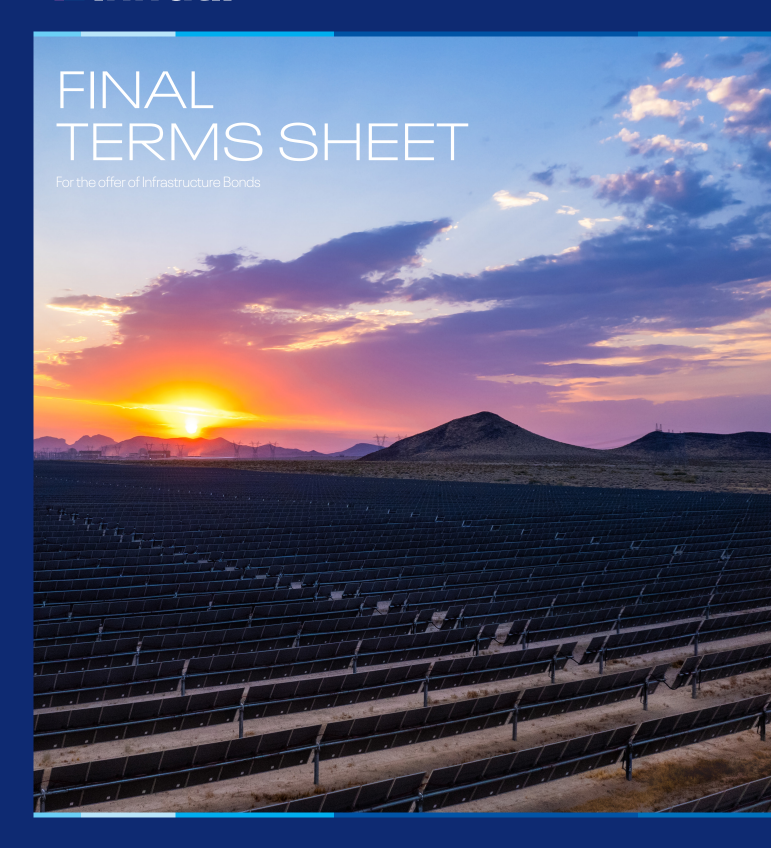
7 YEAR FIXED RATE BOND

Maturing 16 June 2032

Infratil



Arranger and Joint Lead Manager



Joint Lead Managers





FINAL TERMS SHEET

11 June 2025

This Updated Terms Sheet ("Terms Sheet") sets out the key terms of the offer ("Offer") by Infratil Limited ("Infratil") of \$122,559,333 fixed rate bonds maturing on 16 June 2032 ("Infrastructure Bonds").

The Infrastructure Bonds will be issued under the programme trust deed dated 11 November 1999 (as amended or amended and restated from time to time) between Infratil and Trustees Executors Limited as supplemented by a series supplement dated 29 May 2025 (together, "Trust Deed"). Unless the context requires otherwise, capitalised terms used in this Terms Sheet have the same meaning given to them in the Trust Deed. This Terms Sheet is an "Issue Flyer" for the purposes of the Trust Deed.

Important Notice

The Offer by Infratil is made in reliance upon the exclusion in clause 19 of schedule 1 of the Financial Markets Conduct Act 2013 ("**FMCA**").

The Offer contained in this Terms Sheet is an offer of Infrastructure Bonds that have identical rights, privileges, limitations and conditions (except for the interest rate and maturity date) as:

- Infratil's fixed rate bonds maturing on 15 June 2025, which have an interest rate of 6.15% per annum and which are currently quoted on the NZX Debt Market under the ticker code IFT250;
- Infratil's fixed rate bonds maturing on 15 March 2026, which have an interest rate of 3.35% per annum and which are currently quoted on the NZX Debt Market under the ticker code IFT300;
- Infratil's fixed rate bonds maturing on 15 December 2026, which have an interest rate of 3.35% per annum and which are currently quoted on the NZX Debt Market under the ticker code IFT280;

- Infratil's fixed rate bonds maturing on 15 December 2027, which have an interest rate of 3.60% per annum and which are currently quoted on the NZX Debt Market under the ticker code IFT310;
- Infratil's bonds maturing on 15 December 2028, which have an interest rate of 6.78% per annum and which are currently quoted on the NZX Debt Market under the ticker code IFT270;
- Infratil's fixed rate bonds maturing on 31 July 2029, which have an interest rate of 6.90% per annum and which are currently quoted on the NZX Debt Market under the ticker code IFT330;
- Infratil's bonds maturing on 15 December 2029, which have a current interest rate of 6.24% per annum (further rate reset on 15 December 2025 and annually thereafter) and which are currently quoted on the NZX Debt Market under the ticker code IFTHC;
- Infratil's fixed rate bonds maturing on 15 June 2030, which have a current interest rate of 5.93% per annum (rate reset on 15 June 2026) and which are currently quoted on the NZX Debt Market under the ticker code IFT320:
- Infratil's fixed rate bonds maturing on 13 December 2030, which have a current interest rate of 6.00% per annum and which are currently quoted on the NZX Debt Market under the ticker code IFT360;
- Infratil's fixed rate bonds maturing on 15 March 2031, which have an interest rate of 7.08% per annum and which are currently quoted on the NZX Debt Market under the ticker code IFT340; and
- Infratil's fixed rate bonds maturing on 17 December 2031, which have an interest rate of 7.06% per annum and which are currently quoted on the NZX Debt Market under the ticker code IFT350,

(together the "Quoted Bonds").

