BNP Paribas C WorldWide Global Equity Trust



Product Disclosure Statement

ARSN 087 585 368 APIR ARO0006AU Issue Date 4 March 2021

About this PDS

This Product Disclosure Statement ("PDS") has been prepared and issued by Equity Trustees Limited ("Equity Trustees", "we" or "Responsible Entity") and is a summary of the significant information relating to an investment in the BNP Paribas C WorldWide Global Equity Trust (the "Trust"). It contains a number of references to important information (including a glossary of terms), contained in the BNP Paribas C WorldWide Global Equity Trust Reference Guide ("Reference Guide"), each of which forms part of this PDS. You should carefully read and consider both the information in this PDS, and the information in the Reference Guide, before making a decision about investing in the Trust.

The information provided in this PDS is general information only and does not take account of your personal objectives, financial situation or needs. You should obtain financial and taxation advice tailored to your personal circumstances and consider whether investing in the Trust is appropriate for you in light of those circumstances.

The offer to which this PDS relates is only available to persons receiving this PDS in Australia and New Zealand (electronically or otherwise). New Zealand investors must read the BNP Paribas C WorldWide Global Equity Trust New Zealand Investor Information Sheet before investing in the Trust. All references to dollars or "\$" in this PDS are to Australian dollars. New Zealand investors wishing to invest in the Trust should be aware that there may be different tax implications of investing in the Trust and should seek their own tax advice as necessary.

This PDS does not constitute a direct or indirect offer of securities in the US or to any US Person as defined in Regulation S under the Securities Act of 1933 as amended ("US Securities Act"). Equity Trustees may vary this position and offers may be accepted on merit at Equity Trustees' discretion. The units in the Trust have not been, and will not be, registered under the US Securities Act unless otherwise approved by Equity Trustees and may not be offered or sold in the US to, or for, the account of any US Person (as defined in the Reference Guide) except in a transaction that is exempt from the registration requirements of the US Securities Act and applicable US state securities laws.

Contents

- 1. About Equity Trustees Limited
- 2. How the BNP Paribas C WorldWide Global Equity Trust works
- Benefits of investing in the BNP Paribas C WorldWide Global Equity Trust
- 4. Risks of managed investment schemes
- 5. How we invest your money
- 6. Fees and costs
- 7. How managed investment schemes are taxed
- 8. How to apply
- 9. Other information

The Reference Guide

Throughout the PDS, there are references to additional information contained in the Reference Guide. You can obtain a copy of the PDS and the Reference Guide, free of charge, by visiting www.eqt.com.au/insto or www.bnpparibas-am.com.au or request a copy by calling BNP PARIBAS ASSET MANAGEMENT Australia Limited on 1800 267 726 (Australia) or +612 9619 6041 or by calling the Responsible Entity.

The information contained in the Reference Guide may change between the day you receive this PDS and the day you acquire the product. You must therefore ensure that you have read the Reference Guide current as at the date of your application.

Updated information

Information in this PDS is subject to change. We will notify you of any changes that have a material adverse impact on you or other significant events that affect the information contained in this PDS. Any information that is not materially adverse information is subject to change from time to time and may be obtained by visiting www.eqt.com.au/insto or www.bnpparibas-am.com.au or request a copy by calling BNP PARIBAS ASSET MANAGEMENT Australia Limited on 1800 267 726 (Australia) or +612 9619 6041. A paper copy of the updated information will be provided free of charge on request.

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1. About Equity Trustees Limited

The Responsible Entity

Equity Trustees Limited

Equity Trustees Limited ABN 46 004 031 298 AFSL 240975, a subsidiary of EQT Holdings Limited ABN 22 607 797 615, which is a public company listed on the Australian Securities Exchange (ASX: EQT), is the Trust's responsible entity and issuer of this PDS. Established as a trustee and executorial service provider by a special Act of the Victorian Parliament in 1888, today Equity Trustees is a dynamic financial services institution which continues to grow the breadth and quality of products and services on offer.

Equity Trustees' responsibilities and obligations as the Trust's responsible entity are governed by the Trust's constitution ("Constitution"), the Corporations Act and general trust law. Equity Trustees has appointed BNP PARIBAS ASSET MANAGEMENT Australia Limited as the Investment Manager of the Trust. Equity Trustees has appointed a custodian to hold the assets of the Trust. The custodian has no supervisory role in relation to the operation of the Trust and is not responsible for protecting your interests.

The Investment Manager

BNP PARIBAS ASSET MANAGEMENT Australia Limited

BNP PARIBAS ASSET MANAGEMENT Australia Limited ("BNP Paribas Asset Management" or "BNPP AM"), the Australian asset management business line of BNP Paribas SA, is the Investment Manager of the Trust. BNP Paribas SA is a listed company with a market capitalisation of EUR 66.0 billion as at 31 December 2019.

The Delegated Investment Manager

C WorldWide Asset Management Fondsmæglerselskab A/S

C WorldWide Asset Management Fondsmæglerselskab A/S ("C WorldWide Asset Management", "CWW" or the "Delegated Investment Manager") is a Danish based global equity Investment Manager, founded in 1986. Formerly named Carnegie Asset Management, C WorldWide Asset Management is a part of C WorldWide Group Holding, which is approximately 80% owned by Altor Fund III, a private equity fund, and approximately 20% owned by the employees. C WorldWide Asset Management is a focused and independent asset manager. With assets under management of and independent asset manager. With assets under management of AUD 29 billion as at June 2020, the majority of which is invested in global equities, their objective is to deliver consistent, long-term asset growth for their clients.

C WorldWide Asset Management has an alliance with BNP Paribas Asset Management whereby BNPP AM has the exclusive right to distribute C WorldWide Asset Management's global equity products in Australia and New Zealand.

2. How the BNP Paribas C WorldWide Global Equity Trust works

The Trust is a registered managed investment scheme governed by the Constitution. The Trust comprises assets which are acquired in accordance with the Trust's investment strategy. Direct investors receive units in the Trust when they invest. In general, each unit represents an equal interest in the assets of the Trust subject to liabilities; however, it does not give investors an interest in any particular asset of the Trust.

If you invest in the Trust through an IDPS (as defined in the Reference Guide) you will not become an investor in the Trust. The operator or custodian of the IDPS will be the investor entered in the Trust's register and will be the only person who is able to exercise the rights and receive the benefits of a direct investor. Your investment in the Trust through the IDPS will be governed by the terms of your IDPS. Please direct any queries and requests relating to your investment to your IDPS Operator. Unless otherwise stated, the information in the PDS applies to direct investors.

Applying for units

You can acquire units by completing the Application Form that accompanies this PDS or completing the application process online once available, potentially by the end of 2021. The minimum initial investment amount for the Trust is \$25,000.

Completed Application Forms should be sent along with your identification documents (if applicable) to:

BNP Paribas Asset Management GPO Box 804 Melbourne, VIC, 3001

Please note that cash and cheques cannot be accepted.

If completing the application process online, please go to www.bnpparibas-am.com.au for further instructions.

We reserve the right to accept or reject applications in whole or in part at our discretion. We have the discretion to delay processing applications where we believe this to be in the best interest of the Trust's investors

The price at which units are acquired is determined in accordance with the Constitution ("Application Price"). The Application Price on a Business Day is, in general terms, equal to the Net Asset Value ("NAV") of the Trust, divided by the number of units on issue and adjusted for transaction costs ("Buy Spread"). At the date of this PDS, the Buy Spread is 0.15%.

The Application Price will vary as the market value of assets in the Trust rises or falls.

Making additional investments

You can make additional investments into the Trust at any time by sending us your additional investment amount together with a completed Additional Investment Form. There is no minimum additional investment into the Trust.

Distributions

An investor's share of any distributable income is calculated in accordance with the Constitution and is generally based on the number of units held by the investor at the end of the distribution period

The Trust usually distributes income annually at 30 June. Distributions are calculated effective the last day of each distribution period and are normally paid to investors as soon as practicable after the distribution calculation date.

Investors in the Trust can indicate a preference to have their distribution:

- reinvested back into the Trust; or
- directly credited to their AUD Australian domiciled bank account.

Investors who do not indicate a preference will have their distributions automatically reinvested. Applications for reinvestment will be taken to be received immediately prior to the next Business Day after the relevant distribution period. There is no Buy Spread on distributions that are reinvested.

In some circumstances, the Constitution may allow for an investor's withdrawal proceeds to be taken to include a component of distributable income.

Indirect Investors should review their IDPS guide for information on how and when they receive any income distribution.

New Zealand investors can only have their distribution directly credited if an AUD Australian domiciled bank account is provided, otherwise it must be reinvested (refer to the BNP Paribas C WorldWide Global Equity Trust New Zealand Investor Information Sheet for further information).

Access to your money

Investors in the Trust can generally withdraw their investment by completing a written request to withdraw from the Trust and mailing it to:

BNP Paribas Asset Management

GPO Box 804

Melbourne, VIC, 3001

Or sending it by email to bnppam.transactions@onevue.com.au or sending it by fax to +612 8244 1918

The minimum withdrawal amount is \$50. Once we receive and accept your withdrawal request, we may act on your instruction without further enquiry if the instruction bears your account number or investor details and your (apparent) signature(s), or your authorised signatory's (apparent) signature(s).

Equity Trustees will generally allow an investor to access their investment within 3 days of acceptance of a withdrawal request by transferring the withdrawal proceeds to such investor's nominated bank account. However, Equity Trustees is allowed to reject withdrawal requests, and also to make payment up to 30 days after acceptance of a request (which may be extended in certain circumstances) as outlined in the Constitution and Reference Guide.

We reserve the right to accept or reject withdrawal requests in whole or in part at our discretion.

The price at which units are withdrawn is determined in accordance with the Constitution ("Withdrawal Price"). The Withdrawal Price on a Business Day is, in general terms, equal to the NAV of the Trust, divided by the number of units on issue and adjusted for transaction costs ("Sell Spread"). At the date of this PDS, the Sell Spread is 0.15%.

The Withdrawal Price will vary as the market value of assets in the Trust rises or falls.

Equity Trustees reserves the right to fully redeem your investment if your investment balance in the Trust falls below \$25,000 as a result of processing your withdrawal request. We also reserve the right to fully withdraw your investment if your investment balance in the Trust is less than \$25,000. In certain circumstances, for example, when there is a freeze on withdrawals, where accepting a withdrawal is not in the best interests of investors in the Trust including due to one or more circumstances outside its control or where the Trust is not liquid (as defined in the Corporations Act), Equity Trustees can deny or suspend a withdrawal request and you may not be able to withdraw your funds in the usual processing times or at all. When the Trust is not liquid, an investor can only withdraw when Equity Trustees makes a withdrawal offer to investors in accordance with the Corporations Act. Equity Trustees is not obliged to make such offers.

If you are an Indirect Investor, you need to provide your withdrawal request directly to your IDPS Operator. The time to process a withdrawal request will depend on the particular IDPS Operator and the terms of the IDPS.

Unit pricing discretions policy

Equity Trustees has developed a formal written policy in relation to the guidelines and relevant factors taken into account when exercising any discretion in calculating unit prices (including determining the value of the assets and liabilities). A copy of the policy and, where applicable and to the extent required, any other relevant documents in relation to the policy will be made available free of charge on request.

Additional information

If and when the Trust has 100 or more direct investors, it will be classified by the Corporations Act as a 'disclosing entity'. As a disclosing entity, the Trust will be subject to regular reporting and disclosure obligations. Investors would then have a right to obtain a copy, free of charge, of any of the following documents:

- the most recent annual financial report lodged with ASIC ("Annual Report");
- any subsequent half yearly financial report lodged with ASIC after the lodgement of the Annual Report; and
- any continuous disclosure notices lodged with ASIC after the Annual Report but before the date of this PDS.

Equity Trustees will comply with any continuous disclosure obligation by lodging documents with ASIC as and when required.

Copies of these documents lodged with ASIC in relation to the Trust may be obtained from ASIC through ASIC's website.

Further reading

You should read the important information in the Reference Guide about:

- Application cut-off times;
- Application terms;
- Online applications;
- Authorised signatories;
- Reports;
- Withdrawal cut-off times;
- Withdrawal terms; and
- Withdrawal restrictions,

under the "Investing in the BNP Paribas C WorldWide Global Equity Trust", "Managing your investment" and "Withdrawing your investment" sections before making a decision. Go to the Reference Guide which is available at www.eqt.com.au/insto or www.bnpparibas-am.com.au. The material relating to these matters may change between the time when you read this PDS and the day when you acquire the product.

3. Benefits of investing in the BNP Paribas C WorldWide Global Equity

Team Approach: CWW's collaborative team approach is key to the decision making process - ideas are shared and actively discussed in a group forum. A key differentiator is the stability and experience of the global decision team which has managed the global portfolio since the early 1990s. The global decision team, with input from other regional portfolio managers, works diligently in understanding each investment to ensure a relatively low risk, high conviction portfolio. The competitive edge is achieved by the simplicity of the focused concept, both from an investment and risk control

Style Consistency: CWW's investment philosophy has been unchanged since the firm's inception in 1986. The most distinctive feature of this strategy is the 30 high conviction stock target which has been consistent since inception of the strategy. This is one of CWW's competitive advantages, as the relatively concentrated portfolio ensures a disciplined and focused approach emphasising selectivity. Importantly, a focused portfolio results in a disciplined buy and sell approach based on the one in-one out better alternative principle.

Risk Management: CWW's investments are not constrained by Benchmark limitations and restrictions. They accept that their focused portfolio management style of 30 high conviction stocks can result in significant deviations from the Benchmark and therefore a relatively higher Tracking Error. However the resulting portfolio is diversified from a country, sector and company perspective and CWW actively monitors portfolio risk to achieve market-like standard deviation. The concentrated portfolio of stocks results in a high degree of focus which in turn ensures operational simplicity and efficiency as well as easier oversight of portfolio risks.

Global Mandate: The portfolio of 30 stocks gives CWW an edge in focusing on what really matters – they are not necessarily exploiting any market inefficiencies, but rather avoiding over diversification with too much focus on the Benchmark and too many portfolio positions, thereby diluting skill set. Too many investors focus on the short term and try to maximise portfolio returns by actively trading news flow. CWW believes that by focusing on the long-term structural environment and selected global themes and trends, coupled with a long holding period when investing, the best risk adjusted return can be achieved. Finding and investing in a select few good ideas is the key to how CWW adds value over the long term.

4. Risks of managed investment schemes

All investments carry risks. Different investment strategies may carry different levels of risk, depending on the assets acquired under the strategy. Assets with the highest long-term returns may also carry the highest level of short-term risk. The significant risks below should be considered in light of your risk profile when deciding whether to invest in the Trust. Your risk profile will vary depending on a range of factors, including your age, the investment time frame (how long you wish to invest for), your other investments or assets and your risk tolerance.

The Responsible Entity, Investment Manager, Delegated Investment Manager, BNP Paribas SA, or any member of the BNP Paribas Group do not guarantee the liquidity of the Trust's investments, repayment of capital or any rate of return or the Trust's investment performance. The value of the Trust's investments will vary. Returns are not guaranteed and you may lose money by investing in the Trust. The level of returns will vary and future returns may differ from past returns. Laws affecting managed investment schemes may change in the future. The structure and administration of the Trust is also subject to change.

In addition, we do not offer advice that takes into account your personal financial situation, including advice about whether the Trust is suitable for your circumstances. If you require personal financial or taxation advice, you should contact a licensed financial adviser and/or taxation adviser.

The Trust offered in this PDS is not a deposit with or other liability of BNP Paribas SA or any other member company of BNP Paribas SA.

Active Management Risk

CWW does not invest in a predetermined basket of securities, such as a basket of securities that reflects an index, but instead selects securities that meets its investment criteria. This carries with it the risk that the Trust may underperform the market generally.

Company Specific Risk

The value of investments can vary because of changes to a company's management, internal operations, product distribution or the company's business environment. Returns are affected by the underlying strength of the cash flows, balance sheets and management of the companies in which the Trust invests. An investment in shares carries the risk of a decline in value or a decrease in, or failure of payment in, distributions because of a number of factors, including a fall in investor confidence, poor management or changes in a company's competitive environment or internal operations.

