

Responsible Ownership Policy

Aware Investment Funds, being:

Aware Investment - Cash Fund ARSN 090 078 443

Aware Investment - Capital Stable Fund ARSN 090 078 961

Aware Investment - Moderate Fund ARSN 150 755 150

Aware Investment - Balanced Fund ARSN 090 077 991

Aware Investment - Growth Fund ARSN 090 078 103

Aware Investment – Australian Equities Fund ARSN 150 755 196

Aware Investment – International Equities Fund ARSN 150 755 294

Collectively 'Investment Funds'

March 2025

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1 Overview

Policy owner	The policy owner is the Chief Investment Officer, supported by the Investment Governance & Communications team.
	The Investment Governance & Disclosure team is responsible for reviewing this policy and recommending changes for approval.
	The Responsible Investments team is primarily responsible for implementing and monitoring compliance with this policy. See the 'roles and responsibilities' table in section 2.3 for further details.
Breach reporting	Concerns about possible or actual breaches of this policy should be reported to the Business Risk & Compliance – Investments team.
Application	This policy applies to Aware Financial Services Australia Ltd (Trustee, AFSAL), as trustee and responsible entity for the Aware Investment Funds (Investment Funds) and as trustee for the underlying Sector Trusts .
	The Investment Funds consist of the following registered managed investment schemes (as stated below, and collectively referred to as Investment Funds):
	 Aware Investment – Cash Fund ARSN 090 078 443 Aware Investment – Capital Stable Fund ARSN 090 078 961 Aware Investment – Moderate Fund ARSN 150 755 150 Aware Investment – Balanced Fund ARSN 090 077 991 Aware Investment – Growth Fund ARSN 090 078 103 Aware Investment – Australian Equities Fund ARSN 150 755 196 Aware Investment – International Equities Fund ARSN 150 755 294
	Each Aware Investment Fund consists of a Class A and Class B unit offering.
	Aware Financial Services Australia Ltd is the trustee of sector trusts, into which each Aware Investment Fund invests as appropriate. The Sector Trusts consist of the following unit trusts:
	 Cash Sector Trust Conservative Income Sector Trust Australian Fixed Interest Sector Trust Direct Infrastructure Sector Trust Australian Equities Sector Trust Liquid Alternatives Sector Trust Direct Property Sector Trust Credit Income Sector Trust International Equities Sector Trust All Trustee employees and contractors operating under the delegated authority of the Aware Financial Services Australia Ltd (AFSAL) Board are required to comply with this policy.
Review	A revision history of this policy is contained in section 11.3.

	Review frequency	Biennial
	Date of most recent review	March 2025
	Date of next review	December 2026
Approvals	Changes to this policy must be approved by the AFSAL Board.	
Related documents	This policy forms part of the Investment Governance Framework and is an integral part of the Investment Policy Statement.	
Version	March 2025	
Classification	Public	

2 Introduction

2.1 Purpose and scope

The purpose of this policy is to set out a high-level overview of the Investment Funds' approach to managing Environmental, Social and Governance (**ESG**) issues within its investment portfolio, helping ensure that ESG risks and opportunities are adequately considered and managed as an integral part of the Investment Funds' investment process.

Our approach, known as responsible ownership, applies to all of the Investment Funds. However, the way it applies to each Investment Fund can vary depending on the asset class(es) and investment style of the Fund's investments. For some Investment Funds, only some aspects may apply.

2.2 Legislation and regulation

Section 1013DA of the Corporations Act 2001 (Corps Act) prescribes that financial product issuers must disclose in their Product Disclosure Statement (**PDS**) how labour standards or environmental, social or ethical considerations are taken into account in selecting, retaining or realising an investment.

The Australian Securities and Investments Commission's (**ASIC**) *Regulatory Guide 65: 1013DA disclosure guidelines* (**RG 65**) prescribes how product issuers can meet their obligations under the Act. RG 65 requires financial product issuers to disclose which standards and considerations are taken into account and how. Product issuers must disclose in PDSs how labour standards or environmental, social or ethical considerations are taken into account in selecting, retaining or realising an investment.

Regulation 7.9.14C of the Corporations Regulations 2001 (Regulations) requires actual disclosure on this issue, whether or not these matters are taken into account. The Regulations and RG 65 require that the product issuer make it clear which labour standards or environmental, social or ethical considerations are taken into account, and the extent to which they are taken into account in selecting, retaining or realising an investment. The more a product is marketed on the basis that such standards and considerations are taken into account, the more detail is required. In accordance with this regulation, financial products that market a responsible investment strategy must disclose the appropriate degree of ESG information.

