

Outline of the Distribution Reinvestment Plan

Date: June 23, 2025

ARSN: 621 941 508 ASX code MOGL

Montaka Global Pty Ltd ABN 62 604 878 533, AFSL No. 516942 montaka.com

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Montaka Global Fund - Active ETF ARSN 621 941 508 | ASX code MOGL

Distribution Reinvestment Plan Dated 23 June 2025 Issued by: Perpetual Trust Services Limited ABN 48 000 142 049, AFS Licence 236648

The Distribution Reinvestment Plan (DRP) is a convenient way for you to increase your holding of Units in the Montaka Global Fund - Active ETF (the Fund) by allowing you to automatically reinvest all or part of your Cash Distributions in additional Units, without incurring brokerage, commissions or other transaction costs.

This Plan sets out the terms and conditions of the DRP. The DRP is not available to unitholders in the Fund (Unitholders) with registered addresses outside Australia and New Zealand.

The default option is for distributions to be reinvested, which means Unitholders will automatically participate in the DRP.

Distributions from the Fund will be paid in cash, only if an Australian or New Zealand bank account in the name of the Unitholder is nominated for this purpose. Otherwise, distributions will be reinvested resulting in additional units being issued to you.

For the avoidance of doubt, if a Unitholder has provided bank account details and no DRP election, distributions will be paid in cash.

If you wish to change your participation in the DRP, you must either:

(a) complete and lodge the DRP Electronic Election by logging into your holding on the Investor Portal on the Apex Group portal at <u>https://montaka.apexgroupportal.com/login;</u> or

(b) complete the DRP Application Form which is available from the Unit Registry and return it to the Unit Registry.

Completed Application Forms must be received by the Unit Registry or Electronic Elections must be lodged by 5:00 pm (Sydney time) on the first Business Day after the Record Date for a Distribution to be effective for that and future Distributions.

You may nominate part or all of your unitholding for participation in the DRP. Your nominated participation will apply to all subsequent Distributions until varied by you. While this Policy outlines the main features of the DRP, it is not intended to provide financial, taxation or legal advice. As Unitholders have different financial needs and taxation circumstances, you should choose your form of Distribution carefully.

If you are not sure which Distribution option is best for your needs, you should consult your own financial, taxation or legal advisers.

Enquiries

If you have any enquiries about the DRP and how you can participate, please contact the Unit Registry at mgim@apexgroup.com.

A copy of the DRP is also available for inspection on the Fund website: https://montaka.com/mogl/

QUESTIONS AND ANSWERS

Defined terms in this section have the same meanings as the terms in the DRP Terms and Conditions.

Who can participate?

All Unitholders may participate in the DRP unless a Unitholder has a registered address outside of Australia or New Zealand.

Is participation optional?

Yes. Participation is optional.

How can I participate in the DRP?

The default option is for distributions to be reinvested, which means Unitholders will automatically participate in the DRP.

Distributions from the Fund will be paid in cash, only if an Australian or New Zealand bank account in the name of the unitholder is nominated for this purpose. Otherwise, distributions will be reinvested resulting in additional units being issued to you.

For the avoidance of doubt, if a unitholder has provided bank account details and no DRP election, distributions will be paid in cash.

If you wish to change your participation in the DRP, you must either:

(a) complete the Electronic Election by logging into your holding on the Investor Portal on the Apex website at <u>https://montaka.apexgroupportal.com/login;</u> or,

(b) complete the Application Form which is available from the Unit Registry and send it to the Unit Registry.

Completed Application Forms must be received by the Unit Registry or Electronic Elections must be lodged by 5:00pm (Sydney time) on the first Business Day after the Record Date (being the Closing Date) for the relevant Distribution to be effective for that and future Distributions. The Responsible Entity has an overriding discretion to refuse to accept Units for participation in the DRP and to suspend or withdraw Units from participation.

Do I have to reinvest all of my Units?

If you decide to participate, you have two choices for your level of participation:

1. **Full participation**: Additional Units will be issued instead of the Cash Distribution otherwise payable on all the Units you hold; or

2. **Partial participation**: Additional Units will be issued instead of the Cash Distribution otherwise payable based on the number of Units you have elected to participate in the DRP. The Cash Distribution on the remaining (Non-Participating) Units will be paid to you by electronic transfer. If an Application Form or Electronic Election does not specify the number of fully paid Units that are to be Participating Units in the DRP, you will be deemed to have applied to become a Full Participant in the DRP.

