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FRASERS LOGISTICS & INDUSTRIAL TRUST

(a real estate investment trust constituted on 30 November 2015 under the laws of the Republic of Singapore)

LAUNCH OF PRIVATE PLACEMENT OF 78,000,000 NEW UNITS IN FRASERS LOGISTICS & INDUSTRIAL TRUST (THE "NEW UNITS")

1. Introduction

Frasers Logistics & Industrial Asset Management Pte. Ltd., as manager of Frasers Logistics & Industrial Trust ("FLT") (the "Manager"), wishes to announce the launch of a private placement (the "Private Placement") of 78,000,000 new units in FLT at an issue price of between S\$0.985 and S\$1.01 per New Unit (both figures inclusive) (the "Issue Price Range") so as to raise gross proceeds of approximately S\$78.8 million (based on an illustrative issue price per New Unit of S\$1.01, which is the higher end of the Issue Price Range (the "Maximum Issue Price")).

Based on the Maximum Issue Price, the net proceeds will amount to approximately S\$77.2 million, after deducting (i) the underwriting and placement commission and related fees and expenses payable to DBS Bank Ltd. and Merrill Lynch (Singapore) Pte. Ltd. as the Joint Lead Managers and Underwriters (as defined herein) in relation to the Private Placement, and (ii) professional and other fees and expenses to be incurred by FLT in connection with the Private Placement.

DBS Bank Ltd. and Citigroup Global Markets Singapore Pte. Ltd. are the joint financial advisers, global coordinators and issue managers for the initial public offering of the units in Frasers Logistics & Industrial Trust (the "Offering") (collectively, the "Joint Global Coordinators"). DBS Bank Ltd., Citigroup Global Markets Singapore Pte. Ltd., Morgan Stanley Asia (Singapore) Pte., Oversea-Chinese Banking Corporation Limited and United Overseas Bank Limited are the joint bookrunners and underwriters for the Offering (collectively, the "Joint Bookrunners"). The Joint Bookrunners for the Offering assume no responsibility for the contents of this announcement.

2. Details of the Private Placement

The Manager has appointed DBS Bank Ltd. and Merrill Lynch (Singapore) Pte. Ltd. as the joint lead managers and underwriters in relation to the Private Placement (the "**Joint Lead Managers and Underwriters**").

The Manager has today entered into a placement agreement with the Joint Lead Managers and Underwriters (the "Placement Agreement"), pursuant to which the Joint Lead Managers and Underwriters have been appointed to procure subscribers for the New Units at an issue price per New Unit (the "Issue Price") to be determined within the Issue Price Range, on the terms and subject to the conditions of the Placement Agreement. The New Units will be fully underwritten by the Joint Lead Managers and Underwriters on the terms and subject to the conditions of the Placement Agreement.

The Issue Price Range of between S\$0.985 and S\$1.01 per New Unit represents a discount of between:

- (i) 2.9% and 5.3% to the volume weighted average price ("VWAP") of S\$1.0403 per unit in FLT ("Unit"), of trades in the Units done on Singapore Exchange Securities Trading Limited (the "SGX-ST") for the Market Day¹ on 27 June 2017 (being the date on which the Placement Agreement was entered into); and
- (ii) (for illustrative purposes only) 1.2% and 3.6% to the adjusted VWAP² ("**Adjusted VWAP**") of S\$1.0219 per Unit.

The Issue Price will be determined by the Manager and the Joint Lead Managers and Underwriters following an accelerated book-building process. The Manager will make an announcement via SGXNET³ once the Issue Price has been determined.

The Private Placement shall be subject to certain conditions precedent, more particularly set out in the Placement Agreement, including the approval in-principle of the SGX-ST for the listing of and quotation for the New Units on the Main Board of the SGX-ST.

