

Quarterly Directors' Report

To: The Trust Company (Australia) Limited Level 12, Angel Place 123 Pitt Street SYDNEY NSW 2000

Quarter: The calendar quarter ended 30 September 2023 ("Quarter")

Date: 18 October 2023

We refer to the Debenture Trust Deed dated 8 February 1989 (as amended) ("**Trust Deed**") between RAC Finance Limited ("**Issuer**") and The Trust Company (Australia) Limited ("**Trustee**") and to the Debenture Stock issued in the form of secured notes ("**Securities**") issued by the Issuer under the Trust Deed, and further, to the Reporting Requirements of the Trust Deed. The issuer has no subsidiaries or guarantor.

This quarterly report ("Report") is given to the Trustee by the Issuer pursuant to:

- a. The Australian Securities and Investments Commission ("ASIC") Regulatory Guide 69 (RG 69) and specifically, RG 69.92 onwards.
- b. Section 283BF of the Corporations Act 2001 (Cth) ("Act") and
- c. In respect of the information required by clauses 8.3 and 8.4 of the Trust Deed.

A copy of the report as required pursuant to section 283BF of the Act and covered in items 1-3 of this report has been lodged with the Australian Securities and Investments Commission.

- 1. In respect of the information required by subsection 283BF(4) of the Act, the Issuer confirms to the Trustee that:
- (a) there has been no failure by the Issuer to comply with the terms of the Securities, the provisions of the Trust Deed or Chapter 2L of the Act during the quarter; and
- (b) No event has happened during the quarter that has caused, or could cause, one or more of the following:
 - (i) any amount deposited or lent under the Securities to become immediately payable;
 - (ii) the Securities to become immediately enforceable;
 - (iii) any other right or remedy under the terms of the Securities or provisions of the Trust Deed to become immediately enforceable; and



- (c) No circumstances have occurred during the quarter that materially prejudices:
 - (i) the Issuer; or
 - (ii) any security interest included in or created by the Securities or the Trust Deed; and
- (d) No substantial change in the nature of the business of the Issuer has occurred during the quarter, and
- (e) None of the following events has happened during the quarter:
 - (i) the appointment of a guarantor,
 - (ii) the cessation of liability of a guarantor body for the payment of the whole or part of the money for which it was liable under the guarantee;
 - (iii) a change of name of a guarantor; and
- (f) the Issuer has not created a charge where:
 - (i) the total amount to be advanced on the security of the charge is indeterminate;
 - (ii) the advances are merged in a current account with bankers, trade creditors or anyone else; and
 - (iii) There are no other matters that may materially prejudice any security interests or other interests of the holders of the Securities.
- 2. In respect of the information required by subsection 283BF(5) of the Act, the Issuer has not deposited money with or lent money to or assumed any liability of a related body corporate during the quarter; and
- 3. In respect of the information required by subsection 283BF(6) of the Act, the Issuer confirms to the Trustee that the Issuer has not assumed a liability of a related body corporate during the quarter.
- 4. In respect of the information required by clause 8.3 of the Trust Deed the Issuer confirms to the Trustee that there are no matters adversely affecting the security or the interests of holders of the Securities, and that:
- (a) No limitation of liability or borrowing as prescribed by the Trust Deed has been exceeded;
- (b) The Issuer has observed and performed all the covenants and obligations binding upon it by or pursuant to the Trust Deed or any security or instrument supplemental or collateral to the Trust Deed;

- (c) No event has happened which has or could cause the security created by the Trust Deed to become enforceable;
- (d) No circumstances affecting the Issuer have occurred that materially affect the Securities; and
- (e) There has been no substantial change in the nature of the business of the Issuer since the issue of the Securities.
- 5. In respect of the information required by clause 8.4 of the Trust Deed, the Issuer confirms to the Trustee that:
- (a) No material trading or capital loss has been sustained by the Issuer;
- (b) No contingent liabilities have been incurred by the Issuer; and
- (c) There has not been any material change in any accounting method or method of valuation of assets or liabilities and no circumstances have arisen which render adherence to the existing method of valuation of assets or liabilities misleading or inappropriate.
- 6. With respect to ASIC RG 69.108, the Directors of the Issuer confirm the following:
- (a) Statements made in the company's prospectus (as contemplated by RG 69) regarding the intended and/or actual use of funds and the intended and/or actual activities of the issuer's business remain current and no deviations have occurred which would require the issue of a supplementary prospectus or continuous disclosure notice.
- (b) The Trustee has been provided with all relevant disclosure documents issued, as and when they were released.
- (c) Information stated in the current prospectus pursuant to the compliance or noncompliance with the benchmarks as set out in RG 69 remains unchanged.