Concentration Risk

The concentrated nature of the investments of the Trust will reduce the potential benefit of diversification for the Trust. The potential benefit of diversification is to reduce volatility of investments. As the Trust has a concentrated portfolio of investments, the Trust may experience higher volatility than a more diversified portfolio.

Counterparty Credit Risk

Counterparty risk is the risk that any of the Responsible Entity's or the Investment Manager's or CWW's trading counterparties, custodians, or any issuer or guarantor of securities held by the Trust, becomes insolvent or cannot otherwise meet their obligations to settle or repay money.

Currency Risk

Currency risk is the sensitivity of the portfolio value to movement in foreign exchange rates. CWW quantifies the risk of each individual security but does not actively manage currencies in aggregate for the Trust. Therefore, there is a risk that they may be adversely affected by currency movements.

Emerging Markets Risk

Emerging Markets are more likely to experience greater volatility than markets in developed countries. Securities traded in Emerging Markets also have more limited liquidity when compared to securities traded in developed countries. This means that those securities may fall more sharply and rapidly than securities traded in developed countries. Further risks include differences in auditing and financial accounting standards, less regulated markets, less developed corporate laws and political risk.

Interest Rate Risk

Changes in official interest rates can directly or indirectly impact (negatively or positively) on investment returns. For instance, rising interest rates can have a negative impact on the Trust's or a company's value as increased borrowing costs may cause earnings to decline. As a result, the unit value or share price may fall.

Legal Risk

The Trust may be affected by the actions of governments and regulatory bodies. Legislation could be imposed retrospectively or may be issued in the form of internal regulations of which the public may not be aware. Legislation (including legislation relating to tax) or regulation may be introduced which inhibits the Trust from pursuing its strategy or which renders an existing strategy less profitable than anticipated. Such actions may take any form, for example, nationalisation of any institution or restrictions on investment strategies in any given market sector (for example restrictions on short selling in the financial sector) or changing requirements (for example increased disclosure to market) and imposed without prior warning by any regulator. This risk is generally higher in developing

Liquidity Risk

There may be times when securities may not be readily sold (for example, in a falling market where companies may become less liquid). If this occurs and it results in the Trust becoming illiquid, withdrawals of units from the Trust must be processed only in accordance with the Corporations Act. Trading volumes of stocks are generally expected to be sufficient to satisfy liquidity requirements

Neither the Responsible Entity nor the Investment Manager nor the Delegated Investment Manager guarantees the liquidity of the Trust's investments.

Market Risk

The value of investments may fluctuate significantly over short periods of time. These fluctuations can be caused by changes in interest rates, economic cycles, investor sentiment, and political, social, technological and legal events. These changes can directly or indirectly create an environment that influences (negatively or positively) the value of the investments in the Trust. In addition, a downward move in the general level of the equities market can have a negative impact on the performance of the Trust.

Operational Risk

Operational risk addresses the risk of trading and back office or administration issues that may result in a loss to the portfolio. This could be the result of oversight, ineffective security processing procedures, computer system problems or human error. The Responsible Entity, the Investment Manager and CWW have instituted certain practices and processes within their respective operations and business administrations designed to wherever possible mitigate the operational risk consequences that arise.

Political Risk

There may be high political risk in certain countries due to the fragile political environment of those countries. Political instability and/or political disturbances are more common in Emerging Markets than in developed nations. There may be higher economic risk from policy mistakes, as governments are less accountable than in developed nations. Examples of severe currency depreciation have also occurred in some nations.

Stock Selection Risk

CWW may make poor investment decisions resulting in sub-standard returns (for example where CWW invests in a company that significantly underperforms the share market). This risk is mitigated to some extent by the knowledge and experience of CWW and the diversification of stocks held in the portfolio.

As with all managed funds, there are risks particular to the Trust including: that the Trust could be terminated, the fees and expenses could change, that Equity Trustees is replaced as Responsible Entity or that the Investment Manager or Delegated Investment Manager is replaced. There is also risk that investing in the Trust may give different results than investing directly in the securities because of income or capital gains accrued in the Trust and the consequences of withdrawal by other investors.

5. How we invest your money

Warning: When choosing to invest in the Trust, you should consider the likely investment returns, the risks of investing and your investment time frame.

Investment objective

The investment objective of the Trust is to achieve long-term capital growth exceeding the return of the market by investing in global equities. The Delegated Investment Manager aims to generate excess returns relative to the Benchmark over a 3 year period, before taking fees and expenses into account.

Benchmark

MSCI All Country World Index, incl. net dividends, measured in AUD.

Minimum suggested time frame

The minimum suggested investment timeframe for the Trust is 5 years.

Risk level

There is a risk investors may lose some or all of their initial investment. Higher risk investments tend to fluctuate in the short term but can produce higher returns than lower risk investments over the long term.

Investor suitability

The Trust is designed for investors seeking capital appreciation over the longer term by investing in companies CWW believes will have superior growth prospects and returns.

Investment style and approach

The investment style of the Trust is a concentrated stock-picking approach of 30 securities, designed to ensure a sufficient high level of risk diversification both from a country and sector perspective. There may be occasions where the portfolio holds more than 30 stocks if CWW is transitioning out of one stock position and into

CWW endeavours to understand and capitalise on the trends of the future – an investment approach described as "trend based stock picking". It is a trend/theme influenced top-down framework combined with a Bottom-up stock picking approach. CWW selects stocks from an unconstrained universe, meaning it has the flexibility to pursue opportunities all around the world. The Trust invests in equities listed on global stock exchanges and has no country or sector restrictions. However portfolio diversification, from a country, sector, theme and company perspective is prioritised and Trust exposures are monitored closely.

The Trust can hold stocks that are not in the Benchmark, and this can result in significant differences from the index weightings. The Trust has some inherent biases – for example large/mega capitalisation stocks are favoured over small/mid cap companies as are higher quality (higher return on equity) companies over lower quality companies. Furthermore companies in the Trust will typically have a growth bias, as CWW strongly believes that earnings growth drives share price growth over the longer term. This focus on companies with an earnings growth profile is coupled with an emphasis on valuation as stock investments are implemented at reasonable valuations (Growth at Reasonable Price, or "GARP", style).

Target asset allocation ranges:

- Global equities 90-100%
- Cash & cash equivalents 0-10%.

Currency Management

Currency Hedging is rare and usually only undertaken for defensive purposes and as a part of the security selection process. Therefore, there is no overall currency management strategy for the Trust and the Trust is considered to be "unhedged".

Asset allocation

The Delegated Investment Manager selects stocks from an unconstrained universe, meaning it has the flexibility to pursue opportunities all around the world. There is no home market bias. The Trust invests in equities listed on global stock exchanges and has no country or sector restrictions. However portfolio diversification, from a country, sector, theme and company perspective is prioritised and Trust exposures are monitored closely.

Labour, environmental, social and ethical considerations

Decisions about the selection, retention or realisation of investments for the Trust are primarily based on company fundamentals. CWW takes into account labour standards, environmental, social and ethical issues when making these decisions to the extent that these issues have a material impact on either investment risk or return.

CWW is a UNPRI signatory and is always seeking to improve its way of thinking and investing in order to serve clients in the best possible manner. In each investment case, CWW looks at numerous factors including Environmental, Social and Corporate Governance ("ESG"). A poor ESG profile can affect the performance of an investment quite significantly and given the long-term holding period CWW aims to avoid these types of companies. CWW uses the consulting services of an ESG screening company, Sustainalytics, which offers valuable input into ESG issues.

The Trust does not invest in securities classified as being in the tobacco industry by the Global Industry Classification Standard.

The Trust also invests consistently with the BNP Paribas Asset Management Group's Responsible Business Conduct Policy ("RBC Policy"), as amended from time to time. The RBC Policy sets responsible business conduct standards including following investment screens such as the United Nations Global Compact principles and OECD Guidelines for Multinational Enterprises, and guidelines relating to investments in sensitive sectors. Those sectors currently include, but are not limited to, palm oil, wood pulp, mining nuclear, coal-fired power generation, controversial weapons, unconventional oil and gas and asbestos

Trust performance

Up to date information on the performance of the Trust will be available by:

- calling BNP Paribas Asset Management's Client Services on 1800 Ž67 726 (Australia) or +612 9619 6041; or
- visiting BNP Paribas Asset Management's website at www.bnpparibas-am.com.au.

6. Fees and costs

DID YOU KNOW?

Small differences in both investment performance and fees and costs can have a substantial impact on your long-term

For example, total annual fees and costs of 2% of your investment balance rather than 1% could reduce your final return by up to 20% over a 30-year period (for example, reduce it from \$100,000 to \$80,000).

You should consider whether features such as superior investment performance or the provision of better member services justify higher fees and costs.

You may be able to negotiate to pay lower fees. Ask the fund or your financial adviser.

TO FIND OUT MORE

If you would like to find out more, or see the impact of the fees based on your own circumstances, the Australian Securities and Investments Commission (ASIC) Moneysmart website (www.moneysmart.gov.au) has a managed funds fee calculator to help you check out different fee options.

The information in the following Fees and Costs Summary can be used to compare costs between different simple managed investment schemes. Fees and costs can be paid directly from an investor's account or deducted from investment returns. For information on tax please see Section 7 of this PDS.

Fees and Costs Summary

BNP Paribas C Worl	dWide Global Equity	Trust
Type of fee or cost	Amount	How and when paid
Ongoing annual fee	s and costs ¹	
Management fees and costs The fees and costs for managing your investment ²	of the Trust component of management fe	
Performance fees Amounts deducted from your investment in relation to the performance of the product	Not applicable	Not applicable
Transaction costs The costs incurred by the scheme when buying or selling assets	0.00% of the NAV of the Trust	Transaction costs are variable and deducted from the Trust as they are incurred and reflected in the unit price. They are disclosed net of amounts recovered by the buy-sell spread.

Member activity related fees and costs (fees for services or when your money moves in or out of the scheme)

BNP Paribas C Worl	dWide Global Equity	Trust
Type of fee or cost	Amount	How and when paid
Establishment fee The fee to open your investment	Not applicable	Not applicable
Contribution fee The fee on each amount contributed to your investment	Not applicable	Not applicable
Buy-sell spread An amount deducted from your investment representing costs incurred in transactions by the scheme	0.15% upon entry and 0.15% upon exit	These costs are an additional cost to the investor but are incorporated into the unit price and arise when investing application monies and funding withdrawals from the Trust and are not separately charged to the investor. The Buy Spread is paid into the Trust as part of an application and the Sell Spread is left in the Trust as part of a redemption.
Withdrawal fee The fee on each amount you take out of your investment	Not applicable	Not applicable
Exit fee The fee to close your investment	Not applicable	Not applicable
Switching fee The fee for changing investment options	Not applicable	Not applicable

¹ All fees quoted above are inclusive of Goods and Services Tax (GST) and net of any Reduced Input Tax Credits (RITC). See below for more details as to how the relevant fees and costs are calculated.

Additional Explanation of Fees and Costs

Management fees and costs

The management fees and costs include amounts payable for administering and operating the Trust, investing the assets of the Trust, expenses and reimbursements in relation to the Trust and indirect costs if applicable.

Management fees and costs do not include performance fees or transaction costs, which are disclosed separately.

The management fees component of management fees and costs of 0.99% p.a. of the NAV of the Trust is payable to the Responsible Entity of the Trust for managing the assets and overseeing the operations of the Trust. The management fees component is accrued daily and paid from the Trust monthly in arrears and reflected in the unit price. As at the date of this PDS, the management fees component covers certain ordinary expenses such as Responsible Entity fees, investment management fees, custodian fees, and administration and audit fees.

The indirect costs and other expenses component of 0.00% p.a. of the NAV of the Trust may include other ordinary expenses of operating the Trust, as well as management fees and costs (if any) arising from interposed vehicles (if any) in or through which the Trust invests and the costs of investing in over-the-counter derivatives to gain investment exposure to assets or implement the Trust's investment strategy (if any). The indirect costs and other expenses component is variable and reflected in the unit price of the Trust as the relevant fees and costs are incurred. They are borne by investors, but they are not paid to the Responsible Entity or Investment Manager.

Actual indirect costs for the current and future years may differ. If in future there is an increase to indirect costs disclosed in this PDS, updates will be provided on Equity Trustees' website at www.eqt.com.au/insto where they are not otherwise required to be disclosed to investors under law.

Transaction costs

In managing the assets of the Trust, the Trust may incur transaction costs such as brokerage, buy-sell spreads in respect of the underlying investments of the Trust, settlement costs, clearing costs and applicable stamp duty when assets are bought and sold. Transaction costs also include costs incurred by interposed vehicles in which the Trust invests (if any), that would have been transaction costs if they had been incurred by the Trust itself. Transaction costs are an additional cost to the investor where they are not recovered by the Buy/Sell Spread, and are generally incurred when the assets of the Trust are changed in connection with day-to-day trading or when there are applications or withdrawals which cause net cash flows into or out of the Trust.

The Buy/Sell Spread that is disclosed in the Fees and Costs Summary is a reasonable estimate of transaction costs that the Trust will incur when buying or selling assets of the Trust. These costs are an additional cost to the investor but are incorporated into the unit price and arise when investing application monies and funding withdrawals from the Trust and are not separately charged to the investor. The Buy Spread is paid into the Trust as part of an application and the Sell Spread is left in the Trust as part of a redemption and not paid to Equity Trustees or the Investment Manager. The estimated Buy/Sell Spread is 0.15% upon entry and 0.15% upon exit. The dollar value of these costs based on an application or a withdrawal of \$25,000 is \$37.50 for each individual transaction. The Buy/Sell Spread can be altered by the Responsible Entity at any time and www.bnpparibas-am.com.au will be updated as soon as practicable to reflect any change. The Responsible Entity may also waive the Buy/Sell Spread in part or in full at its discretion. The transaction costs figure in the Fees and Costs Summary is shown net of any amount recovered by the Buy/Sell Spread charged by the Responsible Entity.

Transaction costs generally arise through the day-to-day trading of the Trust's assets and are reflected in the Trust's unit price as an additional cost to the investor, as and when they are incurred.

The gross transaction costs for the Trust are 0.04% p.a. of the NAV of the Trust, which is based on the relevant costs incurred during the financial year ended 30 June 2020.

However, actual transaction costs for future years may differ.

Can the fees change?

Yes, all fees can change without investor consent, subject to the maximum fee amounts specified in the Constitution. The current maximum management fee to which Equity Trustees is entitled is 2% of the GAV of the Trust. However, Equity Trustees does not intend to charge that amount and will generally provide investors with at least 30 days' notice of any proposed increase to the management fees component of management fees and costs. In most circumstances, the Constitution defines the maximum level that can be charged for fees described in this PDS. Equity Trustees also has the right to recover all reasonable expenses incurred in relation to the proper performance of its duties in managing the Trust and as such these expenses may increase or decrease accordingly, without notice.

Payments to IDPS Operators

Subject to the law, annual payments may be made to some IDPS Operators because they offer the Trust on their investment menus. Product access is paid by the Investment Manager out of its investment management fee and is not an additional cost to the investor.

Differential fees

The Investment Manager may from time to time negotiate a different fee arrangement (by way of a rebate or waiver of fees) with certain investors who are Australian Wholesale Clients or New Zealand Wholesale Investors. Please contact the Investment Manager on 1800 267 726 (Australia) or +612 9619 6041 for further information.

² Management fees can be negotiated. See "Differential fees" below. Until further notice, the management fees are capped at 0.99% pa of the NAV of the Trust except for extraordinary expenses. If the total management fees exceed the cap, BNP Paribas Asset Management will reimburse the amount of the excess costs to the Trust unless the excess is due to an extraordinary expense, such as a significant but properly recoverable legal expense, in which case the expense would be incurred by the Trust and reflected in the unit price of the Trust, and in that way borne by the investors in the Trust.

