

MA Credit Income Trust

Product Disclosure Statement



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Important notices

This is an important document which should be read in its entirety before making any investment decision. You should obtain independent advice if you have any questions about any of the matters contained in this product disclosure statement.

This document is a product disclosure statement (PDS) for the purposes of Part 7.9 of the *Corporations Act 2001* (Cth) (Corporations Act) and contains an offer to acquire units in the MA Credit Income Trust ARSN 681 002 531 (Fund). This PDS is issued by Equity Trustees Limited ACN 004 031 298 AFSL 240975 (Equity Trustees or Responsible Entity), as responsible entity of the Fund.

The Responsible Entity has appointed MA Investment Management Pty Ltd ACN 621 552 896 (Manager), Australian Financial Services Authorised Representative Number 001 258 449 to be the manager of, and to provide investment and other services to the Fund, pursuant to the investment management agreement entered into between the Responsible Entity and the Manager (Fund IMA). The Manager has been appointed an authorised representative of MA Asset Management Ltd ACN 142 008 535 AFSL 427 515.

The Joint Lead Managers will manage the Offer on behalf of the Responsible Entity. The Joint Lead Managers are MA Moelis Australia Advisory, Ord Minnett Limited, Shaw and Partners Limited, MST Financial Services Pty Limited and Canaccord Genuity (Australia) Limited.

The Joint Lead Managers do not guarantee the success or performance of the Fund or the returns (if any) to be received by Unitholders or the suitability of the Offer for any Unitholder. Except to the extent provided by law the Joint Lead Managers are not responsible for, nor have they caused the issue of this PDS.

Lodgement and listing

This PDS is dated 20 January 2025 (PDS Date) and a copy of this PDS has been lodged with the Australian Securities and Investments Commission (ASIC) on that date.

The Responsible Entity will apply to the Australian Securities Exchange (ASX) for admission of the Fund to the official list of the ASX and quotation of the Units in the Fund (Units) on the ASX within seven days of the date of this PDS. Admission to the official list of the ASX is in no way an indication of the merits of the Fund.

Neither ASIC nor the ASX (or their respective officers) take any responsibility for the contents of this PDS or the merits of the investment to which this PDS relates. Units issued under this PDS will be issued by the Responsible Entity on the terms and conditions set out in this PDS.

Not investment advice

The information in this PDS is not financial product advice and does not take into account your investment objectives, financial situation or particular needs. This PDS should not be construed as financial, taxation, legal or other advice

It is important that you read this PDS carefully and in its entirety before deciding whether to invest in the Fund.

In particular, you should consider the risk factors that could affect the performance of the Fund. You should carefully consider these risks in light of your personal circumstances (including financial and tax issues) and seek professional guidance from your professional adviser before deciding whether to invest in Units. Some of the key risk factors that should be considered by prospective investors are set out in Section 8. There may be risk factors in addition to these that should be considered in light of your personal circumstances.

No person is authorised to give any information or to make any representation in connection with the Offer described in this PDS which is not contained in this PDS.

Except as required by law, and only to the extent so required, neither the Responsible Entity, the Manager nor any other person associated with the Responsible Entity or the Manager (or the invitation to apply for Units) guarantees or warrants the future performance of the Fund, the return on an investment made under this PDS, the repayment of capital or the payment of distributions on the Units.

Disclaimer

No person is authorised by the Responsible Entity, the Manager or the Joint Lead Managers to give any information or make any representation in connection with the Offer that is not contained in the PDS. Any information or representation not contained in this PDS may not be relied on as having been authorised by the Responsible Entity, its directors or any other person in connection with the Offer. The Fund's business, financial condition, operations and prospects may have changed since the date of this PDS.

No offering where offering would not be lawful

This PDS does not constitute an offer of securities in any jurisdiction where, or to any person to whom, it would be unlawful to make such an offer.

The invitation to apply for Units under this PDS is available only to persons receiving this PDS (electronically or otherwise) in Australia or New Zealand and does not

Important notices (continued)

constitute an offer or recommendation in any jurisdiction, or to any person to whom it would be unlawful to make such an offer.

The Offer is being extended to investors in New Zealand under the New Zealand Mutual Recognition Regime. Investors in New Zealand should refer to the 'Warning statement for New Zealand investors' below.

Units have not been registered under the United States *Securities Act of 1933* (as amended) (US Securities Act) or the securities laws of any state of the United States, and may not be offered or sold in the United States absent registration or an applicable exemption from registration under the US Securities Act and applicable state securities laws. This PDS may not be transmitted in the United States or distributed, directly or indirectly, to any US person (as defined in Regulation S under the US Securities Act) (a US person). It does not constitute an offer to sell, or a solicitation of an offer to buy, or an invitation to subscribe for or buy Units in the United States or to any US person or for the benefit of a US person, and is not available to persons in the United States or US persons or for the benefit of US persons.

Any person subscribing for Units in the Offer shall by virtue of such subscription be deemed to represent that they are not in a jurisdiction which does not permit the making of an offer or invitation as detailed in this PDS, and are not acting for the account or benefit of a person within such jurisdiction.

None of the Responsible Entity, the Manager, the Joint Lead Managers, nor any of their respective Directors, officers, employees, consultants, agents, partners or advisers accepts any liability or responsibility to determine whether a person is able to participate in the Offer.

Warning statement for New Zealand investors

The warning statement below is required under the Financial Markets Conduct Regulations 2014 of New Zealand and relates to the Offer to investors in New Zealand, which is made pursuant to those Regulations in New Zealand.

This Offer to New Zealand investors is a regulated offer made under Australian and New Zealand law. In Australia, this is Chapter 8 of the Corporations Act 2001 (Aust) and regulations made under that Act. In New Zealand, this is subpart 6 of Part 9 of the Financial Markets Conduct Act 2013 and Part 9 of the Financial Markets Conduct Regulations 2014.

This Offer and the content of the offer document are principally governed by Australian rather than New Zealand law. In the main, the Corporations Act 2001 (Aust)

and the regulations made under that Act set out how the Offer must be made. There are differences in how financial products are regulated under Australian law. For example, the disclosure of fees for managed investment schemes is different under the Australian regime.

The rights, remedies, and compensation arrangements available to New Zealand investors in Australian financial products may differ from the rights, remedies, and compensation arrangements for New Zealand financial products.

Both the Australian and New Zealand financial markets regulators have enforcement responsibilities in relation to this Offer. If you need to make a complaint about this Offer, please contact the Financial Markets Authority, New Zealand (http://www.fma.govt.nz). The Australian and New Zealand regulators will work together to settle your complaint.

The taxation treatment of Australian financial products is not the same as for New Zealand financial products.

If you are uncertain about whether this investment is appropriate for you, you should seek the advice of a financial advice provider.

The Offer may involve a currency exchange risk. The currency for the financial products is not New Zealand dollars. The value of the financial products will go up or down according to changes in the exchange rate between that currency and New Zealand dollars. These changes may be significant.

If you expect the financial products to pay any amounts in a currency that is not New Zealand dollars, you may incur significant fees in having the funds credited to a bank account in New Zealand in New Zealand dollars.

If the financial products are able to be traded on a financial product market and you wish to trade the financial products through that market, you will have to make arrangements for a participant in that market to sell the financial products on your behalf. If the financial product market does not operate in New Zealand, the way in which the market operates, the regulation of participants in that market, and the information available to you about the financial products and trading may differ from financial product markets that operate in New Zealand.

The dispute resolution process described in this Offer document is available only in Australia and is not available in New Zealand.

A copy of this PDS, other documents relating to the Offer and a copy of the Constitution has been, or will be, lodged with the New Zealand Companies Office and are, or will be, available at http://www.business.govt.nz/disclose (offer number OFR13880).

Important notices (continued)

While the Offer is being extended to New Zealand investors under the New Zealand Mutual Recognition Regime, no application for listing and quotation is being made to NZX Limited.

Financial information and amounts

The unaudited Pro Forma Historical Financial Information in Section 13 of this PDS is presented in Australian Dollars and has been prepared in accordance with the recognition and measurement principles contained in Australian Accounting Standards (AAS) other than that it includes adjustments which have been prepared in a manner consistent with AAS, that reflect the impact of certain transactions as if they occurred as at the PDS Date.

The Fund will operate on a financial year ending 30 June. Accordingly, the Fund's first annual statutory financial period will be the period ending 30 June 2025.

Exposure Period

The Corporations Act prohibits the Responsible Entity from processing Applications in the seven-day period after the date of lodgement of this PDS (Exposure Period). The Exposure Period may be extended by ASIC by up to a further seven days. The purpose of the Exposure Period is to enable the PDS to be examined by market participants prior to the raising of funds. Applications received during the Exposure Period will not be processed until after the expiry of the Exposure Period. No preference will be conferred on any Applications received during the Exposure Period.

Obtaining a copy of this PDS

A paper copy of the PDS is available free of charge to any person in Australia or New Zealand by calling the Offer Information Line on 1300 135 167 (within Australia) or +61 2 8023 5415 (outside Australia) from 8:30am until 5:00pm (Sydney time) Monday to Friday.

This PDS is also available to Australian and New Zealand resident investors in electronic form at https://mafinancial.com/invest/private-credit/ma-credit-incometrust/ during the Offer Period. It is not available to persons in any other jurisdiction (including the United States) in which it may not be lawful to make such an invitation or offer. Persons who access the electronic version of this PDS should ensure that they download and read the entire PDS.

Target Market Determination

The Responsible Entity has issued a target market determination with respect to the Fund which is available at http://www.eqt.com.au/insto/.

Applications

Applications may only be made during the Offer Period on the appropriate Application Form attached to, or accompanying, this PDS in its paper form or in its electronic form (which must be downloaded in its entirety from https://mafinancial.com/invest/private-credit/ma-credit-income-trust/. By making an Application, you represent and warrant that you were given access to the PDS, together with an Application Form. The Corporations Act prohibits any person from passing the Application Form onto another person unless it is attached to, or accompanied by, this PDS in its paper copy form or the complete and unaltered electronic version of this PDS.

No cooling-off rights

Cooling-off rights do not apply to an investment in the Units issued under the PDS. This means that, in most circumstances, you cannot withdraw your Application once it has been accepted.

PDS updates

The information in this PDS is up-to date at the time of preparation. However, the information in the PDS may need to be updated from time to time.

Any updated information in this PDS that is considered not materially adverse to investors will be made available by the Responsible Entity by publishing such information on https://mafinancial.com/invest/private-credit/macredit-income-trust/, free of charge. A paper copy of any updated information can be obtained free of charge by contacting MA Financial Client Services via the contact details specified in the 'Corporate Directory' section (Section 18) of this PDS.

Any new or updated information that is materially adverse to Unitholders will be available to Unitholders via a supplementary or new PDS accessible free of charge at http://www.eqt.com.au/insto/.

In accordance with its obligations under the Corporations Act, the Responsible Entity may issue a supplementary product disclosure statement to supplement any relevant information not disclosed in this PDS. You should read any supplementary disclosures made in conjunction with this PDS prior to making any investment decision.

Where Unitholders have provided the Unit Registry with their email addresses, the Unit Registry will send notices of meetings and other meeting-related documents electronically unless the Unitholders elect to receive these in physical form and notify the Unit Registry of this election. As a Unitholder, you have the right to elect whether to receive some or all of these communications in electronic or physical form. You also have the right to

Important notices (continued)

elect to receive a single specified communication on an ad hoc basis, in an electronic or physical form.

The Responsible Entity will notify Unitholders of their right to elect to receive meetings and other meeting-related documents electronically or in physical form at least once each financial year at https://mafinancial.com/invest/private-credit/ma-credit-income-trust/.

Annual Financial Statements are available at https://mafinancial.com/invest/private-credit/ma-credit-income-trust/.

The constitution of the Fund dated 24 September 2024, as amended from time to time (Constitution), supersedes and replaces any earlier information provided by the Responsible Entity, the Manager, MA Financial Group, their affiliates and their respective representatives and agents in respect of the Fund.

Forward-looking statements

This PDS contains forward-looking statements, statements identified by the use of the words 'believes', 'estimates', 'anticipates', 'expects', 'predicts', 'intends', 'targets', 'plans', 'goals', 'outlook', 'aims', 'guidance', 'forecasts', 'may', 'will', 'would', 'could' or 'should' and other similar words that involve risks and uncertainties.

These statements are based on an assessment of present economic and operating conditions, and on a number of assumptions and contingencies that are subject to change without notice and involve known and unknown risks and uncertainties and other factors which are beyond the control of the Responsible Entity, the Manager, their respective Directors and its management.

They are provided as a general guide only and should not be relied upon as an indication or guarantee of future performance.

As set out above, the Responsible Entity, the Manager, or any of their related entities, directors or officers do not make any representation, express or implied, in relation to forward looking statements and you are cautioned not to place undue reliance on these statements.

These statements are subject to various risk factors that could cause the Fund's actual results to differ materially from the results expressed or anticipated in these statements. Key risk factors are set out in Section 8.

The occurrence of these risks and other factors could cause actual results to differ materially from those expressed in any statement contained in this PDS.

Currency

References in this PDS to currency are to Australian dollars (AUD\$) unless otherwise indicated.

Time

All references in this PDS to time are Sydney time.

Glossary

Capitalised terms which are not otherwise defined have the meaning given to them in the Glossary to this PDS (Please see Section 17 of this PDS).

Diagrams

Photographs and diagrams used in this PDS that do not have descriptions are for illustration only and should not be interpreted to mean that any person in them endorses this PDS or its contents or that the assets shown in them are owned by the Fund.

Privacy

Please refer to Section 15.12 'Privacy' for information regarding the handling of your personal information in relation to the invitation to apply for Units.

Data

All data contained in charts, graphs and tables within this PDS are based on information available as at the date of this PDS unless otherwise stated. Unitholders should note that market data and statistics are not inherently predictive, not necessarily reflective of actual market conditions and subject to uncertainty.

1. Key offer information

Key offer statistics	
Fund name	MA Credit Income Trust
ARSN	681 002 531
ASX Code	MA1
Units offered	Ordinary
Subscription price per Unit	\$2.00
Minimum number of Units available under the Offer	75,000,000
Minimum proceeds from the Offer	\$150,000,000
Maximum number of Units available under the Offer	150,000,000
Maximum proceeds from the Offer	\$300,000,000
Net tangible assets per Unit at Allotment	\$2.00

Important dates	
PDS date	Monday, 20 January 2025
Offer opens	9:00am on Tuesday, 28 January 2025
Offer closes	Monday, 10 February 2025
Expected Settlement Date	Thursday, 27 February 2025
Issue and Allotment of Units	Friday, 28 February 2025
Despatch of holding statements	Monday, 3 March 2025
Commencement of trading on a normal settlement basis	Wednesday, 5 March 2025

The timetable above is indicative only and may change without notice. Subject to its duties under applicable law, the Responsible Entity, in consultation with the Joint Lead Managers, reserves the right to amend any or all of these dates and times subject to the Listing Rules, the Corporations Act and other applicable laws, including closing the Offer early, extending the Offer or accepting late Applications, either generally or in particular cases, (where reasonable and having regard to relevant conditions, the circumstances of the Offer and the commercial needs of the Fund). Material changes to the timetable will be disclosed on ASX as soon as practicable.

2. Letter to investors

Dear Investor

On behalf of MA Financial Group Limited (MA Financial), it is our pleasure to invite you to invest in the MA Credit Income Trust (Fund).

Established in 2009, MA Financial is a leading, ASX-listed alternative asset manager with over \$9.9 billion under management, including over \$4.6 billion in private credit.

The Fund offers investors curated access to MA Financial's flagship private credit strategies. These strategies have delivered consistent returns and outperformed traditional benchmarks for fixed income investments since inception.¹

The Fund aims to provide Investors with consistent monthly distributions, targeting a risk-adjusted return of RBA Cash Rate + 4.25% per annum over a rolling 12-month period (pre-tax, net of Management Fees and costs). The Fund targets a return focused on capital preservation via exposure to a diversified portfolio of Australian, New Zealand (collectively ANZ) and global credit investments.²

Investors in the Fund obtain exposure to the Underlying Portfolio originated through MA Financial's proprietary channels and relationships. This portfolio is managed by a team of over 35 professionals based in Australia and the United States, with diverse backgrounds, specialist skill sets and a proven track record. As of the date of this PDS, the Underlying Portfolio provides investment exposure to over \$3.7 billion of private credit.

At the core of MA Financial's culture is alignment of interests between it and its people. While ASX-listed, MA Financial remains 30% owned by staff and the team managing the Fund represent a substantial portion of this.³ Most importantly, MA Financial and its staff have co-invested over \$190 million in all MA Financial credit funds, including \$160 million in the Underlying MA Financial Credit Funds to the Fund.³

As part of the Cornerstone Offer described in Section 11.1, several funds or entities managed or controlled by MA Financial Group have also pre-committed to subscribe for \$50 million Units as part of the Offer.

MA Financial's investment philosophy is based around 'avoiding losers, not picking winners'. This mindset informs our approach to selecting and structuring investments, constructing our portfolios, monitoring positions and managing risk.

We believe that our expertise is finding lending opportunities where banks are not (or are no longer) the efficient provider of capital, where we can secure robust debt terms, attractive pricing and downside protection features (such as security or asset-backing) that help us to mitigate the risk of capital loss through the market cycle.





Letter from Chris Wyke, Co-CEO of MA Financial Group and Frank Danieli Managing Director, Head of Credit Investments & Lending

- 1. Traditional benchmarks refer to the Bloomberg AusBond Credit 0+ Yr Index (BACR0), a benchmark used to measure performance of the Australian traded debt market. While the Manager recognises there is not a widely used index for Australian private credit, the Manager considers the AusBond benchmark, representative of the performance of a diversified portfolio of publicly traded debt, to be an appropriate basis for comparison of the performance of the diversified portfolio of private debt represented by MA Financial's flagship private credit strategies. Fund returns are based on FSC re-investing distributions as at October 2024 for the Underlying MA Financial Credit Funds. The performance for the MA Master Credit Trust Class C, which incepted in November 2024, is calculated based on the performance of the aggregate portfolio of the existing Class A & Class B of the Master Credit Trust, adjusted for differences in fees, costs and structure. The performance for the MA Specialty Credit Income Fund, which incepted in July 2024, is calculated based on the historical performance of associated funds that held the seed portfolio of the MA Specialty Credit Income Fund before the latter was incepted and which shared the same underlying strategy (in particular, the MA USD Master Credit Trust incepted in September 2021 and the MA Global Private Credit Fund incepted in July 2023), adjusted for fees, costs, structure and hedging. The MA Credit Income Fund (Wholesale) return is based on current target allocation percentages of the Underlying MA Financial Credit Funds, being: MA Master Credit Trust Class C (57%), MA Secured Loan Series Fund Class A (20%), MA Secured Loan Series Fund Class B (20%) and MA Specialty Credit Income Fund (3%) based on the earliest available data following the inception of all Underlying MA Financial Credit Funds. Past performance is not a reliable indicator of future performance.
- 2. This is only a target and may not be achieved, the actual return of the Fund may be lower than the target return. All investments, including an investment in the Fund, are subject to risk, including capital loss. Please refer to the risks outlined in Section 8.
- 3. As at September 2024.

2. Letter to investors (continued)

Our goal as private credit managers is to realise consistent interest income on our loans and credit investments, while maximising the prospects of having our principal repaid, with carefully assessed levels of risk.

We are selective, evaluating approximately over \$15 billion of potential opportunities each year and typically executing on only in 1 in 10 deals arising out of such opportunities.

MA Financial's Corporate Advisory division is one of Australia's leading special situations advisors,⁴ and our strategic alliance partner Moelis & Company is recognised as one of the world's leading restructuring advisors.⁵ This means we and our alliance partner have significant first-hand experience understanding what can go wrong in credit. For investors in our private credit strategies, including the Fund, the benefit of this insight and expertise is a carefully designed and disciplined investment process with a robust governance framework and a deep focus on risk management. We use this know-how to select and structure loans with the right defences to help mitigate risks and preserve investor capital.

The Fund will be MA Financial's first strategy available as a listed investment trust on the ASX. This enables Investors to access our private credit funds, which have previously only been available in an unlisted form, on the ASX with the ability to trade units on the Australian Securities Exchange.⁶

This PDS contains important information regarding the Offer. We urge you to read it carefully and in its entirety, including Section 8, which sets out key risks associated with an investment in the Fund, and Section 10, which sets out the fees and other costs associated with investing in the Fund. If you have any questions, you should seek relevant professional advice before making an investment decision.

We are excited about the prospects of the Fund and appreciate you considering this opportunity to become a fellow Investor in MA Financial's flagship private credit strategies.

Yours sincerely,

Chris Wyke

Co-CEO of MA Financial Group

Frank Danieli
Managing Director, Head of Credit
Investments & Lending

^{4.} Based on value of restructuring advisory deals completed, MA Moelis Australia holds the leading market share as per Eikon SDC Platinum. Market share is calculated based on value of deals completed by each firm to total value of restructuring deals recorded by Eikon SDC Platinum (noting total is greater than 100% due multiple advisory firms on single deals). Where applicable, AUD:USD of 0.75 adopted.

^{5.} Based on value of restructuring advisory deals completed, Moelis & Company holds the leading market share as per LSEG (formerly Refinitiv). Based on Global Announced Restructurings excluding governments, FY 2023 by value.

^{6.} Subject to market conditions and trading volume.

3. Investment overview

This section presents a high level and non-exhaustive summary of a selection of the Fund features in summarised and simplified form and is intended to provide a convenient way of locating where the further detail is located in this PDS. You should read the whole of this PDS before making an investment decision, and not rely solely on this section.

Feature	Summary	Further information
Fund name	MA Credit Income Trust	
ARSN	681 002 531	
Fund structure	Registered managed investment scheme. Following completion of the Offer, it is proposed that the Fund will be listed on ASX as a listed investment trust and trade under the ASX Code MA1.	Section 7
Investment objective	The Fund aims to provide Investors with consistent monthly distributions, targeting the Target Return (see below). The Fund aims for a return focused on capital preservation via exposure to a diversified portfolio of ANZ and global credit investments. You should note that there may be periods in which no distributions are made, or interim distributions are made from time to time.	Section 7.1
Target Return	The Fund aims to deliver investors a target return of RBA Cash Rate + 4.25% p.a. over a rolling 12-month period (pre-tax, net of Management Fees and costs) (Target Return), including monthly distributions. The RBA Cash Rate for the purpose of calculating returns is calculated as at the first calendar day of each month.	Section 3, <u>7</u> and <u>8</u>
	This is only a target and may not be achieved and the actual return of the Fund may be lower than the target return and may vary from month-to-month. There may be periods in which no distributions are made, or the Responsible Entity may make interim distributions. All investments, including an investment in the Fund, are subject to risk, including capital loss. Please refer to the risk summaries in Section 8.	
Investment strategy of the Fund	The MA Credit Income Trust (Fund) aims to achieve its investment objective through investing in private credit investments across three core market segments: • Direct asset lending • Asset backed lending • Direct corporate lending, through curated exposure to MA Financial's flagship credit strategies. The Fund provides access to a differentiated ⁷ portfolio of proprietary credit assets originated by MA Financial's specialist private credit teams. This will be achieved through the Fund's investment in the MA Credit	Section 7
	Income Fund (Wholesale) (Underlying Fund). The Fund may, but has no present intention to, also gain investment exposure through direct investments in direct credit assets.	

^{7.} The Manager believes the Underlying Credit Investments are differentiated in nature relative to other fixed income investments typically available to investors. The Underlying Credit Investments are not widely available outside of MA Financial Group's managed fund strategies.

Feature	Summary	Further information
The Underlying Fund	The Fund will invest in the Underlying Fund. The Underlying Fund focuses on private credit investments across three core market segments in which the Manager has a proven track record and specialist capabilities: Direct asset lending Asset backed lending Direct corporate lending The Underlying Fund gains exposure to these credit segments by investing in other MA Financial credit funds. As of the date of this PDS, the Underlying Fund invests substantially all of its assets in the following Underlying MA Financial Credit Funds: MA Master Credit Trust - Class C MA Secured Loan Series - Class A MA Secured Loan Series - Class B MA Specialty Credit Income Fund - Class S ⁸ The Underlying Fund may also invest in other MA Financial credit funds or invest directly in credit assets in addition to, or in substitution of, the above Underlying MA Financial Credit Funds from time to time. The Underlying Fund may do so where such funds or assets are considered by the Underlying Fund Manager to be consistent with the investment strategy of the Underlying Fund. The Underlying Fund Manager is the same entity as the Manager, but performs its services to the Underlying Fund under a separate investment management agreement with a trustee that is different to the Fund's responsible entity. The Underlying Fund Manager updates the Underlying Fund's portfolio to optimise returns and actively manage risk. The Underlying Fund Manager considers that the variable rate nature of the Underlying Fund Manager trate environments. In this PDS, reference to the Fund's investments generally refer to the Underlying Fund's holdings and indirect interest in the Underlying MA Financial Credit Funds managed by MA Financial Group in which the Underlying Fund is invested and any credit assets held directly and independently by the Underlying Fund.	Section 7.5

^{8.} The Underlying Fund obtains its exposure to the MA Specialty Credit Income Fund – Class S via one or more MA Financial Group feeder funds that are established to invest in the MA Specialty Credit Income Fund – Class S on a currency hedged basis.

Feature	Summary	Further information
Key benefits	The Fund allows Investors to access, via the Underlying Fund and Underlying MA Financial Credit Funds, a diversified portfolio of private credit investments, representing MA Financial's flagship private credit strategies.	
	Consistent monthly income objective	
	 Seeks to provide consistent monthly distributions targeting RBA Cash Rate + 4.25% per annum over a rolling 12-month period (pre-tax, net of Management Fees and costs). 	
	Leading manager with substantial alignment	
	 The Fund is managed by a subsidiary of MA Financial, an ASX-listed alternative asset manager with a strong track record in private credit (see Section 5), over \$9.9 billion in total AUM and a differentiated lending platform. 	
	 MA Financial and its staff are highly aligned, having co-invested over \$190 million in all MA Financial credit funds, including \$160 million in the Underlying MA Financial Credit Funds.⁹ 	
	Curated access to a large, diversified portfolio of private credit	
	 The Fund provides access to a large, diversified portfolio of MA Financial's flagship private credit strategies. 	
	 The Fund provides exposure to an underlying portfolio of over \$3.7 billion of private credit assets, originated through MA Financial's proprietary channels and relationships, and managed by MA Financial's team of over 35 professionals based in Australia and the United States. 	
	Strategies with proven track record of outperformance	
	 MA Financial's private credit strategies have delivered consistent returns and outperformed traditional benchmarks for fixed income investments since inception.¹⁰ 	

^{9.} As of September 2024.

^{10.} Traditional benchmarks refer to the Bloomberg AusBond Credit 0+ Yr Index (BACR0), a benchmark used to measure performance of the Australian traded debt market. While the Manager recognises there is not a widely used index for Australian private credit, the Manager considers the AusBond benchmark, representative of the performance of a diversified portfolio of publicly traded debt, to be an appropriate basis for comparison of the performance of the diversified portfolio of private debt represented by MA Financial's flagship private credit strategies. Fund returns are based on FSC re-investing distributions as at October 2024 for the Underlying MA Financial Credit Funds. The performance for the MA Master Credit Trust – Class C, which incepted in November 2024, is calculated based on the performance of the aggregate portfolio of the existing Class A & Class B of the Master Credit Trust, adjusted for differences in fees, costs and structure. The performance for the MA Specialty Credit Income Fund, which incepted in July 2024, is calculated based on the historical performance of associated funds that held the seed portfolio of the MA Specialty Credit Income Fund before the latter was incepted and which shared the same underlying strategy (in particular, the MA USD Master Credit Trust incepted in September 2021 and the MA Global Private Credit Fund incepted in July 2023), adjusted for fees, costs, structure and hedging. The MA Credit Income Fund (Wholesale) return is based on current target allocation percentages of the Underlying MA Financial Credit Funds, being: MA Master Credit Trust – Class C (57%), MA Secured Loan Series Fund – Class A (20%), and MA Specialty Credit Income Fund (3%) based on the earliest available data following the inception of all Underlying MA Financial Credit Funds. Past performance is not a reliable indicator of future performance.

Feature	Summary	Further information
Key benefits (continued)	 Capital preservation bias MA Financial's investment philosophy is based around 'avoiding losers, not picking winners'. This mindset informs MA Financial's approach to selecting and structuring investments, constructing MA Financial's portfolios, monitoring positions and managing risk. MA Financial has a carefully designed and disciplined investment process with a highly selective approach to investment sourcing, underwriting and execution. MA Financial's market leading debt restructuring and loan workouts capabilities" provide insight into what can go wrong in credit and have been influential in designing robust governance frameworks and a rigorous approach to portfolio monitoring and risk management. This know-how is core to executing on MA Financial's objective of delivering consistent monthly distributions Investment in an ASX listed trust structure The Fund offers investors access to MA Financial's private credit strategies via ASX-traded Units. Investors have the flexibility to buy and sell Units on the ASX.¹² Capital management initiatives The Responsible Entity, in consultation with the Manager, will regularly consider various capital management initiatives. Three such initiatives have been identified by the Responsible Entity in consultation with the Manager: Regular off-market buy-backs: The Fund intends to make an offer to buy-back up to 5%¹³ of the issued capital of the Fund at the Buy-Back Price each calendar quarter on an off-market basis, subject to the Responsible Entity determining such buy-back is in the best interest of Unitholders, adequate funding and applicable law. The Buy-Back Price is the NAV per Unit as at the Buy-Back Pricing Date. This off-market buy-back mechanism is intended to provide investors with an alternate option to sell their holdings. MA Financial fund purchase of Units: Subject to receipt of required approvals and compliance with law, one or more MA Fina	
	at law and the Listing Rules. More information about these capital management initiatives is contained in Section 7.14.	

^{11.} Based on value of restructuring advisory deals completed, MA Moelis Australia holds the leading market share as per Eikon SDC Platinum. Market share is calculated based on value of deals completed by each firm to total value of restructuring deals recorded by Eikon SDC Platinum (noting total is greater than 100% due multiple advisory firms on single deals). Where applicable, AUD:USD of 0.75 adopted.

 $^{12. \ \, \}text{Subject to market conditions, provided sufficient trading volume / liquidity exists.}$

^{13.} The Responsible Entity is under no obligation to do so.

^{14.} Subject to the Listing Rules.

Feature	Summary	Further information
Key risks	All investments are subject to risk, which means the value of your investment may rise or fall. Before making an investment decision, it is important to understand the risks that can affect the value of your investment.	Section 8
	Key risks of an investment in the Fund include but are not limited to:	
	Potential illiquidity for trading	
	 Unitholders cannot redeem their units due to the listed nature of the Fund. To liquidate their investment, Unitholders will need to either sell their Units on the ASX or participate in an off-market buy-back offer conducted by the Responsible Entity. Trading on the ASX requires a market of willing buyers for the Units. There is a risk there will be no buyers for the Units in the secondary market, resulting in Unitholders being unable to liquidate their Units. Buy-back offers are subject to the discretion of the Responsible Entity and may be limited in terms of size and frequency and subject to the availability of funding. The risk is that a liquid market or buy-back may not be available when a Unitholder seeks to liquidate their investment. 	
	Units trading at a discount to their Unit Price	
	 Due to the Units being traded on the ASX, there is potential for the price of Units to trade at a significant discount to the Unit Price. 	
	Risk of MA Financial Group being unable to secure credit assets for the Fund in accordance with the Fund's objectives	
	 The Fund is dependent on the success of the Underlying Fund Manager and the relevant manager of the Underlying MA Financial Credit Funds to make investments that deliver appropriate risk-adjusted returns for the Fund, including the ability of the Manager to continually identify and execute suitable investment opportunities that deliver the investment returns required for the Fund. 	
	 There is risk the Manager is unable to retain a portfolio management team that have the skills and expertise to manage the Fund, the Underlying Fund and Underlying MA Financial Credit Funds in accordance with their investment objective. 	
	 There is a risk that competition for appropriate investment opportunities is such that they are not available to the Underlying MA Financial Credit Funds and through them the Underlying Fund and the Fund, or not available on appropriate terms. 	

Feature	Summary	Further information
Key risks (continued)	Risk of MA Financial Group being unable to manage the underlying assets of the Fund There is a risk that the Fund or the Underlying Fund does not achieve its investment objectives, resulting in lower returns. There is a risk that Unitholders may lose some or all of their capital invested in the Fund as a result of an act or omission by the Investment Team that invest and manage the underlying assets of the Fund. Risk associated with private credit asset class There is a risk that the private credit asset class becomes subject to additional regulation that impacts the ability of the Manager to effectively invest and manage the underlying assets of the Fund, affecting the investment outcomes for Unitholders; and There is a risk that the private credit asset class is no longer considered an attractive asset class from a risk/return perspective, resulting in Units being potentially untradeable. Related party risk The Fund's structure assumes a number of ongoing related party Manager arrangements, which must be carefully managed to ensure the arrangements are in the best interests of Unitholders. It is possible that the Manager may, in the course of its business, have potential conflicts of interest which may not be managed effectively and therefore may impact the operation of the Fund.	
Liquidity of investments in Underlying Fund	The liquidity of an investment in the Fund depends on the ability to trade Units in the Fund and the availability of buy-back opportunities. Redemption of the Fund's class of units in the Underlying Fund is not permitted outside of redemptions required to facilitate funding of the buy-back offers described in Section 7.14.	Section 7.16
Distributions	The Fund aims to pay distributions monthly in cash. Distributions will be paid at the discretion of the Responsible Entity and may depend on a number of factors, including earnings received and future earnings, capital requirements, financial conditions, future prospects and other factors that the Responsible Entity deems relevant. There may be periods in which no distributions are made, or interim distributions. The Fund has established a Distribution Reinvestment Plan (DRP). Please refer to the DRP available at https://mafinancial.com/invest/private-credit/ma-credit-income-trust/ .	Section 7.4

Feature	Summary	Further information
Valuations	The primary investment of the Fund is in the Underlying Fund, and the NAV per Unit will be predominantly based on valuations the Responsible Entity receives from the Underlying Fund.	Section 7.15
	The NAV of the Fund is expected to be calculated daily by deducting from the total value of the assets of the Fund all liabilities, which includes declared but unpaid distributions, calculated in accordance with the AAS.	
	The Fund's NTA is valued using market accepted practices to accurately value each asset in the Fund.	
	The valuation methods to value the Fund's assets and liabilities must be consistent with the range of ordinary commercial practice for valuing them and represent its assessment of current market value.	
	The Manager maintains and complies with a written policy on valuations of the Fund's underlying securities. Investments are assessed in accordance with the Manager's valuation policies which apply the relevant accounting standards.	
	The trustee of the Underlying Fund and the Underlying MA Financial Credit Funds maintains and complies with a written policy on valuations of its underlying securities. Investments are assessed in accordance with the Trustee's valuation policy which applies the relevant accounting standards. The Underlying Fund will be valued using the same approach as that outlined above for the Fund.	
	As the primary investment of the Fund is in the Underlying Fund, the NAV per Unit will be predominantly based on valuations the Responsible Entity receives from the Underlying Fund.	
	The valuation policy for the Underlying Fund and the Underlying MA Financial Credit Funds can be obtained by contacting the MA Financial Client Services.	
Location and custody of assets of the Fund, the Underlying Fund and	To achieve the investment strategy, the Fund invests in the Underlying Fund. The Underlying Fund invests in the MA Financial credit funds and may invest, but has no present intention to invest, directly in private credit assets.	Section 7
other investments	The Fund's investment in the Underlying Fund is held by the Custodian. The custodian for the Underlying Fund and each of the Underlying MA Financial Credit Funds is outlined below:	
	 MA Credit Income Fund (Wholesale): HSBC Bank Australia Limited. MA Master Credit Trust: Certane CT Pty Limited. MA Secured Loan Series: Certane CT Pty Limited. MA Speciality Credit Income Fund: UMB Bank. 	
	The Underlying Fund may also invest in other MA Financial credit funds or in substitution of, the above Underlying MA Financial Credit Funds from time to time and neither the Fund nor the Underlying Fund have a specific policy that requires any particular MA Financial credit fund to use an external custodian.	



Feature	Summary		Further information
Location and custody of assets of the Fund, the Underlying Fund and	Section 7.3 provides further detail or target portfolio composition of the F Underlying Fund and exposure to the Credit Funds), being:	und (based on its investment in the	
other investments (continued)	Portfolio composition	Target allocations ¹⁵	
	Direct asset lending	30% to 50%	
	Asset backed lending	40% to 60%	
	Direct corporate lending	0% to 30%	
	Cash and cash equivalents	≤10%	
	The Underlying MA Financial Credit located outside of Australia.	Funds and their assets may be	
	_	sets located outside of Australia and and Ind NAV. 16 As at the date of the PDS, ne United States of America.	
	Global assets may include allocation other geographies as determined by		
Derivatives	that reference portfolios of loans. As	each MA Financial credit fund The Fund, the Underlying Fund, and red in by the Underlying Fund may edit linked notes or total return swaps at the date of this PDS, none of the ds hold any credit linked notes or total	Section 7.17
	As of the date of this PDS, the Under Underlying MA Financial Credit Fund use derivatives:	rlying Fund and the following Is that the Underlying Fund invests in	
	The Underlying Fund intends to us purposes in relation to its investm	se derivatives for currency hedging ent in the MA Specialty Credit Income e non-Australian dollar denominated.	
	for speculative purposes. Such ris	the manager intends only to use hniques for risk management and not k management purposes include OTC ency exposure to Australian dollars or	
	No collateral requirements currently derivative arrangements.	apply across any of the above	

^{15.} The Manager has discretion to amend these target allocations +/-10% in the ordinary course and +/-20% in exceptional circumstances where the Manager considers it in the interest of investors. Allocations are target in nature only and may not be achieved.

^{16.} The Manager has discretion to amend this indicative allocation to global assets by +/-20% in exceptional circumstances where the Manager considers it in the interest of investors. Allocation is target in nature only and may not be achieved.