2.3 Roles and responsibilities

The Trustee is at all times responsible for the Investment Funds' investments.

To efficiently manage the Investment Fund's investments, the Trustee has formally delegated responsibility for certain ESG matters to the Chief Investment Officer (CIO), who has further delegated these responsibilities to senior members of the Investment team as appropriate.

The following table outlines the relevant position/group within the Aware Super Group and their roles and responsibilities under this policy.

Responsible party	Description of role & responsibility under this policy
Aware Financial Services Board	Responsible for:
	approving changes to this policy;
	 reviewing and noting the results of the Responsible Ownership(RO)/ESG six monthly report;
	approving changes to the Aware Super Group Exclusion Framework; and
	approving changes to the Aware Investment Fund investment restrictions and exclusions.
Investment Governance &	Responsible for:
Communications team (including Business Risk & Compliance - Investments)	reviewing and recommending any required changes to this policy for approval;
Compilatives investments)	reporting and assurance under this policy; and
	receiving reports about concerns of possible breaches of this policy.
Risk & Compliance – Advisory & Assurance - Investments	Responsible for Line 2 assurance over the activities described in this policy.
Trustee employees and contractors operating under the delegated authority of the AFSAL Board	Responsible for understanding and meeting the obligations imposed by this policy.
Management Investment	Responsible for:
Committee (MIC)	recommending any changes to the investment restrictions and Exclusion Framework to the AFSAL Board for approval; and
	recommending any changes to the investment restrictions and exclusions to the AFSAL Board for approval.
Chief Investment Officer (CIO)	Responsible for overseeing the implementation of this policy.
Head of Public Market Equities	Responsible for approving class action decisions.
Head of Responsible Investments	Responsible for:
	implementing and monitoring compliance with this policy;
	recommending material changes to this policy to the Investment Governance & Disclosure team;

Responsible party	Description of role & responsibility under this policy	
	ensuring a consideration of ESG risks and opportunities are integrated into the Investment Funds' investment process;	
	approving all proxy voting decisions;	
	managing the engagement and advocacy program;	
	 managing the relationships with responsible investment service providers, as well as our collaboration initiatives and assessing their continuing relevance to members; 	
	 ensuring all reporting and disclosure requirements are met under this policy; 	
	performing a periodic review of the Aware Super Group <i>Exclusion Framework</i> ; and	
	performing a periodic review of the investment restrictions and exclusions.	
Investment Operations &	Responsible for:	
Service Delivery team	recommending class action decisions to the Sector Head (Public Market Equities); and	
	managing the implementation of all class actions.	

3 What is ESG

ESG stands for Environmental, Social and Governance and covers a broad range of factors, examples of which are shown in the table below:

Environmental factors	Climate change mitigation and adaptation (including physical and transition risks and opportunities)
	Waste, pollution and contamination
	Water (e.g. availability and supply)
	Biodiversity and sustainable land use
	Workplace health and safety
	Cultural heritage and First Nations' land rights
	Diversity, equality and inclusion
Social factors	Adherence to international conventions
	Modern slavery/ forced labour (both in company operations and supply chains)
	The effectiveness of a company in maintaining its 'licence to operate' – e.g. how well a company interacts and manages its relationship with the community and civil society

	 Labour relations including supply chain management Product responsibility
Governance factors	 Board composition (diversity, expertise & independence) Bribery and corruption Executive and board remuneration Transparency and reporting Conduct and culture Technology and innovation Data protection and privacy
	Cyber security

4 Our Responsible Ownership beliefs

We believe ESG factors are important because an investee asset or company's approach to managing ESG risks, impacts and opportunities can have a meaningful impact on its long-term viability and success. That is, we believe that assets and companies that act in a responsible way are likely to perform better over time.

This is because assets and companies that are unwilling or unable to adequately address ESG issues may:

- put the asset/company's reputation at risk
- lose market opportunities and market share
- · diminish asset/company value; and
- adversely affect other assets/companies in which the Investment Funds have invested.

We believe that identifying and managing ESG factors helps us better manage risks, as well as allocate capital towards more attractive investment opportunities. Over the long term, we expect returns to be higher, and downside risks lower, by integrating a consideration of ESG factors into the investment process. These benefits partly arise from avoiding the poor performance and enterprise failures that can arise from lax governance, and poor environmental and social practices. Assessing ESG risks in the investment process is also consistent with the Investment Funds' objectives, and the Trustee's fiduciary duties and responsibilities to members.