Example of annual fees and costs for an investment

This table gives an example of how the ongoing annual fees and costs in the investment option for this product can affect your investment over a 1-year period. You should use this table to compare this product with other products offered by managed investment schemes.

EXAMPLE – BNP Paribas C WorldWide Global Equity Trust BALANCE OF \$50,000 WITH A CONTRIBUTION OF \$5,000 **DURING THE YEAR**

DOKING THE TEAT	X.	
Contribution Fees	Nil	For every additional \$5,000 you put in, you will be charged \$0
Plus Management fees and costs	0.99% p.a.	And, for every \$50,000 you have in the BNP Paribas C WorldWide Global Equity Trust you will be charged or have deducted from your investment \$495 each year
Plus Performance fees	Not applicable	And, you will be charged or have deducted from your investment \$0 in performance fees each year
Plus Transaction costs	0.00% p.a.	And, you will be charged or have deducted from your investment \$0 in transaction costs
Equals Cost of BNP Paribas C WorldWide Global Equity Trust		If you had an investment of \$50,000 at the beginning of the year and you put in an additional \$5,000 during that year, you would be charged fees and costs of: \$495* What it costs you will depend on the investment option you choose and the fees you negotiate.

^{*} Additional fees may apply. Please note that this example does not capture all the fees and costs that may apply to you such as the

This example assumes the \$5,000 contribution occurs at the end of the first year, therefore the fees and costs are calculated using the \$50,000 balance only.

Warning: If you have consulted a financial adviser, you may pay additional fees. You should refer to the Statement of Advice or Financial Services Guide provided by your financial adviser in which details of the fees are set out.

ASIC provides a fee calculator on www.moneysmart.gov.au, which you may use to calculate the effects of fees and costs on account balances.

The indirect costs and other expenses component of management fees and costs and transaction costs may also be based on estimates. As a result, the total fees and costs that you are charged may differ from the figures shown in the table.

Further reading

You should read the important information in the Reference Guide about fees and costs under the "Fees and other costs" section before making a decision. Go to the Reference Guide available at www.eqt.com.au/insto www.bnpparibas-am.com.au. The material relating to these matters may change between the time when you read this PDS and the day when you acquire the product.

7. How managed investment schemes are taxed

Warning: Investing in a registered managed investment scheme (such as the Trust) is likely to have tax consequences. You are strongly advised to seek your own professional tax advice about the applicable Australian tax (including income tax, GST and duty) consequences and, if appropriate, foreign tax consequences which may apply to you based on your particular circumstances before investing in the Trust.

The Trust is an Australian resident for tax purposes and does not generally pay tax on behalf of its investors. Australian resident investors are assessed for tax on any income and capital gains generated by the Trust to which they become presently entitled or, where the Trust has made a choice to be an Attribution Managed Investment Trust ("AMIT") and the choice is effective for the income year, are attributed to them.

Further reading

You should read the important information in the Reference Guide about Taxation under the "Other important information" section before making a decision. Go to the Reference Guide available at www.eqt.com.au/insto www.bnpparibas-am.com.au. The material relating to these matters may change between the time when you read this PDS and the day when you acquire the product.

8. How to apply

To invest please complete the relevant Application Form accompanying this PDS, send funds (see details in the Application Form) and your completed Application Form to:

BNP Paribas Asset Management GPO Box 804 Melbourne, VIC, 3001

Alternatively, you can complete the application process online once available, potentially by the end of 2021 www.bnpparibas-am.com.au for further instructions).

Please note that cash and cheques cannot be accepted and all applications must be made in Australian dollars.

Who can invest?

Eligible persons (as detailed in the 'About this PDS' section) can invest, however individual investors must be 18 years of age or over. Investors investing through an IDPS should use the application form provided by the operator of the IDPS.

Cooling off period

If you are a Retail Client who has invested directly in the Trust, you may have a right to a 'cooling off' period in relation to your investment in the Trust for 14 days from the earlier of:

- confirmation of the investment being received; and
- the end of the fifth business day after the units are issued.

A Retail Client may exercise this right by notifying Equity Trustees in writing. A Retail Client is entitled to a refund of their investment adjusted for any increase or decrease in the relevant Application Price between the time we process your application and the time we receive the notification from you, as well as any other tax and other reasonable administrative expenses and transaction costs associated with the acquisition and termination of the investment.

The right of a Retail Client to cool off does not apply in certain limited situations, such as if the issue is made under a distribution reinvestment plan, switching facility or represents additional contributions required under an existing agreement. Also, the right to cool off does not apply to you if you choose to exercise your rights or powers as an investor in the Trust during the 14 day period. This could include selling part of your investment or switching it to another product.

Indirect Investors should seek advice from their IDPS Operator as to whether cooling off rights apply to an investment in the Trust by the IDPS. The right to cool off in relation to the Trust is not directly available to an Indirect Investor. This is because an Indirect Investor does not acquire the rights of an investor in the Trust. Rather, an Indirect Investor directs the IDPS Operator to arrange for their monies to be invested in the Trust on their behalf. The terms and conditions of the IDPS guide or similar type document will govern an Indirect Investor's investment in relation to the Trust and any rights an Indirect Investor may have in this regard.

Complaints resolution

Equity Trustees has an established complaints handling process and is committed to properly considering and resolving all complaints. If you have a complaint about your investment, please contact us on:

Phone: 1300 133 472 Post: Equity Trustees Limited GPO Box 2307, Melbourne VIC 3001 Email: compliance@eqt.com.au

We will acknowledge receipt of the complaint within 1 Business Day or as soon as possible after receiving the complaint. We will seek to resolve your complaint as soon as practicable but not more than 30 calendar days after receiving the complaint.

If you are not satisfied with our response to your complaint, you may be able to lodge a complaint with the Australian Financial Complaints Authority ("AFCA").

Contact details are: Online: www.afca.org.au Phone: 1800 931 678

Email: info@afca.org.au Post: GPO Box 3, Melbourne VIC 3001.

The external dispute resolution body is established to assist you in resolving your complaint where you have been unable to do so with us. However, it's important that you contact us first.

9. Other information

Consent

The Investment Manager and the Delegated Investment Manager have given and, as at the date of this PDS, have not withdrawn:

their written consent to be named in this PDS as the Investment Manager and the Delegated Investment Manager of the Trust; their written consent to the inclusion of the statements made about them which are specifically attributed to them, in the form and context in which they appear.

The Investment Manager and the Delegated Investment Manager have not otherwise been involved in the preparation of this PDS or caused or otherwise authorised the issue of this PDS. Neither the Investment Manager, the Delegated Investment Manager nor their employees or officers accept any responsibility arising in any way for errors or omissions, other than those statements for which they have provided their written consent to Equity Trustees for inclusion in this PDS.

Further reading

You should read the important information in the Reference Guide about:

- Your privacy;
- The Constitution;
- Anti-Money Laundering and Counter Terrorism Financing ("AML/CTF");
- Indirect Investors;
- Information on underlying investments;
- Foreign Account Tax Compliance Act ("FATCA"); and
- Common Reporting Standard ("CRS"),

under the "Other important information" section before making a decision. Go to the Reference Guide which is available at www.eqt.com.au/insto or www.bnpparibas-am.com.au. The material relating to these matters may change between the time when you read this PDS and the day when you acquire the product.

BNP Paribas C WorldWide Global Equity Trust



Reference Guide

Issue Date 4 March 2021

About this Reference Guide

This Reference Guide ("RG") has been prepared and issued by Equity Trustees Limited ("Equity Trustees", "we" or "Responsible Entity"). The information in this document forms part of the Product Disclosure Statement ("PDS") for the BNP Paribas C WorldWide Global Equity Trust ("Trust") dated 4 March 2021.

The information provided in this RG is for general information only and does not take into account your individual objectives, financial situation or needs. You should obtain financial and taxation advice tailored to your personal circumstances.

Updated information

Information in the PDS and this RG is subject to change. Before making an investment in the Trust, you should ensure that you have read the PDS and RG current as at the date of your

You can request a copy of the PDS and RG by visiting www.eqt.com.au/insto or www.bnpparibas-am.com.au or request a copy by calling BNP PARIBAS ASSET MANAGEMENT Australia Limited on 1800 267 726 (Australia) or +612 9619 6041. A paper copy of the updated information will also be provided free of charge on request.

Contents

- 1. Investing in the BNP Paribas C WorldWide Global Equity Trust
- 2. Managing your investment
- 3. Withdrawing your investment
- 4. Additional information on fees and costs
- 5. Other important information
- 6. Glossary

Investment Manager BNP PARIBAS ASŠET MANAGEMENT Australia Limited ABN 78 008 576 449, AFSL 223418 GPO Box 269, Sydney NSW 2001

Client Services BNP Paribas Asset Management Ph: 1800 267 726 (Australia) or +612 9619 6041

Email: AMAU.ClientService@bnpparibas.com Web: www.bnpparibas-am.com.au

Responsible Entity Equity Trustees Limited ABN 46 004 031 298, AFSL 240975 GPO Box 2307, Melbourne VIC 3001

Ph: +613 8623 5000 Web: www.eqt.com.au/insto

1. Investing in the BNP Paribas C WorldWide Global Equity Trust

Application cut-off times

If we receive a correctly completed Application Form/Additional Investment Form, identification documents (if applicable) and cleared application money:

- before 2pm (Sydney time) on a Business Day and your application for units is accepted, you will generally receive the Application Price calculated for that Business Day; or
- on or after 2pm (Sydney time) on a Business Day and your application for units is accepted, you will generally receive the Application Price calculated for the next Business Day.

Please see the PDS for information regarding how to apply.

Application terms

We will only start processing an application if:

- we consider that you have correctly completed the Application Form/Additional Investment Form;
- you have provided us with the relevant identification documents if required; and
- we have received the application money (in cleared funds) stated in your Application Form/Additional Investment Form.

Online applications

In addition to completing the hard copy Application Form that accompanies the relevant PDS, investors also have the option of completing an online version of the Application Form once available, potentially by the end of 2021 (please www.bnpparibas-am.com.au for further instructions). The online Application Form allows investors to complete the AML and KYC requirements online and to submit the application using an electronic signature. Please note that the online Application Form is only available for initial applications and cannot be used for additional investments.

2. Managing your investment

Authorised signatories

You can appoint a person, partnership or company as your authorised signatory. To do so, please nominate them on the hard copy Application Form and have them sign the relevant sections. If a company is appointed, the powers extend to any director and officer of the company. If a partnership is appointed, the powers extend to all partners. Such appointments will only be cancelled or changed once we receive written instructions from you to do so.

Once appointed, your authorised signatory has full access to operate your investment account for and on your behalf. This includes the following:

- making additional investments;
- requesting income distribution instructions be changed;
- withdrawing all or part of your investment;
- changing bank account details; and
- enquiring and obtaining copies of the status of your investment.

If you do appoint an authorised signatory:

- you are bound by their acts;
- you release, discharge and indemnify us from and against any losses, liabilities, actions, proceedings, claims and demands arising from instructions received from your authorised signatory; and
- you agree that our acting on any instructions received from your authorised signatory shall amount to complete satisfaction of our obligations, even if these instructions were made without your knowledge or authority.

Reports

Investors will be provided with the following reports:

- application and withdrawal confirmation statements;
- transaction statements; and
- (where applicable), distribution and tax statements.

Annual audited financial accounts are available on Equity Trustees'

3. Withdrawing your investment

Withdrawal cut-off times

If we receive a withdrawal request:

- before 2pm (Sydney time) on a Business Day and your withdrawal request is accepted, you will generally receive the Withdrawal Price calculated for that Business Day; or
- on or after 2pm (Sydney time) on a Business Day and your withdrawal request is accepted, you will generally receive the Withdrawal Price calculated for the next Business Day.

Please see the PDS for information regarding how to request a withdrawal.

Withdrawal terms

Once we receive your withdrawal request, we may act on your instruction without further enquiry if the instruction bears your account number or investor details and your (apparent) signature(s), or your authorised signatory's (apparent) signature(s).

We may contact you to check your details before processing your withdrawal request but are not obliged to. This may cause a delay in finalising payment of your withdrawal money. No interest is payable for any delay in finalising payment of your withdrawal money.

We are not responsible or liable if you do not receive, or are late in receiving, any withdrawal money that is paid according to your instructions.

When you are withdrawing, you should take note of the following:

- Withdrawals will only be paid to the investor.
- We reserve the right to fully redeem your investment if, as a result of processing your request, your investment balance in the Trust falls below the minimum balance set out in the PDS.
- If we cannot satisfactorily identify you as the withdrawing investor, we may reject your withdrawal request or payment of your withdrawal proceeds will be delayed. We are not responsible for any loss you consequently suffer.
- As an investor who is withdrawing, you agree that any payment made according to instructions received by post, courier, email or fax, shall be a complete satisfaction of our obligations, despite any fact or circumstances such as the payment being made without your knowledge or authority.
- You agree that if the payment is made according to these terms, you, and any person claiming on your behalf, shall have no claim against us with regards to such payment.

Withdrawal restrictions

Under the Corporations Act, you do not have a right to withdraw from the Trust if the Trust is illiquid. In such circumstances, you will only be able to withdraw your investment if Equity Trustees makes a withdrawal offer in accordance with the Corporations Act. Equity Trustees is not obliged to make such offers.

The Trust will be deemed liquid if at least 80% of its assets are liquid assets (generally cash and marketable securities). In addition, we may at any time suspend consideration of withdrawal requests or defer our obligation to pay withdrawal proceeds if it is not possible, or not in the best interests of investors or former investors for us to do so, due to circumstances outside our control (such as restricted or suspended trading in a Trust asset).

4. Additional information on fees and costs

DID YOU KNOW?

Small differences in both investment performance and fees and costs can have a substantial impact on your long-term returns.

For example, total annual fees and costs of 2% of your investment balance rather than 1% could reduce your final return by up to 20% over a 30-year period (for example, reduce it from \$100,000 to \$80,000).

You should consider whether features such as superior investment performance or the provision of better member services justify higher fees and costs.

You may be able to negotiate to pay lower fees. Ask the fund or your financial adviser.

TO FIND OUT MORE

If you would like to find out more, or see the impact of the fees based on your own circumstances, the Australian Securities and Investments Commission (ASIC) Moneysmart website (www.moneysmart.gov.au) has a managed funds fee calculator to help you check out different fee options.

Fees and other costs

This section shows fees and other costs that you may be charged. These fees and costs may be deducted from your money, from the returns on your investment or from the assets of the managed investment scheme as a whole.

Taxes are set out in another part of this document. You should read all the information about fees and costs because it is important to understand their impact on your investment.

BNP Paribas C WorldWide Global Equity Trust					
Type of fee or cost	Amount	How and when paid			
Ongoing annual fees and costs ¹					
Management fees and costs The fees and costs for managing your investment	0.99% of the NAV of the Trust	The management fees component of management fees and costs are accrued daily and paid from the Trust monthly in arrears and reflected in the unit price. Otherwise, the fees and costs are variable and deducted and reflected in the unit price of the Trust as they are incurred.			
		The management fees component of management fees and costs can be negotiated. Please see "Differential fees" in the "Additional Explanation of Fees and Costs" for further information.			
Performance fees	Not applicable	Not applicable			
Amounts deducted from your investment in relation to the performance of the product					
Transaction costs The costs incurred by the scheme when buying or selling assets	0.00% of the NAV of the Trust	Transaction costs are variable and deducted from the Trust as they are incurred and reflected in the unit price. They are disclosed net of amounts recovered by the buy-sell spread.			
Member activity related fees and costs (fees	for services or when your money moves in or o	ut of the scheme)			
Establishment fee The fee to open your investment	Not applicable	Not applicable			
Contribution fee The fee on each amount contributed to your investment	Not applicable	Not applicable			
Buy-sell spread An amount deducted from your investment representing costs incurred in transactions by the scheme	0.15% upon entry and 0.15% upon exit	These costs are an additional cost to the investor but are incorporated into the unit price and arise when investing application monies and funding withdrawals from the Trust and are not separately charged to the investor. The Buy Spread is paid into the Trust as part of an application and the Sell Spread is left in the Trust as part of a redemption.			
Withdrawal fee The fee on each amount you take out of your investment	Not applicable	Not applicable			

BNP Paribas C WorldWide Global Equity Trust					
Type of fee or cost	Amount	How and when paid			
Exit fee	Not applicable	Not applicable			
The fee to close your investment					
Switching fee	Not applicable	Not applicable			
The fee for changing investment options					

¹ All fees quoted above are inclusive of Goods and Services Tax (GST) and net of any Reduced Input Tax Credits (RITC). See below for more details as to how the relevant fees and costs are calculated.

