Attachment 1

Tax Transparency Report

2022–23

**Defence Housing Australia**

Tax Transparency Report 2023

**Overview**

We are pleased to present Defence Housing Australia’s (“DHA”) Transparency Report. This report comprises our tax position for the income year ended 30 June 2023.

DHA was established in 1988 via the *Defence Housing Australia Act 1987 (DHA Act)* to provide housing for, and related services to Defence members and their families. Under the DHA Act, DHA is subject to taxation under the law of the Commonwealth which includes income tax, Goods and Services Tax (GST) and Fringe Benefits Tax (FBT). DHA is exempt from State and Territory taxation, however, is required to make state tax equivalent payments to the Commonwealth so as to not enjoy any net competitive advantage.

**Tax Governance and Policy**

DHA has developed a Board approved tax corporate governance policy to set out the approach and outline the framework by which the tax obligations of DHA are met from an operational and risk management perspective. DHA’s approach to taxation is determined by the risk tolerance established by the Board and its delegated responsibility to the Board Audit and Risk Committee.

DHA pursues an approach to tax that is principled, transparent and sustainable in the long term.

The core principles governing the tax policies are:

* commitment to ensure full compliance with all statutory obligations, and full disclosure to revenue authorities.
* maintenance of documented policies and procedures in relation to tax risk management and completion of thorough risk assessments including escalation and reporting to the Board where prescribed.
* sustaining engagement with revenue authorities, and actively considering the implications of tax planning for DHA’s wider reputation.
* management of tax affairs in a pro-active manner that seeks to maximise shareholder value, while operating in accordance with the law.

**Taxation Risk and Tax Planning**

DHA’s overall taxation compliance risk tolerance is low with the objective being that all tax liabilities properly due under tax legislation are correctly recorded.

DHA does not engage in tax planning that may be considered artificial or contrived and that goes beyond the context or support for genuine business and commercial activities.

Depending on the nature and size of certain matters, DHA will adhere to the documentation and processes set out in the Tax Operations Manual which includes obtaining professional opinions from external advisors and/or engaging with the Australian Taxation Office (ATO) through private binding rulings. At all times DHA will only adopt a tax position that is at least a Reasonably Arguable Position (RAP).

**Assurance Regimes**

DHA is subject to an annual internal audit program as well as an annual audit by the Australian National Audit Office under section 98 of the *Public Governance, Performance and Accountability Act (2013)*. DHA is not currently under any other assurance or review regimes.

**Basis of Preparation**

This Report has been prepared in accordance with the requirements set out in the Australian Board of Taxation’s Voluntary Tax Transparency Code issued in February 2016. It also considers the Post Implementation Review of the Tax Transparency Code Consultation Paper issued in February 2019 and the Draft Appendix to the Code issued by the Australian Accounting Standards Board.

This Report should be read in conjunction with the DHA Annual Report 2022-23.

The information in the Report is sourced from the audited financial statements and the information lodged with the relevant revenue authorities. The audited financial statements are prepared in accordance with the relevant Auditing Standards.

From a tax perspective, the concept of materiality is not applied to the lodgement obligations with revenue authorities.

The report undergoes an internal review process through the Chief Financial Officer before it is tabled to the DHA Board Audit and Risk Committee and Board prior to publication.

**Tax Contribution**

The table below details DHA’s total tax contributions, including corporate income tax, fringe benefits tax and taxes collected and paid by us to the ATO on behalf of others.

|  |  |
| --- | --- |
| **TAX CONTRIBUTIONS** | **2023** |
|  |  $’000  |
| **Taxes paid by DHA to the ATO on its own behalf** |  |
| Corporate Income Tax |  34,605  |
| Fringe Benefits Tax |  353  |
| **Total tax paid** |  **34,958**  |
|  |  |
| **Taxes collected and paid by DHA to the ATO on behalf of employees and other entities** |  |
| GST collected |  19,646  |
| Employee PAYG Withholding Tax | 15,547 |
| **Total tax collected** | **35,193** |

Although DHA is not required to pay state taxes, outlined below are the amounts paid to the Commonwealth that are considered state tax equivalents in accordance with section 63A of the DHA Act.