Accordingly, the Infrastructure Bonds are the same class as the Quoted Bonds for the purposes of the FMCA and the Financial Markets Conduct Regulations 2014.

Infratil is subject to a disclosure obligation that requires it to notify certain material information to NZX Limited ("NZX") for the purpose of that information being made available to participants in the market and that information can be found by visiting www.nzx.com/companies/IFT.

The Quoted Bonds are the only debt securities of Infratil that are currently quoted and in the same class as the Infrastructure Bonds that are being offered.

Investors should look to the market price of the Quoted Bonds to find out how the market assesses the returns and risk premium for those bonds



KEY TERMS OF THE INFRASTRUCTURE BONDS

	Infratil Limited.
Description:	Infrastructure Bonds are unsecured, unsubordinated debt securities of Infratil to be issued pursuar to the Trust Deed.
Issue Amount:	\$122,559,333
Firm Offer and Exchange Offer:	The Offer consisted of two separate parts.
	Under the first part (" Firm Offer "), Infratil offered Infrastructure Bonds to New Zealand resident clients of the Joint Lead Managers, approved financial intermediaries and other primary market participants invited to participate in the bookbuild. The Firm Offer has now closed.
	Under the second part (" Exchange Offer "), Infratil offered New Zealand resident holders of its IFT250 fixed rate bonds maturing on 15 June 2025 (" 2025 Bonds ") the opportunity to exchange all or some of their 2025 Bonds for Infrastructure Bonds offered under this Terms Sheet. The Exchange Offer has now closed
	There was no public pool for Infrastructure Bonds under the Offer.
	See "How to Apply" on page 10 of this Terms Sheet.
Use of Proceeds:	Infratil will use the proceeds of the Offer for general corporate purposes, including to refinance the 2025 Bonds.
Terms Particular to the Firm Offer	
	The Firm Offer issue amount has been set at \$100,000,000 of Infrastructure Bonds.
Firm Offer Issue Amount:	The Firm Offer issue amount has been set at \$100,000,000 of Infrastructure Bonds. The Firm Offer has now closed. The Firm Offer was open to all New Zealand resident investors, but only if the investor received a firm allocation from a Joint Lead Manager, approved financial intermediary or other primary market participant invited to participate in the bookbuild.
Terms Particular to the Firm Offer Firm Offer Issue Amount: Firm Offer Applications: Firm Offer Opening Date:	The Firm Offer has now closed. The Firm Offer was open to all New Zealand resident investors, but only if the investor received a firm allocation from a Joint Lead Manager, approved financial
Firm Offer Issue Amount: Firm Offer Applications: Firm Offer Opening Date:	The Firm Offer has now closed. The Firm Offer was open to all New Zealand resident investors, but only if the investor received a firm allocation from a Joint Lead Manager, approved financial intermediary or other primary market participant invited to participate in the bookbuild.
Firm Offer Issue Amount: Firm Offer Applications:	The Firm Offer has now closed. The Firm Offer was open to all New Zealand resident investors, but only if the investor received a firm allocation from a Joint Lead Manager, approved financial intermediary or other primary market participant invited to participate in the bookbuild. 29 May 2025 11.00am, 4 June 2025
Firm Offer Issue Amount: Firm Offer Applications: Firm Offer Opening Date: Firm Offer Closing Date: Terms Particular to the Exchange Offer	The Firm Offer has now closed. The Firm Offer was open to all New Zealand resident investors, but only if the investor received a firm allocation from a Joint Lead Manager, approved financial intermediary or other primary market participant invited to participate in the bookbuild. 29 May 2025 11.00am, 4 June 2025
Firm Offer Issue Amount: Firm Offer Applications: Firm Offer Opening Date: Firm Offer Closing Date: Terms Particular to the Exchange Offer Exchange Offer Issue Amount:	The Firm Offer has now closed. The Firm Offer was open to all New Zealand resident investors, but only if the investor received a firm allocation from a Joint Lead Manager, approved financial intermediary or other primary market participant invited to participate in the bookbuild. 29 May 2025 11.00am, 4 June 2025
Firm Offer Issue Amount: Firm Offer Applications: Firm Offer Opening Date: Firm Offer Closing Date:	The Firm Offer has now closed. The Firm Offer was open to all New Zealand resident investors, but only if the investor received a firm allocation from a Joint Lead Manager, approved financial intermediary or other primary market participant invited to participate in the bookbuild. 29 May 2025 11.00am, 4 June 2025 The Exchange Offer issue amount has been set at \$22,559,333 of Infrastructure Bonds. The Exchange Offer has now closed. The Exchange Offer was available for New Zealand resident