You will be bound by the Terms and Conditions of the DRP as they exist from time to time.

Do new Units acquired by me or issued under the DRP automatically participate?

This will depend on your level of participation.

If you have elected full participation, then new Units acquired by you and issued under the DRP will automatically participate. If you have elected partial participation, then any new Units acquired by you and issued to you will not participate unless you complete a new Application Form or new Electronic Election.

What happens if I have more than one unitholding?

You will need to lodge a separate Application Form or separate Electronic Election for each separate unitholding and correctly identify the unitholding.

How can I vary my participation in the DRP?

If you wish to change the level of your participation in the DRP, or to withdraw from the DRP, you must complete the variation or withdrawal sections (as the case may be) of the Application Form and send it to the Unit Registry or make the Electronic Election to do so by logging into your holding on the Investor Portal on the Apex Group website at_

https://montaka.apexgroupportal.com/login.

The form advising of the variation or withdrawal must be received by the Unit Registry or Electronic Election must be lodged by 5:00 pm (Sydney time) on the Closing Date if a change in your level of participation is to be recorded for that Distribution and subsequent Distributions.

At what price will the Units under the DRP be issued?

Additional Units will be issued to you at the net asset value of a Unit as determined in accordance with the Constitution on the Record Date.

What fees will be charged on the issue of Units under the DRP?

You will not be charged brokerage fees, commission, stamp duty or any other costs for any allotment of Units under the DRP.

How do Units under the DRP rank?

All Units issued to you under the DRP will rank equally in every respect with the existing issued fully paid Units.

Can I sell my Units when I choose?

You may sell your Units participating in the DRP or acquired under the DRP at any time but when the Units are sold they will be automatically withdrawn from the DRP on registration of the transfer. If you sell your units then your right to participate in the DRP cannot be transferred on sale. If you have elected partial participation, and you sell some or all of your Units, the Units you sell will reduce, first, the number of your Non-Participating Units and, secondly, the number of your Participating Units unless you have varied your participation in the DRP by notice to the Unit Registry.

How does taxation apply?

If you are an Australian resident, then Distributions reinvested under the DRP will, under current Australian income tax laws, continue to be assessable for income tax in the same manner as if you had received those Distributions in cash.

The Responsible Entity does not take any responsibility for any taxation liabilities of Unitholders. The Responsible Entity strongly recommends that you seek professional advice with respect to your taxation position.

Can the DRP be modified, suspended, terminated or reinstated?

The Responsible Entity may, at its discretion at any time, resolve to:

(a) vary the DRP and any agreement concerning the DRP;(b) suspend the operation of the DRP; or

(c) terminate the DRP

The Responsible Entity will give written notice to you if the DRP is at any time varied, suspended or terminated. Additionally, if the Responsible Entity decides to terminate the DRP, termination will not be effective until one month after notice of that decision is forwarded to you.

How do I keep track of my participation in the DRP?

If you participate in the DRP, the Responsible Entity will send to you after each Distribution Payment Date a statement detailing all relevant information concerning your involvement in the DRP, which includes the following:

- (a) the number of Units participating in the DRP;
- (b) your entitlement to the Cash Distribution;
- (c) the number and price of Units issued under the DRP; and
- (d) the amount and extent to which the Distribution is taxable (if known at that time).

This statement is also available electronically by logging into your holding on the on the Investor Portal on the Apex Group website at https://montaka.apexgroupportal.com/login

(Please refer below for a detailed explanation of our DRP Policy)

DISTRIBUTION REINVESTMENT PLAN POLICY

MONTAKA GLOBAL PTY LIMITED

ABN 62 604 878 533 (AFSL 516 942)

Responsible Entity

PERPETUAL TRUST SERVICES LIMITED

ABN 48 000 142 049 (AFSL 236 648)

This Policy was prepared in June 2025.