5 ESG integration

ESG considerations are integrated into the Investment Funds' investment activities in the following ways:

- by assessing and monitoring the ESG practices of the Trustee's investment managers, both at the time of appointment and at agreed intervals thereafter; and
- through stewardship activities such as shareholder voting, engagement and advocacy, with the aim of improving the ESG policies and practices of companies.

Further information on each of these activities is set out below.

5.1 Investment due diligence

In accordance with the investment objectives and strategy of the Investment Funds, the Trustee invests in a range of asset classes, including Australian and international shares, fixed income, cash, credit income, property, infrastructure and liquid alternatives.

The Trustee has an ESG integration approach that covers all asset classes, as appropriate to the investment type and style. The Aware Super Group has a dedicated Responsible Investments team responsible for assessing the ESG practices of the Investment Funds investment managers (both external and internal).

The Aware Super Group has established an assessment framework to review internal and external investment managers that incorporates an ESG review. This forms part of the initial due diligence process.

Investment managers are assessed and rated on the following criteria:

- stage of ESG policy development;
- level of ESG integration in investment analysis and decision-making processes;
- stewardship (including voting, engagement and stock lending practices);
- resources available to incorporate ESG factors in investment analysis and be involved in engagement activities;
- transparency; and
- alignment with the Aware Super Group's ESG philosophy.

Other considerations include:

- approach to climate change risk;
- modern slavery due diligence on the manager and their investments; and
- corporate social responsibility approach, including diversity policies, gender pay gap, and environmental & social initiatives.

The Trustee seeks to appoint investment managers that demonstrate sound ESG practices, and requires any newly appointed investment managers to monitor ESG risks that relate to the Investment Funds' investments.

5.2 Ongoing monitoring

Each investment manager (internal or external) that manages money on behalf of the Investment Funds' clients is monitored at agreed intervals by the Responsible Investments team for:

- improvements to the integration of ESG considerations in its investment analysis and decision-making processes;
- how they exercised their voting rights (if any); and
- their ESG engagement activities with companies and how they intend to progress ESG issues with them.

6 Advocacy & collaboration

The Aware Super Group believes it can be more effective and have a more material impact by working alongside other like-minded investors and industry associations. The Aware Super Group therefore identifies and assesses opportunities to work with others, either formally through collaborative initiatives, or informally. This assists in adopting a more consistent, systematic and cost-effective approach to managing ESG risks across the organisation, thereby increasing the potential benefit to members. Any decision to participate or continue to participate in a collaborative initiative will be based on an assessment of whether participation is in the best financial interests of members.

Aware Super has partnered with the Australian Council of Superannuation Investors (ACSI) and EOS at Federated Hermes to assist with policy and advocacy on a range of ESG matters. The Aware Super Group may also participate in collaborations to use the collective weight of the participating organisations' members, funds under management and expertise to influence relevant laws and Government policies

7 Stewardship: engagement & voting

Stewardship refers to the responsibility asset owners have to exercise their ownership rights to protect and enhance long-term investment value for their beneficiaries by promoting sustainable value creation in the companies in which they invest. The Trustee has committed to publicly disclosing how it approaches its stewardship activities, as set out below.

7.1 Engagement

In certain circumstances the Investment Funds use their ownership rights to engage with companies to encourage them to improve their ESG policies and practices, with the aim of protecting or increasing their economic value. Engagement may be undertaken directly by the Aware Super Group, via our investment managers, through service providers or through collaborative initiatives.

Engagement with companies is undertaken when the Investment team or its external research providers identify material ESG risks or areas for improvement that could threaten a company's reputation and value. For Australian listed investments, the Trustee has established an internal framework which documents the engagement approach, including the principles, methods, and approach to prioritising companies for engagement and monitoring.

The companies identified for engagement are prioritised based on screening of key ESG issues and scores related to the Responsible Investments team's thematic research (e.g. climate change, worker safety, diversity, conduct & culture, modern slavery), voting outcomes, and reputational risks. The materiality of the holding is also considered.

Aware Super has partnered with ACSI and EOS at Federated Hermes to assist with company engagement and advocacy for listed companies in Australia and globally respectively. Engagement may also be conducted by the Investment Funds' investment managers who provide updates in their reporting and/or during meetings with the Investment team. In addition, we may participate in collaborative initiatives from time to time.

