

INDIAN PACIFIC FUNDS MANAGEMENT PTY LTD

Corporate Authorised Rep 1261197 of Gleneagle Asset Management Limited AFSL 226199

ABN 32 618 083 828

Issue Date: 15th January 2018

The Indian Pacific Fund is an unregistered managed investment scheme. This offer is limited to wholesale clients as defined by the Corporations Act 2001 (Cth) ("Act"). This Memorandum relates to the offer to subscribe for Units. The offer does not constitute an offer of Units in any jurisdiction in which, or to any person to whom, it would be unlawful to make such offer or invitation. No public offer of Units will be made. The offer and subscription of Units may be prohibited in certain jurisdictions and to persons outside of Australia.

THIS INFORMATION MEMORANDUM IS AN IMPORTANT DOCUMENT THAT SHOULD BE READ IN ITS ENTIRETY. INVESTORS SHOULD OBTAIN PROFESSIONAL ADVICE BEFORE MAKING AN INVESTMENT DECISION IN RELATION TO THE FUND. This Information Memorandum contains information about the Indian Pacific Fund ("Fund") and is dated 5 January 2018. This Information Memorandum is issued by Indian Pacific Funds Management Pty Ltd ACN 618 083 828, the Investment Manager of the Fund ("Indian Pacific Funds Management", or "Investment Manager") (Corporate Authorised Rep 1261197 of Gleneagle Asset Management Limited AFSL 226199) . The trustee of the Fund is Gleneagle Asset Management Limited ACN 103 162 278 AFSL No: 226199 ("Trustee"). This Information Memorandum is intended solely for the use of the person to whom it has been delivered ("Recipient") for the purpose of evaluating a possible investment in the Fund. It is not to be reproduced or distributed to any other person (other than professional advisers of the Recipient). Offers made under this Information Memorandum are made exclusively to wholesale clients, as defined by the Act. This Information Memorandum is not, and is not required to be, a disclosure document or product disclosure statement within the meaning of the Act. This Information Memorandum may not contain the same level of disclosure as those documents and has not been, and is not required to be, lodged with the Australian Securities & Investments Commission.

This Information Memorandum is not a recommendation to invest in the Fund and may not include all of the information that an investor needs to make an investment decision. The Investment Manager does not take into account the individual circumstances of any investor, nor does it give financial product advice. Accordingly, investors should make their own enquiries and obtain professional legal, financial, tax and accounting advice before making an investment decision.

The Fund has been designed for medium to long term investments and an investment in the Fund is subject to investment, trading and other risks, including possible delays in repayment and loss of income and principal invested. Investors should read carefully the "Risks of Investing in the Fund" in Section 5 of this Information Memorandum.

Your investment does not represent deposits or other liabilities of the Trustee, Indian Pacific Funds Management or any other person. Neither the Trustee, the Investment Manager or any member of the Trustee or Investment Manager groups of companies or any other person guarantees in any way the performance of the Fund, repayment of capital from the Fund or any particular return from, or any increase in the value, of the Fund. Past performance is not a reliable indication of future performance.

The information in this Information Memorandum is up to date as at the time of preparation. Indian Pacific Funds Management may amend or withdraw this Information Memorandum at any time and may issue a new or amended information memorandum from time to time. A copy of the constitution for the Fund is available from Indian Pacific Funds Management. If you are unsure about anything contained in this Information Memorandum or have any questions, please contact Preston Hamersley 0403 535 820.

Other than to the extent required by law, neither the Trustee, the Investment Manager nor any of their respective affiliates, related bodies corporate, directors, officers, employees, representatives or advisors ("Specified Persons") makes any representations or warranties, express or implied, as to the accuracy or completeness of any of the information contained in this Information Memorandum or any other information (whether written or oral) made available to investors in the Fund, and each of such parties expressly disclaims any and all liability relating to or resulting from the use of this Information Memorandum or such other information by the Recipient.

This Information Memorandum may contain assumptions, opinions, estimates and forecasts. Except to the extent implied by law, no representation or warranty as to the validity, certainty or completeness of any of the assumptions or the accuracy of the information, opinions, estimates or forecasts contained in this Information Memorandum is made by the Investment Manager or any of its Specified Persons. None of the Fund, the Trustee, the Investment Manager nor any of their Specified Persons accepts any responsibility or liability for any loss or damage suffered or incurred by the Recipient, or any other person or entity placing any reliance on this Information Memorandum, however caused (including negligence or otherwise) relating in any way to this Information Memorandum including, without limitation, the information

contained in it, any errors, mis-statements or omissions. Neither the Trustee, the Investment Manager nor any of their Specified Persons guarantees any rate of return of any investment in the Fund, the meeting of the investment objectives of the Fund, the performance of the Fund or the repayment of capital.

Some important terms used in this Information Memorandum are defined in the Glossary in Section 14. References to "dollars", or "\$", are to Australian dollars, unless otherwise indicated. References to "you" or "your" are to investors (and when the context requires, prospective investors) in the Fund.

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Fund overview

This is a summary of the key features of the Fund. Investors should read the entire Information Memorandum for full details before investing.

Investment Vehicle: Indian Pacific Fund ("Fund"), an Australian domiciled unregistered managed investment scheme.

Trustee: Gleneagle Asset Management Limited (AFSL: 226199)

Investment Manager: Indian Pacific Funds Management Pty Ltd (Corporate Authorised Rep: 1261197)

Fund Administrator: Apex Fund Services Ltd.

Investment Strategy Long/short listed equities and derivatives, focusing on investment in Australia and offshore opportunities when presented.

| Fund Holdings | Typically, 15 to 30 long positions plus selective short positions |
|-------------------------------|---|
| Investment Horizon | Medium to long term. |
| Investor Eligibility | Wholesale Clients, as defined in the Act. |
| Minimum Investment | \$250,000 ¹ ² |
| Minimum Additional Investment | \$50,000 ¹ |
| Management Fee | 1.0% of the net asset value ("NAV") of the Fund, plus GST. |
| Performance Fee | 20% of Outperformance, subject to a Hurdle rate (RBA Cash Rate) plus GST. Calculated and accrued monthly and payable quarterly. |
| Exit Fee | 1.0% if Units are withdrawn within first 12 months. Otherwise, no Exit Fee will be charged, |
| Buy/sell Spread | Nil (no spread charged on entry or exit) |
| Applications processed | Monthly on Subscription Day – 1 st day of each month |
| Redemptions | Monthly - redemption request to be received by the Administrator three business days prior to month end. |
| Valuations | Monthly |
| Distributions | Annually, with the discretion of the Trustee to make interim distributions. |

¹ The Trustee may, in its sole discretion, vary the minimum investment and minimum additional investment amounts

² Refer to section 9 "Who Can Invest" for more details.

2 Trustee

Gleneagle Asset Management Limited is the Trustee for the Fund and is responsible for the operation of the Fund. The Trustee's responsibilities and obligations are governed by the Fund's Constitution, the Act and general trust law. The Trustee has had no involvement in the preparation of any part of this IM (other than the particular references to the Trustee) and makes no promise that money invested will earn income or capital gain, or be repaid. The Trustee expressly disclaims and takes no responsibility for any other part of this Information Memorandum. It makes no statement in this Information Memorandum and has not authorised or caused the issue of it. The Trustee does not participate in the investment decision-making process. The Trustee has the power to delegate certain aspects of its duties. The Trustee has appointed Indian Pacific Funds Management as the investment manager of the Fund. The Trustee has also appointed Apex Fund Services ("Apex" or "Administrator") as the administrator of the Fund.

