

ASIC Benchmarks and Disclosure Principles

Metrics Real Estate Income Fund

Issuer and Responsible Entity

Equity Trustees Limited (ACN 004 031 298; AFSL 240975)

Manager

Metrics Credit Partners Pty Ltd (ACN 150 646 996; AFSL 416146)

Important Notice

Equity Trustees Limited (ACN 004 031 298, AFSL 240975) (Responsible Entity) is the responsible entity of Metrics Real Estate Income Fund (Trust). This document is issued and authorised for release by the Responsible Entity.

Before making an investment decision about Trust, individuals should read and consider the current Product Disclosure Statement for the Trust dated 24 March 2025 (PDS), carefully and in its entirety, consider the appropriateness of the information and whether an investment in the Trust is appropriate having regard to their objectives, financial situation and needs, and obtain advice from an appropriate financial adviser. The PDS is available at metrics.com.au/mreif. The Responsible Entity and the Manager do not guarantee investment performance or distributions, and the value of your investment may rise or fall. The Responsible Entity has prepared a target market determination with respect to the Trust which is available at metrics.com.au/mreif. No action has been or will be taken to register, qualify or otherwise permit a public offering of the Units in the Trust in any jurisdiction outside Australia and New Zealand. This document is for information purposes only and does not constitute or form part of an offer, invitation solicitation advice or recommendation with respect to the issue, purchase or sale of any Units in the Trust.

The provision of this document is not, and should not be considered as, financial product advice. The information in this document is general information only, and does not take into account your individual objectives, taxation position, financial situation or needs. If you are unsure of your position, please contact your accountant, tax advisor, stockbroker or other professional advisor.

This document may contain certain "forward-looking statements" including statements regarding the Trust, the Manager and the Responsible Entity's intent, belief or current expectations with respect to the Trust, the Manager and Responsible Entity's business and operations, market conditions, results of operations, financial condition, and risk management practices. The words "likely", "expect", "aim" "should", "could", "may", "anticipate", "predict", "believe", "plan" and other similar expressions are intended to identify forward-looking statements. Indications of, and guidance on, future earnings and financial position and performance are also forward-looking statements. Forward-looking statements including projections, guidance on future earnings and estimates are provided as a general guide only and should not be relied upon as an indication or guarantee of future performance. Such statements are subject to risk factors associated with an investment in the Trust. Forward-looking statements involve known and unknown risks, uncertainties and assumptions and other important factors that could cause the actual results, performances or achievements of the Trust to be materially different from future results, performances or achievements expressed or implied by such statements. Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date of this announcement. Except as required by law or regulation (including the ASX Listing Rules), none of the Responsible Entity, the Manager, or their respective representatives or advisers undertakes any obligation to provide any additional or updated information in respect of any statements made including forward-looking statements, whether as a result of a change in expectations or assumptions, conditions, new information, future events or results or otherwise.

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1. Note to Investor

In the Australian Securities and Investments Commission's (ASIC's) Regulatory Guide 45, Mortgage schemes: improving disclosure for retail investors (RG 45), ASIC has developed a range of benchmarks and disclosure principles for unlisted mortgage schemes intended to assist investors to understand and assess the risks associated with unlisted mortgage funds, such as the Metrics Real Estate Income Fund (Trust), assess the potential benefits of the Trust and decide whether an investment in the Trust is suitable for them.

This document (**RG 45 Disclosure**) has been prepared and issued by Equity Trustees Limited (ACN 004 031 298, AFSL 240975) (**Responsible Entity**) as the responsible entity of the Trust. The Responsible Entity has appointed Metrics Credit Partners (ACN 150 646 996, AFSL 416 146) (**Metrics**) to provide investment management and other services to the Trust. This RG45 Disclosure forms part of the Product Disclosure Statement for the Trust (**PDS**), which can be found on the Trust's website at metrics.com.au/mreif.

The following tables provide a summary of the benchmarks and disclosure principles set out in RG45 and a summary of information about whether or not the Responsible Entity meets the benchmarks and disclosure principles of this RG45 Disclosure. You should consider this information together with the PDS including the key risks of investing in the Trust highlighted in Section 10 of the PDS.

The Trust was launched in March 2025 with an investment objective, through its exposure to the MCP Real Estate Debt Fund (Master Trust) via its investment in the Metrics CRE Multi-Strategy (Debt) Trust (Sub-Trust), to actively invest in and manage a diversified portfolio of Australian commercial real estate (CRE) Debt assets providing Investors with superior risk-adjusted returns. Since the Trust gains exposure primarily to the Master Trust via its investment in the Sub-Trust, the disclosures relating to underlying loan portfolios and diversification, related party transactions, lending principles and valuation policies have been made in relation to the Trust, the Master Trust and the Sub-Trust.

The information in this RG45 Disclosure will be updated periodically. Where this updated information is not materially adverse to Investors it will be available on the Trust's website at metrics.com.au/mreif and a paper copy will be given to you, without charge, upon request by contact the Unit Registry. If there is a materially adverse change to the information in this section, the Responsible Entity will issue a supplementary or new PDS.

Terms defined in this RG45 Disclosure shall have the same meaning as given in the PDS.

All information (including the financial information) in this RG45 Disclosure is as at 30 September 2025.

2. ASIC Benchmarks for an Unlisted Mortgage Scheme

In RG 45, ASIC has developed a range of benchmarks for unlisted mortgage schemes (ASIC RG 45 Benchmarks). ASIC expects issuers of products of such funds to disclose in a product disclosure statement whether the responsible entity meets the benchmarks on an 'if not, why not' basis.

The following table provides a summary of the ASIC RG 45 Benchmarks and a summary of

information about whether or not the Responsible Entity meets the ASIC RG 45 Benchmarks of this RG 45 Disclosure. You should consider this information together with the detailed explanation of the cross-referenced information set out in this RG 45 Disclosure and the key risks of investing in the Trust highlighted in Section 10 of the PDS.

ASIC RG 45 BENCHMARK	STATEMENT	EXPLANATION	REFERENCE
Benchmark 1: Liquidity	The	No explanation required.	For additional
For a pooled mortgage scheme, the responsible entity has cash flow estimates for the scheme that:	benchmark is met.		disclosure on this benchmark, refer to Disclosure Principle 1
(a) demonstrate the scheme's capacity to meet its expenses, liabilities and other cash flow needs for the next 12 months;			in Section 3 of this RG 45 Disclosure.
(b) are updated at least every three months and reflect any material changes; and			
(c) are approved by the directors of the responsible entity at least every three months.			

