to pay their debts as and when they become due and payable.

Note D8(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 directors.

Glenn Fraser Chair

Sydney 8 August 2024



To the stapled securityholders of Charter Hall Long WALE REIT and the unitholders of LWR Finance Trust

Report on the audit of the financial reports

Our opinion

pwc

In our opinion:

The accompanying financial reports of Charter Hall Direct Industrial Fund ("DIF") and its controlled entities and LWR Finance Trust and its controlled entity (together referred to as "Charter Hall Long WALE REIT") and LWR Finance Trust and its controlled entity (together referred to as "Finance Trust") are in accordance with the *Corporations Act 2001*, including:

- (a) giving a true and fair view of Charter Hall Long WALE REIT's and Finance Trust's financial positions as at 30 June 2024 and of their financial performance for the year then ended
- (b) complying with Australian Accounting Standards and the Corporations Regulations 2001.

What we have audited

Charter Hall Long WALE REIT's and Finance Trust's financial reports comprise:

- the Consolidated Balance Sheets as at 30 June 2024
- the Consolidated Statements of Comprehensive Income for the year then ended
- the Consolidated Statements of Changes in Equity for the year then ended
- the Consolidated Cash Flow Statements 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 Stapled Securityholders.

Charter Hall Long WALE REIT comprises Charter Hall Direct Industrial Fund and the entities it controlled at year end or from time to time during the financial year and LWR Finance Trust and the entity it controlled at year end or from time to time during the financial year. Finance Trust comprises LWR Finance Trust and the entity it controlled at year end and from time to time during the financial year. For the purposes of consolidation accounting Charter Hall Direct Industrial Fund is the deemed parent entity and acquirer of Finance Trust.

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 reports* section of our report.

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

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Liability limited by a scheme approved under Professional Standards Legislation.

Independence

We are independent of Charter Hall Long WALE REIT and Finance Trust 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 reports 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 reports are 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 reports.

We tailored the scope of our audit to ensure that we performed enough work to be able to give an opinion on the financial reports as a whole, taking into account the geographic and management structure of Charter Hall Long WALE REIT and Finance Trust, their accounting processes and controls and the industry in which they operate.

	Audit scope		Key audit matters
•	Our audit focused on areas where Charter Hall Long WALE REIT and Finance Trust made subjective judgements; for example, significant accounting estimates involving assumptions and	t	Amongst other relevant topics, we communicated he following key audit matters to the Audit, Risk and Compliance Committee: – Valuation of investment properties held both
•	inherently uncertain future events. We identified separate components of Charter Hall Long WALE REIT including its equity accounted investments. We established an audit strategy for each component.		 directly and indirectly – Charter Hall Long WALE REIT. Hedge Accounting – Finance Trust. These are further described in the Key audit matters section of our report.
•	The audit work performed at the component level, together with additional audit procedures performed at the Charter Hall Long WALE REIT level provided us with sufficient evidence for our opinion on the financial report as a whole.		·

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial reports for the current period. The key audit matters were addressed in the context of our audit of the financial reports 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.



Key audit matter

Valuation of investment properties held both directly and indirectly – Charter Hall Long WALE REIT (Refer to "About this Report" section: B. Property

(Refer to "About this Report" section: B. Property Portfolio Assets)

At 30 June 2024 the carrying value of Charter Hall Long WALE REIT's total investment property portfolio (excluding investment properties held in equity accounted investments) was \$2,474 million (2023: \$3,482 million), refer to section B1.

The carrying value of Charter Hall Long WALE REIT's equity accounted investments that held investment properties was \$2,388 million (2023: \$2,594 million) refer section B2.

