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BRIGHTE CAPITAL PTY LIMITED GREEN BOND 2020 DNV GL CLIMATE BONDS STANDARD ASSURANCE OPINION

Scope and objectives

Brighte Capital Pty Limited ("BRIGHTE" or "Issuer") is considering the issuance of a Green Securitisation issuance in AUD (henceforth referred to as "BOND") and has submitted the proposed bond for verification and certification against the Climate Bond Standard version 3.0 (CBS). DNV GL notes that the requirements of the CBS meet and exceed the guidance set out in the ICMA Green Bond Principles 2018.

BRIGHTE intends to use the proceeds of the BOND to finance nominated projects and assets falling under the following categories:

• Renewable Energy – Solar

DNV GL Business Assurance Australia Pty Ltd (henceforth referred to as "DNV GL") has been commissioned by BRIGHTE to provide verification of the BOND as an independent and approved verifier under the CBS. Our criteria and information covered to achieve this is described under 'Work Undertaken' below.

No assurance is provided regarding the financial performance of the BOND, the value of any investments in the BOND, or the long-term environmental benefits of the transaction. Our objective has been to provide an assessment that the BOND has met the criteria of the CBS and the associated Sector Criteria on the basis set out below.

The scope of this DNV GL opinion is limited to the CBS and Solar Energy Sector Criteria and the Green Bond Principles 2018. The primary basis for our assessment has been based on the requirements of the CBS, which meets and exceeds the criteria set out in the GBP.

Responsibilities of the Management of BRIGHTE and DNV GL

The management of BRIGHTE has provided the information and data used by DNV GL during the delivery of this review. Our statement represents an independent opinion and is intended to inform BRIGHTE management and other interested stakeholders in the BOND as to whether the established criteria have been met, based on the information provided to us. In our work we have relied on the information and the facts presented to us by BRIGHTE. DNV GL is not responsible for any aspect of the nominated assets referred to in this opinion and cannot be held liable if estimates, findings, opinions, or conclusions are incorrect. Thus, DNV GL shall not be held liable if any of the information or data provided by BRIGHTE's management and used as a basis for this assessment were not correct or complete.



Basis of DNV GL's opinion

DNV GL has conducted the verification against the CBS and associated Sector Criteria through the creation and execution of a verification protocol addressing each requirement of the CBS and the associated Sector Criteria. The detail of areas covered in the DNV GL verification is summarised in Schedule 2 below.

Work undertaken

Our work constituted a high-level review of the available information, based on the understanding that this information was provided to us by BRIGHTE in good faith. We have not performed an audit or other tests to check the veracity of the information provided to us. The work undertaken to form our opinion included:

- Creation and execution of a Climate Bonds Standard Protocol, adapted to include the relevant Sector Criteria for the BOND and nominated projects and assets, as described above and in Schedule 2 to this assessment;
- Assessment of documentary evidence provided by BRIGHTE on the BOND and supplemented by a high-level desktop research, documentation review and correspondence with key personnel from BRIGHTE. These checks refer to current assessment best practices and standards methodology;
- Discussions with BRIGHTE management, and review of relevant documentation;
- Documentation of findings against each element of the criteria. Our opinion as detailed below is a summary of these findings.

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Findings and DNV GL's opinion

DNV GL has performed the Pre Issuance Verification of the BOND as listed. It is DNV GL's responsibility to provide an independent verification statement on the compliance of the nominated BOND with the CBS and alignment with the Green Bond Principles 2018.

DNV GL conducted the verification in accordance with the CBS and with International Standard on Assurance Engagements 3000 Assurance Engagements other than Audits or Reviews of Historical Information. The verification included i) checking whether the provisions of the CBS were consistently and appropriately applied and ii) the collection of evidence supporting the verification.

DNV GL's approach draws on an understanding of the risks associated with conforming to the CBS and the controls in place to mitigate these. DNV GL planned and performed the assurance engagement by obtaining evidence and other information and explanations that DNV GL considers necessary to give limited assurance that the BOND meets the requirements of the CBS.

Based on the limited assurance procedures conducted, nothing has come to our attention that causes us to believe that the BOND is not, in all material respects, compliant with the requirements of the CBS, associated Solar Energy Sector Criteria and aligned with the criteria of the Green Bond Principles 2018.

for DNV GL Business Assurance Australia Pty. Ltd.

Sydney, 18 August 2020

Mark Robinson

Manager, Sustainability Services DNV GL – Business Assurance

About DNV GL

Driven by our purpose of safeguarding life, property and the environment, DNV GL enables organisations to advance the safety and sustainability of their business. Combining leading technical and operational expertise, risk methodology and in-depth industry knowledge, we empower our customers' decisions and actions with trust and confidence. We continuously invest in research and collaborative innovation to provide customers and society with operational and technological foresight. With our origins stretching back to 1864, our reach today is global. Operating in more than 100 countries, our 16,000 professionals are dedicated to helping customers make the world safer, smarter and greener.