|  |  |
| --- | --- |
| **STATE TAX EQUIVALENT CONTRIBUTIONS** | **2023** |
|  |  $’000  |
| **State tax equivalent payments paid by DHA on its own behalf** |  |
| Payroll Tax Equivalent | 3,949 |
| Land Tax Equivalent | 33,819 |
| Stamp Duty Equivalent | 4,138 |
| **Total state tax equivalent paid** | **41,906** |

**Reconciliation of accounting profit to income tax expense**

A reconciliation of DHA’s accounting profit (before tax) to income tax expense is disclosed in the 2023 Financial Statements (note 12.b). Income tax expense is calculated in accordance with Australian Accounting Standards and represents the accounting profit before tax multiplied by the current corporate tax rate of 30 per cent adjusted for permanent tax differences. This is reproduced below:

|  |  |
| --- | --- |
| **RECONCILIATION OF ACCOUNTING PROFIT TO INCOME TAX EXPENSE** | **2023** |
|  |  $’000  |
| Profit from continuing operations before income tax expense | **142,997** |
| Prima facie income tax expense at 30% | 42,899 |
| *Tax effect of adjustments for non-taxable items* |  |
| Tax cost base adjustment to investment valuations | (59) |
| Adjustments in respect of prior periods | (1) |
| Other | (50) |
| **Income Tax expense per Financial Statements** | **42,789** |

**Reconciliation of income tax expense to income tax payable**

Temporary differences represent the difference between how transactions are recognised for accounting purposes and when they are recognised for income tax purposes (generally referred to as deferred tax movements). The table below reconciles the income tax expense as per the financial statements and the actual tax payable per the income tax return.

|  |  |
| --- | --- |
| **RECONCILIATION OF INCOME TAX EXPENSE TO INCOME TAX PAYABLE** | **2023** |
|  |  $’000  |
| **Income Tax expense per Financial Statements** | **42,789** |
| *Movements in Temporary differences recognised in deferred tax expense* |  |
| Prepayments | 716 |
| Investment Properties | 2,180 |
| Inventory Properties | 1,862 |
| Depreciation - Property, Plant & Equipment | 492 |
| Right of use assets | (26,853) |
| Lease liabilities | 16,253 |
| Unearned income | (104)  |
| Employee benefits | 390 |
| Provisions | 910 |
| Other | 328 |
| Accruals | (33) |
| Adjustment for prior year over provision of tax (deferred tax expense) | (572) |
| **Current income tax expense** | **38,358** |
| Prior year over provision of tax (current tax expense) | 572 |
| PAYG Instalments | (33,394) |
| **Income tax payable per the financial statements** | 5,537 |
| Current year under provision of tax | (4,326) |
| PAYG Instalments | 33,394 |
| Franking credits received |  -  |
| **Income tax paid** | **34,605** |

**Effective Tax Rate**

The effective tax rate (“ETR”) is calculated as income tax expense dividend by accounting profit before tax. DHA has no foreign operations and as such, the Australian ETR is also the global ETR.

|  |  |
| --- | --- |
| **EFFECTIVE TAX RATE**  | **2023** |
|  | $’000 |
| Profit/(loss) from continuing operations before income tax expense | 142,997 |
| Income tax expense/(benefit) | 42,789 |
| **Effective income tax rate** | **30%** |

**Reconciliation to ATO corporate tax transparency disclosures**

Under *Section 3C of the Tax Administration Act 1953 t*he ATO is required to publicly report certain tax information for corporate tax entities which meet the turnover test for the specific type of entity. This report, known as the *‘Corporate Tax Transparency Report**’,* publishes an entities total income, taxable income and tax payable as per the lodged income tax return of specified entity’s. The below table is a reconciliation between what is disclosed by the ATO and the figures reported above.

*Please note that at the time of publishing this report, the ATO has not yet released the FY2022–23 Corporate Tax Transparency Report. The above table has been prepared on what DHA anticipates the ATO will disclose in the report.*

|  |  |
| --- | --- |
| **Reconciliation to ATO public data disclosures** | **2023** |
|  | $’000 |
| Total income  |  870,583  |
| Less: Total expenses | (727,586) |
| Equals: Accounting Profit/loss before income tax | 142,997 |
| Less: Permanent non-taxable differences | (367) |
| Less: Temporary timing differences | (27,280) |
| **Taxable income** | 115,350 |
| Gross tax payable at 30% | 34,605 |
| Less franking credits received |  -  |
| **Income tax paid** | **34,605** |