Feature	Summary	Further information
Leverage	Leverage is the use of financial products (such as derivatives) or debt to	Section 7.5
	amplify the exposure of capital to an investment. None of the Fund, the Underlying Fund or any Underlying MA Financial Credit Funds will use financial products (such as derivatives) to gain leverage at the Fund level.	Section 7.7
	While there is no limit imposed on the level of leverage within the Fund, the Underlying Fund or any of the Underlying MA Financial Credit Funds, the Manager and Underlying Fund Manager do not anticipate debt leverage within any fund to exceed 25% to 33% of the relevant fund's NAV (as described below). Debt leverage may vary at the Underlying Fund and Underlying MA Financial Credit Funds which are detailed further in Section 7.5 and Section 7.7.	
	Leverage may be used for purposes including but not limited to:	
	 financing to enable the Fund, Underlying Fund or any MA Financial credit funds invested in by the Underlying Fund (as applicable) to undertake its investment activities; and 	
	meet short-term working capital requirements.	
	The Manager does not intend that long-term fund-level leverage will be used as a means of enhancing return of the Fund, the Underlying Fund or any MA Financial credit fund invested in by the Underlying Fund.	
	The Fund, Underlying Fund, and any MA Financial credit fund invested in by the Underlying Fund, may enter into a revolving loan facility with MA Financial Group on arm's length terms for the purpose of drawing down funds in order to finance working capital requirements.	
	Underlying assets within the Fund, Underlying Fund, and any MA Financial credit fund invested in by the Underlying Fund may also be leveraged and, provided such leverage is at the asset-level without recourse to the relevant fund (which is the Manager's intention and expectation), this will not be counted within the leverage limit.	
	By way of example, assuming a fund is operated at the maximum intended leverage of 33% (i.e. \$0.33 of debt for every \$1.00 of assets) then:	
	 A 1% increase in the return on assets of that fund will result in a 1.33% increase in the NAV. 	
	 A 1% decrease in the return on assets of that fund will result in a 1.33% decrease in the NAV. 	
	As of the date of this PDS, the Underlying MA Financial Credit Funds use leverage in the following manner:	
	MA Secured Loan Series: the trustee and investment manager of the MA Secured Loan Series has a \$100m working capital facility with a global investment bank. This facility is secured against the assets of the MA Secured Loan Series. The working capital facility will only be utilised by the manager where it is satisfied that it can repay drawdowns from loan maturities and new capital commitments to the Fund over a three-to-four-month period. The Manager does not anticipate leverage will exceed 30%.	

Feature	Summary	Further information
Leverage (continued)	 MA Master Credit Trust - Class C: whilst there is no leverage currently in place, leverage may be used within the fund for purposes including but not limited to (i) financing to enable the Master Trust to undertake its investment activities; (ii) increase the portfolio size in advance of a follow-on equity raising; and/or (iii) meet short-term working capital requirements. The Manager does not anticipate leverage will exceed 25% of the Master Credit Trust - Class C's NAV. The MA Specialty Credit Income Fund has entered into a US\$25m working capital facility with a subsidiary of a NYSE listed investment bank. This facility is secured against the assets of the MA Specialty Credit Income Fund. The Manager does not anticipate leverage will exceed 33%. 	
Material contracts	 The Fund's material contracts are: The custody agreement between the Responsible Entity and the Custodian, EQT Australia Pty Ltd. The registry agreement between the Responsible Entity and the Registry, Boardroom Pty Limited. The fund administration agreement between the Responsible Entity and the Fund Administrator, Apex Fund Services Pty Ltd. The investment management agreement between the Responsible Entity and the Manager, MA Investment Management Pty Ltd (Fund IMA). The offer management agreement between the Responsible Entity, the Manager and the Joint Lead Managers in relation to the Offer. The Underlying Fund's material contracts are: The custody agreement between the trustee of the Underlying Fund and the custodian of the Underlying Fund, HSBC Bank Australia Limited. The registry agreement between the trustee of the Underlying Fund and the registry of the Underlying Fund, Boardroom Pty Limited. The investment management agreement between the trustee of the Underlying Fund, MA Investment Management Pty Ltd. 	Section 15
Responsible Entity	Equity Trustees Limited (ABN 46 004 031 298, AFSL 240975) is the Responsible Entity of the Fund and the issuer of the Units and this PDS. The Responsible Entity holds an AFSL that permits it to act as Responsible Entity of the Fund. The Responsible Entity is a provider of specialist trustee services to private clients, corporates, superannuation funds, and services as a trustee of management investment schemes. The current Directors of the Responsible Entity are: Mick O'Brien; Andrew Godfrey; Johanna Platt; Mary O'Connor; and David Warren.	Section 6

Feature	Summary	Further information
Manager and key terms of the Fund IMA	MA Investment Management Pty Ltd ACN 621 552 896, Australian Financial Services Authorised Representative Number 001 258 449 has been appointed the manager of, and to provide investment and other services to the Fund, pursuant to the Fund IMA entered into between the Responsible Entity and the Manager. The Manager has been appointed an authorised representative of MA Asset Management Ltd ACN 142 008 535 AFSL 427515.	Section 15
	Under the Fund IMA, the Manager will be responsible for managing the Fund in accordance with the investment objective, investment strategy, guidelines and permitted investments set out in this PDS.	
	In respect of the Fund, the Manager will have an initial term of ten years (Initial Term) subject to an automatic extension of the Initial Term for a further one year, every year from the expiry of the fifth year of the Initial Term provided that the requisite number of Unitholders do not elect to vote against the extension.	
	The Manager may also request a meeting of Unitholders at any time to pass an ordinary resolution to extend the Initial Term for a period of up to 10 years (Extended Term).	
	Following the Initial Term or Extended Term as automatically extended above, the Manager can be terminated by the Responsible Entity by giving 3 months written notice of termination, provided that an ordinary resolution of Unitholders has been passed approving the termination, and that the Manager receives payment of the Termination Payment under the Fund IMA (see Section 15.2) within 20 Business Days after the termination takes effect.	
	The Manager is entitled to receive a management fee per annum equal to 0.90% per annum of the portfolio value of the Fund attributable to direct credit investments of the Fund (if any). The Manager is not entitled to receive under the Fund IMA any management fee in respect of the Fund's investment in the Underlying Fund or any MA Financial credit fund.	
	After the fourth year of the Initial Term, the Manager can ask the Responsible Entity to retire as responsible entity of the Fund by following a unitholder vote to terminate the Fund IMA.	
About MA Financial Group	MA Financial Group is a global alternative asset manager specialising in private credit, real estate and hospitality. MA Financial lends to property, corporate and specialty finance sectors and provides corporate advice.	Section 5
	MA Financial Group has a team of over 600 professionals across locations in Australia, China, Hong Kong, New Zealand, Singapore and the United States.	
Custodian	The Responsible Entity has appointed EQT Australia Pty Ltd to act as Custodian of the Fund.	Section 6.3
Administrator	The Responsible Entity has appointed Apex Fund Services Pty Ltd to act as Administrator of the Fund.	Section 6.4

Feature	Summary	Further information
Unit Registry	The Responsible Entity has appointed Boardroom Pty Limited to act as Unit Registry of the Fund.	Section 6.5
Base currency	The Fund is denominated in Australian dollars (AUD\$).	
Investor profile	This product is intended to be used as part of a diversified portfolio, for an investor who is seeking income and capital preservation.	
	Prospective investors should ensure they have an informed understanding of the strategies and techniques employed by the Manager, the risks of the Fund and that the risk profile of the Fund is compatible with their own risk tolerance. The Fund is not suitable for investors who cannot tolerate any loss of capital.	
	The Fund's Target Market Determination is available at http://www.eqt.com.au/insto/ .	
The Offer	The Responsible Entity is offering Units for subscription at a Subscription Price of \$2.00 per Unit to raise a minimum of \$150 million and maximum of \$300 million for the Fund. The Offer comprises a:	Section 11
	 Priority Offer – open to select investors who have received a Priority Offer Invitation; and 	
	 Broker Firm Offer – open to persons who have received a firm allocation from their Broker, 	
	in each case:	
	 who are Retail Investors who have a registered address in Australia or New Zealand; or 	
	 who are Wholesale Investors who have a registered address in Australia, New Zealand, Hong Kong or Singapore. 	
Time frame for holding investment	Investors are strongly advised to regard any investment in the Fund as a long-term proposition and to be aware that, as with any investment, substantial fluctuations in the value of their investment may occur over that period and beyond.	Section 10

Feature	Summary	Further information
Management fees and other costs ¹⁷	The maximum fees that can be charged under the Constitution (exclusive of GST) by the Responsible Entity is up to 2% per annum of the Gross Value of the Assets calculated and accrued daily.	Section 10
	The Manager will not charge a management fee to Unitholders in relation to the Fund's investment in the Underlying Fund as the Fund will incur fees indirectly from the MA Financial credit funds that are charged to the Underlying Fund. No additional fees will be charged by the Fund or the Underlying Fund in connection with investing in underlying MA Financial credit funds (including the Underlying MA Financial Credit Funds).	
	However, the Manager may charge a 0.90% p.a. management fee on the NAV of credit investments the Fund holds directly and independently of the Underlying Fund and other MA Financial credit funds (if any). This fee will be calculated on the NAV of the proportion of the Fund which is exposed to these direct credit investments.	
	The Responsible Entity will charge a responsible entity fee and the amount of that fee forms part of management fees and costs disclosed in Section 10 of this PDS.	
How to apply	Applicants under the Broker Firm Offer may apply for Units by completing and lodging a valid Application Form attached to or accompanying this PDS with the Broker who invited them to participate in the Offer. Applicants who have been offered a firm allocation by a Broker will be treated as Applicants under the Broker Firm Offer in respect of that allocation.	Section 11.7
	Applicants under the Priority Offer will be invited to apply by the Fund and should follow the personalised instructions provided.	
Further information	The PDS contains important information regarding the Fund. You are encouraged to read it carefully and in its entirety, including without limitation Section 8 which sets out certain key risks associated with an investment in the Fund, and Section 10 which sets out the fees and other costs associated with investing in the Fund. If you have any questions, you should seek relevant professional advice before making an investment decision.	

ASIC requires disclosure against the following benchmarks with respect to funds of this type and the Responsible Entity is required to state whether it meets each benchmark. This disclosure is aimed at assisting Applicants to make informed decision about whether to invest in the Fund.

^{17.} Unless provided otherwise, all fees and costs quoted in this PDS are quoted, if applicable, inclusive of GST and net of any input tax credits (ITCs) or reduced input tax credits (RITCs) that are expected to be available to the Fund.

Feature	Summary	Further information
Valuation of assets	The Responsible Entity does not meet this benchmark.	Section 7.15
This benchmark addresses whether valuations of the Fund and its Underlying Fund's non-exchanged traded assets are provided by an independent administrator or an independent valuation service provider	The nature of private credit assets means that it is not feasible for all valuations of all non-exchanged traded assets to be provided by an independent administrator or an independent valuation service provider.	
	To address any valuation risk that arises, the manager of the Underlying Fund and each manager of Underlying MA Financial Credit Funds have engaged a third-party valuation service provider to validate the carrying values of the investments held by the Fund, Underlying Fund and each underlying MA Financial credit fund on a periodic basis.	
	The Responsible Entity has appointed an independent administrator, Apex Fund Services, to provide administration services for the Fund, including asset pricing and portfolio valuation and meets the benchmark in this aspect.	
Periodic reporting	The Responsible Entity meets this benchmark.	
This benchmark addresses whether	The Responsible Entity will provide periodic disclosure of certain key information on an annual and monthly basis.	
the issuer will provide periodic disclosure of certain key information on an annual and monthly basis.	The following information will be made available to all investors annually as soon as practicable after each annual period: the actual allocation to asset types. the liquidity profile of the portfolio assets as at the end of the period. the maturity profile of the liabilities as at the end of the period. the leverage ratio (including leverage embedded in the Underlying MA Financial Credit Funds) as at 30 June. the derivative counterparties engaged. the annual investment returns since inception (or over the last 5 years). where there have been changes since prior reporting, an overview of key service providers including any changes in the provider's related party status. The latest report addressing the above matters will be available at https://mafinancial.com/invest/private-credit/ma-credit-income-trust/ . The following reporting information will be provided to all investors on a monthly basis and will be made available at https://mafinancial.com/invest/private-credit/ma-credit-income-trust/ : the current total NAV of the Fund. where there have been changes since prior reporting, an overview of key service providers including any changes in the provider's related party status. return performance (current month, year-to-date and since inception). the Fund's net return after fees, costs and taxes, any material change in the Fund's risk profile, any material change in the Fund's strategy, and any change in the individuals playing a key role in investment decisions for the Fund.	

4. Overview of the private credit market

4.1 What is private credit?

Private credit is the supply of debt capital to consumers, small and medium sized enterprises (SMEs) and large corporations through loans and other credit instruments. The term 'private' refers to credit (i.e. loans) not being tradable or issued in public markets and issued by financial institutions other than banks.

A loan is an advance of money to a borrower with obligations to make interest payments on the amount borrowed (the principal) over a set period of time. When that period ends, the borrower is obligated to repay the principal in full. The lender earns a return on its capital through interest and fee income received during the term of the loan. Returns generated by private credit lenders are contractually agreed, unlike returns of equity investments.

Private credit transactions are by nature sourced on a proprietary basis, with pricing and structure established through a tailored and specific arrangement based on the requirements of the investor (lender) and the borrower, and not transacted via a public exchange.

The priority in the ranking of the capital structure of a loan is a key determinant of the level of risk of the loan investment. Debtholders generally have preferential treatment over equity holders for income distributions and capital returns in the event of insolvency, however, this is not guaranteed.

Furthermore, some debtholders may have priority over other debtholders. Higher ranking debt, such as senior secured debt will be the first debt to be repaid in the event of default, before lower ranking debt such as subordinated or unsecured debt, which ranks after senior debt. Secured credit refers to the loan being secured over a specific asset or business. This provides higher recoverability to investors should the borrower(s) default on their loan obligation(s).

4.2 Global private credit market

The private credit market is a subset of the broader private capital market. Global private capital markets continue to grow strongly, having approximately tripled over the last 10 years to US\$16 trillion, equating to a compound annual growth rate of ~13%.

Private credit contributes ~10% of total private capital at US\$1.5 trillion, with the US market accounting for 70% of this market.

While growth in other private capital asset classes (such as private equity and real estate) has been impacted over the past few years against a backdrop of market

18. Preqin (December 2023).

turbulence, private credit has continued to grow strongly in comparison, with global assets under management growing at a compound annual growth rate of 7.2% over the last 2 years. The dynamics driving this growth are further detailed in Section 4.5.

Figure 1 - Total global private capital (\$ trillions)¹⁸



Figure 2 – Percentage of total global private credit by country¹⁹

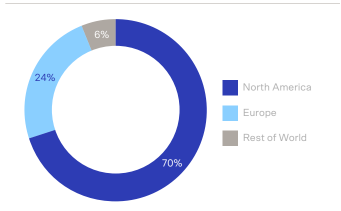
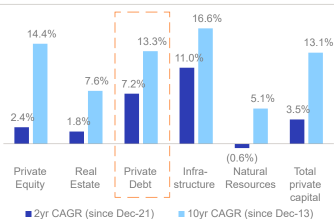


Figure 3 – % growth in AUM by private capital asset class²⁰



^{19.} Preqin (December 2023).

^{20.} Pregin (December 2023).

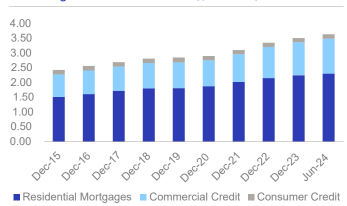
4. Overview of the private credit market (continued)

4.3 Australian private credit market

Credit is an important source of capital for the Australian economy and includes loans issued to both businesses and consumers. As of the date of this PDS, total credit outstanding in Australia exceeded \$3.5 trillion, having grown by over 40% since 2016.²¹ In Australia, banks are currently the largest providers of credit to consumers and businesses, with a loan portfolio of ~\$2.8 trillion²² held by the Big 4 Banks alone.

Total Australian private credit issued by financial institutions outside of banks is estimated to be ~\$300 billion (as at June 2024).²³

Figure 4 – Total credit outstanding in Australia – excluding financial businesses (\$ trillions)²⁴



4.4 Introduction to types of credit investments

Different types of loans and credit instruments are issued and traded in Australia's private credit market.

Key types of private credit loans and credit instruments include:

- · Direct loans; and
- Asset backed credit instruments.

Direct loans

Direct loans involve an advance of funds to a borrower with contractual obligations to make repayments and interest to a lender (or group of lenders). Direct loans typically have defensive characteristics due to a range of protections which may include contractual provisions relating to granting of security, covenants and other features which provide control to the lender by imposing obligations and restrictions on the borrower.

Examples of direct loans include:

- Direct asset lending: lending to real assets (e.g. first priority mortgages secured by residential or commercial real estate assets); and
- Direct corporate lending: lending directly to established businesses, secured over the business, its assets and cash flow generation potential (e.g. senior secured term loans issued to companies as core debt, for acquisition funding, working capital or growth initiatives).

Asset backed lending

Asset backed lending involves financing pools of assets such as loans or receivables.

Examples of asset backed loans include:

- Specialty finance facilities: comprising specialty or niche lending to businesses, typically secured against assets (e.g. trade finance or legal disbursement funding); and
- Loan warehouse facilities and securitisations.

Securitisation is the process of converting portfolios of cashflow generating assets into securities. A special purpose vehicle (e.g. loan warehouse) purchases a pool of assets (such as loans, credit cards and mortgages) and finances this purchase through the issuance of investable securities to investors (e.g. credit notes).

The underlying assets act as collateral for the security. Cash flows generated from the pool of assets, such as interest and principal, are used to pay interest and principal on the notes issued by the securitisation vehicle.

Loan warehouses and securitisations can be categorised depending on the nature of the underlying pool of assets. Categories may include:

- Residential Mortgage Backed Securities (RMBS) and Commercial Mortgage Backed Securities;
- Loan warehouses backed by either residential or commercial real estate mortgages;
- Asset backed securities: loan warehouses backed by non-mortgage assets such as commercial and consumer loans (e.g. automotive loans, fleet financing, equipment financing, and asset finance); and
- Private loan portfolios: structures comprising pools of direct corporate, business loans or other types of direct loans.

^{21.} Source: Reserve Bank of Australia, D2 Lending and Credit Aggregates - June 2024.

^{22.} Based on annual or half year reporting on total Australia loan balances for Commonwealth Bank of Australia (as at June 2024) Westpac Banking Corporation (as at March 2024), National Australia Bank (as at March 2024) and Australia and New Zealand Banking Group (as at March 2024). Dates differ due to reporting periods.

^{23.} Source: Reserve Bank of Australia, D2 Lending and Credit Aggregates - June 2024.

^{24.} Source: Reserve Bank of Australia, D2 Lending and Credit Aggregates - June 2024.

4. Overview of the private credit market (continued)

Notes issued to investors (including MA Financial credit funds) are typically distinguished by tranches of different levels of risk based on seniority.

The seniority impacts the order of repayment of principal and interest, and therefore the relative risk. The originator of the underlying pool of assets, referred to as the issuer, typically takes the equity or lowest ranking note. As this note is the last note to be repaid and the first to incur losses, this creates an alignment of interest between the originator and investors.

The Underlying MA Financial Credit Funds obtain their investment exposure by investing in a combination of direct loans that provide direct exposure to a loan and asset backed credit instruments issued by securitisation trusts that provide exposure to an underlying pool of third-party originated credit assets.

4.5 Market opportunity

It is the Manager's belief that private credit solutions will continue to benefit from a number of positive market and structural dynamics, namely:

- Increasing regulatory requirements being imposed on the banking sector, which have impacted the competitiveness of banks in certain lending verticals in major global economies;
- Changes in bank capital rules (such as Basel III)
 meaning holding certain types of credit has generally
 become less profitable for banks due to the increased
 levels of capital required to be held against these
 credit assets;

- Ongoing streamlining by banks focused on more commoditised and 'vanilla' types of lending (such as residential mortgages);
- Consolidation of the banking sector globally meaning there are fewer banks in some markets, along with the emergence of non-bank finance companies with a specialisation in some lending verticals. This unlocks opportunities for private credit funds to provide capital solutions to borrowers in the real economy, both directly or by working in partnership with banks and non-bank lenders; and
- Technological and other market structural developments that have made it easier for borrowers to access a wider spectrum of lenders, including non-bank lenders.

These dynamics mean that some lending is more efficiently executed by credit funds than traditional financial institutions.

The Manager is focused on credit assets that are not efficient for banks to finance, but which also have characteristics (e.g. security, collateral, recovery prospects, credit enhancement and/ or nuanced terms or loan features) that mean they earn a return which is attractive (in the Manager's view), compared to the true economic risk of the loan. This is an opportunity relating to market inefficiencies that the Manager seeks to capitalise on.

5.1 About MA Financial Group

We invest. We lend. We advise.

MA Financial Group is an ASX-listed global alternative asset manager specialising in private credit, real estate and hospitality. The firm lends to property, corporate and specialty finance sectors and provides corporate advice.

As at the date of this PDS, MA Financial Group invests and manages \$9.9 billion on behalf of their clients, has \$128 billion in managed loans and has advised on over \$120 billion in advisory and equity capital market transactions.

MA Financial Group has a team of over 600 professionals across locations in Australia, China, Hong Kong, New Zealand, Singapore and the United States.

Asset Management

MA Financial Group is a global alternative asset manager specialising in private credit, core and operating real estate, hospitality, private equity and venture capital as well as traditional asset classes.

MA Financial Group's investment teams have diverse skill sets and experience across a range of strategies and market conditions and are focused on delivering long-term growth. MA Financial Group co-invests in many of its strategies alongside its clients, ensuring alignment of interests.

Lending & Technology

MA Financial Group offers a range of non-bank residential lending solutions including home loans and commercial loans for individual borrowers. MA Financial Group operates a large residential mortgage marketplace representing over \$128 billion in loans from over 80 bank and non-bank lenders as at the date of this PDS.

MA Financial Group also offers specialty finance solutions including legal disbursement funding and bespoke receivable finance as well as asset backed and corporate lending.

Corporate Advisory & Equities

MA Financial Group's Corporate Advisory business (MA Moelis Australia) provides companies with advice across mergers and acquisitions and strategic advisory, equity and debt capital markets, and capital structure advisory.

MA Moelis Australia is a global strategic alliance partner and exclusive Australian partner of NYSE-listed global investment bank Moelis & Company.

MA Financial Group's Equities business provides equities research, sales and trading execution services.

5.2 Investment Manager

The Responsible Entity has appointed MA Investment Management Pty Ltd ACN 621 552 896, AFSRN 001 258 449 and authorised representative of MA Asset Management Ltd AFSL 427515, as the investment manager of the Fund.

As Manager of the Fund, MA Investment Management has been appointed to:

- implement the investment strategy, including actively managing and supervising the Fund's investments;
- regularly update the Responsible Entity regarding the portfolio and provide all information necessary for the maintenance of the Fund's financial accounts to be completed;
- identify conflicts of interests and manage related party arrangements in respect of the Fund and the Underlying Portfolio;
- support the Responsible Entity in meeting its continuous disclosure and ASX Listing Rules obligations; and
- provide administrative support to assist and ensure the maintenance of the records of the Fund and compliance with the Corporations Act.

The Manager is a wholly owned subsidiary of MA Financial Group. The rights and obligations of each of the Responsible Entity and the Manager are set out in the Fund IMA. Under the terms of the Fund IMA, the Manager's role is primarily to assist Responsible Entity with overseeing and monitoring the Fund's investment activities, managing operations of the Fund and to promote the Fund. The Responsible Entity has the right to terminate the services of the Manager on specific grounds as identified in the terms of the Fund IMA.

As at the date of this PDS, there have been no adverse regulatory findings against the Manager or MA Asset Management Ltd.

(continued)

5.3 Manager highlights



Highly experienced credit specialist with scale and proven track record

- High calibre Investment Committee with members who have over 25 years' experience on average
- Manager has the scale needed to access investment opportunities with over \$4.6 billion²⁵ invested across credit strategies
- Global credit platform supported by a team of over 35 investment and portfolio
 management professionals who are located in Australia and the United States, as part of an
 institutional-grade Asset Management platform of over 180 people
- More than 8 years of track record across a wide spectrum of credit types.



Proprietary deal sourcing with robust credit evaluation process

- MA Financial's investment team utilises proprietary relationships to identify and source investment opportunities, with over \$15 billion²⁶, of deal flow sourced annually
- Highly selective investment execution through robust processes, with less than 1-in-10 deals
 in pipeline typically being executed
- Specialist credit professionals with carefully designed team structures and processes to make investments, manage the portfolio and manage risk at deal inception and through the life of a loan
- MA Financial believes in investing alongside its clients. MA Financial and its staff have coinvested over \$190 million across all its credit strategies.²⁷



Proven expertise in capital preservation and structuring downside protection

- MA Financial has market leading in-house debt restructuring and loan workout capabilities, ²⁸ with significant first-hand experience in managing corporate failures and stressed situations to maximise capital preservation through cycles
- MA Financial's Corporate Advisory division is a leading special situations advisor (>50% AUS market share)²⁹, while its strategic alliance partner, Moelis & Company, is a leading restructuring adviser globally³⁰
- Expertise in structuring credit investments to mitigate risk of permanent principal loss while achieving resilient income.

^{25.} As at August 2024.

^{26.} As at October 2024.

^{27.} As at September 2024. Of this amount \$160 million is co-invested in the Underlying Fund and Underlying MA Financial Credit Funds.

^{28.} Based on value of restructuring advisory deals completed, MA Moelis Australia holds the leading market share as per Eikon SDC Platinum. Market share is calculated based on value of deals completed by each firm to total value of restructuring deals recorded by Eikon SDC Platinum (noting total is greater than 100% due multiple advisory firms on single deals). Where applicable, AUD:USD of 0.75 adopted.

^{29.} As at December 2023.

^{30.} Based on value of restructuring advisory deals completed, Moelis & Company holds the leading market share as per LSEG (formerly Refinitiv). Based on Global Announced Restructurings excluding governments, FY 2023 by value.

(continued)



Powerful data analytics and insights supporting commercial and risk assessment

- · Deep data capabilities developed over many years across a wide range of industries
- · Specialised in-house capabilities including investment teams with data analytics expertise
- · Cross-pollination of platform insights & IP between AUS and US based investment teams.



Established operations and risk management platform

Robust operations and risk management platform (reporting, custody, administration, compliance) with established investment processes and risk mitigating systems.

5.4 Manager alignment and focus on downside protection

The Manager's philosophical belief in the benefit of alignment with Unitholders is embedded through co-investment in the underlying credit funds. MA Financial Group and its staff have co-invested over \$190 million across all its private credit strategies alongside investors, including \$160 million co-invested in the Underlying MA Financial Credit Funds.³¹

The Manager believes that this approach of genuine 'skin in the game', combined with the Manager's deep expertise in debt restructuring and loan workout (which is embedded within its investment underwriting and portfolio management process), provides the right incentives for the Manager to target investments with favourable risk-adjusted returns. The Manager's deep expertise, and its ability to leverage the expertise of other members of MA Financial Group helps enable the sourcing and structuring of loans or credit investments that mitigate the risk of permanent principal loss while achieving resilient income cash flow through different market cycles.

5.5 Track record of performance

The Manager has a proven track record of consistently delivering monthly distributions across the credit spectrum with low volatility. As at the date of this PDS, the Manager has invested over \$6 billion in credit since inception, with core credit strategies having delivered an average return of over 9.5% p.a. for the last twelve months in the Underlying MA Financial Credit Funds.³² Past performance does not guarantee future performance. Please see the risks associated with investment in the Fund in Section 8.

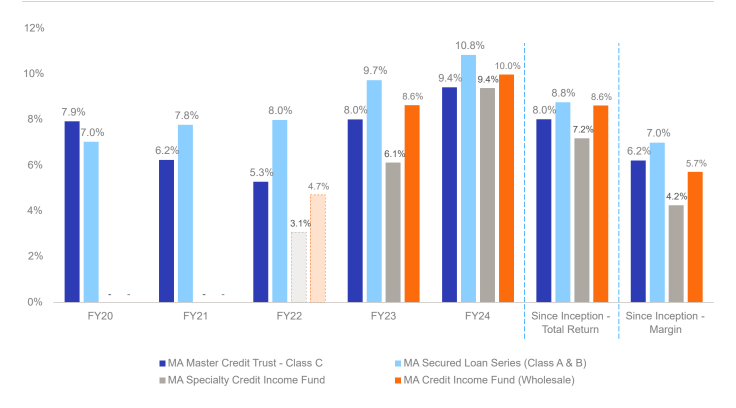
The actual and (where applicable) pro forma returns of the Underlying MA Financial Credit Funds and Underlying Fund are outlined below. These returns are shown on a total return basis for each of the five years between FY20 and FY24 inclusive, as well as since inception. In addition, as the Manager focuses its investment strategy for each of the relevant funds on achieving a return above base rates, the actual and (where applicable) pro forma margin above base rates has also been shown.

^{31.} As at September 2024.

^{32.} Traditional benchmarks refer to the Bloomberg AusBond Credit 0+ Yr Index (BACR0), a benchmark used to measure performance of the Australian traded debt market. While the Manager recognises there is not a widely used index for Australian private credit, the Manager considers the AusBond benchmark, representative of the performance of a diversified portfolio of publicly traded debt, to be an appropriate basis for comparison of the performance of the diversified portfolio of private debt represented by MA Financial's flagship private credit strategies. Fund returns are based on FSC re-investing distributions as at October 2024 for the Underlying MA Financial Credit Funds. The performance for the MA Master Credit Trust – Class C, which incepted in November 2024, is calculated based on the performance of the aggregate portfolio of the existing Class A & Class B of the Master Credit Trust, adjusted for differences in fees, costs and structure. The performance for the MA Specialty Credit Income Fund, which incepted in July 2024, is calculated based on the historical performance of associated funds that held the seed portfolio of the MA Specialty Credit Income Fund before the latter was incepted and which shared the same underlying strategy (in particular, the MA USD Master Credit Trust incepted in September 2021 and the MA Global Private Credit Fund incepted in July 2023), adjusted for fees, costs, structure and hedging. The MA Credit Income Fund (Wholesale) return is based on current target allocation percentages of the Underlying MA Financial Credit Funds, being: MA Master Credit Trust – Class C (57%), MA Secured Loan Series Fund – Class A (20%), MA Secured Loan Series Fund – Class B (20%) and MA Specialty Credit Income Fund (3%) based on the earliest available data following the inception of all Underlying MA Financial Credit Funds. Past performance is not a reliable indicator of future performance.

(continued)

Figure 5 – Track record across the Underlying MA Financial Credit Funds and Underlying Fund³³



Investment Team and Committee

The Manager's Investment Team is responsible for investing and overseeing the Fund, the Underlying Fund and Underlying MA Financial Credit Funds, including origination, negotiation of investment terms, credit assessment, credit analysis, portfolio construction, investment management and portfolio operation. The Investment Team includes the portfolio managers of the Fund, the Underlying Fund and Underlying MA Financial Credit Funds, supported by an Investment Team of over 35 personnel including portfolio managers and investment professionals.

The Fund is also governed by the MA Financial Group Credit Investment Committee (IC) responsible for approving certain investment decisions and governance matters.

The dual structure IC includes the MA Financial Group Credit subgroup and the Asset Management Credit subgroup where the IC members have an average of over 25 years' experience. The IC comprises senior executives with extensive credit, financing and restructuring experience. Certain senior executives have broader roles in the MA Financial Group business, while others operate in an Asset Management capacity only. As part of IC meetings, all decisions must have a majority vote.

33. All fund returns are based on FSC Total Return methodology, with re-investing monthly distributions and as at October 2024 for the Underlying MA Financial Credit Funds and Underlying Fund. FY20 - FY24 returns are based on a June financial year-end and have not been annualised where a fund has incepted mid-financial year (in particular, the MA Specialty Credit Income Fund and MA Credit Income Fund (Wholesale) for FY22 as highlighted). Note that FY18 and FY19 have been excluded from the graphics but are included in the Since Inception metrics. Since Inception - Total Return is based on fund performance from the relevant inception date for each fund (or strategy, in the event that associated funds held the same seed portfolio and share the same underlying strategy) and annualised. Since Inception - Margin is based on re-investing distributions for the corresponding base rate of each fund (1M BBSW for the MA Specialty Credit Income Fund, RBA Cash Rate for all other funds) from the inception date of each relevant fund to October 2024, annualised and subtracted from the Since Inception - Total Return metric. The performance for the MA Master Credit Trust - Class C, which incepted in November 2024, is calculated based on the performance of the aggregate portfolio of the existing Class A & Class B of the Master Credit Trust, adjusted for differences in fees, costs and structure. The performance of MA Secured Loan Series - Class A & Class B have been calculated individually but are presented on a blended basis using a 50%/50% allocation (as per the 20%/20% allocation in the Underlying Fund) and include performance of the MA Secured Loan Series Fund, a precursor to MA Secured Loan Series Class A & B and sharing the same seed portfolio. The performance for the MA Specialty Credit Income Fund, which incepted in July 2024, is calculated based on the historical performance of associated funds that held the seed portfolio of the MA Specialty Credit Income Fund before the latter was incepted and which shared the same underlying strategy (in particular, the MA USD Master Credit Trust which incepted in September 2021 and the MA Global Private Credit Fund which incepted in July 2023), adjusted for fees, costs, structure and hedging. The performance of the MA Credit Income Fund (Wholesale) is based on the returns of the Underlying MA Financial Credit Funds, blended based on current target allocation percentages, being: MA Master Credit Trust - Class C (57%), MA Secured Loan Series - Class A (20%), MA Secured Loan Series - Class B (20%) and MA Specialty Credit Income Fund (3%) and commencing from the earliest available data following the inception of all Underlying MA Financial Credit Funds (or associated funds as previously discussed). Past performance is not a reliable indicator of future performance.

(continued)

Investment team and Committee structure for the Fund and Underlying Fund³⁴

INVESTMENT COMMITTEE

MA Financial Group Credit Subgroup



Chris Wyke
Joint CEO

Frank Danieli

Head of Credit

Investments

and Lending

Managing Director



Colin Richardson

Managing Director
Credit and Lending



Janna Robertson Group COO

Asset Management Credit Subgroup



Managing Director Head of Asset Management

Andrew Martin



Brad CouperManaging Director





Managing Director Credit and Lending

Steve Bennett

PORTFOLIO MANAGERS



Elliott Etheridge

Managing Director and Portfolio Manager (Private Credit)



John Sheffield

Managing Director and Portfolio Manager (Private Credit)



Drew Bowie

Managing Director and Portfolio Manager (Real Estate Credit)



Cathy Houston

Managing Director and Portfolio Manager (Real Estate Credit)



Ashees Jain

Managing Director and Portfolio Manager Chief Investment Officer, US

CREDIT INVESTMENT TEAM

Australia



Guy Kaufman

Executive Director (Private Credit)



Will Taylor

Executive Director (Private Credit)



Stanley Hsieh

Executive Director (Real Estate Credit)



George Polites

Executive Director (Real Estate Credit)



Joseph Cavin

Executive Director (Real Estate Credit)







Kent MacWilliams

Managing Director Head of US Credit Investments



Christian Sampson

Investment Manager (US Credit)

Portfolio is managed by a team of over 35 professionals based in Australia and the United States, as part of an institutional-grade Asset Management platform of over 180 people

^{34.} The Investment Committee structure above relates to direct investments and allocations made by the Fund and Underlying Fund. The Investment Committee composition for any underlying MA Financial credit funds may differ from the above.

(continued)

Credit investment philosophy

The Manager adopts a three-tiered philosophy for evaluating credit investments, adopting the approach of a fundamentals-oriented credit investor seeking to deliver excess returns for controlled levels of risk, with strong capital protection.

	OUR CREDIT INVESTMENT PHILOSOPHY	Manager objectives
Controlled risk	 Evaluate credit fundamentals, including the risk characteristics of the loan and counterparty. Calibrate facility terms, structure and borrower incentives to align interests. 	Avoid losers, rather than trying to pick winners
Resilient cash flow	 Rigorous modelling and analysis to assess the serviceability prospects of underlying loans. Combination of commercial (qualitative) and data based (quantitative) assessment. 	Consistent income and returns, with high conviction
Strong collateral and recoverability	 Comprehensive assessment of loan recoverability and asset/collateral strength. Understand and plan for the 'game theory of a workout' to enable proactive capital recovery. 	Ensure capital is returned even if times get tough

6. About the Responsible Entity and key service providers

6.1 Responsible Entity

About the Responsible Entity

Equity Trustees Limited is a wholly owned subsidiary of EQT Holdings Limited, which is a public company listed on the Australian Securities Exchange (ASX: EQT). Equity Trustees Limited is the Fund'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 EQT Group is a dynamic financial services institution, which continues to grow the breadth and quality of products and services on offer.

Role of the Responsible Entity

The Responsible Entity is responsible for the overall management of the Fund in accordance with its duties to Unitholders. The Responsible Entity's responsibilities and obligations, as responsible entity of the Fund, are governed by the Constitution, the Corporations Act and general trust law. Under the Corporations Act and the Constitution, the Responsible Entity is required to act in the best interests of Unitholders.

The role of the Responsible Entity includes:

- Acting honestly and in the best interest of Unitholders and in doing so, exercising the degree of care and diligence that a reasonable person would exercise if they were in the Responsible Entity's position;
- Monitoring the operations, financial position and performance of the Fund;
- Overseeing the risk management and compliance of the Fund;
- Ensuring the Constitution meets the requirements of the Corporations Act and the ASX Listing Rules and that the Fund complies with the Constitution; and
- Ensuring the Fund's Compliance Plan meets the requirements of the Corporations Act and the ASX Listing Rules and that the Fund complies with the Compliance Plan.

Board of the Responsible Entity

The Board of the Responsible Entity (the Board) comprises five executive directors. The Board is committed to promoting and maintaining high standards of integrity and conducting its business professionally and ethically for the benefit of all its stakeholders. The Board in carrying out its functions, will at all times act honestly, fairly and with integrity.

The Directors of Equity Trustees are:

Michael (Mick) O'Brien - Executive Director (Chairman) CFA, GAICD, FIAA

- Executive Director
- Managing Director of EQT Holdings Limited

Mr. O'Brien has been a Director of EQT Holdings since July 2014, before being appointed Managing Director in July 2016. He is also a member of the Board Risk Committee. Mr. O'Brien was admitted as a Fellow of the Institute of Actuaries of Australia in 1989. Mr. O'Brien's 41 year career in retail and institutional markets includes positions as CEO and Director of Invesco Australia Limited, Director of Alliance Capital Management Australia and Chief Investment Officer of AXA Australia and New Zealand, where he was also a Director of AXA's Responsible Entities and RSE Licensees. He is a Director on a number of the Group's subsidiaries and was previously a Director of Templeton Global Growth Fund Limited.