STATEMENT	EXPLANATION	REFERENCE
The benchmark is not met.	Neither the Trust nor the Sub-Trust has incurred any Debt. The Trust may incur Debt from time to time, including, where necessary to fund Redemption Requests. However, it is not currently anticipated that the Trust will incur any Debt in the future.	For additional disclosure on this benchmark, refer to Disclosure Principle 2 in Section 3 of this RG
	The Trust may, however, be exposed to leverage through its investment in the Sub-Trust and consequent indirect exposure to the Master Trust.	45 Disclosure.
	The Sub-Trust may borrow for purposes including:	
	 to meet working capital requirements of the Sub-Trust; and 	
	liquidity risk management.	
	It is not expected that leverage of the Sub-Trust will ever exceed 30% of the Sub-Trust's GAV.	
	The Master Trust may borrow for purposes including:	
	 to enable the Master Trust to participate in revolving credit and construction facilities; 	
	 to enable the Master Trust to undertake its investment activities; and 	
	to meet working capital requirements.	
	A\$1.25 billion debt facility which is used by the Master Trust to ensure that the Master Trust is fully committed and can fund all drawn and undrawn commitments made to borrowers. It is not expected that the Master Trust will borrow in excess of 50% of its GAV. It is not intended that leverage will be used by the Master Trust for the purposes of amplifying investment	
	The benchmark	The benchmark is not met. Neither the Trust nor the Sub-Trust has incurred any Debt. The Trust may incur Debt from time to time, including, where necessary to fund Redemption Requests. However, it is not currently anticipated that the Trust will incur any Debt in the future. The Trust may, however, be exposed to leverage through its investment in the Sub-Trust and consequent indirect exposure to the Master Trust. The Sub-Trust may borrow for purposes including: • to meet working capital requirements of the Sub-Trust; and • liquidity risk management. It is not expected that leverage of the Sub-Trust will ever exceed 30% of the Sub-Trust's GAV. The Master Trust may borrow for purposes including: • to enable the Master Trust to participate in revolving credit and construction facilities; • to enable the Master Trust to undertake its investment activities; and • to meet working capital requirements. The Master Trust has a A\$1.25 billion debt facility which is used by the Master Trust to ensure that the Master Trust to ensure that the Master Trust to ensure that the Master Trust to is fully committed and can fund all drawn and undrawn commitments made to borrowers. It is not expected that the Master Trust will borrow in excess of 50% of its GAV. It is not intended that leverage will be used by the Master Trust for the purposes

ASIC RG 45 BENCHMARK	STATEMENT	EXPLANATION	REFERENCE			
Benchmark 3:	The	(a) The benchmark is met.	For additional			
Loan Portfolio and Diversification	benchmark is not met.	(b) The benchmark is met.	disclosure on this			
For a pooled mortgage scheme:		(c) The benchmark is met.(d) This benchmark is not met.	benchmark, refer to			
(a) the scheme holds a portfolio of assets diversified by size, borrower, class of borrower activity and geographic region;		Where Metrics, as manager of the Sub-Trust or the Master Trust, considers it is appropriate in accordance with the Sub-Trust or the Master Trust's Investment Strategy (as applicable), the	Disclosure Principle 3 in Section 3 of this RG 45 Disclosure.			
(b) the scheme has no single asset in the scheme portfolio that exceeds 5% of the total scheme assets;				Sub may Seci of fii	Sub-Trustee or the Trustee may provide loans which are Secured other than by way of first mortgage over real property. The Master Trust	
(c) the scheme has no single borrower who exceeds 5% of the scheme assets; and			has approximately \$76,951,771 of such loans. This risk is addressed by the fact that although the loan may not be Secured over			
(d) all loans made by the scheme are secured		real property such loans are Secured over other assets.				
by first mortgages over real property (including registered leasehold title).		Loans Secured by first mortgage may include Subordinated Loans, in addition to Senior Loans. As at 30 September 2025 there were no such loans.				

ASIC RG 45 BENCHMARK	STATEMENT	EXPLANATION	REFERENCE
Benchmark 4: Related Party Transactions The responsible entity does not lend to related parties of the responsible entity or to the scheme's investment manager.	The benchmark is not met.	The Responsible Entity, as responsible entity of the Trust does not lend to any of its related parties or to Metrics. Neither the Sub-Trustee nor the Trustee lends to Metrics. The Trustee and related parties of the Trustee are appointed as trustees for a number of wholesale funds managed by Metrics or its related parties which are not described in this RG 45 Disclosure (Metrics Funds). Where it is appropriate for the Sub-Trustee or the Trustee to do so, given the investment strategy of the Sub-Trust or the Master Trust, as applicable, the Sub-Trustee or the Trustee may, from time to time, provide Debt facilities to one or more of the Metrics Funds or to borrowers in which such funds, directly or indirectly, invest. All such loans are entered into on an arm's length commercial basis and on market standard documentation.	For additional disclosure on this benchmark, refer to Disclosure Principle 4 in Section 3 of this RG 45 Disclosure.

ASIC RG 45 BENCHMARK	STATEMENT	EXPLANATION	REFERENCE
Benchmark 5: Valuation Policy	The benchmark	(a) The benchmark is met. (b) The benchmark is met.	For additional disclosure
In relation to valuations for the scheme's mortgage assets and their security property, the board of the responsible entity requires:	is not met.	(c) The benchmark is met.(d) The benchmark is met.(e) The benchmark is not met in respect of Loans relating	on this benchmark, refer to Disclosure Principle 5
 (a) a valuer to be a member of an appropriate professional body in the jurisdiction in which the relevant property is located; 		to property development which fund Early Works, prior to a construction Loan being provided, as an "as is" valuation of the property is obtained rather than an "as if complete" valuation.	in Section 3 of this RG 45 Disclosure.
(b) a valuer to be independent;			
(c) procedures to be followed for dealing with any conflict of interest;			
(d) the rotation and diversity of valuers;			
(e) in relation to security property for a loan, an independent valuation to be obtained:			
(i) before the issue of a loan and on renewal:			
(A) for development property, on both an 'as is' and 'as if complete' basis; and			
(B) for all other property, on an 'as is' basis; and			
(ii) within two months after the directors form a view that there is a likelihood that a decrease in the value of security property may have caused a material breach of a loan covenant.			