Additional Explanation of Fees and Costs

Management fees and costs

The management fees and costs include amounts payable for administering and operating the Trust, investing the assets of the Trust, expenses and reimbursements in relation to the Trust and indirect costs if applicable.

Management fees and costs do not include performance fees or transaction costs, which are disclosed separately.

The management fees component of management fees and costs of 0.99% p.a. of the NAV of the Trust is payable to the Responsible Entity of the Trust for managing the assets and overseeing the operations of the Trust. The management fees component is accrued daily and paid from the Trust monthly in arrears and reflected in the unit price. As at the date of this PDS, the management fees component covers certain ordinary expenses such as Responsible Entity fees, investment management fees, custodian fees, and administration and audit fees.

The indirect costs and other expenses component of 0.00% p.a. of the NAV of the Trust may include other ordinary expenses of operating the Trust, as well as management fees and costs (if any) arising from interposed vehicles (if any) in or through which the Trust invests and the costs of investing in over-the-counter derivatives to gain investment exposure to assets or implement the Trust's investment strategy (if any). The indirect costs and other expenses component is variable and reflected in the unit price of the Trust as the relevant fees and costs are incurred. They are borne by investors, but they are not paid to the Responsible Entity or Investment Manager.

Actual indirect costs for the current and future years may differ. If in future there is an increase to indirect costs disclosed in this PDS, updates will be provided on Equity Trustees' website at www.eqt.com.au/insto where they are not otherwise required to be disclosed to investors under law.

Transaction costs

In managing the assets of the Trust, the Trust may incur transaction costs such as brokerage, buy-sell spreads in respect of the underlying investments of the Trust, settlement costs, clearing costs and applicable stamp duty when assets are bought and sold. Transaction costs also include costs incurred by interposed vehicles in which the Trust invests (if any), that would have been transaction costs if they had been incurred by the Trust itself. Transaction costs are an additional cost to the investor where they are not recovered by the Buy/Sell Spread, and are generally incurred when the assets of the Trust are changed in connection with day-to-day trading or when there are applications or withdrawals which cause net cash flows into or out of the Trust

The Buy/Sell Spread that is disclosed in the Fees and Costs Summary is a reasonable estimate of transaction costs that the Trust will incur when buying or selling assets of the Trust. These costs are an additional cost to the investor but are incorporated into the unit price and arise when investing application monies and funding withdrawals from the Trust and are not separately charged to the investor. The Buy Spread is paid into the Trust as part of an application and the Sell Spread is left in the Trust as part of a redemption and not paid to Equity Trustees or the Investment Manager. The estimated Buy/Sell Spread is 0.15% upon entry and 0.15% upon exit. The dollar value of these costs based on an application or a withdrawal of \$25,000 is \$37.50 for each individual transaction. The Buy/Sell Spread can be altered by the Responsible Entity at any time and www.bnpparibas-am.com.au will be updated as soon as practicable to reflect any change. The Responsible Entity may also waive the Buy/Sell Spread in part or in full at its discretion. The transaction costs figure in the Fees and Costs Summary is shown net of any amount recovered by the Buy/Sell Spread charged by the Responsible Entity.

Transaction costs generally arise through the day-to-day trading of the Trust's assets and are reflected in the Trust's unit price as an additional cost to the investor, as and when they are incurred.

The gross transaction costs for the Trust are 0.04% p.a. of the NAV of the Trust, which is based on the relevant costs incurred during the financial year ended 30 June 2020.

However, actual transaction costs for future years may differ.

Can the fees change?

Yes, all fees can change without investor consent, subject to the maximum fee amounts specified in the Constitution. The current maximum management fee to which Equity Trustees is entitled is 2% of the GAV of the Trust. However, Equity Trustees does not intend to charge that amount and will generally provide investors with at least 30 days' notice of any proposed increase to the management fees component of management fees and costs. In most circumstances, the Constitution defines the maximum level that can be charged for fees described in this PDS. Equity Trustees also has the right to recover all reasonable expenses incurred in relation to the proper performance of its duties in managing the Trust and as such these expenses may increase or decrease accordingly, without notice.

Payments to IDPS Operators

Subject to the law, annual payments may be made to some IDPS Operators because they offer the Trust on their investment menus. Product access is paid by the Investment Manager out of its investment management fee and is not an additional cost to the investor

Differential fees

The Investment Manager may from time to time negotiate a different fee arrangement (by way of a rebate or waiver of fees) with certain investors who are Australian Wholesale Clients or New Zealand Wholesale Investors. Please contact the Investment Manager on 1800 267 726 (Australia) or +612 9619 6041 for further information.

Taxation

Please refer to Section 7 of the Product Disclosure Statement and Section 5 of this Reference Guide for further information on taxation.

5. Other important information

Taxation

The following information summarises some of the Australian taxation issues you may wish to consider before making an investment in the Trust and assumes that you hold your investment in the Trust on capital account and are not considered to be carrying on a business of investing, trading in investments or investing for the purpose of profit making by sale. The information should be used as a guide only and does not constitute professional tax advice as individual circumstances may differ.

A number of tax reform measures are currently under review by the Australian Government. These reforms may impact on the tax position of the Trust and its investors. Accordingly, it is recommended that investors seek their own professional advice, specific to their own circumstances, of the taxation implications of investing in the Trust.

General

The Trust is an Australian resident trust for Australian tax purposes. Therefore, the Trust is required to determine its net income (taxable income) for the year of income. On the basis that investors are presently entitled (which is the intention of Equity Trustees) to the net income of the Trust (including net taxable capital gains) or will be attributed their share of assessable income, exempt income, non-assessable non-exempt income and tax offsets (i.e. credits) of the Trust and the Trust is not a public trading trust, the Trust should be treated as a flow-through trust for tax purposes. This means that investors should be taxed on their share of the Trust's net taxable income or the amount attributed to them, and the Trust should not be subject to Australian income tax.

In the case where the Trust makes a loss for Australian tax purposes, the Trust cannot distribute the tax loss to investors. However, the tax loss may be carried forward by the Trust for offset against taxable income of the Trust in subsequent years, subject to the operation of the trust loss rules.

Attribution Managed Investment Trust ("AMIT") - core rules

The Trust may qualify as an eligible Attribution Managed Investment Trust (AMIT), and if so, intends to elect into the AMIT regime. The AMIT legislation applies an attribution model whereby Equity Trustees as the Responsible Entity of the Trust attributes amounts of trust components of a particular character to investors on a fair and reasonable basis consistent with the operation of the Trust's Constitution, which includes provisions in relation to AMIT. Under the AMIT rules, the following will apply:

Fair and reasonable attribution: Each year, the Trust's determined trust components of assessable income, exempt income, non-assessable non-exempt income and tax offsets (i.e. credits) will be allocated to investors on a "fair and reasonable" attribution basis, rather than being allocated proportionally based on each investor's present entitlement to the income of the Trust.

Unders or overs adjustments: Where the Trust's determined trust components for a year are revised in a subsequent year (e.g. due to actual amounts differing to the estimates of income, gains / losses or expenses), then unders and overs may arise. Unders and overs will generally be carried forward and adjusted in the year of discovery.

Cost base adjustments: Where the distribution made is less than (or more than) certain components attributed to investors, then the cost base of an investor's units may be increased (or decreased). Details of cost base adjustments will be included on an investor's annual tax statement, referred to as an AMIT Member Annual Statement ("AMMA").

Large withdrawals: In certain circumstances, gains may be attributed to a specific investor, for example, gains on disposal of assets to fund a large withdrawal being attributed to the redeeming investor.

Penalties: In certain circumstances (e.g. failure to comply with certain AMIT rules), specific penalties may be imposed.

The new rules are intended to reduce complexity, increase certainty and reduce compliance costs for managed investment trusts and their investors. Where the Trust does not elect into the AMIT regime, or has made the election but the election is not effective for the income year (e.g. the Trust does not satisfy the requirements to be a managed investment trust for the income year), the Tax Law applicable to non-AMITs should be relevant. In particular, the Trust should not generally pay tax on behalf of its investors and instead, investors should be assessed for tax on any income and capital gains generated by the Trust to which they become presently entitled.

Deemed Capital Gains Tax ("CGT") Election

Eligible managed investment trusts ("MITs") may make an election to apply a deemed capital account treatment for gains and losses on disposal of certain eligible investments (including equities and units in other trusts but excluding derivatives, debt securities and foreign exchange contracts). Where the election is made the Trust should hold its eligible investments on capital account and gains/(losses) from the disposal of eligible investments should be treated as capital gains/(losses). Capital gains arising on the disposal of eligible investments held for 12 months or greater may be eligible to be treated as discount capital gains.

Where the CGT election is not made, the Trust should hold its eligible investments on revenue account and gains/(losses) from the disposal of eligible investments should be treated as revenue gains

Controlled Foreign Company ("CFC") Provisions

There are certain tax rules (i.e. the CFC provisions) which may result in assessable income arising in the Trust in relation to investments in foreign equities, where certain control thresholds are met. If such interests were to be held at the end of the income year, the taxable income of the Trust may include a share of net income and gains (i.e. CFC attributable income) from such investments.

Taxation of Financial Arrangements ("TOFA")

The TOFA rules may apply to certain "financial arrangements" held by the Trust. In broad terms, the TOFA regime seeks to recognise "sufficiently certain" returns on certain financial arrangements on an accruals basis for tax purposes rather than on a realisation basis. Where returns from derivative instruments are not "sufficiently certain" they will continue to be recognised on a realisation basis, unless specific tax timing elections are made.

Taxation Reform

The tax information included in this PDS is based on the taxation legislation and administrative practice as at the issue date of this PDS, together with proposed changes to the taxation legislation as announced by the Government. However, the Australian tax system is in a continuing state of reform, and based on the Government's reform agenda, it is likely to escalate rather than diminish. Any reform of a tax system creates uncertainty as to the full extent of announced reforms, or uncertainty as to the meaning of new law that is enacted pending interpretation through the judicial process. These reforms may impact on the tax position of the Trust and its investors. Accordingly, it will be necessary to closely monitor the progress of these reforms, and investors should seek their own professional advice, specific to their own circumstances, of the taxation implications of investing in the Trust.

Tax File Number ("TFN") and Australian Business Number ("ABN")

It is not compulsory for an investor to quote their TFN or ABN. If an investor is making this investment in the course of a business or enterprise, the investor may quote an ABN instead of a TFN. Failure by an investor to quote an ABN or TFN or claim an exemption may cause the Responsible Entity to withhold tax at the top marginal rate, plus the Medicare Levy, on gross payments including distributions or attribution of income to the investor. The investor may be able to claim a credit in their tax return for any TFN or ABN tax withheld. Collection of TFNs is permitted under taxation and privacy legislation.

By quoting their TFN or ABN, the investor authorises Equity Trustees to apply it in respect of all the investor's investments with Equity Trustees. If the investor does not want to quote their TFN or ABN for some investments, Equity Trustees should be advised.

GST

The Trust is registered for GST. The issue or withdrawal of units in the Trust and receipt of distributions are not subject to GST.

The Trust may be required to pay GST included in management and other fees, charges, costs and expenses incurred by the Trust. However, to the extent permissible, the Responsible Entity will claim on behalf of the Trust a proportion of this GST as a reduced input tax credit. Unless otherwise stated, fees and charges quoted in this PDS are inclusive of GST and take into account any available reduced input tax credits. The Trust may be entitled to as yet undetermined additional input tax credits on the fees, charges or costs incurred. If the Responsible Entity is unable to claim input tax credits on behalf of the Trust, the Responsible Entity retains the ability to recover the entire GST component of all fees and charges.

The impact of GST payments and credits will be reflected in the unit price of the Trust. Investors should seek professional advice with respect to the GST consequences arising from their unit holding.

Australian Taxation of Australian Resident Investors

Distributions

For each year of income, each Australian resident investor will be required to include within their own tax calculations and tax return filings the assessable income, exempt income, non-assessable non-exempt income and tax offsets (i.e. credits) of the Trust attributed to them by Equity Trustees as the Responsible Entity of the Trust.

The tax consequences for investors in the Trust depends on the tax components of assessable income, exempt income, non-assessable non-exempt income and tax offsets (i.e. credits) of the Trust attributed to them.

Investors will receive an Annual Tax Statement (or an "AMMA" for an AMIT) detailing all relevant taxation information concerning attributed amounts and cash distributions, including any Foreign Income Tax Offset ("FITO") and franking credit entitlements, returns of capital, assessable income, and any upwards or downwards cost base adjustment in the capital gains tax cost base of their units in the Trust (in the case of an AMIT).

An investor may receive their share of attributed tax components of the Trust or net income in respect of distributions made during the year or where they have made a large withdrawal from the Trust, in which case their withdrawal proceeds may include their share of net income or attributed tax components of assessable income, exempt income, non-assessable non-exempt income and tax offsets (i.e. credits). In addition, because Australian investors can move into and out of the Trust at different points in time, there is the risk that taxation liabilities in respect of gains that have benefited past investors may have to be met by subsequent investors.

Foreign Income

The Trust may derive foreign source income that is subject to tax overseas, for example withholding tax. Australian resident investors should include their share of both the foreign income and the amount of the foreign tax withheld in their assessable income. In such circumstances, investors may be entitled to a FITO for the foreign tax paid, against the Australian tax payable on the foreign source income. To the extent the investors do not have sufficient overall foreign source income to utilise all of the FITOs relevant to a particular year of income, the excess FITOs cannot be carried forward to a future income year.

Disposal of Units by Australian Resident Investors

If an Australian resident investor transfers or redeems their units in the Trust, this may constitute a disposal for tax purposes depending on their specific circumstances.

Where an investor holds their units in the Trust on capital account, a capital gain or loss may arise on disposal and each investor should calculate their capital gain or loss according to their own particular facts and circumstances. As noted above, proceeds on disposal may include a component of distributable income. In calculating the taxable amount of a capital gain, a discount of 50% for individuals and trusts or 33 & 1/3% for complying Australian superannuation funds may be allowed where the units in the Trust have been held for 12 months or more. No CGT discount is available to corporate

Any capital losses arising from the disposal of the investment may be used to offset other capital gains the investor may have derived. Net capital losses may be carried forward for offset against capital gains of subsequent years but may not be offset against ordinary income.

The discount capital gains concession may be denied in certain circumstances where an investor (together with associates) holds 10% or more of the issued units of the Trust, the Trust has less than 300 beneficiaries and other requirements are met. Investors who together with associates are likely to hold more than 10% of the units in the Trust should seek advice on this issue.

Australian Taxation of Non-Resident Investors

Tax on Income

The Trust expects to derive income which may be subject to Australian withholding tax when attributed by Equity Trustees as the Responsible Entity of the Trust to non-resident investors.

Australian withholding tax may be withheld from distributions of Australian source income and gains attributed to a non-resident investor. The various components of the net income of the Trust which may be regarded as having an Australian source include Australian sourced interest, Australian sourced other gains, Australian sourced dividends and CGT taxable Australian property.

We recommend that non-resident investors seek independent tax advice before investing, taking into account their particular circumstances and the provisions of any relevant Double Taxation Agreement/Exchange of Information Agreement ("EOI") between Australia and their country of residence.

Disposal of Units by Non-Resident Investors

Based on the Trust's investment profile, generally non-resident investors holding their units on capital account should not be subject to Australian capital gains tax on the disposal of units in the Trust unless the units were capital assets held by the investor in carrying on a business through a permanent establishment in Australia. Australian tax may apply in certain circumstances if the non-resident holds their units on revenue account. CGT may also apply in some cases where the Trust has a direct or indirect interest in Australian real property. We recommend that non-resident investors seek independent tax advice in relation to the tax consequences of the disposal of their units.