Terms Common to the Firm Offer and the Exchange Offer	
Firm Offer and Exchange Offer Issue Amount:	The sum of the Firm Offer Issue Amount and the Exchange Offer Issue Amount has been set at \$122,559,333 of Infrastructure Bonds.
Rate Set Date:	4 June 2025
Issue Date:	16 June 2025
Expected Date of Initial Quotation on the NZX Debt Market:	17 June 2025
Maturity Date:	16 June 2032
Interest Rate:	6.16% per annum
	The Interest Rate has been set as the greater of:
	(a) the sum of the Issue Margin and the Base Rate determined on the Rate Set Date; and
	(b) the Minimum Interest Rate.
	The Issue Margin was set by Infratil in consultation with the Arranger (identified on page 11 below) at 2.30% per annum. The Base Rate on the Rate Set Date was 3.86% per annum. Accordingly, the sum of the Issue Margin and the Base Rate on the Rate Set Date (being 6.16% per annum) applies to the Infrastructure Bonds as the Interest Rate.
Minimum Interest Rate:	6.00% per annum
Issue Margin:	2.30% per annum
Base Rate:	The mid-market rate for a New Zealand dollar interest rate swap of a term matching the period from the Issue Date to the Maturity Date as determined by Infratil in consultation with the Arranger (identified on page 11 below) on the Rate Set Date in accordance with market convention with reference to Bloomberg page ICNZ4 (or any successor page), in each case expressed on a quarterly basis (and rounded to 2 decimal places, if necessary, with 0.005 being rounded up).
Interest Payment Dates:	16 March, 16 June, 16 September and 16 December of each year until and including the Maturity Date (commencing on 16 June 2025).

Interest Payments:	Other than for the first Interest Payment Date, Infratil will pay interest in arrear in equal amounts on each Interest Payment Date. Interest will be paid to the Holder of the Infrastructure Bond on the Record Date for each Interest Payment Date.
	Interest payable on each Infrastructure Bond on the first Interest Payment Date will accrue at the Interest Rate from (and including) the date on which your subscription moneys have been banked into the trust account operated in respect of the Offer to (but excluding) the first Interest Payment Date. The first Interest Payment Date is 16 June 2025, which is the same date as the Issue Date.
	 For Infrastructure Bonds allotted under the Firm Offer, because the first Interest Payment Date is also the Issue Date, no interest will have accrued on the first Interest Payment Date and no interest will be payable on that date.
	 For Infrastructure Bonds allotted under the Exchange Offer, the redemption proceeds of the 2025 Bonds will be banked into the trust account operated in respect of the Offer on 13 June 2025 (the business day immediately preceding 15 June 2025) and interest on those Infrastructure Bonds will accrue at the Interest Rate from that date and will be payable on the first Interest Payment Date (16 June 2025). The interest payment will be paid to the original subscriber for the relevant Infrastructure Bonds.
	In addition, if the Infrastructure Bonds are redeemed on a day that is not an Interest Payment Date (see "Right to Redeem Early" and "Early Redemption Events" on page 7 below), the amount of interest that will be payable to you will be adjusted to reflect the number of days in the interest period in which the interest accrued.
Interest Suspension and Dividend Stopper:	Infratil may suspend the payment of interest where an Interest Suspension Event exists. If the payment of interest is suspended:
	(a) interest will continue to accrue (without compounding) and will be paid by Infratil when the Interest Suspension Event ceases to exist; and
	(b) Infratil will not pay or make any distribution to shareholders or provide any financial assistance for the acquisition of shares in Infratil.
Interest Suspension Events:	In summary, an Interest Suspension Event may occur if:
	(a) the interest payment would be likely to breach the solvency test in section 4 of the Companies Act 1993;
	(b) the interest payment would be likely to result in a breach of the terms or conditions of other financial indebtedness incurred by Infratil or certain of its subsidiaries; or
	(c) the interest payment would be likely to result in a breach of any other legal obligation by Infratil or certain of its subsidiaries.
Right to Redeem Early:	Infratil has the right to redeem all or some of the Infrastructure Bonds prior to the Maturity Date by giving you no less than 5 Business Days' notice. Infratil may not exercise this right if:
	(a) the Supervisor has declared the Infrastructure Bonds due and payable because an event of default as described in clause 8.1 of the Trust Deed exists; or
	(b) the notice of early redemption is given at a time on or after the day falling 25 Business Days before the Maturity Date.
	You have no right of early redemption except following an Early Redemption Event.

Redemption Price:	Redemption on the Maturity Date or following an Early Redemption Event	
	Each Infrastructure Bond redeemed on the Maturity Date, or earlier following an Early Redemption Event, will be redeemed at an amount equal to its Face Value less all withholding tax or deductions required to be made.	
	Early Redemption	
	If an Infrastructure Bond is redeemed early due to Infratil exercising its right to redeem early, it will be redeemed at an amount equal to the greater of:	
	(a) its Face Value plus accrued but unpaid interest; and	
	(b) the current market price of the Infrastructure Bonds (determined in accordance with clause 6.1(I)(ii) of the Trust Deed),	
	in each case less all withholdings or deductions required to be made.	
Early Redemption Events:	In summary, an Early Redemption Event may occur if:	
	(a) an event of default as described in clause 8.1 of the Trust Deed occurs; or	
	(b) certain takeover offers are made in respect of the shares in Infratil.	
	In general terms, the events of default include non-payment for 14 days or more and the occurrence of certain insolvency related events in relation to Infratil.	
Liabilities to Assets Covenant:	Infratil has agreed for the benefit of Holders that, on the last day of each financial year and financial half-year of Infratil (and in certain other circumstances), Borrowed Money Indebtedness of the Issuer Group (being Infratil and certain of its 100% owned subsidiaries) will not exceed 50% of Tangible Assets of Infratil and its subsidiaries as at that date.	