ASIC RG 45 BENCHMARK	STATEMENT	EXPLANATION	REFERENCE
ASIC RG 45 BENCHMARK Benchmark 6: Lending Principles – Loan-to-Valuation Ratios If the scheme directly holds mortgage assets: (a) where the loan relates to property development – funds are provided to the borrower in stages based on independent evidence of the	The benchmark is not met.	 (a) The benchmark is not met in respect of Loans relating to property development which fund Early Works, prior to a construction Loan being provided, as such loans will not typically be provided in stages based on independent evidence of the progress of the development. (b) Where Metrics, as manager 	For additional disclosure on this benchmark, refer to Disclosure Principle 6 in Section 3 of this RG 45 Disclosure.
evidence of the progress of the development; (b) where the loan relates to property development – the scheme does not lend more than 70% on the basis of the latest 'as if complete' valuation of property over which security is provided; and		of the Sub-Trust or the Master Trust, considers it is appropriate in accordance with the Sub-Trust or the Master Trust's Investment Strategy (as applicable), the Sub-Trustee or the Trustee may, where the Loan relates to property development, lend more than 70% on the basis of the latest 'as if complete' valuation of property over which security is provided. Loans relating to property development which fund Early Works, prior to a construction Loan being provided, are typically funded on an "as is" valuation of the property rather than on an "as if complete" basis. Metrics typically measures LVR on these Loans based on the as-is valuation plus construction costs incurred.	

ASIC RG 45 BENCHMARK	STATEMENT	EXPLANATION	REFERENCE
Benchmark 6: Lending Principles – Loan-to-Valuation Ratios (continued) (c) in all other cases – the scheme does not lend more than 80% on the basis of the latest market valuation of property over which security is provided.		(c) Where Metrics, as manager of the Sub-Trust or the Master Trust, considers it is appropriate in accordance with the Sub-Trust or the Master Trust's Investment Strategy (as applicable), the Sub-Trustee or the Trustee may lend more than 80% on the basis of the latest market valuation of property over which security is provided.	
		As at 30 September 2025:	
		the Sub-Trust has not made any loans; and	
		the weighted average loan to value ratio in respect of the assets of the Master Trust is 70%, diversified across 146 borrowers, the average exposure per counterparty is \$34.9 million (based on total loan commitment) and the largest exposure is less than 5% of the Master Trust's gross asset value.	
		In agreeing to lend above the thresholds referred to above, Metrics as manager of the Sub-Trust and the Master Trust (as applicable) considers if there are appropriate risk mitigants and exits in place, including for example, high presales Debt coverage, mitigated delivery risk and sponsor track record, strong contracted exits or sponsor guarantees or evidence of future cashflows to resize Debt in the future.	
Benchmark 7: Distribution Practices	The benchmark	No explanation required.	For additional disclosure
The responsible entity will not pay current distributions from scheme borrowings.	is met.		on this benchmark, refer to Disclosure Principle 7 in Section 3 of this RG 45 Disclosure.

ASIC RG 45 BENCHMARK	STATEMENT	EXPLANATION	REFERENCE
Benchmark 8: Withdrawal Arrangements	The benchmark	Where the Trust is liquid, it is expected that withdrawal	For additional disclosure
For liquid schemes:	is not met.	4	on this benchmark,
(a) the maximum period allowed for in the constitution for the payment of withdrawal requests is 90 days or less; and		PDS or otherwise accepted by the Responsible Entity, in its absolute discretion, will be satisfied within 10 Business Days of the Redemption Date. However, the maximum period	refer to Disclosure Principle 8 in Section 3 of this RG 45 Disclosure.
(b) the responsible entity will pay withdrawal requests within the period allowed for in the constitution; and		for satisfying withdrawal requests in the Constitution is 912 days after the Redemption Date. The Responsible Entity has determined that this is appropriate having regard	
(c) the responsible entity only permits members to withdraw at any time on request if at least 80% (by value) of the scheme property is:		to the ability of the Trust to monetise its assets from time to time.	
(i) money in an account or on deposit with a bank and is available for withdrawal immediately, or otherwise on expiry of a fixed term not exceeding 90 days, during the normal business hours of the bank; or			
(ii) assets that the responsible entity can reasonably expect to realise for market value within 10 business days.			

3. ASIC Disclosure Principles for an Unlisted Mortgage Scheme

In RG 45, ASIC has developed eight disclosure principles for unlisted mortgage schemes (ASIC RG 45 Principles) and expects issuers of products of such funds to disclose in a product disclosure statement information about the disclosure principles.

The following table sets out the ASIC RG 45 Principles and a summary of information applicable to the Trust in relation to the principles of this RG 45 Disclosure. You should consider this information together with the detailed explanation of the cross-referenced information set out in this RG 45 Disclosure and the key risks of investing in the Trust highlighted in Section 10 of the PDS.

	of the PDS.
ASIC RG 45 PRINCIPLES	EXPLANATION
Disclosure Principle 1: Liquidity	The Responsible Entity expects that the Trust will typically be liquid although the Trust's ability to meet redemptions may, due to a variety of factors from time to time, be adversely affected. Metrics anticipates that the Trust will maintain liquidity and process Redemption Requests accepted by the Responsible Entity from the following sources:
	 funds received by the Trust as distributions from the Sub-Trust, where the Sub-Trustee has received proceeds from the sale of or repayment of assets or from uninvested cash of the Sub-Trust;
	the proceeds of newly issued Units in the Trust;
	 funds received by the Trust from realising its investments in the Sub-Trust;
	 the sale of any units in the Listed Fund that are held by the Trust;
	uninvested cash held by the Trust; or
	 Debt facilities. The Trust has not incurred nor is it anticipated that it will incur Debt.
	The investments of the Master Trust and, accordingly, the Trust and the Sub-Trust are generally less liquid investments than other investments (such as exchange traded investments) as the investments that the Trust is exposed to, via the Sub-Trust and the Master Trust, may be medium to long dated (up to 10-year terms).
	Notwithstanding this, Metrics' preferred strategy is to provide shorter tenor loans (12 months to 3 years) with rolling maturities providing regular liquidity for run-off in the Master Trust.
	The weighted average tenor of the portfolio is 1.1 years.

Entity from other sources.

