



ARSN 097 860 690



PRODUCT DISCLOSURE STATEMENT NO. 2



**PROPERTY FUNDS
AUSTRALIA LIMITED**

ACN 078 199 569

AFSL No. 224106

PFD 1/05

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Key Dates

Event	Date
Monthly cut-off date for applications	5pm (AEST) on the 25th day of each month
Allotment of Units	On the first business day of each month
Dispatch of holding statements	Within 7 days after allotment
Units quoted on BSX	Within 7 days after allotment
Record date for distributions	The last business day of each month

The Offer will remain open until fully subscribed. However, PFA may close the Offer at any time. Investors are encouraged to submit their Application Forms as soon as possible as the Offer may close early without notice.

INVESTOR ENQUIRIES FREECALL 1800 687 170

Important Notice

Property Funds Australia Limited ACN 078 199 569 ("the Manager"), the holder of Australian Financial Services Licence ("AFSL") No. 224106 is the responsible entity of the PFA Diversified Property Trust ARSN 097 860 690 ("the Trust"). The Manager is the issuer of this PDS.

This PDS is an important document and should be read in its entirety. The PDS is dated 7 February 2005. A copy of this PDS has been lodged with the Australian Securities and Investments Commission ("ASIC") and the Bendigo Stock Exchange ("BSX") on 7 February 2005. ASIC and BSX take no responsibility for the contents of this PDS.

No person is authorised to provide any information or to make any representation in connection with the Offer which is not in this PDS. Any information or representation not in this PDS may not be relied upon as having been authorised by the Manager in connection with this Offer.

Capital and investment returns are not guaranteed.

Investments in the Trust are not deposits with or liabilities of the Manager and are subject to investment and other risks, including possible loss of income and capital invested. The Manager does not guarantee any particular rate of return on Units, the performance of the Trust or repayment of capital.

In particular, this PDS contains certain statements which relate to the future, including forecast statements relating to the Trust and forecast financial performance, financial

position and strategy. These forecast statements are not guarantees of future performance. Neither the Manager, the Trust nor any other person gives any representation, assurance or guarantee that the results, performance or achievements expressed in or implied by the forecast statements contained in this PDS will actually occur.

This PDS is not financial advice. Investors should seek their own financial advice.

The Offer does not take into account the objectives, financial situation or particular needs of Investors. It is important that Investors read the entire PDS before making any decision to invest in the Trust. In particular, in considering the prospects of the Trust, it is important that Investors consider the risk factors that could affect the financial performance of the Trust. Investors should carefully consider these factors in light of their particular objectives, financial situation and needs (including financial and taxation issues) and seek professional advice from their own professional advisers before deciding to invest. Some of the risk factors that should be considered are set out in section 7.

Restrictions in jurisdictions outside Australia

This PDS can only be used by Investors receiving it electronically or otherwise in Australia and does not constitute an offer in any jurisdiction in which, or to any person to whom, it would not be lawful to make such an offer.

The distribution of this PDS in jurisdictions outside Australia may be restricted by law and persons who come into possession of it should seek advice on and observe any such restrictions. Any failure to comply with such restrictions may constitute a violation of applicable securities law. Units will only be issued to Investors who have submitted an Application Form which was attached to this PDS.

Integrity of the content of the PDS

The PDS (including the Application Form) is available in electronic format, including on the internet at www.pfaltd.com.au. While the Manager believes it is unlikely that during the period of the Offer the electronic version of the PDS will be tampered with or altered in any way, the Manager cannot give any absolute assurance that this will not occur. Any prospective Investor in doubt as to the validity or integrity of an electronic copy of the PDS should immediately request a paper copy of the PDS. A paper copy of this PDS will be provided free of charge to any person in Australia who requests a copy by contacting Property Funds Australia Limited on 1800 687 170.

Definitions

A number of words and terms used in this PDS have defined meanings which appear in the Defined Terms section. All references to monetary amounts are expressed in Australian currency.