Attached "Annexure A" is an update as at the date of this report against the benchmarks as set out in RG 69.108.

The repayment of Securities is secured by a first ranking charge issued by the Issuer in favour of the Trustee over all of the Issuer's assets. The Issuer's prime asset as at 30 September 2023 is a loan portfolio of \$379 million – please refer to Benchmark 5 – Loan Portfolio in Annexure A.

These assets are sufficient and are reasonably likely to be sufficient to repay all Securities and all other prior or equally ranking liabilities.

This report was made by the Issuer in accordance with a resolution of the Directors of the Issuer.

Signature of Director
Name Robert Slocombe

Dated 25/10/2023

Jalker

Signature of Director

Name James Walker

Dated 26/10/2023

| | | ASIC Benchmark Opdate as at 30 September 2023 | |
|---|--|--|---|
| | ASIC Benchmark | Prospectus #39 (issued 1 Nov 22) Content Addressing the Benchmark | Update as at 30 September 2023 |
| 1 | Equity Ratio Issuers should maintain a minimum equity ratio [calculated as: equity capital / (total debt + equity capital)] of 20% where more than a minor part (>10%) of its activities is lending funds directly or indirectly for property development and 8% in all other cases | As at 30 June 2022, RAC Finance's equity ratio was 13.80% (15.60% as at 30 June 2021) and is defined as follows: Total Equity \$50.474m Total Liabilities \$316.620m + Total Equity \$50.474m = 13.80% This does not satisfy Benchmark 1 which states that a minimum equity of 20.00% should be held for issuers with more than 10.00% of its lending activity directly or indirectly for property development; the benchmark is 8.00% minimum in all other cases. From an investor risk perspective, this might be an insufficient safety margin if RAC Finance were to run into financial difficulties. However, RAC Finance considers that its level of equity is appropriate for the business model described in this prospectus. In the financial year ended 30 June 2022, RAC Finance paid a \$2.700m dividend (2021 – \$9.000m) to its parent, RACWA Holdings Pty Ltd. Future dividends may be declared subject to regulatory and liquidity considerations. | The equity ratio as at the date of this report is 14.96% (30 June 23: 15.75%). |
| 2 | Liquidity Issuers should have cash flow estimates for the next three months, disclose their policy on balancing the maturity of their assets and the maturity of their liabilities, disclose material assumptions underlying their cash flows, and ensure that at all times they have on hand cash or cash equivalents sufficient to meet their projected cash needs over the next three months | Benchmark 2 is satisfied. RAC Finance ensures that at all times it holds cash or cash equivalents sufficient to meet its projected cash needs over the next three months. RAC Finance projects its cash flow for the next three months at each month end as part of its ongoing compliance management processes. The material assumptions underlying these projections include analysis of recent actual investment and loan movements, likely investment rollovers (but assuming no new investment funds), investment repayments including interest payments and loan transactions including contractual loan repayments. RAC Finance does not have a policy of directly matching investment and loan maturities. RAC Finance considers that its maturity profile is reasonably matched. The majority of the investment funds are invested for a term of one year or less and the average rollover ratio over the six month period ended 31 August 2022 was 78.15%. Whilst the majority of loans have historically been for terms of one to five years, on average, these have been repaid within three years. RAC Finance uses its average three monthly re-investment rollover ratio to assess its future cash requirements and stress tests this ratio by 20.00% to allow for any adverse movement in liquidity. | No material changes noted. The average reinvestment ratio for the quarter was 71.97% (30 June 23: 79.43%). |
| 3 | Rollovers / Maturities (including overdue maturities) Issuers should disclose their approach to rollovers | Benchmark 3 is satisfied by RAC Finance disclosing its policy in relation to rollovers/reinvestments. RAC Finance issues a notice of approaching maturity at least one week before the maturity date. At maturity, an investor can reinvest, add funds or redeem all or part of the maturity value. On the maturity date, if no other instruction has been received, RAC Finance will automatically reinvest the maturing principal for the same term and interest payment option as the maturing investment, at the interest rate applicable at the date of maturity. If an investor advises after the maturity date that they do not wish to reinvest then no interest is payable for that interim period after maturity. | No change. |