Disclaimer

This Policy has been prepared for general information purposes only and whilst every care has been taken in relation to its accuracy, no warranty is given or implied. Further, you should consider obtaining professional guidance from your stockbroker, solicitor, accountant or other professional adviser if you have any questions about any of the matters contained in this Policy. Perpetual Trust Services Limited does not guarantee or warrant the future performance of any Fund managed by Montaka Global Pty Limited, the return on an investment in any Fund, the repayment of capital or the payment of Distributions.

Disclaimer to New Zealand Unitholders

This Policy does not constitute a New Zealand product disclosure statement or other disclosure document and has not been registered, filed with or approved by any New Zealand regulatory authority under or in connection with the Financial Markets Conduct Act 2013 (NZ). Participation in New Zealand in the DRP is open only to persons to whom financial products may be offered in New Zealand pursuant to the Financial Markets Conduct (Incidental Offers) Exemption Notice 2016 (or any replacement of that notice).

The taxation treatment of Australian financial products is not the same as for New Zealand financial products. The offer of Units under the DRP may involve a currency exchange risk as they will be quoted on the ASX in Australian dollars.

If you are uncertain about whether this investment is appropriate for you, you should seek the advice of an appropriately qualified financial adviser.

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1. DEFINITIONS

In this Policy, unless the context otherwise requires:

ASX means ASX Limited ABN 98 008 624 691.

Board means the board of directors of the Responsible Entity.

Business Day means a day on which the Trading Platform is open for trading.

Constitution means the constitution of a Fund as amended from time to time.

CHESS (CLEARING HOUSE ELECTRONIC SUB REGISTER SYSTEM) means the Clearing House Electronic Sub register System established and operated in accordance with the ACH Clearing Rules.

Fund or **Funds** means, as the context requires, one or more of the registered managed investment schemes listed in Schedule 1.

HIN means holder identification number and is a unique number that identifies you as a CHESS sponsored shareholder with an ASX broker. Fractional Units cannot be held under a HIN.

Holding means a registered holding of Units.

Notice of Participation/Variation means an application to participate in a Plan, a notice to increase or decrease the number of Units in a Holding which are to be subject to the Plan or a notice to terminate a Unitholder's participation in a Plan in respect of any Holding in the form approved by the Responsible Entity from time to time.

Payment Date means the date determined by the Responsible Entity for the payment of a distribution by a Fund.

Plan means the Distribution Reinvestment Plan for the relevant Fund established under this Policy as varied from time to time.

Plan Account means an account established and maintained under Clause 5.3.

Plan Units means, in respect of any Holding, the number of Units in that Holding participating in the relevant Plan from time to time.

Price means the price at which Units will be issued or acquired under a Plan determined in accordance with Clause 5.5.

Record Date means any date and time specified by the Board for determining entitlements to a distribution paid by a Fund.

Responsible Entity means Perpetual Trust Services Pty Ltd ABN 48 000 142 049

SRN means security holder reference number and is a unique number used to identify the owner of Units that are not sponsored by an ASX broker (i.e. the Units are issuer sponsored).

Trading Platform means the AQUA Trading Market operating on Trading System (ITS®) or such other trading platform on which quoted Units are traded.

Unitholder means a registered holder of Units within the meaning of the Constitution of the relevant Fund.

Units means units in the relevant Fund.

2. PARTICIPATION IN THE PLAN

2.1 General

Participation in a Plan:

(a) is subject to this Policy;

(b) is optional and is not transferable;

(c) is open to each Unitholder unless excluded under this Policy; and

(d) may be varied or terminated at any time in accordance with this Policy.

2.2 Eligibility to participate

A Unitholder may not participate in a Plan unless the Unitholder has a registered address on the Record Date in Australia or New Zealand. Holders whose registered address is outside Australia or New Zealand are not eligible to participate in a Plan where the Responsible Entity determines in its absolute discretion that the making of the offer or issue of Units to them under that Plan is unreasonable having regard to each of the following:

(a) the number of Unitholders in the place where the registered address of the Unitholder is situated;

(b) the number and value of the Units that may be issued to Unitholders in the relevant place; and

(c) the cost of complying with legal requirements and the requirements of any regulatory authority applicable to the making of offers and the issue of Units in the relevant place.