3 Investment manager

Biography - Preston Hamersley

Preston has over 18 years experience in financial markets. He began his career at JBWere & Son in Perth before moving to Sydney and establishing the institutional middle markets desk for Goldman Sachs JBWere (GSJBW) in 2004. Over 9 years at GSJBW and then GS, Preston advised large and small long only and hedge fund clients across research, corporate, and transactional functions. Preston became partner of the firm in 2010.

Preston joined Airlie Funds Management at its inception in late 2012 and spent 5 years as a senior member of the investment team before it was sold to Magellan Financial Group Ltd. He has covered a broad range of sectors as an analyst (over 50% of the market) and has an intimate knowledge of companies spanning large and small caps in Australia and offshore. He also helped develop and run other strategies at the firm.

Preston holds a Bachelor of Commerce (Finance/Business Law) from University of Western Australia in Perth, and has completed a Post Graduate Certificate in Applied Finance and Investments at the Financial Services Institute of Australia (FINSIA).

4 Investment objectives and process

Fund Overview

Indian Pacific Funds Management is an independent, Australian based, long/short equities fund manager, founded in February 2018.

The fund was founded with the view that whilst equity markets rise in the long-term investors need to be careful to preserve capital at certain points in the cycle. We also believe that managing smaller AUM, and taking selective short positions provides flexibility that many managers don't have hence broadening the opportunity set and allowing us to be different.

With this in mind the Fund has an absolute return focus (long/short with long bias), has no cash limit, and can invest in both large and small cap companies.

We are personally heavily invested in the fund and do not invest in equities outside of the fund as we want 100% of our time and effort dedicated to making money for unit holders and ourselves via long term unit price appreciation. Our family interests are firmly aligned.

The IPFM Investment Process

Our investment process is a fundamental bottom up process with a focus on balance sheet risks and identifying companies with strong and reliable cash flows, in good industries, with strong management teams, at attractive valuations.

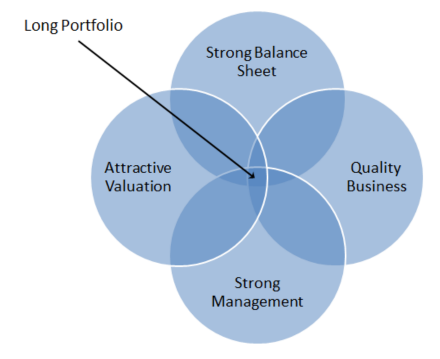
Our analytical process is both quantitative and qualitative, based around 4 key factors:

- 1. Balance Sheet set hurdles must be met to enter investable universe
- 2. Business Quality detailed company and industry assessment
- 3. **Management** experience, trustworthiness, competence are key
- 4. Valuation method varies by sector. DCF, SOTP, multiple analysis

Positive/Neutral/Negative rating for each factor

A company is excluded from the long investable universe if there is a negative rating in any of the above categories. Our portfolio typically consists of a concentrated 15-30 long positions in stocks with the most compelling upside to our valuation, along with selective short positions.

In simple terms, the below diagram illustrates stocks we want to own at Indian Pacific Funds Management:



The IPFM Short Process

How does the short process work?

The short process is exactly the same as the long process but in reverse. We want to be short companies with:

- Stretched balance sheets a poor business with a weak balance sheet can unravel quickly
- With negative businesses and management ratings
- That are also over valued

In addition to this we are looking for downside catalysts in every short position

Combined, this component of the portfolio reduces net market exposure, reduces market correlation, provides hedging opportunities, and broadens the opportunity set

How many short positions will we hold and what % of the portfolio will it be?

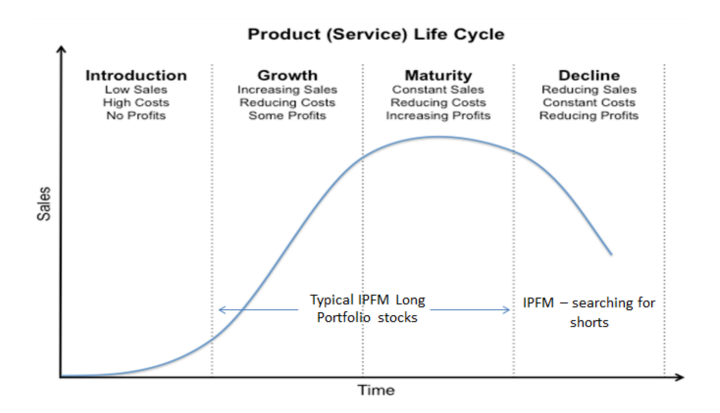
- The size of the short portfolio will vary with (1) prevalence of opportunities (2) our view of the current market levels
- Number of short positions will typically be (but be not limited to) 10-15
- Short portfolio will typically comprise between 10-30% of AUM (but be not limited to that amount)
- Index and other futures may be used at times for protection purposes

Risk management

• All short positions have strict upside alerts set which, if triggered, result in a re-evaluation of the investment case

Industry Structure/ Company Life Cycle analysis

Stocks and sectors are increasingly being exposed to "disruption". We believe this makes industry analysis an even more important (than normal) component of equity analysis when considering an investment. Below is a simple life cycle chart we consider for all companies as part of the industry analysis component of our investment process.

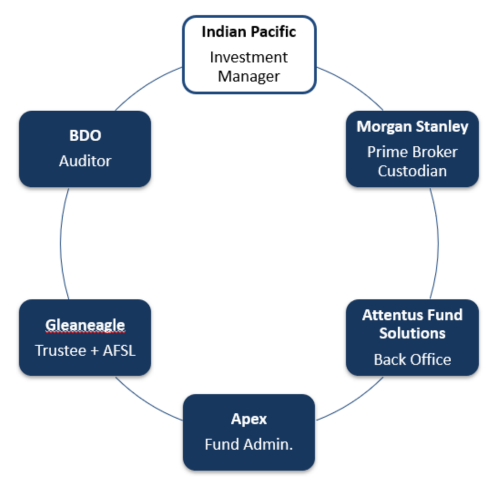


What else is important to IPFM?

We are determined to be different. Why?

- We are focused on absolute returns and capital preservation rather than just beating an index
- We will cap AUM growth to maintain flexibility and reduce liquidity constraints
- Selective short positions allow IPFM to dial down market exposure in times of over exuberance, and broadens the opportunity set
- Rigorous company engagement is a key part of our process
- **Speculative stocks** will not make it through our process (except on the short side). Businesses must be established and profitable at the time of investment

Business Partners



5 Risks of investing in the fund

All investments have an inherent level of risk. Investment in the Fund carries certain risks. There is no guarantee that the Fund will achieve its investment objective and investors should fully understand and be capable of assuming the risks of investing in the Fund. In deciding whether to invest in the Fund, you should consider that you may lose some or all of your investment, the value of your investment may go down, you could receive little or no income and there may be delays in repayment. The key risks outlined below do not purport to be a complete explanation of all the risks associated with investing in the Fund.