The Offer at a Glance

The Offer	24.78 million Units in the PFA Diversified Property Trust ARSN 097 860 690 which owns a portfolio of Australian investment grade properties currently valued at \$278 million (including the further property it has contracted to purchase which is valued at \$37.5 million (see section 1.10.2)). The Trust will continue to grow its asset base through the acquisition of quality investment grade properties.
An Investment Opportunity For	Existing PFA Investors New Investors Super funds Institutions and property securities funds
Attractive Distributions*	Forecast distributions during the Forecast Period are 9.48 cents per Unit per annum. This equates to an annualised distribution rate of 8.85% per annum when calculated on the Offer Price of \$1.07 per Unit (see section 6.2).
Tax Effective Distributions*	63% of the forecast distributions are expected to be Tax Deferred in the financial year 2004/05 and 61% in the financial year 2005/06 (see section 6.2 Note 12).
Monthly Distributions	Paid by electronic funds transfer.
Minimum Investment	\$5,000 and then in multiples of \$1,000.
Offer Price	\$1.07 per Unit.
Rights Issue Price	\$1.05 per Unit for Existing Unitholders pursuant to the Rights Issue (see section 1.10.1).
Quality and Diversified Property Exposure	A quality portfolio of 12 investment grade properties diversified by geographic location, property sector, tenant and lease expiry (see section 2).
Access to Funds	The Units in the Trust are listed on the Bendigo Stock Exchange ("BSX") and can be traded (see section 3.9).
Well Established Management and Custodian	The Trust's responsible entity/manager is Property Funds Australia Limited, an experienced and specialist property fund manager. The Custodian is Trust Company of Australia Limited – established in 1885 (see section 5).
Investment Strategy of the Trust	To invest in a growing portfolio of quality properties diversified by property sector, geographic location, tenant profile and lease expiry with the properties generally in the price range of \$10 million to \$50 million (see section 3 for the detailed strategy).
Entry Fees	Nil.
Trust Performance	Since 1 July, 2003 net tangible asset backing per Unit has increased by approximately 14% following the revaluation of seven properties; Distributions have continued to occur as per the published forecasts; For the year ended 30 June, 2004 revenue increased 7% and net profit (before amortisation and merger costs) increased 2% as against published forecasts.

** These forecast distributions are not guarantees of future performance. Neither the Manager, the Trust, the Custodian nor any other person gives any guarantee of performance or returns (if any) on Investment in the Trust.*

Managing Director's Letter



7 February, 2005

Dear Investor,

On behalf of Property Funds Australia Limited, I am pleased to offer you the opportunity to invest in the PFA Diversified Property Trust.

Following completion of the recent contract to acquire the Sevenoaks property in Perth, Western Australia, the value of the Trust's portfolio will be \$278 million. The Trust portfolio of 12 properties are located in Queensland, New South Wales, Western Australia, Tasmania and the ACT and are spread across the retail, office, industrial, car park and entertainment sectors.

The purpose of this product disclosure statement is to issue 24.78 million Units. The purpose of the capital raising is to enable the Trust to continue to acquire interests in further quality investment grade property or properties and to fund capital expenditure.

Based on the offer price of \$1.07 per Unit, during the Forecast Period, the forecast distribution is 8.85% per annum with approximately 63% of that forecast distribution expected to be Tax Deferred in the 2004/05 financial year and 61% in the 2005/06 financial year.

The Trust currently has in excess of 3,000 Unitholders and is listed on the Bendigo Stock Exchange ("BSX"). The BSX offers investors access to a transparent secondary market for the future trading of Units.

The Trust has experienced excellent recent trading performance (e.g. net tangible asset backing per Unit increasing by 14% since 1 July, 2003 and above forecast financial performance since that date). Our objective for the Trust is to grow its asset base and maximise the Trust's performance through the acquisition of quality properties diversified by property sector, geographic location, tenant profile and lease expiry. These properties are generally intended to be in the price range of \$10 million to \$50 million. Any future acquisitions will, of course, be subject to the rigours of our financial, physical and legal due diligence assessment processes.

We will continue to actively source and secure value added investment opportunities on behalf of the Trust.

In summary, the Trust offers you exposure to a growing quality property portfolio with a strong tenant profile and good diversity, all of which combine to deliver attractive tax effective distributions and support the Trust's value.