Your privacy

The Australian Privacy Principles contained in the Privacy Act 1988 (Cth) ("Privacy Act") regulate the way in which we collect, use, disclose, and otherwise handle your personal information. Equity Trustees is committed to respecting and protecting the privacy of your personal information, and our Privacy Policy details how we do

It is important to be aware that, in order to provide our products and services to you, Equity Trustees may need to collect personal information about you and any other individuals associated with the product or service offering. In addition to practical reasons, this is necessary to ensure compliance with our legal and regulatory obligations (including under the Corporations Act, the AML/CTF Act and taxation legislation). If you do not provide the information requested, we may not be able to process your application, administer, manage, invest, pay or transfer your investment(s).

You must therefore ensure that any personal information you provide to Equity Trustees is true and correct in every detail. If any of this personal information (including your contact details) changes, you must promptly advise us of the changes in writing. While we will generally collect your personal information from you, your broker or adviser or the Investment Manager and Administrator directly, we may also obtain or confirm information about you from publicly available sources in order to meet regulatory obligations.

In terms of how we deal with your personal information, Equity Trustees will use it for the purpose of providing you with our products and services and complying with our regulatory obligations. Equity Trustees may also disclose it to other members of our corporate group, or to third parties who we work with or engage for these same purposes. Such third parties may be situated in Australia or offshore, however we take reasonable steps to ensure that they will comply with the Privacy Act when collecting, using or handling your personal information.

The types of third parties that we may disclose your information to include, but are not limited to:

- stockbrokers, financial advisers or adviser dealer groups, their service providers and/or any joint holder of an investment;
- those providing services for administering or managing the Trust, including the Investment Manager, Custodian and Administrator, auditors, or those that provide mailing or printing services:
- our other service providers;
- regulatory bodies such as ASIC, ATO, APRA and AUSTRAC; and
- other third parties who you have consented to us disclosing your information to, or to whom we are required or permitted by law to disclose information to.

Equity Trustees or the Investment Manager may from time to time provide you with direct marketing and/or educational material about products and services they believe may be of interest to you. You have the right to "opt out" of such communications by contacting us using the contact details below.

In addition to the above information, Equity Trustees' Privacy Policy contains further information about how we handle your personal information, and how you can access information held about you, seek a correction to that information, or make a privacy-related complaint.

Full details of Equity Trustees' Privacy Policy are available at www.eqt.com.au. You can also request a copy by contacting Equity Trustees' Privacy Officer on +61 3 8623 5000 or by email to privacy@eqt.com.au.

The Constitution

The Trust is governed by a constitution that sets out the Trust's operation (the "Constitution"). The Constitution, together with the Trust's PDS, the Corporations Act and other laws, regulate our legal relationship with investors in the Trust. If you invest in the Trust, you agree to be bound by the terms of the Trust's PDS and the Trust's Constitution. You can request a copy of the Constitution free of charge from Equity Trustees. Please read these documents carefully before investing in the Trust.

We may amend the Constitution from time to time in accordance with the provisions in the Constitution and the Corporations Act.

Anti-Money Laundering and Counter Terrorism Financing ("AML/CTF")

Australia's AML/CTF laws require Equity Trustees to adopt and maintain a written AML/CTF Program. A fundamental part of the AML/CTF Program is that Equity Trustees must hold up-to-date information about investors (including beneficial owner information) in the Trust.

To meet this legal requirement, we need to collect certain identification information (including beneficial owner information) and documentation ("KYC Documents") from new investors. Existing investors may also be asked to provide KYC Documents as part of an ongoing customer due diligence/verification process to comply with AML/CTF laws. If applicants or investors do not provide the applicable KYC Documents when requested, Equity Trustees may be unable to process an application, or may be unable to provide products or services to existing investors until such time as the information is provided.

In order to comply with AML/CTF Laws, Equity Trustees may also disclose information including your personal information that it holds about the applicant, an investor, or any beneficial owner, to its related bodies corporate or service providers, or relevant regulators of AML/CTF Laws (whether inside or outside Australia). Equity Trustees may be prohibited by law from informing applicants or investors that such reporting has occurred.

Equity Trustees, the Investment Manager and the Delegated Investment Manager shall not be liable to applicants or investors for any loss you may suffer because of compliance with the AML/CTF laws

Indirect Investors

You may be able to invest indirectly in the Trust via an IDPS by directing the IDPS Operator to acquire units on your behalf. If you do so, you will need to complete the relevant forms provided by the IDPS Operator and not the Application Form accompanying the PDS. This will mean that you are an Indirect Investor in the Trust and not an investor of the Trust. Indirect Investors do not acquire the rights of an investor as such rights are acquired by the IDPS Operator who may exercise, or decline to exercise, these rights on your behalf.

Indirect Investors do not receive reports or statements from us and the IDPS Operator's application and withdrawal conditions determine when you can direct the IDPS Operator to apply or redeem. Your rights as an Indirect Investor should be set out in the IDPS guide or other disclosure document issued by the IDPS Operator.

Information on underlying investments

Information regarding the underlying investments of the Trust will be provided to an investor of the Trust on request, to the extent Equity Trustees is satisfied that such information is required to enable the investor to comply with its statutory reporting obligations. This information will be supplied within a reasonable timeframe having regard to these obligations.

Foreign Account Tax Compliance Act ("FATCA")

In April 2014, the Australian Government signed an intergovernmental agreement ("IGA") with the United States of America ("U.S."), which requires all Australian financial institutions to comply with the FATCA Act enacted by the U.S. in 2010.

Under FATCA, Australian financial institutions are required to collect and review their information to identify U.S. residents and U.S controlling persons that invest in assets through non-U.S. entities. This information is reported to the Australian Taxation Office ("ATO"). The ATO may then pass that information onto the U.S. Internal Revenue Service.

In order to comply with the FATCA obligations, we may request certain information from you. Failure to comply with FATCA obligations may result in the Trust, to the extent relevant, being subject to a 30% withholding tax on payment of U.S. income or gross proceeds from the sale of certain U.S. investments. If the Trust suffers any amount of FATCA withholding and is unable to obtain a refund for the amounts withheld, we will not be required to compensate investors for any such withholding and the effect of the amounts withheld will be reflected in the returns of the Trust.

Common Reporting Standard ("CRS")

The CRS is developed by the Organisation of Economic Co-operation and Development and requires certain financial institutions resident in a participating jurisdiction to document and identify reportable accounts and implement due diligence procedures. These financial institutions will also be required to report certain information on reportable accounts to their relevant local tax authorities.

Australia signed the CRS Multilateral Competent Authority Agreement and has enacted provisions within the domestic tax legislation to implement CRS in Australia. Australian financial institutions need to document and identify reportable accounts, implement due diligence procedures and report certain information with respect to reportable accounts to the ATO. The ATO may then exchange this information with foreign tax authorities in the relevant signatory countries.

In order to comply with the CRS obligations, we may request certain information from you. Unlike FATCA, there is no withholding tax that is applicable under CRS.

6. Glossary

ABN

Australian Business Number.

Additional Investment Form

The form used by investors who wish to subscribe for additional units directly in the Trust. Available from the Online Investor Portal at www.bnpparibas-am.com.au or by calling BNP Paribas Asset Management's Client Services on 1800 267 726 (Australia) or +612 9619 6041.

AFSL

Australian Financial Services Licence.

APIR Code

This is a unique code for products in the financial services industry.

Application Form

The relevant application form used by applicants who wish to subscribe for units directly in the Trust, either the form accompanying this PDS or an online application form (once available, potentially by the end of 2021). Please refer to the Online Investor Portal at www.bnpparibas-am.com.au or call BNP Paribas Asset Management's Client Services on 1800 267 726 (Australia) or +612 9619 6041.

APRA

Australian Prudential Regulation Authority.

ARSN

Australian Registered Scheme Number.

ASIC

Australian Securities and Investments Commission.

ATO

Australian Taxation Office

AUD or \$

Australian dollars.

AUSTRAC

Australian Transaction Reports and Analysis Centre.

Benchmark

MSCI All Country World Index, incl. net dividends, measured in AUD.

Bottom-up

An investment strategy in which companies are considered based on their own merit, without regard for the sectors they are part of, or the current economic conditions.

Business Day

A day other than a Saturday or Sunday on which banks are open for general banking business in Sydney, NSW.

Constitution

The document which describes the rights, responsibilities and beneficial interest of both investors and the Responsible Entity in relation to the Trust, as amended from time to time.

Corporations Act

The Australian Corporations Act 2001 (Cth), as amended from time to time.

Currency Hedging

A technique used to offset the risks associated with the changing value of currency.

Custodian and Administrator

BNP Paribas Securities Services (ARBN 149 440 291).

Discretionary Investment Management Service

Discretionary Investment Management Service means a discretionary investment management service, as that term is defined in section 392 of the Financial Markets Conduct Act 2013 (NZ).

Emerging Markets

Developing countries with relatively low per capita income, often with above-average economic growth potential. Many Latin American, Eastern European and Asian countries are considered Emerging Markets.

Gross Asset Value (GAV)

The value of the assets of the Fund without taking into account the liabilities of that Fund.

IDPS

Investor-Directed Portfolio Service or investor-directed portfolio-like managed investment scheme. An IDPS is generally the vehicle through which an investor purchases a range of underlying investment options from numerous investment managers. In New Zealand, the IDPS Operator needs to be licensed as a Discretionary Investment Management Service provider.

IDPS Operator

An entity that operates and offers an IDPS.

Indirect Investors

Individuals who invest in a Trust through an IDPS.

Net Asset Value (NAV)

The value of assets of a particular Trust, less the value of the liabilities of that Trust.

OECD

Organisation for Economic Co-operation and Development

Tracking Error

Tracking error is a measure of the variability of an investment manager's returns relative to the Benchmark returns.

Retail Client

Persons or entities defined as such under section 761G of the Corporations Act.

US Person

A person so classified under securities or tax law in the United States of America ("US") including, in broad terms, the following persons:

(a) any citizen of, or natural person resident in, the US, its territories or possessions; or $\,$

(b) any corporation or partnership organised or incorporated under any laws of or in the US or of any other jurisdiction if formed by a US Person (other than by accredited investors who are not natural persons, estates or trusts) principally for the purpose of investing in securities not registered under the US Securities Act of 1933; or

(c) any agency or branch of a foreign entity located in the US; or

- (d) a pension plan primarily for US employees of a US Person; or
- (e) a US collective investment vehicle unless not offered to US Persons; or
- (f) any estate of which an executor or administrator is a US Person (unless an executor or administrator of the estate who is not a US Person has sole or substantial investment discretion over the assets of the estate and such estate is governed by non-US law) and all the estate income is non-US income not liable to US income tax; or
- (g) any trust of which any trustee is a US Person (unless a trustee who is a professional fiduciary is a US Person and a trustee who is not a US Person has sole or substantial investment discretion over the assets of the trust and no beneficiary (or settlor, if the trust is revocable) of the trust is a US Person); or
- (h) any discretionary account or similar account (other than an estate or trust) held by a dealer or other fiduciary for the benefit or account of a US Person; or

(i) any non-discretionary account or similar account (other than an estate or trust) held by a dealer or other fiduciary organised, incorporated or (if an individual) resident in the US for the benefit or account of a US Person.

We, us

Refers to Equity Trustees.

Wholesale Client

Persons or entities defined as such under section 761G of the Corporations Act.

Wholesale Investor

In the case of a New Zealand investor means a Wholesale Client who also meets the definition of wholesale investor under clause 3(2) of Schedule 1 of the Financial Markets Conduct Act 2013 (New Zealand).



Initial application form

Please use this form if you are a new investor and wish to invest in the trusts listed in section 5 by making an initial application.

1. Read and ensure you understand the Product Disclosure Statement (PDS) and the Reference Guide.

The PDS and Reference Guide are available at www.bnpparibas-am.com.au. The law prohibits any person passing this Application Form on to another person unless it is accompanied by a complete PDS. We will provide on request and without charge a paper or electronic copy of the current PDS and its incorporated documents.

2. Complete all relevant sections of this application form either:

- **online** then print and sign in the relevant fields using a black pen; or
- **manually** please write in BLOCK letters, using a black pen. If you make an error while completing this form, do not use correction fluid. Cross out your mistakes and initial your changes.

Individuals: complete section 1, section 2 and then section 5 onwards.

Companies: complete section 1, section 3 and then section 5 onwards.

Trusts/superannuation funds:

- if you are an individual trustee complete section 1, section 2 and then section 4 onwards.
- if you are a trust with a company as a trustee complete section 1 and then section 3 onwards.

3. Certify and provide the identification documents.

Please refer to section 9 'Identification and verification' and complete the relevant identification document attached to this Application Form.

4. Tell us your tax status.

Please complete the Tax Information form attached to this Application form.

5. Send your documents to our UNIT REGISTRY PROVIDER.

You can return your forms by post to:

BNP PARIBAS ASSET MANAGEMENT Australia Limited GPO Box 804 MELBOURNE VIC 3001

6. Make your payment.

Please refer to section 6 'Payment of application amount'.

Your application cannot be processed until all relevant identification documents and cleared funds are received.

 DO YOU HAVE AN EXISTING INVESTMENT IN ANY BNP PARIE TRUST FOR WHICH ONEVUE PROVIDES UNIT REGISTRY SERVI 	BAS ASSET MANAGEMENT AUSTRALIA LIMITED DISTRIBUTED ICES?			
No, complete section 2 onwards.				
Yes, the account number is	Please complete from section 5 onwards.			
2. INDIVIDUALS	Business number (include country and area code)			
Please complete if you are investing individually, jointly or you are an individual or joint trustee.	Mobile number (include country code)			
Investor 1 – Personal details				
Title Full given names	Email address			
Surname	This email address is the default address for all investor			
	correspondence (such as transaction confirmations, statements, reports and other material).			
Date of birth (DD/MM/YYYY)	ABN			
DD / MM / YYYY				
Residential address	Tax details — Australian residents			
A PO Box/RMB/Locked Bag is not acceptable.	If you are an Australian resident for tax purposes, please provide			
Property/Building name (if applicable)	your tax file number (TFN) or reason for exemption. If you are an			
	Australian resident and do not provide your TFN, or reason for exemption, you will be taxed at the highest marginal tax rate plus			
Unit Street number	the Medicare levy.			
	TFN			
Street name				
	Reason for exemption			
Suburb State				
	Tax details — Non Australian residents			
Post code Country	If you are not an Australian resident for tax purposes, please indicate			
	your country of residence for tax purposes.			
Postal address (if different to residential address)				
A PO Box/RMB/Locked Bag is acceptable.	Investor 2 – Personal details			
Sole trader?	Title Full given names			
No Yes				
If you are a sole trader, what is your business name?	Surname			
If you are a sole trader, what is your business name:				
	Date of birth (DD/MM/YYYY)			
Property/Building name (if applicable)	DD / MM / YYYY			
	Residential address			
Unit Street number	A PO Box/RMB/Locked Bag is not acceptable.			
Charles	Property/Building name (if applicable)			
Street name				
Suburb State	Unit Street number			
State				
Post code Country	Street name			
Country				
Contact datails	Suburb State			
Contact details Home number (include country and area code)				
Trome hamber (include country and area code)	Post code Country			

Postal address (if different to residential address)	TFN			
A PO Box/RMB/Locked Bag is acceptable.				
Property/Building name (if applicable)	Country of residency (if a foreign company)			
Unit Street number	Registered office address			
Street name	A PO Box/RMB/Locked Bag is not acceptable. If you are a foreign company, write the address of your Australian registered agent (if you have one) or else write your principal place of business.			
Suburb State	Name of Australian registered agent (if applic	able)		
Post code Country	Property name/building name (if applicable)			
Contact details Home number (include country and area code)	Unit Street number			
Business number (include country and area code)	Street name			
business number (include country and area code)	Suburb	State		
Mobile number (include country code)	Post code Country			
Email address	Country			
All correspondence will be sent to the address provided for investor 1.	Postal address (if different to above)			
Tax details — Australian residents If you are an Australian resident for tax purposes, please provide	A PO Box/RMB/Locked Bag is acceptable. Property/Building name (if applicable)			
your Tax File Number (TFN) or reason for exemption. If you are an				
Australian resident and do not provide your TFN, or reason for exemption, you will be taxed at the highest marginal tax rate plus the Medicare levy.	Unit Street number			
TFN	Street name			
	Suburb	State		
Reason for exemption	Suburb	State		
	Post code Country			
Tax details — Non Australian residents	l ost code Country			
If you are not an Australian resident for tax purposes, please indicate				
your country of residence for tax purposes.	Contact person at company			
	Name			
If there are more than two individual investors or trustees, please provide the full name, date of birth, and residential	Home number (include country and area code	e)		
address of each on a separate sheet and attach to this form.				
3. COMPANIES	Business number (include country and area co	ode)		
Please complete if you are investing as a company or as a trust with a corporate trustee.	Mobile number (include country code)			
Note: You are also required to complete the relevant Identification Form.	Email address			
Company details	Email address			
Full name of company (as registered by ASIC)	This email address is the default address for a	Il investor		
summer of company (as registered by riske)	correspondence (such as transaction confirma			
ACN or ABN (for foreign companies, provide your Australian Registered Body Number (ARBN) if you have one)	reports and other material).	.,,		

4. TRUSTS OR SUPERANNUATION FUNDS

Please complete if you are investing as a trust or superannuation fund. Individuals and non-corporate trustee(s) must also complete sections 2.