Market risk

Investment returns are influenced by market factors. These factors include changes in the economic (e.g. changes in interest rates), legislative and political environment, as well as changes in investor sentiment. In times of market downturn, there is a risk that the value of the securities held by the Fund will fall in value, resulting in a reduced Net Asset Value per Unit and reduced returns on investment. Market risk is the risk that the market value of a security may move up and/or down, sometimes rapidly and unpredictably.

Investment strategy risk

Investment Strategy risk is the risk that the Investment Manager's investment strategy could fail to achieve the Fund's investment objective and could result in a decrease in the value of an investment in the Fund. The Fund is subject to investment strategy risk because it is actively managed. In making investment decisions for the Fund, the Investment Manager will apply the Fund's investment strategy, but there is no guarantee that the Investment Manager's decisions will produce the intended result.

Concentration risk

The Fund may invest a relatively high percentage of its assets in a limited number of securities, or in securities in a limited number of industries, which may cause the value of the Fund's investments to be more affected by any single adverse economic, political or regulatory event than the investments of a more diversified investment portfolio.

Short equity risk

The Fund may establish short positions. To make delivery to the buyer, the Fund must borrow the asset (e.g. security, commodity or derivative) and the Fund is obliged to return the investment to the lender, which is accomplished by a later purchase of the investment by the Fund. Lenders may rescind the loan of assets at any time and cause the borrower to repurchase assets at inflated prices, resulting in a loss. Taking short positions in an asset involves a higher level of risk than buying an asset since the loss with buying an asset is generally limited to the purchase amount, whereas the loss with short positions, is unlimited (since there is no upper limit on the price of the asset).

Borrowing and leverage risk

The Fund may leverage its capital, in accordance with the investment strategy (as outlined in section 4 "Investment Objectives and Process"), where the Investment Manager believes that the use of leverage may enable the Fund to achieve a higher rate of return. In order to do so, the Fund may pledge its securities to borrow additional funds for investment purposes. The Fund may leverage its capital through the use of derivatives and short sales. Leverage may increase Fund volatility and magnify the potential losses or gains made by the Fund. Geared funds are generally deemed to be more risky than a similar ungeared investment. The level of gearing and the associated costs, including interest costs, may affect Fund returns and a geared investment has the potential to underperform a similar ungeared investment. The gearing level of the Fund can vary depending on borrowing amounts, the value of the Assets and the applications and redemptions received by the Fund.

Investment manager / key man / personnel risk

There is a risk that the Investment Manager (or any of its key personnel) could change or be unable to perform their role for an extended period of time, which in turn could have an impact on the investment returns of the Fund.

Liquidity risk

Liquidity risk arises when investments are made in securities which are traded on an infrequent basis, or in securities which are not traded regularly on any financial market. Should the Fund hold unlisted assets or illiquid securities then it may not be able to sell them at a fair price at the time it may wish to do so. The Trustee reserves the right to suspend the

valuation of Units during periods where the Fund's investments may not be easily valued or sold. The payment of withdrawal proceeds may also be delayed or suspended during such periods (refer to "withdrawal risk" below).

Derivatives risk

Derivatives are used to adjust security and portfolio risk-reward profiles and, as a result, have various risks attached to them. The value of derivatives is linked to the value of the underlying asset (such as an interest rate, share index or some other reference point) and as such can be highly volatile. Derivatives allow for higher gains from a smaller initial cash outlay, however they can also result in significant losses, which are sometimes significantly in excess of the amount invested to obtain the derivative. Derivatives are also subject to counterparty risk (where the counterparty to the derivative contract cannot meet its obligations under the derivatives contract). The risk involved in using derivatives might also include: the value of the derivative failing to move in line with the underlying asset; potential illiquidity of the derivative; the possibility that the derivative position is difficult or costly to reverse; the derivative not performing as expected; premium decay over time or capital loss.

Withdrawal risk

If market events reduce the liquidity of a security or asset class, the generally applicable timeframe for meeting withdrawal requests may not be met. In addition, if an investor or a group of investors seek to make large withdrawals, then selling assets to meet those withdrawals may result in a detrimental impact on the price received by the Fund for those assets. In certain circumstances it may be necessary to suspend withdrawals to allow sufficient time for liquidation of assets to meet withdrawals.

Foreign currency risk

The Fund may have exposure to foreign assets or assets with foreign currency earnings. These assets and earnings may be subject to currency fluctuations between the Australian dollar and the currency in which the investment is denominated which may cause the value of an investment in the Fund to fall. The Investment Manager will evaluate foreign exchange exposure of the Fund and may choose to undertake transactions that aim to reduce the impact of movements in exchange rates on the value of the Fund's assets. However, there is no guarantee that the strategy will be successful or that currency risks will be mitigated. It may not be possible or practicable to hedge successfully against currency exposure in all circumstances. The cost of hedging is an expense that is borne by the Fund.

Counterparty risk

Counterparty risk is the risk that the counterparty to a transaction or contract (such as a broker or other agent of the Trustee or Investment Manager) may default on their obligations and that the Fund may, as a result, experience an adverse investment outcome or liability.

Service provider risk

The Fund relies on external service providers in connection with its operations and investment activities. Services include prime brokerage, investment management, custody and fund administration. There is a risk that these service providers may not meet their contractual obligations, or seek to terminate their services to the Fund. In this situation, the Fund may be required to replace a service provider and this may be lead to a disruption to the activities of the Fund.

Operational risk

Disruptions to administrative procedures or operational controls may challenge day to day operations of the Fund. Adverse impacts may arise internally through human error, technology or infrastructure changes or through external events such as regulatory changes.

Fund risk

Common risks associated with most managed funds include the risk that: the Fund may be terminated; the fees and expenses could change; or the Trustee, or the Investment Manager, could change. The Trustee has the discretion to compulsorily redeem Units. In addition, the results of investing in the Fund may lead to different results compared with investing directly in securities because of income or capital gains accrued in the Fund and the consequences of other investors investing in, or withdrawing from, the Fund. As the Fund has no operating history, there is no basis on which to predict the future performance of the Fund or its underlying portfolios.

Legal, regulatory & tax risk

Legal, regulatory and tax changes could occur during the term of the Fund, which may adversely affect the Fund and its underlying investments. The value or tax treatment of an investment, or the effectiveness of the Fund's trading or investment strategy may be adversely affected by changes in government (including taxation) policies, regulations and laws, or changes in generally accepted accounting policies or valuation methods.

Prime broker and custodian risk

The Fund's investments may be borrowed, lent, pledged, charged, rehypothecated, disposed of or otherwise used by the Prime Broker for its own purposes, whereupon such assets will become the absolute property of the Prime Broker (or that of its transferee) or become subject to the charge created by such charge, pledge or rehypothecation, as the case may be. The Investment Manager will have a right against the Prime Broker for the return of equivalent assets and will rank as an unsecured creditor in relation thereto. As such, as is normal in prime broker agreements, there is a risk that the Investment Manager may not be able to recover such equivalent assets in full in the event of the insolvency of the Prime Broker. Any cash which the Prime Broker receives on the Fund's behalf will not typically be subject to the client protections conferred by relevant laws. The Fund will rank as an unsecured creditor to the Prime Broker in case of their insolvency. Accordingly, the Fund may not be able to recover equivalent assets in full should the Prime Broker become insolvent.