7.1.1 Monitoring of engagement activities

Generally, the Aware Super Group's engagement objectives for companies identified and prioritised for engagement are set to an annual timeframe, as determined by the company reporting and AGM cycle. However, timeframes may change throughout the year depending on the issue and specific circumstances.

Where engagement does not lead to the achievement of an objective within a reasonable timeframe, alternative stewardship activities may be considered. This can include one or more of the following:

- voting against a director, remuneration report or supporting a shareholder proposal;
- making an AGM Statement; or
- raising a Shareholder proposal.

Where these alternative stewardship activities do not result in the expected outcomes/ improvement from a company, and the Trustee forms the view that continued investment may lead to an unsustainable business model or stranded assets (assets that once had value or produced income but no longer do), the Trustee may decide to divest from a particular company or sector in line with the Aware Super Group's *Exclusion Framework*. See section 8 below for more information.

7.1.2 Class actions

Class actions are a last resort stewardship strategy the Trustee may employ to recover member losses in the event of corporate misconduct, and to improve general governance standards in the market where other forms of advocacy and engagement have failed.

Factors the Trustee considers in determining whether it will participate as a class action member include:

- whether there is a genuine allegation of a breach of law;
- the quantum of financial loss incurred by the Investment Funds as a result of the alleged breach;
- the costs associated with the litigation; and
- any potential strategic issues and implications that may arise for the Trustee from participating in the class action, including but not limited to possible reputational risks.

Any decision to participate in a class action must be determined to be in members' best financial interests.

7.2 Proxy voting

The Trustee regards exercising the voting rights attached to shares held in public companies as being integral to active ownership and has ultimate responsibility for voting decisions. A summary of voting decisions is published on at least a quarterly basis at aware.com.au/proxyvoting.

Voting rights are broadly used to support resolutions that seek to enhance value for our members across a range of areas such as board composition, executive remuneration, and climate-related disclosure and action.

7.2.1 Voting on Australian shares

Aware Super has appointed ACSI to provide voting advice in relation to resolutions of a corporate governance nature for companies in the S&P/ASX 300 (ASX 300) Index. ACSI's voting principles are outlined in their Governance Guidelines available at acsi.org.au/publications/governance-quidelines/.

The Investment Funds internal and external Australian shares investment managers (other than passive managers) are expected to actively consider their position on company resolutions put to Annual General Meetings (**AGMs**).

The Investment Funds ordinarily vote in accordance with ACSI's recommendations when voting on ASX 300 company resolutions. However, the Aware Super Group retains the right to override any voting recommendation of voting service providers and/or external investment managers.

Inputs to the decision-making process include, as relevant, engagement with the relevant company, ACSI's proxy voting advice, the views of the Investment Funds' investment manager(s) and, in some circumstances, a third-party report (i.e. from another proxy advisor) or relevant community groups/non-governmental organisations (NGOs).

7.2.2 Voting on international shares

For international share holdings, voting is executed through a proxy voting specialist, CGI Glass Lewis, and certain investment managers.

CGI Glass Lewis provides proxy voting research and implements vote recommendations for passive international shares portfolios, internally managed portfolios and most externally managed portfolios. In addition to the standard detailed voting analysis, CGI Glass Lewis conducts an additional level of analysis to ensure consistency with ACSI's governance guidelines.

Other international shareholdings which CGI Glass Lewis does not provide coverage, such as emerging market portfolios, are voted on by the Investment Funds' investment managers in line with their proxy voting provider or their own internal voting guidelines. However, the Investment Funds retain the right to instruct voting decisions on the shares it owns.

The Investment Funds expect the international shares investment managers who hold voting responsibility to exercise their voting responsibility actively; and to report to the Investment Funds on voting activity, highlighting where a vote is made in a manner that is inconsistent with its internal voting guidelines.

8 Investment restrictions and exclusions

The integration of ESG into the investment process does not mean the exclusion of particular companies on ethical grounds. Rather, integration of ESG requires that the impact of ESG issues on the value of a company is included in the investment process and engagement activities to encourage improvements. The Trustee's investment approach is therefore generally to not exclude particular companies or sectors, but rather to use engagement and proxy voting to influence the behaviour of investee companies.

