LM INVESTMENT MANAGEMENT LIMITED

ABN 68 077 208 461 Australian Financial Services Licensee 220281

AND

THE MEMBERS AS THEY ARE CONSTITUTED
FROM TIME TO TIME OF THE
LM FIRST MORTGAGE INCOME FUND
ARSN 089 343 288

REPLACEMENT CONSTITUTION

BETWEEN: LM INVESTMENT MANAGEMENT LIMITED ACN 077 208 461 a company duly

incorporated in Queensland having its registered office at Level 4, RSL Centre,

9 Beach Road, Surfers Paradise in the State of Queensland (the Responsible

Entity hereinafter referred to as the "RE")

Unitholders of the Scheme ("the Members") All those persons who from time to time apply for Units and are accepted as

WHEREAS:

⋋ The RE holds a responsible entity's licence from the ASIC

- Ġ on 28 September 1999. From 31 May 2007 the LM Mortgage Income Fund will be known as the LM First Mortgage Income Fund. The RE established a pooled mortgage unit trust called the LM Mortgage Income Fund
- \mathcal{O} and be bound by this Constitution. By applying to invest in this Scheme through a PDS a person will become a Member
- D and replace the Constitution where the RE reasonably considers the change will not by this replacement Constitution will not adversely affect Members' rights adversely affect Members' rights. The RE is satisfied the amendments contemplated Clause 26.1(b) and section 601GC(1)(b) of the Law allow the RE to modify or repeal
- ш Scheme is repealed and replaced with this Constitution. Accordingly with effect from the date of this deed poll, the existing constitution of the
- П enure not only to the RE but also to the extent provided herein to every person who is or becomes a Member. This Constitution is made with the intent that the benefits and obligations hereof will

IT IS AGREED:

. DICTIONARY AND INTERPRETATION

1.1 Dictionary of Terms

In this Constitution:

"Accounting Standards" means the accounting standards and practices determined under clause 1.3;

- "Adviser" means the financial adviser who has offered Unit/s in this Scheme to a Member;
- "Applicant" anyone who submits an application for Unit/s in the Scheme accordance with the PDS; 크,
- "Application" means a request from a Member to the managed investment scheme pursuant to an Arrangement; RE to issue Units in a
- "Application Form" an application in writing for Unit/s in the Scheme attached to the PDS
- "Application Money" the amount received from an Applicant when lodging the

that sets out the circumstances in which Applications for Units in registered "Arrangement" means a written arrangement between the RE and a Member schemes operated by the RE, may be accepted; Application in respect of the Unit/s applied for in accordance with the PDS;

"ASIC" the Australian Securities and Investments Commission;

"ASIC Instrument" means:

- (a) an exemption or modification granted by ASIC in accordance with Part 5C.11 of the Law; or
- 9 any other instrument issued by ASIC under a power conferred on ASIC which relates to the RE or the Scheme

27.1 and shall be qualified to act as a registered scheme auditor pursuant to "Auditor" means the auditor of the Scheme appointed by the RE under clause the Law;

"Authorised Investments" means

- (a) similar instrument accepted and endorsed by a Bank; deposit and negotiable certificates of deposit issued by a Bank or with any trustee company, fund, bills of exchange, certificates of monies deposited (whether secured or unsecured) with a Bank, or any corporation related to a Bank or other corporation or monies deposited
- <u></u> any investments the time being authorised by the laws of the investment of trust funds; Commonwealth of Australia or any State or Territory thereof for the
- <u></u> monies deposited with an authorised short term money market dealer as such expression is used in section 65 of the Law;
- **a** other country, any company, corporation, body corporate, association, securities or derivatives issued by the Government of Australia, any any investment in or acquisition of cash, stocks, bonds, notes or other firm, mutual fund or unit trust;
- (e) provision; any of the securities or derivatives referred to in clause (d) of this any investment in or acquisition of options, entitlements or rights to
- \ni units in unit trusts or otherwise; real property or interests in real property whether by acquisition of
- <u>@</u> the Law) including but not limited to any scheme of which the RE acts interests in any registered managed investment scheme (as defined in as RE;

- 3 whether secured or unsecured, and for any period whatsoever; and making loans to any person or company with or without interest
- \odot the acquisition of foreign currencies, hedging contracts, commodity defined in the Law). contracts of any kind which are quoted on a financial market (as

Act 1959 (Cth). Territory and a foreign ADI as that term is defined in section 5 of the Banking (Cth) and also includes an ADI constituted by or under a law of the State or "Bank" has the meaning given to an ADI in section 5 of the Banking Act 1959

and who is approved by the RE; "Borrower" any person who applies to the Scheme to borrow Scheme Property

business on the Gold Coast, Queensland; "Business Day" any day on which trading Banks are generally open for

"Class" means a class of Units, being Units which have the same rights

"Commencement Date" means the date of registration of the Scheme;

"Compliance Committee" the Compliance Committee of the RE

"Compliance Plan" means the Compliance Plan for the Scheme lodged at the ASIC on Scheme registration;

Amendments to it and which also means the Unit Trust Deed; "Constitution" this document including any Schedule, Annexure 으

"Custodian" Permanent Trustee Australia Limited ACN 008 412 913;

any further amendments entered into between the Custodian and the RE; "Custody Agreement" an agreement dated the 4th day of February, 1999 and

mortgaged property which is to be drawn down before completion of the "Development Loan" a loan to fund the construction of a building on

Section 761G of the Corporations Act; Fund as a Wholesale Investor, within the meaning of Wholesale Client in in relation to differential fee arrangements offered to investors investing in the Order [CO 03/217] which provides an exemption from S601FC(1)(d) of the Law "Differential Fee Arrangement" means an arrangement pursuant to Class

"Distributable Income" has the meaning given in clause 11.3;

"Distribution Period" is the relevant period referred to in clause 12.1;

"Dollars", "A\$" and "\$" mean the lawful currency of the Commonwealth of

in accordance with this Constitution and the Law and that has been passed by "Extraordinary Resolution" means a resolution of which notice has been given

occurring before the termination of the trust and the termination of the trust; succeeding 30th day of June and any period between the 30th day of June last commencing on the date the trust was established and expiring on the next in each year during the continuance of this Constitution and includes the period **"Financial Year"** means the period of 12 months ending on the 30th day of June the resolution (including Members who are not present in person or by proxy); at least 50% of the total votes that may be cast by Members entitled to vote on

"FICS" means the Financial Industry Complaints Service Limited;

after the date of this Constitution; presently imposed or novel, together with interest or penalties either before or by any fiscal, national, state, territory or local authority or entity and whether "GST" means a tax, impost or duty on goods, services or other things imposed

the application of the Accounting Standards; "Income" means all amounts which are, or would be recognised as, income by

"Issue Price" means the price at which a Unit is accordance with clause 6. issued calculated

subsequent fixed term will each be a separate Investment Term, and not a Savings Plan Investment (and the initial fixed investment term and each over for that subsequent term, but does not include any fixed term under a subsequent fixed term for the investment where the investment is rolled longer combined Investment Term); Member when they invest in the Scheme for a fixed term, and any "Investment Term" means the initial fixed investment term selected by the

"Law" means the Corporations Act 2001 and the Corporations Regulations.

through the Scheme; "Lender" means the RE on behalf of the Members lending Scheme Property

"Lending Rules" means the rules detailed in clauses 13.2 and 13.3

"Liabilities" means at any time the aggregate of the following at that time as calculated by the RE in accordance with the Accounting Standards

- (a) Each liability, excluding Unit Holder Liability, of the RE in respect of the applicable Accounting Standards in respect of that liability. Scheme or, where appropriate, a proper provision in accordance with the
- 9 applicable Accounting Standards in respect of that liability. Liability or, where appropriate, a proper provision in accordance with the Each other amount payable out of the Scheme, excluding Unit Holder
- <u>O</u> Accounting Standards. appropriate provisions in accordance with the applicable

"Liquid Scheme" means a registered scheme that has liquid assets which

account for at least 80% of the value of scheme property.