3. Rationale for the Private Placement

The Manager believes that the Private Placement will bring the following key benefits to the unitholders of FLT ("**Unitholders**"):

3.1 Benefits of the Proposed Acquisition

The Manager intends to use the net proceeds from the Private Placement to partially fund the proposed acquisition by FLT of seven properties, being the Yusen Logistics Facility, the Survitec & Phoenix Facility, the Ecolab Facility, the CEVA Tech Facility, the Stanley Black & Decker Facility, the Clifford Hallam Facility and the Beaulieu Facility (the "**Proposed Acquisition**"). A unitholders' circular is expected to be issued to Unitholders in due course (the "**Circular**"), together with a notice of extraordinary general meeting, for the purpose of seeking the approval of Unitholders for the Proposed Acquisition. The benefits of the Proposed Acquisition to FLT and its Unitholders will be discussed in greater detail in the Circular. A summary of these benefits is as follows:

^{1 &}quot;Market Day" refers to a day on which the SGX-ST is open for securities trading.

The Adjusted VWAP is computed based on the VWAP of trades in the Units done on the SGX-ST for the Market Day on 27 June 2017 (being the date on which the Placement Agreement was entered into) and subtracting the Advanced Distribution (as defined herein).

³ An internet-based corporate announcement submission system maintained by the SGX-ST.

- Attractive investment in Australian industrial market segment while maintaining geographical diversification;
- Prime, modern and predominantly freehold industrial portfolio underpinned by quality tenants and long leases;
- Increase in diversification of existing portfolio's tenant base;
- Positive impact on the enlarged portfolio;
- Strengthens FLT's portfolio sustainability attributes;
- Consistent with the Manager's investment strategy; and
- Opportunity to purchase the development properties on attractive terms.

For further details on the benefits of the Proposed Acquisition, please refer to the announcement in relation to the Proposed Acquisition issued by the Manager on 6 June 2017.

3.2 Benefits of the Private Placement

It is intended that the Proposed Acquisition will be financed by a combination of debt and equity so as to ensure that the Proposed Acquisition will provide overall distribution per Unit accretion to Unitholders while maintaining an optimum level of gearing. The Manager believes that the Private Placement, in combination with debt financing, is an efficient and overall beneficial method of raising funds to finance the Proposed Acquisition.

The increase in the total number of Units in issue and enlarged Unitholder base is expected to enhance the trading liquidity of the Units and raise the profile of FLT among investors.

4. Eligibility to participate in the Private Placement

The offer of New Units under the Private Placement will be made to institutional and accredited investors.

The New Units have not been and will not be registered under the Securities Act or the securities laws of any state or jurisdiction of the United States and may not be offered or sold within the United States, absent registration or an exemption from, the registration requirements under the Securities Act and applicable state or local securities laws. The New Units are being offered and sold in offshore transactions as defined in and in reliance on Regulation S under the Securities Act or pursuant to another exemption from the registration requirements of the Securities Act.

The Manager, along with the Joint Lead Managers and Underwriters, reserves the absolute discretion in determining whether to allow such participation as well as the persons who may be allowed to do so.

5. Use of Proceeds

Subject to relevant laws and regulations, the Manager intends to allocate the gross proceeds of approximately S\$78.8 million (based on the Maximum Issue Price) from the Private Placement in the following manner:

(i) up to approximately S\$77.2 million (which is equivalent to 98.0% of the gross

proceeds of the Private Placement) to partially fund the Proposed Acquisition; and

(ii) up to approximately S\$1.6 million (which is equivalent to 2.0% of the gross proceeds of the Private Placement) to pay the estimated fees and expenses, including (i) the underwriting and placement commission and related fees and expenses payable to the Joint Lead Managers and Underwriters, and (ii) professional and other fees and expenses to be incurred by FLT in connection with the Private Placement.

The Proposed Acquisition will be subject to the approval of Unitholders to be sought at an extraordinary general meeting of Unitholders. In the event that FLT does not proceed with the Proposed Acquisition, the net proceeds from the Private Placement may be re-deployed to fund future investments and/or to repay existing indebtedness.