Corporate trustees must also complete section 3.

Note: You are also required to complete the Identification Form - Trusts and Trustees.

Trust or superannuation fund details

Name of trust or superannuation fund

ABN (applicable if you are a trust or a self-managed superannuation fund registered with the Australian Tax Office)

TFN

5. INVESTMENT DETAILS AND DISTRIBUTION INSTRUCTIONS

Please specify your initial application amount and your distribution choice below. If you do not make an election, distributions will be reinvested.

TRUCT NAME	INITIAL MINIMUM	INVESTMENT	DISTRIBUTION PREFERENCE (indicate preference with an X)		
TRUST NAME	AMOUNT (AUD)	AMOUNT (AUD) AMOUNT (AUD)		Reinvest	
Barrow Hanley Global Equity Trust	\$25,000				
BNP Paribas C WorldWide Global Equity Trust	\$25,000				
BNP Paribas Environmental Equity Trust	\$25,000				
Please indicate the source and origin of funds being	invested:				

BNF	Paribas Environmental Equity Trust		\$25,000			
Pleas	e indicate the source and origin of funds being	j investe	ed:			
	savings		inheritance			
	investment		normal course of bu	siness		
	superannuation contributions		asset sale			
	commission		other – write the sou	rce and origin of funds belov	W:	
	donation/gift					

6. PAYMENT OF APPLICATION AMOUNT

All payments must be made in AUD.

EFT

Account name: Equity Trustees Ltd App Trust A/c – BNPP AM

BSB: 255-000 Account number: 246674803

Your reference: [please use the name of the investor]

7. FINANCIAL INSTITUTION ACCOUNT DETAILS

Australian bank account details

Please provide your bank account details if you have selected to take your distribution in cash or wish to provide these details for future redemptions. We will only pay cash proceeds to a bank account in the name(s) of the investor(s). We will not make any payments into third party bank accounts.

Financial institution name	
Branch name	

BSB number	Account number
Account name	

8. COMMUNICATION

Automatic online account access

Online access enables you to view details of your investments (account balance, investment details and account statements). We will send you the necessary registration details by post once your application is processed.

Please tick one box only Business number (include country and area code) I have not previously invested in any BNP PARIBAS ASSET MANAGEMENT Australia Limited distributed trust and will Mobile number (include country code) complete the relevant investor identification forms located at the end of this application form. Adviser signature I am an existing investor in a BNP PARIBAS ASSET MANAGEMENT Australia Limited distributed trust and am not required to complete the investor identification forms located at the end of this application form. **DECLARATIONS AND ACKNOWLEDGMENTS** 10. FINANCIAL ADVISER DETAILS When you apply to invest, you (the applicant) are telling us: Use this section to tell us about your financial adviser. If you change your financial adviser, it's important to let us know in a you have received, read and understood the current PDS timely way. You can also use this section to authorise us to pay your financial adviser their fees. If you would like your financial monies deposited are not associated with crime, terrorism, adviser to receive copies of your statements by email, please enter money laundering or terrorism financing, nor will monies their email address below. received from your account have any such association Email address you are not bankrupt or a minor you agree to be bound by the constitution of the Trust and the Notice to financial adviser: by completing this section of the PDS as supplemented, replaced or re-issued from time to time application form, you are confirming that you hold a current you consent to the handling of your personal information in Australian Financial Services Licence (AFSL), or are otherwise accordance with the Privacy Act 1988 and relevant privacy authorised to advise on and arrange this product. policies. Financial adviser details 12. SIGNING INSTRUCTIONS Dealer group name Who needs to sign this form **Individual** — where the investment is in one name, the sole Adviser name investor must sign. Joint Holding — where the investment is in more than one name, all investors must sign. If more than two signatures are required, AFSL number Authorised representative number (if any) please attach an additional page with the full names of each account holder, their signatures, and date. Address **Companies** — where the company has a sole director who is also the sole company secretary, this form must be signed by that Property/Building name (if applicable) person. If the company (pursuant to section 204A of the Corporations Act 2001) does not have a company secretary, a sole Unit Street number director can also sign alone. Otherwise this form must be signed by a director jointly with either another director or a company secretary. Please indicate the capacity in which the form is signed. Street name **Trust** — the trustee(s) must sign this form. Trustee(s) signing on behalf of the trust confirm that the trustee(s) is/are acting in Suburb State accordance with such designated powers and authority under the trust deed. Post code Country **Power of Attorney** — if signing under a Power of Attorney and you have not already lodged the Power of Attorney document, please attach a certified copy of the Power of Attorney annotated Postal address (if different to above) with the following: I/We attest that the Power of Attorney has not been rescinded or revoked and that the person who gave the Property/Building name (if applicable) Power of Attorney is still living. Street number Unit Street name Suburb State Post code Country

Contact details

IDENTIFICATION AND VERIFICATION

9

Signature of investor 1, director or authorised signatory
Please print full name
Date (DD/MM/YYYY)
Company officer (please indicate company capacity) Director
Sole director and company secretary
Authorised signatory
Signature of investor 2, director/company secretary or authorised signatory
Please print full name
Date (DD/MM/YYYY) / / / /
Company officer (please indicate company capacity) Director
Company secretary
Authorised signatory
If you are investing jointly or are a joint trustee, please indicate whether a single investor can operate your account.
Yes No



Tax information form

Why you need to complete this form

The Foreign Account Tax Compliance Act (FATCA) and Common Reporting Standard (CRS) are regulatory requirements that aim to deter tax evasion by US and other foreign taxpayers. The Australian and many other foreign Governments (through their tax offices) have an agreement which means we must ask you, and you must answer, these questions. Information we gather is reported to the Australian Taxation Office (ATO) and in turn to global tax authorities. For more information, visit ato.gov.au.

If you are unsure of any of the answers, please contact a legal or accounting professional.

Which sections of the form should you complete?

- Superannuation funds, testamentary trusts, registered charities Section 1
- Individuals Section 2
- Companies and other trusts Section 3

What if more than one person is applying?

Each individual investor will need to complete a copy of this form.

HELP

Tell me about tax

You can be a resident of more than one country for tax purposes. Whether you are tax resident of a particular country for tax purposes is often based on the amount of time you spend in a country and the location of your residence and/or place of work. If you pay tax or have a tax liability somewhere, you are probably a tax resident there. Dual citizenship often brings dual tax residency. It depends on the country. For the US, tax residency can be as a result of citizenship or residency for tax purposes.

If you're unsure, ask someone who knows, usually your accountant.

SECTION 1	SUDERANNUATION FUNDS AND OTHER SPECIAL TRUSTS	ď

1.	Are you a superannuation or other special type of trust?	
	I am the trustee of a regulated superannuation fund, or this includes a self-managed superannuation fund	HELP Regulated superannuation fund: means self-managed superannuation APRA regulated superannuation funds, Australian Government or
	I am a trustee of a testamentary trust , or	government superannuation funds and pooled super Testamentary trust: this is a trustee of a trust set up in a deceased's will.
	I am a trustee of a registered charity	

Where to now?

■ I ticked a box ▶ go to Section 4 Signatures

Are you a US resident for tax purposes?

■ I did not tick a box ▶ go to Section 2 if you are an individual, or Section 3 if you are a company or another type of trust

SECTION 2 INDIVIDUALS

Do not complete **Section 2** if you are a non-superannuation trustee or you are a company **>** complete **Section 3** instead.

No ▶ go to question 3	What is
□ No P go to question 3	This is
Yes – please tell us your TIN ▶ go to question 3	issued
Tes please tell as your fire p go to question's	numbe
	Numbe
TIN	Identifi

HELP

What is a TIN?

This is short for **Taxpayer Identification Number**, an identification number issued or used by tax authorities. In Australia, the equivalent is the tax file number (TFN). For the US, it could for example be a US Social Security Number, a US Individual Taxpayer Identification Number or a US Employer Identification Number. In other countries, it may have a different name.

Other than the US or Australia.	HELP
	No TIN? Reasons we accept are:
No ▶ go to Section 4 Signatures	#1 This country does not issue TINs
Yes – please tell us which ones, using the following table. ▶ then go to Section 4 Signatures	 #2 I have asked for a TIN, but have not yet been given one – you must tell us when received #3 The laws of this country do not require me to disclose my TIN #4 I have an exemption under the laws of this country from holding a TIN – write a code or give us details
Country	No TIN? Which reason? See HELP box above
1.	
2.	
3.	
4.	
SECTION 3 COMPANIES AND NON-SUPERANNUATION T	RUSTS
4. Are you a US resident for tax purposes?	HELP
	14.0 - 1 - TO 10
No ▶ go to question 5	What is a TIN? See HELP box on the previous page
No ▶ go to question 5 Yes – please tell us your TIN ▶ then go to question 5	What is a TIN? See HELP box on the previous page.
Yes – please tell us your TIN ▶ then go to question 5	
Yes – please tell us your TIN ▶ then go to question 5 TIN 5. Are you a resident of any other country for tax purposes?	
Yes – please tell us your TIN ▶ then go to question 5 TIN	See HELP box on the previous page.
Yes – please tell us your TIN ▶ then go to question 5 TIN 5. Are you a resident of any other country for tax purposes? Other than the US or Australia.	HELP No TIN? Reasons we accept are: #1 This country does not issue TINs
Yes – please tell us your TIN ▶ then go to question 5 TIN 5. Are you a resident of any other country for tax purposes?	HELP No TIN? Reasons we accept are: #1 This country does not issue TINs #2 I have asked for a TIN, but have not yet been given one – you must tell us when
Yes – please tell us your TIN ▶ then go to question 5 TIN 5. Are you a resident of any other country for tax purposes? Other than the US or Australia. No ▶ go to question 6 Yes – please tell us which ones, using the following table.	HELP No TIN? Reasons we accept are: #1 This country does not issue TINs #2 I have asked for a TIN, but have not yet been given one – you must tell us when received
Yes – please tell us your TIN ▶ then go to question 5 TIN 5. Are you a resident of any other country for tax purposes? Other than the US or Australia. No ▶ go to question 6	HELP No TIN? Reasons we accept are: #1 This country does not issue TINs #2 I have asked for a TIN, but have not yet been given one – you must tell us when
Yes – please tell us your TIN ▶ then go to question 5 TIN 5. Are you a resident of any other country for tax purposes? Other than the US or Australia. No ▶ go to question 6 Yes – please tell us which ones, using the following table.	HELP No TIN? Reasons we accept are: #1 This country does not issue TINs #2 I have asked for a TIN, but have not yet been given one – you must tell us when received #3 The laws of this country do not require me to disclose my TIN #4 I have an exemption under the laws of this country from holding a TIN – write a
Yes – please tell us your TIN ▶ then go to question 5 TIN 5. Are you a resident of any other country for tax purposes? Other than the US or Australia. No ▶ go to question 6 Yes – please tell us which ones, using the following table.	HELP No TIN? Reasons we accept are: #1 This country does not issue TINs #2 I have asked for a TIN, but have not yet been given one – you must tell us when received #3 The laws of this country do not require me to disclose my TIN #4 I have an exemption under the laws of this country from holding a TIN – write a

Are you a resident of any other country for tax purposes?

	Country	TIN	No TIN? Which reason? See HELP box above
1.			
2.			
3.			
4.			

6. Are you a 'financial institution'?
Be careful – financial Institution is broadly defined – see HELP box
Not relevant - I wrote my TIN in question 4 ▶ go to question 7
No ▶ go to question 7
Yes – please tell us your GIIN – see HELP box
GIIN
Where to now?
■ I ticked YES and completed my GIIN ▶ go to question 7
■ I ticked YES but did not write a GIIN – tell us below why you did not write a GIIN ▶ then go to question 7
Excepted Financial Institution
Deemed Compliant Financial Institution
Exempt Beneficial Owner
Non-participating Financial Institution
Non-reporting IGA Financial Institution
Sponsored financial institution – their GIIN is
GIIN
7. Are you a public company listed on a stock exchange?
No ▶ go to question 8
Yes ▶ go to Section 4 Signatures
8. Are you 'active' or 'passive'?
I am an 'active' non financial entity ▶ go to Section 4 Signatures
I am a 'passive' non financial entity ▶ go to question 9

HELP

What is a GIIN?

This stands for Global Intermediary Identification Number. GIINs are 19 digits long, issued by US tax authorities (the IRS) to non US financial institutions and sponsoring entities for purposes of identifying their registration with the IRS under US tax laws (called FATCA).

HELP

What is a financial institution?

This includes:

- an investment entity any entity that conducts certain activities or operations for or on behalf of a customer, including:
 - 'trading in money market instruments' and other relevant instruments
 - 'individual and collective portfolio management'
 - 'investing, administering, or managing funds or money on behalf of other persons'.

However, any trading, investing, administering or managing of **financial assets** on behalf of other persons must be done **as a business**. Note that **financial assets** does not include direct interests in real property.

An entity is also an investment entity if it is managed by another entity that is an investment entity.

An investment entity is generally only capable of including a trust if the trust's gross income is primarily attributable to investing, reinvesting, or trading in financial assets and the trust is managed by an entity that is a financial institution in its own right or otherwise is primarily conducting a business of trading, investing, managing or administering financial assets on behalf of other persons.

So, as general rules:

- managed investment schemes are investment entities
- trusts with professional corporate trustees (and often professional corporate investment managers) often are investment entities, such as unregistered (wholesale) managed investment schemes
- discretionary family trusts are not usually investment entities, even if they have someone managing the trust's assets for them.

The ATO gives some help in this, and it's worth seeking advice if you are unsure:

<u>ato.gov.au/General/International-tax-agreements/In-detail/International-arrangements/FATCA-detailed-quidance</u>

a depository institution

you accept deposits in the ordinary course of a banking or similar business e.g. a bank

a custodial institution

a substantial portion of your business (20 per cent plus of gross income) is held in financial assets for the account of others e.g. a custodian

certain prescribed entities

e.g. types of insurance companies that have cash value products or annuities.

HELP

What is 'active' and 'passive'?