Johanna Platt - Executive Director

- Chief Financial Officer, Executive Director (Appointed 9 October 2024)
- Johanna is an experienced executive with over 20 years' experience in senior Finance roles across a range of industries including Financial Services, Logistics and FMCG
- Her experience spans commercial analysis, technology, transformation, operations and accounting

Johanna is a Graduate of the Australian Institute of Company Directors, a Certified Practicing Accountant, and holds a Master of Business Administration from Melbourne Business School and a Bachelor of Engineering (Honours) (Chemical) from the University of Sydney. Johanna is a Board Member of Mazda Foundation and Experimenta.

Mary O'Connor - Executive Director

B.Com (Hons), MPracACC, CFA, GAICD

- Executive Director (Appointed 24 May 2022)
- General Manager Transformation, Corporate and Superannuation Trustee Services

Ms. O'Connor is an experienced finance professional with over 15 years' experience in mergers and acquisitions across a range of sectors. With skills in strategy, transaction, planning and execution, due diligence, project management, valuation, and financial analysis, Ms. O'Connor has extensive experience in the review of financial statements, financial analysis, financial due diligence, financial modelling and forecasting. Ms. O'Connor joined Equity Trustees in 2017 as Head of

6. About the Responsible Entity and key service providers (continued)

Corporate Development, with her role involving strategy, mergers and acquisitions and oversight of group internal audit and fund performance reporting functions. Ms. O'Connor was previously a mergers and acquisitions and corporate adviser at Lion Capital, Deutsche Bank and Lazard.

David Warren - Executive Director

B.Com, DFP, GAICD

- Executive Director (appointed 6 March 2023)
- General Manager Superannuation Services,
 Corporate and Superannuation Trustee Services

Mr. Warren has broad wealth management experience covering superannuation, investment management and insurance. He has over 30 years within retail financial services covering product management and development, business strategy, actuarial and relationship management roles. Previous roles include, Program Manager, AustralianSuper, Head of Strategy and Mature Products, AMP and various product, strategy and actuarial roles at AXA Australia.

Andrew Godfrey - Executive Director

- Executive Director (appointed 1 May 2024)
- Executive General Manager, Corporate and Superannuation Trustee Services

Mr. Godfrey has 30+ years of experience in financial services, including leadership across superannuation, wealth, financial advice and insurance. His experience has spanned operations, technology, master trusts and administration, client delivery, transformation and change and risk. He has spent significant periods of his career with Mercer where he was COO prior to joining Equity Trustees. Andrew leads the Corporate and Superannuation Trustee Services business.

6.2 Manager

MA Investment Management Ltd ACN 621 552 896, Australian Financial Services Authorised Representative Number 001 258 449 has been appointed the manager of, and to provide investment and other services to the Fund, pursuant to the investment management agreement entered into between the Responsible Entity and the Manager. The Manager has been appointed an authorised representative of MA Asset Management Ltd ACN 142 008 535 AFSL 427515.

More information about the Manager and MA Financial is set out in Section 5 above. A summary of the key terms of the investment management agreement is set out in Section 15.2.

6.3 Custodian

The Responsible Entity has appointed EQT Australia Pty Ltd to act as Custodian of the Fund. EQT Australia Pty Ltd is a wholly owned subsidiary of the EQT Holdings Limited.

6.4 Administrator

The Responsible Entity has appointed Apex Fund Services Pty Ltd to act as Administrator of the Fund to provide administration and accounting services for the Fund pursuant to the Administration Services Deed.

6.5 Unit Registry

The Responsible Entity has appointed Boardroom Pty Limited to act as Unit Registry of the Fund.

6.6 Fund Auditor

The Responsible Entity has appointed KPMG as the auditor of the Fund's financial statements (Auditor).

6.7 Compliance Plan Auditor

The Responsible Entity is also required to appoint an auditor of the compliance plan. The auditor is required to conduct an audit of the compliance plan within 3 months of the end of the financial year of the registered scheme and provide a report to the Responsible Entity. PricewaterhouseCoopers has been appointed by the Responsible Entity to conduct this audit on the Fund's compliance plan on an annual basis.

7. About the Fund

7.1 Investment objective

The Fund's investment objective is to provide investors with consistent monthly distributions, targeting a return of RBA Cash Rate plus a 4.25% margin per annum over a rolling 12-month period (pre-tax, net of Management Fees and costs) (Target Return), by investing in a diversified portfolio of ANZ and global private credit loans. This is a target only and there is no guarantee it will be achieved. The Fund's total return may rise or fall based on a number of factors including the underlying private credit investments of the Fund and movements in the RBA Cash Rate.

The Target Return is calculated based on the RBA Cash Rate as at the first day of each month.

7.2 Investment strategy and target portfolio composition

The Fund aims to achieve its investment objective through investing in private debt and credit investments across three core market segments:

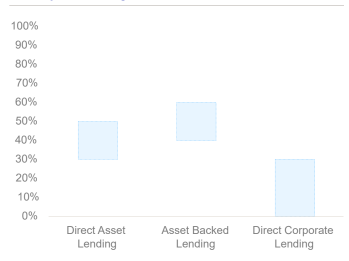
- Direct asset lending
- Asset backed lending
- Direct corporate lending.

Through curated exposure to MA Financial Group's flagship credit strategies, the Fund provides access to a differentiated portfolio of proprietary credit assets.

This will be achieved through the Fund's investment in the Underlying Fund. The Fund may, but has no present intention to, also gain investment exposure through direct investments in direct credit assets.

The investment strategy of the Underlying Fund focuses on lending verticals where the Manager believes banks are not the efficient provider of capital. The strategy is primarily focused on investing in the Underlying MA Financial Credit Funds which ultimately invest in private credit assets that are sourced through the Manager's proprietary channels and relationships, with defensive characteristics (such as security, asset collateral or other structural protection features).

Figure 6 – Target allocation ranges of the Underlying Fund by market segment



The Underlying Fund Manager has discretion to amend these indicative allocations +/-10% in the ordinary course and +/-20% in exceptional circumstances where the Manager considers it in the interest of investors. Allocations are target in nature only and may not be achieved.

The Underlying Fund may also hold an allocation to cash and cash equivalents, with a target exposure of 0 – 10% of the Fund's Net Asset Value (NAV). However, typically the Underlying Fund maintains a lower cash position in line with the Fund's investment strategy, which focuses on calibrating the Fund's portfolio to optimise returns.

The Underlying Fund Manager will assess and set the asset allocation across market segments for the Underlying Fund on a regular basis, to maximise the risk-adjusted return of the Underlying Fund during certain periods of the credit cycle and/or to capitalise on opportunities that benefit the Underlying Fund.

Portfolio construction of the Underlying Fund will focus on diversification of the Underlying Credit Investments which the Underlying Fund has exposure to, with a focus on diversification by asset class, borrower, industry and geography. Through active portfolio management of the Underlying Fund, the Manager and manager of the Underlying MA Financial Credit Funds will seek to preserve investor capital and optimise risk-adjusted returns.

7.3 Fund structure

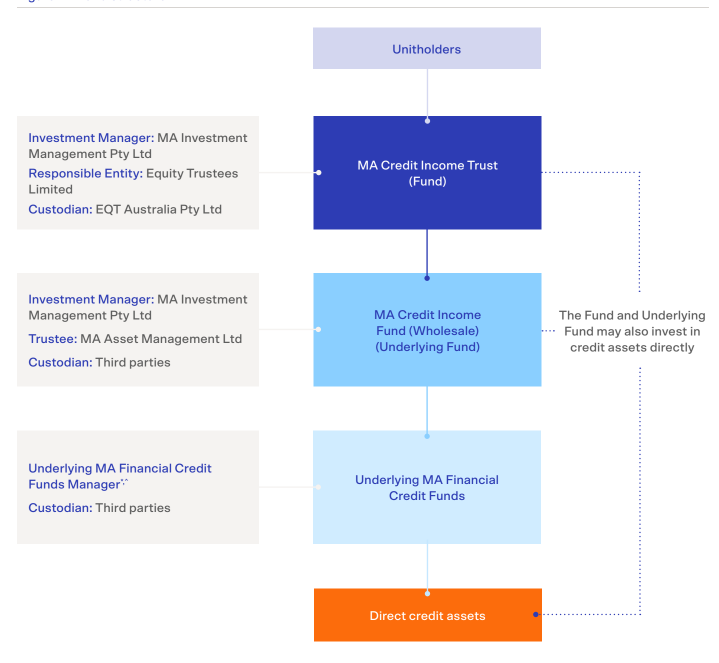
The structure of the Fund and the Underlying Fund is illustrated in Figure 7.

The Fund is an Australian registered managed investment scheme under Chapter 5C of the Corporations Act. The Fund is anticipated to be listed on the ASX (ASX code MA1) on 5 March 2025.

Each Unitholder's investment amount is pooled and invested in the manner described in this PDS.

Investors will be issued Units in the Fund. A Unit gives a Unitholder a beneficial interest in assets of the Fund, but not an entitlement to, or other interest in, any particular asset of the Fund.

Figure 7 - Fund structure



^{*} Investment manager of MA Master Credit Trust and MA Secured Loan Series: MA Investment Management Pty Ltd.

 $[\]hat{\ }$ Investment manager of MA Specialty Credit Income Fund: MA Asset Management, LLC.

Figure 8 - Target Portfolio characteristics

The Fund, through its investment in the Underlying Fund and direct credit assets, focuses on private debt and credit investments across three core market segments detailed below.

	Direct asset lending	Private asset backed lending	Direct corporate lending
Overview	Lending to owners of real assets (such as real estate) as a senior secured financier in respect of such assets	Financing diversified pools of assets (such as loans or receivables) with collateral & structural protections This can be traditional or specialty credit loans originated by nonbank financiers, or even banks	Lending directly to established businesses at sensible loan- to-value ratios, secured over the business and its cash flow generation potential
Typical structure	Senior secured	Senior secured (generally specialty finance) or structured credit facilities (which may include investments in senior or subordinated notes)	Senior secured ³⁵
Credit features	 Real asset security Short loan tenor, long economic lifespan assets Low loan-to-value ratios (LTVs) 	 Real world economy financing Highly diversifed and granular collateral Self-liquidating, short duration portfolios Structural credit protection features 	 Appropriate convenant structures Non-cyclical and/or resilient characteristics Moderate loan-to-value ratios (LTVs)
Example	Lending directly against a property	Investing in credit instruments backed by a portfolio of property loans	Lending directly to an industrials business

7.4 Distribution Policy

The Fund intends to pay distributions monthly, however there may be periods in which no distributions are made, or the Responsible Entity may make interim distributions.

Distributions will usually be calculated based on the Fund's net income at the end of the distribution period, divided by the number of Units on issue. However, the Responsible Entity does not guarantee any particular level of distribution.

Distributions will be calculated based on the number of Units an investor holds on the Record Date. The Fund aims to make monthly cash distributions paid within 20 Business Days after the Record Date however this is subject to the distributable income of the Fund and the Responsible Entity's discretion.

The Fund has established a DRP which provides Unitholders with the option to re-invest distributions as additional Units in the Fund. Please refer to the DRP Booklet available on https://mafinancial.com/invest/private-credit/ma-credit-income-trust/.

^{35.} In most cases, direct corporate lending investments are senior secured, however, there may be instances where the Underlying MA Financial Credit Funds may invest in subordinated and/or unsecured positions where the Manager believes such investments demonstrate other defensive characteristics and/or strong risk-adjusted returns. While highly unlikely, the Underlying MA Financial Credit Funds may also invest in unsecured loans to corporate borrowers.

7.5 Key terms of MA Credit Income Fund (Wholesale) (Underlying Fund)

Key Fund terms	Detail
Structure	Open ended unit trust, unregistered managed investment scheme. Underlying Fund Trustee: MA Asset Management Ltd Underlying Fund Manager: MA Investment Management Pty Ltd
Investment strategy	The Underlying Fund aims to provide its investors with exposure to a differentiated, scaled portfolio of diversified ANZ and global credit investments, with a goal of delivering resilient income and robust capital preservation characteristics through cycles.
	The Underlying Fund focuses on private debt and credit investments across three core market segments in which the Underlying Fund Manager has a proven track record and specialist capabilities:
	 Direct asset lending: Lending to real assets (such as real estate) as a senior secured financier Asset backed lending: Financing diversified pools of assets (such as loans or receivables) with collateral & structural protections. This can be traditional or specialty loans financing the real-world economy, originated by non-bank financiers, or even banks.
	 Direct corporate lending: Lending directly to established businesses at moderate loan-to- value ratios, secured over the business and its cash flow generation potential
	The Underlying Fund may gain exposure to these credit segments by investing directly in loans, credit assets or other entities managed by MA Financial.
	The Underlying Fund may gain exposure by investing in MA Financial credit funds. As of the date of this PDS, the Underlying Fund invests in the following Underlying MA Financial Credit Funds: • MA Master Credit Trust – Class C
	 MA Secured Loan Series - Class A MA Secured Loan Series - Class B
	MA Specialty Credit Income Fund – Class S ³⁶
	Whilst there is no current intention to do so, the Underlying Fund may also invest in other MA Financial credit funds or invest directly in credit assets, in addition to, or in substitution of, the above Underlying MA Financial Credit Funds from time to time. The Underlying Fund may do so where such funds or assets are considered by the Underlying Fund Manager to be consistent with the investment strategy of the Underlying Fund.
	The Underlying Fund Manager updates the Underlying Fund's portfolio to optimise returns and actively manage risks. The Underlying Fund is focused on delivering a margin over the RBA Cash Rate, which the Underlying Fund Manager believes is an attractive premium relative to the credit risk of the Underlying Fund's portfolio and targets to achieve this through different interest rate environments.
Target return	RBA Cash Rate + 4.75% over a rolling 12-month period (net of management fees and costs)

^{36.} The Underlying Fund obtains its exposure to the MA Specialty Credit Income Fund – Class S via one or more MA Financial Group feeder funds that are established to invest in the MA Specialty Credit Income Fund – Class S on a currency hedged basis.

Key Fund terms	Detail
Management Fee	The Underlying Fund Manager will not charge a management fee to Unitholders. The Underlying Fund will incur fees indirectly through fees charged by the Manager to the Underlying MA Financial Credit Funds. No additional fees will be charged by the Underlying Fund in connection with investing in Underlying MA Financial Credit Funds. However, the Underlying Fund Manager may charge a 0.90% management fee on the NAV of credit investments the Underlying Fund Trustee holds directly and independently of the Underlying MA Financial Credit Funds. This fee will be calculated on the NAV of the proportion of the Underlying Fund which is exposed to these direct credit investments.
Portfolio construction	The investment strategy of the Underlying Fund focuses on identifying credit opportunities with outstanding fundamental characteristics, where each investment is carefully structured to maximise stability of returns while controlling levels of risk and where there are robust security, asset-backing or other downside protection features to safeguard against capital loss.
	The Underlying Fund focuses on exposure to a diversified portfolio of Australian and global investments in three core credit market segments in which the Underlying Fund Manager has a proven track record.
	The Underlying Fund may also hold an allocation to cash and cash equivalents, with a target exposure of 0 – 10% of the fund's NAV. However, typically the Underlying Fund maintains a lower cash position in line with the Underlying Fund's investment strategy, which focuses on calibrating the Underlying Fund's portfolio to optimise returns.
	The Underlying Fund Manager will assess and set the asset allocation across market segments for the Underlying Fund on a regular basis, to maximise the risk-adjusted return of the Underlying Fund during certain periods of the credit cycle and/or to capitalise on opportunities that benefit the Underlying Fund.
	Portfolio construction of the Underlying Fund will focus on diversification of the underlying credit assets which the Underlying Fund has exposure to, with a focus on diversification by asset class, borrower, industry and geography. Through active portfolio management the Underlying Fund Manager will seek to preserve investor capital and optimise risk-adjusted returns.
Leverage	While there is no limit imposed on the level of leverage the Underlying Fund may incur, the Underlying Fund Manager does not anticipate leverage will exceed 25% to 33% of the Underlying Fund's NAV. Leverage may be used for purposes including but not limited to: • financing to enable the Fund to undertake its investment activities. • meeting short-term working capital requirements.
	The Underlying Fund Manager does not intend that long-term fund – level leverage will be used as a means of enhancing the Underlying Fund's return.
	The Underlying Fund may enter into a revolving loan facility with MA Financial Group on arm's length terms for the purpose of drawing down funds in order to finance working capital requirements.
	Underlying assets within the Underlying Fund may also be leveraged and, provided such leverage is at the asset-level without recourse to the Underlying Fund (which is the Manager's intention and expectation), this will not be counted within the 25% to 33% of Fund NAV limit.

Key Fund terms	Detail
Use of derivatives	Derivatives may be used for managing risk and hedging purposes within the Underlying Fund. The Underlying Fund may also directly or indirectly invest in credit linked notes or total return swaps that reference portfolios of loans.
	The Underlying Fund also uses derivatives to implement currency hedging.
Location and custody of assets	HSBC Bank Australia Limited ABN 48 006 434 162 acts as custodian for the Underlying Fund. The custodian does not have a policy that limits or otherwise stipulates geographical locations in which the Underlying Fund can invest.
	As at the date of this PDS, all assets of the Underlying Fund are predominantly located in Australia (97%) or the United States (3%). This may change over time consistent with the Underlying Fund's asset allocation strategy of:
	 Australian and New Zealand domiciled – credit assets – expected allocation of 90% to 100% of the Underlying Fund's NAV.
	 Global domiciled credit assets outside of Australia and New Zealand – expected allocation of 0 to 10% of the Underlying Fund's NAV.³⁷
	Global credit assets may include allocations to the United States of America or other geographies as determined by the Underlying Fund Manager.
Distributions	The Underlying Fund Trustee expects the Underlying Fund to pay distributions monthly. Distributions will be paid at the discretion of the Underlying Fund Trustee and may depend on a number of factors, including future earnings, capital requirements, financial conditions, future prospects and other factors that the Underlying Fund Trustee deems relevant. There may be periods in which no distributions are made, or the Underlying Fund Trustee may make interim distributions.
Liquidity	 Redemption of the Fund's class of units in the Underlying Fund is not allowed except where: units are redeemed and cancelled as part of any buy back by the Responsible Entity, or the Manager of the Fund is validly terminated for cause in accordance with relevant instrument appointing the Manager; and an ordinary resolution (50%) is called by Underlying Fund Unitholders to enable redemption of the class of units in the Underlying Fund held by the Responsible Entity.
	Accordingly, the Underlying Fund's ability to provide liquidity to the Fund will be limited.

^{37.} The Manager has discretion to amend this indicative allocation to global assets by +/-20% in exceptional circumstances where the Manager considers it in the interest of investors. Allocation is target in nature only and may not be achieved.

Key Fund terms	Detail
Valuation process	 Valuation methodology The carrying values of the Underlying Credit Investments are calculated by the trustee of the Underlying MA Financial Credit Funds and flow up through the unit prices of these underlying funds (which are held by the Underlying Fund). Underlying Credit Investments held by the Underlying MA Financial Credit Funds are assessed in accordance with the Manager's valuation policy which applies the relevant accounting standards. Valuations of the Underlying Credit Investments determine the Underlying Fund's unit price via the unit prices of the Underlying MA Financial Credit Funds. Asset measurement Underlying Credit Investments held by the Underlying MA Financial Credit Funds are predominantly measured at amortised cost in accordance with accounting standard AASB 9 Financial Instruments. The Manager's valuation policy reflects the investment strategies of the Underlying MA Financial Credit Funds which is to typically hold assets to maturity and collect interest and principal (as opposed to assets being available for sale or held for capital appreciation opportunities). Underlying Credit Investments are periodically monitored for impairment. An impairment is recognised where the manager of any Underlying MA Financial Credit Fund assesses the recoverable amount of an asset to be lower than the carrying amount. Third-party valuation A third-party valuation service provider will be engaged to validate the carrying values of the investments held by the Underlying Fund and each Underlying MA Financial Credit Fund on a periodic basis.

7.6 Description of Underlying Portfolio

The Underlying Fund provides exposure to the Underlying Portfolio, which currently represents a portfolio of over \$3.7 billion, spanning 165 Underlying Credit Investments³⁸. The Underlying Portfolio is diversified across lending strategies, with a 40% allocation to direct asset lending, 56% allocation to asset backed lending and 4% allocation to direct corporate lending. The 165 Underlying Credit Investments in the Underlying Portfolio span 16 different sub-sectors:

Figure 9 - Allocation of Underlying Portfolio by investment strategy³⁹

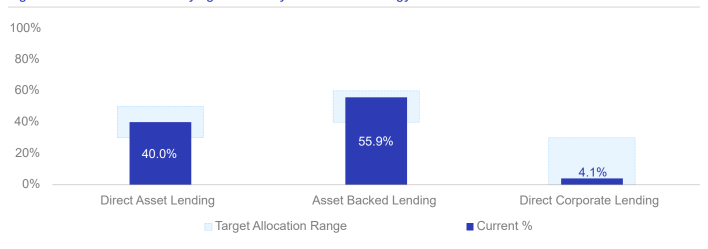
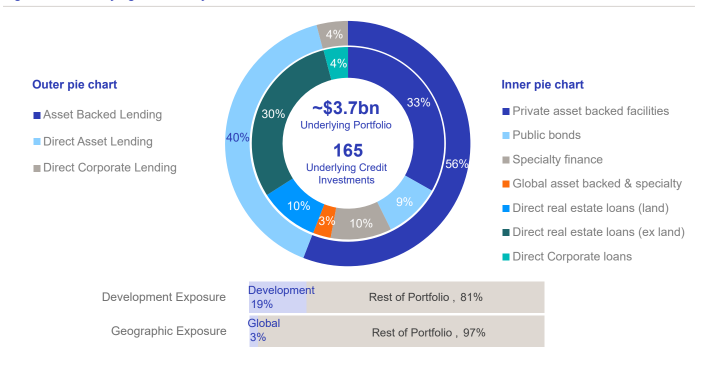


Figure 10 - Underlying Portfolio by sector⁴⁰



^{38.} Pro forma portfolio data as at 30 September 2024, adjusted based on current allocations of the MA Credit Income Fund (Wholesale) as at the date of this PDS. Lending strategy and sub-sector classifications as designed by MA Financial. Percentages exclude cash holding.

^{39.} Pro forma portfolio data as at 30 September 2024, adjusted based on current allocations of the MA Credit Income Fund (Wholesale) as at the date of this PDS. Lending strategy and sub-sector classifications as designed by MA Financial. Percentages exclude cash holding. The Manager has discretion to amend these indicative allocations +/-10% in the ordinary course and +/-20% in exceptional circumstances where the Manager considers it in the interest of investors. Allocations are target in nature only and may not be achieved.

^{40.} Pro forma portfolio data as at 30 September 2024, adjusted based on current allocations of the MA Credit Income Fund (Wholesale) as at the date of this PDS. Lending strategy and sub-sector classifications as designed by MA Financial. Percentages exclude cash holding. The Manager has discretion to amend this indicative allocation to global assets by +/-20% in exceptional circumstances where the Manager considers it in the interest of investors. Allocation is target in nature only and may not be achieved.

Figure 11 - Sub-sector exposure

Figure 12 - Underlying portfolio granularity



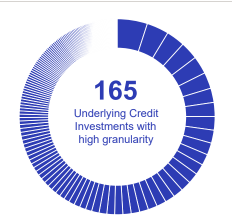


Figure 13 - Underlying credit investment metrics by investment strategy⁴¹

Direct asset lending	
Underlying investments (#)	72
Average position size (\$'m)	26
Average portfolio loan- to-value ratio (LTV) (%)	67%
Total historical investments	294
Total historical percentage of loans enforced (by #)	3.1%
MA capital loss experience (%)	0%

Asset backed lending	
Underlying investments (#)	84
Underlying receivables (#)	478k+
Average position size (\$'m)	21
Weighted average credit enhancement-to-loss-rates (x)	11x
Weighted average 90+ day arrears in underlying receivables (%)	0.9%
MA capital loss experience (%)	0%

Direct corporate lending	
Underlying investments (#)	9
Average position size (\$'m)	14
Weighted average net leverage (EBITDA) (x)	2.7x
Weighted average LTV (%)	29%
MA capital loss experience (%)	0%

^{41.} Pro forma portfolio data as at 30 September 2024, adjusted based on current allocations of the MA Credit Income Fund (Wholesale) as at the date of this PDS. Lending strategy and sub-sector classifications as designed by MA Financial. Percentages exclude cash holding. MA capital loss experience calculated as cumulative historical principal capital losses on investments compared to total loan volume originated by vintage. Underlying asset metrics based on 1-month lan

7.7 Description of Underlying Fund investments

The Underlying Fund gains its investment exposure from investing in MA Financial credit funds. As of the date of this PDS, the Underlying Fund invests in the following Underlying MA Financial Credit Funds:

- MA Master Credit Trust Class C
- MA Secured Loan Series Class A
- MA Secured Loan Series Class B
- MA Specialty Credit Income Fund Class S⁴²

The Underlying Fund may also invest in other MA Financial credit funds or invest directly in credit assets in addition to, or in substitution of, the above Underlying MA Financial Credit Funds from time to time. The Underlying Fund may do so where such funds or assets are considered by the Underlying Fund Manager to be consistent with the investment strategy of the Underlying Fund.

MA Master Credit Trust - Class C

Key Fund terms	Detail
Structure	Open ended unit trust, unregistered managed investment scheme Trustee: MA Asset Management Ltd Manager: MA Investment Management Pty Ltd
Investment strategy	The investment strategy of the MA Master Credit Trust is to create a credit investment portfolio diversified across credit market segments, borrowers, industries, credit qualities and origination channels. The investment strategy is primarily focused on Australian private debt credit instruments that is secured, asset backed or otherwise has defensive characteristics.
Target return	RBA Cash Rate + 4.75% after fees and costs.
Management fee	0.90% p.a. of NAV of MA Master Credit Trust – Class C, calculated and accrued daily, payable to the manager from the assets of the MA Master Credit Trust monthly in arrears.
Performance fee	Calculated and payable only if MA Master Credit Trust – Class C achieves the Target Return and is subject to the High-Water Mark, calculated as follows: 15% of the total return (post management fees & costs) of MA Master Credit Trust – Class C subject to: (a) MA Master Credit Trust – Class C receiving at least their Target Return; and (b) Performance Fee Catch-Up and the Adjusted NAV exceeding the High-Water Mark.
	The Performance Fee is accrued daily and payable to the Manager from the assets of the MA Master Credit Trust semi-annually in arrears.
	Capitalised terms used in the description of the MA Master Credit Trust – Class C Performance Fee have the following definitions:
	Adjusted NAV means the Net Unit Value of a unit of MA Master Credit Trust – Class C calculated in accordance with the MA Master Credit Trust constitution plus any distributions paid or payable in respect of that unit (to the extent not reflected in the Net Unit Value of MA Master Credit Trust – Class C).

^{42.} The Underlying Fund obtains its exposure to the MA Specialty Credit Income Fund – Class S via one or more MA Financial Group feeder funds that are established to invest in the MA Specialty Credit Income Fund – Class S on a currency hedged basis.

Key Fund terms	Detail
Performance Fee (continued)	High Water Mark means the Adjusted NAV on the previous calculation date on which a performance fee was payable. Where no performance fee was payable, the High-Water Mark is the application price of a unit of MA Master Credit Trust – Class C determined on the most recent calculation date. Net Unit Value means, the net asset value of MA Master Credit Trust – Class C divided by the number of MA Master Credit Trust – Class C units on issue.
	Performance Fee Catch-Up means the requirement for MA Master Credit Trust – Class C to surpass the MA Master Credit Trust – Class C target return to be eligible for a performance fee equal to all excess returns of MA Master Credit Trust – Class C until the amount equivalent to 15% of MA Master Credit Trust – Class C's overall performance has been accrued.
Portfolio construction	The MA Master Credit Trust invests in a broad range of credit and asset segments. The primary segments are set out below: Commercial Consumer Real Estate Cash and other liquid assets
Leverage	While the trust deed of the MA Master Credit Trust (Master Trust Deed) does not impose a cap on the level of leverage the MA Master Credit Trust may incur, the manager does not anticipate that leverage in MA Master Credit Trust will exceed 25% of MA Master Credit Trust's NAV. Such leverage, if applicable, is intended to be incurred for purposes including but not limited to, financing to enable MA Master Credit Trust to undertake its investment activities, increase the Portfolio size in advance of a follow-on equity raising; and meet short-term working capital requirements.
Use of derivatives	The MA Master Credit Trust may use derivatives and other hedging techniques for risk management purposes.
Location and custody of assets	Certane CT Pty Limited acts as custodian for the MA Master Credit Trust. The MA Master Credit Trust's assets are predominately located in Australia, however may also invest in assets located in New Zealand.
Distributions	Monthly, subject to liquidity.
Liquidity	Monthly, subject to liquidity. The trustee of the MA Master Credit Trust may suspend or stagger redemptions under certain conditions.
Maximum exposures	Investments in the MA Master Credit Trust – Class C – will be subject to the following exposure limits: no exposure to an underlying borrower (on a look-through basis) exceeding 20% of the MA Master Credit Trust no investment in foreign jurisdictions excluding New Zealand.

MA Secured Loan Series - Class A & B

Key Fund terms	Detail
Structure	Open ended unit trust, unregistered managed investment scheme Trustee: MA Asset Management Ltd Manager: MA Investment Management Pty Ltd
Investment strategy	The MA Secured Loan Series aims to provide investors with a monthly income focused on capital preservation via exposure to a diversified portfolio of registered first lien mortgages. These mortgages target secured loans over Australian real estate that vary in size, type, and location.
	The MA Secured Loan Series may invest in loans directly or indirectly, to provide Investors with exposure to a diversified portfolio of first mortgage loans secured by Australian real estate predominantly in the residential, commercial, hospitality, retail and industrial sectors. The strategy aims to provide attractive risk adjusted returns by investing in assets deemed to be relatively liquid and by targeting a weighted average duration of 12 months. The MA Secured Loan Series manages risk through detailed initial and very active ongoing monitoring, portfolio construction and continual assessment of markets.
	The strategy launched in 2017, with the MA Secured Loan Series offering two investment class options (Class A and Class B) to suit different investor risk and return appetites. Investors can choose to invest in one, or both classes. Each class has exposure to all loan investments in the MA Secured Loan Series, where loan terms are short in duration with a target weighted average of 12 months (maximum 36 months). However, each class has a different risk structure and profile where Loan-to-Value ratios (LVRs) are restricted.
Target return MA Secured Loan Series – Class A & B	Class A: RBA Cash Rate + 4.25% p.a. over a rolling 12-month period (net of management fees and costs) Class B: RBA Cash Rate + 6.75% p.a. over a rolling 12-month period (net of management fees and costs)
Priority arrangement	In circumstances where a loan is subject to recovery action, any principal, interest and any other proceeds, after recovery expenses, shall be paid to Class A in priority to Class B.
Management fee	0.85% p.a. of the NAV of the MA Secured Loan Series, calculated and accrued daily, payable to the Manager from the assets of the MA Secured Loan Series monthly in arrears.
Performance fee	No performance fee.

Key Fund terms	Detail
Portfolio construction	 The portfolio is constructed based on the following parameters: Diversification – exposure to a mix of residential and commercial properties in metro or areas considered to have sufficient liquidity for an orderly sale of the property if required. No single loan or counterparty representing more than 20% of the portfolio, and median loan size not exceeding 5% of the portfolio. Short loan duration – loans are intended for a maximum committed period of 36 months, with the target portfolio having a weighted average duration not exceeding 12 months. Strong credit position – all loans are secured by a registered first mortgage over Australian property. All loans are secured on commercial (nonconsumer) terms.
Leverage	The Trustee of the MA Secured Loan Series may use leverage for short-term needs, subject to specific terms and repayment capabilities.
Use of derivatives	The MA Secured Loan Series does not use derivatives.
Location and custody of assets	Certane CT Pty Limited acts as custodian for the MA Secured Loan Series. The MA Secured Loan Series assets are located in Australia.
Distributions	Monthly, subject to liquidity.
Liquidity	Monthly, subject to liquidity. The Trustee of the MA Secured Loan Series may suspend or stagger redemptions under certain conditions.
Maximum exposures	 Loan-to-value ratio (LVR) of Class A and Class B of MA Secured Loan Series: Class A: Target weighted average LVR of the portfolio is 45%, exposure to each loan limited to 60% LVR; and Class B: Target weighted average LVR of the portfolio is 70%, exposure to each loan limited to 75% LVR. Class A and Class B will have exposure to all loan investments of the MA Secured Loan Series proportionally based on the AUM of each class relative to the MA Secured Loan Series Fund's total AUM. The proportion will be reviewed at least quarterly by the Manager. Senior secured status The loans within the MA Secured Loan Series have priority ranking security of a registered first mortgage over Australian real property. Collateral quality Up to 50% of the MA Secured Loan Series may be in construction loans (excluding land subdivision projects) or in loans where the ability to sell or realise full value is contingent on the completion of development approvals. Concentration Target median loan of up to 5% of the MA Secured Loan Series and no single loan nor counterparty can be more than 20% of the MA Secured Loan Series. Loan duration A target weighted average duration of 12 months and a maximum committed period to repayment of 36 months.

MA Specialty Credit Income Fund – Class S⁴³

Key Fund terms	Detail	
Structure	The MA Specialty Credit Income Fund is a Delaware statutory trust that is registered under the Investment Company Act of 1940 (United States (US)) as a non-diversified, closed-end management investment company.	
	Trustee: As a management investment company, the MA Specialty Credit Income Fund has a Board of Trustees (the Board), including a majority of the members of the Board (each, a Trustee) that are not interested persons of the MA Specialty Credit Income Fund (as defined in the <i>Investment Company Act of 1940</i> (USA)). The Board oversees and monitors the MA Specialty Credit Income Fund's management and operations.	
	Manager: MA Asset Management, LLC	
Investment strategy	The MA Specialty Credit Income Fund is a closed-ended management investment company focused on specialty lending in the US and offering access to a differentiated and diverse portfolio of US credit investments.	
Management fee	Calculated and payable monthly in arrears at the annual rate of 0.95% of the average daily value of the NAV of the MA Specialty Credit Income Fund.	
Performance fee	Calculated and payable quarterly in arrears based upon 15% of the MA Specialty Credit Income Fund's pre-incentive fee net investment income (Pre-Incentive Income) for the immediately preceding quarter, and is subject to a) a hurdle rate, expressed as a rate of return on NAV of the MA Specialty Credit Income Fund, equal to 1.50% per quarter (or an annualised hurdle rate of 6.00%) and b) the Performance Fee Catch-Up – see below.	
	Where the Pre-Incentive Income for the immediately preceding quarter exceeds the quarterly hurdle rate of 1.50% (6.00% annualised) but is less than or equal to the Performance Fee Catch-Up of 2.1429% (8.57% annualised), 50% of the excess is payable to the Manager.	
Portfolio construction	The MA Specialty Credit Income Fund invests in the following asset types (in the US): • Specialty credit • Asset-based finance • Direct lending • Tradeable credit • Cash	
Leverage	The MA Specialty Credit Income Fund may borrow money through a credit facility, the issuance of preferred shares or other arrangements to achieve its investment objective.	
Use of derivatives	The MA Specialty Credit Income Fund may use derivatives to achieve its investment objective.	
Location and custody of assets	The United States of America	

^{43.} The Underlying Fund obtains its exposure to the MA Specialty Credit Income Fund – Class S via one or more MA Financial Group feeder funds that are established to invest in the MA Specialty Credit Income Fund – Class S on a currency hedged basis.

Key Fund terms	Detail	
Distributions	Monthly, subject to liquidity.	
Liquidity	Quarterly redemption: the MA Specialty Credit Income Fund has a fundamental policy to make quarterly repurchase offers unless suspended or postponed in accordance with regulatory requirements.	
Maximum exposures	 Under normal circumstances, the MA Speciality Credit Income Fund will invest at least 80% of its assets in private loans. The form of the loans could include senior credit, structured credit (on a senior or subordinated basis) or other forms of credit-related instruments such as leases, receivables, loan purchase relationships, forward flow programs, preferred instruments or equivalent, or other payment streams. 	

If you are wholesale client, you may request a copy of the disclosure documents of the MA Secured Loan Series and the MA Specialty Credit Income Fund by contacting MA Financial Client Services.

7.8 Investment guidelines

As at the date of this PDS, the intended construction and management of the Fund is set out in the table below:

Permitted investments	 The Fund will have the ability to invest (directly or indirectly) in the following asset types: Asset backed lending (including specialty finance) Direct asset loans (including real estate mortgages) Direct corporate loans and debt-like instruments (including where appropriate, equity and other equity like instruments) Cash (different currencies) Derivatives
Geography	The Fund may have exposure to Australia and New Zealand credit assets, and global credit assets. The Underlying Fund Manager will target the following allocations for the NAV of the Underlying Fund ⁴⁴ : • 90–100% Australian and New Zealand credit assets • 0–10% global credit assets (excluding Australia and New Zealand). The Fund's exposure to various geographies may change over time.
Maximum position size	Maximum position size of direct holdings in credit assets to be no more than 5% AUM or \$15 million (whichever is greater)
Currency, hedging and derivatives	Derivatives may be used for managing risk and hedging purposes within the Fund, the Underlying Fund, and each Underlying MA Financial Credit Fund. The Fund, the Underlying Fund and each Underlying MA Financial Credit Fund may also directly or indirectly invest in over-the-counter derivatives in the form of credit linked notes or total return swaps that reference portfolios of loans. As at the date of this PDS, none of Underlying MA Financial Credit Funds hold any credit linked notes or total return swaps which would create leveraged exposure for the Fund.

^{44.} The Underlying Fund Manager has discretion to amend this indicative allocation to global assets by +/-20% in exceptional circumstances where the Manager considers it in the interest of investors. The allocation ranges are target in nature only and may not be achieved.

Leverage

Leverage is the use of financial products (such as derivatives) or debt to amplify the exposure of capital to an investment. None of the Fund, the Underlying Fund or any Underlying MA Financial Credit Fund use financial products (such as derivatives) to gain leverage at a Fund level.