"LMM" means Law Mortgage Management Pty Ltd ACN 055 691 426

the valuation of the property offered as security for a loan in the Scheme; "LVR" means loan to valuation ratio and is the ratio of the amount of a loan to

that Unit (including joint holders). "Member" in relation to a Unit, means the person registered as the holder of

amount as an investment; from time to time unless the RE, in its sole discretion, agrees to accept a lesser "Minimum Investment" means the minimum investment disclosed in the PDS

more Applicants, before the Application(s) will be accepted by the RE; of a particular currency required by the RE to be received in respect of one or "Minimum Subscription" means any minimum amount of Application Money

Custodian as agent for the RE; "Mortgagee" in all mortgages held by the Scheme the Mortgagee will be the

valuation policy as detailed in the Compliance Plan; "Mortgage Lending Valuation Policy" means the RE's mortgage lending

the Liabilities at that time. "Net Fund Value" at any time, means the value of the Scheme Property less

the RE by this Constitution or any applicable law; "Power" means any right, power, authority, discretion or remedy conferred on

"Promoter" for the purpose of the Law the promoter of this Scheme is the RE;

"PDS" means a Product Disclosure Statement or any Supplementary Product Disclosure Statement for the Scheme;

"Register" means the register of Members maintained by the RE under clause

document as the RE and who is also the Trustee of the Scheme; records as the responsible entity of the Scheme and referred to "Responsible Entity" or "RE" means the company named in the ASIC's in this

as the "LM Savings Plan" in the PDS, with terms and conditions as disclosed in "Savings Plan Investment" means an Australian dollar investment described

Mortgage Income Fund" that is to be registered under s601EB of the Law and also means the Trust; "**Scheme**" means a managed investment scheme to be known as the "LM First

"Scheme Property" means assets of the Scheme including but not limited to:

- contributions of money or money's worth to the Scheme; and
- 色 money that forms part of the Scheme assets under the provisions of the Law; and

- <u>ල</u> money borrowed or raised by the RE for the purposes of the Scheme;
- <u>a</u> contributions or money referred to in paragraph (a), (b) or (c); and property acquired, directly or indirectly, with, or with the proceeds of,
- **e** the income and property derived, directly or indirectly from contributions money or property referred to in paragraph (a), (b), (c) or (d);

the Compliance Plan; "Scheme Valuation Policy" means the scheme valuation policy as detailed in

a Mortgage in the Scheme; "Security Property" means any property offered by a Borrower as security for

accordance with this Constitution and the Law and that has been passed by at "Special Resolution" means a resolution of which notice has been given in least 75% of the votes cast by Members entitled to vote on the resolution;

which is deposited all Application Moneys; "Subscription Account" an account opened and maintained by the RE into

"Tax" includes, but is not limited to:

- (a) imposed on the RE in respect of any assets in the Scheme stamp duty, excise and penalties relating to these amounts which are
- ট্ result of any payment made to or by the RE under this Constitution; taxes and duties and penalties relating to these items imposed as
- (c) taxes imposed or assessed upon:
- (i) any Application Money;
- \equiv distributions of Income to Members, capital gains, profits or any other amounts in respect of the Scheme; or
- \equiv Scheme RE in respect of its capacity as responsible entity of the
- <u>a</u> Scheme, and every kind of tax, duty, rate, levy, deduction and charge jurisdiction in Australia in respect of any matter in relation to the including any GST; tax or other property taxes charged by any proper authority in imposts, financial institutions duties, debits tax, withholding tax, land

Tax Assessment Act 1997 (Cth); **"Tax Act**" means the Income Tax Assessment Act 1936 (Cth) and the Income

"Trustee" means the RE;

quasi-government restraint, exploration, prohibition, intervention, lightning, fire, drought, earthquake, storm, flood, explosion, government or interference with work, war (declared or undeclared), blockage, disturbance "Uncontrolled Event" means an act of God, strike, lock out or other direction

whether of the kind specifically set out above or otherwise which is not inability or delay in obtaining governmental or quasi-governmental approvals reasonably within the control of the party relying on the Uncontrolled Event; consents, permits, licences, authorities or allocations, or any other cause embargo, unavailability or delay in availability of equipment or transport,

under this Constitution; "Unit" means an undivided interest in the Scheme Property created and issued

their undivided interest in the Scheme Property; "Unit Holder Liability" means the liability of the Scheme to the Members for

evidenced in the Register of Unit holders; "Unit Holding" means the number of Units in the Scheme held by a Member as

pursuant to clause 5.9; "Unit Holding Statement" means a statement issued by the RE to a Member

date during each month at the RE's discretion or the date on which the RE determines there has been a material change in the value of the Scheme "Valuation Date" means the date which is the last day of each month or any

"Withdrawal Notice" means:

- (a) for a Savings Plan Investment, a notice in writing given by a Member and unless otherwise determined by the RE in its discretion; month period, and any notices in excess of this number will not be valid by the RE, provided that only 4 such notices may be given within any 12 wishes to have redeemed, and any other information reasonably required Period stating the Member's name, the number of Units the Member received by the RE on or after the start of the relevant Withdrawal Notice
- 9 for any investment that is not a Savings Plan Investment nor for an stating the Member's name, the number of Units the Member wishes to have redeemed, and any other information reasonably required by the Investment Term, a notice in writing given by a Member and received by on or after the start of the relevant Withdrawal Notice Period
- <u>O</u> for all investments for an investment Term, a notice in writing given by a Withdrawal Notice Period stating the Member's name, the number of Member and received by the RE before the start of the relevant reasonably required by the RE Units the Member wishes to have redeemed, and any other information

before 12 noon on a Business Day, the notice will be deemed to be received on and provided that if a notice in writing as referred to above is not received

the next Business Day;

"Withdrawal Notice Period" means:

- (a) for a Savings Plan Investment by a Member, the period commencing 1 Savings Plan Investment; Investment has expired, and continuing throughout the term of the Business Day after the first 12 month period of the Savings
- <u></u> for any investment that is not a Savings Plan Investment nor for an Investment Term, any period when the Member owns Units; or
- <u>0</u> for all investments for an Investment Term, the period commencing 5 investment, means the period commencing 5 Business Days before the where an Investment Term is created by the rollover of an existing expiry of that subsequent Investment Term); or Business Days before the expiry of the relevant Investment Term (and
- (d) any other time period as determined by the RE.

"Withdrawal Price" means the price at which a Unit is redeemed calculated in accordance with Clause 8.

1.2 Interpretation

In this Constitution, unless the context otherwise requires:

- (a) headings and underlining are for convenience only and do not affect the interpretation of this Constitution;
- 9 words importing the singular include the plural and vice versa;
- (c) words importing a gender include any gender;
- <u>a</u> other parts of speech and grammatical forms of a word or phrase defined in this Constitution have a corresponding meaning;
- (e) an expression importing a natural person includes any company, partnership, joint venture, association, corporation or other body corporate and any Governmental Agency;
- (f) a reference to any thing includes a part of that thing;
- **(9)** a reference to a part, clause, party, annexure, exhibit or schedule schedule to, this Constitution; reference to a part and clause of, and a party, annexure exhibit and
- Ξ amending, consolidating or replacing it, and a reference to a statute a reference to any statute, regulation, proclamation, ordinance or by-law under that statute; includes all regulations, proclamations, ordinances and by-laws issued includes all statutes, regulations, proclamations, ordinances or by-laws
- \equiv a reference to a document includes all amendments or supplements to

or replacements or novations of, that document;

- \odot which is not a Business Day must be paid on the next succeeding that any amount payable on demand where the demand is made on a day where the day on or by which any thing is to be done is not a Business Business Day; Day, that thing must be done on or by the preceding Business Day except
- \odot a reference to an agreement includes an undertaking, deed, agreement or legally enforceable arrangement or understanding whether or not in
- \equiv statement, notice, deed, instrument or other document of any kind; a reference to a document includes any agreement in writing, or any
- $\overline{\mathbb{E}}$ a reference association or authority), whether statutory or not: ಠ മ body (including, without limitation, an institute,
- (i) which ceases to exist; or
- \equiv succeeds to its powers or functions; whose powers or functions are transferred to another body; is a reference to the body which replaces it or which substantially
- Ξ a reference to any date means any time up to 5.00 pm (Queensland time) on that date; and
- 0 a reference to dealing with a Unit includes any subscription, withdrawal, omission and whether affecting the legal or equitable interest in the Unit. sale, assignment, encumbrance, or other disposition whether by act or

1.3 Accounting Standards

accounting standards apply as if the Scheme were a company in accordance In respect of any accounting practice relevant to this Constitution, the following

- (a) the accounting standards required under the Law; and
- if no accounting standard applies under clause 1.3(a), the accounting practice determined by the RE.