The terms of the Master Trust are such that withdrawals from the Master Trust are facilitated only by way of "run-off". This means that a withdrawing investor in the Master Trust will only be paid any amounts of redemptions as and when the assets of the Master Trust referable to that redemption request are realised or otherwise monetised by the Master Trust. This means that the Sub-Trust, as an investor in the Master Trust, will generally only be able to redeem its units in the Master Trust to the extent that the Master Trust's investments reach maturity or are otherwise disposed of. Where the Sub-Trust is unable to redeem or withdraw its holdings in the Master Trust, due to the illiquidity of the Master Trust, the ability of Investors to withdraw from the Trust may also be impeded. The Trust may however maintain liquidity to process Redemption Requests accepted by the Responsible

ASIC RG 45					
PRINCIPLES	EXPLANATION				
Disclosure Principle 1: Liquidity (continued)	The ability of the Sub-Trust (in respect of any directly held loans) and the Master Trust to dispose of an investment may depend on market liquidity, the terms agreed with the relevant borrower and the maturity date of the loans. The liquidity of the investments to which the Trust (via the Sub-Trust and the Master Trust) is exposed will also be dependent on a borrower's ability to repay a loan.				
Disclosure Principle 2: Scheme Borrowing	the Sub-Trust may incur to fund Redemption Re	Neither the Trust nor the Sub-Trust has incurred any Debt. The Trust and the Sub-Trust may incur Debt from time to time, including, where necessary to fund Redemption Requests. However, it is not currently anticipated that the Trust will incur any Debt. The Trust will not pay distributions from Trust borrowings.			
	The Trust and the Sub-T undertake all investmer requirement for any inte at 30 September 2025.	nts in Australia	an dollars. Giver	n the above th	nere is no
	The Sub-Trust and the N	laster Trust m	ay borrow for p	ourposes inclu	uding:
	 to enable the Sub-Tru investment activities 		ter Trust to und	dertake its	
	 to enable the Sub-Tro facilities, including co and 				
	 to meet working cap 	ital requireme	ents;		
	Additionally, the Master strategy and investmen	-	lise core leveraç	ge depending	g on its
	Neither the Sub-Trust no Trust borrowings.	Neither the Sub-Trust nor the Master Trust will pay distributions from Master			
	The Master Trust has a A\$1.25 billion Debt facility, details of which are provided below. This Debt facility is used by the Master Trust to ensure that the Master Trust is fully committed and can fund all drawn and undrawn commitments made to borrowers. It is not expected that the Master Trust will borrow in excess of 50% of its GAV. It is not intended that leverage will be used by the Master Trust for the purposes of amplifying investment exposure or gains.				
	TRANCHE	FACILITY A	FACILITY B1 F	ACILITY B2	TOTAL
	Commitment	\$275m	\$550m	\$425m	\$1,250m
	Drawn	\$275m	\$337.5m	\$125m	\$737.5m
	Term	5y	Зу	3y	_
	Maturity	7/1/30	6/1/28	6/1/28	_
	There have been no covenant breaches in respect of the Master Trust Facility since its establishment.				
	Although the Master Tru determines that they are Derivatives of any kind a Given the above there is foreign exchange hedgi	e required, the and undertake currently no	e Master Trust o es all investmer	does not curre nts in Australia	ently use an dollars.

ASIC RG 45 PRINCIPLES	EXPLANATION			
Disclosure Principle 2: Scheme Borrowing (continued)	To the extent that the Trust, Sub-Trust or Master Trust use leverage to fund investments, and the counterparty to an investment was to fail to pay interest or principal when due (a payment default), the Trust, Sub-Trust or the Master Trust (as applicable) is still obliged to service its interest and principal payment obligations. The inability to do so may give rise to the Trust's, Sub-Trust's or Master Trust's loan provider taking action under the relevant facility terms to recover amounts owed. The providers of any Debt to the Trust, Sub-Trust or the Master Trust are Senior to investors in the Trust, Sub-Trust or Master Trust (as applicable) from a repayment perspective, and have a first claim over the loans (and associated assets) and cash flows of the Trust, Sub-Trust or Master Trust (as applicable), which means that amounts owed by the Trust, Sub-Trust or the Master Trust to these creditors rank before investor's interests in the Trust, Sub-Trust or Master Trust (as applicable).			
Disclosure Principle 3: Loan	The Sub-Trust does not hold any lo portfolio of investments consists o		-	laster Trust's
Portfolio and Diversification	LOAN TYPE	NUMBER OF LOANS	LOANS DRAWN (A\$)	LOAN COMMIT- MENTS (A\$)
	Loans by Sector			
	Residential	117	2,732,386,326	3,736,520,110
	Industrial	36	809,616,580	991,422,322
	Commercial	16	195,020,161	279,018,875
	Retail	6	82,055,325	82,648,463
	Total	175	3,819,078,392	5,089,609,771
	LOAN TYPE	NUMBER OF LOANS	LOANS DRAWN (A\$)	LOAN COMMIT- MENTS (A\$)
	Loans By Class of Activity			
	Development – excluding Early Works	71	1,573,335,448	2,738,806,831
	Development – Early Works only	6	84,786,445	97,916,985
	Non-Development	98	2,160,956,499	2,252,885,955
	Total	175	3,819,078,392	5,089,609,771

ASIC RG 45 PRINCIPLES	EXPLANATION			
Disclosure Principle 3: Loan Portfolio and Diversification	LOAN TYPE	NUMBER OF LOANS	LOANS DRAWN (A\$)	LOAN COMMIT- MENTS (A\$)
(continued)	Loans by Geographic Region			
	New South Wales	93	2,310,924,011	3,077,446,445
	Victoria	41	750,574,125	887,933,310
	South Australia	4	76,608,697	76,609,504
	Western Australia	12	339,075,826	414,517,680
	Queensland	25	341,895,734	633,102,833
	ACT	_	_	_
	Tasmania	_	_	_
	Northern Territory	_	_	_
	Total	175	3,819,078,392	5,089,609,771
		NUMBER	LOANS	LOAN COMMIT-
	LOANITYDE	OF LOANS	DRAWN	MENTS
	LOAN TYPE	LOANS	(A\$)	(A\$)
	Loans in arrears for more than 30 Days			
	Borrowers	_	_	_
		NUMBER	LOANS	LOAN
		NUMBER OF	LOANS DRAWN	COMMIT- MENTS
	LOAN TYPE	LOANS	(A\$)	(A\$)
	Loans in Default			
	Borrowers	2	53,977,804	54,247,432
		NUMBER	LOANIS	LOAN COMMIT-
		NUMBER OF	LOANS DRAWN	MENTS
	LOAN TYPE	LOANS	(A\$)	(A\$)
	Nature of Security for Loans made by the Master Trust			
	Registered first mortgages	171	3,744,194,274	5,012,658,000
	Other	4	74,884,118	76,951,771
	Total	175	3,819,078,392	5,089,609,771
		NUMBER OF	LOANS DRAWN	LOAN COMMIT- MENTS
	LOAN TYPE	LOANS	(A\$)	(A\$)
	Undrawn Commitments			
	Approved loans			1,270,531,379