While there is no limit imposed on the level of leverage the Fund, the Underlying Fund, or the Underlying MA Financial Credit Funds may incur, the Manager does not anticipate leverage will exceed 25% to 33% of the relevant fund's NAV (as described below). Leverage may be used for purposes including but not limited to:

- financing to enable the Fund, Underlying Fund or Underlying MA Financial Credit Fund (as applicable) to undertake its investment activities
- · meeting short-term working capital requirements.

The Manager does not intend that long-term fund level leverage will be used as a means of enhancing the return of the Fund, the Underlying Fund or an Underlying MA Financial Credit Fund.

The Fund, the Underlying Fund, and any Underlying MA Financial Credit Fund may enter into a revolving loan facility with MA Financial Group on arm's length terms for the purpose of drawing down funds in order to finance working capital requirements.

Underlying assets within the Fund, Underlying Fund, and any Underlying MA Financial Credit Fund may also be leveraged and, provided such leverage is at the asset-level without recourse to the relevant fund (which is the Manager's intention and expectation), this will not be counted within the 25% to 33% of Fund NAV limit.

By way of example, assuming a fund is operated at the maximum intended leverage of 33% (i.e. \$0.33 of debt for every \$1.00 of assets) then:

- A 1% increase in the return on assets of that fund will result in a 1.33% increase in the NAV
- A 1% decrease in the return on assets of that fund will result in a 1.33% decrease in the NAV

As of the date of this PDS, the following funds that the Underlying Fund invests in use leverage as follows:

- MA Secured Loan Series: the trustee and investment manager of the MA Secured Loan Series has a working capital facility with a global investment bank. This facility is secured against the assets of the MA Secured Loan Series. The working capital facility will only be utilised by the manager where it is satisfied that it can repay drawdowns from loan maturities and new capital commitments to the Fund over a three-to-four-month period. The Manager does not anticipate leverage will exceed 30%.
- MA Master Credit Trust Class C: whilst there is no leverage currently in place, leverage may be used within the fund for purposes including but not limited to (i) financing to enable the MA Master Credit Trust to undertake its investment activities; (ii) increase the portfolio size in advance of a follow-on equity raising; and/or (iii) meet short-term working capital requirements. The Manager does not anticipate leverage will exceed 25% of the MA Master Credit Trust Class C's NAV.
- The MA Specialty Credit Income Fund has entered into a \$25m working capital facility with a subsidiary of a New York Stock Exchange investment bank. This facility is secured against the assets of the MA Specialty Credit Income Fund. The Manager does not anticipate leverage will exceed 33%.

The Fund may achieve the portfolio construction detailed above via its exposure to the Underlying Fund, by investing in loans or credit assets directly, or by investing in other MA Financial credit funds.

7.9 Labour standards and environmental, social and ethical considerations

MA Financial Group's Asset Management division is a signatory of the United Nations Principles for Responsible Investment (PRI), a set of principles designed to highlight the investment implications of environmental, social and corporate governance issues in investment decision-making and stewardship practices. The Fund does not have a sustainable investment objective.

Where the Fund invests in the Underlying Fund, the Responsible Entity does not itself take into account labour standards, environmental, social and ethical considerations when selecting, retaining or realising the Fund's investments. Rather, these considerations are taken into account at the Underlying Fund, the underlying MA Financial credit funds or where the Fund invests in credit assets directly. The Manager, Underlying Fund Manager and managers of the underlying MA Financial credit funds take labour standards (modern slavery), environmental, social and ethical considerations into account when selecting, retaining or realising investments in the Fund, Underlying Fund and Underlying MA Financial Credit Funds. The Manager, Underlying Fund Manager and managers of the Underlying MA Financial Credit Funds believes a holistic view of environmental, social and governance (ESG) issues can provide a greater understanding of the investment's risks and opportunities that contribute to evaluating better long-term returns

Whilst the Manager, Underlying Fund Manager and managers of the Underlying MA Financial Credit Funds incorporate ESG information or insights as part of its investment process it is not bound by these considerations, unless they form part of an exclusion noted below. Other than in respect of the exclusionary factors described below, the Manager, Underlying Fund Manager and managers of the Underlying MA Financial Credit Funds have no predetermined view on the labour standards, ethical or ESG considerations which it will apply or a fixed methodology or weightings for taking these standards and considerations into account when selecting, retaining and realising investments of the Fund (if any direct investments), Underlying Fund or Underlying MA Financial Credit Funds, but rather the Manager, Underlying Fund Manager and managers of the Underlying MA Financial Credit Funds examine a range of material labour standards, ethical and ESG considerations.

The Manager, Underlying Manager and managers of Underlying MA Financial Credit Funds will consider the effect of ESG issues that it becomes aware of and considers to be material, in respect of the creditworthiness of the borrower, issuer or security asset (where applicable), and to the extent that these impact the ability of the borrower or issuer to satisfy its contractual credit obligations.

Whilst, as described above, the Manager, Underlying Fund Manager and managers of the Underlying MA Financial Credit Fund have no fixed or predetermined views as to the ESG factors relevant to a potential investment, examples of ESG considerations that may be taken into account on a case-by-case basis are set out below:

- Environmental factors may include, and are not limited to, pollution prevention, biodiversity and natural resource management, climate change risk, energy transition and efficiency and water and waste management.
- Social factors may include, and are not limited to, human rights, indigenous rights, community impacts, modern slavery in the supply chain and responsible lending (including avoidance of predatory lending practices).
- Governance factors may include, and are not limited to, corporate accountability structures, compliance, executive remuneration and incentive plans, negligence and bribery and corruption.

The above ESG factors may be considered selectively based on the type of investment made by the Fund, Underlying Fund and Underlying MA Financial Credit Funds, and the respective managers do not represent or warrant that any or all of the above ESG factors will be incorporated into its investment decision making processes.

As part of its approach to investing responsibly, the Manager, Underlying Fund Manager and managers of the Underlying MA Financial Credit Funds also incorporate an exclusion criteria for investments. The Manager, Underlying Fund Manager and managers of the MA Financial Credit Funds' due diligence program seeks to avoid investments where the business activity of the counterparty to the loan is directly or indirectly involved with the production of tobacco, production and distribution of controversial weapons, production and operations of pornography and operation and distribution of predatory lending. The exclusion criteria is in accordance with the Responsible Investment Policy that has been adopted by the Manager and is available upon request from MA Financial Client Services team.

Where the Manager, Underlying Fund Manager or managers of the Underlying MA Financial Credit Funds identifies material ESG issues that it considers cannot be mitigated or appropriately managed, the Manager, Underlying Fund Manager or managers of the Underlying MA Financial Credit Funds may avoid that investment, and for an existing investment, may take steps to divest

the investment if the respective manager's ESG criteria can no longer be met. However, under the relevant transactional documentation in respect of an investment, divestment may not always be possible where the only factor is an ESG issue, and in all circumstances, the divestment of an investment may be delayed. The Manager, Underlying Fund Manager and managers of the Underlying MA Financial Credit Funds will typically only seek to divest of an asset under these circumstances to the extent they consider that such divestment is, and in a manner, in the best interests of the relevant fund.

7.10 Investment process for the Fund and Underlying Fund

The process followed for a given investment of the Fund will depend on whether the Manager is seeking to invest in the Underlying Fund or investing directly in a credit asset. The Fund may, but has no present intention to, also gain investment exposure through direct investments in direct credit assets.



Allocation into existing MA credit funds

Direct investment in credit assets

Allocation into existing Underlying MA Financial Credit Funds

The Fund will predominantly invest in the Underlying Fund. In turn, the assessment of investments by the Underlying Fund into existing MA Financial credit funds will focus on determining an allocation across the funds that targets diversification and capital preservation across economic cycles whilst maximising risk-adjusted returns.

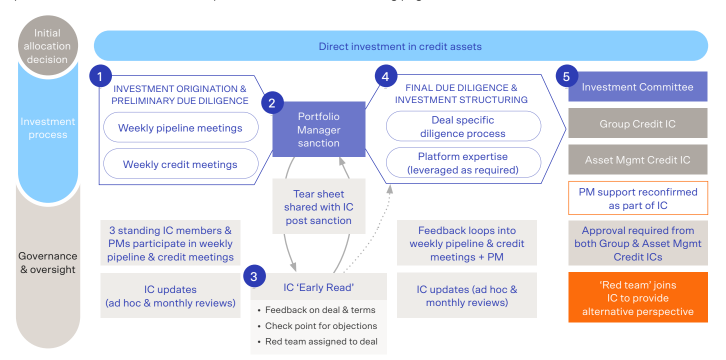
Any allocation or re-allocation resulting in a change of portfolio weighting percentage (by market segment) of more than 10% of the Underlying Fund's NAV within a 6 month period will only be undertaken if it is recommended by a portfolio manager of the Underlying Fund and is subject to approval by the Investment Committee of the Underlying Fund. Changes below this threshold can be made at the discretion of the portfolio managers based on delegated authority from the Investment Committee of the Underlying Fund.

Any changes in allocations will be recorded on an allocation register, published and circulated to the Investment Committee as part of the regular monthly reporting.



Direct investment in credit assets

Should the Manager or the Underlying Fund Manager seek direct investment in credit assets, the investment will be subject to a rigorous, five-phase investment process, governed by a dual-structured Investment Committee. This process is outlined below and is explained in detail on the following page.



7.11 Direct investment process

Both the Manager and the Underlying Fund Manager adopt a rigorous, five-phase investment process governed by a dual-structured Investment Committee. This process is designed to ensure all direct investments are thoroughly vetted and evaluated to maximise returns while identifying and controlling for investment and portfolio risks. This process is governed by the Investment Committee of the relevant fund and is subject to change at its discretion. Variations to the process for any investment may also be adopted or ratified by the Investment Committee of the relevant fund in its discretion.

Investment origination and preliminary due diligence

The Investment Team of the relevant fund use their proprietary relationships to source potential investment opportunities, manage leads and evaluate opportunities based on their investment criteria. Once identified, the team engages bilaterally with borrowers to understand their needs before commencing preliminary due diligence to review the borrower's financial performance, creditworthiness and any potential risks.

Based on the results of the preliminary due diligence, the team prepares initial terms and structure for the investment. Finally, the team prepares a 'tear sheet' which summarises the key information about the investment opportunity for review by the Portfolio Manager of the relevant fund.

2. Portfolio Manager sanction

Once an investment opportunity has been identified and has been through a preliminary due diligence process by the Investment Team, the 'tear sheet' will be put forward to the Portfolio Manager to assess. The Portfolio Manager acts as an additional gate in the review process, evaluating the opportunity based on a range of further considerations including:

- alignment with the fund mandate;
- impact on pro-forma portfolio construction;
- treasury and risk considerations; and
- any idiosyncratic issues related to the investment itself.

Based on this evaluation, the Portfolio Manager will determine whether the opportunity will progress through the investment process.

3. IC 'early read'

If sanctioned by the Portfolio Manager, the opportunity progresses through to the IC for an initial review. This 'early read' allows for a more holistic overview of the deal and proposed terms, as well as providing a check point for any objections to be raised. Should there be no objections, the Investment Team continues evaluating the opportunity.

In addition, a 'red team' is assigned to provide a contrarian perspective on any potential risks related to the investment. The 'red team' for any specific investment is made up of an investment professional(s) who are not responsible for the origination and diligence of the investment itself. This process ensures that any concerns can be addressed in detail as part of final due diligence.

4. Final due diligence and investment structuring

Senior managing director involvement is required as part of the final due diligence process. Commercial and qualitative analysis is paired with robust quantitative analytics for a comprehensive review, including:

- assessment of serviceability and asset/collateral/ security quality;
- counterparty/sponsor/originator/channel partner analysis;
- assessment of structural risk, tail risks and intercreditor terms; and
- establishment of an enforcement position in the event of a default.

Through this process, the investment is analysed in detail through multiple lenses to ensure final IC evaluation can be made on a fully informed basis.

5. Investment Committee

The Investment Committee is the last stage of the investment process, where a final decision is made. As a critical step in the process, the investment opportunity requires approval from two separate subgroups, the Asset Management subgroup and the Group Credit subgroup.

The subgroups will each separately assess all diligence and analysis prepared to date, including the 'red team' perspective to ensure all perspectives are addressed and an informed decision can be made. The opportunity is again evaluated based on the fund's investment criteria and the potential returns and if approved, the portfolio is adjusted accordingly.

6. Valuation of direct investments

Any direct investments of the Fund, Underlying Fund or Underlying MA Financial Credit Funds will be valued in accordance with the valuation process of the Underlying Fund described in Section 7.5.

7.12 Proprietary deal flow⁴⁵

MA Financial Group's global Credit Investment Team utilises proprietary relationships to identify and source investment opportunities. The team are highly selective – evaluating over \$15 billion of deal flow each year and typically executing on 5–15%.

Proprietary network

Thousands of annual touch points through our proprietary networks, origination contacts and engagement with market participants

1,000+ touchpoints

Investments analysed

We see substantial deal flow in actionable credit opportunities. These opportunities are carefully curated for consideration by our investment team >\$15 billion typical annual pipline

Investments declined

We are selective with our time, energy and focus across our investment teams. We only spend time on opportunities that meet our rigorous criteria

~80% of total pipeline

Active pipeline

High quality pipeline of investments currently being executed

10-20% of total pipeline

Investments executed

5-15% of total pipeline

45. As at October 2024.

7.13 Investment governance and portfolio management

Both the Manager and the Underlying Fund Manager employs a robust framework for governing and managing investments across the relevant fund with embedded checks and balances.

Investment governance	Frequency description	Manager approach
Investment Management	Ongoing	The Investment and Portfolio Management Teams are accountable for monitoring each individual investment, and the deal originator retains ownership of the investment throughout its lifespan.
Portfolio Management	Ongoing	The Investment and Portfolio Management Teams are tasked with constructing and managing the Fund's portfolio in accordance with the fund or investment mandates.
Investment Committee approval	Ongoing	The Investment Committee's responsibilities include reviewing and approving investments, providing oversight for portfolio managers and credit investment teams, and setting strategies across various asset classes.
Investment Committee reviews	Ongoing	Deals are identified by the Investment and Portfolio Management Teams for the Investment Committee to review on an ongoing basis. Any potential risks or concerns are identified and added to a watch list for further regular monitoring.
Stress testing	Semi-annually	Semi-annual 'war game' simulations focus on capital protection strategies in adverse scenarios such as market, counterparty, and asset level risks. Customised strategies are developed to rectify issues identified on from the resultant risk 'watch list'.
Market analysis	Weekly	Standing agenda items as part of pipeline and credit meetings to facilitate process gather and incorporate market feedback.

7.14 Capital Management

The Responsible Entity, in consultation with the Manager, will regularly review the capital structure of the Fund and, where the Responsible Entity considers appropriate and at its discretion, undertake various capital management initiatives.

These capital management initiatives will only be undertaken if the Responsible Entity determines that such initiatives are in the best interests of Unitholders. Relevant factors in making such determination may include the recommendations of the Manager, net asset performance, market price of the Units compared to the NAV per Unit and investor demand.

Three such initiatives have been identified by the Responsible Entity in consultation with the Manager:

1. Regular off-market buy-backs:

The Responsible Entity, in consultation with the Manager, intends to make an off-market equal access buy-back offer to all Unitholders in the Fund on a quarterly basis for up to 5% of the issued capital of the Fund at the Buy-Back Price (subject to adequate funding and the buy-back being in the best interest of Unitholders). The Buy-Back Price is the NAV Per Unit as at the Buy-Back Pricing Date. The NAV per Unit will be calculated by the independent administrator of the Fund.

If the Responsible Entity receives acceptances for more Units than 5% of the issued capital of the Fund, the number of each acceptor's Units will be subject to a scale-back (Scale-Back) and reduced by the same proportion needed to ensure the Responsible Entity buys back no more than the 5% of the issued capital of the Fund per quarter. If the Responsible Entity only receives acceptances for less than 5% of the issued capital of the Fund, then all accepting Units will be bought back.

The Responsible Entity will only be able to continue to buy-back 5% of the issued capital of the Fund each calendar quarter where it would not exceed the 10% of the smallest number of Units that are on issue at any time during the previous 12 months (10/12 Limit) unless the Responsible Entity has obtained approval by ordinary resolution of Unitholders prior to effecting the buy-back. It is the Responsible Entity's intention to seek Unitholder approval when required so that it can continue to buy-back 5% of the issued capital each quarter.

If the 10/12 Limit will be exceeded in the next calendar quarter offer made by the Responsible Entity to buyback 5% of the issued capital of the Fund, and Unitholder approval has not been obtained to exceed the 10/12 Limit, the Responsible Entity will reduce or Scale-Back each acceptor's Units by the same proportion needed to ensure the Responsible Entity buys back no more than the 10/12 Limit.

Buy-back agreements between the Responsible Entity and accepting Unitholders (Buy-Back Agreements) are not entered into until a specified time (buy-back offer period) for acceptance of offers has closed. Acceptance of the offer is revocable up until the buy-back offer period has closed.

The purchase price for the buy-back is paid out of the assets of the Fund. Any Units which are bought back will be cancelled immediately upon registration of the transfer to the Responsible Entity of the units bought back (they are not disposed of or on-sold again on-market).

For each round of quarterly buy-back, the Responsible Entity will provide to investors a buy-back explanatory statement (Buy-Back Booklet). The Buy-Back Booklet will contain information specific to the specific round of buy-back so that investors have all the material information before them in respect of the particular buy-back. Investors will respond back to the Responsible Entity if they wish to participate in the buy-back. If they do not wish to participate in the buy-back, no action is necessary.

The first round of quarterly buy-back post the completion of the listing of the Fund is expected to have a Buy-Back Pricing Date of on or around 30 September 2025.

Please refer to Section 16.4 for details of the ASIC relief obtained in respect of the off-market buy-back arrangement.

2. MA Financial fund purchase of units:

Subject to receipt of required shareholder approvals and compliance with law, one or more other MA Financial funds or MA Financial Group entities may, subject to the Listing Rules, the Corporations Act and any other requirements, also acquire Units in the Fund.

3. On-market buy-backs:

In addition to the regular off-market buy-backs described above, the Fund may repurchase Units in the Fund on-market.

7.15 Valuation

The primary investment of the Fund is units in the Underlying Fund, and the NAV per Unit will be predominantly based on valuations the Responsible Entity receives from the Underlying Fund.

The Fund's NTA per Unit will be calculated by deducting from the total value of the assets of the Fund all liabilities, which includes declared but unpaid distributions, calculated in accordance with the ASX Listing Rules and Australian Accounting Standards.

The Fund values its assets by multiplying the units it holds in the Underlying Fund by the unit price of the Underlying Fund. The Manager will assess the unit price of the Underlying Fund and confirm that the Unit Price is consistent with Australian Accounting Standards and industry practice.

The Responsible Entity will ensure that the Fund reflects its holding in assets is consistent with Australian Accounting Standards and industry practice.

The Responsible Entity has engaged KPMG to complete an audit of the financial statements annually.

7.16 Liquidity

While the Fund is listed on the ASX, Units are not able to be redeemed. However, the Responsible Entity may buyback Units in the Fund from time to time (see Section 7.14 for details)

Once the Fund is admitted to the official list of ASX and Units are quoted on the ASX, Unitholders will potentially be able to sell their Units on the ASX, subject to there being sufficient buyers of Units at a price that is satisfactory to the selling Unitholder, the ASX being open for trading and the Units not being suspended from trading. Units may be sold on the ASX by Unitholders instructing their stockbroker.

Redemption of the Fund's class of units in the Underlying Fund is not enabled, except where:

- the Fund requires liquidity to fund off-market or onmarket buy-backs of units in the Fund; or
- if the investment manager of the MA Credit Income Trust is terminated for cause and an ordinary resolution of the Unitholders is passed to approve the redemption of the Fund's class of units in the MA Credit Income Fund (Wholesale).

Accordingly, the Fund is not expected to be in a position to provide liquidity through redemptions of Underlying Fund Units.

Please refer to Section 8.2 for a description of liquidity risk which arises because of the inability to redeem the Fund's units in the Underlying Fund.

7.17 Derivatives

Derivatives may be used for managing risk and hedging purposes within the Fund, the Underlying Fund, and each MA Financial credit fund invested in by the Underlying Fund. The Fund, the Underlying Fund, and each MA Financial credit fund invested in by the Underlying Fund may also directly or indirectly invest in credit linked notes or total return swaps that reference portfolios of loans. As at the date of this PDS, none of the Underlying MA Financial Credit Funds hold any credit linked notes or total return swaps which would create leveraged exposure for the Fund.

As of the date of this PDS, the following funds use derivatives:

- MA Credit Income Fund (Wholesale): the manager of the MA Credit Income Fund (Wholesale) uses overthe-counter (OTC) FX derivatives to hedge currency exposures from its investment in the MA Specialty Credit Income Fund.
- The Master Credit Trust Class C: the manager intends only to use derivatives and other hedging techniques for risk management and not for speculative purposes. Such risk management purposes include OTC FX derivatives hedge its currency exposure to Australian dollars or interest rate risk.

No collateral requirements apply across any of the above derivative arrangements.

7.18 Managing conflicts of interest

Fund investors may, via one or more MA Financial credit funds, be exposed to different types of credit investments, such as senior debt, mezzanine debt and equity in respect of the same borrower.

This can create a conflict of interest where there is a default by the borrower and there is insufficient money to repay all of the debt. Both the Responsible Entity and MA Financial Group have policies and procedures in place to effectively manage any potential conflicts of interest and ensure investors are treated fairly and their best interests maintained at all times.

In seeking to manage these potential conflicts, MA Financial Group follows industry standard best practice procedures, including:

- Dual Investment Committee (IC): the IC is responsible for all investment decisions, oversight, monitoring and control of assets held by the Fund and the Underlying Fund, with a dual structure to ensure investments are thoroughly vetted and evaluated to maximise returns, while identifying and controlling for investment and portfolio risks. The dual structure IC includes the MA Financial Group Credit subgroup and the Asset Management Credit subgroup. The purpose of the Asset Management Credit subgroup is to provide a control, especially in situations where decisions involve related MA Financial Group entities or have varying impacts on different fund investors. The Asset Management Credit subgroup comprises senior management who may be better aligned with investor interests as opposed to the interests of MA Financial Group.
- Dual Portfolio Managers: alternate portfolio managers will act on behalf of each MA Financial credit fund in the event of a conflict, providing a balanced perspective on the investment at each respective fund level from a broader portfolio perspective.
- Allocation procedures: MA Financial Group has established allocation procedures in a guidance document for the Fund, Underlying Fund and MA Credit Income Fund in the event an opportunity is considered suitable for multiple funds, subject to (i) available capital, (ii) portfolio concentration / diversification considerations and (iii) risk management considerations.
- Third-party valuation: the Manager will engage an independent third-party for ongoing validation of carrying values for investments held by the Fund, Underlying Fund and Underlying MA Financial Credit Funds, helping ensure any transactions between Underlying MA Financial Credit Funds are based on arm's length terms.
- Material Non-public Information (MNPI) redemption restrictions: the Underlying Fund Manager may not redeem the Underlying Fund's units invested in any Underlying MA Financial Group Credit Funds if in possession of MNPI, unless permitted by law.

The Underlying Fund Manager can be cleansed of MNPI either by making relevant disclosures to investors or through the passage of time where the information is no longer material or has been reflected in unit pricing of the relevant fund.

The Underlying Fund Manager also maintains a register of all notifications regarding redemptions in possession of MNPI.

- Pro rata redemption and allocation procedures: to
 the extent permitted or accepted, any redemption or
 allocation requests made by any investors in the Fund
 or Underlying Fund must be scaled back on a pro rata
 basis if there are constraints on fulfilling the total
 amount of redemption or allocations requested by all
 investors in a given month.
- Separate teams & information barriers: separate
 deal teams are established in the event of a conflict,
 focused on achieving the best risk-adjusted return
 for respective fund investors on an arm's length
 basis for all matters involving potential conflicts. Key
 investment information & analysis (i.e. in relation to
 borrower, sponsor, property etc.) is shared only where
 no conflict of interest could arise.

- Separate legal documentation: where appropriate, separate external legal counsel is engaged and operates on an arm's length basis for each fund. In general, legal documents for credit investments are highly structured, with Senior Debt repaid first, then Mezzanine Debt (if any and with an inter-creditor agreement) and with Equity ranking last.
- Standardised approach to shortfall: MA takes a highly structured and standardised approach in the event of a potential impairment to principal to prevent any potential conflicts, with (i) 3rd party valuation of impaired assets, (ii) a broader target to achieve at least this valuation in a workout scenario, (iii) ensuring recoveries are distributed in accordance with the established payment priorities and (iv) ensuring more senior debt is repaid in priority to junior ranked debt.
- Responsible Entity: appointing a responsible entity
 that is not affiliated with the Manager as an additional
 layer of governance protection and review of any
 potential related party transactions.

8. Key risks

8.1 Introduction

All investments, including an investment in the Fund, are subject to some level of risk. Different strategies may carry different levels of risk depending on the underlying assets that make up an investment strategy. The value of an investment can move up or down and a Unitholder may receive less than the original invested amount when disposing of Units in the Fund. Returns are not guaranteed and the level of returns will vary and future returns may differ from past returns.

Before investing in the Fund, Unitholders should understand what level of risk is appropriate to them and the impact that potential losses in respect of an investment in Fund will have in their circumstances.

Unitholders should consider the following risk factors taking into account their own personal circumstances and seek professional guidance from their stockbroker, solicitor, accountant or other independent professional adviser before deciding to invest (or reinvest) in the Fund.

A summary of some of the risks of investing in the Fund are outlined below.

8.2 Fund and asset class risks

Credit and default risk

Credit risk is the risk that one or more direct or indirect assets in the Fund may decline in price or fail to pay interest or principal when due because the credit counterparty or borrower experiences a decline in its financial status. Losses may occur because the value of the asset is affected by the creditworthiness of the borrower or by general economic and specific industry conditions.

While all debt instruments are subject to credit risk, the Fund will be indirectly invested in subordinated, sub-investment grade or unrated debt (which exposure may be significant for the Fund), and will be exposed to a greater degree of credit risk than a portfolio invested purely in investment grade debt. The prices of lower grade or unrated debt instruments are more sensitive to negative developments, such as a decline in the borrower's cash earnings or a general economic downturn, than are the prices of higher grade debt instruments. Debt instruments of sub-investment grade and unrated debt instruments are higher risk with respect to the counterparty's capacity to pay interest and repay principal when due and therefore involve a greater risk of default.

While some direct or indirect investments in the Fund may have security over certain assets to reduce the impact of credit and default risk, this security in addition to third party guarantees may not be considered to fully mitigate the risk of credit loss.

Should credit and default risks materialise, the Fund could experience a decline in asset value, reduced returns, or even substantial loss, impacting the Fund's ability to deliver targeted outcomes for investors.

Related party risk

The Fund's structure assumes a number of ongoing related party Manager arrangements, which must be carefully managed to ensure the arrangements are in the best interests of Unitholders. It is possible that the Manager may, in the course of its business, have potential conflicts of interest which may not be managed effectively and therefore may impact the operation of the Fund.

Underlying investment liquidity risk

There is a liquidity risk associated with the Fund's investment in the Underlying Fund and its indirect interest in Underlying MA Financial Credit Funds. The class of Underlying Fund Units held by the Fund are only able to be redeemed in limited circumstances. The Underlying Fund Trustee and each trustee of the Underlying MA Financial Credit Funds have a broad discretion to limit and/or cease the redemption of units in the relevant underlying funds. Any restriction will directly limit the ability of the Fund to redeem the interests it holds in the underlying funds.

Investment strategy risk

The Fund will invest in the Underlying Fund, which invests in the Underlying MA Financial Credit Funds. As such, the Fund may be exposed to the risks that apply to the Underlying Fund and each Underlying MA Financial Credit Fund. This may include operational risks, distribution risks, valuation risks, property market risks, development risks, financing risks, liquidity risks and tax risks that are specific to the Underlying Fund and Underlying MA Financial Credit Funds.

The Fund is a new investment offering of the Manager, and is based on the investment strategies of the Underlying MA Financial Credit Funds. The historic performance of those funds cannot be relied upon as a guide for future performance of the Fund. As a result, the Fund's investment strategy includes inherent risks such as, but not limited to:

 the risk that the Underlying Fund and the Underlying MA Financial Credit Funds are unable to achieve their investment objectives, investment strategy and operate within the parameters summarised in this PDS,

- the risk that the investment manager of the Underlying Fund and Underlying MA Financial Credit Funds is unable to manage the portfolio as described in this PDS, its mandate and may be compromised by events such as loss of license authorisations or registrations; and
- the risk that the Fund's investment in the Underlying Fund and Underlying MA Financial Credit Funds do not provide the level of diversification required to mitigate investment concentration risk to specific credit investments.

Utilisation risk

The Underlying Fund and Underlying MA Financial Credit Funds may include investments in drawn and undrawn loans. Undrawn loans include revolving loans and facilities where the borrower can draw down and repay the facility over time, subject to an overall facility limit. For these investments, returns will vary depending on the level of utilisation of the revolving loan facility by the borrower. In addition, the Underlying Fund and underlying MA Financial credit funds may need to hold higher levels of cash or other liquidity to allow for undrawn capacity on its revolving loan investments, which may reduce overall portfolio returns. There is risk, this security in addition to third-party guarantees may not be sufficient to fully mitigate the risk of credit loss relating to undrawn loans being utilised prior to a default scenario occurring.

Derivatives risk

Derivatives are contracts between two parties that usually derive their value from the price of a physical asset or market index. While the use of derivatives offers the opportunity for higher gains, it can also magnify losses to the Fund. Risks associated with the use of derivatives include that the value of a derivative may fall as a result of an adverse movement in the underlying asset or index, the Fund not being able to meet payment obligations as they arise and the risk that the other party with whom the derivative contract is held will fail to perform its contractual obligations.

Counterparty risk

Risk that counterparties, such as borrowers, brokers, and other transaction parties associated with a Fund investment fail to meet their contractual obligations which may result in the investment activities of the Fund being adversely affected, e.g. from the failure by a borrower to make payments and/or fulfil their obligations under a facility agreement, or a hedging counterparty failing to meet their obligations under a financial contract.

Interest rate risk

Interest rate risk is the risk that the investment value or future returns of an asset may be adversely impacted by changes in interest rates. The Fund's direct and indirect investments may comprise both fixed rate and floating rate instruments, both which have their own interest rate risks. For fixed rate investments, interest rate risk relates to the risk of a change in value of a private debt instrument due to a change in interest rates. For floating rate investments, the amount of income generated can rise or fall with movements in the relevant base rate. This may impact the relative attractiveness of these investments relative to other assets.

The Manager, Underlying Fund Manager or the manager of an underlying MA Financial credit fund may seek to mitigate interest rate risk by using derivatives. There can be no assurance that such interest rate hedging will be effective or available.

Credit margin risk

Credit margin risk is the risk of a change in the value of a debt investment due to a change in credit margins.

Longer term assets are generally more impacted by credit margin risk than short term assets. As credit margins increase, the security value may decrease and as credit margins decrease, the security value may increase.

If credit margin risk materialises through a sale of assets, the Fund could experience a decline in the market value of the Underlying Credit Investments it has exposure to, potentially impacting overall performance and reducing returns of the Fund. This risk could affect the Fund's ability to maintain consistent value, especially during periods of heightened market volatility or economic uncertainty.

Global investment risk

Global investments may be affected by movements in foreign currency exchange rates, interest rates, political and economic uncertainties, lower regulatory supervision and more volatile, less liquid markets compared with Australian investments.

In particular, investments outside Australia may also be adversely affected by changes in broader economic, social or political factors, regulatory change and legal risks applicable to where the investment is made or regulated, impacting the enforceability, recovery and other rights of the Responsible Entity and/or the Manager in respect of Fund investments in those jurisdictions.

Dilution risk

In the future, the Fund may elect to issue Units or other securities. While the Fund will be subject to the constraints of the Listing Rules regarding the issue of Units or other securities, Unitholders may be diluted as a result of such issues of Units or other securities.

Competition risk

The activity of identifying, completing, and realising on attractive investments is highly competitive and involves a high degree of uncertainty and will be subject to market conditions. Other investment funds currently in existence or organised in the future, may adopt, partially or totally, the Fund's strategy and compete with the Fund. Such funds may have greater resources than the Fund, which could adversely affect the Fund's proposed business plan. Some of these funds may have greater ability to complete investments than the Fund, or may have different return criteria than the Fund, any of which would afford them a competitive advantage.

8.3 General risks

General investment risk

The value of an investment in the Units and the Fund's investments may fall for a number of reasons, including the risks set out in this PDS, which means that Unitholders may receive less than their original investment when they sell their Units on market or may not otherwise achieve the targeted yield or overall return from their investment.

Market and economic risk

The investment returns of the Fund may be subject to general economic conditions (including interest rates, unemployment, inflation and economic growth), market conditions and government policy risks. In addition, certain events may negatively impact the prices of investments held in the Fund. These may include (but are not limited to) changes in legal, tax, social, technology or political conditions, laws as well as general market sentiment. There is also a risk of industry specific shocks relevant to underlying loan assets and general market disruptions.

Legal, tax and regulatory risk

The Fund and its direct and indirect investments are subject to a range of regulatory controls imposed by government (federal and state) and regulatory authorities (for example, ASIC).

The relevant regulatory regimes are complex and are subject to change over time depending on changes in the laws and the policies of the governments and regulatory authorities. The Fund is exposed to the risk of changes to the applicable laws and/or the interpretation of existing laws or the risks associated with non-compliance with these laws (including reporting or other legal obligations), all of which may have a negative effect on the Fund, its direct and indirect investments and/or returns to Unitholders. In addition, differences between rules in domestic and foreign markets, including those relating to taxation, accounting, investments, may adversely impact your investment.

All regulatory approvals for the continued operation of the Fund, the Underlying Fund and each underlying MA Financial credit fund, including licenses and exemptions from licensing for the Manager, have been obtained and the Responsible Entity and Manager are not aware of any circumstances which might give rise to the cancellation or suspension of any of those approvals. If any of the approvals are cancelled or suspended, the Fund may be adversely affected.

Accounting policy risk

Changes to accounting policies may influence the approach in determining the fair value of direct and indirect investments held by the Fund and may have a detrimental impact on the fair value of those investments.

General tax risks

An investment in the Fund involves a number of complex tax considerations which may differ for each Unitholder. Changes in tax legislation, tax rates and their application in relation to the Fund could adversely impact the returns achieved by the Fund. No assurance can be given regarding the actual level of taxation that may be imposed upon the Fund, its investments or Unitholders with respect to their investments in the Fund. While the Manager will endeavour to structure the Fund's investments in a manner that is intended to achieve the Fund's investment strategy, there can be no guarantee that the structure of any investment will be tax efficient for a particular Unitholder or that any particular tax result will be achieved.

The Fund intends to utilise industry standard structures to mitigate potential entity-level taxation and withholding tax that may apply to the Fund's investments or structures.

To the extent that taxes arise in or on such investments or investment structures, the Fund may not be able to meet its Target Return objectives. The Fund may also be required to use tax allocation methodologies that result in the imposition of higher withholding taxes than would be the case were other tax allocation methodologies permissible.

There can be no guarantee that the Fund will successfully implement any structure or be able to sufficiently mitigate any entity-level or Unitholder-level taxes that may otherwise be imposed on or in respect of the Fund's investments.

In addition, to meet the Target Return, the Manager may seek to make investments whose pre-tax returns are significantly higher than the investment's post-tax returns (taking into account entity-level taxes and applicable Unitholder-level withholding taxes), and such higher return investments may entail higher risk than investments with lower pre-tax returns and which also may not be subject to as much taxation.

There is a risk that the after-tax return on investments is insufficient to satisfy the Target Return, which may result in Unitholders receiving a distribution that is less than the Target Return, even where pre-tax returns equal or exceed the Target Return.

Any Unitholder may be required to provide such information as may reasonably be required by the Manager to enable the Fund to properly and promptly make such filings or elections as the Manager may consider desirable or as required by law. In addition, in certain instances, if a Unitholder fails to provide such information, including certain required withholding tax documentation, a Unitholder may forfeit the Unitholder's right to receive a gross-up for any taxes incurred or withheld on its return (and otherwise eligible for reduction or elimination), and thereby may not receive the intended after-tax cash return.

Prospective Unitholders should consult their own tax advisers regarding the tax implications of acquiring, holding and disposing of Units in the Fund.

FATCA and CRS risks

The Fund is required to collect and report self-certification information forms, withholding certificates and other related documentation deemed necessary to comply with the Fund's FATCA and CRS obligations. Should the Fund become subject to a withholding tax and/or penalties due to non-compliance under relevant FATCA and CRS regimes and rules, including as a result of Unitholders in the Fund, the value of Units held by all Unitholders in the Fund may be materially adversely affected. Further, the Fund may be required to withhold tax on certain Unitholders who are non-compliant with the obligations under FATCA and CRS, which may further reduce an investor's after-tax cash return.

Litigation risk

From time to time, the Responsible Entity (or the Underlying Fund Trustee or the trustee of an underlying MA Financial credit fund) may be involved in litigation.

This litigation may include, however is not limited to, documentation enforceability and contractual claims. If a claim is pursued against the Responsible Entity or the relevant trustee, the litigation may adversely impact on the profits and financial performance of the Fund. Any claim, whether successful or not, may adversely impact the market value of Fund Units and/ or the return on your investment.

Pandemic risk

Global pandemics such as COVID-19, can result in disruptions to the operation and valuation of the assets of the Fund. Therefore, unforeseen disruptions to cash flows and asset valuations may arise in such instances.

Timeframe for investments

Unitholders are advised to regard any investment in the Fund as a long-term proposition and to be aware that fluctuations in the value of their investment may occur. In addition, the above list of risk factors should not be taken as exhaustive of the risks faced by the Fund or Unitholders. The above factors, and others not specifically referred to above, may in the future materially affect the performance of the Fund and the value of the Units. Therefore, there is no guarantee with respect to the payment of distributions, return of capital or the market value of the Units.

8.4 Fund and investment specific risks

References to Fund assets in this section apply on a 'look-through' basis to the underlying assets of the MA Financial credit funds which the Fund ultimately has exposure to via its investment in Underlying Fund.

Manager risk

The success and profitability of the Fund will in part depend on the ability of the managers of the Fund, Underlying Funds and Underlying MA Financial Credit Funds to make investments that deliver appropriate risk-adjusted returns over time and the retention of the Portfolio Manager and their Investment Team.