6 Fees and expenses

The Trustee is entitled to receive the Trustee, Management and Performance Fees listed below under the Fund's Constitution. Under the Investment Management Agreement, between the Trustee and the Investment Manager, the Investment Manager is entitled to be paid the management and performance fees. The Trustee will pay the management and performance fees to the Investment Manager out of the fees to which the Trustee is entitled, direct from the Fund. The Investment Manager may elect to have its management and performance fees paid directly to a nominated bank account or have them reinvested as Units in the Fund. Any fees reinvested in the Fund will be reinvested in the Management Class units at the NAV calculated as at the previous Valuation Day.

These following fees are applicable as at the date of this Information Memorandum.

Management Fee

A management fee of 1.0% per annum (excluding GST) of the net asset value ("NAV") of the Fund accrues and is payable by the Fund to the Trustee monthly in arrears. The NAV of the Fund is the value of all of the fund's assets less the value of its liabilities.

Performance Fee

A performance fee of 20% of Outperformance (excluding GST) above the Hurdle (Reserve Bank of Australia Cash Rate) is payable to the Trustee and in turn paid to the Investment Manager. The performance fee is referable to the Series you have invested in. Outperformance is calculated as the amount by which the NAV per Unit (prior to the calculation and accrual of the Performance Fee) of the relevant Series exceeds the High Watermark ("HWM") increased by the Hurdle Rate in a given Performance Period. The High Watermark means, until a performance fee for that Series first becomes payable, the Issue Price or otherwise, the highest NAV per Unit of the Series of any Performance Period. The performance fee is calculated and accrues monthly against the relevant Series and is paid in arrears at the end of each quarter period ending 31 March, 30 June, 30 September, 31 December ("Performance Period").

Where Units are redeemed, any accrued performance fees in respect of Units being redeemed will become payable. If the Investment Manager ceases to manage the Fund or the Fund is terminated, then any accrued or unpaid performance fees will become payable.

Trustee Fee

An annual trustee fee (excluding GST) equal to \$5,000 per quarter is payable out of the assets of the Fund to cover a portion of the annual trustee fee for the fund (ie. this is spread across the whole fund, it is not on a per investor basis).

Other Fees

Buy/Sell Spread

Applications and redemptions are generally not subject to a spread fee.

Application Fee

There will be no application fee for applications for Units in the Fund for the duration of this Information Memorandum.

Exit Fee

An exit fee of 1% of the total Net Asset Value of Units withdrawn applies if Units are redeemed within 12 months from the time of investment and is payable to the Trustee. There is currently no exit fee payable if Units are redeemed more than 12 months after investment. The Trustee may at its discretion waive any exit fee.

Goods and Services Tax

Fees and charges quoted in this Information Memorandum are subject to GST where applicable, at the rate applying on the date of the fee or charge, unless otherwise stated. The Fund may be entitled to claim back reduced input tax credits on some of its expenses as applicable in line with GST legislation.

Commission Payments

To the extent permitted by law, Indian Pacific Funds Management may pay commissions and/or trailing commissions to financial intermediaries who introduce capital to the Fund. Some financial intermediaries may elect to rebate all or some of their fee or commission and waive any trailing commission as part of their fee arrangement with investors. Such independent financial intermediaries are not agents of Indian Pacific Funds Management, and Indian Pacific Funds Management is not liable for their acts or omissions.

Soft Commissions

The Investment Manager may have soft commission arrangements in place with brokers and counterparties it uses to execute transactions and may receive a benefit based on certain metrics, such as number of trades executed through the respective broker or counterparty. Benefits received may include, among other things: research and information services; portfolio risk and trade analysis; or particular trade execution capabilities. The benefits of such arrangements are generally used to assist the Investment Manager in managing the Fund.

Other Fees and Expenses

The Trustee is entitled in accordance with the Fund's Constitution to be reimbursed for all expenses incurred in relation to the establishment, administration or management of the Fund in the proper performance of its duties. The Fund will pay out of Fund assets ordinary direct expenses such as custodial, administrative, middle-office fees, accounting, registry, legal, banking and audit expenses properly incurred in respect of the Fund. These represent the operating expenses and outgoings in connection with the start-up costs and day-to-day operation of the Fund. Extraordinary expenses, such as the costs of convening Unitholder meetings or defending a third-party claim made against the Fund, will also be paid by the Fund.

Fees Waiver, Deferral or Reduction

Indian Pacific Funds Management retains the sole discretion to elect to waive, defer or reduce any fees from time to time. Any such waiver, deferral or reduction will in no way affect the right to receive any fees payable. Indian Pacific Funds Management retains the absolute discretion to rebate, waive, defer or reduce all or any part of any fees applicable to Units for certain Unitholders and/or pay all or part of such fees to third parties for services related to the placement of Units.

7 Tax considerations

Investing in the Fund will have tax implications which depend upon each Unitholder's particular situation. The tax information provided below is general tax information only, it does not purport to be comprehensive and it should not be relied upon by Unitholders as it may not relate to an investor's particular situation. It is recommended that all investors seek their own professional advice on the tax implications before investing in the Fund. Tax laws relating to the taxation of

trusts are complex and are subject to change. The tax laws may have changed since the issue of this Information Memorandum.

Taxation of resident Unitholders

It is not compulsory for Unitholders to disclose their Tax File Number (TFN), or Australian Business Number (ABN) (where applicable). However, if a TFN or ABN is not provided and the Unitholder has not quoted a relevant exemption, then the Trustee is required to withhold PAYG withholding tax at the highest marginal rate plus Medicare levy and any other applicable government charges from that Unitholder's distribution entitlement. The Unitholder may be able to claim a credit in their tax return for any TFN or ABN tax withheld.

Income and capital gains made by the Fund

The Fund is a resident of Australia for tax purposes. The Fund should not generally be liable to income tax as it will distribute all the income of the Fund each year. The Unitholder's share or allocation of taxable income of the Fund for each year ended 30 June should generally be included as assessable income in the Unitholder's tax return for each such year, even if distributions are reinvested in additional Units in the Fund in the next year. If the Fund qualifies as a Managed Investment Trust (MIT) for tax purposes, it may be eligible to make an irrevocable election to apply the Capital Gains Tax (CGT) provisions as the primary code for assessing gains and losses on the disposal of certain assets, including for example shares and units. In that instance the Fund should be deemed to hold these assets on capital account and Unitholders may be entitled to receive the benefit of the CGT discount on distributions of capital gains (the requirements for accessing the CGT discount concession are discussed below). The Trustee will continue to monitor its eligibility to make the MIT election. The new Attribution Managed Investment Trust ("AMIT") regime commenced on 1 July 2016. Under the AMIT regime, where a MIT satisfies certain requirements, the taxable income will be allocated to Unitholders on an "attribution" basis rather than on a present entitlement basis. The AMIT regime also contains additional rules which may impact the Fund, including specific rules about carrying forward unders and overs. The changes provide certain concessions to eligible AMITs and their members. At the time of this IM, the Trustee has not yet elected the Fund to be taxed as an AMIT, however, the Trustee may make this election in the future. At the end of each year, Unitholders will be sent a tax statement that will indicate the composition of the income distributed. This will include details of assessable income, capital gains, tax credits and any other relevant tax information to include in each Unitholder's tax return.