In measuring the fair value of investment properties, Charter Hall Long WALE 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 Charter Hall Long WALE REIT's consolidated balance sheet.
- Financial significance of revaluations that directly impact Charter Hall Long WALE REIT's consolidated statement of comprehensive income through the net fair value loss on investment properties.
- Inherently subjective nature of investment property valuations such as prevailing uncertain economic environment, the individual nature and location and comparable sales evidence for each property. Estimation uncertainty that exists with respect to the key inputs and key assumptions used by Charter Hall Long WALE 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 Charter Hall Long WALE REIT's investment properties.

We assessed the design and tested the operating effectiveness of selected controls supporting Charter Hall Long WALE REIT's investment property valuation process.

We assessed the scope, competence, capability, and objectivity of valuation experts engaged by Charter Hall Long WALE REIT. Where external valuations were obtained, we:

- agreed the valuation of each investment property set out in the external valuation report to the accounting records.
- agreed the net passing income used in a sample of investment property valuations to supporting documentation.

For a sample of properties we performed the following procedures over the valuations obtained by Charter Hall Long WALE REIT:

- assessed the appropriateness of the valuation methodology adopted against the Australian Accounting Standards.
- assessed the appropriateness of relevant significant assumptions, such as capitalisation rates and discount rates, including comparing to market data and comparable transactions, where possible.

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



Key audit matter

Hedge Accounting – Finance Trust (Refer to "About this report" section: C. Capital Structure and Financial Risk Management)

Finance Trust holds unsecured medium term fixed notes (MTN) with a principal amount of \$700m on issuance date. The Finance Trust entered into interest rate swaps (IRS) with matching maturity dates in order to mitigate the fair value risk associated with the market interest rate. The Finance Trust entered into a fair value hedge accounting relationship in accordance with Australian Accounting Standards for the MTN (hedging item) and IRS (hedging instrument).

We considered the hedging relationship to be a key audit matter due to the complexity required by Finance Trust in determining the appropriateness of the application of the hedge accounting relationship in accordance with Australian Accounting Standards, including auditing the revaluation of the IRS hedging instruments.

How our audit addressed the key audit matter

We evaluated the designation and documentation by (the) Finance Trust of the fair value hedge relationship and the expected prospective hedging effectiveness at inception against the requirements of Australian Accounting Standards.

In addition we performed the following procedures, amongst others:

- Inspected journal entries on a sample basis and compared the relevant terms of the hedging instrument to the hedged item to assess whether there was an economic relationship consistent with the Finance Trust's risk management strategy.
- Together with PwC Valuation experts, assessed if the fair value of the IRS was appropriate by recalculating the value of the derivatives at balance date.

We assessed the reasonableness of the Finance Trust's disclosures in the financial report in light of the requirements of Australian Accounting Standards. In particular, we considered the disclosures made in section C to the consolidated financial statements which explains the hedging relationship.

Other information

The directors of Charter Hall WALE Limited, the Responsible Entity of Charter Hall Direct Industrial Fund and LWR Finance Trust (the directors), are responsible for the other information. The other information comprises the information included in the annual report for the year ended 30 June 2024, but does not include the financial reports and our auditor's report thereon. Prior to the date of this auditor's report, the other information we obtained included the Directors' 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 reports 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 reports.

In connection with our audit of the financial reports, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial reports 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 reports

The directors are responsible for the preparation of the financial reports 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 directors determine is necessary to enable the preparation of the financial reports that are free from material misstatement, whether due to fraud or error.

In preparing the financial reports, the are responsible for assessing the ability of Charter Hall Long WALE REIT and Finance Trust to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate Charter Hall Long WALE REIT and Finance Trust or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities for the audit of the financial reports

Our objectives are to obtain reasonable assurance about whether the financial reports as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Australian Auditing Standards will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial reports.

A further description of our responsibilities for the audit of the financial reports is located at the Auditing and Assurance Standards Board website at:

https://www.auasb.gov.au/admin/file/content102/c3/ar1_2020.pdf. This description forms part of our auditor's report.

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PricewaterhouseCoopers

Mynter Hankin

Klynton Hankin Partner

Sydney 8 August 2024