Ranking of Infrastructure Bonds:

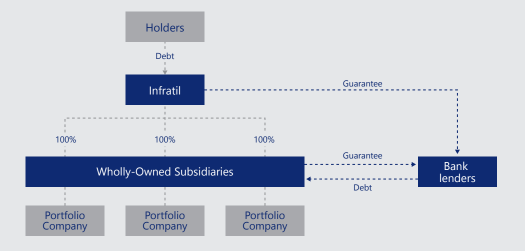
The Infrastructure Bonds are unsecured and unsubordinated debt obligations of Infratil. This means that in a liquidation of Infratil your rights and claims as a Holder:

- (a) will rank **after** the claims of (i) secured creditors of Infratil (if any), and (ii) creditors of Infratil who are preferred by law (e.g. the Inland Revenue Department in respect of unpaid tax);
- (b) will rank equally with the claims of all other unsecured, unsubordinated creditors of Infratil; and
- (c) will rank in **priority** to the claims of (i) subordinated creditors of Infratil (if any) (being creditors who have agreed to accept a lower priority in respect of their claims in a liquidation of Infratil), and (ii) shareholders.

Infratil is a holding company with investments in various companies. **Holders have no claims against, or recourse to the assets of, any of those companies.** Infratil's ability to make timely payments on the Infrastructure Bonds is dependent on the returns it receives from its investments, its capital structure and the quality of its management.

In a liquidation of the Infratil group, creditors of Infratil's subsidiaries and associates (including lenders) would have to be paid out in full before the distribution of any residual assets to Infratil's liquidator (claiming as shareholder in the companies). Only these residual assets would be available to Infratil's liquidator and therefore Infratil's creditors (including Holders).

As an example of this, the diagram below illustrates the position of Holders relative to the banks which provide loan facilities to Infratil's Wholly-Owned Subsidiaries.