On behalf of the Directors, I look forward to welcoming new Unitholders to the Trust and I encourage existing Unitholders to consider increasing their investment in the Trust.

Yours sincerely



Chris Morton

Managing Director

The Benefits of the Offer

Attractive Distributions

8.85% per annum annualised forecast distribution during the Forecast Period (when calculated by reference to the Offer Price of \$1.07 per Unit).

Substantial Tax Benefits

63% of the forecast distributions during the 2004/05 financial year are expected to be **Tax Deferred** and **61%** in the 2005/06 financial year.

Sound Diversification

The Portfolio has sound diversification by sector, tenant and lease expiry profile. Investors will be exposed to a quality property portfolio comprising **12 properties** which are predominantly leased to a number of widely recognised quality tenants as the chart below demonstrates. The underlying Properties are **valued at \$278 million**. The Portfolio's diversification is also demonstrated in the charts below.

Quality Tenants

Approximately 83% of the Portfolio's income is derived from national or government tenants.

Monthly Distributions

Monthly distributions by electronic funds transfer.

Expansion Opportunities

Further properties are currently intended to be acquired thereby enhancing the diversification of the Trust.

Established and Experienced Management

Property Funds Australia is the responsible entity of the Trust. Established in 1997, PFA is a specialist property funds manager which is 50% owned by a wholly owned subsidiary of Mirvac Limited. PFA's Directors and key officers have a wide variety of background skills and experience in areas critical to the successful acquisition, management and sale of the Trust's assets.

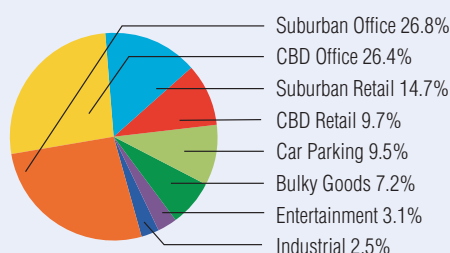
Super Fund Suitability

Currently, superannuation funds which are unable to borrow in their own right can invest in the Trust. The Trust borrows so gearing benefits are obtained.

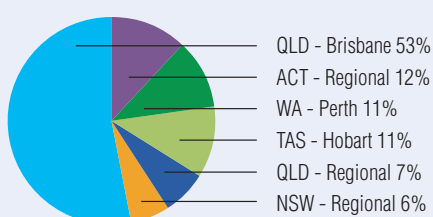
Listed Investment

The Trust is a \$278 million property trust listed on the Bendigo Stock Exchange. The Trust has in excess of 3,000 Investors. Being listed, there is an available and operating secondary market with freely available and transparent market information. Units in the Trust can be traded on the Bendigo Stock Exchange.

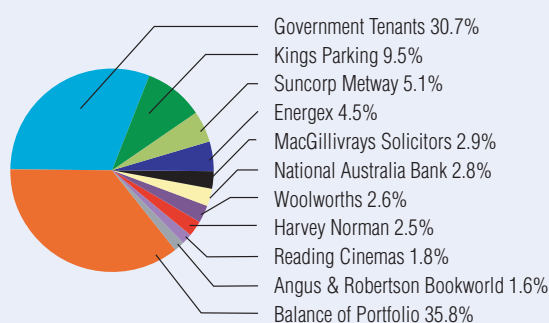
Sector



Geographic Diversification



Tenant Profile



Defined Terms

Words with initial capital letters throughout this PDS are defined in this section.