2.3 Full versus partial participation

Unless the Responsible Entity determines that partial participation in a Plan is permitted, an application to participate will apply to all of the Units held by that Unitholder.

2.4 Discretion to refuse or reduce participation

Notwithstanding Clause 2.2, if the Responsible Entity in its absolute discretion determines that the offer, issue or transfer of Units under a Plan to a Unitholder or the holding of those Units by that Unitholder may:

(a) be in breach of the law of any place;

(b) be in breach of a provision of the relevant Constitution;

(c) prejudice the effective operation of that Plan; or

(d) otherwise in the opinion of the Responsible Entity be undesirable or impractical,

the Responsible Entity may in its absolute discretion:

(i) refuse to accept, reduce or suspend the Unitholder's participation in that Plan; or

(ii) decline to issue or transfer any Units to that Unitholder under that Plan.

2.5 Discretion to refuse to permit participation

The Responsible Entity may in its discretion, refuse to permit any Unitholder to participate in a Plan where the Unitholder elects to participate in respect of a number of Units which is less than such number as the Responsible Entity may determine.

3. APPLICATION TO PARTICIPATE

3.1 Notice of participation

Application to participate in a Plan must be made on a Notice of Participation/Variation or such other form as prescribed from time to time.

3.2 Election

Subject to Clause 2.3, a Unitholder must elect in the Notice of Participation/Variation given in respect of any Holding either:

(a) full participation; or

(b) partial participation,

in a Plan. If the Notice of Participation/Variation in respect of any Holding does not clearly indicate the level of participation in the relevant Plan, the Responsible Entity may determine, without notice to the Unitholder, such Notice of Participation/Variation to be an application for full participation. If the Notice of Participation/Variation in respect of any Holding purports to elect both full participation and partial participation at the same time, it will be invalid and the Plan default will apply.

3.3 Full participation

Subject to Clause 2.3, if a Unitholder elects to participate, all Units comprised in that Holding from time to time, including Units issued or acquired pursuant to the relevant Plan, will participate in that Plan.

3.4 Partial participation

Subject to Clause 2.3, if a Unitholder elects partial participation in respect of a Holding:

(a) only the number of Units specified in the Notice of Participation/Variation in respect of that Holding will participate in the relevant Plan such that the balance of that Holding will receive cash distributions in the normal way;

(b) if on any Record Date the number of Units comprised in that Holding is less than the number of Units specified in the Notice of Participation/Variation then all of the Units comprised in that Holding will participate in the relevant Plan;

(c) any Units comprised in that Holding in excess of the number specified in the Notice of Participation/Variation, whether acquired under the relevant Plan or otherwise, will not participate in that Plan unless the Unitholder alters the participation level in respect of that Holding in accordance with Clause 4.1.

3.5 Limit to participation

The Responsible Entity may at any time by written notice to eligible Unitholders limit participation in a Plan by limiting the amount of distribution which may be reinvested under that Plan.

3.6 Commencement of participation

A Unitholder's participation in a Plan in respect of any Holding in that Plan will commence from the next Record Date following receipt by the Fund's unit registry of a duly completed and executed Notice of Participation/Variation in respect of that Holding.

4. VARIATION OR TERMINATION OF PARTICIPATION

4.1 Notice of variation or termination

Subject to Clause 2.3, a Unitholder may at any time give a Notice of Participation/Variation to the Responsible Entity in respect of any Holding:

(a) to increase or decrease the number of the Units comprised in that Holding which participate in the relevant Plan; or

(b) to terminate the Unitholder's participation in that Plan in respect of that Holding.

The alteration or termination takes effect from the next Record Date.

4.2 Increase to full participation

Subject to Clause 2.3, if a Unitholder increases the level of participation in a Plan in respect of any Holding to full participation, all Units comprised in that Holding as at the date of the Notice of Participation/Variation and all Units subsequently comprised in that Holding, including Units issued or acquired pursuant to that Plan, will participate in that Plan.