- If you are answering this question, then relevant tax laws categorise you as a 'non-financial entity'.
- We require less information from active non-financial entities, and more information from passive non-financial entities.
- Please tell us if you are active or passive.
- You are active if you are not passive.
- Passive: because our income and assets are mostly passive. During the previous financial year, 50% or more of our gross income was passive income and 50% or more of our assets during that financial year were assets that produced or were held for the production of passive income. Passive assets are assets such as equities and debt securities that produce investment income such as dividends, interests, royalties and annuities.
- Passive: because we are not really a business. We are established and operated exclusively for: religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; as a professional organisation, business league, chamber of commerce, labour organisation, agricultural or horticultural organisation, civic league; or as an organisation operated exclusively for the promotion of social welfare.
- Passive: because we are exempt from Australian income tax.
- Other categories of passive? They exist but are less common.

Get advice if you are unsure.

9. Do you have any 'controlling persons' who are resident of	HELP
another country for tax purposes?	Controlling persons
I am passive, and YES I do have controlling persons who are	 Controlling persons are the natural persons who: are residents of another country for tax purposes, and
resident of another country for tax purposes	 exercise practical control over you.
Complete the controlling persons details in the table below	 When thinking about control, start by thinking about the people who ha
▶ then go to Section 4 Signatures.	ownership interests: - if you are a company , think first about shareholders
If there is not enough room in the table, please copy the page and	 if you are a discretionary trust, list the beneficiaries who were paid a
attach it to your completed form.	distribution this financial year
I am passive, but NO I do not have controlling persons who	if you are trustee of a deceased estate , the executor is usually the
are resident of another country for tax purposes	person in control if you are another type of trust (perhaps a unitised investment
It would be unusual to think of no-one. Please read the HELP box.	trust), think first about the unit holders or beneficiaries, and also
If you're sure ▶ go to Section 4 Signatures.	consider the role of any 'settlor'.
	 For companies, use 25% as a touchstone – if a person holds 25% of mor of the issued capital or voting rights, best to list them.
	For trusts (other than discretionary trusts), law requires that you list all
	beneficiaries, and also requires that you drill down through the chain of
	control or ownership to find the natural persons that ultimately control the
	trust.
	 Where no natural persons exercise control through ownership, consider who might exercise control through other means – directors and perhap
	senior managing officials.
Controlling person	Controlling person
Title Given names	Title Given names
Title Given names	Title Given Hairies
Surname	Surname
Date of birth (DD/MM/YYYY)	Date of birth (DD/MM/YYYY)
/ /	
City and country of birth	City and country of birth
City and country of birtin	City and country of birtin
Residential address	Residential address
Number Street name	Number Street name
Suburb/City State	Suburb/City State
Post code/Zip Country	Post code/Zip Country
. 550 5500, 2.15	- 650 CGG, <u>-</u> , p
Country of tax TIN No TIN? Which reason? residence See HELP at questions 3 or	Country of tax TIN No TIN? Which reason? residence See HELP at questions 3 or
residence See HELP at questions 3 or 5	residence See HELP at questions 3 c
1.	1.
2.	2.
3.	3.
4.	4.

Controlling person	Controlling person
Title Given names	Title Given names
Surname	Surname
Date of birth (DD/MM/YYYY)	Date of birth (DD/MM/YYYY)
City and country of birth	City and country of birth
Residential address	
Number Street name	Number Street name
Suburb/City State	Suburb/City State
Post code/Zip Country	Post code/Zip Country
· , ,	· · · /
Country of tax residence TIN No TIN? Which reason? See HELP at questions 3 or 5 1. 2. 3. 4.	
Controlling person	Controlling person
	Title Given names
Title Given names	Title Given hames
Surname	Surname
Date of birth (DD/MM/YYYY)	Date of birth (DD/MM/YYYY)
City and country of birth	City and country of birth
Residential address	Residential address
Number Street name	Number Street name
Number Street name	
Suburb/City State	Suburb/City State
Dest code /7in Country	Post sode /7in Country
Post code/Zip Country	Post code/Zip Country
Country of tax residence TIN No TIN? Which reason? See HELP at questions 3 or 1. 2. 3.	
4	4
4.	4.

SECTION 4 SIGNATURES

Important information

Nothing in this form is advice (and any 'help' is general guidance only). Seek professional advice to be sure of your answers.

It is a condition of investing that you keep your details (including tax details) with us, up to date. We recommend that you review this tax information form at the end of the financial year and update your details if required. You must contact us when you learn new things about the matters in this form. Failing to update us can have tax and other consequences. You can update us by requesting and completing this form again and emailing, faxing or posting it to our Administrator.

By completing and signing this form:

- you represent having read and understood this form
- you represent this form is complete and accurate
- if you have applied for but not received your TIN or GIIN, you undertake to inform us within 30 days of receiving it
- you undertake that if information in this form changes, you will tell us within 30 days.

How to sign

Individual: sign in the left box. If you are investing jointly, you need a separate form for each individual.

Company: two directors, or a director and a secretary sign, or if you are a sole director company, that sole director signs in the left box and a witness in the right box.

Signature	Signature
Please print full name	Please print full name
Date (DD/MM/YYY)	Date (DD/MM/YYY)



Instructions: identification forms

Which form?	There are three forms that follow: one each for individuals, companies and trustees.
	Choose the form that is applicable to you.
	If you are a partnership, an association, a co-operative or a Government body, then contact us and we will send a more appropriate form to you.
Copies or originals?	This form asks you to send us certain documents. Please send us certified copies, not originals. We will keep what you send to us.
Certifying copies	 You must have someone certify the copies you send to us. The following people can be the certifier: You must certify the copies you send to us by one of the following certifiers: a Justice of the Peace a Notary public (for the purposes of the Statutory Declaration Regulations 1993) an agent of the Australian Postal Corporation who is in charge of an office supplying postal services to the public a permanent employee of the Australian Postal Corporation with 2 or more years of continuous service who is employed in an office supplying postal services to the public an officer with, or authorised representative of, a holder of an Australian financial services licence, having 2 or more continuous years of service with one or more licensees an officer with 2 or more continuous years of service with one or more financial institutions (for the purposes of the Statutory Declaration Regulations 1993) a finance company officer with 2 or more continuous years of service with one or more finance companies (for the purposes of the Statutory Declaration Regulations 1993) a member of the Institute of Chartered Accountants in Australia, CPA Australia or the National Institute of Accountants with 2 or more years of continuous membership a person who is enrolled on the roll of the Supreme Court of a State or Territory, or the High Court of Australia, as a legal practitioner (however described) a Judge of a court a magistrate a chief executive officer of a Commonwealth court a registrar or deputy registrar of a court a Police officer an Australian consular officer or an Australian diplomatic officer (within the meaning of the Consular FeesAct 1955).
What should the person certifying write?	"I [name] of [address] being [capacity e.g. Justice of the Peace] certify this and the following [x] pages as a true copy of the original document." Each page should be initialed by the person certifying your documents.
Not in English?	Documents not in English must be accompanied by an English translation prepared by an accredited translator Contact us if you need guidance on accredited translators.



Identification form - Individuals

Please complete this form if you have not previously invested in a BNP PARIBAS ASSET MANAGEMENT Australia Limited distributed trust. A separate form is required for each investor in the case of joint holdings. If you make an error while completing this form, do not use correction fluid. Cross out your mistakes and initial your changes.

If you are a trustee, do NOT complete this form. Complete the Identification form – Trusts and Trustees instead.

- 1. Please complete this identification form in block letters and using a black pen.
- 2. Make copies of your ID document(s) and arrange for them to be certified. Please refer to the 'Instructions' page for more information on getting your documents certified.
- 3. Include this identification form and certified copies of your ID documents with your initial application form when you send it to us.

1. PERSONAL DETAILS	Group 2
Title Full given names	If you can't provide anything from Group 1, then provide a certified
	copy of one of the following:
Surname	Australian or foreign government issued birth certificate OR
	Australian or foreign government issued citizenship certificate OR
Date of birth (DD/MM/YYYY)	Centrelink pension or health card
DD , MM , YYYY	please copy the front and back.
Usual occupation	PLUS provide a certified copy of one of the following:
Osual Occupation	a Government issued notice
Please indicate the source and origin of funds being invested:	one which shows your name and residential address, not more than 12 months old OR
savings	a rates or utilities notice
investment	one which shows your name and residential address, not more than 3 months old OR
superannuation contributions	ATO notice
commission	one which shows any debt owing to the ATO, your name and residential address, not more than 12 months old.
donation/gift	3. SIGNATURE
inheritance	Signature
normal course of business	
	Date (DD/MM/YYYY)
asset sale	DD / MM / YYYY
other – write the source and origin of funds below	
2. VERIFICATION PROCEDURE – INDIVIDUAL INVESTOR	
Please provide a certified copy of one document from Group 1 or if you can't, a certified copy of two documents from Group 2 for each individual applicant.	
Group 1 Provide a cortified copy of one of those:	
Provide a certified copy of one of these: Australian driver's licence	
showing your photo, and please copy the front and back OR	
foreign driver's licence	
showing your date of birth, signature and photo OR	
Australian passport	
a passport that has expired within the preceding two years is acceptable, and please copy the pages which identify you OR	
foreign passport	
showing your signature and photo, and please copy the pages which identify you OR	
Australian State or Territory Government issued ID card	
showing your date of birth, signature and photo OR	
foreign Government issued ID card	
showing your date of birth, signature and photo.	



Identification form – Australian and foreign companies

Please complete this form if you are a company investing for the first time with a BNP PARIBAS ASSET MANAGEMENT Australia Limited distributed trust. If you make an error while completing this form, do not use correction fluid. Cross out your mistakes and initial your changes.

If you are a trustee, do NOT complete this form. Complete the Identification form – Trusts and Trustees instead.

- 1. Please complete this identification form in block letters and using a black pen.
- 2. Make copies of your ID document(s) and arrange for them to be certified. Please refer to the 'Instructions' page for more information on getting your documents certified.
- 3. Include this identification form and certified copies of your ID documents with your initial application form when you send it to us.

1. COMPANY DETAILS	identification humber issued by foreign registration body
1.1. General information	
Full name of company	If you are a foreign company registered in Australia write your
Tail Hairle of company	principal place of business in Australia or the full name and address of your Australian agent.
Nature of business	If you are a foreign company not registered in Australia write your
	registered business address in country of formation or principal place of business if there is not a registered address.
Please indicate the source and origin of funds being invested:	A PO Box/RMB/Locked Bag is not acceptable
savings	Property/Building name (if applicable)
investment	
superannuation contributions	Unit Street number
commission	
donation/gift	Street name
inheritance	Suburb State
normal course of business	State
	Post code Country (if not Australia)
asset sale	
other – write the source and origin of funds below	Please provide us with certified copies of one of the following:
	an ASIC or foreign regulator search OR
1.2. Australian companies	an ASIC or foreign regulator certificate of registration.
Principal place of business (if different to registered office address).	2. COMPANY TYPE
A PO Box/RMB/Locked Bag is not acceptable.	Please complete the section below for public companies (section 2.1) o
Property/Building name (if applicable)	private companies (section 2.2) (as applicable).
	2.1. Public company
Unit Street number	Are you a public company?
Street name	☐ No ☐ Yes
	If yes, please proceed to section 3.
Suburb State	2.2. Private company
	Are you a private company?
Post code Country	No Yes
	If yes, please complete the director details section below if you are a
Please provide us with certified copies of the following:	private Australian company or a private foreign company. Do not
an ASIC search OR	complete for public companies. Director details
a certificate of registration issued by ASIC	How many directors are there?
1.3. Foreign companies	Provide the full name of each director
Country of formation	Director 1
	Title Full given names
Registered in Australia?	
No Yes – what is the ARBN	Surname
	Division 2
Registered in country of formation?	☐ Director 2 Title Full given names
No Yes – name of regulator/exchange	Total given marties
	Surname

Director 3	HELP
Title Full given names	Control: includes control as a result of, or by means of, trusts,
	agreements, arrangements, understandings and practices, whether
Surname	or not having legal or equitable force and whether or not based on legal or equitable rights, and includes exercising control through the
	capacity to determine decisions about financial and operating policies.
Director 4	policies.
Title Full given names	Beneficial owner 1
	Title Full given names
Surname	
	Surname/Company name
If there are more directors, please provide their name on a separate	
sheet and attach to this form.	Date of birth (DD/MM/YYYY)
3. REGULATED/LISTED COMPANIES	DD / MM / YYYY
Are you an Australian listed company?	Liquid accumpation (nature of business
No Yes – please provide name of market/exchange	Usual occupation/nature of business
Market/exchange	Residential address/Registered office address.
	A PO Box/RMB/Locked Bag is not acceptable. Property/Building name (if applicable)
Are you a majority-owned subsidiary of an Australian listed company?	rroperty/bulluling flattle (if applicable)
No Yes – please provide name of listed company	Unit Street number
and market/exchange Company	Offic Street number
Company	
N. 1. 15. 1	Street name
Market/Exchange	
	Suburb State
Are you a regulated company?	
One that which is licensed by an Australian Commonwealth, State or Territory statutory regulator.	Post code Country
No Yes – please provide details of the regulator and	Beneficial owner 2
license number	Title Full given names
Regulator	
	Surname/Company name
Licence number	
	Date of birth (DD/MM/YYYY)
If you answered yes to any of these questions, please provide us with	DD / MM / YYYY
a certified copy of one of the following and sign the form at the end.	Usual occupation/nature of business
For you, this form is then complete.	Osdal Occupation/Hature of Business
an ASIC search OR	Desidential address (Desistant J. 66 a. address
a search of the licence or other records of the relevant regulator	Residential address/Registered office address. A PO Box/RMB/Locked Bag is not acceptable.
OR	Property/Building name (if applicable)
a public document issued by the company OR	The party, a summing the state of the party
a search of the relevant market/exchange	Unit Street number
4. NON-REGULATED/NON-LISTED COMPANIES	
If you answered no to all the questions in section 3, please fill in the sections 4.1, 4.2 and 4.3 below.	Street name
4.1. Beneficial owner details	Suburb State
Provide details of all beneficial owners who are individuals who,	
through one or more shareholdings, ultimately own 25% or more of	Post code Country
the company's issued capital or who control (whether directly or indirectly) the company and either the date of birth or full residential address of each beneficial owner.	

Beneficial owner 3	Verification procedure - beneficial owners
Title Full given names	Please provide a certified copy of one document from Group 1 or if you can't, a certified copy of two documents from Group 2 for each individual applicant.
Surname/Company name Date of birth (DD/MM/YYYY)	Group 1 Provide a certified copy of one of these:
DD / MM / YYYY	Australian driver's licence
Usual occupation/nature of business	showing your photo, and please copy the front and back OR foreign driver's licence showing your date of birth, signature and photo OR
Residential address/Registered office address. A PO Box/RMB/Locked Bag is not acceptable.	Australian passport a passport that has expired within the preceding two years is
Property/Building name (if applicable)	acceptable, and please copy the pages which identify you OR foreign passport
Unit Street number	showing your signature and photo, and please copy the pages which identify you OR
Street name	Australian State or Territory Government issued ID card showing your date of birth, signature and photo OR
Suburb State	foreign Government issued ID card showing your date of birth, signature and photo.
Post code Country	Group 2 If you can't provide anything from Group 1, then provide a certified copy of one of the following:
Beneficial owner 4	Australian or foreign government issued birth certificate OR
Title Full given names	Australian or foreign government issued citizenship certificate OR
Surname/Company name	Centrelink pension or health card
Date of birth (DD/MM/YYYY)	please copy the front and back. PLUS provide a certified copy of one of the following:
DD / MM / YYYY	a Government issued notice
Usual occupation/Nature of business	one which shows your name and residential address, not more than 12 months old OR
Residential address/Registered office address. A PO Box/RMB/Locked Bag is not acceptable.	a rates or utilities notice
Property/Building name (if applicable)	one which shows your name and residential address, not more than 3 months old OR
Unit Street number	ATO notice one which shows any debt owing to the ATO, your name and residential address, not more than 12 months old.
Street name	For each corporate beneficial owner please provide:
Suburb State	a completed Identification form – Australian and Foreign companies, plus any relevant identification.
Post code Country	4.2. Voting rights If there are any other individuals, who have not been listed above in section 4.1, and who are entitled, either directly or indirectly, to exercise 25% or more of the company's voting rights, please provide their name, date of birth, and residential address on a separate sheet and attach to this form.

