Macquarie Infrastructure CO LLC Form 8-K July 13, 2006

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 FORM 8-K CURRENT REPORT

**PURSUANT TO SECTION 13 OR 15(D)** 

OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): July 11, 2006 MACQUARIE INFRASTRUCTURE COMPANY TRUST

(Exact name of registrant as specified in its charter)

Delaware 001-32385 20-6196808

(State or other Commission File (IRS Employer jurisdiction of Number Identification No.)

incorporation)

### MACQUARIE INFRASTRUCTURE COMPANY LLC

(Exact name of registrant as specified in its charter)

Delaware 001-32384 43-2052503

(State or other jurisdiction Commission File (IRS Employer of incorporation) Number Identification No.)

125 West 55th Street, New York, New York

10019

(Address of Principal Executive Offices)

(Zip Code)

Registrant s telephone number, including area code: (212) 231-1000

Not Applicable

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

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**SIGNATURES** 

### Item 2.01 Completion of Acquisition or Disposition of Assets

On July 11, 2006, Macquarie Infrastructure Company Inc. (MIC Inc.), a wholly owned subsidiary of Macquarie Infrastructure Company LLC and Macquarie Infrastructure Company Trust (collectively and individually MIC or the Company), completed the purchase of 100% of the shares of Trajen Holdings, Inc. (Trajen). The transaction was concluded by MIC subsidiary North America Capital Holdings (NACH), the parent of the Company sairport services business. Trajen is the holding company for a group of companies, limited liability companies and limited partnerships that own and operate 23 fixed base operations (FBOs) at airports in 11 states. The Trajen business will be integrated with and become a part of the Company sairport services business operated as Atlantic Aviation (Atlantic). The Company paid \$363.0 million for Trajen, including transaction costs, integration and pre-funded capital expenditures, an estimated working capital adjustment and an increase in a debt service reserve. The payment was funded with a combination of a \$180 million increase in an existing loan facility at NACH, a \$180 million increase in borrowings under the MIC Inc. acquisition credit facility and available cash of \$3.0 million. Transaction related expenses totaled \$10.7 million, integration and pre-funded growth capital expenditures totaled \$5.9 million and the increase in the debt service reserve totaled \$6.6 million.

Trajen s consolidated results will be included in the results of operations of MIC under the purchase method of accounting. The results will be reported as a component of the airport services segment from the date of closing. MIC believes that substantially all of Trajen s cash flow from operations, less maintenance capital expenditures, will be available for distribution to its shareholders.

Trajen s 23 sites have been acquired over a period of several years and include five sites that were acquired in 2005 and five sites that were acquired in 2006. A number of the sites acquired in 2005 and 2006 are material to Trajen s overall results. The relatively high level of recent acquisition activity means that evaluation of Trajen on the basis of historical financial information is neither practical nor particularly meaningful in that it is not reflective of the business as acquired by MIC. However, we believe that the performance of the Trajen sites has been and will continue to be broadly comparable with the overall performance of our existing Atlantic sites due to the similar nature of their respective physical assets and target markets (corporate and individual owners of jet aircraft), as well as similar financial performance of comparably sized sites in recent years.

We believe that there is little seasonality in our airport services business generally, and in Trajen s results specifically. Based on the performance of the Trajen portfolio of 23 sites through the first five months of 2006, including the recently acquired sites at Deer Valley (Phoenix, AZ) and Stockton (CA), we are estimating a contribution to our consolidated Gross Profit from Trajen for the full-year 2006 in a range of \$66.0 million to \$70.0 million. Comparable to our previous guidance with respect to our airport services business, we estimate that Trajen will generate an EBITDA to Gross Profit margin in a range of 44% to 46% (before any pre-funded integration costs).

As previously disclosed, we expect that the ongoing maintenance capital expenditures associated with Trajen will be approximately \$140,000 per site or \$3.2 million per year. This figure is lower than the expected annual maintenance capital expenditures for our existing Atlantic sites of approximately \$200,000 per site, as a result of the significant capital improvement made by Trajen before our acquisition.