While the managers of the Fund, Underlying Fund, and Underlying MA Financial Credit Funds will seek to mitigate the risks that may adversely affect its performance or its investment decisions, through implementation of internal risk management policies and procedures designed to monitor and address these risks, there can be no guarantee that the Manager, the Underlying Fund Manager or the managers of any of the Underlying MA Financial Credit Funds will achieve any particular investment return.

Conflicts of interest

The Responsible Entity, the Manager and third-party service providers of the Fund, may in the ordinary course of their business, have potential conflicts of interest which may not be managed effectively and may be detrimental to the Fund and its Unitholders. The Manager and its affiliates are part of MA Financial Group. MA Financial Group conducts a broad range of activities including corporate advisory, securities and asset management. As a result of the range of MA Financial Group's activities, the Manager and its affiliates and personnel, may have multiple advisory, transactional, financial and other interests and relationships that conflict with the interests of the Fund.

Further, MA Financial Group manages a broad range of investment funds and vehicles which may compete with the Fund for investment opportunities. Whilst the Responsible Entity, Manager and affiliates have implemented policies and procedures to seek to identify and manage or avoid conflicts in a fair and equitable manner, there can be no guarantee that any such conflicts will be resolved in a manner that will not have an adverse effect on the Fund.

Termination fee risk

In the event that the MA Asset Management is removed as the Manager of the Fund, the Manager may be entitled to a termination fee of 12 months of management fees or, if there is no management fee, the aggregate management fees that MA is entitled to receive in respect of its investment in underlying MA Financial credit funds. If the termination fee is paid this will reduce the return on the Fund's Units.

Personnel risk

The performance of the Manager is largely dependent on the skills and efforts of its investment team. The ability of the Manager to perform effectively is dependent on their ability to retain and motivate its investment team.

There can be no guarantee that the Manager will be able to retain their investment team or that the Manager will be able to attract and retain management personnel of sufficient experience and expertise to manage the Fund.

Operational risk

There is a risk that inadequacies with systems and procedures or the people operating them could lead to a problem with the Fund's or the Manager's operation and result in a decrease in the value of Units or otherwise disadvantage to the Fund. Operational risks include, but are not limited to, portfolio investment and liquidity

models and assumptions, systems and procedures implemented include, but are not limited to, those that identify and manage conflicts of interest.

Cyber risk

Information and technology systems of the Manager, the relevant Fund or its service providers may be vulnerable to damage or interruption from computer viruses, network failures, computer and telecommunication failures, infiltration by unauthorised persons and security breaches, usage errors by their respective professionals, power outages and catastrophic events such as fires, tornadoes, floods, hurricanes and earthquakes. While the Manager has implemented various measures to manage risks relating to these types of events, if these systems are compromised, become inoperable for extended periods of time or cease to function properly, it may take a significant investment to fix or replace them. The failure of these systems and / or of disaster recovery plans for any reason could cause significant interruptions in operations and result in a failure to maintain the security, confidentiality or privacy of sensitive data.

Related investments risks

Through its indirect investments, the Fund may have exposure to loans or portfolios of loans which rank equally, senior or junior to other entities which are related to MA Financial Group and may be wholly owned by MA Financial Group. It is the Manager's policy, in the event of any default, to exercise all the enforcement rights held by a lender, regardless of any cross-holdings by MA Financial Group or its related entities (including any funds managed by such).

Investment sourcing risks

The success of the Fund depends on the ability of the Manager, the Underlying Fund Manager and the relevant manager of the Underlying MA Financial Credit Funds to identify suitable investment opportunities.

The availability of investment opportunities will be subject to market conditions and other factors outside the control of the Manager. There can be no assurance that the Manager will be able to identify sufficient investment opportunities to enable the Fund to meet its investment objective.

Where the Manager, Underlying Fund Manager and the relevant manager of the Underlying MA Financial Credit Funds are unable to originate investment opportunities and deploy capital, there is a risk that the Fund will be overweight cash and cash equivalents, impacting the ability of the Fund to achieve its Target Return.

Recovery risk

A borrower may default in paying interest or repayment of loan principal for a variety of reasons. In such circumstances the Manager will rely on the value of collateral to recover the full amount of the loan balance and interest outstanding. While some direct or indirect investments in the Fund may have security over certain assets to reduce the impact of credit and default risk, this security in addition to third-party guarantees may not be considered to fully mitigate the risk of credit loss.

Changing market conditions may negatively affect the value of the security and the recovery process may take longer and incur more cost than initially expected. Accordingly, the Manager may also not be able to recover the full amount of loan balance outstanding and/or interest due.

Additionally, investment by the Underlying Fund in Class B of the MA Secured Loan Series will be subject to the priority arrangement described in Section 7 of this PDS, whereby, in circumstances where a loan is subject to recovery action, any principal, interest and any other proceeds, after recovery expenses, shall be paid to Class A of the MA Secured in priority to Class B of the MA Secured Loan Series MA Secured Loan Series.

Risk associated with the acquisition of assets from MA Financial Group

The Underlying Fund and Underlying MA Financial Credit Funds may, but are not obliged to, invest in securitisation warehouses, or acquire certain assets from MA Financial Group. Whilst the Manager seeks to ensure that assets will be acquired on arm's length terms at face value (being the amount of the outstanding principal plus any accrued or capitalised interest and fees) and will be performing loans as at the time of acquisition, there can be no assurance that the terms of acquisition will be favourable to the Underlying Fund or Underlying MA Financial Credit Funds (as applicable) or such assets will continue to be performing until disposal by the Underlying Fund or the Underlying MA Financial Credit Funds. Investors should note that the Underlying Fund or Underlying MA Financial Credit Funds may suffer losses if any such asset becomes non-performing or its fair value falls below the acquisition price.

Documentation risk

A deficiency in loan or security documentation could adversely affect the Manager's ability to enforce the payment obligations of a borrower. This could negatively impact the return on and ability to recover a loan.

Risks associated with repayment of loans

Due to the Fund's exposure to private credit investments which may be repaid early, refinanced or otherwise subject to accelerated amortisation, there is a risk that the private credit investments will not be able to generate the economic returns projected by the Manager. This risk will impact the Target Return.

Leverage risk

Leverage involves a degree of financial risk and may increase the exposure of the Fund to factors such as rising interest rates, downturns in the economy or deterioration in the conditions of the assets underlying its investments. The assets of the Fund may be, in whole or in part, offered as security for such leverage.

The Fund's investments may be inherently leveraged and may be subordinated to other third parties. This subordination means that, in the event of a default or liquidation, the Fund's investments may be repaid only after higher-ranking obligations have been satisfied, potentially increasing the risk of loss to the Fund. If leverage risk materialises, it could lead to amplified losses, reduced returns, and, in extreme cases, a loss of some or all of the capital invested of the Fund.

Currency risk

The Fund may indirectly invest in global credit assets, which have various currency exposures. As the base currency of the Fund is denominated in AUD\$, the Fund may be directly or indirectly exposed to currencies in other countries. These currencies may change in value relative to the AUD\$ which may impact the value of investments. For example, if a foreign currency rises relative to the AUD\$, the value of the Fund's investments expressed in AUD\$ will fall.

The Manager or an Underlying Fund manager may seek to mitigate currency risk by hedging foreign currency exposures to the AUD\$, including by using derivatives. There can be no assurance that such currency hedging will be effective or available and as such currency fluctuations may have a material adverse effect on the financial performance of the Fund.

Asset backed securities risks

The Fund may indirectly invest in Class C of the MA Master Credit Trust and the MA Speciality Credit Income Fund, which invests in asset backed securities (ABS), residential mortgage-backed securities (RMBS) or similar

instruments. The value of these instruments can be affected by a number of factors, including:

- changes in the market's perception of the underlying assets backing the security;
- economic and political factors such as interest rates and levels of unemployment which can impact on the arrears, foreclosures and losses incurred with respect to the pool of assets backing the security;
- changes in the market's perception of the adequacy of credit support built into the security's structure to protect against losses caused by arrears and foreclosures;
- changes in the perceived creditworthiness of the originator, of the underlying security or any other third parties to the transaction; and
- the speed at which loans within the pool are repaid by the underlying borrowers (whether voluntary or due to arrears or foreclosures).

The investment characteristics of ABS and RMBS differ from traditional debt securities. Among the major differences are the interest and principal payments are made more frequently, often monthly, and the principal may be repaid at any time because the underlying loans are often capable of being prepaid at any time.

If these risks materialise, the Master Credit Trust's investments in ABS and RMBS may experience volatility or declines in value, potentially affecting the Fund's performance and returns.

Property market risk

The Fund may indirectly invest in Class A or Class B of the MA Secured Loan Series, which invests in a portfolio of loans secured by registered first mortgages over Australian property. Property market risk is the risk that property values in the market may deteriorate, potentially resulting in a lower amount being realised upon sale than the valuation used for securing the loan. This risk is mitigated as the manager of the MA Secured Loan Series undertakes rigorous due diligence prior to investment in the loan and the amount of exposure in each new loan being limited to 60% of the valuation for MA Secured Loan Series - Class A loans and 75% for MA Secured Loan Series - Class B loans at the time of making the loans. This allows for a significant deterioration in the value of secured property before the ability for full repayment on the loan is at risk. For non-construction loans, valuations are made on an "as is" basis, while for construction loans, they are based on an "as if complete" basis. However, for more complex construction projects, there remains a risk that market conditions may change over the construction period, and final property values may fall below the "as if complete" valuation. For loans involving Land Sub-divisions, the risk is mitigated due to

the less complex and lower-cost nature of such projects. Land Sub-divisions are typically faster to complete, and costs are more predictable.

Off-market buybacks

As disclosed in Section 7.14, the Responsible Entity, in consultation with the Manager, intends to make an off-market equal access buy-back offer to all Unitholders in the Fund on a quarterly basis for up to 5% of the issued capital of the Fund at the Buy-Back Price (subject to adequate funding, applicable law, listing rules and the buy-back being in the best interest of Unitholders). Buy-backs may be less than 5% of the issued capital of the Fund and may not occur at all.

If they do occur, the result of a buy-back would be a reduction in the number of Units of issue and an outflow of cash to pay to redeem the Units. Over time, buy-backs may need to reduce in order to manage the outflow of cash or cash may need to be sourced by realising other assets.

8.5 Conflicts of interest and related party risks

Related party/conflict of interest risk

Related party transactions involve risks of conflict of interest because related parties are often in a position to influence the decision of whether the benefit is provided to them, and the terms of its provision.

The Fund's structure assumes a number of ongoing related party arrangements, which must be carefully managed to ensure that they are acting in the best interests of Unitholders.

The Manager is, and may continue to be, the manager or adviser to other funds and investment vehicles, including for part or all of the Fund. It is possible therefore that the Manager may, in the course of its business, have potential conflicts of interest which may not be managed effectively and therefore may be detrimental to the Fund and consequently Unitholders.

8.6 Risks related to the Units being listed on the ASX

ASX liquidity risk

Liquidity risk arises when there is a shortage of buyers and sellers in the marketplace and refers to the ability to realise full market value for the sale of investments. Units are intended to be listed on the ASX. Although liquidity is generally expected to exist in this secondary market,

there are no guarantees that an active trading market with sufficient liquidity will develop, or should it develop after listing, that such a secondary market will sustain a price representative of the NAV per Unit.

As a listed investment trust, there is no redemption facility for Units. That is, if a Unitholder no longer wishes to be invested in the Fund with respect to some or all of their Units, they will not have the ability to simply redeem their Units. Unitholders will be required to sell their Units on the ASX or participate in a periodic off-market buyback. While the periodic off-market buy-back provides an opportunity for investors to participate on an equal opportunity basis (subject to scale back), any off-market buy-back will reduce the number of Units listed on the ASX, which may impact the trading liquidity of the remaining Units.

Distribution risk

The Fund's ability to pay a distribution is contingent on the income it receives from its investments. No guarantee can be given concerning the future earnings of the Fund, the earnings or capital appreciation of the Fund portfolio or the return of your investment. The Manager or an underlying fund manager may make poor investment decisions which may result in the Fund's returns being inadequate to pay distributions to Unitholders.

Price of Units on the ASX

There are a number of specific risks associated with Units being listed on the ASX.

The trading price of any listed security may change, related to performance and matters inherent to the investment performance of the securities, but also due to external factors such as market sentiment, or a range of other factors including the presence of larger buying or selling interest in the Units. Therefore, Unitholders should expect that for periods of time, sometimes extended periods, the Units may trade below the stated underlying NAV per Unit.

Units in the Fund when listed on the ASX may be thinly or heavily traded, and could be very volatile, irrespective of any changes in the underlying value of the investments held by the Fund. Units may also trade at a discount or premium to the NAV per Unit. There can be no guarantee that Unitholders will be able to buy or sell Units for a price which they or the Responsible Entity believe fairly reflects the value of their Units. In addition, the NAV per Unit is likely to fluctuate with changes in the value of the underlying investments to which the Fund is exposed to.

Valuation risk

As the primary investment of the Fund is in the Underlying Fund, the NAV per Unit will be predominantly based on valuations the Responsible Entity receives from the Underlying Fund. The frequency with which valuations are provided by the Underlying Fund and accordingly incorporated into the NAV per Unit is generally monthly. As such, there is a risk that the NAV per Unit will be different, perhaps materially, than the current value of the Units as of any particular day on which the Units are traded on the ASX.

The Fund, through its investment in the Underlying Fund, and the Fund's indirect exposure to the credit investments in the underlying MA Financial credit funds or through direct investment in credit assets held by the Fund, will be exposed to illiquid assets for which valuation is inherently subjective as there is not a typically established market against which to compare valuations. Whilst a third-party has been appointed by the Manager of the Fund and the investment managers of the Underlying MA Financial Credit Funds to provide ongoing validation of carrying values for the credit investments, both the valuation and validation process is inherently subjective, not reflective of market value and will require certain assumptions to be made which could prove to be inaccurate.

This means that valuations may not be reflective of the price that is obtained on the sale of a credit investment. This is particularly true in periods of economic volatility or where there is limited relevant data against which the valuation of underlying assets can be benchmarked. In these cases, there is a risk that the relevant credit investment is therefore overvalued or undervalued and may be worth less or more than expected when it matures or is sold. In particular, this means that the value of the relevant credit investment is sold for may be less than the price at which it has been valued, which would result in a negative impact to the NAV of the Fund.

Operational risk

There is a risk that inadequacies with systems and procedures or the people operating them could lead to a problem with the Fund's operation and result in a decrease in the value of Units or otherwise disadvantage the Fund. These systems and procedures include, but are not limited to, those that identify and manage conflicts of interest. Section 9 of this PDS explains the corporate governance and compliance framework for the Responsible Entity.

Corporate governance and compliance of the Fund

9.1 Corporate governance

The board of the Responsible Entity (the Board) is responsible for the overall governance of the Fund and for ensuring the Fund is managed in the best interests of Unitholders. The Responsible Entity is committed to best practice corporate governance and compliance arrangements for the Fund. The Responsible Entity has adopted the principles and recommendations in the ASX Corporate Governance Principles and Recommendations (4th edition) (ASX Recommendations) to the extent they apply to an externally managed listed entity. The Responsible Entity's 'Corporate Governance Statement', sets out the approach adopted by the Responsible Entity and the Fund in relation to the ASX Recommendations.

More broadly, this section 9 summarises the key aspects of the Responsible Entity's and the Fund's corporate governance framework.

9.2 Board roles and responsibilities

The Board recognises the role and importance of good corporate governance and compliance. In performing its functions in respect of the Fund, the Board will endeavour to ensure the Fund is effectively managed in accordance with high standards of corporate governance and the law.

The key functions of the Board in relation to the Fund include:

- Contributing to and approving management's development of strategy for the Fund;
- Approving and making available the PDS for the Fund;
- Overseeing and approving the annual and half-year financial accounts of the Fund;
- Monitoring the Fund's compliance with regulatory, prudential and ethical standards;
- Maintaining and monitoring an appropriate risk management framework for the Fund which identifies and manages financial, operational and business risk of the Fund; and
- Ensuring the Responsible Entity has implemented adequate systems of internal controls in relation to the Fund together with appropriate monitoring of compliance activities.

Matters of substance affecting the Fund are considered by the Board, with advice from external advisers as required.

Each Director must bring their own view and judgment to the Board and must declare all actual or potential conflicts of interest on an ongoing basis.

Further details of the responsibilities of the Board are set out in the Board's charter, which has been prepared having regard to ASX Recommendations. A copy of the Board's charter is available at http://www.eqt.com.au/ insto/ and is available, free of charge, on request from the Responsible Entity.

9.3 Compliance Plan

The Responsible Entity has prepared and lodged a Compliance Plan for the Fund with ASIC. The Compliance Plan describes the structures, systems and processes used by the Responsible Entity to comply with the Corporations Act, the Constitution and the ASX Listing Rules. The matters covered in the Compliance Plan include: promotion of the Fund and respective disclosures, information technology, the Constitution, AFSL requirements, corporate governance and compliance, agents and external service providers, education, training and recruitment, complaints handling, record keeping, custody, investment management, the Fund's fees and performance, investment risks, valuation of trust assets, and applications and distributions.

An audit of the Compliance Plan will be carried out on an annual basis by the Fund's Compliance Plan Auditor. An audit report is prepared and lodged with ASIC providing an opinion as to whether the Responsible Entity has complied with the Compliance Plan throughout the year and if the Compliance Plan continues to comply with the requirements of the Corporations Act and other relevant laws.

A copy of the Compliance Plan is available from the Responsible Entity.

9.4 Corporate governance policies

The Responsible Entity has also developed and adopted the following corporate governance policies, which have been prepared having regard to the ASX Recommendations to the extent these principles are applicable to the Fund and the Responsible Entity. These policies are available at http://www.eqt.com.au/insto/:

- Code of Conduct and Ethics This policy sets out the standards of ethical behaviour that the Responsible Entity expects from its directors, officers, employees and contractors, including those involved in the management and operation of the Fund.
- Continuous Disclosure Policy The Responsible
 Entity is required to disclose to ASX any information
 concerning the Fund which is not generally available
 and which a reasonable person would expect to have
 a material effect on the price or value of the Units.
 The policy sets out the processes and measures to
 ensure that the Responsible Entity complies with
 its continuous disclosure obligations under the ASX
 Listing Rules and the Corporations Act in relation to
 the Fund.

9. Corporate governance and compliance of the Fund (continued)

- Listed Investments Trust Trading Policy This
 policy is designed to assist in maintaining Unitholder
 confidence in the integrity of dealings in the Fund's
 Units and sets out the Responsible Entity's internal
 controls and processes to prevent any breach of the
 insider trading laws.
- Unitholder Communication Policy This policy sets out how communication with Unitholders and other stakeholders is publicised and promoted, and where and what information can be sourced.
- Whistleblower Policy This policy encourages
 the reporting of improper, unethical and illegal
 behaviour within the Responsible Entity and provides
 a mechanism for individuals to report their concerns
 freely and without fear of reprisal or intimidation.
- Anti-bribery and Corruption Policy This policy defines unacceptable behaviour and activity relating to bribery and corruption and aims to ensure that bribery and corruption risks are properly identified, mitigated and managed.

9.5 Overview of the Responsible Entity's compliance with the ASX Recommendations

Principle 1 – Lay solid foundations for management and oversight

The Fund is externally governed by an independent Responsible Entity, Equity Trustees Limited.

The Constitution of the Fund and the Corporations Act set out the duties and responsibilities of the Responsible Entity in relation to managing the affairs of the Fund. It is the responsibility of the Board to ensure those duties and responsibilities are met.

The Board meets periodically and considers critical compliance and risk management matters to ensure that the Fund is managed in the best interests of Unitholders. The Board utilises the 'Board Audit Committee', 'Compliance Committee', and 'Disclosure Committee' to assist with managing the affairs of the Fund.

The Board has formalised its role and responsibilities, which are set out in the Board's charter. Although the Board retains overall responsibility for the management of the Fund, all matters not specifically reserved for the Board and necessary for the day-to-day management of the Fund may be delegated by the Board to the management of the Responsible Entity or appropriately contracted to qualified persons authorised by the Responsible Entity (such as the Manager, the Custodian, the Administrator or Unit Registry).

Principle 2 – Structure of the Board to add value

The Board comprises five Directors, and together they collectively have the appropriate balance of skills, knowledge, experience, and diversity to enable it to discharge its duties and responsibilities effectively. Refer to Section 6.1 for more detail.

The Board has a Compliance Committee comprised of a majority of non-executive members to oversee the Fund's compliance and the Responsible Entity's legislative, trustee and listing obligations.

Principle 3 – Act ethically and responsibly

The Responsible Entity is committed to maintaining high standards of integrity and conducting its business in accordance with high standards of ethical behaviour.

As part of this commitment, the Responsible Entity has adopted a Code of Conduct and Ethics, Whistleblower Policy and Anti-bribery and Corruption Policy. Copies of these policies are available at http://www.eqt.com.au/insto/.

Principle 4 – Safeguard integrity in corporate reporting

The Responsible Entity has established a Board Audit Committee to oversee the integrity of the Fund's financial reporting, the appointment and independence of the Fund's auditor, internal financial controls, and financial procedures and policies. The Board Audit Committee comprises eight members with financial and accounting qualifications and experience in the funds management and/or trustee services business, with at least one independent member.

Principle 5 – Make timely and balanced disclosure

The Responsible Entity is committed to fair and open disclosure to Unitholders and stakeholders on matters that would have a material effect on the price or value of the Units of the Fund. The Responsible Entity has developed a Continuous Disclosure Policy to ensure the Responsible Entity provides timely and balanced disclosure to the market in accordance with its disclosure obligations under the Corporations Act and the ASX Listing Rules. A copy of the policy is available at http://www.eqt.com.au/insto/.

9. Corporate governance and compliance of the Fund (continued)

Principle 6 – Respect the rights of Unitholders

The Responsible Entity is committed to effective two-way communication with Unitholders and the market and believes that Unitholders should be fully informed in a timely manner of major events that may influence the Fund. The Responsible Entity has adopted a Unitholder Communication Policy which sets out measures it utilises to ensure communication with Unitholders is effective, frequent, clear and accessible. A copy of the policy is available at http://www.eqt.com.au/insto/.

Principle 7 – Recognise and manage risk

The Board reviews the Responsible Entity's risk management framework at least annually to ensure it continues to be effective, and is designed to assist the Responsible Entity to identify, assess, monitor and manage risks.

The Board may utilise the Compliance Committee to provide additional oversight of risk.

The Responsible Entity has an internal audit function. The Board, the Compliance Committee and the management of the Responsible Entity regularly liaises with internal audit and reviews audit processes and reports.

Principle 8 – Remunerate fairly and responsibly

The Fund does not have any employees. Fees and expenses paid out of the assets of the Fund are unrelated to the remuneration of the Directors and management of the Responsible Entity involved with the operation of the Fund. Directors and management remuneration is determined and dealt with separately by the EQT Group.

The Investment Management Agreement sets out the terms governing the remuneration of the Manager. A summary of the Investment Management Agreement, including the fees payable, is set out in Section 15.2.

10. Fees and other 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 (http://www.moneysmart.gov.au) has a managed funds fee calculator to help you check out different fee options.

10.1 Fees and costs summary

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 Fund as a whole.

Taxes are set out in the 'Taxation' section (Section 12) of this PDS.

You should read all the information about fees and costs, because it is important to understand their impact on your investment.

MA Credit Income Trust

Type of cost*	Amount	How and when paid			
Ongoing annual fees and costs**					
Management fees and costs The fees and costs of managing your investment	Estimated to be 1.21% p.a. of the NAV of the Fund	 Direct management fees and costs are generally deducted from the assets of the Fund as and when incurred. This includes the Responsible Entity fee which is calculated daily and paid monthly in arrears from the Fund's assets. Indirect costs are generally deducted from the assets of the Fund or interposed vehicle as and when incurred. As of the date of this PDS, these indirect costs primarily comprise of the management fees charged indirectly via the Underlying MA Financial Credit Funds (total indirect costs of 1.04% p.a., including ~0.90% p.a. of indirect management fees). Expense recoveries are generally deducted from the assets of the Fund as and when incurred (total expense recoveries of 0.12% p.a.). 			

Type of cost*	Amount	How and when paid
Performance fees*** Amounts deducted from your investment in relation to the performance of the product	Estimated to be 0.45% p.a. of the NAV of the Fund comprised of: • a performance fee of 0.00% p.a. of the NAV of the Fund; • estimated interposed vehicle performance fees of 0.45% p.a. of the NAV of the Fund.	The Fund does not charge a performance fee. Performance fees charged by interposed vehicles, are deducted from the assets of the interposed vehicles as and when incurred and are therefore reflected in the Underlying Fund's NAV and the value of the Fund's investment in the Underlying Fund. Interposed vehicle performance fees are calculated daily and paid quarterly or semi-annually in arrears.
Transaction costs The costs incurred by the scheme when buying or selling assets	Estimated to be 0.00% p.a. of the NAV of the Fund**** comprised of: • transaction costs of 0.00% p.a. of the NAV of the Fund; • estimated interposed vehicle transaction costs of 0.00% p.a. of the NAV of the Fund.	Transaction costs generally arise when the value of the assets of the Fund or interposed vehicle are affected by the day-to-day trading of the Fund or interposed vehicle, and are deducted from the assets of the Fund or interposed vehicle as and when incurred.
Member activity related fees a	nd costs (fees for services or when	your money moves in or out of the scheme)
Establishment fee The fee to open your investment	Nil	Not applicable
Contribution fee The fee on each amount contributed to your investment	Nil	Not applicable
Buy/sell spread An amount deducted from your investment representing costs incurred in transactions by the scheme	Nil	Not applicable
Withdrawal fee The fee on each amount you take out of your investment	Nil	Not applicable
Exit fee The fee to close your investment	Nil	Not applicable
Switching fee The fee for changing investment options	Nil	Not applicable

- * Unless otherwise stated, all fees and costs are quoted inclusive of GST, any applicable stamp duty and net of any input tax credits (ITCs) or reduced input tax credits (RITCs) that are expected to be available to the Fund, and are shown without any other adjustment in relation to any tax deduction available to the Responsible Entity.
- ** All estimates of fees and costs in this section are based on information available as at the date of this PDS. All fees reflect the Responsible Entity's reasonable estimates of the typical fees for the current financial year. As the Fund is newly established, the costs reflect the Responsible Entity's reasonable estimates at the date of this PDS of those costs that will apply for the current financial year (adjusted to reflect a 12 month period). Please refer to the Additional explanation of fees and costs section below for more information on fees and costs that may be payable.

 Please refer to the 'Additional explanation of fees and costs' in this PDS for further details.
- *** The Fund invests in interposed vehicles that may charge performance fees. The Responsible Entity reasonably estimates the performance fees charged by these interposed vehicles based on (i) the average fee incurred for the previous five financial years; (ii) if the interposed vehicle was not in operation for the past five financial years, the average fee incurred for all of the financial years in which the interposed vehicle was in operation; or (iii) if the interposed vehicle was first offered in the current financial year, the Responsible Entity's reasonable estimate of the fee for the current financial year adjusted to reflect a 12-month period. Past performance is not a reliable indicator of future performance and the actual performance fee payable in future years may be higher or lower than the amount stated above, subject to the performance of the interposed vehicles over the relevant period. Please refer to the 'Additional explanation' of fees and costs' section below for further information.
- ****The transaction costs disclosed in this fees and costs summary are shown net of any recovery received by the Underlying Fund. Please refer to the 'Additional explanation of fees and costs' in this PDS for further details.

Example of annual fees and costs for the Fund

This table gives an example of how the ongoing annual fees and costs for the Fund 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 – MA Credit Income Trust^	Balance of \$50,000 with a contribution of \$5,000 during the year		
Contribution fees	Nil	For every additional \$5,000 you put in, you will be charged \$0.00	
PLUS Management fees and costs#,†	1.21% p.a. of the NAV of the Fund.	And, for every \$50,000 you have in the Fund you will be charged or have deducted from your investments \$ 605.00 each year.	
PLUS Performance fees	0.45% p.a. of the NAV of the Fund	And, you will be charged or have deducted from your investments \$225.00 in performance fees each year.	
PLUS Transaction costs#	0.00% p.a. of the NAV of the Fund	And, you will be charged or have deducted from your investments \$0.00 in transaction costs. ^o	
EQUALS Cost of Managed Fund		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 in the range of: \$830.00 ^{†,0}	
		What it costs you will depend on the fees you negotiate.†	

- ^ Additional fees may apply. Please refer to the 'Additional explanation of fees and costs' in this PDS for further details.
- # Please refer to footnote ** in the Fees and costs summary above.
- † Please refer to footnote *** in the Fees and costs summary above.
- This amount excludes fees for any additional contributions that may be made during the year and other costs a Unitholder may incur from buying and selling Units. Fees were calculated on \$50,000 investment for the entire year. This example assumes that the \$5,000 contribution is made at the end of the year and that the value of the investment is a constant. This example is therefore calculated using the \$50,000 balance only. Please note that this is just an example. In practice, actual investment balances will vary daily and the actual fees and costs charged are based on the value of the Fund, which also fluctuates daily (depending on liquidity).

10.2 Additional explanation of fees and costs

All estimates of fees and costs in this PDS are based on information available as at the date of this PDS. All fees reflect the Responsible Entity's reasonable estimates of the typical fees for the current financial year. As the Fund is newly established, the costs at the Fund level reflect the Responsible Entity's reasonable estimates at the date of this PDS of those costs that will apply for the current financial year (adjusted to reflect a 12 month period).

Unitholders in the Fund typically will not bear any establishment costs, contribution fees, withdrawal fees, buy-sell spreads, exit fees or switching fees (other than any brokerage fees payable in connection with acquisitions and disposals of Units on-market).

Management fees and costs

Management fees and costs include the amounts payable for administering the Fund, amounts paid for investing in the assets of the Fund and other expenses and reimbursements in relation to the Fund and investments. The management fees and costs of the Fund are comprised of a management fee, a responsible entity fee, indirect costs and any recoverable expenses (if incurred).

Responsible Entity fees

Under the Constitution, the maximum Responsible Entity fee payable to the Responsible Entity for the Fund is 2% (excluding GST) per annum of GAV.

Management fees (includes ordinary expenses)

These are amounts charged by the Manager to the Fund for providing investment management services and are deducted from the assets of the Fund as and when incurred. The Manager is entitled to receive a Management Fee equal to 0.90% per annum of the portfolio value of the Fund attributable to direct credit investments of the Fund. The Manager is not entitled to receive any management fee in respect of the Fund's investment in the Underlying Fund or any MA Financial Credit Fund, under the IMA. The Fund may, but has no present intention to, also gain investment exposure through direct investments in direct credit assets.

The Responsible Entity is entitled to separately recover expenses (such as fund accounting, unit registry, custody, audit costs, postage and preparation of tax returns, and other costs and expenses relating to the administration of

the Fund) from the assets of the Fund. Provided that the expenses are properly incurred, there is no limit on the amount of these expenses that may be recovered by the Responsible Entity from the assets of the Fund.

Other fees and costs may apply to the Fund. Unless otherwise agreed, the Responsible Entity may change the amount of any fees in this PDS (including increasing fees up to the maximum set out in the Constitution) without your consent. Management fees and Responsible Entity fees disclosed in this PDS will not be increased without providing at least 30 days' advance notice to you.

The Fund's estimated and/or historical management fees may not be an accurate indicator of the actual management fees you may pay in the future. Details of any future changes to management fees will be provided in accordance with the Responsible Entity's obligations at law, including in accordance with Section 15.9.

The Fund may charge a direct 0.90% management fee on the NAV of credit investments it holds directly and independently of the Underlying MA Financial Credit Funds. This fee will be calculated on the NAV of the proportion of the Fund which is exposed to these direct credit investments.

Indirect costs

Indirect costs include any amount that we know or reasonably ought to know, or where this is not the case, may reasonably estimate has reduced or will reduce (as applicable), whether directly or indirectly, the return of the Fund, or the amount or value of the income of, or property attributable to the Fund, or an interposed vehicle in which the Fund invests. These indirect costs are reflected in the Unit price of your investment in the Fund and include any underlying (indirect) management fees and costs and other indirect costs.

The management fees and costs figure disclosed in the fees and costs summary of this PDS includes the estimated indirect costs of 1.04% p.a. of the NAV of the Fund. As the Fund is newly established, the indirect costs component reflects the Responsible Entity's reasonable estimates as at the date of the PDS that will apply for the current financial year (adjusted to reflect a 12-month period).

The indirect costs may vary from year to year, including to the extent that they rely on estimates.

The actual indirect costs that the Fund incurs may differ from the indirect costs disclosed in this PDS. Details of any future changes to indirect costs will be provided at https://mafinancial.com/invest/private-credit/ma-credit-income-trust/ where they are not otherwise required to be disclosed to Unitholders under law.

Expense recoveries

Ordinary expense recoveries

The Responsible Entity is entitled to separately recover expenses (such as fund accounting, unit registry, custody, audit costs, postage and preparation of tax returns etc) from the assets of the Fund.

Provided that the expenses are properly incurred, there is no limit on the amount of these expenses that may be recovered by the Responsible Entity from the assets of the Fund.

It is likely that some loans of the Underlying Fund or Underlying MA Financial Credit Funds may require the payment of an ongoing trail fee to external parties who have originated the investment opportunity. Whilst an individual investment to which a trail fee applies is outstanding, the trail fee is calculated and accrued and generally paid monthly in arrears out of the assets of the Underlying Fund or Underlying MA Financial Credit Funds within 20 Business Days after the end of the month.

The management fees and costs figure disclosed in the fees and costs summary of this PDS includes the estimated expense recoveries of 0.12% p.a. of the NAV of the Fund. As the Fund is newly established, the expense recoveries component reflects the Responsible Entity's reasonable estimates as at the date of the PDS that will apply for the current financial year (adjusted to reflect a 12-month period).

Extraordinary expense recoveries

The Responsible Entity may also recover extraordinary expenses (such as costs of Unitholder meetings, changes to constitutions, and defending or pursuing legal proceedings) from the Fund.

Extraordinary expenses are not generally incurred during the day-to-day operation of the Fund and are not necessarily incurred in any given year. In circumstances where such events do occur, the Responsible Entity may decide not to recover these from the Fund. Extraordinary costs may vary from year to year including to the extent that they rely on estimates. This amount is not an indication or guarantee of the amount that may be charged in the future.

The Management Fees and Costs figure disclosed in the Fees and Costs Summary in this PDS includes the estimated extraordinary expense recoveries of the Fund, which as the Fund is newly established, the extraordinary expense recoveries component reflects the Responsible Entity's reasonable estimates as at the date of the PDS that will apply for the current financial year (adjusted to reflect a 12-month period).

The maximum fees that the Responsible Entity is entitled to charge for the Fund is set out in the 'Maximum fees' section below.

Transaction costs

Transaction costs may be incurred when the Fund subscribes for units in the Underlying Fund, when the Underlying Fund subscribes for units in an Underlying MA Financial Credit Fund and where assets are bought or sold by the Underlying Fund or by an Underlying MA Financial Credit Fund invested in by the Underlying Fund.

Transaction costs are reflected in the Fund's net asset value per Unit. As these costs are factored into the value of the Fund's assets and reflected in the net asset value per unit, they are an additional cost to you and are not a fee paid to the Responsible Entity.

As the Fund is newly established, the estimated net transaction costs (representing the total gross transaction costs minus the total amount recovered through the buy/sell spread), set out in the fees and cost summary in the PDS is 0.00% of the NAV of the Fund which reflects the Responsible Entity's reasonable estimate at the date of the PDS and this document of those transaction costs that will apply for the current financial year (adjusted to reflect a 12-month period).

As the buy/sell spread is nil, at the date of this PDS, the Responsible Entity's reasonable estimate of the total gross estimated transaction costs that will apply for the current financial year (adjusted to reflect a 12-month period) will be 0.00% p.a. of the NAV of the Fund.

This may not be an accurate indicator of the actual transaction costs you may incur in the future. Details of any future changes to transaction costs will be provided at https://mafinancial.com/invest/private-credit/ma-credit-income-trust/ where they are not otherwise required to be disclosed to Unitholders under law.

Loan origination fees

The Underlying Fund Manager and/or managers of the Underlying MA Financial Credit Funds or their related parties and affiliates may be the recipient of an upfront origination fee paid by borrowers on settlement of new loan facilities or when a loan is varied or extended. The origination fee is paid by the borrower to the Manager, its related parties or affiliates, as compensation for the work in originating, negotiating, structuring, analysing and documenting the loan facility.

The Underlying Fund Manager and/or managers of the Underlying MA Financial Credit Funds may pass on the origination fee to third parties. The Underlying Fund Manager and/or managers of the Underlying MA Financial Credit Funds may, but are under no obligations to, determine fee sharing arrangements with the Fund and other related parties at its discretion.

Borrowing costs

As described in section 7.7 above, the Fund, the Underlying Fund and Underlying MA Financial Credit Funds may from time to time borrow funds. The costs and interest for borrowing these amounts will vary.

Interest costs will typically be based on a respective base rate (such RBA Cash Rate, BBSY or SOFR) plus a margin of 2.00% up to 4.00%. An additional line fee of 0.80% to 1.60% may be charged and a minimal utilisation of 50% of the facility may apply.

Costs of the debt facilities can include legal costs, fees (such as for making the facility available) and other amounts which vary in amount from 0.50% to 1.50% of the debt facility value.

Borrowing costs of facilities of the Underlying Fund and Underlying MA Financial Credit Funds are estimated to be 0.05% of the NAV of the Fund for the current financial year.

Performance fees

The Fund does not currently charge a performance fee and is not entitled to do so under the Fund's Constitution. However, a number of Underlying MA Financial Credit Funds in which the Underlying Fund invests may charge performance fees.

Performance fees include amounts that are calculated by reference to the performance of the funds in which the Fund indirectly invests. As of the date of this PDS, the estimated indirect performance fees for the Fund are 0.45% per annum of the NAV of the Fund.

The interposed vehicle performance fee figure that is disclosed in the Fees and Costs Summary is an estimate based on:

- the average fee incurred for the previous five financial years;
- (ii) if the interposed vehicle was not in operation for the past five financial years, the average fee incurred for all of the financial years in which the interposed vehicle was in operation; or
- (iii) if the interposed vehicle was first offered in the current financial year, the Responsible Entity's reasonable estimate of the fee for the current financial year adjusted to reflect a 12 month period.