However, there are some circumstances in which the Trustee considers that it may be appropriate to consider the exclusion of a sector or a specific company. These circumstances include where the investment:

• would lead to contravention of an international treaty or convention that Australia is a signatory to, or breaching international law that Australia recognises; or

- may have a significant short and/or medium-term impact on the portfolio due to stranded asset risk or an obsolete business model that cannot be mitigated; or
- may have a significant negative impact on the Investment Funds' reputation which causes a significant negative financial impact on the Investment Funds by materially reducing member flows and scale.

Any decision to divest will ultimately be based on an assessment of whether the decision is in the best interest of members, taking into account all relevant considerations. This includes an assessment of the potential impact of divestment on risk and return.

On this basis, the Trustee has approved the following exclusions:

Restriction/ exclusion	Description
Tobacco	Direct investments in tobacco manufacturers and/or producers which derive 5% or more of their revenue from the manufacture and/or production of tobacco products.
Thermal coal	Direct investments in companies that generate 10% or more of their revenues directly from mining thermal or energy coal.
Controversial weapons ¹	Direct investments in companies verifiably involved ² in the manufacture and/or production of anti-personnel mines, biological weapons, chemical weapons, cluster munitions, depleted uranium, incendiary weapons and white phosphorous weapons (whole systems or key components ³).
	Direct investments in companies verifiably involved ² in, and deriving 5% or more revenue from, the manufacture and/or production of nuclear weapons (whole systems or key components ³).

¹ This exclusion does not apply to companies involved in the deployment of these types of weapons such as aviation companies.

Note that the above exclusions don't apply to indirect exposure to these types of companies. This includes derivatives, exchange-traded products such as ETFs, securitised assets (financial products that give the holder exposure to a pool of loans, bonds or other debt products) and investment vehicles governed by an uncontrolled entity including, but not limited to, unit trusts and fund of funds via pooled vehicles. Additionally, companies that provide goods or services to companies generating revenue from tobacco products, thermal coal or controversial weapons, or that are involved in the distribution or deployment of these items, are not excluded.

For more information refer to the 'Responsible Ownership' section of the Aware Investment Funds Product Disclosure Statement, available at aware.com.au/forms.

² For directly held liquid investments such as shares and bonds, this verification is undertaken by our ESG data provider ISS STOXX. For unlisted direct investments, an internal assessment is made.

³ A component is a key component if it plays an essential role in the functionality of the specified weapon system or is specifically designed or modified for the specified weapons.

9 Climate change

The Trustee acknowledges that the climate is warming, that the warming is being caused by significant increases in the levels of carbon dioxide (CO₂) in the atmosphere, and that the increased levels of CO₂ causing the warming are a result of human activity.

The Trustee believes climate change is one of the most significant long-term risks to our portfolio, and therefore our members' investment outcomes. Climate change has the potential to adversely affect the performance of companies, sectors, regions and asset classes through time because of regulatory change and the physical and social impacts of climate change.

Global warming is expected to have a wide range of consequences, many of which may impact our portfolio's investments. The severity and type of consequences will ultimately depend on the level of warming that occurs, but examples of these consequences include:

- changes to policy settings and regulation as Governments around the world move to limit the amount of CO₂ being released into the atmosphere;
- more frequent extreme weather events (for example storms, heatwaves and floods);
- changes to rainfall patterns and increases in drought; and
- rising sea-levels.

The Trustee is therefore committed to understanding its exposure and responding to material climate change risks and opportunities and has undertaken significant research and work to establish a plan to help manage this risk in our investment portfolios. This includes incorporating climate change risk into the consideration of the Investment Funds investments across asset classes, as relevant.

The Aware Super Group's overarching commitment is to support an orderly and equitable transition to net zero greenhouse gas (GHG) emissions through its investment activities, stewardship and advocacy. Our underlying targets to support this commitment are to:

- strive to achieve net zero GHG emissions in our portfolio by 2050;
- support an economy wide reduction in greenhouse gas emission of 45% by 2030;
- strive to achieve a 45% reduction in scope 1 and 2 emission intensity of our investment portfolio¹ by 2030².

To achieve these targets, the Aware Super Group has developed a *Climate Transition Plan* which is a framework of recommendations and activities that we will focus our efforts on. In 2023, we updated the plan to focus on the following key strategic areas:

- Decarbonisation: developing a decarbonisation pathway for our investment portfolio;
- **Portfolio transition & resilience**: transitioning our portfolio to lower climate change risk in our investments and, where required, helping those investments adapt to a changing climate;

¹ Reduction will be measured against a 2020 baseline, where possible. Reductions for investment sectors where a later baseline has been completed may be pro-rated accordingly. It is noted that not all asset classes have a financed emissions calculation methodology, and it is likely these will continue to be excluded from this calculation and target until a suitable methodology has been determined.