4.3 Other changes to level of participation

Subject to Clause 2.3, if a Unitholder increases or decreases the level of participation in a Plan in respect of any Holding to below full participation:

(a) only the number of Units specified in the Notice of Participation/Variation in respect of that Holding will participate in that Plan;

(b) if on any Record Date the number of Units comprised in that Holding is less than the number of Units specified in the Notice of Participation/Variation then all of the Units comprised in that Holding will participate in that Plan; and

(c) any Units comprised in that Holding in excess of the number specified in the Notice of Participation/Variation, whether acquired under that Plan or otherwise, will not participate in that Plan unless the Unitholder further alters the participation level in respect of that Holding in accordance with Clause 4.1.

4.4 Termination of participation

If a Unitholder dies, participation in the Plan in respect of all of that Unitholder's Units will be terminated upon receipt by the Responsible Entity of written notice of the death. If a Unitholder is declared bankrupt or is wound up, participation in the relevant Plan in respect of all of that Unitholder's Units will be terminated upon receipt by the Responsible Entity of a notification of bankruptcy or winding up from the Unitholder or the Unitholder's trustee in bankruptcy or liquidator, as the case may be. The death, bankruptcy or winding up of one or more joint holders will not automatically terminate participation.

4.5 Reduction or termination of participation where no Notice of Participation or Variation is given

Where:

(a) all of the Units in a Holding are participating in a Plan and the Unitholder disposes of some of those Units then, unless the Unitholder advises the Responsible Entity otherwise, the remaining Units in that Holding will continue to participate in that Plan;

(b) Subject to Clause 2.3, some of the Units in a Holding are participating in a Plan and the Unitholder disposes of some of those Units, then unless the Unitholder advises the Responsible Entity otherwise, the Units disposed of will be deemed to be Units not participating in that Plan. If the number of Units disposed of is more than the number of Units not participating in that Plan, the disposal will be deemed to include all the Holding not participating in that Plan and the balance (if any) will be attributed to Units participating in that Plan; and (c) a Unitholder disposes of all Units in a Holding without giving the Responsible Entity a Notice of Participation/Variation, the Unitholder will be deemed to have terminated participation in the relevant Plan in respect of that Holding on the last date on which the Fund registered a transfer or instrument of disposal in relation to that Holding.

5. OPERATION OF THE PLAN

5.1 Application of distributions

Each distribution which is payable to a Unitholder in respect of Plan Units and which is available for payment to the Unitholder will be applied by the Responsible Entity on the Unitholder's behalf in acquiring or subscribing for additional Units.

5.2 Issue or transfer of Units

The Responsible Entity in its absolute discretion will determine with respect to the operation of a Plan for any distribution whether to issue new Units or to cause the transfer of issued Units to a Unitholder, or to apply a combination of those alternatives, to satisfy the obligations of the Responsible Entity under this Policy. If the Responsible Entity determines to cause the transfer of Units to Unitholders, the Units to be transferred may be acquired in the market in such manner as the Responsible Entity considers appropriate, including by appointment of a nominee or trustee to acquire those Units on behalf of the Unitholder.

5.3 Plan Accounts

The Responsible Entity will establish and maintain a Plan Account for each Holding in respect of which there are Plan Units. The Fund will, in respect of each distribution payable in respect of each such Holding:

(a) determine the amount of the distribution payable in respect of the Plan Units in that Holding;

(b) determine the withholding payments, if any, deductible by the Responsible Entity in respect of the distribution payable on the Plan Units in that Holding, and any other sum the Fund is entitled to retain in respect of those Plan Units;

(c) credit the amount in Clause 5.3(a) to, and debit any amount in Clause 5.3(b) from, the relevant Plan Account;

(d) determine the maximum number of additional Units which may be acquired under the relevant Plan at the Price by dividing the amount standing to the credit of the relevant Plan Account by the Price and, in respect of Units held on a HIN only, rounding down the resulting number to the nearest whole number;

(e) on behalf and in the name of the Unitholder in respect of the relevant Holding, subscribe for or cause the transfer of the number of additional Units determined under Clause 5.3(d) and debit the relevant Plan Account with the total of the subscription or acquisition price payable in respect of the additional Units issued or acquired;

(f) no interest will accrue to a Unitholder in relation to any credit balance retained in the relevant Plan Account; and

(g) issue the Units or cause the Units to be transferred to the Unitholder in respect of the relevant Holding and add the number of Units issued or acquired to the total number of Units comprised in the relevant Holding.