ASIC RG 45 PRINCIPLES	EXPLANATION			
Disclosure Principle 3: Loan Portfolio and Diversification	LOAN TYPE	NUMBER OF LOANS	LOANS DRAWN (A\$)	LOAN COMMIT- MENTS (A\$)
(continued)	Loan Maturity Profile O years to 1 year	119	2,517,587,147	2,823,916,748
	1 year to 2 years 2 years to 3 years	45 11	846,496,082 454,995,162	1,351,547,623 914,145,399
	3 years to 4 years 4 years to 5 years	_	-	-
	Greater than 5 years Total	175	3,819,078,392	5,089,609,771
	LOAN TYPE	NUMBER OF LOANS	LOANS DRAWN (A\$)	LOAN COMMIT- MENTS (A\$)
	Loan-to-value Ratio Profile		,	
	0% to 30.00%	1	257,044	257,044
	30.01% to 40.00%	1	15,510,252	15,510,252
	40.01% to 50.00%	5	56,249,987	57,854,310
	50.01% to 60.00%	19	340,313,981	403,050,961
	60.01% to 70.00%	74	1,619,881,718	
	70.01% to 80.00%	69	1,594,323,276	2,171,483,482
	Greater than 80%	6	192,542,134	197,860,485
	Total	175	3,819,078,392	5,089,609,771
	LOAN TYPE	NUMBER OF LOANS	LOANS DRAWN (A\$)	LOAN COMMIT- MENTS (A\$)
	Interest Rate Profile			
	0% to 2.99%	5	81,080,324	92,811,711
	3.00% to 3.99%	0	_	-
	4.00% to 4.99%	1	_	217,779
	5.00% to 5.99%	4	_	145,086,413
	6.00% to 6.99%	0	_	_
	7.00% to 7.99%	6	170,756,948	253,667,000
	8.00% to 8.99%	54	902,340,431	1,320,945,016
	9.00% to 9.99%		1,443,334,604	1,972,577,650
	10.00% to 10.99%	35	1,001,711,323	1,056,436,891
	11.00% to 11.99%	2	44,978,255	44,979,061
	Greater than 12.00%	10	174,876,507	202,888,248
	Total	175	3,819,078,392	5,089,609,771

ASIC RG 45	EVEL ANATION						
Disclosure Principle 3: Loan Portfolio and Diversification	EXPLANATION LOAN TYPE	NUMBER OF LOANS	LOANS DRAWN (A\$)	LOAN COMMIT- MENTS (A\$)			
(continued)	Cash/Capitalised Interest						
	Cash	41	918,327,309	919,834,117			
	Capitalised	134	2,900,751,083	4,169,775,653			
	Total	175	3,819,078,392	5,089,609,771			
	Use of Derivatives (if any) Derivatives are not currently	vused by the Maste	er Trust.				
	Proportion of Loans to the	Proportion of Loans to the 10 Largest Borrowers					
	The Master Trust's largest borrower in aggregate is A\$173,935,182 which represents approximately 3.4% of the portfolio.						
	The Master Trust's 10 largest borrowers in aggregate equate to A\$1,201,760,209 which represents approximately 23.6% of the portfolio.						
	Other Assets						
	The Master Trust's only othe Authorised Deposit-Taking I approximately A\$219,673,94	nstitution. The valu					
	Diversification						
	The Master Trust aims to bu Australian CRE Debt assets, in Australia's commercial re- project, sector, geography, s structure. The existing portf and Victoria.	broadly reflecting al estate Debt mar tage of developme	the types of ler ket, diversified b ent and position	nding activity by borrower, n in the capital			
	Funding of Undrawn Comr	nitments					
	Committed, undrawn facilit from a combination of proce uninvested cash and new in the Master Trust.	eeds from the sale	of or repaymen	t of assets,			

How the Master Trust will Lend Funds

5% of the Master Trust's assets.

The Master Trust's investment strategy does not stipulate a maximum loan amount for any one borrower of the Master Trust. As previously confirmed under Benchmark 3, The Master Trust has no single borrower who exceeds

ASIC RG 45 PRINCIPLES	EXPLANATION
Disclosure Principle 3: Loan Portfolio and Diversification (continued)	How the Master Trust will Lend Funds (continued)
	In respect of a borrower's capacity to services loans:
	 often, there is a sub-limit of the applicable loan that can be used to service interest and other fees that accrue during the term of the loan. That limit will be of a size that Metrics forecasts to be sufficient to service these costs over the full term of the loan;
	where the above is not the case, detailed financial due diligence is conducted on the assets and cashflow of the borrower and/or its equity owners/sponsors, to gain comfort that there will be sufficient cashflow to service finance costs when they fall due;
	 Metrics prepares financial models to sensitise the cashflows of the asset and the borrowing group to identify servicing performance in stressed scenarios;
	 for investment loans, Metrics will typically set financial covenants as an early indicator of any potential underperformance; and
	where there is a likely servicing deficiency and reliance is placed on the assets or cashflow of sponsors, a guarantee and indemnity from those sponsors is typically obtained.
	For these reasons security is not required to be income producing.
	The type of security taken to secure a loan issued by the Trustee will depend on a number of factors, including:
	 the nature of the financing and interest in real property, and whether it is held by the borrower;
	the structure of the transaction;
	 for property development loans, the type of project and the stage of development; and
	whether the loan is provided on a senior or subordinated basis.
	Typically, other than in the case of Corporate Lending, a first ranking registered mortgage over the real property asset is required, and in addition, a charge over all assets and undertakings of the borrower and, if not the borrower, the real property owner. The security package may also include security over any shares or units issued by a borrower or landowner and a guarantee and security from any sponsor.
	In the case of Corporate Lending, security will typically be limited to a charge over all assets and undertakings of the borrower and may also include a guarantee and security from any sponsor.
	The Master Trust has 4 loans (to 3 borrowers) that constitute Corporate Lending, such loans totalling \$76,951,771 and comprising 1.5% of the Master Trust's gross asset value.

Depending on the nature of the financing, the security package may also include tripartite arrangements with key stakeholders such as builders

or lessees.