ANNEXURE A ASIC Benchmark Update as at 30 September 2023

| Issuers should disclose (a) an analysis of the | | | | | the weighted average |
|--|--|---|----------------------|---------------------|------------------------------|
| maturity profile of | Term Amount | | | | effective interest rate |
| investments by term | Within 3 months | | \$ 79.9 | | has increased to 4.08% |
| and value (b) the | Between 3 months and | | \$ 168. | 968m | as at 30 September |
| average interest rate | Between 1 year and 5 ye | ears | \$ 53. | 388m | 2023. |
| | Total | | \$ 302.2 | | |
| | Weighted average effec | tive interest rate | 1.319 | 6 ра | |
| Loan Portfolio Issuers who on lend funds should disclose | RACF satisfies Benchmar | No material change to the current nature of th loan portfolio and the | | | |
| the current nature of their loan portfolio and | Loan profile as at 30 June 2022 | Consumer | Property | Total | overall approach to lending. |
| their overall approach to | Number of Loans | 12,515 | 96 | 12,611 | ienuing. |
| lending | In WA | 10,500 | 96 | 10,596 | - |
| B | In SA | 2,015 | 0 | 2,015 | - |
| | Secured loans | 12,431 | 96 | 12,527 | - |
| | | (99.33%) | (100.00%) | (99.33%) | _ |
| | Largest borrower | | 1 (1.04%) | 1 (0.01%) | _ |
| | 10 largest borrowers | | 15 (15.63%) | 15 (0.12%) | |
| | In default/arrears | 84 | 0 | 84 | |
| | - 30 days and greater | (0.67%) | (0.00%) | (0.67%) | |
| | Renegotiated within | 40 | 0 | 40 | |
| | past 6 months that were greater than 30 days in | (0.32%) | (0.00%) | (0.32%) | |
| | default/arrears | | | | _ |
| | Subject to legal | 0 | 0 | 0 | |
| | proceedings | (0.00%) | (0.00%) | (0.00%) | _ |
| | Value of loans | \$262.604m | \$85.334m | \$347.938m | _ |
| | In WA | \$223.999m | \$85.334m | \$309.333m | |
| | In SA | \$38.604m | \$0.000m | \$38.604m | |
| | Secured loans | \$261.717m | \$85.334m | \$347.051m | |
| | | (99.66%) | (100.00%) | (99.75%) | _ |
| | Largest borrower | | \$5.220m (6.12%) | \$5.220m (1.50%) | |
| | 10 largest borrowers | | \$32.029m | \$32.029m | |
| | | | (37.53%) | (9.21%) | _ |
| | In default/arrears | \$1.086m (0.41%) | \$0.000m (0.000%) | \$1.086m (0.31%) | |
| | Principal amount and/or interest amount in default/ | | | | |
| | arrears | ¢0.075 | ¢0.000 | ¢0.075 | |
| | - 30 days and greater | \$0.075m | \$0.000m | \$0.075m | - |
| | Renegotiated within | \$0.756m | \$0.000m | \$0.756m | |
| | past 6 months that were greater than 30 days in default/arrears | (0.29%) | (0.00%) | (0.22%) | |
| | Subject to legal | \$0.000m | \$0.000m | \$0.000m | - |
| | proceedings | \$0.000m (0.00%) | \$0.000m (0.00%) | \$0.000m (0.00%) | |