5.4 Fractional entitlements and residual cash balance

In acquiring such number of additional Units as are calculated pursuant to Clause 5.3(d), whether or not a Unitholder participating in a Plan shall be entitled to any fractional entitlement to any Units will depend on whether the Units are held:

(a) with an ASX broker on the CHESS sub-register under an HIN; or

(b) on the issuer-sponsored sub-register under a SRN.

A Unitholder participating in a Plan in respect of Units held under a HIN shall not be entitled to any fractional Units. Rather, the number of additional Units calculated under Clause 5.3(d) shall be rounded down to the nearest whole number of Units. Any residual cash balance pursuant to such rounding shall be eliminated from the relevant Plan Account and shall form part of the property of the Fund.

A Unitholder participating in a Plan in respect of any Units held under an SRN will be entitled to any fractional Units calculated under Clause 5.3(d) such that there will be no residual cash balance in respect of the relevant distribution.

If a Unitholder subsequently transfers their holding from the issuer sponsored subregister to the CHESS subregister (i.e. from an SRN to a HIN), any fractional Unit transferred will be irrevocably cancelled.

5.5 Price

(a) Units will be transferred or issued under a Plan at the Price, which will be:

(i) the Operational Net Trust Value per Unit on the date which is 10 Business Days prior to the Payment Date; or

(ii) such other value as determined by the Responsible Entity from time to time.

(b) The Price will be determined by the Responsible Entity or some other person nominated by the Responsible Entity by reference to information the Responsible Entity approves for the purpose from time to time. Such determination by the Responsible Entity, or some other person nominated by the Responsible Entity, will be binding on all participating Unitholders.

6. UNITS ISSUED OR TRANSFERRED UNDER THE PLAN

6.1 Issues in accordance with the Plan

Units issued under a Plan will be issued in accordance with the Constitution and, from the date of issue, will rank equally in all respects with existing Units.

6.2 Application for quotation

The Responsible Entity will apply for Units issued under the Plan to be quoted on the Trading Platform as soon as practicable after the date of issue.

6.3 Timing of issue or transfer

Units issued or acquired under a Plan will be issued or transferred on, or as soon as practicable after, the relevant distribution payment date and will be registered on the register where the Unitholder's Holding of Units is currently registered. If the Unitholder holds Units on more than one register (one of which is the Fund's principal unit register), the Units issued under that Plan will be registered on the principal register unless and until the Unitholder requests otherwise.

7. PLAN STATEMENTS

On, or as soon as practicable after, each distribution payment date, the Responsible Entity will send to each Unitholder in respect of each Holding participating in the relevant Plan a statement setting out in respect of that Holding:

(a) the number of Plan Units in that Holding as at the relevant Record Date;

(b) the amount of the distribution payable to the Unitholder (less any amounts referred to in Clause 5.3(b)) in respect of those Plan Units;

(c) the number of Units transferred or issued to the Unitholder under the Plan and the Price of those Units; and

(d) the number of Units comprised in the Holding after issue or transfer of those additional Units.

8. VARIATION, SUSPENSION AND TERMINATION OF PLAN

8.1 Power to vary, suspend or terminate

A Plan may be varied, suspended or terminated by the Responsible Entity at any time. The variation, suspension or termination will take effect upon the date specified by the Responsible Entity.

8.2 Notice

The Responsible Entity may give such notice of any variation, suspension or termination of a Plan as it considers appropriate. A variation, suspension or termination of a Plan will not be invalidated by accidental omission to give notice of the variation, suspension or termination to a Unitholder or the non-receipt of any notice by any Unitholder and will not give rise to any liability on the part of, or right or action against, the Responsible Entity or the relevant Fund.

8.3 Suspension

Any suspension of a Plan will continue until such time as the Responsible Entity resolves either to recommence or terminate that Plan. If that Plan is recommenced, then elections as to participation in respect of the previously suspended Plan will be valid and have full force and effect in accordance with this Policy for the purposes of the recommenced Plan.