² A guiding range of 40-50% has been acknowledged by the Aware Super Board, in the event that investment activity may change the portfolio significantly.

- **Investing in climate solutions**: investing in low-carbon assets, as well as contributing to the economy-wide transition by investing in companies that need financial support to transition their operations and products to be lower emitting;
- **Being a leader in company climate engagement:** lowering risk by actively managing and engaging with portfolio investments on their climate change transition pathway. This may include encouraging improvement in climate change disclosure and supporting reasonable shareholder proposals to disclose a company's approach to climate change and/or GHG emissions; and
- Having an influential voice in climate policy and advocacy, including sharing knowledge and increasing
 awareness of climate change as it applies to investment decision making through participation in relevant
 industry forums and collaborative initiatives.

You can find more information on our *Climate Transition Plan* on our website at **aware.com.au/investmentsoutsidesuper**.

10 Conflicts of interest

The Trustee has a Conflicts Management Framework which outlines the mechanisms by which conflicts will be managed and describes the process for assessing conflicts and determining the approved conflicts management arrangements.

The Trustee's Conflicts Management Policy is to be considered and applied in any decision making exercised under this policy.

11 Reporting and review

11.1 Reporting and transparency

The Trustee is committed to transparency on its Responsible Ownership activities. The Trustee reports publicly on its website:

- a copy of this policy; and
- proxy voting behaviour for Australian and international listed shares at least annually, but typically on at least a quarterly basis.

The Trustee will also meet any external reporting requirements that arise through involvement in collaborative initiatives or codes that the Trustee is a signatory to.

11.2 Review timing and process

This policy is subject to review at any time and, in particular where the Trustee becomes aware that:

- legislative changes or rulings by the Regulator require a review of the policy;
- the policy is no longer appropriate; or

• there are reasons to believe that this policy has failed, or may fail, to support the compliance and/or operational obligations of the Trustee.

At a minimum, this policy will be reviewed at least every two years by the Investment Governance & Disclosure team.

Any changes resulting from this review must be approved by the Aware Financial Services Australia Limited Board.

12 Glossary

Term	Definition
ACSI	Australian Council of Superannuation Investors
AFSAL	Aware Financial Services Australia Ltd ACN 86 003 742 756, AFSL 238 430 Note: this is the entity formerly known as StatePlus
AFSAL Board	the trustee board of Aware Financial Services Australia Ltd, ABN 86 003 742 756, the trustee and responsible entity for the Aware Investment Funds and trustee for the underlying Sector Trusts .
ASIC	the Australian Securities and Investments Commission
Aware Super	The trustee for the Aware Superannuation Fund
Aware Super Group	Aware Super Pty Ltd, being the trustee of Aware Super (Fund) and its Australian wholly owned operating companies, being: • Aware Financial Services Australia Ltd; and • Aware Super Services Pty Ltd.
CIO	Chief Investment Officer
ESG	Environmental, Social and Governance
IGF	Investment Governance Framework
Investment Funds	The Investment Funds consist of the following managed investment schemes: • Aware Investment – Cash Fund ARSN 090 078 443 • Aware Investment – Capital Stable Fund ARSN 090 078 961 • Aware Investment – Moderate Fund ARSN 150 755 150 • Aware Investment – Balanced Fund ARSN 090 077 991 • Aware Investment – Growth Fund ARSN 090 078 103 • Aware Investment – Australian Equities Fund ARSN 150 755 196 • Aware Investment – International Equities Fund ARSN 150 755 294
PDS	Product Disclosure Statement
Responsible Entity	Aware Financial Services Australia Ltd, ABN 86 003 742 756 AFSL 238 430

Term	Definition	
Sector Trusts	The Sector Trusts consist of the following unit trusts:	
	 Cash Sector Trust Conservative Income Sector Trust Australian Fixed Interest Sector Trust Direct Infrastructure Sector Trust Australian Equities Sector Trust Liquid Alternatives Sector Trust Direct Property Sector Trust Credit Income Sector Trust International Equities Sector Trust 	
Trustee	Aware Financial Services Australia Ltd, ABN 86 003 742 756 AFSL 238 430	