Notwithstanding its current intention, the Manager may, subject to relevant laws and regulations, use the net proceeds from the Private Placement at its absolute discretion for other purposes, including, without limitation, to repay existing indebtedness.

The Manager will make periodic announcements on the utilisation of the net proceeds of the Private Placement via SGXNET as and when such funds are materially utilised and whether such a use is in accordance with the stated use and in accordance with the percentage allocated. Where there is any material deviation from the stated use of proceeds, the Manager will announce the reasons for such deviation.

Pending the deployment of the net proceeds from the Private Placement, the net proceeds may, subject to relevant laws and regulations, be deposited with banks and/or financial institutions, or be used to repay outstanding borrowings or for any other purpose on a short-term basis as the Manager may, in its absolute discretion, deem fit.

6. Authority to issue Units

The issue of 78,000,000 New Units under the Private Placement is being carried out pursuant to the authority of the Manager to issue Units at any time and upon such terms and conditions and for such purposes and to such persons as the Manager may in its absolute discretion deem fit. Such authority was given by investors that subscribed for the Units pursuant to or in connection with the initial public offering of FLT.

7. Advanced Distribution

FLT's policy is to distribute its distributable income on a semi-annual basis to Unitholders.

In connection with the Private Placement, however, the Manager intends to declare in respect of the Units in issue immediately prior to the issue of the New Units ("Existing Units"), a distribution of the distributable income for the period from 1 April 2017 to the day immediately preceding the date on which the New Units will be issued under the Private Placement (the "Advanced Distribution").

The next distribution following the Advanced Distribution will comprise FLT's distributable income for the period from the date on which the New Units are issued under the Private Placement to 30 September 2017. Semi-annual distributions will resume thereafter.

The Advanced Distribution is intended to ensure that the distributable income accrued by FLT before the issue of the New Units (which at this point, will be entirely attributable to the Existing Units) is only distributed in respect of the Existing Units, and is being proposed as a

means to ensure fairness to holders of the Existing Units.

The current expectation of the Manager is that the quantum of the distribution per Unit under the Advanced Distribution is estimated to be 1.84 Singapore cents per Unit¹. The actual quantum of the distribution per Unit under the Advanced Distribution (which may differ from the estimate above) will be announced on a later date after the management accounts of FLT for the relevant period have been finalised.

For the avoidance of doubt, holders of the New Units will not be entitled to participate in the distribution of any distributable income accrued by FLT prior to the date of issue of the New Units (including the Advanced Distribution). The New Units are expected to be issued and commence trading on the SGX-ST on 6 July 2017.

(Please see the announcement dated 27 June 2017 issued by the Manager in relation to the notification of the time and date on which the transfer books and register of Unitholders will be closed to determine Unitholders' entitlement to the Advanced Distribution.)

8. Status of the New Units

Other than the Advanced Distribution to which the New Units will not be entitled, the New Units issued pursuant to the Private Placement will, upon issue, rank *pari passu* in all respects with the Existing Units, including the right to any distributable income from the date on which the New Units are issued under the Private Placement to 30 September 2017 as well as all distributions thereafter.

9. Application to the SGX-ST for Approval-in-Principle

The Manager will make a formal application to the SGX-ST for the listing of, dealing in, and quotation for, the New Units on the Main Board of the SGX-ST. An appropriate announcement will be made upon the receipt of such in-principle approval from the SGX-ST.

The Private Placement is subject to, *inter alia*, the approval in-principle of the SGX-ST for the listing of, dealing in, and quotation for, the New Units on the Main Board of the SGX-ST.

⁻

The estimated distribution for the period from 1 April 2017 to the day immediately prior to the date on which the New Units will be issued pursuant to the Private Placement is based on the Manager's estimate of FLT's revenue and expenses for the relevant period on a pro-rata basis. This amount is only an estimate based on information currently available to the Manager, and the actual Advanced Distribution may differ.