Infrattl's investments in its Portfolio Companies. The bank lenders who provide loan facilities to the Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infrattl governorm of Infrattly but have no claims against, or recourse to the assets of, the Wholly-Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infrattl group residual assets could be distributed to the relevant Wholly-Owned Subsidiary in any residual assets could be distributed to the relevant Wholly-Owned Subsidiary including the bank lenders) would have to be full before any residual assets could be distributed to Infratil; and * therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiari the claims of all of their creditors have been satisfied in full, would be available to Infratil's liq and therefore Infratil's creditors fincluding Holders). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Ownes Subsidiaries). No Guarantee: The Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other place. \$1.00 per Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other place. \$1.00 per Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other place. Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other place. \$1.00 per Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other place. Infrastructure Bonds having a Face Value). Under the Exchange Offer, redemption proceeds of the 2025 Bonds will be banked into the trus account operated in respect of the Offer and will be treated as subscription moneys are payable by a bundle of the place of the place of the place of t		Exchange Offer The Exchange Offer has now closed.
Infratils investments in its Portfolio Companies. The bank lenders who provide loan facilities to it Wholly-Owned Subsidiaries have a claim on Infratil, but have no claims against, or recourse to the assets of the Wholly-Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil grid and reditors of each Portfolio Companies. This means that in a liquidation of the Infratil grid and reditors of each Portfolio Companies. This means that in a liquidation of the Infratil grid and reditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to be paid in full any residual assets could be distributed to infratil; and therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiary the claims of all of their creditors have been satisfied in full, would be available to Infratil sing and therefore Infratil's creditors (including Holders). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owne Subsidiaries). No Guarantee: The Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other is Issue Price: \$1.00 per Infrastructure Bond (being the Face Value). Under the Exchange Offer, redemption proceeds of the 2025 Bonds will be banked into the trus account operated in respect of the Offer and will be treated as subscription money for Infrastructure Bonds allocated under the Exchange Offer. No additional subscription moneys are payable by a Minimum Application Amount: Infrastructure Bonds having a Face Value of \$5,000 and multiples having a Face Value of \$1,000 therefore for unless a holder of 2025 Bonds is exchanging all of their 2025 Bonds.) Transfer Restrictions: The Infrastructure Bonds having a Face Value of \$5,000 and multiples having a Face Value of the terms Trust Deed, the selling restrictions set out below and applicable securities laws and regulation	,	
Infratil's investments in its Portfolio Companies. The bank lenders who provide for Mholly-Owned Subsidiaries have direct daims on both Infratil and those Wholly-Owned Subsidiaries have direct daims on both Infratil and those Wholly-Owned Subsidiaries have a claim on Infratil', but have no claims against, or recourse to the assets of the Wholly-Owned Subsidiary of the Infratil great of the Infratil group or any other process of the Infratil group or Infratil group or any other great of Infratil group or Infratil gr	How to Apply:	
Infratils investments in its Portfolio Companies. The bank lenders who provide loan facilities to it Wholly-Owned Subsidiaries have direct daims on both Infratil and those Wholly-Owned Subsidiaries have direct daims on both Infratil and those Wholly-Owned Subsidiaries have a claim on Infratil, but have no daims against, or recourse to the assets of the Wholly-Owned Subsidiary or death Portfolio Companies. This means that in a liquidation of the Infratil grany residual assets could be distributed to the relevant Wholly-Owned Subsidiary any residual assets could be distributed to Infratil; and all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to be full before any residual assets could be distributed to Infratil; and therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiari the claims of all of their creditors have been satisfied in full, would be available to Infratil's liq and therefore infratil's creditors (including Holders). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owne Subsidiaries). No Guarantee: The Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other place. \$1.00 per Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other place. \$1.00 per Infrastructure Bonds (being the Face Value). Under the Exchange Offer, redemption proceeds of the 2025 Bonds will be banked into the trust account operated in respect of the Offer and will be treated as subscription moneys for Infrastructure Bonds allocated under the Exchange Offer No additional subscription moneys for Infrastructure Bonds allocated under the Exchange Offer No additional subscription moneys are payable by a Bonds allocated under the Exchange Offer Roange of Infrastructure Bonds and place and proceed in the Proceed of Infrastructure Bonds for the reasons		
Infault investments in its Portfolio Companies. The bank lender's who provide loan facilities to the Winolly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries on the Portfolio Companies. This means that in a liquidation of the Unit Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil good any residual assets could be distributed to the relevant Wholly-Owned Subsidiary. • all creditors of each Portfolio Company (including any lenders) would have to be paid in full any residual assets or the Portfolio Companies and Wholly-Owned Subsidiary. • all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to be full before any residual assets or the Portfolio Companies and Wholly-Owned Subsidiary. • therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiarithe claims of all of their creditors have been satisfied in full, would be available to Infratil's liq and therefore Infratil's creditors (including Holders). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owne Subsidiaries). No Guarantee: The Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other passes and the securities and the securities and the Subsidiaries. Video passes are infrastructure Bond (being the Face Value). Under the Exchange Offer, redemption proceeds of the 2025 Bonds will be banked into the true account operated in respect of the Offer and will be treated as subscription money for Infrastructure Bonds allocated under the Exchange Offer No additional subscription moneys are payable by a Minimum Application Amount: Infrastructure Bonds having a Face Value of \$5,000 and multiples having a Face Value of \$1,000 therefore the infrastructure Bonds is e		
Infaulti investments in its Portfolio Companies. The bank lenders who provide loan facilities to the Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries for the Portfolio Companies. This means that in a liquidation of the Wholly-Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil go all creditors of each Portfolio Company (including any lenders) would have to be paid in full any residual assets could be distributed to the relevant Wholly-Owned Subsidiary; all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to be full before any residual assets could be distributed to Infratil, and therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiary the claims of all of their creditors have been satisfied in full, would be available to Infratil's creditors have been satisfied in full, would be available to Infratil's creditors (including Holders). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owne subsidiaries). No Guarantee: The Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other proceeds of the 2015 Bonds will be banked into the trus account operated in respect of the Offer and will be treated as subscription money for Infrastructure Bonds allocated under the Exchange Offer, redemption proceeds of the 2025 Bonds will be banked into the trus account operated in respect of the Offer and will be treated as subscription moneys are payable by a Infrastructure Bonds having a Face Value of \$1,000 and multiples having a Face Value of \$1,000 thereafter (unless a holder of 2025 Bonds is exchanging all of their 2025 Bonds): Minimum Application Amount: Holders are entitled to sell or transfer their Infrastructure Bonds at any time subject to the terms Trust Deed, the selling restricti	Who May Apply:	
Infratil's investments in its Portfolio Companies. The bank lenders who provide loan facilities to II Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil go - all creditors of each Portfolio Companies. This means that in a liquidation of the Infratil go - all creditors of each Portfolio Company (including any lenders) would have to be paid in full any residual assets could be distributed to the relevant Wholly-Owned Subsidiary; - all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to be full before any residual assets could be distributed to Infratil; and - therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiarithe claims of all of their creditors have been satisfied in full, would be available to Infratil's in and therefore Infratil's creditors have been satisfied in full, would be available to Infratil's in and therefore Infratil's creditors (including Holders). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owne subsidiaries). No Guarantee: The Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other passed by the passed of the securities and subscription moneys are payable by a Infrastructure Bonds having a Face Value of \$1,000 and multiples having a Face Value of \$1,000 thereafter (unless a holder of 2025 Bonds is exchanging all of their 2025 Bonds): Minimum Application Amount: Holders are entitled to sell or transfer their Infrastructure Bonds at any ti		
Infratil's investments in its Portfolio Companies. The bank lenders who provide loan facilities to the Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil general companies. This means that in a liquidation of the Infratil general creditors of each Portfolio Companies. This means that in a liquidation of the Infratil general creditors of each Portfolio Company (including any lenders) would have to be paid in full any residual assets could be distributed to the relevant Wholly-Owned Subsidiary. all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to be full before any residual assets could be distributed to Infratil; and therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiarity the claims of all of their creditors have been satisfied in full, would be available to Infratil's injury and therefore Infratil's creditors (including Holders). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owned Subsidiaries). No Guarantee: The Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other publications. In the Infratility of the Exchange Offer, redemption proceeds of the 2025 Bonds will be banked into the true account operated in respect of the Offer and will be treated as subscription money for Infrastructure Bonds allocated under the Exchange Offer, redemption proceeds of the 2025 Bonds will be banked into the true account operated in respect of the Offer and will be reated as subscription money for Infrastructure Bonds allocated under the Exchange Offer, redemption proceeds of the 2025 Bonds will be passed by a Bonds allocated under the Exchange Offer, redemption proceeds of the 2025 Bonds will be regardered from the Proceedings of the Proceeding o		a day that is not a Business Day, the due date for the payment to be made on that date will be on the immediately preceding Business Day, but the amount paid will not be adjusted.
Infratil's investments in its Portfolio Companies. The bank lenders who provide loan facilities to the Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries have a claim on Infratil, but have no claims aginst, or recourse to the assets of, the Wholly-Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil great a claim of the Infratil great and the Infratil great assets could be distributed to the relevant Wholly-Owned Subsidiary; all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to be full before any residual assets could be distributed to Infratil; and therefore, only the residual assets could be distributed to Infratil; and therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiarith the claims of all of their creditors have been satisfied in full, would be available to Infratil's liq and therefore Infratil's creditors (including Holders). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owned Subsidiaries). No Guarantee: The Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other provided the state of the Infratil group or any other provided the state of the Infratil group or any other provided the state of the Infratil group or any other provided the state of the Infratil group or any other provided the Infratil group or		