Applicant	a person or entity who submits an Application Form.	PDS	this product disclosure statement.
Application Form	an application form attached to this PDS.	PFA	Property Funds Australia.
ASIC	Australian Securities and Investments Commission.	Portfolio	the Properties collectively.
BSX/Bendigo Stock Exchange	the stock exchange conducted by Bendigo Stock Exchange Limited.	Property Funds Australia	Property Funds Australia Limited ACN 078 199 569, the responsible entity/manager of the Trust.
CGT	capital gains tax.	Properties	the properties which form the key assets of the Trust and which are listed in section 2.
Constitution	the constitution of the PFA Diversified Property Trust ARSN 097 860 690 a summary of which is set out in section 9.1.	Registry	the registry maintained by Property Funds Australia which records the details of each Unitholder's Unitholding.
Corporations Act	the Corporations Act 2001 (Commonwealth).	Rights Issue	the 1 for 5 rights issue to Existing Unitholders.
Custodian	Trust Company of Australia Limited ACN 004 027 749.	Rights Issue Price	\$1.05 per Unit.
Directors	the directors of Property Funds Australia.	Sevenoaks	an office property situated in Perth, Western Australia which the Trust has contracted to purchase and described in section 2.
Equated Yield	sustainable net market income as a percentage of value.	Subscription	the amount as set out on an Application Form (after deduction of any adviser service fees) paid by the Applicant and accepted by the Manager.
Existing Unitholders	Unitholders registered as at 31 December, 2004.	Tax Deferred	that component of distributions from the Trust that are not taxed. For further explanation (see section 6.2 Note 12).
Financiers	the Commonwealth Bank of Australia Limited and certain mortgage funds managed by ING Management Limited.	Trust	the PFA Diversified Property Trust ARSN 097 860 690 as constituted by the Constitution.
Forecast Period	the period from 1 July, 2004 to 30 June, 2006 in respect of which Property Funds Australia has prepared financial forecasts for the Trust.	Unit	a unit in the Trust.
GST	goods and services tax.	Unitholder	a holder of Units in the Trust.
Investment	the ownership of Units in the Trust.	Unitholding	the unitholding of a Unitholder in the Trust.
Investor	a Unitholder or prospective Unitholder.	Vacancy	not leased or subject to receipt of income in respect of relevant space. Vacancy is calculated on an income basis.
Joint Finance Facility	the joint finance facility provided by the Financiers and described in section 6.5.	we	Property Funds Australia.
LVR	loan to valuation ratio. It is the ratio of the debt funding amount (i.e. provided by the lender to the Trust) as against the lender's ascribed value to the Properties.	you	an Investor.
Manager	Property Funds Australia.		
Mirvac	Mirvac Limited ABN 92 003 280 699.		
NLA	net lettable area.		
Offer	the offer of Units made in this PDS.		
Offer Price	\$1.07 per Unit.		

SECTIONS

1 Investment Overview

2 The Portfolio

3 Structure and Strategy



1

Investment Overview

The information set out in this section is a summary only. It should be read in conjunction with the information contained in the remainder of this PDS.

1.1. Introduction

The Trust is a listed Australian unit trust which owns the Portfolio (either directly or through wholly owned subsidiary trusts) and which is currently valued at \$278 million. The Portfolio is diversified by property sector, geographic location, tenant profile and lease expiry. The Trust currently has in excess of 3,000 Unitholders.

The Trust has entered into an unconditional contract to acquire a further property being a commercial office building known as Sevenoaks and which is situated in Perth, Western Australia. This property is 100% leased to the State Government of Western Australia, with 78% of its income secured under lease until 2017.

The Trust evolved as a consequence of the amalgamation on 1 July, 2003 of all of the entities managed by PFA. The intention of PFA is to continue to expand the Trust through further acquisitions.

The Trust has experienced excellent trading performance for the financial year ended 30 June, 2004. In particular,

- during this period, the net tangible asset backing per Unit increased 14%;
- distributions have occurred in line with forecasts published in June, 2003; and
- revenues and net profit above published forecasts.

1.2. The Offer

PFA is offering Investors the opportunity to acquire Units in the Trust by subscribing for up to 24.78 million Units. PFA reserves the right to accept oversubscriptions. However, in deciding whether to accept oversubscriptions, PFA will have regard to

factors including but not limited to the effect (if any) that accepting oversubscriptions has on forecast distributions to Investors.

1.3. Purpose of the Offer

The purpose of the Offer is to issue 24.78 million Units to raise capital to continue the growth of the Trust through property acquisitions in accordance with the investment strategies of the Trust. The proceeds of the Offer will be used to:-

- initially reduce the Trust's debt to enable the financing of future acquisitions;
- provide cash reserves to enable funding of future acquisitions; and
- fund capital works which PFA believes should occur to underpin and add to the value of the Portfolio.