Tax implications on withdrawal

Withdrawal of a Unit from the Fund is a taxable event for CGT purposes. To the extent that the withdrawal proceeds exceed the cost base on the Unit, the Unitholder will make a capital gain. However, if the proceeds on redemption are less than the Unitholder's reduced cost base, the Unitholder will make a loss. Generally, a realised capital loss can only be used to offset against capital gains derived in the current or a future tax year. If a Unitholder withdraws Units part way through a distribution period, the value of accumulated income is included in the Unitholder's redemption price. The Trustee will advise the Unitholder what part (if any) of the proceeds on withdrawal reflect the Unitholder's share in the taxable income of the Fund and therefore is assessable income for tax purposes. The balance reflects the capital proceeds on withdrawal and may, depending on the Unitholder's tax circumstances, be subject to the CGT provisions. An Australian resident Unitholder may be entitled to a 50% CGT discount (where the Unitholder is an individual or trust) or a 331/3% CGT discount (where the Unitholder is a complying superannuation fund) if the Unitholder has held the Unit for at least 12 months. No CGT discount is available to corporate Unitholders. Gains realised by a Unitholder holding their Units on revenue account will be taxable as ordinary income and will not qualify for the CGT discount. The reclassification of any no Main Series Units to Main Series Units at the end of a month will result in a disposal for CGT purposes. Unitholders may be entitled to rollover relief under s124-245 of the Income Tax Assessment Act 1997 in respect of this disposal where the Fund redeems all the Units in that non-Main Series Units and the market value of the replacement Units in the Main Series Units is at least equal to the redemption price of the non-Main Series Units. The Trustee will take all reasonable steps to ensure that any replacement Units are at least equal in value to any non-Main Series Units that have been redeemed. For Unitholders who hold their investment in the Fund on revenue account, as trading stock or carry on a business of investment, the conversion of non-Main Series Units or the redemption of Units generally may have income tax implications and such Unitholders should obtain their own tax advice before investing. You must receive this Information Memorandum within Australia, however, if you are not an Australian resident for tax purposes, please state in the application form your country of residence for tax purposes.

Taxation of non-resident Unitholders

The tax rules applying to a non-resident investor differ to those applying to a resident investor. Non-resident investors may also be subject to tax in the country in which they reside, but may be entitled to a credit for some or all of the Australian tax they have incurred. Appropriate deductions of Australian withholding taxes will be made from distributions of Australian sourced taxable income for non-resident Unitholders. The rate of withholding tax will depend on the composition of the distribution and on whether the non-resident Unitholder is a resident of a country with which Australia has a Double Tax Agreement. Distributions to non-resident Unitholders from sources wholly outside Australia will generally be exempt from Australian income tax.

The Government has specific rules for the taxation of gains and losses of non-residents for CGT purposes. Under the rules, a capital gain or capital loss will only be made by a non-resident Unitholder in respect of a Unit that constitutes taxable Australian property (being either direct and indirect interests in land, or business assets of an Australian permanent establishment). As the Fund is not likely to hold such assets, non-resident Unitholders may not have a liability to Australian CGT on the future disposal of their Units (unless the Units are used in the carrying on of a business through an Australian permanent establishment). If Units are held on revenue account any profits on disposal may be subject to Australian tax as ordinary income, subject to any available relief under a Double Tax Agreement. We recommend that non-resident investors seek independent tax advice in relation to the tax consequences of investing in and disposing of Units.

Goods and Services Tax

No GST should be payable in respect of the application or withdrawal of Units, nor in respect of any distributions paid in respect of Units. GST may apply to fees charged to Unitholders. Unitholders should obtain their own advice as to whether an input tax credit is available for any such GST, as it will depend on their personal circumstances.

Foreign Account Tax Compliance Act ("FATCA") and the Common Reporting Standard ("CRS")

FATCA is United States ("US") tax law that enables the US Internal Revenue Service (IRS) to identify and collect tax from US persons that invest in assets through non-US entities. The Fund requires Unitholders to provide certain information regarding their identification in order for the Fund to comply with its obligations to obtain and disclose information about certain investors to the ATO and IRS. US persons should note that the Fund is a 'Foreign Financial Institution' under FATCA and discloses information about certain US and US-owned investors to the US tax authorities. To the extent that all requested information is obtained, US withholding tax should not apply to the Fund or its investors. Although the Fund may attempt to take steps to avoid the imposition of this withholding tax, no assurance can be given that the Fund will be successful.

The CRS is a standardised set of information sharing rules which have been developed by the OECD with the aim of preventing tax evasion. Australia has enacted legislation to implement the CRS from 1 July 2017. Unlike FATCA, there is no withholding applicable under CRS.

Under FATCA and the CRS, the Fund is required to implement due diligence procedures to document and identify Unitholders that are non-residents or entities that are controlled by non-residents and report certain information about those Unitholders to the ATO. The ATO may exchange this information with the relevant foreign tax authorities.

8 Distributions

Any Fund income available for distribution, less expenses, will be distributed annually, as soon as practicable after each 30 June, or part way through the year, as determined by the Trustee. The distribution will be calculated and distributed based on the unitholding as at the distribution date. Where a Unitholder redeems its units, or has redeemed its units during the year, the Trustee may determine the amount of the Fund net income that is referable to those redeemed units. Where income is referable to redeemed Units, the redemption proceeds may comprise capital and income in proportions determined by the Trustee pursuant to the Fund's Constitution. The Trustee will notify the Unitholder of the composition of the redemption proceeds. For Unitholders who remain invested at a Distribution Date, the Trustee will calculate distributions referable to each Class and Series. Distributions will be based on the Fund's income for that period, after taking into account any income that may have been distributed as redemption proceeds. Distributions will be automatically reinvested into the Fund unless elected to be paid out. Unitholders may elect to have their distributions paid to them as cash by notifying the Administrator or Trustee in writing. Investors may change their existing distribution

option, by notifying the Administrator, in writing, at least thirty (30) Business Days before 30 June. For distributions part way through the year, best endeavours will be taken to contact the Unitholders to determine their distribution option, without which the default option will be applied. Units issued for reinvestment of distributions will be issued at the unit price applicable on the Subscription Day after the distribution entitlement arises. Distributions may be made up of both income and capital. The Trustee may in its absolute discretion accept or reject a written direction from a Unitholder in relation to distributions and is not required to give any reasons. The Trustee reserves the right to cancel distribution reinvestments. Unitholders will be notified if this occurs.

9 Investing in the fund – applications and withdrawals

Who Can Invest

The Fund is a wholesale fund and only wholesale clients within the meaning of section 761G(7) or 761GA of the Act may invest in the Fund. Accordingly, the Trustee will only accept investments in the Fund from, and transfers of Units to, investors who:

- ✓ invest over \$500,000 in the Fund:
- ✓ provide the Investment Manager with a copy of a qualified accountant's certificate dated within the preceding two (2) years that certifies the required level of income or assets; or
- ✓ qualify as a "professional investor" within the meaning of the Act.