Infratils investments in its Portfolio Companies. The bank lenders who provide loan facilities to t Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsid Holders have a claim on Infratil, but have no claims against, or recourse to the assets of, the Wh Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil gi all creditors of each Portfolio Company (including any lenders) would have to be paid in full any residual assets could be distributed to the relevant Wholly-Owned Subsidiary; all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to b full before any residual assets could be distributed to Infratil; and therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiari the claims of all of their creditors have been satisfied in full, would be available to Infratil's liq and therefore Infratil's creditors (including Holders). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owner Subsidiaries). No Guarantee: The Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other p Stace Price: \$1.00 per Infrastructure Bond (being the Face Value). Under the Exchange Offer, redemption proceeds of the 2025 Bonds will be banked into the tru account operated in respect of the Offer and will be treated as subscription moneys are payable by a Minimum Application Amount: Infrastructure Bonds having a Face Value of \$5,000 and multiples having a Face Value of \$1,000 thereafter (unless a holder of 2025 Bonds is exchanging all of their 2025 Bonds). Transfer Restrictions: Holders are entitled to sell or transfer their Infrastructure Bonds at any time subject to the terms Trust Deed, the selling restrictions set out below and applicable securities laws and regulations. I may decline to register a transfer of	ISIN•	
Infratil's investments in its Portfolio Companies. The bank lenders who provide loan facilities to t Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsid Holders have a claim on Infratil, but have no claims against, or recourse to the assets of, the Wh Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil g • all creditors of each Portfolio Company (including any lenders) would have to be paid in full any residual assets could be distributed to the relevant Wholly-Owned Subsidiary; • all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to b full before any residual assets could be distributed to Infratil; and • therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiary the claims of all of their creditors have been satisfied in full, would be available to Infratil's liq and therefore Infratil's creditors have been satisfied in full, would be available to Infratil's liq and therefore Infratil's creditors (including Holders). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owner Subsidiaries). No Guarantee: The Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other paid to the proceed of the Infratil group or any other paid to the proceed of the Infratil group or any other paid to the proceed of the Infratil group or any other paid to the proceed of the Infratil group or any other paid to the Infrastructure Bonds allocated under the Exchange Offer. No additional subscription money for Infrastructure Bonds allocated under the Exchange Offer. No additional subscription money for Infrastructure Bonds allocated under the Exchange Offer. No additional subscription money for Infrastructure Bonds at any time subject to the terms Infrastructure Bonds having a Face Value of \$5,000 and multiple		Infrastructure Bonds or any part of a Holder's interest in an Infrastructure Bond will be registered if the transfer would result in the transferor holding or continuing to hold Infrastructure Bonds
Infratil's investments in its Portfolio Companies. The bank lenders who provide loan facilities to t Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsid Holders have a claim on Infratil, but have no claims against, or recourse to the assets of the Wh Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil gr • all creditors of each Portfolio Company (including any lenders) would have to be paid in full any residual assets could be distributed to the relevant Wholly-Owned Subsidiary; • all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to b full before any residual assets could be distributed to Infratil; and • therefore, only the residual assets could be distributed to Infratil; and • therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiarie the claims of all of their creditors have been satisfied in full, would be available to Infratil's liq and therefore Infratil's creditors have been satisfied in full, would be available to Infratil's liq and therefore Infratil's creditors have been satisfied in full, would be available to Infratil's liq and therefore Infratil's creditors have been satisfied in full, would be available to Infratil's liq and therefore Infratil's creditors have been satisfied in full, would be available to Infratil's liq and therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiaries). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owned Subsidiaries). No Guarantee: The Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other process subscription money for Infrastructure Bonds allocated of the Coffer and will be treated as subscription money for Infrastructure Bonds having a Face	italister resulctions.	Trust Deed, the selling restrictions set out below and applicable securities laws and regulations. Infratil may decline to register a transfer of Infrastructure Bonds for the reasons set out in the Trust Deed.
Infratil's investments in its Portfolio Companies. The bank lenders who provide loan facilities to the Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil great and creditors of each Portfolio Company (including any lenders) would have to be paid in full any residual assets could be distributed to the relevant Wholly-Owned Subsidiary; all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to be full before any residual assets could be distributed to Infratil; and therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiaries the claims of all of their creditors have been satisfied in full, would be available to Infratil's lique and therefore Infratil's creditors (including Holders). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owned Subsidiaries). The Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other publications. Infratil exchange Offer, redemption proceeds of the 2025 Bonds will be banked into the trust account operated in respect of the Offer and will be treated as subscription money for Infrastructions account operated in respect of the Offer and will be treated as subscription moneys are payable by a		thereafter (unless a holder of 2025 Bonds is exchanging all of their 2025 Bonds).
Infratil's investments in its Portfolio Companies. The bank lenders who provide loan facilities to the Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries have a claim on Infratil, but have no claims against, or recourse to the assets of, the Wholly-Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil group or any other particles. • all creditors of each Portfolio Company (including any lenders) would have to be paid in full any residual assets could be distributed to the relevant Wholly-Owned Subsidiary; • all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to be full before any residual assets could be distributed to Infratil; and • therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiaries the claims of all of their creditors have been satisfied in full, would be available to Infratil's liquing and therefore Infratil's creditors (including Holders). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owned Subsidiaries). No Guarantee: The Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other particles. \$1.00 per Infrastructure Bond (being the Face Value). Under the Exchange Offer, redemption proceeds of the 2025 Bonds will be banked into the trus	Adinimum Amulication Amount	Bonds allocated under the Exchange Offer. No additional subscription moneys are payable by a Holder
Infratil's investments in its Portfolio Companies. The bank lenders who provide loan facilities to the Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries have a claim on Infratil, but have no claims against, or recourse to the assets of, the Wholly-Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil group or all creditors of each Portfolio Company (including any lenders) would have to be paid in full any residual assets could be distributed to the relevant Wholly-Owned Subsidiary; all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to be full before any residual assets could be distributed to Infratil; and therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiaries the claims of all of their creditors have been satisfied in full, would be available to Infratil's liq and therefore Infratil's creditors (including Holders). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owned Subsidiaries). No Guarantee: The Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other pages. Issue Price: \$1.00 per Infrastructure Bond (being the Face Value).		Under the Exchange Offer, redemption proceeds of the 2025 Bonds will be banked into the trust account operated in respect of the Offer and will be treated as subscription money for Infrastructure
Infratil's investments in its Portfolio Companies. The bank lenders who provide loan facilities to ti Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsid Holders have a claim on Infratil, but have no claims against, or recourse to the assets of, the Wh Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil griph of the Infratil griph and the provided subsidiaries of each Portfolio Company (including any lenders) would have to be paid in full any residual assets could be distributed to the relevant Wholly-Owned Subsidiary; all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to be full before any residual assets could be distributed to Infratil; and therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiaries the claims of all of their creditors have been satisfied in full, would be available to Infratil's liquing and therefore Infratil's creditors (including Holders). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owned Subsidiaries).	Issue Price:	\$1.00 per Infrastructure Bond (being the Face Value).
Infratil's investments in its Portfolio Companies. The bank lenders who provide loan facilities to the Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries have a claim on Infratil, but have no claims against, or recourse to the assets of, the Wholly-Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil green all creditors of each Portfolio Company (including any lenders) would have to be paid in full any residual assets could be distributed to the relevant Wholly-Owned Subsidiary; all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to be full before any residual assets could be distributed to Infratil; and therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiaries the claims of all of their creditors have been satisfied in full, would be available to Infratil's liquand therefore Infratil's creditors (including Holders). Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owned.	No Guarantee:	The Infrastructure Bonds are not guaranteed by any member of the Infratil group or any other person.
Infratil's investments in its Portfolio Companies. The bank lenders who provide loan facilities to the Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries have a claim on Infratil, but have no claims against, or recourse to the assets of, the Wholly-Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil great all creditors of each Portfolio Company (including any lenders) would have to be paid in full any residual assets could be distributed to the relevant Wholly-Owned Subsidiary; all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to be full before any residual assets could be distributed to Infratil; and therefore, only the residual assets of the Portfolio Companies and Wholly-Owned Subsidiaries the claims of all of their creditors have been satisfied in full, would be available to Infratil's liq		Infratil is also subject to other restrictions in its bank loan facilities that limit the value of cash and other assets it may hold (other than shares and other securities held in, or loans to, the Wholly-Owned Subsidiaries).
Infratil's investments in its Portfolio Companies. The bank lenders who provide loan facilities to the Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries have a claim on Infratil, but have no claims against, or recourse to the assets of, the Wholly-Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil great the companies of each Portfolio Company (including any lenders) would have to be paid in full any residual assets could be distributed to the relevant Wholly-Owned Subsidiary; all creditors of each Wholly-Owned Subsidiary (including the bank lenders) would have to be full before any residual assets could be distributed to Infratil; and		the claims of all of their creditors have been satisfied in full, would be available to Infratil's liquidator
Infratil's investments in its Portfolio Companies. The bank lenders who provide loan facilities to the Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries have a claim on Infratil, but have no claims against, or recourse to the assets of, the Wholly-Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil graph of the Infratil graph of the Portfolio Company (including any lenders) would have to be paid in full any residual assets could be distributed to the relevant Wholly-Owned Subsidiary;		full before any residual assets could be distributed to Infratil; and
Infratil's investments in its Portfolio Companies. The bank lenders who provide loan facilities to t Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsid Holders have a claim on Infratil, but have no claims against, or recourse to the assets of, the Wh		
		As illustrated in the diagram above, Infratil has a range of Wholly-Owned Subsidiaries, which hold Infratil's investments in its Portfolio Companies. The bank lenders who provide loan facilities to the Wholly-Owned Subsidiaries have direct claims on both Infratil and those Wholly-Owned Subsidiaries. Holders have a claim on Infratil, but have no claims against, or recourse to the assets of, the Wholly-Owned Subsidiaries or the Portfolio Companies. This means that in a liquidation of the Infratil group:

Brokerage:	Infratil will pay a firm brokerage fee comprised of a retail brokerage fee of 0.50% and a firm allocation fee of 0.50%. Such amounts will be paid to the Arranger who will distribute as appropriate to the Joint Lead Managers, approved financial intermediaries and other primary market participant
NZX Debt Market Quotation:	Infratil will take any necessary steps to ensure that the Infrastructure Bonds are, immediately after issue, quoted.
	NZX is a licensed market operator, and the NZX Debt Market is a licensed market, under the FMCA.
NZX Debt Market Ticker Code:	IFT370
Supervisor:	Trustees Executors Limited
Governing Law:	New Zealand
No Underwriting:	The Offer is not underwritten.
Offer in New Zealand only:	The Infrastructure Bonds may only be offered for sale or sold in New Zealand. Infratil has not and wi not take any action which would permit a public offering of the Infrastructure Bonds, or possession of distribution of any offering material, in any country or jurisdiction where action for that purpose is required (other than New Zealand). Infrastructure Bonds may only be offered for sale or sold in compliance with all applicable laws and regulations in any jurisdiction in which they are offered, sold or delivered. Any information memorandum, terms sheet, circular, advertisement or other offering material in respect of the Infrastructure Bonds may only be published, delivered or distributed in or from any country or jurisdiction under circumstances which will result in compliance with all applicable laws and regulations.
	By subscribing for Infrastructure Bonds, you agree to indemnify Infratil, the Joint Lead Managers and the Supervisor in respect of any loss incurred as a result of you breaching the above selling restrictions.
	The above selling restrictions apply in relation to both the Firm Offer and the Exchange Offer.
Non-reliance:	This Terms Sheet does not constitute a recommendation by the Joint Lead Managers, the Superviso or any of their respective directors, officers, employees, agents or advisers to subscribe for, or purchase, any of the Infrastructure Bonds.
	The Joint Lead Managers and the Supervisor have not independently verified the information contained in this Terms Sheet. In accepting delivery of this Terms Sheet, you acknowledge that none of the Joint Lead Managers, the Supervisor nor their respective directors, officers, employees, agent or advisers gives any warranty or representation of accuracy or reliability and they take no responsibility for it.