2. ESTABLISHMENT OF TRUST

2.1 Trustee

The RE continues to act as trustee of the Scheme.

s601FC(2) 2.2 Role of Trustee

the Members The RE recognises that it continues to hold the Scheme Property on trust for

s601FB(2) 2.3 Appointment of Custodian

(a) The RE has appointed the Custodian as agent to hold the Scheme Property on behalf of the RE

(b) The Custodian holds the Scheme Property as agent of the RE for the Agreement. term of the Scheme on terms and conditions as detailed in the Custody

2.4 Name of Trust

any other name that the RE may determine from time to time The name of the trust and Scheme is the LM First Mortgage Income Fund or

2.5 Initial Issue

The RE issued to LMM or its nominee 100 Units in return for that payment. LMM or its nominee paid \$100.00 to the RE to establish the Scheme Property. The Scheme commenced at such time after the Commencement Date when

3. UNITS AND MEMBERS

3.1 **Units**

terms of issue of a Unit or a Class otherwise provide, all Units will carry all rights, and be subject to all the obligations of Members under this Constitution. The beneficial interest in Scheme Property is divided into Units. Unless the

3.2 Classes

at its complete discretion. Such rights and obligations may, but need not be, the RE treats the different Classes fairly. between different Classes on a basis other than proportionately, provided that limitation, the RE may distribute the Distributable Income for any period rights or obligations which would otherwise be carried by such Units. Without terms of issue of those Units may eliminate, reduce or enhance any of the referred to in the PDS. If the RE determines in relation to particular Units, the determined by the RE from time to time may be created and issued by the RE Different Classes (and sub Classes) with such rights and obligations

3.3 Fractions

to be issued must be rounded down to the nearest whole Unit. Constitution would result in the issue of a fraction of a Unit, the number of Units Fractions of a Unit may not be issued. When any calculations under this

3.4 Equal value

issued under a Differential Fee Arrangement At any time, all the Units in a Class are of equal value unless the units are

3.5 Interest

any interest in any particular asset of the Scheme Property. A Unit confers an interest in the Scheme Property as a whole. No Unit confers

3.6 Consolidation and re-division

- (a) Subject to clause 3.6(b) the RE may at any time divide the Scheme Scheme Property is for the time being divided. Property into any number of Units other than the number into which the
- <u></u> of Units in a Class registered in the name of any Member to the Units on A division of a kind referred to in clause 3.6(a) must not change the ratio issue in the Class

3.7 Rights attaching to Units

- (a) A Member holds a Unit subject to the rights and obligations attaching to that Unit and (if applicable) pursuant to any Differential Fee Arrangement.
- (b) Each Member agrees not to:
- \equiv interfere with any rights or powers of the RE under this Constitution;
- \equiv purport to exercise a right in respect of the Scheme Property or by lodging a caveat affecting an asset of the Scheme Property); or claim any interest in an asset of the Scheme Property (for example,
- \equiv Member. require an asset of the Scheme Property to be transferred to the

3.8 Conditions

other encumbrances other than as expressly permitted by the RE including that the Member may not give effect to any mortgage, charge, lien, or The RE may impose such conditions on the issue of Units as it determines

3.9 Rollover of Investments

specified in the PDS. Units issued in respect of such reinvestment must be and return a Withdrawal Notice before the start of the relevant Withdrawal issued at an Issue Price equal to the Current Unit Value deemed to have elected to renew their investment in the Scheme as Notice period that applies to the Investment Term, the Member will be If the Member has invested for an Investment Term, and fails to complete

4. BINDING ON ALL PARTIES

- s601GB <u>4</u>. they are constituted from time to time This Constitution is binding on the RE and on all Members of the Scheme as
- 4.2 By executing the Application Form attached to the PDS the Members as are this Constitution. constituted from time to time agree to be bound by the terms and conditions of

5. **ISSUE OF UNITS**

s601GA(a) 5.1 Offer and minimum investment

a) The RE may at any time offer Units for subscription or sale

- **b** The Minimum Investment must be lodged with an Application for Units.
- <u>ල</u> The RE may invite persons to make offers to subscribe for or buy Units.

5.2 Minimum subscription

- (a) currency for the Scheme at its discretion. The RE may set a Minimum Subscription for the pool of funds of any one
- **(b)** Minimum Subscription for the pool of funds is received, subject to clause The RE will hold Application Money in a Subscription Account until the

5.3 Insufficient Application Money received

charges payable if: persons who paid such Application Money, less any taxes and bank The RE will return or cause to be returned all Application Money to the

- (a) stipulated in Clause insufficient Application Money to meet the Minimum Subscription determined by the RE, or 5.2 is received within a period reasonably
- 9 the RE withdraws a PDS (which the RE is entitled to do) before sufficient Application Money is received, or
- <u>O</u> PDS. the RE does not believe there will be sufficient funds available to achieve the aims of the Scheme contemplated in this Constitution or the

5.4 Form of Application

- (a) Subject to clause 5.10, each Application for Units must be:
- \equiv permitted by the Law); and made by Application Form attached to a PDS (or as otherwise
- \equiv be accompanied by Application Moneys as required by any relevant PDS
- **b** If the Application Form is signed pursuant to a power of attorney, then provided attorney and a declaration that the power of attorney has not been if requested by the RE, a certified copy of the relevant power of as at the date the Application Form ß. signed must be

5.5 Acceptance or rejection

The RE may, without giving any reason:

- (a) accept an Application;
- (b) reject an Application; or

(c) reject part of the Application.

5.6 Uncleared funds

order is not subsequently cleared. Units issued against Application Money in the form of a cheque or payment order (other than in cleared funds) are void if the cheque or payment

5.7 Issue of Units

Units are taken to be issued when:

- (a) the Application Money for the Issue Price is received by the RE; and
- ਉ or at such other time as the RE determines. the RE accepts the Application and the Units are entered in the Register,

5.8 Number of Units issued

respect of an Application for Units will be calculated as follows Subject to Minimum Investment, the number of Units issued at any time 글.

- (a) by dividing the Application Moneys paid by the applicable Issue Price at that time;
- (b) by rounding down to two decimal places.

5.9 Unit Holding Statement

Unit Holding Statement. from the Register as provided from time to time to a Member by the RE in a The evidence of a Member's holding in the Scheme will be the latest extract

5.10 Additional Applications

investment: made on an Application Form may be accepted in an Australian dollar Additional Applications for investment in the Scheme by existing Members, not

- (a) from a Member;
- (b) as a result of an Application;
- <u>ⓒ</u> including any relief granted to the RE from time to time; and complies with the requirements of the RE and the law or ASIC's policy in accordance with an Arrangement for as long as and on condition that it
- <u>a</u> are in multiples of \$500 each unless the RE, in its sole discretion, agrees amount that is not a multiple of \$500. to accept a lesser amount as an investment or agrees to accept an

5.11 Holding Application Money

trust for the relevant Applicant in the Subscription Account. All Application Money must be held by the RE (or its agent, the Custodian) on

5.12 Interest on Application Money

Application Money held in the Subscription Account. The RE is not required to account to any Member for any interest earned on

5.13 Responsible Entity to return Application Money

Application Money (without interest) must be returned to the Applicant withir Where the RE has rejected (in full or in part) an Application, the relevant

5.14 Incomplete Application Form

Money to the relevant Applicant, or: a completed Application Form, as soon as practicable return the Application The RE will, on receipt of any Application Money which is not accompanied by

- (a) attempt to obtain the Application Form from the Applicant; and
- (b) bank the Application Money.