Application Process and Cut-Off Times

Applications may be made only by written application using the accompanying Application Form. The minimum initial application amount is \$250,000. Additional applications can be made by completing the Additional Application form. The minimum additional application is \$50,000. The Trustee may vary the minimum amount requirements for applications at its discretion. The Administrator will acknowledge receipt of any subscription, redemption or transfer request on behalf of the Fund, and in the event no acknowledgement is received from the Administrator within 5 Business Days of submitting the request, the Unitholder should assume that the transaction request has not been received and they should contact the Administrator via telephone 03 9020 3000 or email: indianpacific@apexfunds.com.au to confirm the status of their request.

The Trustee has absolute discretion to accept or reject any application. Rejected, invalid or incomplete applications will be returned to applicants as soon as possible. Interest is not payable on rejected application monies. A confirmation advice of the Unit holding will be issued as soon as practicable following the determination of the applicable unit price.

Cut-Off Times

Applications will be processed on the Subscription Day which is generally the first Business Day of each month. The Application Form must be received by the Administrator on or before the last business day prior to the Subscription Day for it to be processed on the next available Subscription Day. Cleared funds must be received into the Fund's Application Account no later than 5pm AEST on the day prior to the Subscription Day. For example, if the Subscription Day is 1 October, the application form and funds will need to be receipted by the Administrator by 5pm AEST on 30 September (or if 30 September is not a Business Day, the Business Day immediately prior to 30 September). The Trustee may determine a Subscription Day to be a day other than the first Business Day of the month and investors will be notified if this is the case. Initial Application Forms and relevant identification documentation must be sent as certified copies to the Administrator. The Administrator will not process any new applications until it has received a properly completed and signed Application Form and certified copies of applicable identification documentation required under Anti-Money Laundering and Counter Terrorism Financing Legislation. See 'Anti-Money Laundering' in section 12 of this document and the Application Form for more details. Neither the Administrator, Trustee or Investment Manager accept any responsibility or liability for any loss caused as a result of nonreceipt or ineligibility of any mail, facsimile notice or email or for any loss caused in respect of any action taken as a consequence of such instruction believed in good faith to have originated from properly authorised persons. The Fund will retain any interest earned on any application monies.

Redemptions Process and Cut-Off Times

Requests for withdrawals may be made in writing to the Administrator (email: indianpacific@apexfunds.com.au) setting out the Unitholder's name, investor number, the number of Units or amount to be withdrawn and details of the bank

account into which the proceeds can be directed. Withdrawal requests are to be signed by the Unitholder or authorised signatory. Withdrawals are subject to a minimum withdrawal amount and to the minimum investment balance requirement. The minimum withdrawal amount is \$50,000. The minimum investment balance is \$250,000, namely the total amount of the Unitholder's investment must not be less than \$250,000. The Trustee may at its discretion waive any minimum investment requirements. If your completed written withdrawal request is received and accepted by the Administrator before 5.00 p.m. at least three (3) Business Days prior to the end of a calendar month your withdrawal request will be processed at the withdrawal price calculated as at the last Business Day of that month (Withdrawal Date) for the series in which you are invested. Withdrawal requests received after this time will be processed at the withdrawal price calculated for the subsequent month. For example, if a signed and completed withdrawal request is received on 20 January, the withdrawal request will be processed at the withdrawal price calculated as at the last Business Day in January.

Withdrawal proceeds will generally be paid within 21 days of receiving the redemption request. It should be noted that withdrawals at 30 June Net Asset Value will not be payable until the distribution for the year ended on that date is finalised. Withdrawal proceeds for June and July are therefore likely to be delayed. The Administrator will acknowledge receipt of any redemption request on behalf of the Fund, and in the event no acknowledgement is received from the Administrator within 5 days of submitting the request, the Unitholder should assume that the redemption request has not been received and they should contact the Administrator via telephone +61 03 9020 3000 to confirm the status of their request. No redemption proceeds will be paid to the redeeming Unitholder until the Administrator has received the redemption request signed by the Unitholder or an authorized signatory of the Unitholder. Neither the Fund nor the Administrator shall be responsible for any mis-delivery or non-receipt of any facsimile or email. Facsimiles or emails sent to the Fund or the Administrator shall only be effective when actually received by the Fund or the Administrator. Unitholders are advised to contact the Administrator by telephone on +61 03 9020 3000 to confirm that the Administrator has received the facsimile or email redemption request.

Withdrawals are discouraged within the first twelve (12) months of investment to enable the Fund to adopt a long-term investment approach. Redemption of some or all of a Unitholder's Units within the first twelve (12) months of the issue of those Units will be permitted upon payment of an exit fee equal to 1% (one per cent) of the total Net Asset Value of the Units to be redeemed which have been held for less than 12 months. The Trustee may at its discretion waive any exit fee. In the event that a Unitholder subscribes for several Series of Units at different times, such Units shall be redeemed on a "first acquired, first redeemed" basis. A withdrawal request should be signed by the appropriate signatory and in the case of a Unitholder which is a company, should be executed in accordance with the company's constitution.

10 Issue of units and series

Investors will be issued a number of Units in the Fund. The Administrator will issue different Series of Units to investors, depending on when their investment in the Fund is made. The Issue Price will be based on the NAV of the Fund at the immediately preceding Valuation Day (see Valuations and Unit Pricing below) or \$1 for the initial Units in the Fund. A new Series will be issued if the NAV of the main series is under the High Watermark for that Series in order to ensure that Unitholders bear the performance fee according to the actual performance of their Units. As described in Section 6, the Trustee is entitled to receive a performance fee with respect to each Series in the event that a Series' performance exceeds the High Watermark based on the previous high Net Asset Value of the applicable Series. As Unitholders may apply for Units at different times and at a different Net Asset Value per Unit relative to the High Watermark, the issuance of a new Series will enable performance fees to be allocated equitably among Unitholders. As soon as practicable after the last Valuation Day in each Performance Period, all Units in all Series which have borne a performance fee in respect of the relevant Performance Period will normally be consolidated into a single Series, being the oldest Series of such Class to have borne a performance fee in respect of the relevant Performance Period. The High Watermark for all Units of the consolidated Series will be the NAV per Unit of that consolidated Series as at the start of the relevant Performance Period, after payment of the performance fee. If a performance fee is not payable for a particular Series at the end of the Performance Period, the Series will not be consolidated. Each Series will be designated sequentially where the initial Series issued will be Ordinary Class - Main Series, followed by Series MONTH/ YEAR e.g. Ordinary Series Jan 2018. Ordinary Series Feb 2018 and so on. Such reclassifications will not result in any economic change in a Unitholder's investment.