By Order of the Board

Frasers Logistics & Industrial Asset Management Pte. Ltd.
(Company Registration No. 201528178Z)
(as manager of Frasers Logistics & Industrial Trust)

Catherine Yeo

Company Secretary

27 June 2017

IMPORTANT NOTICE

This announcement may contain forward-looking statements that involve risks and uncertainties. Actual future performance, outcomes and results may differ materially from those expressed in forward-looking statements as a result of a number of risks, uncertainties and assumptions. Representative examples of these factors include (without limitation) general industry and economic conditions, interest rate trends, cost of capital and capital availability, competition from similar developments, shifts in expected levels of property rental income, changes in operating expenses, (including employee wages, benefits and training costs), property expenses and governmental and public policy changes and the continued availability of financing in the amounts and the terms necessary to support future business.

Investors are cautioned not to place undue reliance on these forward-looking statements, which are based on the Manager's current view on future events.

The value of the Units and the income derived from them, if any, may fall or rise. The Units are not obligations of, deposits in, or guaranteed by, the Manager, Perpetual (Asia) Limited, as trustee of FLT or any of its affiliates. An investment in Units is subject to investment risks, including the possible loss of the principal amount invested.

This announcement is for information purposes only and does not constitute an offer for sale or an invitation or offer to acquire, purchase or subscribe for Units in the United States. This announcement is not for publication or distribution, directly or indirectly, in or into the United States (including its territories and possessions, any state of the United States and the District of Columbia), Canada or Japan. The Units referred to herein have not been, and will not be, registered under the Securities Act, or the securities laws of any state of the United States or other jurisdiction, and the Units may not be offered or sold in the United States, absent registration or an exemption from, the registration requirements under the Securities Act and applicable state or local securities laws. No public offering of securities is being made in the United States.

Investors should note that they have no right to request the Manager to redeem their Units while the Units are listed. It is intended that Unitholders may only deal in their Units through trading on the SGX-ST. Listing of the Units on the SGX-ST does not guarantee a liquid market for the Units.

This announcement is for information only and does not constitute an invitation or offer to acquire, purchase or subscribe for the Units. The past performance of FLT and the Manager is not necessarily indicative of the future performance of FLT and the Manager.

ADDITIONAL INFORMATION - AUSTRALIA'S FOREIGN INVESTMENT REGIME

Australia's foreign investment regime was substantially re-written and amended on and from 1 December 2015.

Notifiable actions (i.e. mandatory notification) for Australian Land Trusts

An entity that is a "foreign person" that acquires Units are required under the Australian Foreign Acquisitions and Takeovers Act 1975 (Cth) ("FATA") to notify and receive a prior statement of no objection ("FIRB Approval") of their investment in FLT from the Australian Treasurer through the Foreign Investment Review Board ("FIRB") if any of the circumstances set out below apply at the time the Units are acquired:

- (a) if FLT is considered to be an "Australian Land Trust" ("**ALT**") at the time of acquisition, all foreign persons acquiring Units (including existing holders of Units acquiring additional Units) will require FIRB Approval unless an exemption applies (see below);
- (b) if FLT is not an ALT, but has gross Australian assets in excess of a specified threshold prescribed under FATA (as at the date of this Circular, the threshold prescribed under FATA is A\$252.0 million) at the time of acquisition, all investors (i) who are foreign persons and (ii) who are acquiring a Substantial Interest in FLT or have a Substantial Interest and increase their holding, will require FIRB Approval; or
- (c) any investor that is a Foreign Government Investor³ acquiring a "direct interest"⁴ in FLT will require FIRB Approval at the time of acquisition, regardless of whether FLT is considered to be an ALT or whether FLT has gross Australian assets in excess of A\$252.0 million.
- 1 A "foreign person" is broadly defined in the FATA and includes:
 - an individual not ordinarily resident in Australia; or
 - a corporation in which an individual not ordinarily resident in Australia, a foreign corporation or a foreign government holds a substantial interest (20% or more held solely or together with associates); or
 - a corporation in which 2 or more persons, each of whom is an individual not ordinarily resident in Australia, a foreign corporation or a foreign government, hold an aggregate substantial interest (40% or more including
 - associate holdings); or
 - the trustee of a trust in which an individual not ordinarily resident in Australia, a foreign corporation or a foreign government holds a substantial interest (20% or more held solely or together with associates); or
 - the trustee of a trust in which 2 or more persons, each of whom is an individual not ordinarily resident in Australia, a foreign corporation or a foreign government, hold an aggregate substantial interest (40% or more including
 - associate holdings); or
 - a foreign government.
- 2 Previously, this was an "**Australian Urban Land Trust Estate**". An ALT is similarly defined, being a unit trust in which the value of interests in Australian land exceeds 50% of the value of the total assets of the unit trust.
- 3 A "foreign government investor" means an entity that is:
 - foreign government or separate government entity; or
 - a corporation, or trustee of a trust, or general partner of a limited partnership in which:
 - a foreign government or separate government entity, alone or together with one or more associates, holds a an interest of at least 20%; or
 - foreign governments or separate government entities of more than one country (or parts of more than one foreign country), together with any one or more associates, hold an interest of at least 40%;
 - a "separate government entity" means an individual, corporation or corporation sole that is an agency or
 instrumentality of a foreign country or part of a foreign country, but not part of the body politic of a foreign country or
 of a part of a foreign country. The FATA deems foreign government related entities from the same country to be
 associated. The effect is that an entity will be a foreign government investor where one or more foreign government
 related entities from the same country have in aggregate a 20% or more interest in the subject entity.
- A "direct interest" is now defined to mean:
 - an interest of at least 10% in the entity or business, or
 - an interest of at least 5% in the entity or business if the person who acquires the interest has entered a legal arrangement relating to the businesses of the person and the entity or business, or

Exemptions from ALT requirements

The FATA contains two relevant exemptions from the requirement to obtain FIRB Approval that would otherwise apply if FLT was considered to be an ALT:

- (a) where the relevant person is not a foreign government investor and the relevant person's interest in FLT would not be valued in excess of a specified threshold prescribed under the FATA (at the date of this announcement, the threshold prescribed under the FATA is A\$252.0 million, unless the ALT has 'sensitive' land holdings, in which case the threshold is A\$55.0 million)¹; and
- (b) the relevant person, together with associates, is acquiring an interest of less than 10% in FLT and will not be in a position to influence or participate in the central management and control of the land entity or to influence, participate in or determine the policy of the land entity.²

Significant actions

As at 31 March 2017, the value of the Australian land assets comprised in FLT's portfolio is 95.3% of the total asset value of FLT. Consequently, FLT is considered to be an ALT.

As at 31 March 2017, FLT has gross Australian assets of approximately A\$1,763.2 million, which is above A\$252.0 million.

Any investor acquiring Units on the secondary market should seek their own advice on the FIRB requirements as they pertain to their specific circumstances.

[•] an interest of any percentage in the entity or business if the person who has acquired the interest is in a position to:

[—] participate or influence the central management and control of the entity or business; or

influence, participate or determine the policy of the entity or business.

This is a new exemption that was introduced into the FATA on and from 1 December 2015 and applies in respect of ALTs that have predominantly developed commercial real estate portfolios (i.e. less than 10% residential or vacant commercial land). Previously, there was no applicable monetary threshold. FIRB has also confirmed that it is the value of the interest being acquired, rather than the value of the underlying land that is determinative for the purposes of this exemption. The concept of 'sensitive' land is broad and includes mines and critical infrastructure (for example, an airport or port).

² This exemption reflects the "passive investor administrative exemption" that was previously available, and applies where an ALT is listed on an official stock exchange (whether in Australia or not).