| | | | | | 1 |
|-----------------------|--|---|---|--|-----------------------|
| | Where a loan is to be used significant assets, these loa registered encumbrance, n | ans will predom | inantly be sec | | |
| | RAC Finance considers a lo 30 days overdue. This doe prior to this point. | | | | |
| | Loans in arrears are managed covered by the National of there is a legal requirement enforcement. For all other seven days' notice of en- suspended and provisioned | Consumer Credi nt to give the d er loans (eg. ch nforcement is | t Protection A lebtor 30 day nattel mortga required. Imp | Act 2009 (NCCP), s' prior notice of ges, mortgages), paired loans are | |
| Loan Portfolio cont/d | RACF also discloses the foll 30 June 2022: | owing analysis o | f its loan mat | urity profile as at | |
| | Term | | | Amount | |
| | Within 3 months | | | 28.678m | |
| | Between 3 months and 1 y | vear | | 106.200m | |
| | Between 1 year and 5 year | | | 213.060m | |
| | Greater than 5 years | | <i>پ</i> ې | \$0.000m | |
| | Total | | ć | 347.938m | |
| | Weighted average effectiv | e interest rate | | 6.30% pa | |
| | | | | 0.0070 pu | |
| | Loan profile as at 30 September 2023 | Consumer | Property | Total | Loan profile as at 30 |
| | Number of Loans | 12,833 | 83 | 12,916 | September 2023. |
| | In WA | 10,929 | 83 | 11,012 | - |
| | In SA | 1,904 | 0 | 1,904 | - |
| | Secured loans | 12,747 | 83 | 12,830 | - |
| | Secureu Ioans | (99.33%) | (100.00%) | (99.33%) | |
| | Largest borrower | (33.3370) | 1 | 1 | - |
| | | | (1.20%) | (0.01%) | |
| | 10 largest borrowers | | 12 | 12 | - |
| | | | (14.46%) | (0.09%) | |
| | In default/arrears | 71 | 0 | 71 | - |
| | - 30 days and greater | (0.55%) | (0.00%) | (0.55%) | |
| | Renegotiated within past | <i>`</i> | . , | | |
| | 6 months that were | 35 | 0 | 35 | |
| | greater than 30 days in | (0.27%) | (0.00%) | (0.27%) | |
| | default/arrears | | | | _ |
| | Subject to legal | 0 | 0 | 0 | |
| | proceedings | (0.00%) | (0.00%) | (0.00%) | - |
| | Value of loans | \$298.011m | \$80.599m | | |
| | In WA | \$259.728m | \$80.599m | \$340.327m | _ |
| | In SA | \$38.283m | \$0.000m | \$38.283m | - |
| | Secured loans | \$297.521m | \$80.599m | | |
| | | (99.84%) | (100.00%) | | - |
| 1 | Largest borrower | | \$5.341m | \$5.341m | |
| | | | (6.63%) | (1.41%) \$30.223m | - |
| | | | | S20.772m | 1 |
| | 10 largest borrowers | | \$30.223m | | |
| | | 60.000 | (37.50%) | (7.98%) | - |
| | 10 largest borrowers | \$0.990m | (37.50%) \$0.000m | (7.98%) \$0.990m | - |
| | In default/arrears | \$0.990m (0.33%) | (37.50%) | (7.98%) | |
| | | | (37.50%) \$0.000m | (7.98%) \$0.990m | |