11 Valuations and unit pricing

The Trustee have delegated to the Administrator and/or the Administrator's Agent the determination of the Net Asset Value of the Fund and the Net Asset Value per Unit of each Class and, if applicable, series, subject to the overall supervision and direction of the Trustees. In determining the Net Asset Value of the Fund, and the Net Asset Value per Unit of each Class and series, the Administrator will follow the valuation policies and procedures adopted by the Fund as set out above. For the purpose of calculating the Net Asset Value of the Fund, the Administrator/the Administrator's Agent shall, and shall be entitled to, rely on, and will not be responsible for the accuracy of, financial data furnished to it by the Prime Broker(s) appointed by the Fund, market makers and/or independent third-party pricing services. The Administrator/the Administrator's Agent may also use and rely on industry standard financial models or other financial models approved by the Trustee in pricing any of the Fund's securities or other assets. If and to the extent that the Trustee or the Investment Manager are responsible for or otherwise involved in the pricing of any of the Fund's portfolio securities or other assets, the Administrator/the Administrator's Agent may accept, use and rely on such prices in determining the Net Asset Value of the Fund and shall not be liable to the Fund and/or the Investors in so doing. As of the close of business in the last relevant market to close on the last Business Day of each month, the Fund's Net Asset Value and the Net Asset Value per Unit of each Class and Series will be determined. The Net Asset Value of the Fund will generally be equal to the total assets minus the total liabilities of the Fund, including accruals for all fees and expenses. The Net Asset Value per Unit of each Series will be calculated based on the Net Asset Value of the applicable Series (after allocation of profits, losses and performance fee when applicable) divided by the number of Units on issue in that Series. The expenses incurred are charged at the Fund level and apportioned between the Series prior to the allocation of profits, losses and performance fee (if any) for each applicable Series. Unitholders will be advised of the Net Asset Value of their Units monthly in the monthly statement. The Fund Constitution allows Unit prices to be adjusted for a buy/sell spread at the Trustee's discretion. However, the Fund currently charges a buy/sell spread of 0.30% for Units in the Fund. The Trustee may change the buy/sell spread at any time without notice.

12 Additional information

Constitution

The Fund is governed by a Constitution which, together with other relevant laws, regulate the Fund and the legal relationship with Unitholders. The Fund's Constitution is binding on all Unitholders. The Constitution contains provisions limiting the requirement of the Trustee to compensate Unitholders. Generally, if the Trustee complies with its duties, it will not be required to compensate a Unitholder for the loss unless required by law. The Trustee is entitled to be indemnified against all expenses, losses and liabilities that are incurred in the course of its office or in relation to the establishment, administration or management of the Fund, in the proper performance of the its duties. The Constitution seeks to limit Unitholder's liability to the Fund. However, these provisions have not been determined by the courts and as such no assurance can be given to limit Unitholder's liability. This IM sets out certain elements of the Constitution. To the extent that any inconsistencies exist between this IM and the Constitution, the terms of the Constitution prevail. A copy of the Constitution is available on request from the Trustee or the Investment Manager. The Trustee may amend the Constitution from time to time, provided that it does not adversely affect Unitholders' rights; otherwise approval will be required by special resolution of the Unitholders.

Other provisions in the Constitution also deal with: \checkmark duties and rights of the Trustee; \checkmark calculations applicable to Unitholders including Unit prices, NAV of the Fund and performance fees; \checkmark Unitholders' rights, including rights to receive distributions and to make withdrawals from the Fund; \checkmark the Trustee's right to withdraw Units; \checkmark limits on fees and charges and the Trustee's indemnity from the Fund; \checkmark termination and winding up of the Fund; \checkmark Unitholders meetings; and \checkmark procedure to handle complaints.

Unitholder Interest / Rights

The beneficial interest in the Fund is divided into Units. A Unitholder holds Units subject to the rights, restrictions and obligations attaching to the Units. A Unit does not provide an interest in any particular part of the Fund or in any particular asset or property. Units may be issued in fractions. Additional Unitholders may be admitted to the Fund upon such terms and conditions as are permitted by the Trustee (without the consent of any other Unitholders) and the Constitution, which terms and conditions may differ from those applicable to others Unitholders on matters relating to, without limitation, lock up/commitment periods, notice periods, management/incentive fees and information rights.

Classes of Units

New classes of Units in the Fund may be established by the Trustee without the approval of the existing Unitholders. Subject to the Corporations Act, the Trustee will have the discretion to waive or modify the application of any provision of the Information Memorandum or grant special or more favourable rights with respect to any provision, including, without limitation, the provisions relating to fees, allocations, redemptions, transfers, notices and transparency into the Fund's portfolio, with respect to any class of Unitholders, without notice to, or the consent of, other Unitholders. Initially the Trustee will issue Units in two separate classes - Management Class and Ordinary Class. The information in this Information Memorandum applies to Units issued in the Ordinary Class.

Administration Agreement

The Trustee has entered into an administration agreement with the Administrator. The Administrator will perform certain administrative, accounting, registrar and transfer agency services for the Fund.

Administrator

Apex Fund Services Ltd (also referred to as 'Administrator' in this Information Memorandum) has been appointed as the administrator of the Fund. The Administrator has not been involved in the preparation of this Information Memorandum and takes no responsibility for its contents. The Administrator and its affiliates are responsible for the general administration of the Fund that includes keeping the register of unitholders, arranging for the issue and redemption of units and calculation of asset valuations and fees. The Administrator and its affiliates are entitled to be indemnified by the Fund against all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements of any kind or nature whatsoever (other than those resulting from the fraud, gross negligence or wilful default on the part of the Administrator) which may be imposed on, incurred by or asserted against the Administrator in performing its obligations or duties. The Administrator and its affiliates are a service provider to the Fund and have no responsibility or authority to make investment decisions, or render investment advice, with respect to the assets of the Fund. The Administrator is not responsible for, and accepts no responsibility or liability for any losses suffered by the Fund as a result of any investment decision. None of the Administrator, any of its affiliates or any of its related bodies corporate, guarantees in any way the performance of the Fund, repayment of capital from the Fund, any particular return from, or any increase in, the value of the Fund. The Administrator and its affiliates are not responsible for any failure by the Fund or the Investment Manager to adhere to the investment objective, policy, investment restrictions, borrowing restrictions or operating guidelines. The Administrator will not participate in transactions or activities or make any payments denominated in U.S. dollars, which, if carried out by a U.S. person, would be subject to OFAC sanctions. The Administrator has delegated certain functions and duties to its affiliates in Australia – Apex Fund Services (Australia) Pty Ltd and may use other affiliates in other countries to perform obligations in connection with the Fund in the future. However, the principal register will be maintained by the Apex Fund Services (Australia) Pty Ltd.

Investment Management Agreement

The Trustee has entered into an investment management agreement with the Investment Manager. As investment manager of the Fund, Indian Pacific Funds Management will manage the Fund in accordance with the investment objectives and guidelines, set out in the investment management agreement.