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Disclosure Principle 4: Related Party Transactions

Related Party Service Providers

In respect of the Trust, the Responsible Entity is related to the Custodian which is ultimately wholly-owned by EQT Holdings Limited. The assets of the Trust are held by the Custodian in accordance with usual market practice. Fees payable to the Custodian are borne by the Responsible Entity, however expenses incurred by the Custodian in properly performing its duties will be borne by the Trust. This relationship could conflict with the Responsible Entity's role in operating the Trust. The Responsible Entity maintains detailed conflict of interest procedures to avoid or mitigate conflicts of interest should they be found to arise, including where the Responsible Entity transacts with its related parties. The Responsible Entity's conflicts policy requires the Responsible Entity to identify, report and monitor on an ongoing basis any related party conflicts of interest.

In addition, the Responsible Entity has appointed MCH Fund Administration Services Pty Ltd (ABN 31 636 286 970) to provide administration and accounting services for the Trust pursuant to the Administration Services Deed. The Administrator and Metrics are both owned by the same parent company. Metrics has policies and procedures in place to appropriately manage these conflicts of interest.

Member approval was not sought in respect of the above arrangements on the basis that the arrangements are on terms that would either be obtained at arm's length or are more preferable to the Trust than would be obtained at arm's length.

Entities within the Perpetual Group have been appointed as the trustee for the Sub-Trust and the Master Trust and may act in various capacities (such as trustee and custodians) for other funds or accounts. Other roles may conflict with the roles they play in operating and managing the Sub-Trust and Master Trust.

Perpetual Group have implemented policies and procedures to identify and, where possible, mitigate or avoid conflicts associated with the service providers of the Sub-Trust and Master Trust, including where members of Perpetual Group may act in various capacities in a transaction.

All agreements with related party service providers have been entered into on terms that are similar to those the relevant Perpetual related entity would have negotiated with an unrelated party (and on that basis member approval was not obtained) and that entity, where it acts as a trustee of the Sub-Trust or the Master Trust must still ensure that the appointment of the related party is in the best interests of the members of the relevant trust. Each business carries out the services on behalf of separate legal entities.

All documents and agreements are separately reviewed and signed off by each business unit and different members of the Perpetual Group legal department. Perpetual also has separate supervision protocols applicable to relevant persons or entities whose principal function involves carrying out activities on behalf of, or providing services to parties with potentially conflicting interests.

ASIC RG 45 PRINCIPLES

EXPLANATION

Disclosure
Principle 4: Related
Party Transactions
(continued)

Related Party Service Providers (continued)

The Perpetual Group has in place governance frameworks, group policies and divisional procedures to ensure conflicts are identified and managed appropriately. These conflict policies are aimed at ensuring that conflicts involving individuals or related entities in the Perpetual Group are identified, reported, assessed and managed in a timely and appropriate manner in order to uphold the best interests of clients, members and shareholders. This ensures that Perpetual and its related entities are adopting and promoting a culture of awareness and effective management of conflicts of interests when carrying out its operations. As part of the management of conflicts, Perpetual maintains a register of generic corporate conflicts, including related party conflicts, acting in multiple capacities on the same transaction and service provider to multiple entities, and how these conflicts are to be managed. When such a conflict is identified, the register provides for certain controls to be utilised in order to manage this conflict. Examples of controls include engaging on 'arm's length' or third-party terms, use of information barriers and compliance plans.

Additionally, each of the Sub-Trustee and the Trustee has a duty at law and under the relevant trust deed to act in the best interests of the members of the relevant trust and where there is conflict between the members' interests and its own to give priority to the members. The Sub-Trustee and the Trustee must each follow this duty when making decisions about and managing any potential conflicts of the relevant trust.

The Responsible Entity, the Sub-Trustee and the Trustee and its related parties have entered into arm's length agreements with Metrics and the Trust Administrator.

Related Party Loans

The Sub-Trustee and the Trustee and their related parties of the Trustee are appointed as trustees for a number of other Metrics Funds.

Where it is appropriate for the Sub-Trustee or the Trustee to do so, given the investment strategy of the relevant trust, the Sub-Trustee and the Trustee may, from time to time, provide Debt facilities to one or more of the Metrics Funds or to borrowers in which such funds, directly or indirectly, invest. All such loans are entered into on a commercial arm's length basis.

All investment decisions of the Sub-Trust and the Master Trust are made by Metrics' Investment Committee. The Master Trust Investment Management Agreement, under which Metrics is appointed as investment manager of the Master Trust, has been entered into at arm's length. The same applies to the Sub-Trust Investment Management Agreement under which Metrics is appointed as investment manager of the Sub-Trust. There is also a segregation in the decision-making process with the Sub-Trustee, the Trustee and Metrics each having their own boards of directors and executive team. Under the Sub-Trust Investment Management Agreement and the Master Trust Investment Management Agreement, Metrics is to provide the relevant trustee with regular reports on the trust's investments and performance. These reporting requirements also include Metrics providing regular compliance certificates confirming that for the applicable reporting period it had adequate compliance measures in place, including conflicts of interest policies and risk management systems.

ASIC RG 45 PRINCIPLES	EXPLANATION
Disclosure	Related Party Loans (continued)
Principle 4: Related Party Transactions (continued)	This information will enable the Sub-Trustee and the Trustee to determine whether Metrics has followed all appropriate processes and controls in assessing and reviewing the investments of the relevant trust and whether any conflicts of interest or related party aspects of these investments have been adequately identified and assessed in accordance with the Sub-Trustee's or the Trustee's conflicts policies and other applicable procedures and processes.
	All related party arrangements carry risks. Please refer to "conflict of interest" and "related party interests" in Section 11 of the PDS.
Disclosure	The following policies are available on request from the Manager:
Principle 5: Valuation Policy	the Responsible Entity's valuation policy for the Trust;
valuation i olioj	the Sub-Trustee's valuation policy for the Sub-Trust; and
	the Trustee's valuation policy for the Master Trust.
	The Sub-Trustee and the Trustee has delegated full day-to day decision making with respect to investments of the Sub-Trust and the Master Trust to Metrics as the investment manager of the Sub-Trust and Master Trust (as applicable).
	For each loan provided by the Sub-Trust or the Master Trust, an independent valuation is obtained in relation to security property for that loan, before the issue of a loan and on renewal on the following basis:
	(a) for development property (other than Early Works), on both an 'as is' and 'as if complete' basis; and
	(b) for all other property (including Early Works), on an 'as is' basis.
	Valuers must be independent and a member of an appropriate professional body in the jurisdiction in which the relevant property is located. Valuers are chosen from a panel of valuers, dependent on the requisite skill and expertise in respect of the asset type and location.
	Loan assets of the Master Trust (or where the Sub-Trust invests directly in loan assets, the Sub-Trust) are negotiated with the right for the Trustee or Sub-Trustee to commission an independent valuation at any time, regardless of the loan tenor.
	New valuations in respect of existing loans will typically be sought promptly if the manager of the relevant trust forms a view that there is a likelihood that a decrease in the value of security property may have caused a material breach of a loan covenant, and in any event within two months. If the valuation evidences such a breach, the borrower will typically bear the costs of the valuation.
	There are no material inconsistencies between any current valuations of real estate security for existing loans of the Master Trust and the policy noted above.