Set out below is a summary source and application of funds for the Trust associated with the Offer:-

Source of Funds

	\$'000's
Subscriptions from Unitholders	25,000

Application of Funds

	\$'000's
Equity component of assumed future property acquisition	18,275
Debt reduction	4,600
Working capital for a component of capital expenditure	1,000
Capital raising costs	1,032
Contingency	93
TOTAL	25,000

1.4. Minimum investment

The **minimum application for new Investors is \$5,000** and thereafter in multiples of \$1,000. PFA reserves the right to accept applications for differing amounts at its discretion.

PFA reserves the right to waive the minimum application requirements or decline in whole or in part any application at its absolute discretion. Where any application is declined, the surplus application monies will be refunded, without interest, to the Applicant as soon as practicable.

1.5. Who is able to invest?

Investment in the Trust is appropriate for **private investors, superannuation funds, institutions or property securities funds** seeking any or all of:-

- diversified exposure to the commercial property sector;
- a regular income stream;
- a tax effective income return;
- potential for capital growth.

Investors should however seek their own financial advice.

1.6. Monthly distributions

Income distributions are currently paid monthly directly into a nominated Australian bank, building society or credit union account by electronic funds transfer. The monthly distribution is a reasonably

unique feature of the Trust when compared to other similarly diversified and stock exchange listed property trusts. Direct deposit of distributions enables access to funds quickly and with minimal effort. The Application Form contains a provision to nominate relevant account details. Distribution instructions can be changed at any time by notifying the Registry in writing.

1.7. How to apply

Application for Units must be made on either the Application Form at the end of this PDS or, in the case of Existing Unitholders taking up all or part of their entitlement pursuant to the Rights Issue, on the Entitlement and Acceptance Form forwarded to them. **Please refer to section 10 for full details on 'How to Invest'.**

1.8. Nature of Units and transferability

Each Unit confers on the Unitholder an equal undivided interest in the assets of the Trust as a whole, subject to the liabilities of the Trust. However, it does not confer an interest in any particular asset of the Trust.

Unitholders may transfer Units, subject to the procedures set out in the Constitution. Unitholders may also trade their Units on the Bendigo Stock Exchange (see section 3.9 for further details on the BSX).

The Queen Street entrance to Post Office Square (an asset of the Trust).



1.9. Limited liability

The Constitution contains provisions designed to limit Unitholders' liability in respect of their investment in the Trust to the assets and undertakings of the Trust. However, Australian courts have not finally determined this issue.

1.10. Relevant current events

1.10.1. Rights Issue

Existing Unitholders have a one for five entitlement under the Rights Issue at \$1.05 per Unit (i.e. a discount of two cents per Unit to the Offer Price under this PDS). **To accept the entitlement, Existing Unitholders must lodge their duly completed Entitlement and Acceptance Forms (and not the Application Form attached to this PDS) with Property Funds Australia by 5pm (AEST) on 24 March, 2005.**

1.10.2. Sevenoaks Acquisition

On 27 January, 2005 the Trust entered into an unconditional contract to purchase the Sevenoaks property. A profile of this property is contained in section 2. The purchase price for this property is \$38 million with settlement scheduled to occur between 10 and 17 February, 2005.

This property is wholly leased to the State Government of Western Australia with 78% of the income secured until 2017.

The purchase of this property is being initially funded by a further advance under the Joint Finance Facility. Capital raised by this PDS will be temporarily used to reduce the debt associated with this acquisition until such time as further property or properties are purchased. This PDS has been prepared on the basis that the Sevenoaks property is part of the Portfolio.

The addition of this property to the Portfolio enhances its diversity, security and lease expiry profile.

The Sevenoaks property in Cannington, Perth - the Trust's most recent acquisition.



