Laila Cecilie Halvorsen Chief Financial Officer DHT Holdings, Inc. Clarendon House 2 Church Street, Hamilton HM11 Bermuda

> Re: DHT Holdings, Inc. Form 20-F for the Year Ended December 31, 2018 Filed March 28, 2019 File No. 001-32640

Dear Ms. Halvorsen:

We have reviewed your filing and have the following comments. In some of our comments, we may ask you to provide us with information so we may better

comments, we may ask you to provide us with information so we may better understand your disclosure.

Please respond to these comments within ten business days by providing the requested

information or advise us as soon as possible when you will respond. If you do not believe our

comments apply to your facts and circumstances, please tell us why in your response.

After reviewing your response to these comments, we may have additional comments.

Form 20-F for the Year Ended December 31, 2018

Item 5. Operating and Financial review and Prospects Management's Discussion and Analysis of Financial Condition and Results of Operations

Critical Accounting Policies

Carrying Value and Impairment, page 36

1. We note your disclosure on page 37 that in 2017 you performed an impairment analysis

on each vessel and the rates used were 1) the current FFA for the first two years and 2) the

25-year historical average spot earnings as reported by Clarksons Shipping Intelligence

thereafter. In light of the fact that these rates appear to differ from those used in the $2016\,$

impairment analysis, please tell us, and revise to explain in your critical accounting policy

discussion, the reason for the changes in rates for years 1-3 and thereafter. As part of your $\,$

response, please provide us the following information:

Tell us how this change relates to your assertion of industry and rate cyclicality

Laila Cecilie Halvorsen

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through the years;

 $\label{thm:control} \mbox{What was the source of the 10 year average one year time charter} \\ \mbox{rate and if it}$

Clarkson's, please explain the reason for the change in source; Tell us how the FFA rate used for the first two years of the analysis compares to the

Company's current spot rates;

 $\,$ How does the 25 year average spot rate compare to the 10 year average one year time

charter rate for 2018, 2017 and 2016;

Also, please explain to us your basis for using a 20% rate haircut for vessels over $15\,$

years of age and how that compares to historical results.

through a non-cash impairment charge totaling \$7.9 million and a

reversal of prior impairment totaling \$7.4 million. For the vessels in which you

reversed the prior

impairment charges, please tell us the events and circumstances that led to the reversal.

As part of your response, please clearly tell us why you believe the

estimated service potential of the assets has increased. See paragraphs 110-116 of IAS 36.

3. We note your disclosure on the top of page 39 that in aggregate, the carrying value of your

vessels as of December 31, 2018 was above the charter-free fair market value by

approximately \$8.1 million. Please also disclose the aggregate carrying and charter-free

fair market values with respect to those vessels having carrying values that exceed their $% \left(1\right) =\left(1\right) +\left(1\right) +$

charter-free market values.

Results of Operations, page 39

4. We note your disclosures regarding the factors for which fluctuations in income statement

line items are attributed; however, in addition to discussing the reasons for the change (or

lack thereof), please also quantify the reasons for the change, particularly when more than $\,$

one factor is attributed to the change. For example, you state that certain increases were $% \left(1\right) =\left(1\right) +\left(1\right)$

"primarily" attributed to one factor, and "partially offset" by another factor, or, you

indicate, that "additionally", an increase was attributed to more than one factor without

quantifying each. For a company with the size and breadth of operations as yours, these

disclosures should be presented in a manner so as to allow investors to discern the relative

contribution of each of the multiple components cited to the total change. Please revise to

separately quantify each significant factor-such as fleet size changes and rate

increases/decreases contributing to the change for each of the line items discussed within

 $\,$ the results of operations section. As part of your response, please provide us with an

example of the disclosure to be included in future filings.

We remind you that the company and its management are responsible for the accuracy

and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

You may contact Effie Simpson at (202) 551-3346 or Claire Erlanger at (202) 551-3301 $\,$

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if you have questions regarding comments on the financial statements and related

matters. Please contact Melissa Raminpour, Branch Chief at (202) 551-3750 with any other questions.

FirstName LastNameLaila Cecilie Halvorsen Comapany NameDHT Holdings, Inc.

Sincerely,

Division of

Corporation Finance June 14, 2019 Page 3 Transportation and Leisure FirstName LastName

Office of