ASIC RG 45 **PRINCIPLES EXPLANATION** Disclosure The maximum LVR in respect of an asset of the Master Trust is 92% and Principle 6: the weighted average LVR of the assets of the Master Trust is 70%. **Lending Principles** Where funds of the Master Trust are lent for property development - Loan-to-Valuation (excluding Early Works), funds may typically be drawn down against the **Ratios** following criteria: appointment of an independent quantity surveyor who certifies the value of all work and certifies the cost to complete of any development; the undrawn loan amount is required to be equal or more than the cost to complete as certified by the quantity surveyor; reporting and achievement of milestone dates; currency and sufficiency of insurance coverage; the absence of any events of default; and receipt of statutory declarations from the applicable builder confirming the payment of sub-contractors. The table below sets out: ▶ the loan-to-cost ratio of each existing property development loan; and the percentage (by value) of the completion of that property:

LOAN ID	LOAN SECTOR	LOAN-TO- COST-RATIO	% COST TO COMPLETE
13279	Residential	89.7%	1.6%
16160	Industrial	Industrial 41.2%	
16247	Residential	6.6%	_
16851	Commercial	77.1%	30.0%
16928	Residential	0.0%	88.2%
17715	Commercial	68.7%	_
19196	Residential	82.8%	2.5%
19225	Residential	0.0%	_
19253	Residential	56.8%	1.1%
19375	Residential	74.4%	5.5%
19392	Industrial	87.9%	3.8%
19654	Residential	58.0%	_
19682	Residential	Residential 54.6%	
19822	Residential	Residential 71.0%	
19887	Residential	Residential 49.1%	
20099	Industrial	Industrial 0.0%	
20256	Residential	91.3%	32.8%
20428	Residential	46.2%	5.5%
20521	Industrial	85.1% 1.	
20655	Residential	al 87.5% 19	
20786	Industrial	80.1%	20.9%
20831	Commercial	82.7%	9.2%
20902	Residential	81.9%	16.0%
20979	Industrial	46.5%	-

ASIC RG 45 PRINCIPLES	EXPLANATION			
Disclosure Principle 6:	LOAN ID	LOAN SECTOR	LOAN-TO- COST-RATIO	% COST TO COMPLETE
Lending Principles – Loan-to-Valuation	21075	Residential	93.3%	46.8%
Ratios (continued)	21307	Residential	89.1%	37.4%
	21624	Residential	52.4%	2.1%
	21679	Residential	36.0%	_
	21755	Residential	56.2%	1.5%
	21821	Industrial	82.6%	9.6%
	22127	Residential	50.6%	_
	22275	Residential	65.1%	3.1%
	22322	Residential	75.6%	27.2%
	22331	Residential	56.2%	_
	22341	Industrial	95.3%	23.8%
	22351	Industrial	66.1%	10.6%
	22372	Commercial	72.0%	_
	22404	Industrial	74.5%	6.1%
	22470	Residential	87.9%	35.5%
	22532	Residential	80.4%	34.2%
	22653	Commercial	73.8%	38.0%
	23081	Residential	76.6%	26.9%
	23202	Residential	76.5%	39.6%
	23392	Residential	85.6%	27.9%
	23599	Residential	84.1%	8.5%
	23639	Residential	86.6%	10.4%
	23866	Residential	81.3%	51.3%
	23908	Residential	84.8%	64.2%
	23959	Commercial	89.4%	54.1%
	23961	Commercial	80.3%	49.4%
	24025	Residential	87.7%	32.3%
	24248	Residential	88.0%	46.0%
	24279	Residential	81.1%	24.0%
	24281	Residential	86.0%	36.3%
	24283	Residential	73.0%	1.3%
	24309	Residential	92.1%	38.5%
	24316	Residential	78.7%	3.7%
	24362	Residential	_	_
	24374	Residential	78.6%	31.9%
	24461	Residential	88.4%	9.0%
	24697	Residential	87.8%	23.8%
	24831	Residential	62.1%	16.1%
	25016	Residential	80.7%	30.4%
	25085	Residential	86.5%	67.1%
	25354	Industrial	-	-

ASIC RG 45 PRINCIPLES	EXPLANATION				
Disclosure Principle 6:	LOAN ID	LOAN SECTOR	LOAN-TO- COST-RATIO	% COST TO COMPLETE	
Lending Principles – Loan-to-Valuation	25419	Residential	_	_	
Ratios (continued)	25447	Residential	59.6%	12.1%	
,	25451	Residential	80.9%	6.1%	
	25557	Residential	96.1%	52.0%	
	25570	Residential	90.0%	44.1%	
	25805	Industrial	85.6%	56.1%	
	25807	Industrial	86.3%	_	
	25808	Industrial	_	_	
	25913	Commercial	69.4%	48.1%	
	25954	Residential	81.7%	48.5%	
	26038	Residential	69.6%	0.2%	
	26059	Industrial	82.4%	38.8%	
	Assets of the Master Trust with a loan-to-cost ratio of greater than 75%, total \$1,761 million and 35% of the assets of the Master Trust. The weighted average Loan-to-cost ratio is 79%.				
	the assets of the	oment loans (including Ear Master Trust and as such t nificant component of fund	he Trust is identified	d as a scheme	
Disclosure Principle 7: Distribution Practices	receiving distributions from the Sub-Trust, and indirectly, the Master Tr ribution and the Responsible Entity's discretion to set different distribution per		flaster Trust tion periods. Sub-Trust exception of ds, from time o match the t but will be and on a ents, financial sible Entity		
	Although the Responsible Entity does not express any forecast of the Trust's distributions, below are a number of factors, at the Sub-Trust and Master Trust level that may impact the level of distributions by the Trust.				