| | | - 30 days and greater | <u> </u> | 40 | | 40.045 | |
|------------------|---|-------------------------------|-------------------|-----------|-------------|-----------------|--|
| | | Renegotiated within past | \$0.845m | | 000m | \$0.845m | |
| | | 6 months that were | (0.28%) | (0.0 | 00%) | (0.22%) | |
| | | greater than 30 days in | | | | | |
| | | default/ arrears | | | | | |
| | | Subject to legal | \$0.000m | \$0. | 000m | \$0.000m | |
| | | proceedings | (0.00%) | (0.0 | 0%) | (0.00%) | |
| | | | · | | • | . , | |
| | | Analysis of loan maturity p | rofile as at 30 S | eptemb | er 2023: | | |
| Loan Portfolio | cont/d | Term | | | Am | ount | |
| Loan rontrono | contra | Within 3 months | | | \$43 | .809m | |
| | | Between 3 months and 1 y | ear | | | 033m | |
| | | Between 1 year and 5 year | | | | .768m | |
| | | | 5 | | | | |
| | | Total | • • • • | | | .610m | |
| | _ | Weighted average effective | e interest rate | | 1., | 71% pa | |
| 6 Related Party | | Benchmark 6 is satisfied. R | AC Finance's no | licy stat | es that re | lated entities | No material adverse |
| Transactions | | requiring a loan must pass | | | | | |
| Issuers who on | | terms and conditions as thi | | | se subjet | to the same | change. |
| funds to relate | | | i a party applica | | | | The Watermark |
| should disclose | · · | PAC Einanco's parant acres | | oldinas | D+v I+A - | ldc - 17 000/ | |
| | | RAC Finance's parent comp | | | | | Enterprises Pty Ltd loan |
| current nature | | shareholding in Watermark | • | | | | facility represents 0.26% |
| loan portfolio a | | land and sells property in \ | | | ermark E | nterprises Pty | of total loans as at 30 September 2023. |
| overall approa | verall approach to Ltd has a \$1m loan facility with RAC Finance. | | | | | | |
| related party le | ending | | | | | | |
| | | Dalton Gooding, a Director | of RACWA Hol | dings Pt | y Ltd and | RAC Finance, | |
| | | is a Director and sharehold | er of Watermar | k Enterp | orises Pty | Ltd. | |
| | | The loan facility for Water | mark Enternrig | es Ptv | Itd of \$1 | m renresents | |
| | | 0.29% of total loans as at 30 | | | | in represents | |
| | | The Directors of RAC Finance | e currently rec | oive dire | octors' fee | s for acting in | |
| | | that capacity of less than | • | | | - | |
| | | | 1 3130,000 pe | i annui | n ni aggi | egale (FIZI. | |
| | | \$150,000). | | | | | |
| Valuations | | Benchmark 7 is satisfied. R | | | | | |
| Issuers lending | • | loans on an "as is" and "on | | | | | |
| for property re | lated | three months' old at the tin | | | | | |
| activities shoul | d disclose | seek confirmation from the | | | | | |
| their policies a | | otherwise a new valuation | | | | | |
| approach to va | | DAC Einange has an estate | | | | | |
| | | RAC Finance has an estab | | | | | |
| | | appointed by its senior n | | | | | |
| | | reputation. Annually each | | | | | |
| | | professional indemnity insu | irance. The cho | ice of a | valuer is o | dependent on | |
| | | their area of expertise, with | consideration | to pricin | g and turi | naround time, | |
| | | with no valuer conducting r | nore than one t | hird of I | RAC Finan | ce's valuation | |
| | | work as at the time of loan | | | | | |
| | | | | | | | |
| | | As an exception, RAC Fina | | | | | |
| | | valuation from a valuer n | | | | | |
| | | accredited with other ma | | | nce has | obtained the | |
| | | consent of the Trustee for i | ts panel of valu | ers. | | | |
| | | No loan secured by a prope | rty asset excee | ds 5.00% | 6 of the to | otal value of | |
| | | RAC Finance's loan book | | | | | |
| Lending princi | nles – | Renchmark 8 is satisfied RA | | | | | |

| 8 | Lending principles – | Benchmark 8 is satisfied. RAC Finance maintains a maximum 70.00% loan to | No material change |
|---|----------------------|---|--------------------|
| | Loan to Valuation | valuation ratio on the basis of the latest "as if complete" valuation for | |

| Ratios | property development loans. Loan funds are only provided to developers in | |
|-----------------------------|---|--|
| Issuer should disclose | stages, based on external evidence of the progress of the development. In | |
| their policy on how and | all other property lending cases, RAC Finance maintains a maximum 80.00% | |
| when funds are provided | loan to valuation ratio on the basis of the latest market valuation (refer to | |
| to developers and where | Benchmark 7 – Valuations as to the timing of valuations). | |
| it on lends money to | | |
| property related | | |
| activities, it should | | |
| maintain, where the loan | | |
| relates to property | | |
| development—70% on | | |
| the basis of the latest 'as | | |
| if complete' valuation; | | |
| and in all other cases— | | |
| 80% on the basis of the | | |
| latest market valuation | | |

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Signature of Director Name Robert Slocombe J. Q Dalker

Signature of Director Name James Walker

Dated 25/10/2023

Dated 26/10/2023