Your Personal Information

The application form accompanying this Information Memorandum requests personal information. Privacy laws, including the Australian Privacy Principles, apply to the collection and handling of personal information by the Trustee, Investment Manager and Administrator. The Trustee collects personal information so that it may provide you with the products and services associated with this Fund. The law also requires the Trustee to collect certain personal information. Some of this information is required by the Anti-Money Laundering and Counter-Terrorism Financing laws and may be required to be kept on a register in accordance with the Corporations Act. The Trustee may disclose personal information to other parties (confidentiality arrangements apply) that provide services to the Fund, including to the Investment Manager and the Administrator. The Trustee also seeks expert help from time to time to help it improve its systems, products and services. Your personal information may be disclosed to these third parties in such circumstances. Your personal information will not otherwise be shared with other third parties. Your personal information may also be used by the Trustee to administer, monitor and evaluate products and services, gather, aggregate and report statistical information, assist you with any queries and take measures to detect and prevent frauds and other illegal activity. The Trustee may also be allowed or obliged to disclose information by law and to report on prudential or risk management matters. The Trustee aims to ensure that the personal information it retains about you is accurate, complete and up-to-date. If you

provide us with incomplete or inaccurate information, we may not be able to provide you with the products or services you are seeking. Each investor will be required to acknowledge in its application form that the Trustee, Investment Manager and the Administrator may disclose to each other, to any other service provider to the Fund or to any regulatory body in any applicable jurisdiction copies of the applicant's application form and any information concerning the applicant provided by the applicant to the Trustee and/or the Administrator and any such disclosure shall not be treated as a breach of any restriction upon the disclosure of information imposed on such person by law or otherwise. The Trustee's Privacy Policy contains information about how you can access the personal information or complain about a breach of the Australian Privacy Principles and how we will deal with such a complaint. If you have concerns about the completeness or accuracy of the information the Trustee holds about you or would like to access or amend your information, or if you would like a copy of our Privacy Policy simply contact the Trustee. You will be taken to agree to the collection, use and disclosure of your personal information as set out above when you make an investment in the Fund.

Anti-Money Laundering

As part of the Trustee's responsibility for the prevention of money laundering and counter terrorism, the Trustee and the Administrator or any of their Specified Persons will require a detailed verification of the applicant's identity and the source of the payment from any person delivering a completed application form. In Australia money laundering and terrorist financing is a criminal offence. The Administrator will request verification of identity from all prospective investors to the extent required under the Trustee's Know Your Customer (KYC) identification policy. Investors are required to send the completed application form and KYC identification information to the Administrator. The Administrator will notify you if additional proof of identity or re-verification is required. Failure to provide the necessary evidence may result in applications being rejected or in delays in the issuance of Units. The Fund, the Trustee, the Administrator and each of their Specified Persons will be held harmless and will be fully indemnified by a potential investor against any loss arising as a result of a failure to process an application if such information as has been requested by any of them has not been satisfactorily provided by the applicant. By subscribing, applicants acknowledge that the Trustee may be required by law to provide information about them or to file suspicious transaction reports to regulators. You should also be aware that under legislation we are required to disclose information about suspicious matters to regulatory and/or law enforcement agencies and may be prevented from informing you of such disclosure.

13 Corporate directory

Trustee

Gleneagle Asset Management Limited ACN 103 162 278 Level 27, 25 Bligh Street Sydney NSW 2000

Investment Manager

Indian Pacific Funds Management Pty Ltd ACN 618 083 828 ABN 32618083828

Suite 40 Cottesloe Central 460 Stirling Highway Cottesloe WA 6011

Phone: (08) 6280 0129

Email: admin@indianpacificfm.com.au

Fund Administration & Unit Registry (Administrator)

Apex Fund Services Ltd. c/o Apex Fund Services (Australia) Pty Ltd

Level 2, 83 William Street, Melbourne VIC 3000 PO Box 189 Flinders Lane VIC 8009

Phone: +61 3 9020 3000 Fax: +61 3 8648 6885

E-mail: indianpacific@apexfunds.com.au

Auditor

BDO Audit (WA) Pty Ltd

38 Station Street Subiaco WA 6008

Phone: +61 8 6382 4600 Fax: +61 8 6382 4601 Web: www.bdo.com.au

Legal Advisers

Ernst & Young

200 George Street

Sydney NSW 2000

Phone: +61 2 9248 5555 Fax: +61 2 9248 5959

Web: www.ey.com/au

14 Glossary

| Act | The Corporations Act 2001 (Cth) as amended from time to time. |
|--------------------------------|--|
| | |
| Administrator | The administrator appointed by the Trustee, which is Apex Fund Services Ltd as at the date of this Information Memorandum, responsible for providing fund administration and unit registry services. |
| Administrator's Agent | Apex Fund Services (Australia) Pty Ltd, being the sub-administrator to whom the Administrator has sub-delegated certain functions and duties. |
| AFSL | Australian Financial Services Licence. |
| Application Form | The application form included in or accompanying this Information Memorandum relating to the purchase of Units. |
| Business Day | A day other than a Saturday, Sunday or public holiday, or a day on which Australian Banks are generally open for general banking business in New South Wales, Australia. |
| Class | Refers to a class of units in the Fund |
| Constitution | The constitution governing the Fund, as amended from time to time. |
| Distribution Date | The day on which distributions from the Fund are paid and/or reinvested. |
| Financial Year | The year ending 30 June. |
| Fund | Indian Pacific Fund. |
| Gross Asset Value (Gav) | The GAV of the Fund is the value of all its assets. |
| Half Year | The six month period finishing either 30 June or 31 December. |
| Hedging | Transactions entered into (usually opposite transactions within the same asset class or market) that protect against adverse price movements and limit the exposure to a specific risk. |
| High Watermark | The previous highest NAV per Unit in a Series in any Performance Period (or if none has been paid, the initial Issue Price of the Units). |
| Hurdle Rate | The Reserve Bank of Australia Cash Rate published monthly. |
| Investment Manager | Indian Pacific Funds Management Pty Ltd |
| Issue Price | The NAV per Unit on the relevant Valuation Day (plus the Buy/Sell spread) as calculated under the Constitution. |
| Long Position | Holding a positive amount of an asset in the expectation that the value of that asset will appreciate. |
| Management Fee | Has the meaning as expressed on page 6. |
| NAV | The net asset value of a Fund, Class or Series as referred to on page 10. |
| | |

| NAV per Series | The value of the assets less liabilities attributable to the units of the relevant Series. |
|---------------------------|---|
| NAV per Unit | The value of the assets less liabilities attributable to the relevant Unit. |
| Outperformance | Outperformance is calculated as the amount by which the NAV per Unit after management fee and before the current Performance Period performance fee accrual of the relevant Series at the end of the relevant Performance Period exceeds the High Watermark increased by the Hurdle Rate. |
| Performance Period | A period in which a performance fee has accrued. |
| Redemption Day | The first day of the month where Unitholders are able to redeem Units based on the preceding Valuation Day. |
| Redemption Price | The NAV per Unit on the last Valuation Day immediately before the Redemption Day (minus the buy/sell spread) as calculated under the Constitution. |
| Reference Series | The first issue of Units in the Fund's Series based on different Subscription Days. |
| Short Position | Borrowing an asset and then selling it in the expectation that the value of the asset will depreciate. The short position is covered by buying back the asset, theoretically at a lower price (but may be at a higher price) thereby crystallising a profit (or loss). The borrowed asset is then returned. |
| Subscription Day | The Valuation Day on which Units are first priced and application monies accepted into the Fund. |
| Trustee | Gleneagle Asset Management Pty Ltd. |
| Unit or Units | A Unit or Units in the Fund offered under this Information Memorandum. |
| Unitholder or Unitholders | Persons who are indicated on the register of holders as the holder of a Unit or Units in the Fund. |
| Valuation Day | The day on which the NAV is calculated, which is generally the last day of the calendar month. |
| Wholesale Client | Has the meaning provided in the Act. |