ASIC RG 45 PRINCIPLES	EXPLANATION		
Disclosure Principle 7: Distribution Practices (continued)		FACTORS	DESCRIPTION
	Factor 1	Defaults by borrowers	The failure of borrowers to pay amounts owed to the Sub-Trust or Master Trust (as applicable) may cause the amounts distributable to investors to be reduced.
	Factor 2	Portfolio construction	Distributions may be adversely impacted where Metrics is not able to achieve its preferred portfolio construction for the Master Trust due to the lack of origination opportunities.
	Factor 3	Change to all-in blended returns	Changes to the Base Rate and prevailing market pricing in terms of margins and upfront fees may adversely impact distributions to Investors in the Trust.
	Factor 4	Changes to distribution policy	Distributions of the Trust depend on the distribution policy set by the Sub-Trust and the Master Trust. Any delay in distributions being made by the Master Trust and in turn the Sub-Trust may cause delays in distributions made by the Trust to Investors.
Disclosure Principle 8: Withdrawal Arrangements	The Responsible Entity's withdrawal policy for the Trust can be found at section 6.16(b) of the PDS. Where the Trust is liquid and subject to the below, Investors may redeem their Units in the Trust on a monthly basis at the end of each month (Redemption Date) by providing a written redemption request to the Responsible Entity at least 10 Business Days prior to the last Business Day of the month (Redemption Request). It is expected that the Responsible Entity will satisfy Redemption Requests within 10 Business Days of the relevant Redemption Date however, under the Constitution the Responsible Entity has up to 912 days from the acceptance of a redemption request to pay redeeming Investors their redemption proceeds. Unless otherwise determined by the Responsible Entity, in respect of each calendar month, total redemptions will be limited to 5% of the Trust's Net Asset Value as at the beginning of that month. Where redemptions for interests in the Trust exceed 5% of the Trust's Net Asset Value over the relevant month, Redemption Requests will be reduced and processed on a pro rata basis. Investors will be informed of any redemption amount not processed within 10 Business Days of the Redemption Date. If the redemption amount is less than the amount specified in an Investor's Redemption Request, the remaining portion of the Redemption Request will not be processed and will be cancelled. Investors will need to submit a new Redemption Request if they wish to withdraw further interests in the Trust. In certain circumstances the Responsible Entity may suspend or stagger redemptions in accordance with the Constitution.		

ASIC RG 45 PRINCIPLES	EXPLANATION
Disclosure Principle 8: Withdrawal Arrangements (continued)	Please refer to section 6.17 of the PDS for further information of the suspension and staggering of redemptions.
	Where the Trust is not liquid, withdrawals can only be made pursuant to a withdrawal offer issued by the Responsible Entity in accordance with the Corporations Act.
	The redemption price of Units will be calculated as at the relevant Redemption Date.
	The Redemption Price for a Unit is calculated as follows:
	Net Asset Value - Transaction Costs
	Number of Units in issue
	The Responsible Entity expects that the Trust will typically be liquid although the Trust's ability to meet redemptions may, due to a variety of factors from time to time, be adversely affected. Metrics anticipates that the Trust will maintain liquidity and process Redemption Requests accepted by the Responsible Entity from the following sources:
	 funds received by the Trust as distributions from the Sub-Trust, where the Sub-Trust has received proceeds from the sale of or repayment of assets or from uninvested cash of the Sub-Trust;
	the proceeds of newly issued Units in the Trust;
	 funds received by the Trust from realising its investments in the Sub-Trust;
	the sale of units in the Listed Fund that are held by the Trust;
	uninvested cash held by the Trust; or
	Debt facilities. The Trust has not incurred nor is it anticipated that it will incur Debt.
	The investments of the Master Trust and, accordingly, the Trust are generally less liquid investments than other investments (such as exchange traded investments) as the investments that the Trust is exposed to via the Sub-Trust and the Master Trust, may be long dated (up to 10-year terms).
	The ability of the Sub-Trust (in respect of any directly held loans) and the Master Trust to dispose of an investment may depend on market liquidity, the terms agreed with the relevant borrower and the maturity date of the loans. The liquidity of the investments to which the Trust (via the Sub-Trust and the Master Trust) is exposed will also be dependent on a borrower's ability to repay a loan. The ability of the Trust to provide liquidity to Investors is also dependent upon the liquidity of investments in the Sub-Trust and the

Master Trust.

ASIC RG 45 PRINCIPLES

EXPLANATION

Disclosure Principle 8: Withdrawal Arrangements (continued)

The terms of the Master Trust are such that withdrawals from the Master Trust are facilitated only by way of "run-off". This means that a withdrawing investor in the Master Trust will only be paid any amounts of redemptions as and when the assets of the Master Trust referable to that redemption request are realised or otherwise monetised by the Master Trust. This means that the Sub-Trust, as an investor in the Master Trust, will only be able to redeem its units in the Master Trust to the extent that the Master Trust's investments reach maturity or are otherwise disposed of. Where the Sub-Trust is unable to redeem or withdraw its holdings in the Master Trust, due to the illiquidity of the Master Trust, the ability of Investors to withdraw from the Trust may be impeded. The Trust may however maintain liquidity to process Redemption Requests accepted by the Responsible Entity from other sources.

Under the Run-Off Mechanism, where the Trustee reasonably believes that there will be a significant delay in realising an asset as there are no other investments subject to the Run-Off Mechanism, the Trustee may cancel the units of the Master Trust in question and in those circumstances the Sub-Trust would become a creditor of the Master Trust for the remaining amounts owed. This means for such amounts, the Sub-Trust would be an unsecured creditor of the Master Trust, which would delay the repayment of amounts owed to the Trust in connection with its redemption.

Suspension and Staggering of Redemptions

The Responsible Entity may at any time suspend the redemption or issue of Units in the Trust for up to 365 days at a time, if:

- it is impracticable for the Responsible Entity to calculate the Net Asset Value;
- the operator of the Trust's investments suspends, delays or restricts the redemption, issue or payment of redemption proceeds (as applicable), or is unable to provide a withdrawal price;
- the Responsible Entity receives Redemption Requests of an aggregate value that in its reasonable estimate exceeds 5% (by value) of all Trust property;
- there have been, or the Responsible Entity anticipates that there will be, Redemption Requests that involve realising a significant amount of the Trust property and the Responsible Entity considers that if those Redemption Requests are all met immediately, other Investors may bear a disproportionate burden of capital gains tax or other expenses, or experience some disadvantage including by way of a material diminution in the value of the Trust property or departure from the Investment Strategy of the Trust;
- the Responsible Entity reasonably considers that it is in the interests of Investors; or
- it is otherwise legally permitted.

A Redemption Request lodged during any period when the redemption of Units is suspended, is taken to be lodged the day after the end of the relevant suspension period.

Where Investors over a month make Redemption Requests representing more than 10% of the Units on issue at the beginning of that period, the Responsible Entity may stagger each such redemption requests over the successive 5 months in accordance with the Constitution.

Disclaimer

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