This performance fee estimate is based upon the underlying funds past performance periods. Future performance fees may vary from year to year and will depend on the future performance of the Underlying Funds. Past performance is not a reliable indicator of future performance.

Adviser service fee

The Manager does not pay any commission to financial advisers in respect of the issue of Units in the Fund under the Offer other than as described in relation to the Priority Offer and Broker Firm Offer in section 11.

The Manager or its affiliates may pay commissions to certain intermediaries (who are not financial advisers) in respect of investments in the Fund by wholesale clients in connection with the Offer.

Changing the fees

The Responsible Entity may change the amount of any fees in this PDS (including increasing fees up to the maximum set out in the Constitution) without your consent on 30 days' advance notice to you, when legally required to do so.

In accordance with the Constitution and subject to law, the Responsible Entity may vary the amount of abnormal expense recoveries at any time without your consent or advance notice, subject to Corporations Act and ASIC policy.

The Responsible Entity may introduce and increase fees at its discretion, including where increased charges are due to changes to legislation or regulation, increased costs, significant changes to economic conditions and/ or the imposition of increased processing charges by third parties.

However, the Responsible Entity cannot charge more than the maximum fees permitted under the Constitution as set out below (otherwise the Responsible Entity would need Unitholders' approval to increase the fee maximums in the Constitution). All estimates of fees and costs in this section are based on information available as at the date of this PDS. You should refer to https://mafinancial.com/invest/private-credit/ma-credit-income-trust/ from time to time for any updates which are not materially adverse to investors.

Tax

Information about tax is set out in 'Taxation section' (Section 12) of this PDS.

Maximum fees

Under the Constitution, the maximum responsible entity fee payable to the Responsible Entity for the Fund is 2% (excluding GST) per annum of GAV.

Under the Constitution, the Responsible Entity is also entitled to be paid in respect of the processing of each application for Units a fee of up to 6% of the application money.

Under the Fund IMA, the maximum fee payable to the Manager is 0.90% (excluding GST) per annum of NAV in relation to direct credit investments of the Fund.

Financial advisers

Additional fees may, subject to the Corporations Act, be paid by you to a financial adviser if you have consulted a financial adviser. You should refer to the Statement of Advice provided by your financial adviser.

10.3 Fees and costs of the Offer

The upfront costs associated with the Offer are those which are necessary for the Offer and include, without limitation: the fees paid to the Joint Lead Managers and other brokers; the registration, listing and admission fees; advertising, distribution, marketing and printing costs (including the costs incurred in connection with the Offer roadshow); legal, accounting and advisory fees; and any other applicable costs.

The Manager will pay the upfront costs of the Offer out of its own pocket (i.e. there will be no charge back, loan or other recovery mechanism utilised to reimburse the Manager for such fees and costs). The upfront costs are not paid out of the proceeds of the Offer.

11. Details of the Offer

11.1 What Is The Offer?

The Offer comprises an offer of Units at a Subscription Price of \$2.00 per Unit to raise a minimum of \$150 million and maximum of \$300 million. The rights attached to the Units are summarised in Section 15 and set out in the Constitution.

The Offer comprises a:

- Priority Offer open to select investors who have received a Priority Offer Invitation; and
- Broker Firm Offer open to persons who have received a firm allocation from their Broker,

in each case.

- who are Retail Investors who have a registered address in Australia or New Zealand; or
- who are Wholesale Investors who have a registered address in Australia, New Zealand, Hong Kong or Singapore.

All Units offered in the Priority Offer and Broker Firm Offer are identical.

Cornerstone Investors

Prior to the date of this PDS, a cornerstone process was undertaken under which the Cornerstone Investors committed to the Responsible Entity and the Joint Lead Managers to acquire Units at the Subscription Price under this PDS through the Offer (in both the Priority Offer and Broker Firm Offer). These cornerstone commitments amount to \$171 million (or approximately 85.5 million Units). These Cornerstone Investors include funds or entities managed or controlled by MA Financial Group (MA Cornerstone Investors), who have collectively pre-committed to subscribe for \$50 million (being 25,000,000 Units).

Subject to applicable scale back described below, the MA Cornerstone Investors will collectively have voting power in the Fund of between 33.33% (assuming the Minimum Subscription) and 16.67% (assuming the Maximum Subscription). In each case, this excludes the issue of any additional Units as a result of Selling Fees payable to Cornerstone Investors described in this section 11.1.

Scale back

No Cornerstone Investor commitments will be subject to scale back, with the exception of Cornerstone Investor commitments by any MA Cornerstone Investors.

In the event of an oversubscription to the Offer, the allocation to MA Cornerstone Investors will be calculated as total MA Cornerstone Investors commitments

multiplied by the MA Scale Back Percentage, where MA Scale Back Percentage is equal to maximum subscription divided by total Offer commitments, to a maximum of 100%. For example:

- Should total Offer commitments of \$600 million be received, the MA Scale Back Percentage will be 50% (being the maximum subscription of \$300 million divided by \$600 million of total Offer commitments). Allocation to MA Cornerstone Investors would therefore be \$25 million (total MA Cornerstone Investors commitment of \$50 million multiplied by 50%).
- Should total Offer commitments of \$375 million be received, the MA Scale Back Percentage will be 80% (being the maximum subscription of \$300 million divided by \$375 million of total Offer commitments). Allocation to MA Cornerstone Investors would therefore be \$40 million (total MA Cornerstone Investors commitment of \$50 million multiplied by 80%).

Selling Fees

The Manager has agreed to pay each Cornerstone Investor under the Priority Offer a selling fee of up to 1.75% (excluding GST) of the amount equal to the total number of Units issued to the Cornerstone Investor under the Offer (excluding, for the avoidance of doubt, any Selling Fee that is satisfied through the issue of Units) multiplied by the Subscription Price (the Selling Fee). Certain of these Cornerstone Investors were offered the opportunity to accept payment of the Selling Fee in cash or by way of issue of additional Units of equivalent value (rounded down to the nearest Unit). Other Cornerstone Investors were only offered the selling fee by way of issue of additional Units.

For example, if a Cornerstone Investor subscribes for 25,000,000 Units, an additional 437,500 Units will be issued to that Cornerstone Investor. The Manager will be responsible for the payment of the costs of issue of those additional Units.

In total and subject to ultimately subscribing for the relevant Units the subject of their pre-commitment, Cornerstone Investors will receive \$1.929 million (rounded up to the nearest thousand) in selling fees and 0.532 million (rounded up to the nearest thousand) in additional Units. The MA Cornerstone Investors elected to receive approximately 0.438 million additional Units (rounded up to the nearest thousand).

Further information about the Priority Offer and the Broker Firm Offer is set out below in Section 11.7.

11.2 Discretion under the Offer

Early lodgement of Applications is recommended, as the Responsible Entity may close the Offer at any time after the expiry of the Exposure Period without prior notice. The Responsible Entity reserves the right to terminate the Offer at any time or undertake a scale back of Application Amounts on any part of the Offer at its absolute discretion. The Responsible Entity may extend the Offer Period at any time after the expiry of the Exposure Period without prior notice, in accordance with the Corporations Act.

11.3 Minimum Subscription

The Minimum Subscription required for the Offer to proceed is \$150 million.

If the Minimum Subscription is not obtained within three months after the date of this PDS, then the Responsible Entity will repay all Application Amounts in full without interest as soon as practicable or issue a supplementary or product disclosure statement and allow Applicants one month in which to withdraw their Applications and be repaid their Application Amount in full without interest.

11.4 Maximum Subscription

The Maximum Subscription amount under the Offer is \$300 million. The Manager considers this appropriate having regard to factors including, but not limited to, the Investment Objective, achieving portfolio diversification across and within asset classes and the proposed deployment of capital in an efficient manner.

11.5 Is The Offer Underwritten?

The Offer is not underwritten.

11.6 Who Is Eligible To Participate In The Offer?

Priority Offer

The Priority Offer is open to select investors who have received a Priority Offer Invitation:

- who are Retail Investors who have a registered address in Australia or New Zealand;
- who are Wholesale Investors who have a registered address in Australia, New Zealand, Hong Kong or Singapore.

If you are a Priority Offer Applicant, you should have received a personalised Priority Offer Invitation to apply for Units under the Priority Offer.

Broker Firm Offer

The Broker Firm Offer is open to persons who have received a firm allocation from their Broker:

- who are Retail Investors who have a registered address in Australia or New Zealand; or
- who are Wholesale Investors who have a registered address in Australia, New Zealand, Hong Kong or Singapore.

An investor who has been offered a firm allocation by a Broker will be treated as an Applicant under the Broker Firm Offer in respect of that allocation. Applicants should contact their Broker to determine whether they may be allocated Units under the Broker Firm Offer.

11.7 How Do I Apply Under The Offer?

What are the Minimum And Maximum Application Amounts Under The Offer

The minimum Application Amount under the Offer is 1,000 Units at a Subscription Price of \$2.00 per Unit, being \$2,000. There is no maximum Application Amount.

The Responsible Entity reserves the right in its absolute discretion to reject any Application, allocate a lesser number of Units than applied for, or to aggregate any Applications which it believes may be multiple Applications from the same person.

How Do I Apply for Units Under the Priority Offer?

If you have received a Priority Offer Invitation, you should have received an electronic communication from the Unit Registry which will contain details with respect to accessing the Priority Offer.

If you are applying under the Priority Offer, you must complete and follow the instructions in the online Application Form (and any relevant instructions provided to you as to accessing the Priority Offer) and provide the Application Amounts by making a payment in a method advised by the Responsible Entity. Applications made under Priority Offer can only be made using the online Priority Offer Application Form.

How Do I Apply For Units Under The Broker Firm Offer?

If you are applying for Units under the Broker Firm Offer, you should complete and lodge your Application Form with the Broker from whom you received your firm

allocation. Application Forms must be completed in accordance with the instructions given to you by your Broker and the instructions set out on the reverse of the Application Form.

Applicants under the Broker Firm Offer must lodge their Application Form and Application Amount with their Broker in accordance with the relevant Broker's directions. Applicants under the Broker Firm Offer must not send their Application Forms to the Unit Registry.

The allocation of Units to Brokers will be determined by the Responsible Entity and the Joint Lead Managers. Units that have been allocated to Brokers for allocation to their clients will be issued to the Applicants who have received a valid allocation of Units from those Brokers. It will be a matter for the Brokers how they allocate Units among their clients and they (and not the Responsible Entity nor the Joint Lead Managers) will be responsible for ensuring that clients who have received an allocation from them, receive the relevant Units.

The Responsible Entity, the Unit Registry and the Joint Lead Managers take no responsibility for any acts or omissions by your Broker in connection with your Application, Application Form and Application Amount (including, without limitation, failure to submit Application Forms in accordance with the deadlines set by your Broker).

Please contact your Broker if you have any questions.

Delivery versus payment (DvP) settlement is available for Applicants under the Broker Firm Offer. Please contact your Broker or the Joint Lead Managers for further details.

When does the Offer Open?

The Offer is expected to open for Applications on 28 January 2025.

What is the Deadline to Submit an Application Under the Offer?

Priority Offer Applicants should ensure that their Priority Offer Application Forms are received by the Unit Registry before 5:00pm (Sydney time) on the Closing Date for the Priority Offer (which is 10 February 2025) and that their Application Amounts are received by the Unit Registry before 5.00pm (Sydney time) on 19 February 2025, or otherwise in accordance with their Priority Offer Invitation.

Broker Firm Offer Applicants should return their applications in accordance with the deadline set out to them by their Broker. The Responsible Entity and the Unit Registry take no responsibility in respect of

an Application Form or Application Amount which is delivered to a Broker Firm Offer Applicant's Broker in connection with application until such time as your Application Form and Application Amount are received by the Unit Registry.

The Responsible Entity reserves the right not to proceed with the Offer at any time up until the Settlement Date under the Offer (see Section 11.2). If the Offer does not proceed, all Application Amounts received by the Responsible Entity will be refunded in full without interest. The Responsible Entity takes no responsibility for any Application Amounts lodged with the Joint Lead Arrangers or Joint Lead Managers or Brokers until these are received by the Responsible Entity.

You should be aware that your financial institution may impose a daily limit on the amount that you can transact and policies with respect for timing to process transactions may vary between financial institutions. You should therefore take this into account when making payment.

Is There Any Brokerage, Commission or Stamp Duty Payable by Applicants?

There is no brokerage, commission or stamp duty payable by Applicants on the acquisition of Units under the Offer.

What Are the Upfront Costs of the Offer and Who is Paying Them?

The upfront costs associated with the Offer are those which are necessary for the Offer and include, without limitation: the fees paid to the Joint Lead Managers and other brokers; the registration, listing and admission fees; advertising, distribution, marketing and printing costs (including the costs incurred in connection with the Offer roadshow); legal, accounting and advisory fees; and any other applicable costs.

The Manager will pay the upfront costs of the Offer. The upfront costs are not paid out of the proceeds of the Offer.

When Will I Receive Confirmation Whether My Application Has Been Successful?

Holding statements confirming Applicant's allocations under the Offer are expected to be sent to successful Applicants on or around 3 March 2025.

When Will I Receive My Units and When Can I Trade My Units?

Units will be allotted if the Minimum Subscription is received and if the ASX grants approval for the Fund to be admitted to the official list of ASX, unconditionally or on terms acceptable to the Responsible Entity.

If ASX does not grant permission for the Units to be quoted within three months after the date of issue of any Units, the Units will not be issued and any Application Amount will be refunded (without interest) as soon as practicable.

It is expected that the allotment of Units under the Priority Offer and the Broker Firm Offer will take place on 28 February 2025. Trading in Units on the ASX is expected to commence on 5 March 2025.

An Application constitutes an offer by the Applicant to subscribe for Units on the terms and subject to the conditions set out in this PDS. A binding contract to issue Units will only be formed at the time Units are allotted to Applicants.

Where the number of Units allotted is less than the number applied for or where no allotment is made, the surplus Application Amount will be returned to Applicants (without interest) in Australian dollars.

If the amount of your payment for the Application Amount (or the amount for which those payments clear in time for allocation) is insufficient to pay for the amount you have applied for in your Application Form, you may be taken to have applied for such lower amount as your cleared Application Amount will pay for (and to have specified that amount in your Application Form) or your Application may be rejected.

It is the responsibility of successful Applicants to confirm their holding before trading their Units. If you sell your Units before receiving an initial holding statement, you do so at your own risk, even if you have obtained details of your holding from your Broker or the Responsible Entity.

Will the Offer be extended into New Zealand?

Yes. All Units offered to investors in New Zealand under the Offer are being offered under the New Zealand Mutual Recognition Regime. No offer of Units is being made to investors in New Zealand until such time as the relevant notice and accompanying documents required to be lodged under the New Zealand Mutual Recognition Regime have been lodged. Investors in New Zealand should refer to the 'Warning statement for New Zealand investors' in the 'Important information' section of this PDS.

Who do I Contact if I Have Further Queries?

If you have queries about investing under the Offer, you should contact your stockbroker, financial adviser, accountant or other professional adviser.

If you have queries about how to apply under the Offer or would like additional copies of this PDS, please call the Offer Information Line on 1300 135 167 (within Australia) or +61 2 8023 5415 (outside Australia) between 8:30am and 5:00pm (Sydney time) on a Business Day.

11.8 Allocation Policy

The basis of allocating Units between the Broker Firm Offer and the Priority Offer will be determined by the Manager and the Joint Lead Managers, subject to any firm allocations under the Broker Firm Offer and any allocations under the Priority Offer. Applicants under the Priority Offer will be given a preferential allocation of Units in accordance with the terms of the Offer.

The Responsible Entity reserves the right in its absolute discretion not to issue Units to Applicants under the Offer and may reject any Application or allocate a lesser amount of Units than those applied for at its absolute discretion. No interest will be paid on any refunded Application Amount.

Broker Firm Offer

The allocation of Units to Brokers will be determined by the Manager and the Joint Lead Managers, subject to Cornerstone Investors under the Broker Firm Offer having a guaranteed allocation. Brokers may determine how they allocate Units applied for under the Broker Firm Offer among their clients, provided those clients are Wholesale Investors or Retail Investors. Units that are allocated to Brokers for allocation to their clients will be issued or transferred to the Applicants nominated by those Brokers (subject to the right of the Responsible Entity and the Joint Lead Managers to reject, aggregate or scale back Applications).

Priority Offer

The allocation of Units under the Priority Offer will be determined by the Responsible Entity and the Manager, subject to Cornerstone Investors under the Priority Offer having a guaranteed allocation (other than the funds or entities managed or controlled by the MA Financial Group).

11.9 Target Market Determination

The Responsible Entity has integrated into its corporate governance framework the necessary policies, procedures and documentation to ensure it complies with the Design and Distribution Obligations (DDO) imposed on certain financial product issuers and distributors, as required by Pt 7.8A of the *Corporations Act 2001* (Cth). The Responsible Entity has issued a target market determination with respect to the Fund which is available at http://www.eqt.com.au/insto/ and has established a framework for the Responsible Entity's compliance with the DDO obligations including ensuring the distribution of products is in line with the Target Market Determination, directly and through any third-party distributors.

12. Taxation

12.1 Introduction

This section provides an overview of the likely Australian income tax, GST and stamp duty consequences for Investors in the Fund, based on the laws of the Commonwealth of Australia in force as at the date of this PDS. This section also provides an overview of the tax consequences for New Zealand resident Investors in the Fund, based on laws in force in New Zealand as at the date of this PDS.

These laws are subject to change periodically as is their interpretation by the courts, Australian Taxation Office (ATO) and the New Zealand Inland Revenue Department.

This overview outlines the Australian taxation position of Investors in the Fund who hold their Units on capital account. It is not intended to apply to Investors who hold their Units as trading stock or acquire Units for the principal purpose of making a profit from a future disposal of those Units.

Information provided in this section is of a general nature and is not intended to be legal advice. Potential Investors should obtain their own independent advice on the tax implications of investing in the Fund, based on their own specific circumstances.

12.2 Taxation Of The Fund

The Fund should generally be treated as a 'flow-through' entity for Australian income tax purposes and should not be subject to income tax. Rather, Investors should be taxed on their share of the taxable income of the Fund each year.

The taxable income of the Fund is expected to primarily comprise interest income and other income and gains of a revenue nature, which will predominantly be attributed from the Underlying Fund.

If the Fund makes a loss for Australian income tax purposes in a financial year, the tax loss may not be distributed to Investors but may be carried forward by the Fund to be offset against taxable income of the Fund in future financial years, subject to the satisfaction of certain tax loss recoupment rules.

For income tax purposes, the Fund may be taxed like a company if it is a 'public trading trust'. However, provided that the Fund and any entities that the Fund controls (or has the ability to control, either directly or indirectly) do not carry on a 'trading business', the Fund should not be treated as a public trading trust. Based on the investment structure and strategy of the Fund, it is not expected that the Fund will be a public trading trust.

Attribution Managed Investment Trust status

The Fund is expected to qualify as a managed investment trust (MIT) for Australian income tax purposes. In addition, the Responsible Entity intends to make an irrevocable election to apply the attribution managed investment trust (AMIT) provisions to the Fund.

The Responsible Entity intends to attribute the taxable income of the Fund to the Investors in accordance with the AMIT rules and the Constitution each financial year. If there is taxable income of the Fund that is not attributed to an Investor, the Fund will be subject to tax at the highest marginal rate (plus Medicare levy) on that non-attributed income.

MIT capital account election

The Responsible Entity intends to mitigate any tax character mismatches that can arise where realised losses on the redemption or partial redemption of units in the Underlying Fund are of a capital nature and cannot be used to offset dividend income. In this regard, the Responsible Entity will not elect for deemed capital account treatment for its covered assets under the MIT rules. Consequently, the units in the Underlying Fund will be deemed to be held on revenue account by the Fund. On this basis, any realised gains and losses on a disposal (e.g. redemption) of a unit in the Underlying Fund will be treated as ordinary income and allowable deductions, respectively, for the Fund.

12.3 Taxation Of Australian Resident Investors

Taxation of Distributions

Australian resident Unitholders are generally subject to tax on their share of the Fund's taxable income in the year they become presently entitled to the income of the Fund (where the AMIT rules do not apply) or are 'attributed' the income (where the AMIT rules apply). Any attribution must be worked out by the Responsible Entity on a fair and reasonable basis in accordance with the Constitution of the Fund.

Please note that at the time you acquire Units in the Fund there may be:

- unrealised capital gains or accrued income in the Fund.
 If later realised, such capital gains and income may form part of the taxable income attributed to you; or
- realised but undistributed taxable income in the Fund, which may form part of the taxable income attributed to you.

12. Taxation (continued)

Where the Fund is in a tax loss position in a particular year, the loss is retained in the Fund and is not distributable to Unitholders. The loss can be carried forward by the Fund and used to offset taxable income in future years (subject to satisfaction of certain loss integrity tests).

If the cash distribution to a Unitholder exceeds a Unitholder's allocation of the Fund's net taxable income, the excess (known as a 'tax deferred' distribution) will generally not be assessable to the Unitholder. Similarly, a return of capital by the Fund will not be assessable to the Unitholder.

Distributions of tax deferred or capital will generally reduce the Unitholder's CGT cost base of their Units in the Fund. Once the cost base of a Unitholder's Units has been reduced to nil any additional tax deferred or capital distributions will be assessable to a Unitholder as a capital gain.

Conversely, under the AMIT regime, if the cash distributed to a Unitholder is less than the Unitholder's allocation of the Fund's net taxable income, the Unitholder will be entitled to a cost base increase on the Unitholder's Units in the Fund. These cost base adjustments will impact upon the capital gains tax position upon the ultimate disposal of the Unitholder's Units in the Fund.

Unitholders should wait until receipt of an annual tax statement, known as an AMIT member annual (AMMA) statement (where the AMIT rules apply), before completing an income tax return. The tax or AMMA statement will set out details of any taxable income components, non-assessable components and capital gains attributed for the financial year.

Disposal of Units

If an Australian resident Unitholder transfers or redeems their Units, this will result in a disposal for income tax purposes.

Where a Unitholder holds their Units on capital account, a disposal of those Units may trigger a capital gain or loss and each Unitholder should calculate their capital gain or loss according to their own particular facts and circumstances.

Unitholders would derive a taxable capital gain where the capital proceeds received as a result of the disposal of their Units exceed the cost base of the relevant Units at the time of disposal. Unitholders would incur a capital loss where the reduced cost base of the Units disposed of is greater than the capital proceeds.

Generally, the capital proceeds received by Unitholders from the disposal of Units will equal the consideration received on disposal of those Units. The Units' cost base will generally be equal to the amount paid to acquire those

Units plus brokerage (if any) and any other incidental costs. The Units' cost base will also need to include relevant cost base adjustments since acquisition (such as tax deferred components or cost base increases as outlined above).

In calculating any capital gain, a discount of 50% for individuals and trusts, or 331/3% for complying Australian superannuation funds may be allowed where the Units have been held for at least 12 months. No CGT discount is available to corporate Unitholders.

Any capital losses arising from the disposal of the investment may be used to offset other capital gains the Unitholder 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.

Foreign income tax offsets

The Fund may derive foreign sourced income that might be subject to foreign tax. Australian resident Unitholders should include their share of both the foreign income and the amount of any foreign tax withheld in their assessable income. In such circumstances, Unitholders may be entitled to a Foreign Income Tax Offset (FITO) for the foreign tax paid, against the Australian tax payable on the foreign-sourced income. FITOs that are not utilised cannot be carried forward to a future income year.

12.4 Taxation of New Zealand Resident Investors

The following is a summary of the New Zealand tax consequences for New Zealand tax resident Unitholders (other than transitional residents).

Foreign investment fund rules

Units in the Fund are an attributing interest in a foreign investment fund (FIF) for New Zealand income tax purposes (referred to below as a FIF investment). As a result, New Zealand tax resident Unitholders (each a New Zealand Unitholder) may need to apply the FIF rules to their Units, depending on their individual circumstances.

Where the NZ\$50,000 de minimis exclusion (described below) does not apply, a New Zealand Unitholder will be required to calculate their income from the Units they hold each tax year under the FIF rules.

The primary method (the fair dividend rate (FDR) annual method) deems the New Zealand Unitholder to have income each tax year equal to 5% of the market value of the New Zealand Unitholder's FIF investments, including their Units, as at 1 April (converted into New Zealand

12. Taxation (continued)

dollars). Any realised amounts received in relation to their Units, including distributions and proceeds from the disposal of their Units, will generally not be separately taxed where the FDR method is applied. Income also arises under the FDR annual method where Units are acquired and disposed of in the same tax year. A variation of the FDR method applies to Unitholders that are managed funds.

New Zealand Unitholders who are natural persons and certain trusts can switch to an alternative method (the comparative value (CV) method) from year to year, which would result in them being taxed on their actual unrealised and realised gain from their FIF investments, including their Units, over the relevant tax year (converted into New Zealand dollars). This switch may be desirable in a tax year where the actual gain in that tax year is less than the deemed 5% return under the FDR method (although losses are not deductible). However, the switch must be made for their whole portfolio of FIF investments that the FDR method would otherwise apply to.

New Zealand Unitholders (whether individuals, family trusts, corporates or trust investors) will be required to apply the CV method to their Units if they hedge their return on their Units to New Zealand dollars. A New Zealand Unitholder is not permitted to apply the FDR method to their Units in that case.

Where the foreign investment fund rules do not apply

A de minimis exclusion from the FIF rules can apply to natural persons and trustees where the total cost of all FIF investments held by them is not more than NZ\$50,000. When applying this threshold, the cost of investments that are specifically excluded from the FIF rules (most notably shares in ASX listed companies) is ignored. A New Zealand Unitholder can elect that the de minimis exclusion does not apply.

Where the de minimis exclusion applies, the New Zealand Unitholder is not required to apply the FIF rules and will (broadly) be taxed on a realisation basis. Any distributions they receive in relation to their Units will generally be taxable as dividends in the tax year of receipt. As New Zealand does not currently have a comprehensive capital gains tax, any amount a New Zealand Unitholder receives from the disposal of their Units will not be subject to New Zealand income tax unless the New Zealand Unitholder holds their Units on "revenue account". A New Zealand Unitholder will hold their Units on revenue account if they hold their Units as part of a share dealing business, the Units were acquired with a dominant purpose of disposal, or the Units are being disposed of as part of a profitmaking undertaking or scheme.

Australian withholding tax

New Zealand Unitholders should receive a credit against their New Zealand income tax liability for any Australian tax withheld from distributions made on their Units. The credit will be limited to New Zealand income tax payable under the FIF rules or on the distribution (as applicable).

New Zealand Goods and Services Tax

New Zealand goods and services tax does not apply to the issue or disposal of Units.

12.5 Taxation of Non-Resident Investors

Taxation of Distributions

The Fund is expected to earn and distribute mostly interest income and foreign sourced income.

The distribution of foreign sourced income by the Fund should not be subject to Australian withholding tax when paid to a non-resident Unitholder.

The distribution of Australian sourced interest income by the Fund will be subject to 10% Australian interest withholding tax when paid to a foreign resident Unitholder (unless an exemption applies).

In the event that the Fund distributes Australian sourced income that is not in the nature of interest, such income may attract a higher rate of withholding tax. In particular, line fees may be subject to 15% MIT withholding tax when attributed to Unitholders with an address in a country with an effective tax information exchange agreement with Australia. When attributed to Unitholders with an address in a country that does not have an information exchange agreement with Australia line fees may be subject to 30% MIT withholding tax.

Foreign resident Unitholders may also be subject to tax in the country they reside in and may be entitled to a credit for some or all of the tax paid in Australia.

Disposal of Units

If a foreign resident Unitholder disposes of the Unitholder's investment in the Fund, the disposal would generally be a CGT event. However, the capital gain or loss that arises in relation to the CGT event can be disregarded if the Units do not meet the definition of Taxable Australian property (TAP).

In the case of the Fund, the Units are not expected to meet the definition of TAP. Consequently, any capital gain/ loss arising on a disposal by a foreign resident Unitholder should be disregarded.

12. Taxation (continued)

12.6 Foreign resident CGT withholding

Broadly, where there is a disposal of certain taxable Australian property, the purchaser will be required to withhold and remit to the Australian Taxation Office, 15% of the proceeds from the sale. A transaction is excluded from the withholding requirements in certain circumstances, including where the transaction is an on-market transaction conducted on an approved stock exchange. There may also be an exception to the requirement to withhold where a foreign resident Unitholder provides a declaration that their ordinary units are not 'indirect Australian real property interests'. The foreign resident Unitholder may be entitled to receive a tax credit for the tax withheld by the purchaser which they may claim in their Australian income tax return.

12.7 Goods And Services Tax And Stamp Duty

The Fund is registered for GST. The acquisition and disposal of Units should not be subject to GST. The distributions paid by the Fund should not be subject to GST. GST is payable on certain ongoing expenses, but the Fund may be able to claim reduced input tax credits, depending on the precise nature of the expenses incurred.

The issue, redemption, transfer or any other arrangement involving a change in unitholding in the Fund may result in stamp duty consequences. Unitholders should seek professional taxation advice regarding any potential duty in connection with any dealing in their Units.

12.8 Tax File Number and Australian Business Number (Australian resident Unitholders only)

The Fund is an investment body for income tax purposes and accordingly, in certain cases the Responsible Entity will be required to obtain a TFN or ABN from Unitholders. It is not compulsory for a Unitholder to quote their TFN or ABN. If a Unitholder is making this investment in the course of a business or enterprise, the Unitholder may quote an ABN instead of a TFN.

Failure by a Unitholder to quote an ABN or TFN or claim an exemption may cause the Responsible Entity to withhold tax at the top marginal rate, plus levies, on gross payments including distributions of income to the Unitholder. The Unitholder 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.

12.9 Foreign Account Tax Compliance Act And Common Reporting Standard

In compliance with the US income tax laws commonly referred to as FATCA and the Intergovernmental Agreement signed with the Australian Government in relation to FATCA, the Responsible Entity will be required to provide information to the ATO in relation to:

- (a) Unitholders that are US citizens or residents;
- (b) entities controlled by US persons; and
- (c) financial institutions that do not comply with FATCA.

The Responsible Entity intends to conduct all appropriate FATCA related due diligence. Where Unitholders do not provide appropriate information the Responsible Entity will also be required to report those accounts to the ATO.

The CRS is the single global standard for the collection, reporting and exchange of financial account information of foreign residents. The CRS is similar to FATCA and accordingly the Responsible Entity will need to collect and report similar financial account information of all foreign residents to the ATO. The ATO may exchange this information with the participating foreign tax authorities of those foreign residents.

12.10 Annual Investment Income Report

The Responsible Entity is required to lodge annually an Annual Investment Income Report (AIIR) to the ATO containing Unitholder identity details and details of unit disposals and investment income paid or attributed to Unitholders for the relevant income year.

13. Financial information

13.1 Introduction

The Fund was established on 17 January 2025 in connection with the Offer and has not undertaken any trading activities to date. As at the date of this PDS the Fund has five Units on issue, which will be redeemed on completion of the Offer.

This section contains a summary of the financial information of the Fund, including the:

- Use of funds raised from the Offer (Section 13.2);
- Unaudited pro forma historical statements of financial position as at the PDS Date (the Pro Forma Historical Financial Information) (Section 13.3);
- Capital structure of the Fund on completion of the Offer (Section 13.4);
- Pro forma cash of the Fund on completion of the Offer (Section 13.5);
- Directors' best-estimate assumptions used in the preparation of the Pro Forma Historical Financial Information (Section 13.6); and
- Material accounting policies of the Fund (Section 13.7).

The Pro Forma Historical Financial Information has, except as otherwise noted, been prepared in accordance with the recognition and measurement principles contained in Australian Accounting Standards (AAS), although it is presented in an abbreviated form insofar as it does not include all the disclosures, statements and comparative information as required by AAS applicable to annual financial reports prepared in accordance with the Corporations Act. All amounts disclosed in this Section are presented in Australian dollars.

The Pro Forma Historical Financial Information has been reviewed by KPMG Financial Advisory Services (Australia) Pty Ltd in accordance with the Australian Standard on Assurance Engagements ASAE 3450 Assurance Engagements involving Corporate Fundraisings and/or Prospective Financial Information, as stated in its Investigating Accountant's Report in Section 14.

Investors should note the scope and limitations of the Investigating Accountant's Limited Assurance Report.

The information in this section should also be read in conjunction with the Risk Factors in Section 8 and the other information contained in this PDS.

13.2 Proceeds of the Offer

The Manager intends to use the proceeds raised from the Offer to make investments in accordance with the investment objective and strategy set out in Section 7.

13.3 Pro Forma Historical Financial Information

The Pro Forma Historical Financial Information set out below is unaudited and has been prepared to illustrate the financial position of the Fund following completion of the Offer as if such events had occurred as at the date of this PDS, being 20 January 2025. The statements include:

- (a) the Pro Forma Historical Financial Information Position as at the PDS Date based on the minimum subscription of \$150 million; and
- (b) the Pro Forma Historical Financial Information Position as at the PDS Date based on the maximum subscription of \$300 million.

The Pro Forma Historical Financial Information is intended to be illustrative only and will not reflect the actual position and balances as at the date of this PDS or at the completion of the Offer. The Pro Forma Historical Financial Information has been prepared in accordance with the material accounting policies set out in Section 13.7.

Unaudited Pro Forma Historical statements of financial position (as at the PDS Date)

	Minimum subscription	Maximum subscription
Assets		
Cash	150,000,000	300,000,000
Total assets	150,000,000	300,000,000
Total liabilities	-	-
Net assets	150,000,000	300,000,000
Equity		
Net assets attributable to unit-holders	150,000,000	300,000,000
Total equity	150,000,000	300,000,000
Pro-Forma NAV per Unit	\$2.00	\$2.00

13. Financial information (continued)

13.4 Capital structure

The Fund was established through the issuance of five Units which will be redeemed upon the allotment of units pursuant to this Offer.

The anticipated capital structure of the Fund on completion of the Offer (excluding the issue of any additional Units in respect of Cornerstone Investors' Selling Fees) is set out below under the different indicated subscription amounts:

	Minimum subscription	Maximum subscription
Fully-paid ordinary units on issue (Units)*	75,000,000	150,000,000
NAV per Unit	\$2.00	\$2.00

^{*}The number of fully paid ordinary units on issue in the Fund may vary as a result of the issue of additional Units in respect of Cornerstone Investors' Selling Fees.

13.5 Cash

A reconciliation of the cash included in the Pro Forma Historical Financial Information is set out below under the different indicated subscription amounts:

	Minimum subscription	Maximum subscription
Proceeds of Offer	150,000,000	300,000,000
Pro Forma net cash position	150,000,000	300,000,000

13.6 Best-estimate Assumptions in the preparation of the Pro Forma Historical Financial Information

The Pro Forma Historical Financial Information has been prepared on the basis of the following assumptions and principles:

- The Pro Forma Historical Financial Information has been prepared in accordance with the principles and material accounting policies set out in Section 13.7.
- It includes adjustments which have been prepared in a manner consistent with AAS that reflect the impact of certain transactions as if they occurred as at the PDS Date, and are representative of the financials which will be prepared, audited and lodged on the ASX as per the required ASX listing rules.

- It is presented in an abbreviated form insofar as it does not include all the disclosures, statements and comparative information required by AAS applicable to annual financial reports prepared in accordance with the Corporations Act.
- 4. The column headed Minimum Subscription in this Section, has been prepared on the basis of subscriptions for 75 million Units by Applicants under this PDS at an issue price of \$2.00 per Unit;
- The column headed Maximum Subscription in this Section, has been prepared on the basis of subscriptions for 150 million Units by Applicants under this PDS at an issue price of AUD\$2.00 per Unit; and
- 6. As set out in Section 10.3, the upfront costs associated with the Offer including fees paid to the Joint Lead Managers and other brokers; the registration, listing and admission fees; advertising, distribution, marketing and printing costs (including the costs incurred in connection with the Offer roadshow); legal, accounting and advisory fees; and any other applicable costs will be paid by the Manager and not by the Fund. There will be no charge back, loan or other recovery mechanism utilised to reimburse the Manager for such fees and costs. Accordingly, the upfront costs are not paid out of the proceeds of the Offer. These are therefore not included in the Pro Forma Historical Financial Information set out in this Section.
- 7. The number of fully paid ordinary units on issue in the Fund may vary as a result of the issue of additional Units in respect of the Cornerstone Investors' Selling Fees. These additional Units (estimated at up to 25,000,000 Units) are entitled to Selling Fees, which may be settled by the issue of additional Units as described in Section 11.1, the cost of which will be borne by the Manager. Accordingly, additional Units could be issued to those Cornerstone Investors beyond the units set out in the Pro Forma Historical Financial Information under the "Maximum Subscription" case.

13.7 Material Accounting Policies

A summary of material accounting policies that have been adopted in the preparation of the Pro Forma Historical Financial Information set out in Section 13.3, and which will be adopted prospectively in preparation of the financial statements of the Fund for the financial year ending 30 June each year, is set out as follows.

(a) Basis of Preparation

The Pro Forma Historical Financial Information has been prepared in accordance with Australian Accounting Standards (AAS) and interpretations and other authoritative pronouncements of the Australian

13. Financial information (continued)

Accounting Standards Board (AASB) and the Corporations Act.

AAS set out accounting policies that the AASB has concluded would result in financial statements containing relevant and reliable information about transactions, events and conditions. Material accounting policies adopted in the preparation of the financial statements are presented below and have been consistently applied unless stated otherwise. Compliance with AAS ensures that the Pro Forma Historical Financial Information and notes also comply with the recognition and measurement requirements of International Financial Reporting Standards (IFRS).

The Pro Forma Historical Financial Information is measured using the currency of the primary economic environment in which the Fund operates. The Pro Forma Historical Financial Information is presented in Australian dollars which is the Fund's functional and presentation currency.

The financial information presented in this PDS is presented in an abbreviated form and does not contain all of the presentation and disclosures that are usually provided in an annual report prepared in accordance with AAS. The Pro Forma Historical Financial Information has been prepared on the basis of the assumptions outlined in Section 13.6.

(b) Going concern

The Pro Forma Historical Financial Information as at the PDS Date has been prepared on a Going Concern basis, which assumes continuity in the ordinary course of business for the next 12 months.

(c) Financial instruments

· Classification of financial assets

The Fund classifies its financial assets in the following measurement categories:

- a. those to be measured at fair value through profit or loss;
- b. and those to be measured at amortised cost.