5.15 No Application Form received

- (a) clause 5.11, then the Custodian will hold such Application Money in an If the RE gives any Application Money to the Custodian pursuant the Application Form is received. account, as custodian for the Applicant in accordance with the Law until
- **6** closed, then the RE must use its best endeavours to return the Application Money, less any taxes and bank charges payable, to the If the RE has not received the Application Form by the time the offer is Applicant as soon as practicable.

6. ISSUE PRICE

The issue price of a Unit shall be calculated as follows:

(Net Fund Value)
(number of Units on issue)

calculated on the last Valuation Date prior to the date of issue

WITHDRAWAL OF UNITS - WHILE THE SCHEME IS LIQUID

.7

7.1 Withdrawal request - while the Scheme is liquid

(a) Period (as required by the relevant definition of Withdrawal Notice). Withdrawal Notice by the start of or within the relevant Withdrawal Notice may request that some or all of their Units be redeemed by giving the RE a While the Scheme is liquid as defined in S601KA (4) of the Law, any Member

7.2 Withdrawal

(a) Ξ the Units) or within 365 days after receiving a valid Withdrawal and the Member has given a valid Withdrawal Notice in respect of (where the Member's investment is held for an Investment Term Within 365 days after the end of the Member's Investment Term

Withdrawal Price redeem the relevant Units out of the Scheme Property for the an Investment Term or is a Savings Plan Investment), the RE must Notice from the Member (if the Member's investment is not held for

- \equiv at the time of withdrawal. This Clause 7.2(a) does not limit the independent operation of Clause 7.2(b). the circumstances referred to in Clause 7.2(b)(i) to (iv) below exist relevant date (instead of 365 days) where it determines that none of However, the RE must redeem the Units within 180 days after the
- \equiv while the Scheme is liquid, that one period will be 365 days after will also apply to the extent permitted by the Law. the RE receives a valid Withdrawal Notice. Paragraph (ii) above be specified in this Constitution for satisfying withdrawal requests To the extent that the Law does not allow more than one period to
- Ŝ subject to its obligations under the Law. the 365 (or 180) days referred to above, in its absolute discretion, The RE may allow redemption of Units within a shorter period than
- ਉ The above for such periods as it determines where: RE may suspend the withdrawal offer as detailed in clause 7.2(a)
- \equiv (10) consecutive Business Days; or the Scheme's cash reserves fall and remain below 5% for ten
- \equiv total assets; or day period, the Scheme's cash reserves are less than 10% of the during the period of (10) consecutive days falling within the 90 Notices equal to 10% or more of the Scheme's issued Units and if in any period of (90) days, the RE receives valid net Withdrawa
- \equiv it is not satisfied that sufficient cash reserves are available to pay and contingent liabilities of the Scheme; or the Withdrawal Price on the appropriate date and to pay all actual
- $\widehat{\mathbf{z}}$ any other event or circumstance arises which the RE considers in Members of the Scheme its absolute discretion may be detrimental to the interests of the
- <u></u> The RE is not required to process Withdrawal Notices where:
- \equiv satisfactory evidence of the Member's title or authority to deal with the Units; or person seeking to redeem the Units cannot provide
- \equiv the withdrawal would cause the Member's Unit Holding to fall below the Minimum Investment.

- <u>a</u> If the RE allows a Member to withdraw an investment from the Scheme the relevant currency). These early withdrawal charges will be deducted from the investment being withdrawn, and paid at the time of withdrawal of the Investment Term. The RE will also be entitled to require the Such charges will become part of the Scheme Property. payable to the financial institution which has organised the investment in from the early withdrawal (including fees and charges that may be calculated on a pro-rata basis for the length of time remaining to the end further early withdrawal charge equal to the upfront commission paid withdrawn, the RE will also be entitled to require the Member to pay a been paid an upfront commission in respect of the investment being had been in place for the last three months), and where an Adviser has withdrawn (or if the investment has been for less than three months, the months interest distributions paid or payable on the amount being Member to pay an amount equal to any other fees or charges arising RE's estimate of what that amount would have been if the investment the Member to pay an early withdrawal charge equal to the last three before the end of an Investment Term, the RE is also entitled to require
- **e** the RE estimates is payable to the member for that period, rather than the RE may pay to the Member the amount of Distributable Income that been calculated. delay payment to the member until the actual Distributable Income has Distributable Income has been calculated in respect of that investment, investment has been held for a period in respect of which no If the RE allows a Member to withdraw an investment, and that

7.3 Cancellation

- (a) RE must immediately: under clause 7.2 and must not reissue them. The RE must cancel the number of Units which have been redeemed Upon cancellation, the
- \equiv remove the name of the Member from the Register in respect of the redeemed Units; and
- provide the Member with a new Unit Holding Statement for any unredeemed Units.
- 9 Withdrawal Price by the RE A Unit is cancelled when the Member holding the Unit is paid the

8. WITHDRAWAL PRICE

The Withdrawal Price of each Unit pursuant to clause 7 shall be calculated as follows: Net Fund Value

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calculated on the last Valuation Date prior to the date of withdrawal.

TRANSFER OF UNITS

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9.1 Transferability of Units

- <u>a</u> writing, in any form authorised by the Law or in any other form that the RE approves Subject to this Constitution, a Unit may be transferred by instrument in
- transfer is recorded on the Register. A transferor of Units remains the holder of the Units transferred until the

9.2 Registration of Transfers

- (a) Register: Register at the registered office of the RE or the location of this The following documents must be lodged for registration on the
- (i) the instrument of transfer; and
- \equiv transferor's right to transfer the Units. any other information that the RE may require to establish the
- ਭ Member. the RE to refuse registration, record on the Register the transferee as a On compliance with clause 9.2(a), the RE will, subject to the powers of

9.3 Where registration may be refused

Where permitted to do so by Law or this Constitution, the RE may refuse register any transfer of Units.

9.4 Where registration must be refused

- (a) Registration must be refused if:
- \equiv the RE has notice that the transferor of Units has entered into provide all or part of the funds to subscribe for or acquire a Unit financier consents to the transfer of those Units; or and has not received confirmation from the financier that the any borrowing or other form of financial accommodation to
- \equiv the transferor has given a power of attorney in favour of the RE adaptations as are necessary) in favour of the RE and the provided to the RE a similar form of power of attorney (with such accompanying a PDS and the transferee has not executed and and the Custodian in the form set out in an application form Custodian;
- **6** and must continue to treat the seller or transferor as the case may be In the case of (i) or (ii) above, the RE must refuse to register same

as the registered holder for all purposes and the purported sale, purchase, disposal or transfer shall be of no effect.