4.3. Senior Managing Official details

If the company does not have any beneficial owners, please provide the details of the Senior Managing Official (or equivalent).

Title Full given names	(pursuant to section 204A of the Corporations Act 2001) does not have a company secretary, a sole director can also sign alone.
Surname	Otherwise this form must be signed by a director jointly with either another director or a company secretary. Please indicate the capacity in which the form is signed.
Date of birth (DD/MM/YYYY)	Signature of director 1
Company title	Please print full name
Residential address/Registered office address A PO Box/RMB/Locked Bag is not acceptable. Property/Building name (if applicable)	Date (DD/MM/YYYY) DD / WM / WYYYY Company officer (please indicate company capacity)
Unit Street number	Director Sole director and company secretary
Street name	Signature of director 2/company secretary
Suburb State	
Post code Country	Please print full name
	Date (DD/MM/YYYY)
HELP Senior managing official: an individual who makes, or participates in making, decisions that affect the whole, or a substantial part of the company, or that may significantly affect the company's financial standing.	Company officer (please indicate company capacity) Director Company secretary

5.

SIGNING INSTRUCTIONS

Where the company has a sole director who is also the sole company

secretary, this form must be signed by that person. If the company

Verification procedure - senior managing official details

If you are unable to provide details of the beneficial owners in 4.1 above, please provide documentation showing the name of the senior managing official, as provided in this section 4.3.



Identification form - Trusts and Trustees

Please complete this form if you have not previously invested in a BNP PARIBAS ASSET MANAGEMENT Australia Limited distributed trust. If you make an error while completing this form, do not use correction fluid. Cross out your mistakes and initial your changes.

- 1. Please complete this identification form in block letters and using a black pen.
- 2. Make copies of your ID document(s) and arrange for them to be certified. Please refer to the 'Instructions' page for more information on getting your documents certified.
- 3. Include this identification form and certified copies of your ID documents with your initial application form when you send it to us.

1. TRUST DETAILS	Government superannuation funds
Full name of trust	an extract of the establishing legislation.
	2.2. Non-regulated trusts
Business name (if any)	Including family discretionary trusts, family and other unit trusts, deceased estates and charitable trusts (but not including self
Country in that the trust was established	managed superannuation funds)
	Is the trust a non-regulated trust?
Please indicate the source and origin of funds being invested:	No Yes
savings	If yes, please specify the type of trust
investment	
superannuation contributions	Please provide full name, address and date of birth of all beneficial owners who are individuals who own 25% or more of the trust incor
commission	or assets or who control (whether directly or indirectly) the trust and
donation/gift	either the date of birth or full residential address of each beneficial owner:
inheritance	HELP
normal course of business	Control: includes control as a result of, or by means of, trusts,
asset sale	agreements, arrangements, understandings and practices, whether or not having legal or equitable force and whether or not based on
other – write the source and origin of funds below	legal or equitable rights, and includes exercising control through the capacity to determine decisions about financial and operating
	policies.
2. TYPE OF TRUST	Beneficial owner 1
	Title Full given names
2.1. Regulated trusts This includes complying superannuation funds and SMSFs	
	Surname/Company name
Superannuation fund - or another type of trust registered and regulated by an Australian Commonwealth statutory regulator	
No Yes	Date of birth (DD/MM/YYYY)
If yes, please tell us:	DD / MM / YYYY
The trust's ABN	Usual occupation/Nature of business
The regulator if not APRA or the ATO	Residential address
	A PO Box/RMB/Locked Bag is not acceptable.
Any licence number	Property/Building name (if applicable)
	Unit Street number
Registered managed investment scheme	Street Harrisel
No Yes	Street name
If yes, please tell us the ARSN	
	Suburb State
Government superannuation fund	
No Yes	Post code Country
If yes, please tell us the name of the Act that regulates the trust	
	Beneficial owner 2
If you answered yes to any of these questions, then please provide a certified copy of one of the following:	Title Full given names
superannuation funds	Surname/Company name
go to <u>www.abn.business.gov.au</u> , select the 'Super Fund Lookup'	
	Date of birth (DD/MM/YYYY)

Usual occupation/nature	e of business	Unit		Street number	
Residential address		Street nan	ne		
A PO Box/RMB/Locked I	Bag is not acceptable.				
Property/Building name	= :	Suburb			State
spo. cy, banding name		Suburb			State
LL-9	Circuit and				
Unit	Street number	Post code	<u>Co</u>	untry	
Street name		Please pro	vide the na	ame of all beneficiaries	s that are not beneficial
Suburb	State	of a class	please prov	ride details of, the clas	by reference to member s to which the beneficiarie
Post code Coun	try			ttach to this form.	ın-named charities on a
		Beneficiary	y 1		
Beneficial owner 3		Title	Full gi	ven names	
Title Full giver	n names				
		Surname			
Surname/Company nam	ne				
		Benefician	y 2		
Date of birth (DD/MM/Y	YYY)	Title	Full gi	ven names	
DD / MM /	YYYY				
Usual occupation/nature	e of business	Surname			
Residential address A PO Box/RMB/Locked I	Pag is not assentable	Benefician			
	,	Title	— Full giv	ven names	
Property/Building name	(п аррисаріе)				
		Surname			
Unit	Street number				
		Benefician	., <u>4</u>		
Street name		Title	•	van namas	
		Title	Tuli gi	ven names	
Suburb	State				
		Surname			
Doct code C	to (
Post code Coun	ury	Please pro	vide the na	ame of the appointor	of the trust, if applicable
Beneficial owner 4					
Title Full giver	n names	HELP			
			r: the appoi	ntor has the power to	appoint or remove the
Surname/Company nam	ng			Not all trusts have an a	
Surname/Company nam	IC				
		Name of t	rust settlor		
Date of birth (DD/MM/Y	YYY)				
DD / MM /	YYYY				
Usual occupation/nature	e of business	HELP			
, , , , , , , , ,				on that creates the trust. T	he settlor may be, for
D 11 41 17		example, y	our accounta	ant or solicitor.	
Residential address	Pag is not assentable	Note: you	do not nee	ed to provide the nam	e of the trust settlor if the
A PO Box/RMB/Locked I	-			material asset at the t	
Property/Building name	(if applicable)	establishe	d was less th	han \$10 000	

If you are a non-regulated trust, please provide us with certified	ATO notice
copies of one of the following:	one which shows any debt owing to the ATO, your name and
Trust deed	residential address, not more than 12 months old.
or an extract of the trust deed showing the full name of the trust	·
and any named trust settlor	a completed Identification form – Australian and Foreign
Other documentation	companies, plus any relevant identification.
confirming the full name of the trust and the name of the trust settlor	3.2 Verification procedure – company trustees
	3.2.1 General information
3. TRUSTEE DETAILS	Full name of company trustee
3.1 Verification procedure – individual trustee	
Title Full given names	Nature of business
Surname	ACN
D (1) 1 (200 A M 400000	ACI V
Date of birth (DD/MM/YYYY)	2.2.2. A to all the control to a to
DD / MIMI / YYYY	3.2.2 Australian company trustee
Usual occupation	Place of business (if different to registered office address) A PO Box/RMB/Locked Bag is not acceptable.
	· ·
Please provide a certified copy of one document from Group 1 or if	Property/Building name (if applicable)
you can't, a certified copy of two documents from Group 2 for each	
individual applicant.	Unit Street number
Group 1	
Provide a certified copy of one of these:	Street name
Australian driver's licence	
showing your photo, and please copy the front and back OR	Suburb State
foreign driver's licence	
showing your date of birth, signature and photo OR	Post code Country
Australian passport a passport that has expired within the preceding two years is	
a passport that has expired within the preceding two years is acceptable, and please copy the pages which identify you OR	3.2.3 Foreign company trustee
foreign passport	Country of formation
showing your signature and photo, and please copy the pages which identify you OR	
Australian State or Territory Government issued ID card	Registered in Australia?
showing your date of birth, signature and photo OR	No Yes
foreign Government issued ID card	If yes, please provide the ARBN
showing your date of birth, signature and photo.	
Group 2	Registered in that country?
If you can't provide anything from Group 1, then provide a certified copy of one of the following:	No Yes
Australian or foreign government issued birth certificate OR	If yes, please provide the name of regulator/exchange
Australian or foreign government issued citizenship certificate	
OR	Identification number issued by foreign registration body
Centrelink pension or health card	
please copy the front and back.	Registered business address in country of formation.
PLUS provide a certified copy of one of the following:	A PO Box/RMB/Locked Bag is not acceptable
a Government issued notice	Property/Building name (if applicable)
one which shows your name and residential address, not more	
than 12 months old OR	Unit Street number
a rates or utilities notice	
one which shows your name and residential address, not more	

Street name	3.2.5 Regulated/Listed companies	
	Are you an Australian listed company?	
Suburb State	No Yes – please provide name of market/exchange	
	Market/Exchange	
Post code Country (if not Australia)		
	Are you a majority-owned subsidiary of an Australian listed company?	
Please provide us with certified copies of one of the following:	No Yes – please provide name of listed company	
an ASIC or foreign regulator search OR	and market/exchange Company	
an ASIC or foreign regulator certificate of registration.		
3.2.4 Company type	Market/Exchange	
Please complete the section below for public companies (3.2.4 (a)) or private companies (section 3.2.4 (b)) (as applicable).	Are you a regulated company?	
3.2.4 (a) Public company	One which is licensed by an Australian Commonwealth, State or	
Are you a public company?	Territory statutory regulator.	
No Yes	No Yes – please provide details of the regulator and licence number	
If yes, please proceed to section 3.2.5	Regulator	
3.2.4 (b) Private company		
Are you a private company?	Licence number	
No Yes	To a construct on the construction of the cons	
If yes, please complete the director details section below if you are a private Australian company or a private foreign company. Do not complete for public companies.	If you answered yes to any of these questions, please provide us with a certified copy of one of the following and sign the form at the end. For you, this form is then complete. an ASIC search OR	
Director details		
How many directors are there?	a search of the licence or other records of the relevant regulator OR	
Provide the full name of each director	a public document issued by the company OR	
Director 1	a search of the relevant market/exchange	
Title Full given names		
	3.2.6 Non-regulated/Non-listed companies	
Surname	If you answered no to all the questions in section 3.2.5, please fill in the sections 3.2.6 (a), (b) and (c) below.	
Director 2	3.2.6 (a) Beneficial owner details	
Title Full given names	Provide details of all deneficial owners (i.e. company shareholders) who, through one of more shareholdings, own 25% or more of the company's issued capital.	
Surname	Beneficial owner 1	
	Title Full given names	
Director 3		
Title Full given names	Surname/Company name	
Surname	Date of birth (DD/MM/YYYY)	
	DD / MM / YYYY	
Director 4	Usual occupation/Nature of business	
Title Full given names		
	Residential address	
Surname	A PO Box/RMB/Locked Bag is not acceptable.	
	Property/Building name (if applicable)	
If there are more directors, please provide their name on a separate		
sheet and attach to this form.	Unit Street number	

Street name		Beneficial owner 4
		Title Full given names
Suburb	State	
		Surname/Company name
Post code Country		
		Date of birth (DD/MM/YYYY)
		DD /MM / YYYY
Beneficial owner 2		Usual occupation/nature of business
Title Full given names		— Osual occupation/hature of business
Surname/Company name		Residential address
		A PO Box/RMB/Locked Bag is not acceptable.
Date of birth (DD/MM/YYYY)		Property/Building name (if applicable)
DD / MM / YYYY		
Usual occupation/nature of business		Unit Street number
Sadar occupation, nature of business		
Residential address		Street name
A PO Box/RMB/Locked Bag is not acceptable.		
Property/Building name (if applicable)		Suburb State
(approxy, canaling name (approxime,		
Unit Street number		Post code Country
Street number		
Street name		
Street name		Verification procedure - beneficial owners
		Please provide a certified copy of one document from Group 1 or if
Suburb	State	you can't, a certified copy of two documents from Group 2 for each
		individual applicant.
Post code Country		Group 1
		Provide a certified copy of one of these: Australian driver's licence
Beneficial owner 3		showing your photo, and please copy the front and back OR
Title Full given names		foreign driver's licence
		showing your date of birth, signature and photo OR
Surname/Company name		Australian passport
Samano, company name		a passport that has expired within the preceding two years is
Date of birth (DD/MM/YYYY)		acceptable, and please copy the pages which identify you OR
/ / /		foreign passport
		showing your signature and photo, and please copy the pages
Usual occupation/nature of business		which identify you OR
		Australian State or Territory Government issued ID card
Residential address A PO Box/RMB/Locked Bag is not acceptable.		showing your date of birth, signature and photo OR
Property/Building name (if applicable)		foreign Government issued ID card
Troperty/building name (ii applicable)		showing your date of birth, signature and photo.
Unit Street number		Group 2
Unit Street number		If you can't provide anything from Group 1, then provide a certified
Street name		copy of one of the following:
Street name		Australian or foreign government issued birth certificate OR
Suburb	State	Australian or foreign government issued citizenship certificate
Subui D	State	OR
Post sodo Countri		Centrelink pension or health card
Post code Country		please copy the front and back.

PLUS provide a certified copy of one of the following:	Verification procedure - senior managing official details		
a Government issued notice	If you are unable to provide details of beneficial owners in 3.2.6 (a) above, please provide documentation showing the name of the senior managing official, as provided in this section 3.2.6 (c).		
one which shows your name and residential address, not more than 12 months old OR			
a rates or utilities notice	4. SIGNING INSTRUCTIONS		
one which shows your name and residential address, not more than 3 months old OR	Who needs to sign this form Individual Trustee – where the investment has one individual trustee, the trustee must sign.		
ATO notice	Multiple trustees – where the investment has more than one		
one which shows any debt owing to the ATO, your name and residential address, not more than 12 months old.	individual trustee, all trustees must sign.		
For each corporate beneficial owner please provide:	Corporate trustee – where the company has a sole director who is also the sole company secretary, this form must be signed by that		
a completed Identification form – Australian and Foreign companies, plus any relevant identification. 3.2.6 (b) Voting rights	person. If the company (pursuant to section 204A of the Corporation Act 2001) does not have a company secretary, a sole director can als sign alone. Otherwise this form must be signed by a director jointly		
If there are any other individuals, who have not been listed above in	with either another director or a company secretary. Please indicate the capacity in which the form is signed.		
section 3.2.6 (a), and who are entitled, either directly or indirectly, to	Trust – the trustee(s) must sign this form. Trustee(s) signing on behalf		
exercise 25% or more of the company's voting rights, please write down their full names on a piece of paper and attach to this form.	of the trust confirm that the trustee(s) is/are acting in accordance with such designated powers and authority under the trust deed.		
3.2.6 (c) Senior Managing Official details If the company does not have any beneficial owners, please provide the details of the Senior Managing Official (or equivalent). Title Full given names/company name	Power of Attorney – if signing under a Power of Attorney and you have not already lodged the Power of Attorney with us, please attach a certified copy of the Power of Attorney. I/We attest that the Power of Attorney has not been rescinded or revoked and that the person who gave the Power of Attorney is still living.		
Currence			
Surname	Signature of trustee 1, director or authorised signatory		
Date of birth (DD/MM/YYYY)	Please print full name		
Nature of business	Date (DD/MM/YYYY)		
Company title	DD / MM / YYYY		
Company title	Company officer (please indicate company capacity)		
	Director		
Residential address A PO Box/RMB/Locked Bag is not acceptable.			
Property/Building name (if applicable)	Sole director and company secretary		
	Authorised signatory		
Unit Street number	Signature of trustee 2, director/company secretary or authorised		
	signatory		
Street name			
Suburb State	Please print full name		
	D. I. (DD A A A A A A A A A		
Post code Country	Date (DD/MM/YYYY) DD / DD		
	Company officer (please indicate company capacity)		
HELP	Director		
Senior managing official: an individual who makes, or participates in	Company secretary		
making, decisions that affect the whole, or a substantial part of the company, or that may significantly affect the company's financial standing.	Authorised signatory		