The Fund classifies its financial assets based on the Fund's business model for managing those financial assets and contractual cash flow characteristics of the financial assets.

For the Fund's investment in unit trusts, the contractual cash flows of these instruments do not represent solely payments of principal and interest. Consequently, these investments are measured at fair value through profit or loss.

For cash and cash equivalents and receivables, these assets are held in order to collect the contractual cash flows and the contractual terms of these assets give rise on specified dates to cash flow that are solely

payments of principal and interest on the principal amount outstanding. Consequently, these are measured at amortised cost.

· Classification of financial liabilities

For financial liabilities that are not classified as fair value through profit or loss, these are classified as financial liabilities at amortised cost (management fees payable, audit fees payable and other payables).

· Recognition and derecognition

The Fund recognises financial assets and financial liabilities on the date it becomes party to the contractual agreement (trade date) and recognises changes in the fair value of the financial assets or financial liabilities from that date.

Investments are derecognised when the right to receive cash flows from the investments have expired or have been transferred and the Fund has transferred substantially all of the risks and rewards of ownership.

The Fund derecognises financial liabilities when, and only when, the Fund's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

· Measurement of financial instruments

At initial recognition, the Fund measures financial assets and financial liabilities at fair value. Transaction costs of financial assets and financial liabilities carried at fair value through profit or loss are expensed in the statement of comprehensive income.

Subsequent to initial recognition, all financial assets or liabilities recognised at fair value through profit or loss are measured at fair value. Gains and losses arising from changes in the fair value of 'financial assets or liabilities at fair value through profit or loss' category are presented in the statement of comprehensive income within 'net gains/ (losses) on financial assets at fair value through profit or loss' in the year in which they arise.

Financial assets and liabilities at amortised cost are measured by using the effective interest rate (EIR) method. The EIR is a method of calculating the amortised cost of a financial asset or a financial liability and of allocating and recognising the interest income or interest expense in Statement of comprehensive income over the relevant period. The EIR is the rate that exactly discounts estimated future cash payments or receipts throughout the expected life of the financial instrument, or a shorter period where applicable, to the net carrying amount of the financial asset or liability. When calculating the EIR, the Fund estimates cash flows considering all contractual terms of financial instrument but does not consider future credit losses. The calculation includes all fees paid or received between the parties to the contract that are an

13. Financial information (continued)

integral part of EIR, including transaction costs and all other premiums or discounts.

Financial assets and liabilities, other than those classified as at fair value through profit or loss, are subsequently measured using the effective interest method and are subject to impairment. Gains and losses are recognised in profit or loss when the asset or liability is derecognised, modified or impaired.

Impairment

The measurement of Expected Credit Losses (ECL) is a function of the probability of default, loss given default and exposure at default. The approach is to analyse the market data available to determine probability of default and historical track record performance in order to derive the loss given default. The exposure at default is equated using the entire facility amounts at amortised cost.

(d) Offsetting financial instruments

Financial assets and financial liabilities are offset, and the net amount reported in the balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

(e) Investment income

Revenue is recognised to the extent that it is probable that the economic benefits will flow and be reliably measured at the fair value of the consideration received or receivable.

Distribution income from financial assets at fair value through profit or loss is recognised in the statement of comprehensive income within distribution income when the Fund's right to receive payments is established.

(f) Expenses

All expenses are recognised in the statement of comprehensive income on an accrual basis.

(g) Foreign currency transactions

All foreign currency transactions are recognised at the exchange rate prevailing at the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences are recognised in profit or loss in the period in which they arise except for certain exchange differences on transactions entered into in order to hedge certain foreign currency risks.

(h) Receivables

Receivables include amounts for trust distributions. Trust distributions are accrued when the right to receive payment is established.

Receivables are recognised at amortised cost using the effective interest method, less any allowance for ECL. The Fund applies a simplified approach to measuring ECL, which uses a lifetime expected loss allowance. To measure the ECL, receivables are grouped based on days overdue.

The amount of the impairment loss is recognised in profit or loss within other expenses. When a trade receivable for which an impairment allowance had been recognised becomes uncollectible in a subsequent period, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against other expenses in profit or loss.

(i) Payables

Payables include liabilities and accrued expenses owed by the Fund which are unpaid as at the end of the reporting period.

The amount of distribution payable to unitholders as at the reporting date is recognised separately in the statement of financial position.

(j) Income taxation

Under current legislation, the Fund is not subject to income tax as taxable income of the Fund is attributed to the unitholders.

The benefits of franking credits and foreign income tax offset are generally passed on to tax resident unitholders. Realised capital losses are not attributed to unitholders but are retained within the Fund to be offset against any realised capital gains. If realised capital gains exceed realised capital losses, the excess is attributed to unitholders.

(k) Significant judgements and estimates

The Fund will make estimates and assumptions that affect the reported amounts of assets and liabilities within the current and next period. Estimates are continually evaluated and based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Key estimates and assumptions relate to the valuation of financial assets at fair value through profit or loss and impairment of financial assets. Management assesses impairment of financial assets at each reporting date by evaluating conditions specific to the particular asset that may lead to impairment. If an impairment trigger exists, the recoverable amount of the asset is determined.

14. Limited Assurance Investigating Accountant's Report



KPMG Transaction Services

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The Directors
Equity Trustees Limited
in its capacity as Responsible Entity for
MA Credit Income Trust
Level 1, 575 Bourke Street
Melbourne VIC 3000

20 January 2025

Dear Directors

Limited Assurance Investigating Accountant's Report and Financial Services Guide

Introduction

KPMG Financial Advisory Services (Australia) Pty Ltd (of which KPMG Transaction Services is a division) (KPMG Transaction Services) has been engaged by Equity Trustees Limited, as Responsible Entity (Responsible Entity or Issuer) for MA Credit Income Trust ARSN 681 002 531 (Fund) to prepare this report for inclusion in the product disclosure statement to be dated on or around 20 January 2025 (PDS), and to be issued by the Responsible Entity in respect of the proposed initial public offering of units in the Fund and its listing on the Australian Securities Exchange (Offer). A subsidiary of MA Financial Group Limited, MA Investment Management Pty Ltd, will act as the investment manager of the Fund (Manager).

Expressions defined in the PDS have the same meaning in this report.

This Investigating Accountant's Report should be read in conjunction with the KPMG Transaction Services Financial Services Guide included in the PDS.

Scope

You have requested KPMG Transaction Services to perform a limited assurance engagement in relation to the pro forma historical financial information of the Fund described below and disclosed in the PDS.

The pro forma historical financial information is presented in the PDS in an abbreviated form, insofar as it does not include all of the presentation and disclosures required by Australian Accounting Standards and other mandatory professional reporting requirements applicable to general purpose financial reports prepared in accordance with the *Corporations Act 2001*.

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Our limited assurance engagement has not been carried out in accordance with auditing or other standards and practices generally accepted in jurisdictions outside Australia, and accordingly should not be relied upon as if it had been carried out in accordance with those standards and practices.

Pro Forma Historical Financial Information

The pro forma historical financial information consists of the Fund's:

- Pro forma historical statement of financial position as at 20 January 2025 based on the minimum subscription of \$150 million; and
- Pro forma historical statement of financial position as at 20 January 2025 based on the maximum subscription of \$300 million, as set out in Section 13.3 of the PDS,

(collectively, the Pro Forma Historical Financial Information).

The Pro Forma Historical Financial Information is intended to illustrate the financial position of the Fund following completion of the Offer. The stated basis of preparation is the recognition and measurement principles contained in Australian Accounting Standards and the Fund's material accounting policies as described in Section 13.7 of the PDS, applied to the events and transactions to which the best-estimate assumptions relate, as if these had occurred as at 20 January 2025. Due to its nature, the Pro Forma Historical Financial Information does not represent the Fund's actual or anticipated financial position.

For the purposes of preparing this report we have performed limited assurance procedures in relation to the Pro Forma Historical Financial Information in order to state whether, on the basis of the procedures described, anything comes to our attention that would cause us to believe that the Pro Forma Historical Financial Information is not prepared or presented fairly, in all material respects, by the directors in accordance with the stated basis of preparation as set out in Section 13.6 of the PDS.

We have conducted our engagement in accordance with the Standard on Assurance Engagements ASAE 3450 Assurance Engagements involving Corporate Fundraisings and/or Prospective Financial Information.

The procedures performed in a limited assurance engagement vary in nature from, and are less in extent than for, an audit. As a result, the level of assurance obtained in a limited assurance engagement is substantially lower than the assurance that would have been obtained had we performed an audit. Accordingly, we do not express an audit opinion about whether the Pro Forma Historical Financial Information is prepared, in all material respects, by the directors in accordance with the stated basis of preparation.

Directors' responsibilities

The directors of the Responsible Entity are responsible for the preparation of the Pro Forma Historical Financial Information, including the selection and determination of the best-estimate assumptions that form the basis of the Pro Forma Historical Financial Information.

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Limited Assurance Investigating Accountant's Report and Financial Services Guide 20 January 2025

The directors' responsibility includes establishing and maintaining such internal controls as the directors determine are necessary to enable the preparation of financial information that is free from material misstatement, whether due to fraud or error.

Conclusions

Review statement on the Pro Forma Historical Financial Information

Based on our procedures, which are not an audit, nothing has come to our attention that causes us to believe that the Pro Forma Historical Financial Information, as set out in Section 13.3 of the PDS, comprising the:

- Pro forma historical statement of financial position as at 20 January 2025 based on the minimum subscription of \$150 million; and
- Pro forma historical statement of financial position as at 20 January 2025 based on the maximum subscription of \$300 million,

is not prepared or presented fairly, in all material respects, on the basis of the pro forma transactions and/or adjustments described in Section 13.6 of the PDS, and in accordance with the recognition and measurement principles prescribed in Australian Accounting Standards, and the Fund's material accounting policies as set out in Section 13.7 of the PDS.

Prospective investors should be aware of the material risks and uncertainties in relation to an investment in the Fund, which are detailed in the PDS, and the inherent uncertainty relating to any financial information. Accordingly, prospective investors should have regard to the investment risks as described in Section 8 of the PDS.

We have assumed, and relied on representations from directors of the Responsible Entity and senior management of the Manager, that all material information concerning the prospects and proposed operations of the Fund has been disclosed to us and that the information provided to us for the purpose of our work is true, complete and accurate in all respects. We have no reason to believe that those representations are false.

Independence

KPMG Transaction Services does not have any interest in the outcome of the proposed Offer, other than in connection with the preparation of this report and participation in due diligence procedures for which normal professional fees will be received.

KPMG is the auditor of the Manager and of MA Financial Group Limited, and from time to time, provides these entities with certain other professional services for which normal professional fees are received.

General advice warning

This report has been prepared, and included in the PDS, to provide investors with general information only and does not take into account the objectives, financial situation or needs of any specific investor. It is not intended to take the place of

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professional advice and investors should not make specific investment decisions in reliance on the information contained in this report. Before acting or relying on any information, an investor should consider whether it is appropriate for their circumstances having regard to their objectives, financial situation or needs.

Design and Distribution Obligations

KPMG has made reasonable enquiries of the Responsible Entity as to whether the units pursuant to the Offer are captured by Design and Distribution Obligations (**DDO**) regulations. Where a Target Market Determination (**TMD**) is required, KPMG has reviewed the TMD to ensure the content of this report is consistent with the TMD.

Restriction on use

Without modifying our conclusions, we draw attention to Section 13.3 of the PDS, which describes the purpose of the pro forma historical financial information, being for inclusion in the PDS. As a result, the pro forma historical financial information may not be suitable for use for another purpose. We disclaim any assumption of responsibility for any reliance on this report, or on the pro forma historical financial information to which it relates, for any purpose other than that for which it was prepared.

KPMG Transaction Services has consented to the inclusion of this Investigating Accountant's Report in the PDS in the form and context in which it is so included, but has not authorised the issue of the PDS. Accordingly, KPMG Transaction Services makes no representation regarding, and takes no responsibility for, any other statements, or material in, or omissions from, the PDS.

Yours faithfully

Tapan Verma

Authorised Representative

Japan lee.

AFS Representative Number 1282070



KPMG Financial Advisory Services (Australia) Pty Ltd

ABN 43 007 363 215 Australian Financial Services Licence No. 246901

Financial Services Guide

Dated December 2023

What is a Financial Services Guide (FSG)?

This FSG is designed to help you to decide whether to use any of the general financial product advice provided by **KPMG** Financial Advisory Services (Australia) Pty Ltd ABN 43 007 363 215 (KPMG FAS), Australian Financial Services Licence Number 246901 (of which KPMG Transaction Services is a division) (KPMG Transaction Services), and Tapan Verma as an authorised representative of KPMG Transaction Services, authorised representative number 1282070 (Authorised Representative).

This FSG includes information about:

- KPMG FAS and its Authorised Representative and how they can be contacted;
- The services KPMG FAS and its Authorised Representative are authorised to provide;
- How KPMG FAS and its Authorised Representative are paid;
- Any relevant associations or relationships of KPMG FAS and its Authorised Representative:
- How complaints are dealt with as well as information about internal and external dispute resolution systems and how you can access them; and
- The compensation arrangements that KPMG FAS has in place.

The distribution of this FSG by the Authorised Representative has been authorised by KPMG FAS.

This FSG forms part of an Investigating Accountant's Report (**Report**) which has been prepared for inclusion in a disclosure document or, if you are offered a financial product for issue or sale, a Product Disclosure Statement (**PDS**). The purpose of the disclosure document or PDS is to help you make an informed decision in relation to a financial product. The contents of the disclosure document or PDS, as relevant, will include details such as the risks, benefits, and costs of acquiring the particular financial product.

Financial services that KPMG FAS and the Authorised Representative are authorised to provide

KPMG FAS holds an Australian Financial Services Licence, which authorises it to provide, amongst other services, financial product advice for the following classes of financial products:

- · deposit and non-cash payment products;
- derivatives;
- foreign exchange contracts;
- debentures, stocks or bonds issued or proposed to be issued by a government;
- interests in managed investments schemes including investor directed portfolio services;
- securities;
- superannuation;
- carbon units:
- Australian carbon credit units; and

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to retail and wholesale clients.

KPMG FAS provide financial product advice when engaged to prepare a report in relation to a transaction relating to one of these types of financial products. The Authorised Representative is authorised by KPMG FAS to provide financial product advice on KPMG FAS' behalf.

KPMG FAS and the Authorised Representative's responsibility to you

KPMG FAS has been engaged by Equity Trustees Limited (**Client**) as Responsible Entity for MA Credit Income Trust ARSN 681 002 531 (**Fund**) to provide general financial product advice in the form of a Report to be included in the PDS (**Document**) prepared by the Client in relation to the offer of units in the Fund and its listing on the ASX (**Transaction**).

You have not engaged KPMG FAS or the Authorised Representative directly but have received a copy of the Report because you have been provided with a copy of the Document. Neither KPMG FAS nor the Authorised Representative are acting for any person other than the Client.

KPMG FAS and the Authorised Representative are responsible and accountable to you for ensuring that there is a reasonable basis for the conclusions in the Report.

General Advice Warning

As KPMG FAS has been engaged by the Client, the Report only contains general advice as it has been prepared without taking into account your personal objectives, financial situation or needs.

You should consider the appropriateness of the general advice in the Report having regard to your circumstances before you act on the general advice contained in the Report.

You should also consider the other parts of the Document before making any decision in relation to the Transaction.

Fees KPMG FAS may receive, and remuneration or other benefits received by our representatives

KPMG FAS charges fees for preparing reports. These fees will usually be agreed with, and paid by, the Client. Fees are agreed on either a fixed fee or a time cost basis. In this instance, the Client has agreed to pay KPMG FAS \$140,000 for preparing the Report. KPMG FAS and its officers, representatives, related entities and associates will not receive any other fee or benefit in connection with the provision of the Report.

KPMG FAS officers and representatives (including the Authorised Representative) receive a salary or a partnership distribution from KPMG's Australian professional advisory, tax and accounting practice (the **KPMG Partnership**). KPMG FAS' representatives (including the Authorised Representative) are eligible for bonuses based on overall productivity. Bonuses and other remuneration and benefits are not provided directly in connection with any engagement for the provision of general financial product advice in the Report.

Further details may be provided on request.

Referrals

Neither KPMG FAS nor the Authorised Representative pay commissions or provide any other benefits to any person for referring customers to them in connection with a Report.

Associations and relationships

Through a variety of corporate and trust structures KPMG FAS operates as part of the KPMG Australian firm. KPMG FAS' directors and Authorised Representatives may be partners in the KPMG Partnership. The Authorised Representative is a

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partner in the KPMG Partnership. The financial product advice in the Report is provided by KPMG FAS and the Authorised Representative and not by the KPMG Partnership.

From time to time KPMG FAS, the KPMG Partnership and related entities (**KPMG entities**) may provide professional services, including audit, tax and financial advisory services, to companies and issuers of financial products in the ordinary course of their businesses.

No individual involved in the preparation of this Report holds a substantial interest in, or is a substantial creditor of, the Client or has other material financial interests in the Transaction.

Complaints resolution

Internal complaints resolution process

If you have a complaint, please let KPMG FAS or the Authorised Representative know. Complaints can be sent in writing to The Complaints Officer, KPMG, GPO Box 2291U, Melbourne, VIC 3000 or via email (AU-FM-AFSL-COMPLAINT@kpmg.com.au). If you have difficulty in putting your complaint in writing, please call (03) 9288 5555 where you will be directed to the Complaints Officer who will assist you in documenting your complaint.

We will acknowledge receipt of your complaint, in writing, within 1 business day or as soon as practicable and will investigate your complaint fairly and in a timely manner.

Following an investigation of your complaint, you will receive a written response within 30 calendar days. If KPMG FAS is unable to resolve your complaint within 30 calendar days, we will let you know the reasons for the delay and advise you of your right to refer the matter to the Australian Financial Complaints Authority (AFCA).

External complaints resolution process

If KPMG FAS cannot resolve your complaint to your satisfaction within 30 calendar days, you can refer the matter to AFCA. AFCA is an independent body that has been established to provide free and impartial assistance to consumers to help in resolving complaints relating to the financial services industry. KPMG FAS is a member of AFCA (member no 11690)

Further details about AFCA are available at the AFCA website www.afca.org.au or by contacting them directly at:

Address: Australian Financial Complaints Authority Limited, GPO Box 3, Melbourne Victoria 3001

Telephone: 1800 931 678
Email: info@afca.org.au

The Australian Securities and Investments Commission also has a free call Customer Contact Centre info-line on 1300 300 630 which you may use to obtain information about your rights.

Compensation arrangements

KPMG FAS has compensation arrangements for loss or damage in accordance with section 912B of the *Corporations Act 2001(Cth)*. KPMG FAS holds professional indemnity insurance which, subject to its terms, provides cover for work performed by KPMG FAS including current and former representatives of KPMG FAS.

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Contact details

You may contact KPMG FAS or the Authorised Representative using the below contact details:

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PO Box H67 Australia Square NSW 1213

Telephone: (02) 9335 7621 Facsimile: (02) 9335 7001

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15. Material contracts

15.1 The Constitution

The Fund is governed by the Constitution. A copy of the Constitution, which has been lodged with ASIC, is available free of charge by contacting the Responsible Entity and will be sent within five Business Days of receiving a request.

The Constitution (in addition to the Corporations Act, where applicable, and general law) contains the rules governing the operation of the Fund and the rights, liabilities and responsibilities of the Responsible Entity and Unitholders. The Fund Constitution includes provisions dealing with:

- 1. distributions to Unitholders;
- 2. obligations, duties and powers of the Responsible Entity;
- 3. duration and termination of the Fund and distribution of net proceeds on winding-up;
- 4. reimbursement and indemnification of the Responsible Entity and others for expenses in connection with the Fund;
- 5. procedures for convening and holding Unitholders meetings;
- 6. fees payable to the Responsible Entity;
- 7. issue, transfer and redemption of Units;
- 8. retirement of the Responsible Entity;
- 9. valuation of Fund assets: and
- 10. amendments to the Fund Constitution.

The key provisions of the Constitution are summarised below. The summary does not refer to every provision of the Constitution and should be read in conjunction with the rest of this PDS. In the event of a conflict between this summary and the Constitution, the Constitution prevails. A copy of the Constitution is available to you on request.

15.1.1 Interests in the Fund

Each Unit issued gives the Unitholder a beneficial interest in the assets of the Fund.

Unitholders do not have any particular interest in the assets of the Fund as a whole.

At any time, all Units are of equal value and rank.

15.1.2 Unitholder meetings

The Responsible Entity may at any time convene a meeting of Unitholders. Unitholders may appoint proxies to attend and vote at a meeting of Unitholders on their behalf.

15.1.3 Powers of Responsible Entity

Subject to the Constitution, the Responsible Entity has all the powers in respect of the Fund that is possible under the law to confer on a Responsible Entity and as though it were the absolute owner of the Fund's assets and acting in its personal capacity, including the power to borrow, invest and delegate its powers to others.

15.1.4 Termination and winding up of the Fund

The Constitution contains provisions dealing with termination and winding up of the Fund. If the Fund is terminated, the net proceeds of the Fund will be distributed pro-rata to Unitholders according to their Unit holdings, provided that the Responsible Entity may retain such part of the proceeds it thinks fit to meet all the liabilities and expenses.

The Constitution also contains provisions designed to limit your liability to the amount invested in the Fund. However, Unitholders should be aware that the effectiveness of such a limitation is yet to be conclusively determined by the courts.

15.1.5 Redemption and buy-back of Units

While the Fund is admitted to the official list of the ASX, Units are not able to be redeemed, except under a withdrawal offer or buy-back of unit which is at the absolute discretion of the Responsible Entity to offer and which satisfies the Corporations Act and Listing Rules.

While the Fund is listed on the ASX the Responsible Entity may, but is under no obligation to, buy-back Units and cause Units purchased to be cancelled.

15.1.6 Retirement of the Responsible Entity

The Constitution contains provisions dealing with the retirement and removal of the Responsible Entity. The Responsible Entity may retire as permitted by, or when required by law. Subject to the Corporations Act, the Responsible Entity may propose the appointment of, another person to be the Responsible Entity.

15.1.7 Amendments to Constitution

While the Fund is listed on the ASX and is a registered scheme, the Constitution may be amended by the Responsible Entity, provided that the Responsible Entity reasonably considers that the amendment will not adversely affect the rights of Unitholders, or by

special resolution of Unitholders. Any amendment to a Constitution will not be effective until the modification is lodged with ASIC.

15.1.8 Responsible Entity's liability

Under the Constitution, the Responsible Entity will not be liable to Unitholders except to the extent the Corporations Act imposes such liability. The Responsible Entity's liability is generally limited to the extent to which it is entitled and does recover through its right of indemnity from Fund assets.

15.1.9 Small holdings

In certain circumstances, the Responsible Entity may sell any Units held by a Unitholder which comprise less than the minimum balance as provided in the Constitution and Listing Rules.

15.2 Fund IMA

The Responsible Entity has appointed the Manager on an exclusive basis to be the manager of the Fund and has entered into the Fund IMA.

A summary of the material terms of the Investment Management Agreement are set out below.

Listing Rule 15.16 sets a maximum term of 5 years for an Investment Management Agreement. The Responsible Entity has been granted in-principle advice that it will receive a waiver of Listing Rule 15.16 to allow for an Initial Term of 10 years under the Investment Management Agreement and for the term to be extended as set out below under 'Manager Term'. The ASX may include certain conditions on the waiver application relating to the Investment Management Agreement as part of the approvals process. In addition there is a risk that such waivers may not be granted on the final listing of the Fund, in which case there will be a cost to the Fund in holding Unitholder meetings to approve further terms of the Manager in excess of 5 years.

Services

The Manager will invest and manage the Fund in accordance with the terms of the Fund IMA. The other services provided by the Manager under the Fund IMA include, but are not limited to:

- monitoring the Fund's portfolio;
- keeping proper books in relation to the Fund's portfolio;
- assisting the Administrator with performing regular net asset value reconciliations;

- assisting the Responsible Entity to comply with its continuous disclosure obligations under the Corporations Act and the Listing Rules;
- assisting the Responsible Entity and the Custodian with the preparation of reports (including financial reports) required by relevant law; and
- servicing Unitholders and potential investors in the Fund.

Powers and Discretions of the Manager

For the purpose of carrying out its functions and duties under the Fund IMA and subject to certain restrictions set out in the Fund IMA, the Manager has the powers of a natural person to deal with the Fund including those powers that the Responsible Entity may delegate to the Manager pursuant to the Constitution and to do all things and execute all documents necessary for the purpose of managing the Fund , save that the Manager must not knowingly do anything the Manager or the Responsible Entity is prohibited from doing by relevant law and must not, without the prior written consent of the Responsible Entity:

- charge or encumber in any way the assets in the Portfolio; or
- engage in securities lending in relation to the Portfolio.

Delegation

The Manager may not delegate its duties, responsibilities, functions and powers under the Fund IMA to an agent without the prior written consent of the Responsible Entity.

Exclusivity

The Responsible Entity agrees to appoint the Manager on an exclusive basis, whereby the Responsible Entity will not appoint another manager to the MA Credit Income Trust for the duration of the Fund IMA.

The Manager may from time to time perform similar investment and management services for itself and other persons to the services performed for the Responsible Entity under the Fund IMA.

Fees

The Manager is entitled to the fees set out in Section 10 of this PDS pursuant to the Investment Management Agreement.

Expenses

The Responsible Entity must reimburse the Manager from the assets of the Fund all taxes, costs, charges (including negative interest rate charges provided those charges are reasonably incurred) and expenses properly incurred by the Manager in connection with the services provided under the Fund IMA.

Manager term

The Manager has, in respect of the Fund, an initial term of ten years, subject to an automatic extension of one year, every year from the fifth year of the term (Initial Term), provided that Unitholders do not vote against the extension by way of ordinary resolution (more than 50% of votes).

The Responsible Entity must call a meeting to consider a resolution to not permit the extension if requested by Unitholders in accordance with section 252B of the Corporations Act.

The Manager may also request the Responsible Entity to convene a meeting of Unitholders to consider and, if thought fit, approve by ordinary resolution an extension of the Initial Term for a period of a further 10 years (Extended Term).

Termination rights

During the Initial Term or Extended Term (as applicable), the Manager can only be terminated by the Responsible Entity where there is cause to do so, including where:

- a receiver, receiver and manager, administrator or similar person is appointed to the Manager;
- · the Manager goes into liquidation;
- the Manager ceases to carry on business in relation to its activities as an investment manager;
- the Manager breaches the Fund IMA and fails to correct such breach within 20 Business Days of receiving notice in writing from the Responsible Entity;
- · it is required by the Listing Rules; or
- a relevant law requires the Fund IMA to be terminated.

Following the Initial Term or Extended Term (as applicable), the Manager can be terminated by the Responsible Entity by giving 3 months written notice of termination, provided that an ordinary resolution of Unitholders has been passed approving the termination, and that the Manager receives payment of the Termination Payment under the Fund IMA (see below) within 20 Business Days after the termination takes effect.

After the fourth year of the Initial Term, the Manager may terminate the Fund IMA and require the Responsible Entity to retire for any reason by giving 3 months written notice of termination. The Manager may also terminate the management agreement if:

- · the Responsible Entity goes into liquidation; or
- the Responsible Entity breaches the Fund IMA in a material respect and the Responsible Entity fails to correct such breach within 20 Business Days of receiving notice from the Manager; or
- the MA Credit Income Trust ceases to be listed.

If the Responsible Entity receives a termination notice, the Responsible Entity must convene a meeting of members of the MA Credit Income Trust announcing its decision to retire as responsible entity of the scheme and facilitate a vote by the members of the MA Credit Income Trust on an ordinary resolution to approve a replacement responsible entity in accordance with the Corporations Act.

The Responsible Entity can terminate the Fund IMA if the Manager is subject to a change in control (within the meaning of regulation 7.6.04(2)(a) of the *Corporations Regulations 2001* (Cth)), except where a change in control occurs because of a corporate reconstruction previously notified in writing to the Responsible Entity.

Management after termination

Following the expiration of the Initial Term or the Extended Term, the Fund IMA will only come to an end where it is terminated in accordance with its terms.

The Manager may deal with the Portfolio for up to 30 Business Days from the effective date of termination of the Investment Management Agreement in order to vest control of the Portfolio in the Responsible Entity (or as the Responsible Entity may otherwise direct in writing). The Responsible Entity must take all necessary steps to facilitate the transfer of the Portfolio from the Manager in such circumstances.

Termination payment

If the Manager is terminated other than for cause, the Responsible Entity must pay the Termination Payment equal to the Management Fees charged to the Fund calculated over a 12-month period, or if there are no fees, the aggregate Management Fees that the Manager is entitled to receive indirectly in respect of the relevant Underlying MA Financial Credit Funds in which the Fund is invested calculated over a 12-month period, multiplied by the Termination Fee Period (where the Termination Fee Period means a period of 1 year).

Amendment

The Fund IMA may only be altered by the agreement of the parties to the Fund IMA. However, material changes to the Fund IMA will only be made by the Responsible Entity to the extent permitted by the Corporations Act, the Listing Rules and applicable law or otherwise if the Responsible Entity has obtained unitholder approval to these material changes.

Manager Indemnity

The Responsible Entity must indemnify the Manager against any direct losses or liabilities reasonably incurred by the Manager arising out of, or in connection with, and any costs, charges and expenses incurred in connection with the Manager or any of its officers or agents acting under the Fund IMA except to the extent of the Manager's or any of its officers' or agents' negligence, fraud or dishonesty, or its officers, employees or agents or the Manager's breach of the Fund IMA.

Responsible Entity indemnity

The Manager must indemnify the Responsible Entity against any direct loss or liability reasonably incurred by the Responsible Entity in connection with any negligent, fraudulent or dishonest act or omission of the Manager, its officers, employees or agents, the Manager's breach of the Fund IMA, any negligent, fraudulent or dishonest act or omission of the Manager, its officers, employees or agents and any act or omission of the Manager or any of its officers, employees or agents that causes the Responsible Entity to be liable to Unitholders for which the Responsible Entity has no right of indemnity from the Fund.

15.3 Offer Management Agreement

The Responsible Entity and Manager have entered into the Offer Management Agreement with the Joint Lead Managers and Joint Lead Arrangers.

Under the Offer Management Agreement:

- the Joint Lead Arrangers have been appointed to arrange the Offer; and
- the Joint Lead Managers have been appointed to manage and act as joint bookrunners to the Offer.

The Joint Lead Managers have entered into the Offer Management Agreement with the Responsible Entity and Manager on an arms' length basis and do not accept any fiduciary obligations to, or any fiduciary relationship with the Responsible Entity or the Manager, in connection with the Offer, the Units or otherwise.

A summary of the key terms of the Offer Management Agreement is set out below.

Fees and expenses

The Manager will pay the upfront costs of the Offer. The upfront costs are not paid out of the proceeds of the Offer. The Offer has been structured to eliminate immediate decline to the Fund's Net Tangible Asset Backing as a result of the expenses incurred as part of the Offer

The Manager will pay to the Joint Lead Managers up to 3.25% (excluding GST) of the amount raised under the Broker Firm Offer.

In addition, the Manager will pay the costs associated with the Offer such as legal, advisory, accounting, taxation, and quotation fees. The Joint Lead Managers are also entitled to be reimbursed by the Manager for all reasonable expenses incurred in connection with the Offer Management Agreement, this PDS and the Offer.

Conditions, Representations, Warranties, Undertakings and Other Terms

The Offer Management Agreement contains customary conditions precedent as well as customary representations and warranties given by the parties in relation to matters such as corporate authority and approvals to enter into the Offer Management Agreement.

The Responsible Entity and Manager give a number of further representations and warranties, including that neither the Responsible Entity or the Manager have not engaged in, and will not engage in conduct that is misleading or deceptive or which is likely to mislead or deceive in connection with the Offer.

Subject to certain exceptions, the Responsible Entity and/or Manager, as applicable in the context, must not:

- without the prior written consent of the Joint Lead Managers, at any time after the date of this agreement and up to 90 days after Completion (as that term is defined in the Offer Management Agreement), allot or agree to allot or indicate in any way that it may or will allot or agree to allot any Units, options to acquire Units, or other interests or securities in the Fund or enter into any swap or other arrangement that transfers to another, in whole or in part, any of the economic consequences of ownership of securities of that type however settled, other than pursuant to the Offer or the Offer Management Agreement; or
- before the expiry of 120 days after Completion (as defined in the Offer Management Agreement), vary any term of the Investment Management Agreement

without the prior written consent of the Joint Lead Managers to the terms of the variation, such consent not to be unreasonably withheld, conditioned or delayed.

Indemnity

Subject to certain exclusions, the Responsible Entity and Manager unconditionally and irrevocably indemnifies each of the Joint Lead Managers (and certain affiliated parties of each) against certain liabilities and losses incurred or sustained directly or indirectly as a result of the appointment of the Joint Lead Managers pursuant to the Offer Management Agreement.

These obligations are subject to certain exclusions such as fraud, wilful misconduct or gross negligence by the relevant Joint Lead Manager (or certain affiliated parties of it) or a penalty or fine which the Joint Lead Manager (or certain affiliated parties of it) is required to pay for a contravention of the Corporations Act (these exclusions operating in certain circumstances), or where the indemnity would be illegal, void or unenforceable under applicable law.

Termination events

The Offer Management Agreement is subject to a number of customary termination events which permit a Joint Lead Manager to terminate its appointment before Completion (as that term is defined in the Offer Management Agreement) without cost or liability to that Joint Lead Manager, including (without limitation):

- Compliance with law: the PDS or any other document issued or publicised by the Responsible Entity (or on its behalf) in respect of the Offer does not comply, in any material respect, with the Corporations Act (including if a statement in the PDS or any other document issued or publicised by the Responsible Entity (or on its behalf) in respect of the Offer is or becomes materially misleading or deceptive, or a matter required to be included is omitted from the PDS or any other document issued or publicised by the Responsible Entity (or on its behalf) in respect of the Offer), the Listing Rules or any other applicable law or regulation;
- Supplementary PDS: the Responsible Entity issues
 or, in the reasonable opinion of the Joint Lead
 Manager seeking to terminate, becomes required to
 issue a supplementary PDS to comply with section
 1016E of the Corporations Act, or the Responsible
 Entity lodges a supplementary PDS with ASIC in a
 form that has not been approved by the Joint Lead
 Managers in the circumstances prescribed by, or
 otherwise fails to comply with, provisions of the Offer
 Management Agreement;

- New Circumstances: there occurs a new circumstance that arises after the PDS is lodged, that would have been required to be included in the PDS if it had arisen before lodgement (as applicable);
- Material Adverse Effect: there is, or is likely to be, a Material Adverse Effect (as that term is defined in the Offer Management Agreement) when compared to the position disclosed in the PDS or any other document issued or publicised by the Responsible Entity (or on its behalf) in respect of the Offer,
- Minimum subscription: the Responsible Entity has not received the Minimum Subscription by 5:00pm on the Closing Date;
- Market fall: the S&P ASX All Ordinaries Index closes on any Business Day before the Settlement Date (as that term is defined in the Offer Management Agreement) at a level that is more than 10% below the level of that index at the close of normal trading on ASX on the Business Day immediately preceding this agreement and closes at or below that level:
 - for at least two consecutive Business Days; or
 - on the Business Day before the Settlement Date (as that term is defined in the Offer Management Agreement);
- Credit index rise: the average mid-rate for the iTraxx
 Australia Index of a term 5 years is 50% or more above
 its level as at the close of business on the Business
 Day immediately before the date of this agreement
 and remains at or above that level for two consecutive
 Business Days;
- Listing and quotation: approval is refused or not granted, or approval is granted subject to conditions other than customary conditions, to:
 - the Fund's admission to the official list of ASX on or before the date by which ASX to have confirmed quotation of the Units; or
 - the quotation of the Units on ASX or for the Units to be cleared through CHESS on or before the date by which ASX to have confirmed quotation of the Units,

or if granted, the approval is subsequently withdrawn, qualified (other than by customary conditions);

- Mutual recognition: the Responsible Entity fails to comply with the requirements of the regulations made under section 576 of the Financial Markets Conduct Act 2013 (New Zealand) to enable the Offer into New Zealand to proceed on the basis of the PDS, under those regulations;
- Notifications: any of the following notifications are made in respect of the Offer:
 - ASIC issues an order (including an interim order) under section 1020E of the Corporations Act and such order is not withdrawn within two Business

- Days, or if it is made within the two Business Days before the Settlement Date (as defined in the Offer Management Agreement), it has not been withdrawn by the day before the Settlement Date (as defined in the Offer Management Agreement);
- ASIC holds a hearing under section 1020E(4)
 of the Corporations Act and such hearing is
 not withdrawn within two Business Days, or if
 it is commenced within the two Business Days
 before the Settlement Date (as defined in the
 Offer Management Agreement), it has not been
 withdrawn by the day before the Settlement Date
 (as defined in the Offer Management Agreement);
- an application is made by ASIC for an order under Part 9.5 in relation to the Offer or an Offer Document (as defined in the Offer Management Agreement) or ASIC commences any investigation or hearing under Part 3 of the ASIC Act in relation to the Offer or an Offer Document (as defined in the Offer Management Agreement) and such application, investigation or hearing is not withdrawn within two Business Days, or if it is made within the two Business Days before the Settlement Date (as defined in the Offer Management Agreement), it has not been withdrawn by the day before the Settlement Date (as defined in the Offer Management Agreement);
- any person (other than the Joint Lead Manager seeking to terminate) who has previously consented to the inclusion of its name in any Offer Document (as defined in the Offer Management Agreement) withdraws that consent; or
- any person gives a notice under sections 1021J(3) or 1021L(2) of the Corporations Act in relation to the Offer Documents (as defined in the Offer Management Agreement);
- Certificate: the Responsible Entity or the Manager do not provide a Closing Certificate (as defined in the Offer Management Agreement) as and when required by the Offer Management Agreement;
- Withdrawal: the Responsible Entity withdraws documents issued or published by or on behalf of the Responsible Entity in connection with the Offer (including the PDS or any supplementary PDS) or the Offer;
- Applications and proceedings: any person makes an application to any government agency, in relation to the Offer Documents (as defined in the Offer Management Agreement) or the Offer or any government agency commences or gives notice of an intention to hold, any Enquiry Documents (as defined in the Offer Management Agreement);

- Prosecutions: any of the following occur:
 - a director or officer of the Responsible Entity or the Manager is charged with an indictable offence;
 - any government agency commences any public action against the Issuer or the Manager or any of their respective directors or officers or announces that it intends to take such action;
 - any director or officer of the Responsible Entity or Manager is disqualified from managing a corporation under Part 2D.6; or
 - the Responsible Entity or Manager or any of the Manager's directors or officers engage, or are alleged to have been engaged in, any fraudulent conduct or activity, whether or not in connection with the Offer:
- Unable to issue: the Responsible Entity is prevented from issuing or allotting the Units within the time required by the timetable (unless that delay is agreed between the parties) set out in the Offer Management Agreement, the Offer Documents and all other applicable laws;
- Force Majeure: there is an event or occurrence, including any statute, order, rule, regulation, directive or request (including one compliance with which is in accordance with the general practice of persons to whom the directive or request is addressed) of any government agency which makes it illegal for the Joint Lead Managers to satisfy an obligation under this Agreement, or which makes it illegal for a Joint Lead Manager to market, promote or settle the Offer;
- Insolvency events: the Responsible Entity, the Fund or the Manager is or becomes insolvent or there is an act or omission which may result in any of them becoming insolvent;
- Timetable: the Offer is not conducted in accordance with the timetable set out in the Offer Management Agreement, or any event specified that timetable is delayed for more than 2 Business Day without the prior written consent of the Joint Lead Managers;
- Change of directors/management: a change in the board of directors of the Manager;
- Manager: the Manager ceases to be a direct or indirect wholly-owned subsidiary of MA Financial;
- Key Personnel: certain specified personnel of the Manager resign from office or are replaced, terminated or made redundant;
- Review Trigger: the occurrence of a Review Trigger
 (as that term is defined in the Offer Management
 Agreement) or an event or circumstance that would
 reasonably suggest the Target Market Determination
 is no longer appropriate.