<u>ⓒ</u> be bound by the Constitution. If the transferee is not a Member the RE must not consent to the registration until the RE is satisfied that the transferee has agreed to

9.5 Notice of non-registration

decline registration of the transfer. who lodged the transfer written notice of, and the reasons for, the decision to If the RE declines to register any transfer of Units, the RE must within 5 Business Days after the transfer was lodged with the RE give to the person

9.6 Suspension of transfers

periods must not exceed 30 days in any calendar year. period as the RE from time to time decide. However, the aggregate of those The registration of transfers of Units may be suspended at any time and for any

10. TRANSMISSION OF UNITS

10.1 Entitlement to Units on death

- (a) If a Member dies
- \equiv the survivor or survivors, where the Member was a joint holder;
- \equiv the legal personal representatives of the deceased, where the Member was a sole holder

Member's interest in the Units will be the only persons recognised by the RE as having any title to the

- **b** The RE may require evidence of a Member's death as it thinks fit.
- <u>ල</u> Member with other persons from any liability in respect of a Unit that had been jointly held by the This clause does not release the estate of the deceased joint Member

10.2 Registration of persons entitled

- (a) information that is properly required by the RE, a person becoming legal disability) of a Member may elect to: entitled to a Unit in consequence of the death or bankruptcy (or other Subject to the Bankruptcy Act 1966 and to the production of any
- (i) be registered personally as a Member; or
- (ii) have another person registered as the Member.
- ਰ relating to: All the limitations, restrictions and provisions of this Constitution
- (i) the right to transfer; and
- (ii) the registration of a transfer;

for Units apply to any relevant transfer as if the death or bankruptcy or transfer were a transfer signed by that Member. legal disability of the Unit Member had not occurred and the notice or

10.3 Distributions and other rights

- <u>а</u> If a Member dies or suffers a legal disability, the Member's legal legal disability. would have been entitled to if the Member had not died or suffered a meetings of the Scheme or to voting or otherwise) as the Member other advantages and to the same rights (whether in relation to required by the RE, entitled to the same distributions, entitlements and case may be) is, on the production of all information as is properly personal representative or the trustee of the Member's estate (as the
- 9 be taken to be joint holders of the Unit. the death of a Member, they will, for the purposes of this Constitution Where two or more persons are jointly entitled to any Unit as a result of

. DISTRIBUTABLE INCOME

11.1 Income of the Scheme

accordance with applicable Accounting Standards. The Income of the Scheme for each Financial Year will be determined in

11.2 Expenses and provisions of the Scheme

For each Financial Year:

- (a) applicable Accounting Standards; and the expenses of the Scheme will be determined in accordance with the
- 9 provisions for income equalisation and capital losses with the applicable Accounting Standards including, but not limited to relation to such items as the RE considers appropriate in accordance provisions or other transfers to or from reserves may be made in

11.3 Distributable Income

associated with individual Members' investments, to the extent those fees or other period will be such amount as the RE determines. Distributable Income costs have not otherwise been taken into account. is paid to Members after taking into account any Adviser fees or costs The Distributable Income of the Scheme for a month, a Financial Year or any

12. **DISTRIBUTIONS**

12.1 Distribution Period

The Distribution Period is one calendar month for Australian dollar investments or as otherwise determined by the RE in its absolute

discretion

(The Distribution Period is the Investment Term of the investment for nonabsolute discretion. Australian dollar investments or as otherwise determined by the RE in its

12.2 Distributions

Period within 21 days of the end of each Distribution Period The RE must distribute the Distributable Income relating to each Distribution

12.3 Present entitlement

obligations attaching to any particular Unit or Class, the Members the last day of each Distribution Period. Unless otherwise agreed by the RE and subject to the rights, restrictions and Register will be presently entitled to the Distributable Income of the Scheme on

12.4 Capital distributions

divided by the number of Units on the Register on that date. A distribution may to the number of Units held by that Member on a date determined by the RE Member is entitled to that proportion of the capital to be distributed as is equal rights, obligations and restrictions attaching to any particular Unit or Class, a be in cash or by way of bonus Units. The RE may distribute capital of the Scheme to the Members. Subject to the

12.5 Grossed up Tax amounts

Distributable Income for a Distribution Period as the case may be, which is franking rebates is taken to be distributed to Unit Members in proportion to the or Class, the grossed up amount under the Tax Act in relation to Tax credits or Subject to any rights, obligations and restrictions attaching to any particular Unit referable to a dividend or other income to which they are presently entitled

12.6 Reinvestment of Distributable Income

- (a) income entitlement by way of application for additional Units in the The RE may invite Members to reinvest any or all of their distributable
- 9 RE in its discretion and may be withdrawn or varied by the RE at any The terms of any such offer of reinvestment will be determined by the
- <u>o</u> otherwise they will be deemed to have accepted the reinvestment offer. The RE may determine that unless the Member specifically directs
- **a** immediately following the Distribution Period in respect of which the distributable income being reinvested was payable The Units issued as a result of an offer to reinvest will be deemed to issued on the first day of the next Distribution Period

13. NATURE OF RE POWERS

s601GA(1)(b) 13.1 The RE has all the powers:

- (a) of a natural person to invest and borrow on security of the Scheme
- **b** in respect of the Scheme and the Scheme Property that it is possible under the Law to confer on a RE and on a Trustee;
- <u>O</u> as though it were the absolute owner of the Scheme Property and acting in its personal capacity; or
- <u>a</u> necessary for fulfilling its obligations under this Constitution and under

s601GA(3) 13.2 The RE must only invest Members' funds in:

- <u>a</u> that: subject to clause 13.3 and 13.3A, mortgage investments provided
- \equiv of the value of the security property on initial settlement. may be advanced to a Borrower does not exceed an LVR of 75% all mortgages are secured over property and the amount which
- \equiv the type of real estate offered for security is acceptable to the
- \equiv the Policy of the RE; established in accordance with the Mortgage Lending Valuation value of the property offered as security has been
- **b** other mortgage backed schemes in accordance with this clause and the RE's compliance standards;
- <u>O</u> approved by the RE. building societies, State or Federal governments, or foreign banks as a range of interest bearing investments backed by Australian Banks,
- (d) Authorised Investments.
- s601GA(3) 13.3 the security property. Scheme, the RE may approve an LVR not to exceed 85% of the value of and where the RE considers it is in the best interests of the Members of the Notwithstanding the provisions of clause 13.2(a), after a loan has settled
- 13.3A Notwithstanding any other provision of this Constitution, the LVR of a loan that is in default may exceed 85%
- s601GA(3) 13.4 Whenever a loan of Scheme funds involves a Development Loan, the RE shall project management experience who are competent to manage loans of this ensure it has included amongst its officers or employees persons with relevant
- s601GA(3) 13.5 To the extent allowed by law:

- (a) any restriction or prohibition imposed upon the RE in relation to the thereof is hereby excluded from the obligations imposed investment from time to time of the Scheme Property or any part
- <u></u> be implied by any future enactment of legislation. specifically applies to any "Prudent Person Rule" or the like which may without derogating from the generality of the foregoing this exclusion

s601CA(3) 13.6 To the extent allowed by law:

- (a) the RE may borrow or raise money with or without security over the interest and any fees and expenses as the RE thinks fit; Scheme Property or any part of it on any terms, including any rate of
- চ mortgagee pursuant to the mortgage terms and conditions the RE may deal with any property to exercise all the powers of
- s601GA(3) 13.7 The RE must direct the Custodian to deal with the Scheme Property in accordance with this Constitution.

14. COMPLAINTS PROCEDURES

- s601GA(1)(c) 14.1 If a Member has a complaint they should generally first contact their Adviser. If RE, then the Member should contact the RE at the registered office of the RE wishes to directly contact the RE, and the complaint relates to the Fund or the the Adviser is unavailable, unwilling, or unable to assist, or if the Member Complaints may be made in writing or by telephone.
- 14.2 time period as determined by the nature of the complaint and the Member's escalate as necessary. The RE has 30 days to respond to the complaint once it information and attempt to mediate a satisfactory resolution of the complaint or The RE may (if applicable) contact the The RE must attempt to resolve the complaint within a satisfactory Adviser for further background
- 14.3 and record them in the Complaints Register. In acknowledging or resolving including:formal complaints, the RE must make or cause to be made, a written response The Complaints Officer of the RE will take responsibility for formal complaints
- (a) the name, title and contact details of the person actually handling the complaint;
- **b** a summary of the RE's understanding of the complaint;
- <u>o</u> details of the RE's offer for resolution of the complaint and relevant time
- <u>a</u> time required for the RE to resolve the complaint. where the complaint is not fully dealt with in the letter an estimate of
- 14.4 Full details of each formal complaint and resolution thereof must be recorded in

the Complaints Register including:-

- (a) the person responsible for resolving the complaint;
- 9 the name of the Member making the complaint;
- 0 the nature of the complaint;
- **a** was made the product service or department in respect of which the complaint
- (e) the actual time required to resolve the complaint;
- \odot the actual resolution of the complaint;
- **(9)** or processes to ensure similar complaints do not arise in the future. recommendations, if any, for changes to products disclosures systems
- 14.5 effectively incorporated in the compliance program. The Complaints Register should be reviewed by the Complaints Manager of the recommendations for change arising from resolved complaints have been 으 an ongoing review process ಠ determine
- 14.6 Where the RE believes it has either resolved the complaint, or it has not follows:mediation. The FICS adopts a three stage approach in resolving complaints as satisfactorily resolved, the complainant must be referred to the FICS complainant, and the resolved the complaint but believes it can do nothing more to satisfy the Member feels their complaint has still not been
- <u>a</u> stage 1: initial opportunity for Member to resolve complaints;
- ₤ complaints review, investigation and conciliation;
- The full terms of reference for the FICS are held by the RE <u>ල</u> stage 3: independent determination of complaints by adjudicator.
- If a complaint cannot be resolved to the satisfaction of the Member by the RE
- 14.7 or the FICS then the complainant Member may:-
- (a) refer the matter to arbitration or the courts; or
- **E** take whatever other action is open to the complainant Member under the general law.
- The RE must disclose the details of its complaints procedure to all investors