8.4 Termination

Upon termination of a Plan, the Responsible Entity will forward to each Unitholder a statement of the Unitholder's Plan Account as at the date of termination, and the cash balance (if any) shown in the Unitholder's Plan Account at that date.

8.5 No Liability

Any variation, suspension, recommencement or termination of a Plan will not give rise to any liability on the part of, or right of action against, the Responsible Entity nor its Board, officers, employees, representatives or agents.

9.1 Form

Applications and notices to the Responsible Entity must be in writing and in the form prescribed by the Responsible Entity from time to time (or in such other form as the Responsible Entity may accept). In relation to any applications or notices received by the Responsible Entity, the Responsible Entity may:

(a) accept or reject that application or notice where not properly completed or signed; and

(b) correct any error in, or omission from, that application or notice, prior to acceptance of that application or notice.

9.2 Effective time

Applications and notices will be effective upon receipt by the Responsible Entity subject to:

(a) this Policy;

(b) in the case of applications to participate, acceptance by the Responsible Entity; and

(c) receipt of the application or notice by the Responsible Entity by 5:00pm (Sydney time) on the relevant Record Date for determining entitlements to distributions.

Applications or notices received on or after the relevant Record Date will not be effective in respect of that distribution payment but will be effective from the next relevant Record Date.

9. APPLICATION AND NOTICES

10. GENERAL

10.1 Commencement and implementation of the Plan

A Plan will commence on the date determined by the Responsible Entity. Subject to the Constitution of the relevant Fund, the Responsible Entity may implement that Plan in such manner as the Responsible Entity thinks fit and may settle any difficulty which may arise either generally or in a particular case in connection with that Plan as the Responsible Entity thinks fit in its absolute discretion.

10.2 Problems and disputes

Without prejudice to the general powers of the Responsible Entity under the Constitution and this Policy, the Responsible Entity may settle in such manner as the Responsible Entity thinks fit in its absolute discretion any problem or dispute which may arise in connection with, or by reason of, the operation of a Plan, whether generally or in relation to any Unitholder or Holding or any Units and the determination of the Responsible Entity will be conclusive and binding on all Unitholders and other persons to whom the determination relates.

10.3 Fund entitled to distributions

Any distribution payable on Plan Units which a Unitholder has nominated as participating in a Plan and which distribution the relevant Fund is entitled to retain as a result of any lien or charge in favour of that Fund in accordance with the Constitution or other requirement of law will not be available for the purpose of participating in that Plan.

10.4 Acknowledgements

By applying to participate in a Plan, each Unitholder:

(a) acknowledges that neither the Responsible Entity nor the unit registry for that Fund has provided it with investment, financial product, taxation or other advice concerning its decision to apply to participate in that Plan and that neither the Responsible Entity nor the unit registry has any obligation to provide such advice;

(b) acknowledges that the Responsible Entity may in its absolute discretion reject any Notice of Participation/ Variation, without being bound to give any reason for doing so;

(c) warrants to the Responsible Entity that the offer, issue or transfer of the Units to the Unitholder will not breach any applicable law in a jurisdiction outside Australia; and

(d) acknowledges that neither the Fund nor the unit registry nor any of their respective officers or employees will be liable or responsible to any Unitholder for any loss or alleged loss or disadvantage suffered or incurred by a Unitholder as a result, directly or indirectly, of the establishment or operation of that Plan or participation in that Plan or the value of Units issued or transferred under that Plan falling or for any losses incurred on sale of Units issued or transferred under that Plan.

10.5 Unitholders to be bound

Unitholders are at all times bound by this Policy as modified from time to time.

10.6 Costs

All administration costs of a Plan will be met by the Responsible Entity or the Fund (as determined by the Responsible Entity from time to time). No brokerage, commission or other transaction costs will be payable by any Unitholder in respect of Units issued or acquired under a Plan and no stamp duty or other duties will, under present law, be payable by Unitholders in respect of Units issued or acquired under a Plan.

10.7 Taxation

Distributions reinvested under a Plan will be assessable for income tax in the same way as cash distributions.

10.8 Governing law

A Plan, its operation and this Policy will be governed by and construed in accordance with the laws of New South Wales, Australia.

SCHEDULE 1

| FUND | ARSN |
|----------------------------------|-------------|
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