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SCHEDULE 1: DESCRIPTION OF NOMINATED ASSETS WITHIN THE BRIGHTE BOND

BRIGHTE has provided the schedule of nominated projects and assets for the issuance as at August 2020 in AUD as follows:

| Assets | Туре | Location | Verified Exposure (AUDm) |
|-------------------|---|-----------|--------------------------|
| Solar Receivables | Solar PV, Solar Thermal, Inverters, Dedicated Storage (Batteries) | Australia | 173.9 |
| Total | | | 173.9 |



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SCHEDULE 2: CLIMATE BONDS STANDARD VERIFICATION CRITERIA

Summary criteria for assertions of compliance with the Climate Bonds Standard v3.0

The criteria against which BRIGHTE and its nominated projects and assets have been reviewed prior to inclusion in the Bond are grouped under the requirements as detailed within the Climate Bonds Standard Version 3.0 including:

Part A: Pre Issuance Requirements

| Area | Requirement | |
|-----------------------------|--|--|
| Use of Proceeds | Nominated Projects & Assets which are proposed to be associated with the Bond and which have assessed as likely to be Eligible Projects & Assets. | |
| | DNV GL has verified the nominated category of Solar Energy to be aligned with the CBS Taxonomy. | |
| Project Selection | Establish, document and maintain a decision-making process which it uses to determine the eligibility of the Nominated Projects & Assets. | |
| | DNV GL has verified the method for project selection and evaluation set out by BRIGHTE is compliant with the Project Selection requirements of the CBS. | |
| Management of Proceeds | The systems, policies and processes to be used for management of the Net Proceeds shall be documented by BRIGHTE. | |
| | DNV GL has verified the proposed management of proceeds and internal tracking set out by BRIGHTE is compliant with the CBS. | |
| Reporting Prior to Issuance | The Issuer shall prepare a Green Bond Framework and make it publicly available prior to Issuance or at the time of Issuance. | |
| | DNV GL has verified the form and content of the BRIGHTE Green Finance Framework against the requirements of the CBS and confirmed its compliance. | |
| Reporting | Reporting on use of proceeds and nominated projects and assets. DNV GL has reviewed and confirmed BRIGHTE's proposed reporting as being compliant and aligned with the requirements of the CBS. | |

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Part B: Post Issuance Requirements

| Area | Requirement | |
|------------------------|--|--|
| Use of Proceeds | Nominated Projects & Assets which are proposed to be associated with the Bond and which have been assessed as likely to be Eligible Projects & Assets. DNV GL will verify this requirement at Post Issuance Verification. | |
| Project Selection | Establish, document and maintain a decision-making process which it uses to determine the eligibility of the Nominated Projects & Assets. DNV GL will verify this requirement at Post Issuance Verification. | |
| Management of Proceeds | The systems, policies and processes to be used for management of the Net Proceeds shall be documented by the Issuer. DNV GL will verify this requirement at Post Issuance Verification. | |
| Reporting | Reporting on use of proceeds and nominated projects and assets. DNV GL will verify this requirement at Post Issuance Verification. | |

Part C: Eligible projects and physical assets

Nominated projects and assets include financing of or investments in equipment and systems which enable the mitigation of greenhouse gasses, as detailed in Schedule 1.

| Area | Requirement |
|-------------------------|--|
| Solar Energy Generation | Projects eligible include terrestrial Solar electricity generation facilities and supporting infrastructure. |

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| DNV GL has verified that BRIGHTE's nominated projects and assets include only eligible terrestrial Solar |
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| projects and assets in Australia. |

Part D: Certification under the Climate Bonds Standard

| Area | Requirement | |
|-----------------------------|---|--|
| Pre Issuance Certification | The Issuer or Holder of a Climate Bonds Standard Certified Instrument must satisfy the Pre Issuance Certification requirements including the completion of all forms, Pre Issuance Verification by an approved verifier and provision of relevant information. | |
| | DNV GL has conducted Pre Issuance Verification as recorded in this Verification Opinion. | |
| Post Issuance Certification | The Issuer or Holder of a Climate Bonds Standard Certified Instrument must satisfy the Post Issuance Certification requirements including the completion of all forms, Post Issuance Verification by an approved verifier and provision of relevant information. DNV GL will verify these requirement at Post Issuance Verification. | |
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| Maintaining Certification | The Issuer or Holder shall provide annual reporting to the CBI and comply with non-conformance correction as required. DNV GL notes that this is an ongoing requirement beyond the scope of this Verification. | |