The table below includes each of Trajen s sites, the number of other FBOs at each of the relevant airports, the dates each of the FBOs were acquired by Trajen and the year of expiration of the lease at each airport.

Airport	Location	Other FBOs at Airport	Acquired by Trajen	Lease Expiry (1)
Phoenix Deer Valley Airport Stockton Metropolitan Airport Waukesha County Airport Palwaukee Municipal Airport Kissimmee Gateway Airport	Phoenix, Arizona Stockton, California Waukesha, Wisconsin Wheeling, Illinois Kissimmee, Florida	1 None None 1 4	Jun 2006 May 2006 Apr 2006 Mar 2006 Feb 2006	2024 2032 2018 2023 2038
Aspen/Pitkin County Airport Elmira/Corning Regional Airport Greater Binghamton/Edwin Link Field El Paso International Airport Lake Tahoe Airport	Aspen, Colorado Elmira, New York Binghamton, New York El Paso, Texas South Lake Tahoe, California	None None None	Oct 2005 Sep 2005 Sep 2005 Apr 2005 Apr 2005	2023 2035 2032 2033 2009
Wiley Post Airport	Oklahoma City, Oklahoma	1	2004	2025
Austin-Bergstrom International Airport	Austin, Texas	1	2003	2038
George Bush Intercontinental Airport	Houston, Texas	1	2003	2014
Natrona County International Airport	Casper, Wyoming	None	2003	2017
Tucson International Airport Fort Worth Meacham International Airport	Tucson, Arizona Fort Worth, Texas	4 3	2003 2003	2021 2032
Ketchikan International Airport Juneau International Airport Sitka Airport Gustavus Airport	Ketchikan, Alaska Juneau, Alaska Sitka, Alaska Gustavus, Alaska	None 1 None None	2003 2003 2003 2003	2013 2025 2033 Monthly
Hayward Executive Airport Kelly Field Air Force Base Sacramento Mather Airport	Hayward, California San Antonio, Texas Sacramento, California	1 None None	2000 Start-up Start-up	2048 2047 2015

### (1) Includes renewal options

### Integration

Combined with MIC s existing portfolio of 19 FBOs, the total of 42 sites will constitute the second largest network of FBOs in the U.S. A large, nationwide network can benefit from certain economies of scale, for example, using our existing Atlantic management team to oversee the operations of the larger combined operations. In addition, we believe that the expanded geographic coverage resulting from our acquisition of Trajen improves brand awareness and our competitive position among FBO networks generally. Further, the percentage of the total number of sites at which an Atlantic/Trajen FBO is the sole service provider at that airport has increased as a result of the acquisition. There is no overlap between the locations of our existing 19 Atlantic FBOs and the 23 Trajen FBOs.

The average remaining lease life across our entire airport services business increases from 17.1 years to 18.7 years with the addition of the Trajen facilities. The increase in the remaining lease life reduces the Company s exposure to the risk associated with failure to renew a lease at any particular facility.

We expect that as a part of our integration of the Trajen and Atlantic businesses we will introduce our Atlantic Awards pilot incentive program to the Trajen sites. We believe that the Atlantic Awards program has contributed to the improvement in the financial performance of our existing operations. The introduction of the Atlantic Awards program as well as the rebranding of the Trajen sites as Atlantic is expected to take place over a period of 12 to 18 months.

# Item 2.03 Creation of a Direct Financial Obligation or an Obligation under an Off-Balance Sheet Arrangement of a Registrant

On July 11, 2006, MIC Inc. borrowed \$180 million against its acquisition credit facility to fund a portion of the acquisition of Trajen. MIC expects to repay all of the outstanding borrowings under this facility with the proceeds from an equity capital raising to be concluded at management s discretion, depending on prevailing market conditions, at any time prior to the maturity of the debt at March 31, 2008.