5 TERM OF TRUST

to occur ot: The Scheme begins on the Commencement Date and is to be wound up on the earlier

- (a) the date which is eighty years from the Commencement Date; and
- (b) any earlier date which the RE, in its absolute discretion may appoint as the Vesting Date

WINDING UP THE SCHEME

s601GA(1)(d) 16.1 The Scheme shall only be wound up in accordance with the Law and this

Constitution.

- 16.2 The RE must wind up the Scheme in the following circumstances:-
- 5601NE(1)(b) s601NE(1)(a) (a) <u>6</u> the Members pass an extraordinary resolution directing the RE to wind if the term of the Scheme as detailed in this Constitution has expired;

up the Scheme;

- s601NE(1)(c) <u>O</u> pursuant to the Law and in particular pursuant to section 601FQ(5) and the Court makes an order directing the RE to wind up the Scheme section 601ND;
- s601NE(1)(d) <u>a</u> company to be the new RE that consents to becoming the Scheme's the Members pass an extraordinary resolution to remove the RE but do not at the same time pass an extraordinary resolution choosing a
- s601NC(1) 16.3 (a) If the RE considers that the purpose of the Scheme:
- (i) has been accomplished; or
- (ii) cannot be accomplished,

it may take steps to wind up the Scheme.

- ਉ in writing; If the RE wishes to wind up the Scheme pursuant to clause 16.3(a), the RE must give to the Members of the Scheme and to the ASIC a notice
- \equiv explaining how the Scheme's purpose has been accomplished explaining the proposal to wind up the Scheme, including or why that purpose cannot be accomplished; and
- \equiv and to vote on a special resolution Members propose about the informing the Members of their rights to take action under winding up of the Scheme; and meeting to consider the proposed winding up of the Scheme Division 1 of Part 2G.4 of the Law for the calling of a Members
- \equiv winding up of the Scheme within 28 days of the RE giving the informing the Members that the RE is permitted to wind up the Scheme unless a meeting is called to consider the proposed notice to the Members;
- <u>ල</u> if no meeting is called within that 28 days to consider the proposed winding up, the RE may wind up the Scheme.
- \$601NE(2) 16.4 (a) S601NC(3) of the Law to wind up the Scheme and any orders under S601NF(2) of the Law if the RE is permitted by The RE may wind up the Scheme in accordance with this Constitution
- s601NF (3) **(b)** s601NF (1) or (2) of the Law may be made on the application of: An order to wind up the Scheme pursuant to s601ND (1) or

- (i) the RE; or
- (ii) a director of the RE: or
- (iii) a Member of the Scheme; or
- (iv) the ASIC.
- s601NE(3) 16.5 started to be wound up become obliged to ensure the Scheme is wound up or after the Scheme has make any further loans from the Scheme Property at a time after the RE The RE shall not accept any further Applications for Units in the Scheme or
- 16.6 have been completed. The RE shall manage the Scheme until such time as all winding up procedures
- 16.7 Subject to the provisions of this clause 16 upon winding up of the Scheme the RE must:
- (a) realise the assets of the Scheme Property;
- 9 creditor of the Scheme except where such liability is a Unit Holder including, but not limited to, liabilities owed to any Member who is a pay all liabilities of the RE in its capacity as Trustee of the Scheme
- <u>O</u> same proportion specified in Clause 12.4; distribute the net proceeds of realisation among the Members in the subject to any special rights or restrictions attached to any Unit,
- <u>a</u> assets under clause 16.7(c) in the same proportion specified in clause The Members must pay the costs and expenses of a distribution of
- (e) to the postponement. long as it thinks fit and is not liable for any loss or damage attributable The RE may postpone the realisation of the Scheme Property for as
- $\widehat{\mathfrak{F}}$ contingent liability of the Scheme. Property which in its opinion may be required to meet any actual or The RE may retain for as long as it thinks fit any part of the Scheme
- 9 required. 16.7 anything retained under clause 16.7(f) which is subsequently not The RE must distribute among the Members in accordance with clause
- 16.8 was part of the Scheme Property the RE or person winding up the Scheme under their control any unclaimed or undistributed money or other property that If on completion of the winding up of a registered Scheme, the RE or such must, as soon as practicable, pay the money or transfer the property to the other person who may be winding up the Scheme has in their possession or

ASIC to be dealt with pursuant to Part 9.7 of the Law

- s601EE 16.9 apply to the Court to have the Scheme wound up: If at any time the Scheme is operated while it is unregistered the following may
- (a) The ASIC
- (b) The RE
- (c) A Member of the Scheme
- 16.10 after the Scheme is wound up. The RE shall arrange for an Auditor to audit the final accounts of the Scheme

17. VALUE OF THE SCHEME FUND

17.1 Valuation of the Scheme Property

accordance with the Scheme Valuation Policy of the RE The RE may cause the Scheme Property to be valued at any time in

17.2 Valuation if required

to be valued if required by ASIC or under the Law and the valuation must be undertaken in accordance with those requirements. The RE must cause the Scheme Property or any asset of the Scheme Property

17.3 Determination of Net Fund Value

including more than once on each day. The RE may determine the Net Fund Value at any time in its discretion,

18. FEES, TAXES, COSTS AND EXPENSES

s601GA(2) 18.1 **Taxes**:

liability or expense required by any applicable law in relation to: The RE may use the Scheme Property to pay any Tax or other obligation,

- (a) this Constitution;
- (b) any amount incurred or payable by the RE;
- (c) a gift or settlement effected by this Constitution;
- (d) the exercise by the RE of any Power; or
- (e) money or investments held by or on behalf of the RE under this Constitution.

s601GA(2) 18.2 Payment of Debts:

opinion, is sufficient to meet any present or future obligation of the Scheme. The RE may set aside any money from the Scheme Property which, in the RE's

s601GA(2) 18.3 Fees

of up to 5.5 % per annum (inclusive of GST) of the Net Fund Value in relation Plan and the Law. This fee is to be calculated monthly and paid at such times to the performance of its duties as detailed in this Constitution, the Compliance as the RE determines The RE is entitled to receive out of the Scheme Property, a management fee

- s601GA(2) 18.4 The RE shall be entitled to fees in relation to the following duties:
- (a) the subscription and withdrawal of units;
- (b) the transfer or transmission of Units;
- (c) the establishment/loan application fees;
- (d) the structuring or packaging of loan proposals;
- (e) loan management;
- (f) the rollover of a loan facility;
- (g) due diligence enquiries generally;
- Ξ the sale of real estate or assets of the Scheme Property;
- (i) the promotion and management of the Scheme;
- \odot the appointment of the Custodian pursuant to the Custody Agreement;
- (k) the winding-up of the Scheme;
- this Constitution. the performance of its duties and obligations pursuant to the Law and

s601GA(2) 18.5 Costs and Expenses

incurred in relation to the performance of its duties; including: The RE shall be indemnified out of Scheme Property for liabilities or expenses