OTHER INFORMATION

Any internet site address provided in the Terms Sheet is for reference only and, except as expressly stated otherwise, the content of such internet site is not incorporated by reference into, and does not form part of, this Terms Sheet.

Copies of the Trust Deed are available by visiting www.infratil.com/for-investors/bonds or you may request a copy from:

Infratil Limited

5 Market Lane Wellington Attention: Tom Robertson

or

Trustees Executors Limited

Level 11, 51 Shortland Street Auckland Attention: David Shaw Investors should seek qualified independent financial and taxation advice before deciding to invest. In particular, you should consult your tax adviser in relation to your specific circumstances. Investors will also be personally responsible for ensuring compliance with relevant laws and regulations applicable to them (including any required registrations).

For further information regarding Infratil, visit www.nzx.com/companies/IFT.

Directory

Issuer

Infratil Limited

5 Market Lane PO Box 320 Wellington 6140 Telephone 04 473 3663

Supervisor

Trustees Executors Limited

Level 11, 51 Shortland Street Auckland 1010 Telephone 09 308 7100

Registrar

MUFG Pension & Market Services (NZ) Limited

Level 30, PwC Tower 15 Customs Street West Auckland 1010 PO Box 91976 Auckland 1142 Telephone 09 375 5998

Arranger

Bank of New Zealand

Level 6, 80 Queen Street Auckland 1010 Telephone 09 924 9602

Joint Lead Managers

Bank of New Zealand

Level 6, 80 Queen Street Auckland 1010 Telephone 09 924 9602

Craigs Investment Partners Limited

Level 32, Vero Centre 48 Shortland Street Auckland 1010 Telephone 0800 272 442

Forsyth Barr Limited

Level 23, Shortland & Fort 88 Shortland Street Auckland 1010 Telephone 0800 367 227