On June 28, 2006, our wholly owned subsidiary, NACH, entered into an agreement to expand an existing \$300 million term loan at NACH to \$480 million. NACH used the additional \$180 million term loan to partially fund the acquisition of Trajen.

The NACH term loan is an obligation of the MIC Inc. operating subsidiaries that comprise its airport services business and will be non-recourse to MIC Inc. or its other businesses. The obligations under the NACH term loan are secured by security interests in the assets of the airport services business as well as the equity interests of NACH and its subsidiaries.

The terms of the expanded \$480 million borrowing are similar to those in place on the previous \$300 million term loan facility, with the following exceptions: the pro-forma trailing 12 month minimum earnings before interest, taxes, depreciation and amortization increased to \$66.9 million in 2006 (from \$40.1 million), \$71.9 million in 2007 (from \$43.5 million) and \$77.5 million in 2008 (from \$47.0 million). Further, we have hedged 100% of our interest rate exposure on the expanded \$180 million borrowing via a forward interest rate swap with the following terms:

Notional Principal Amount: \$180 million

Effective Date: September 29, 2006 Termination Date: December 12, 2010

Fixed Rate (not including the loan margin): 5.515%\*

\* higher than estimated in our filing of Form

8-K dated

June 29, 2006,

as a result of

bringing the

starting date of

the swap

forward in time

from

December 31,

2006 to

September 29,

2006

Macquarie Bank Limited (MBL), the parent company of our Manager, provided \$40 million of the \$180 million in additional term loan borrowing. We have paid approximately \$307,000 in financing fees to MBL (included in transaction costs noted above). MBL is also the counterparty to the interest rate swap.

Macquarie Securities (USA) Inc. (MSUSA) acted as financial advisor to MIC on the transaction, including on the debt funding arrangements, and received fees and expense payments totaling approximately \$6.2 million (included in transaction costs noted above). MSUSA is a subsidiary of MBL.

### FORWARD LOOKING STATEMENTS

This filing contains forward-looking statements. We may, in some cases, use words such as project , believe , anticipate , plan , expect , estimate , intend , should , would , could , potentially , or may or other word uncertainty of future events or outcomes to identify these forward-looking statements. Forward-looking statements in this report are subject to a number of risks and

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uncertainties, some of which are beyond the Company s control including, among other things: its ability to successfully integrate and manage acquired businesses, including the ability to retain or replace qualified employees, manage growth, make and finance future acquisitions, service, comply with the terms of and refinance debt, and implement its strategy; decisions made by persons who control its investments including the distribution of dividends; its regulatory environment for purposes of establishing rate structures and monitoring quality of service; changes in general economic or business conditions, or demographic trends, including changes to the political environment, economy, tourism, construction and transportation costs, changes in air travel, automobile usage, fuel and gas costs, including the ability to recover increases in these costs from customers; reliance on sole or limited source suppliers, particularly in our gas utility business; foreign exchange fluctuations; environmental risks; and changes in U.S. federal tax law.

Our actual results, performance, prospects or opportunities could differ materially from those expressed in or implied by the forward-looking statements. Additional risks of which we are not currently aware could also cause our actual results to differ. In light of these risks, uncertainties and assumptions, you should not place undue reliance on any forward-looking statements. The forward-looking events discussed in this release may not occur. These forward-looking statements are made as of the date of this release. We undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as required by law.

Macquarie Group refers to the Macquarie Group of companies, which comprises Macquarie Bank Limited and its worldwide subsidiaries and affiliates.

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### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

MACQUARIE INFRASTRUCTURE COMPANY

**TRUST** 

Date July 13, 2006 By: /s/ Peter Stokes

Name: Peter Stokes Title: Regular Trustee

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### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

MACQUARIE INFRASTRUCTURE COMPANY

LLC

Date July 13, 2006 By: /s/ Peter Stokes

Name: Peter Stokes

Title: Chief Executive Officer