- (a) Auditor's fees;
- ☺ recovery of loans legal fees and outgoings in relation to settlement, rollover, default or
- (c) barrister/QC legal counsel fees;
- <u>a</u> searches and any other searches which may be necessary to enable borrowers/guarantors/mortgagors; search fees including property searches, company, bankruptcy, CRAA identification and/or investigation 9
- (e) valuation fees
- \ni marketing agents, property specialists, surveyors, quantity surveyors town planners, engineers; independent expert's or consultant's fees including but not limited to
- (g) property report/property consultant fees;
- (h) process servers' fees;
- (i) private Investigator fees;
- (j) fees in relation to the marketing and packaging of security properties for
- (k) real estate agent's sales commissions;
- (I) costs of maintenance of mortgage securities;
- Ξ outstanding accounts relating to mortgage securities such as council

- Ξ locksmith for changing locks of mortgage securities as appropriate;
- (o) insurance (property and contents);
- **g** removalists for removal of borrower's property as appropriate
- **(p** security guards to attend mortgage securities as appropriate;
- \odot planning experts and the like; building and/or property inspection report fees - i.e. building, town
- (s) all ASIC charges;
- \equiv other documents required by the Law to be provided to Members all costs of supplying Members with copies of this Constitution and any
- $\widehat{\boldsymbol{\Xi}}$ all costs and expenses incurred in producing PDS' and Supplementary PDS' or any other disclosure document required by the Law;
- 3 as security; reasonable costs incurred in protecting or preserving all assets offered
- € the RE or by any agent appointed pursuant to s601FB(2) of the Law; all liability, loss, cost, expense or damage arising from the proper performance of its duties in connection with the Scheme performed by
- $\widehat{\mathbf{x}}$ exercise by the RE and the Custodian of their rights under the Power of any liability, loss, cost, expense or damage arising from the lawful Attorney contained in clause 20;
- \leq fees and expenses of any agent or delegate appointed by the RE;
- \overline{z} bank and government duties and charges on the operation of bank
- (aa) money on behalf of the Scheme under the Constitution; costs, charges and expenses incurred in connection with borrowing
- (pp) insurances directly or indirectly protecting the Scheme Property;
- (cc) fees and charges of any regulatory or statutory authority;
- (dd) payable by the RE on its own account; except any goods and services or similar tax ("GST")] which are taxes in respect of the Scheme but not Taxes of the RE [save and
- (ee) other documents produced during the management of the Scheme; costs of printing and postage of cheques, advices, reports, notices and
- $\widehat{\pm}$ and registers of the Scheme and of the Scheme Auditor, expenses incurred in connection with maintaining accounting records
- (gg) returns under the Law, Tax Act or any other laws for the Scheme; costs and disbursements incurred in the preparation and lodgement of
- (hh) costs of convening and holding meetings of Members;
- connection with its retirement and the appointment of a substitute; and disbursements incurred by or on behalf of the ᇛ 골.

- \subseteq and settlement of any court proceedings; costs and disbursements incurred by the RE in the initiation, conduct
- <u>중</u> breach of a duty referred to in S601JD of the Law; against Compliance Committee Members not arising out of a wilful proceedings (whether successful or not) including legal proceedings costs of any insurance premiums insuring against the costs of lega
- \equiv costs of advertising the availability of funds for lending;
- (mm) brokerage and underwriting fees;
- (nn) be indemnified in respect of such GST from the Scheme Property; or under the terms of this Constitution then the RE shall be entitled to any services provided to the Scheme or any payments in respect of if and when the RE becomes responsible to pay any GST in respect of GST to be made by the Members or the RE in respect of the Scheme
- 00 will be recoverable out of the Scheme Property. Constitution, then the costs of the RE in complying with these changes If there is any change to the Law or ASIC policy whereby the RE is ð alter the structure of the Scheme or amend this
- s601GA(2) 18.6 be paid fees and expenses for work properly performed. Nothing in this clause shall be interpreted to mean that the RE is not entitled to which relates to the specific lack of proper performance on any given matter. payment of fees pursuant to 18.3 is only in respect of that part of the payment In the event that the RE has not performed its duties, the lack of entitlement to
- s601GA(2) 18.7 the overpayment. RE shall be paid such fees and expenses until the dispute is fully determined. Any overpayment of the RE shall be repaid forthwith upon the identification of In the event of any dispute regarding the payment of fees and expenses, the
- 18.8 The RE is entitled to recover fees and expenses from the Scheme provided they have been incurred in accordance with this Constitution.
- 18.9 otherwise be entitled under this clause. The RE may waive the whole or any part of the remuneration to which it would
- 18.10 any other basis agreed with the Adviser. Adviser's fee and/or the expected income distribution on a pro rata basis, or or income of the Scheme is not sufficient to pay in full an Adviser's fee and the are to be paid out of Scheme Property, as an expense of the Scheme. Where Despite any other provision of this Constitution, the RE may pay a Member's relevant Member's expected income distribution, the RE may reduce the Adviser a fee or fees as directed by the Adviser from time to time. These fees

19. INDEMNITY AND LIABILITY

s601GA(2) 19.1 The following clauses apply to the extent permitted by law:

- (a) it acted both: any Member) arising out of any matter unless, in respect of that matter, The RE is not liable for any loss or damage to any person (including
- \equiv otherwise than in accordance with this Constitution and its duties; and
- \equiv accordance with this Constitution or its duties without a belief held in good faith that it

indemnified Scheme Property, from which the RE is entitled to be, and is in fact, In any case the liability of the RE in relation to the Scheme is limited to the

- 9 arising out of any matter where, in respect of that matter: In particular, the RE is not liable for any loss or damage to any person
- Ξ from, or purporting to be from, any person appointed by the RE; it relied in good faith on the services of, or information or advice
- (ii) it acted as required by Law; or
- \equiv documents relied in good faith upon any signature, marking 윽
- negligently, fraudulently or in breach of trust. respect of a matter unless, in respect of that matter, the RE has acted indemnity out of the Scheme Property on a full indemnity basis, in In addition to any indemnity under any Law, the RE has a right of
- <u>a</u> taxes or other statutory charges. Commonwealth of Australia or any State or Territory of Australia for The RE is not liable to account to any Member for any payments ma de by the RE in good faith to any duly authorised authority of the

20. **POWERS OF ATTORNEY**

- Custodian severally for this purpose as its attorney and agent with the right: any director officer attorney or substitute nominated by either the RE or the he/she/it acquires Units in the Scheme appoints the RE and the Custodian and Each Member by execution of the Application Form or the transfer by which
- (a) at any time to:
- \equiv sign withdrawal agreement; any document in relation ಠ any subscription and
- \equiv sign any document in relation to the transfer or transmission of
- (iii) sign any variation of this Constitution;

- $\widehat{\mathbb{S}}$ sign any document required by ASIC to be executed by a Member in respect of the Scheme
- **b** Custodian as its attorney for the purpose of this clause required by the RE or the Custodian appointing the RE must execute separate Powers of Attorney in a form reasonably at the request in writing of either the RE or the Custodian the Member and/or the
- <u>o</u> any attorney may exercise its rights notwithstanding that the exercise of the right constitutes a conflict of interest or duty;
- 20.2 each Member indemnifies and shall keep indemnified any attorney against any right by the attorney under the Power of Attorney. liability, loss, cost, expense or damage arising from the lawful exercise of any

21. TITLE TO SCHEME FUND

21.1 Custodian to hold as agent of RE

RE on the terms and conditions as detailed in the Custody Agreement. The Scheme Property will be held in the name of the Custodian as agent for the

22. THE REGISTER

22.1 Keeping registers

other registers required by the Law The RE must establish and keep a register of Members, and if applicable, the

22.2 Information in registers

powers conferred under the Law in relation to the Register. what information is included in the Register. If the Law applies, the RE has the contain the information required by the Law. To the extent applicable, the Register must be kept in accordance with, and Otherwise, the RE may decide

22.3 Changes

and the RE must alter the Register accordingly. Every Member must promptly notify the RE of any change of name or address