Termination events subject to materiality

In addition a Joint Lead Manager may terminate its appointment under the Offer Management Agreement without cost or liability to that Joint Lead Manager at any time before the issue of Units under the Offer by written notice to the other parties if in the reasonable opinion of that Joint Lead Manager, any of the following has had or is likely to have a materially adverse effect on the marketing, outcome, success, or settlement of the Offer or the ability of the Joint Lead Managers to market, promote or settle the Offer, the willingness of investors to subscribe for Units or has given or would be likely to give rise to a material liability for the Joint Lead Manager or its affiliates under, or a contravention by the Joint Lead Manager or its affiliates, of the Corporations Act or any applicable laws:

- Disclosures in the Due Diligence Report: the Due
 Diligence Report (as that term is defined in the Offer
 Management Agreement) or verification material or
 any other information supplied by or on behalf of the
 Responsible Entity or the Manager to the Joint Lead
 Managers in relation to the Responsible Entity or the
 Offer is or becomes false or misleading or deceptive
 or likely to mislead or deceive, including by way
 of omission;
- Certificate: the Responsible Entity or the Manager provides a Closing Certificate (as defined in the Offer Management Agreement) that is false, misleading or deceptive (including by omission;
- Change in Responsible Entity: the Responsible Entity is replaced as the responsible entity of the Fund;
- Compliance: a contravention by the Responsible
 Entity or the Manager of the Corporations Act,
 the Competition and Consumer Act 2010 (Cth), the
 Australian Securities & Investments Commission
 Act 2001 (Cth), the Financial Markets Conduct Act
 2013 (New Zealand), the Financial Markets Conduct
 Regulations 2014 (New Zealand), the constitution of the
 Responsible Entity and of the Fund, or any of the ASX
 Listing Rules;
- Default: a default by the Responsible Entity or the Manager in the performance of any of their obligations under the Offer Management Agreement occurs;
- Charge: other than as disclosed from those identified in the PDS, the Responsible Entity or the Manager charges or agrees to charge, the whole, or a substantial part of the assets of the Fund;
- Representation and warranties: a representation or warranty contained in the Offer Management Agreement is breached, becomes not true or correct or is not performed;
- Material contracts: any Material Contract (as that term is defined in the Offer Management Agreement) is varied, terminated, rescinded or altered or

- amended without the prior consent of the Joint Lead Managers or any Material Contract (as that term is defined in the Offer Management Agreement) is breached or is or becomes void, voidable, illegal, invalid or unenforceable (other than by reason only of a party waiving any of its rights) or capable of being terminated, rescinded or avoided or of limited force and affect, or its performance is or becomes illegal;
- AFSL: any Australian financial services licence, or other licence, approval or permit required by the Responsible Entity to perform its business as responsible entity of the Fund is terminated, rescinded or withdrawn or otherwise amended or varied in manner that impedes the Responsible Entity's ability to discharge its obligations under the Offer Management Agreement and/or to the Fund
- Regulatory approvals: if a regulatory body withdraws, revokes or amends any regulatory approvals required for the Issuer to perform its obligations under this agreement;
- Hostilities: hostilities not presently existing commence (whether war has been declared or not) or an escalation in existing hostilities occurs (whether war has been declared or not) involving any one or more of Australia, New Zealand, the United States, the United Kingdom, Hong Kong, Singapore, Ukraine, Russia, Israel, South Korea or any member state of the European Union (provided that, in the case of the Ukraine, Russia and Israel, the S&P/ASX 300 Index is at a level that is 5% or more below the level at market close immediately before entry into the Offer Management Agreement for at least two business days) or any diplomatic, military, commercial or political establishment of any of those countries or a major terrorist act is perpetrated anywhere in the world;
- Change of law: there is introduced, or there is a public announcement of a proposal to introduce, into the Parliament of Australia, or any State or Territory of Australia a new law, or the Reserve Bank of Australia, or any Commonwealth or State authority, including ASIC adopts or announces a proposal to adopt a new policy (other than a law or policy which has been announced before the date of this agreement); or
- Disruption in financial markets: any of the following occurs:
 - a general moratorium on commercial banking activities in Australia, New Zealand, the United States, the United Kingdom, Hong Kong or any Member State of the European Union is declared by the relevant central banking authority in those countries, or there is a material disruption in commercial banking or security settlement or clearance services in any of those countries;

- any adverse effect on the financial markets in Australia, New Zealand, the United States, the United Kingdom, Hong Kong or any Member State of the European Union or in foreign exchange rates or any development involving a prospective change in political, financial or economic conditions in any of those countries; or
- trading in all securities quoted or listed on the ASX, the NZX, New York Stock Exchange, London Stock Exchange or the Hong Kong Stock Exchange is suspended or limited in a material respect for one day on which that exchange is open for trading.

15.4 Service providers

The Responsible Entity in its discretion, may appoint service providers from time to time or may outsource some or all the administrative services for the Fund. Information in relation to service providers are available on request.

In addition to the Manager, the Responsible Entity has appointed a number of key services providers that are involved in the ongoing operation of the Fund.

The key service provider arrangements are summarised in Sections 6.3 to 6.7.

15.5 Net Asset Value

The Responsible Entity in its discretion, may value assets of the Fund on an alternative or additional day/s during the month to ensure the NAV reflects the market value of each asset (consistent with ordinary commercial practice for valuing that type of asset) that is reasonably current at the time of determination of NAV.

15.6 Conflict of interest policy

The Responsible Entity may seek professional services for the Fund from qualified service providers, including from related parties of the Responsible Entity. Any such service or arrangements will be provided or entered into on terms that would be reasonable if the parties were dealing at arm's length and for reasonable remuneration.

The Responsible Entity maintains and complies with a written policy on related party transactions, including the assessment and approval process for such transactions and arrangements to manage conflicts of interest. All transactions in which the Responsible Entity may have, or may be perceived to have, a conflict of interest, including all transactions with members of the MA Financial Group, will be conducted in accordance with the conflicts of interest framework.

Under this policy, potential conflict situations will be monitored, assessed and evaluated by the Responsible Entity and, steps taken to ensure that the conflict is managed in an appropriate manner.

15.7 Dispute resolution

The Responsible Entity 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 Equity Trustees on:

Phone: 1300 133 472

Post: Equity Trustees Limited

GPO Box 2307, Melbourne VIC 3001

Email: compliance@eqt.com.au

The Responsible Entity will acknowledge receipt of the complaint within 1 Business Day or as soon as possible after receiving the complaint. The Responsible Entity 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 the Responsible Entity's 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.

15.8 How we keep you informed

As a Unitholder you will receive the following information:

Confirmations

You will receive confirmations of all your applications and withdrawals.

Monthly report

A monthly report will be made available on the Fund's webpage, free of charge, at https://mafinancial.com/ invest/private-credit/ma-credit-income-trust/. The report will contain performance of the Fund over multiple periods, commentary on the most recent period's performance and certain Fund characteristics.

Annual report

An annual report will be made available on the Fund's webpage, free of charge, at https://mafinancial.com/ invest/private-credit/ma-credit-income-trust/.

Distribution statements

A distribution statement will be provided to you following a distribution. This will contain information in respect of the amount you have received as a distribution, if any, for the Fund.

Periodic statements

A periodic statement will be provided to you annually for the year ending 30 June. This will contain your transaction history, investment value at 30 June, investment performance and fees you have paid for the Fund. If a full withdrawal is made, an exit statement will be provided to you for the nearest quarter ending 31 March, 30 June, 30 September or 31 December.

Tax statements

A tax statement will be provided to you annually for the year ending 30 June. This will contain information on the tax classification of assessable amounts in respect of the Fund.

Audited financial statements

Audited financial statements of the Fund are generally issued at least annually for the year ending 30 June. They will be prepared in accordance with accounting standards applicable to general financial statements in Australia to the extent that the Fund is required to comply with those standards by the Corporations Act or under the Constitution. The audited financial statements are made available to unitholders via the Fund's webpage, free of charge, at https://mafinancial.com/invest/private-credit/ma-credit-income-trust/. A hard copy may be requested free of charge by contacting the Responsible Entity. Audited financial statements will not be mailed to unitholders unless specifically requested.

15.9 Continuous disclosure

As a disclosing entity, the Fund is subject to regular reporting and disclosure requirements.

The Fund will comply with its continuous disclosure obligations under the law by publishing new material information about the Fund on the Fund's webpage, free of charge, at https://mafinancial.com/invest/private-credit/ma-credit-income-trust/ in accordance with ASIC's good practice guidance on website disclosure.

In addition, you would have the right to receive the following documents at no charge:

- the annual financial report most recently lodged with ASIC;
- any half-year financial report lodged with ASIC by the Fund after the lodgement of the annual report most recently lodged with ASIC; and
- any continuous disclosure notices given by the Fund after the lodgement of the annual report most recently lodged with ASIC.

Copies of documents lodged with ASIC in relation to the Fund can be obtained from, or inspected at, an ASIC office.

15.10 Related party transactions and conflicts

Related party transactions in portfolio construction

In addition to sourcing investments directly from third parties, the Manager will make use of the resources of MA Financial Group by investing in or acquiring assets originated by, or warehoused by, other MA Financial Group entities. In relation to the Fund, these arrangements comprise investing in the Underlying MA Financial Credit Funds managed by MA Financial Group.

Investment in the Fund

From time-to-time funds and entities managed or controlled by MA Financial Group may invest in the Fund. For example, funds and entities managed or controlled by MA Financial Group have provided a commitment to subscribe for \$50 million Units in the cornerstone process within the Priority Offer. In connection with that precommitment, the Manager has agreed to pay the Selling (on the same basis as other Cornerstone Investors under the Priority Offer) to those funds or entities.

Additionally, subject to obtaining the required shareholder approvals and compliance with law, one or more other MA Financial Group funds may acquire Units from time-to-time by purchasing them on market. The extent to which the MA Financial Group funds will make onmarket purchases (if at all) is not known as at the date of this PDS.

Borrowings from a MA Financial Group entity

The Fund may borrow funds from a MA Financial Group entity. Any borrowings entered into with a MA Financial Group entity will be on arm's length terms.

15. Material contracts (continued)

Conflicts of interest and related party transactions

The Manager, the Responsible Entity and MA Financial Group offer a variety of products and services to their clients and may find themselves in a position where the interests of one part of the business could be or is in conflict with the interests of another part of the business.

Managing potential conflicts of interest

Where possible, the Responsible Entity and Manager seek to prevent conflicts of interest which are avoidable and effectively manage those which are not.

The Responsible Entity and Manager have determined that the key factor in determining whether a conflict of interest exists is whether, based on existing circumstances, some or all of the interests of a client are inconsistent with, or diverge from, some or all of the interests of the Responsible Entity or Manager or their representatives providing the financial services to the client. This includes actual, apparent and potential conflicts of interest. It is not necessary that the client is disadvantaged by favouring one interest over another – a conflict of interest exists because of the risk that the client could be disadvantaged. For example, this will be the case where:

- The Responsible Entity could make a financial gain, or avoid a financial loss, at the expense of a client; or
- The Manager has a financial incentive to favour the interest of one client over the interests of another client.

The board of directors of the Responsible Entity will make decisions on potential conflicts of interest which are encountered including whether a conflict of interest situation exists and then consider and apply available mitigating or resolving conflict management arrangements. The Manager and the MA Financial Group have also established policies and procedures which help it identify and appropriately deal with conflicts of interest – actual, apparent and potential. Conflicts are avoided where possible and if a conflict cannot be avoided, the Manager and/or MA Financial Group have the requisite procedures and controls in place to ensure it is appropriately managed.

15.11 Anti-money laundering and counter terrorism financing

The AML/CTF Act and other applicable anti-money laundering and counter terrorism laws, regulations, rules and policies which apply to the Responsible Entity (AML Requirements), regulate financial services and

transactions in a way that is designed to detect and prevent money laundering and terrorism financing.

The AML Act is enforced by AUSTRAC. In order to comply with the AML Requirements, the Responsible Entity is required to, amongst other things:

- verify a Unitholder's identity and the source of their Application monies before providing services to them, and to re-identify them if they consider it necessary to do so; and
- where a Unitholder supplies documentation relating to the verification of their identity, keep a record of this documentation for 7 years post the termination or end of the unitholder relationship with the Responsible Entity.

The Responsible Entity and Unit Registry as its agent (collectively, the Entities) reserve the right to request such information as is necessary to verify the identity of a Unitholder and the source of the payment. In the event of delay or failure by the Unitholder to produce this information, the Entities may refuse to accept an Application and the application monies relating to such Application or may suspend the payment of redemption proceeds if necessary to comply with AML Requirements applicable to them. Neither the Entities nor their delegates shall be liable to the Unitholder for any loss suffered by the Unitholder as a result of the rejection or delay of any subscription or payment of redemption proceeds.

The Entities have implemented a number of measures and controls to ensure they comply with their obligations under the AML Requirements, including carefully identifying and monitoring Unitholders. As a result of the implementation of these measures and controls:

- (a) transactions may be delayed, blocked, frozen or refused where an Entity has reasonable grounds to believe that the transaction breaches, or causes the Responsible Entity to commit or participate in an offence under the law or sanctions of Australia or any other country, including the AML Requirements;
- (b) where transactions are delayed, blocked, frozen or refused the Entities are not liable for any loss Unitholders suffer (including consequential loss); caused by reason of any action taken or not taken by them as contemplated above, or as a result of their compliance with the AML Requirements as they apply to the Fund;
- (c) the Responsible Entity or Unit Registry may from time to time require additional information from Unitholders to assist it in this process; and
- (d) the Entities have certain reporting obligations under the AML Requirements and are prevented from informing you that any such reporting has taken place. Where required by law, an entity may

15. Material contracts (continued)

disclose the information gathered to regulatory or law enforcement agencies, including AUSTRAC. The Entities are not liable for any loss an investor may suffer as a result of their compliance with the AML Requirements.

15.12 Privacy

Privacy laws apply to the handling of personal information. Responsible Entity or Manager will collect, use and disclose your personal information in accordance with its privacy policy, which includes details about the following matters:

- (a) the kinds of personal information the Responsible Entity or Manager collects and holds;
- (b) how the Responsible Entity or Manager collects and holds personal information;
- (c) the purposes for which the Responsible Entity or Manager collects, holds, uses and discloses personal information;
- (d) how you may access personal information that the Responsible Entity or Manager holds about you and seek correction of such information (note that exceptions apply in some circumstances);
- (e) how you may complain about a breach of the Australian Privacy Principles (APP), or a registered APP code (if any) that binds the Responsible Entity or Manager, and how the Responsible Entity or Manager will deal with such a complaint; and
- (f) whether the Responsible Entity or Manager is likely to disclose personal information to overseas recipients and, if so, the countries in which such recipients are likely to be located if it is practicable for the Responsible Entity or Manager to specify those countries. The Responsible Entity, Manager and the Unit Registry may disclose your personal information with their agents and service providers including those listed below or as otherwise authorised under the Privacy Act 1988 (Cth):
 - the Unit Registry for ongoing administration of the unit register;
 - ii. the printers and the mailing house for the purposes of preparation and distribution of holding statements and for handling of mail; and
 - iii. others who provide services on the Fund's behalf, some of which are located outside of Australia. Your information may also be used or disclosed from time to time to inform you about the Manager's products or services that the Manager thinks may be of interest to you.

If you do not want your personal information to be used for this purpose, you should contact the Unit Registry or the Responsible Entity. Under the *Privacy Act 1988* (Cth), you may request access to your personal information held by (or on behalf of) the Fund or the Unit Registry. You can request access to your personal information by writing to the Responsible Entity or contacting the Unit Registry at: MAclientservices@boardroomlimited.com.au

You can obtain a copy of the Responsible Entity's and Manager's Privacy Policy on request.

The Responsible Entity may use your personal information for direct marketing purposes. Please contact the Responsible Entity to request not to receive direct marketing communications from us.

15.13 Governing law

This PDS and the contracts formed on acceptance of Applications are governed by the laws in force in the State of New South Wales and each Applicant submits to the non-exclusive jurisdiction of the courts of New South Wales.

16. Additional information

16.1 Current Capital Structure

The issued capital of the Fund as at the date of this PDS is set out in the table below. The initial Units referred to below will be redeemed upon the issue of the Units under this Offer.

	Number of Units
Fully-paid ordinary units on issue (Units)	5

16.2 Proposed capital structure on Allotment of Units pursuant to this Offer

The capital structure of the Fund on completion of the Offer is set out below in respect of each of the Minimum Subscription and Maximum Subscription (in each case as if there were no issue of additional Units to Cornerstone Investors in respect of Selling Fees):

The percentage of Units that will be available to freely trade in the public market after completion of the Offer (i.e. Units that are not subject to a restriction on trading and are held by non-affiliated Unitholders) will be greater than 20% based upon both the minimum and maximum number of Units to be issued under the Offer.

	Minimum subscription	Maximum subscription
Fully-paid ordinary units on issue (Units)*	75,000,000	150,000,000
NAV per Unit	\$2.00	\$2.00

^{*} The number of fully paid ordinary units on issue in the Fund may vary as a result of the issue of additional Units in respect of Cornerstone Investors' Selling Fees. For example, if a Cornerstone Investors Investor subscribes for 25,000,000 Units, and those Selling Fees are to be satisfied by the issue of additional Units, an additional 437,500 Units will be issued to that Cornerstone Investor (see Section 11.1). The Manager will be responsible for the payment of the costs of issue of those additional Units.

16.3 Consents

Each of the parties referred below has given and has not, before the issue of this PDS, withdrawn its written consent to be named in the in the PDS and to the inclusion, in the form and context in which it is included, of any information described below as being included with its consent. None of the parties referred to below has caused the issue of this PDS.

 MA Moelis Australia Advisory has consented to being named as Joint Lead Arranger and Joint Lead Manager to the Offer, but it does not make

- any statement in this PDS, nor is any statement in this PDS based on any statement by MA Moelis Australia Advisory;
- Ord Minnett Limited has consented to being named as Joint Lead Arranger and Joint Lead Manager to the Offer, but it does not make any statement in this PDS, nor is any statement in this PDS based on any statement by Ord Minnett Limited;
- Shaw and Partners Limited has consented to being named as Joint Lead Manager to the Offer, but it does not make any statement in this PDS, nor is any statement in this PDS based on any statement by Shaw and Partners Limited:
- Canaccord Genuity (Australia) Limited has consented to being named as Joint Lead Manager to the Offer, but it does not make any statement in this PDS, nor is any statement in this PDS based on any statement by Canaccord Genuity (Australia) Limited;
- MST Financial Services Pty Limited has consented to being named as Joint Lead Manager to the Offer, but it does not make any statement in this PDS, nor is any statement in this PDS based on any statement by MST Financial Services Pty Limited;
- MA Investment Management Pty Ltd has consented to being named as Manager to the Fund, but it does not make any statement in this PDS, nor is any statement in this PDS based on any statement by MA Investment Management Pty Ltd;
- MA Financial Group Limited has consented to being named in this PDS in the form and context in which it is named;
- Herbert Smith Freehills has consented to being named as Australian legal and tax adviser to the Offer, but it does not make any statement in this PDS, nor is any statement in this PDS based on any statement by Herbert Smith Freehills;
- Bell Gully has consented to being named as New Zealand legal adviser to the Offer, but it does not make any statement in this PDS, nor is any statement in this PDS based on any statement by Bell Gully;
- KPMG Financial Advisory Services (Australia) Pty
 Ltd has consented to being named as Investigating
 Accountant in relation to the Offer and to the
 inclusion of its Investigating Accountant's Report
 at Section 14. KPMG Financial Advisory Services
 (Australia) Pty Ltd has not made any other statement
 in this PDS, nor is any other statement in this PDS
 based on any statement by KPMG Financial Advisory
 Services (Australia) Pty Ltd;
- KPMG has consented to being named as the auditor in respect of the Fund (and of the Manager), but it does not make any statement in this PDS, nor is any statement in this PDS based on any statement by KPMG;

16. Additional information (continued)

- Boardroom Pty Limited has consented to being named as the Unit Registry, but it does not make any statement in this PDS, nor is any statement in this PDS based on any statement by Boardroom Pty Limited;
- Apex Fund Services Pty Ltd has consented to being named as the administrator of the Fund, but it does not make any statement in this PDS, nor is any statement in this PDS based on any statement by Apex Fund Services Pty Ltd;
- PricewaterhouseCoopers has consented to being named as the compliance plan auditor in respect of the Fund, but it does not make any statement in this PDS, nor is any statement in this PDS based on any statement by PricewaterhouseCoopers; and
- EQT Australia Pty Ltd has consented to being named as the custodian in respect of the Fund, but it does not make any statement in this PDS, nor is any statement in this PDS based on any statement by EQT Australia Pty Ltd.

Part 7.9 of the Corporations Act imposes a liability regime on the Responsible Entity (as the offeror of the Units), the Directors of the Responsible Entity, persons named in this PDS with their consent as having made a statement in this PDS and persons involved in a contravention in relation to this PDS with regard to misleading or deceptive statements made in the PDS. Although the Responsible Entity bears primary responsibility for this PDS, other parties involved in the preparation of this PDS can also be responsible for certain statements made in it.

In light of the above, each of the parties referred to above, to the maximum extent permitted by law, expressly disclaims and takes no responsibility for any part of this PDS other than the reference to its name and any statement or report included in this PDS with the consent of that party as described above.

16.4 ASIC relief

ASIC has granted relief under sections 601QA(1), 5A(1)(b) and 1020F(1)(a) of the Corporations Act for the off-market buy-backs detailed in Section 7.14. The relief is granted in accordance with ASIC's RG 101 *Managed investment* scheme buy-backs and is in a similar form to the relief provided for on-market buy-backs of ASX-listed schemes in ASIC Corporations (ASX-listed Schemes On-market Buy-backs) Instrument 2016/1159.

The relief is granted in respect of sections 601GA(4), Part 5C.6, 601FC(1)(d), 601FG(1)(a) and Division 5A of Part 7.9 of the Corporations Act and is effected by modifying or varying Part 5C of the Corporations Act. ASIC has also granted relief to modify the tables in section 609 and 611 of the Corporations Act in respect of the buy-backs.

16.5 ASX waivers and confirmations

In connection with the listing of the Fund on ASX, the Responsible Entity has obtained the following in-principle waivers and confirmations from ASX in relation to the Fund:

- a waiver of Listing rule 10.1 expiring on 28 March 2025, to the extent necessary to permit the Fund to invest in the Underlying Fund without Unitholder approval, subject to the following conditions:
 - to the extent that there are unrelated third party investors in the Underlying Fund, the Fund will only invest in the Underlying Fund on the same terms as those unrelated third party investors, except that the Fund may have more limited redemption rights;
 - investments in the Underlying Fund are made in accordance with the investment objective and strategy of the Fund described in this PDS, and the conflict management procedures described in this PDS are followed;
 - redemptions and applications in the Underlying
 Fund must occur in a manner that is consistent
 with the disclosures in this PDS, and must occur
 on the basis of ordinary industry practices and
 prices that are consistent with what does (or
 would) apply to other investors, except that the
 Fund may have more limited redemption rights
 than other investors;
 - the investment objective and strategy, and any conflict management procedures, described in this PDS are not materially varied; and
 - the Fund announces that it has obtained a waiver of Listing Rule 10.1 immediately following admission to the Official List of ASX; and
 - the waiver will expire three years after the admission of the Fund to ASX;
- a waiver of Listing Rule 15.16, expiring on 28 March 2025, to the extent necessary to permit the Fund IMA to have an initial fixed term of up to ten years from the date of the Fund IMA and for the Fund IMA to provide that, if it is extended past this initial term, the Fund IMA may be ended on three months' notice after an ordinary resolution is passed to end it; and
- a confirmation, expiring on 28 March 2025, that the
 relationship between the Fund and the Underlying
 Fund is such that ASX would not exercise its
 discretion under Listing Rule 10.11.5 to the acquisition
 of units in the Underlying Fund by the Fund (or other
 funds managed by the Manager whose trustee
 or responsible entity is not a related party of the
 Responsible Entity).

16. Additional information (continued)

16.6 Selling restrictions

This PDS does not constitute an offer of Units in any jurisdiction in which it would be unlawful. In particular, this PDS may not be distributed to any person, and the Units may not be offered or sold, in any country outside Australia or New Zealand except to the extent permitted below.

Hong Kong

WARNING: This PDS has not been, and will not be, authorized by the Securities and Futures Commission in Hong Kong pursuant to the Securities and Futures Ordinance (Cap. 571) of the Laws of Hong Kong (the SFO). No action has been taken in Hong Kong to authorise this PDS or to permit the distribution of this PDS or any documents issued in connection with it. Accordingly, the Units have not been and will not be offered or sold in Hong Kong other than to professional investors (as defined in the SFO).

No advertisement, invitation or document relating to the Units has been or will be issued, or has been or will be in the possession of any person for the purpose of issue, in Hong Kong or elsewhere that is directed at, or the contents of which are likely to be accessed or read by, the public of Hong Kong (except if permitted to do so under the securities laws of Hong Kong) other than with respect to the Units which are or are intended to be disposed of only to persons outside Hong Kong or only to professional investors as defined in the SFO and any rules made under that ordinance.

The contents of this PDS have not been reviewed by any Hong Kong regulatory authority. You are advised to exercise caution in relation to the Offer. If you are in doubt about any contents of this PDS, you should obtain independent professional advice.

Singapore

This PDS has not been registered as a prospectus with the Monetary Authority of Singapore (MAS) and, accordingly, statutory liability under the Securities and Futures Act, Chapter 289 (the SFA) in relation to the content of prospectuses does not apply, and you should consider carefully whether the investment is suitable for you. The Fund is not a collective investment scheme authorised under Section 286 of the SFA or recognised by the MAS under Section 287 of the SFA and the Units are not allowed to be offered to the retail public.

This PDS and any other document or material in connection with the offer or sale, or invitation for subscription or purchase of the Units may not be circulated or distributed, nor may the Units be offered

or sold, or be made the subject of an invitation for subscription or purchase, whether directly or indirectly, to persons in Singapore except to institutional investors (as defined in the SFA), or otherwise pursuant to, and in accordance with the conditions of, any other applicable provisions of the SFA.

This PDS has been given to you on the basis that you are an institutional investor (as defined under the SFA). In the event that you are not an institutional investor, please return this PDS immediately. You may not forward or circulate this PDS to any other person in Singapore.

Any offer is not made to you with a view to the Units being subsequently offered for sale to any other party. You are advised to acquaint yourself with the SFA provisions relating to resale restrictions in Singapore and comply accordingly.

16.7 Legal proceedings

As at the date of this PDS none of the Fund, the Underlying Fund or any Underlying MA Financial Credit Funds invested in by the Underlying Fund is engaged in any litigation and as far as the Responsible Entity is aware, no litigation involving any such funds is pending or threatened.

16.8 Interests of Responsible Entity Directors

No Director or proposed Director of the Responsible Entity holds at the date of this PDS, or held at any time during the last two years before the date of lodgement of this PDS with ASIC, any interest in:

- The formation or promotion of the Fund; or
- Units in the Fund.

No amounts have been paid or agreed to be paid by any person, and no benefits have been given or agreed to be given by any person:

- to a Director or proposed Director of the Responsible Entity to induce him or her to become, or to qualify as, a Director; or
- for services provided by a Director or proposed Director in connection with the formation or promotion of the Fund or in connection with the issue of Units.

16.9 Approval

This PDS has been authorised by the Directors of the Responsible Entity who consents to its lodgement with ASIC and its issue.

Glossary

	DEFINITION
10/12 Limit	The 10/12 limit is 10% of the smallest number of units that are on issue at any time during the previous 12 months.
AAIR	means Annual Investment Income Report.
Administration Services Deed	means the deed between the Responsible Entity and Boardroom Pty Limited for Boardroom Pty Limited to act as Unit Registry of the Fund and to provide administration and accounting services for the Fund.
AMIT	means the Attribution Managed Investment Trust.
AML/CTF Act	means the Anti-Money Laundering and Counter-Terrorism Financing Act 2006 (Cth).
AMMA	means the AMIT member annual statement (where the AMIT rules apply).
ANZ	means Australia and New Zealand.
Applicant	means a person who submits an Application.
Application	means an application for Units under this PDS.
Application Amount	means the amount of money accompanying an Application Form submitted by an Applicant.
Application Form	means the Priority Offer application form in accordance with the instructions provided in your Priority Offer Invitation (including via a portal maintained by the Registry in respect of the Priority Offer), Broker Firm Application Form, acceptance letter or other commitment in the form required by the Joint Lead Managers or the Manager in the case of an application under the Priority Offer.
ASIC	means Australian Securities and Investments Commission.
АТО	means Australian Taxation Office.
AUD\$	means Australian dollars.
Broker Firm Offer	means the offer titled the Broker Firm Offer as described in section 11.
Business Day	means a day on which banks are open for general banking business in Sydney, Australia.
Buy-Back Agreement	has the meaning given to that term in section 7.14 of this document.
Buy-Back Booklet	has the meaning given to that term in section 7.14 of this document.
Buy-Back Price	has the meaning given to that term in section 7.14 of this document.
Buy-Back Pricing Date	means the pricing date for the Buy-Back Price as described in the Buy-Back Booklet.
CGT	means capital gains tax.

Glossary (continued)

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	DELIMITION .
Corporations Act	means the Corporations Act 2001 (Cth).
Compliance Plan	means the Compliance Plan as described in section 9.3 of this document.
Constitution	means the Constitution that contains the rules governing the operation of the Fund and the rights, liabilities and responsibilities of the Responsible Entity and Unitholders (which may be amended or replaced from time to time).
Cornerstone Investors	Institutional Investors that have, as at the date of this PDS, pre-committed to the Responsible Entity and the Joint Lead Managers to acquire Units at the Subscription Price under this PDS.
DDO	means the Design and Distribution Obligations imposed on certain financial product issuers and distributors, as required by Pt 7.8A of the <i>Corporations Act 2001</i> (Cth).
DRP	the Fund's Distribution Reinvestment Plan, being a plan that provides Unitholders the option to re-invest the Fund's distributions.
FATCA	means the Foreign Account Tax Compliance Act.
Fund	means the MA Credit Income Trust ARSN 681 002 531.
GST	means goods and services tax which is a broad-based tax of 10% on most goods, services and other items sold or consumed in Australia.
Investment Committee or IC	means the committee that is responsible for the oversight of investment selection and management of the Fund.
Investment Management Agreement or IMA	means the agreement between the Manager and the Responsible Entity in relation to the Fund, as amended from time to time.
Investment Team	means the persons from time to time that provide the investment management function of the Fund under the Investment Management Agreement.
Joint Lead Arranger	MA Moelis Advisory Pty Limited and Ord Minnett Limited.
Joint Lead Manager	means MA Moelis Australia Advisory, Ord Minnett Limited, Shaw and Partners Limited, MST Financial Services Pty Limited and Canaccord Genuity (Australia) Limited.
MA Cornerstone Investors	has the meaning given to that term in section 11.1 of this document.
MA Asset Management	means MA Financial Group's Asset Management business division.
MA Asset Management, LLC	MA Asset Management, LLC, the appointed investment adviser of the MA Specialty Credit Income Fund.
MA Asset Management Ltd	means MA Asset Management Ltd ACN 142 008 535.

Glossary (continued)

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MA Financial Group Entities	means MA Financial Group's underlying entities.
Manager	means MA Investment Management Pty Ltd (ACN 621 552 896).
Management Fee	means the fees payable to the Manager out of the assets of the Fund under the Constitution in connection with the Manager acting as manager of the Fund and providing related services.
Material Non-public Information or MNPI	Any price sensitive information which could materially impact a Unitholder's view of portfolio value or returns of the Fund.
MIT	Managed Investment Trust.
Net Asset Value or NAV	means the value of the assets of the Fund less liabilities, calculated in accordance with the Constitution and denominated in the base currency of the Fund, which is AUD\$.
New Zealand Mutual Recognition Regime	means the mutual recognition regime established under subpart 6 of Part 9 of the Financial Markets Conduct Act 2013 of New Zealand and Part 9 of the Financial Markets Conduct Regulations 2014 of New Zealand.
p.a.	means per annum.
PDS	means this document as amended or replaced from time to time.
PDS Date	means 20 January 2025
Priority Offer	means the Priority Offer as described in section 11.
Priority Offer Invitation	the invitation under this PDS to selected investors to participate in the Priority Offer.
RBA Cash Rate	means the Reserve Bank of Australia Cash Rate.
Record Date	means the last day of each month or any other cut-off date determined by the Responsible Entity by which Unitholders are entitled to a distribution.
Retail Investor	means an investor who is not a Wholesale Investor.
Responsible Entity	means Equity Trustees Limited ACN 004 031 298 AFSL 240975.
RMBS	means residential mortgage-backed securities
Scale-Back	has the meaning given to that term in Section 7.14.
Selling Fee	has the meaning set out in section 11.1.
TAP	means Taxable Australian Property.
Target Return	means the Target Return described in this PDS.

Glossary (continued)

DEFINITION

Underlying Credit Investments	means the underlying credit investments of the Underlying MA Financial Credit Funds.
Underlying Fund	means the MA Credit Income Fund (Wholesale).
Underlying Fund Manager	has the meaning set out in Section 7.5 of this document.
Underlying MA Financial Credit Funds	means the MA Financial Group credit funds that the Underlying Fund invests in.
Underlying Portfolio	means the portfolio of Underlying Credit Investments.
Unitholder	means a holder of one or more Units.
Unit or Units	means a Unit in the Fund.
Unit Price	is the unit price calculated in accordance with the Application Price methodology set out in the Constitution of the Fund and the Responsible Entity's Unit Pricing Policy.
Unit Registry	means the party that maintains the Register of Unit holders in the Fund.
Wholesale Investor	 means an investor who is: in the case of an Australian investor, a person who is a wholesale client for the purposes of section 761G of the Corporations Act; and in the case of an investor outside of Australia, an institutional investor outside of Australia to whom offers or issues of Units may lawfully be made under the applicable laws of the relevant foreign jurisdiction without lodgement, registration, approval or filing with a government agency or other formality (other than ones with which the Responsible Entity is willing to comply).

Corporate directory

Responsible Entity	Equity Trustees Limited Address: Level 1, 575 Bourke Street, Melbourne VIC 3000 AFSL 240975 Phone: +61 3 8623 5000 Email: productteam@eqt.com.au
Manager	MA Investment Management Pty Ltd ACN 621 552 896 Address: Level 27, Brookfield Place, 10 Carrington Street, Sydney NSW 2000
MA Financial (Client Services)	Address: Level 27, Brookfield Place, 10 Carrington Street, Sydney NSW 2000 Phone: 02 8288 5594 (within Australia) +61 2 8288 5594 (outside Australia) Email: clientservices@MAFinancial.com
Legal advisers	Herbert Smith Freehills Address: Level 34, 161 Castlereagh Street, Sydney NSW 2000
Joint Lead Arrangers and Joint Lead Managers	MA Moelis Advisory Pty Limited ACN 142 008 446 Address: Level 27, Brookfield Place, 10 Carrington Street, Sydney NSW 2000 Ord Minnett Limited ACN 002 733 048 Address: Grosvenor Place, Level 18, 225 George Street, Sydney NSW 2000
Joint Lead Managers	Shaw and Partners Limited ACN 003 221 583 Address: Level 7, Chifley Tower, 2 Chifley Square, Sydney NSW 2000 Canaccord Genuity (Australia) Limited ACN 075 071 466 Address: Level 42, 101 Collins Street, Melbourne VIC 3000 MST Financial Services Pty Limited ACN 617 475 180 Address: Level 13, 14 Martin Place, Sydney NSW 2000
Investigating Accountant	KPMG Financial Advisory Services (Australia) Pty Ltd Address: Level 38, Tower 3/300 Barangaroo Avenue, Barangaroo NSW 2000
Unit Registry	Boardroom Pty Limited Address: Level 8, 210 George Street, Sydney NSW 2000 Phone: 1300 135 167 (within Australia) +61 2 8023 5415 (outside Australia) Fax: +61 2 9252 1987 (within Australia) +61 2 9252 1987 (outside Australia) Email: MAclientservices@boardroomlimited.com.au
Administrator	Apex Fund Services Pty Ltd Address: Level 10, 12 Shelley Street Sydney NSW 2000

Corporate directory (continued)

Auditor	KPMG Address: Level 38, Tower 3/300 Barangaroo Avenue, Barangaroo NSW 2000
Compliance Plan Auditor	PricewaterhouseCoopers Address: 2 Riverside Quay, Southbank, VIC 3006
Custodian	EQT Australia Pty Ltd Address: Level 1, 575 Bourke Street, Melbourne VIC 3000