NOTICES

- 23.1 A notice or other communication connected with this Constitution has no legal effect unless it is in writing.
- 23.2 In addition to any other method of service provided by law, the notice must be:
- (a) sent by post, postage prepaid, to the address for the Member in the RE's register of interests
- <u></u> sent by facsimile to the facsimile number of the Member; or
- <u>O</u> of the Member as is subsequently notified otherwise delivered including via email, at the address of the addressee
- 23.3 A notice must be treated as given and received:
- (a) if sent by post, on the 2nd Business Day (at the address to which it is

posted) after posting;

- <u>ə</u> if sent by facsimile or electronically before 5.00 p.m. on a Business Day Business Day at the place of delivery. at the place of receipt, on the day it is sent and otherwise on the next
- 23.4 comprised in the notice have been sent. transmission report which indicates that the relevant number the conclusion of the transmission the sender's facsimile machine issues a Despite clause 23.3(ii) a facsimile is not treated as given or received unless at <u>o</u> pages
- 23.5 as validly given to and received by the party to which it is addressed even if: A notice sent or delivered in a manner provided by clause 23.2 must be treated
- <u>a</u> the addressee has been liquidated or deregistered or is absent from the place at which the notice is delivered or to which it is sent; or
- (b) the notice is returned unclaimed.
- 23.6 Any notice by a party may be given and may be signed by the solicitor for the
- 23.7 number as the case may be. Any notice to a party may be given to the solicitor for the party by any of the means listed in clause 23.2 to the solicitor's business address or facsimile

24. LIABILITY OF MEMBERS

- (a) The liability of each Member, whether actual, contingent or prospective, Member may be further limited or waived. and the relevant Member agree otherwise in writing that the liability of a is limited to the unpaid Issue Price of his/her/its Units except if the RE
- 9 prospective or other liability of the RE in relation to the Scheme. person claiming against the RE in respect of any actual, contingent personally liable to indemnify the RE, any creditor of the RE or any A creditor or other person claiming against the RE as trustee of the Scheme has no recourse against a Member and no Member is

25. RETIREMENT AND APPOINTMENT OF RE

- s601FL 25.1 The RE may retire as RE as permitted by s601FM of the Law
- s601FM 25.2 The RE must retire when required by s601FM of the Law
- s601FR 25.3 If the RE changes the former RE must comply with s601FR of the Law
- s601FS 25.4 of the Law The rights, obligations and liabilities of a former RE are as detailed in s601FS

26. CHANGING THE CONSTITUTION

- s601GC(1) 26.1 This Constitution may Constitution: be modified or repealed or replaced with Ø new
- by special resolution of the Members of the Scheme;

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ੁ affect Members' rights. by the RE if the RE reasonably considers the change will not adversely

26.2 In the event the RE wishes to change the Constitution the RE must:

s601GC(2) (a) lodge with the ASIC a copy of the modification or the new Constitution;

- <u></u> the modification, or repeal and replacement, cannot take effect until the copy has been lodged;
- s601GC(3) <u>ි</u> the RE must lodge with the ASIC a consolidated copy of the Scheme's Constitution if the ASIC directs it to do so;
- s601GC(4) 26.3 Scheme within seven (7) days if the Member: The RE must send a copy of the Scheme's Constitution to a Member of the
- (a) asks the RE in writing for the copy; and
- **b** pays any fee (up to the prescribed amount) required by the RE

27. STATEMENTS, ACCOUNTS AND AUDIT

27.1 Appointment of auditors

- <u>a</u> Scheme's auditors under this Constitution and the Law. relation to the Scheme and perform the other duties required of the The RE must appoint an Auditor to regularly audit the accounts in
- ℈ section 601HG of the Law). The RE must appoint an Auditor of the Compliance Plan (as defined in

27.2 Retirement of auditors

removed in accordance with the Law. The Scheme Auditor and the Compliance Plan Auditor may each retire or be

27.3 Remuneration of Auditor

each be fixed by the RE The remuneration of the Scheme Auditor and Compliance Plan Auditor will

27.4 Accounts and reports

- (a) accordance with applicable Accounting Standards and the Law The accounts of the Scheme must be kept and prepared by the RE in
- ᢒ The RE must report to Members concerning the affairs of the Scheme and their holdings as required by the Law. person preparing a report may determine the form, content and timing Subject to the Law, the

27.5 **Audit**

The RE will cause:

- (a) the Scheme Auditor to audit and report on the Scheme's accounts;
- **6** Plan, the Compliance Plan Auditor to audit and report on the Compliance

each in the manner required by the Law.

28. MEETINGS OF MEMBERS

28.1 Convening Meetings

and convene a meeting of Members when required to do so by the Law. The RE may at any time call and convene a meeting of Members and must call

28.2 Calling and holding meetings

- s252G(4) (a) A notice of meeting sent by post is taken to be given the day after it is delivered
- s252R(2) **b** meeting is 1 in all other cases the quorum for a meeting is If, at any time, there is only 1 Member of the Scheme, the quorum for a
- s252R(3) <u>ල</u> is present, count the individual more than once corporate representative, the RE may in determining whether a quorum If an individual is attending a meeting as a Member and as a body
- s252W(2) (d) A proxy is not entitled to vote on a show of hands
- s252W(3) (e) allowed by the appointment) even if the Member is present (but only so long as the Member does not speak or vote, as the case may be). A proxy is entitled to speak and vote for a Member (to the extent
- s252Y(2) (f) An appointment of proxy:
- \equiv is valid even if it does not specify the Member's address; and
- (ii) may be a standing one
- s252Z(5) **(g)** the meeting. that proxy documents may be received up to any shorter period before The RE may determine, in relation to a particular meeting or generally,
- s253K(2) Ξ A poll cannot be demanded on any resolution concerning:
- (i) the election of the chair of a meeting; or
- (ii) the adjournment of a meeting.

29. OTHER ACTIVITIES AND OBLIGATIONS OF THE RE

- 29.1 associates) from: Subject to the Law, nothing in this Constitution restricts the RE (or its `
- <u>a</u> trust or scheme or in another capacity); dealing with itself (as manager, trustee or responsible entity of another
- **b** own benefit profits or benefits derived from any such contract or scheme or in another capacity) or with any Member or retaining for its trustee or responsible entity of another trust or managed investment being interested in any contract or transaction with itself (as manager,
- <u>O</u> acting in the same or similar capacity in relation to any other trust or managed investment scheme

29.2 excluded to the extent permitted by law. All obligations of the RE which might otherwise be implied by law are expressly

30. **GOVERNING LAW**

Members submit to the non-exclusive jurisdiction of courts exercising jurisdiction there. This Deed is governed by the laws of the State of Queensland. and the

31. ASIC INSTRUMENT

only be taken to be incorporated if the RE declares in writing that this is the case. in relation to the Scheme) then the ASIC Instrument (and the provisions it requires) will inconsistency. However, if the relief is granted by Class Order (rather than specifically incorporated into this Constitution at all times at which they are required to be included Constitution contain certain provisions, then those provisions are taken to be If relief from the provisions of the Law granted by an ASIC Instrument requires that this prevail over any other provisions of this Constitution to the extent of any

32. UNCONTROLLED EVENTS

this Constitution or the law due to the occurrence of an Uncontrolled Event then the RE of the Scheme Property. is not liable to the Members and nor is the RE liable for any loss or decrease in value To the extent permitted by law, if the RE is prevented from performing its duties under

EXECUTED AS A DEED at the Gold Coast, Queensland:

) Director	Board of tors who	ion of the wo Direc	of a resoluti	208.461 by authority of a resolution of the Board of) Director Directors under the hands of two Directors who)	208 Dire
	ACN 077	LIMITED.	AGEMENT I	INVESTMENT MANAGEMENT LIMITED ACN 077)	N
	of <u>LM</u>	n Seal	e Commor	GIVEN under the Common Seal of LM	GIV

Directors under the hands of two Directors who) certify that they are the proper officers to affix this) seal and in the presence of:

) Director

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