The Portfolio

2.1. Introduction

The Portfolio has the following characteristics:-

- **\$278 million in property assets over 12 properties;**
- gross revenues of approximately \$30 million per annum;
- **a strong 6.3 year weighted average lease expiry;**
- **a balanced lease expiry profile;**
- **a 6.4% Vacancy rate;**
- approximately **83% leased to national or government tenants;**
- 110,774m² of Net Lettable Area and a 316 bay public car parking facility;
- **sound diversification**, particularly by reference to sector and tenant, with a material Queensland geographical bias.

An Australian property market commentary by independent property researchers and valuers LandMark White is contained in section 8.3. This commentary focuses on those property sectors and geographic locations which currently affect the Portfolio and should assist in an understanding of relevant property markets.

The data, charts and tables in this section incorporate the Sevenoaks property, notwithstanding that at the date of this PDS, the settlement of its acquisition has not occurred.

2.2. The Portfolio

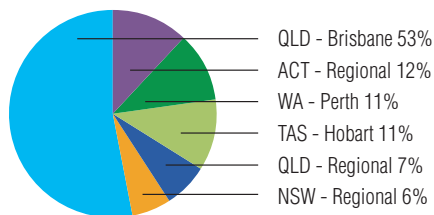
The Portfolio comprises 12 properties, summarised as follows:-

Asset	Sector	Location	% of Portfolio Value	Current Independent Valuation
Post Office Square	Retail/Car Park	Brisbane CBD, Qld	19.76	\$55,000,000
Sevenoaks	Office	Cannington, Perth, WA	13.48	\$37,500,000
Homeworld Centre	Retail/Office	Tuggeranong, ACT	11.68	\$32,500,000
The Lands Building	Office	Hobart, Tas	10.42	\$29,000,000
Garden Square	Office	Upper Mt Gravatt, Brisbane, Qld	8.44	\$23,500,000
Anzac Square	Office	Brisbane CBD, Qld	6.54	\$18,200,000
Cairns Hypermart	Retail/Industrial/Office	Cairns, Qld	6.11	\$17,000,000
388 Queen Street	Office	Brisbane CBD, Qld	5.84	\$16,250,000
Riverdale Centre	Retail/Entertainment	Dubbo, NSW	5.66	\$15,750,000
544 Kessels Road	Retail/Industrial	MacGregor, Brisbane, Qld	4.36	\$12,140,000
Centro on James - Stage 3	Retail/Entertainment	Fortitude Valley, Brisbane, Qld	3.95	\$11,000,000
The Precinct	Office/Retail	Coorparoo, Brisbane, Qld	3.76	\$10,450,000
			100%	\$278,290,000

2.3. Geographical diversification

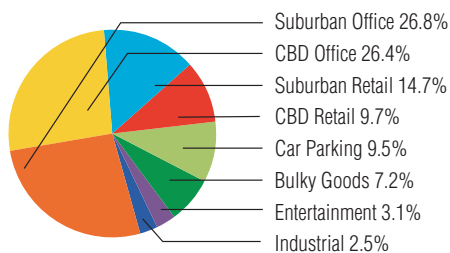
The following chart demonstrates the geographical diversification of the Portfolio and its current Queensland geographical bias. Part of the investment strategy of the Trust is to gradually reduce this bias towards Queensland.

Geographical Diversification (by Gross Income)



2.4. Property sectors

Property Sectors (by % of Income)



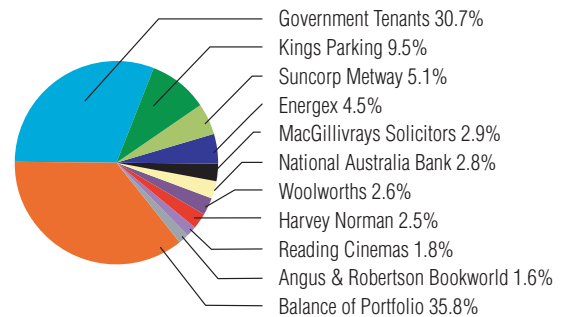
Some of the major tenants of the Portfolio



2.5. The tenants

The following chart illustrates the contribution by income (approximately 65%) of the top ten tenants. The subsequent table identifies some of the well known tenants that make up part of the balance of Portfolio income.

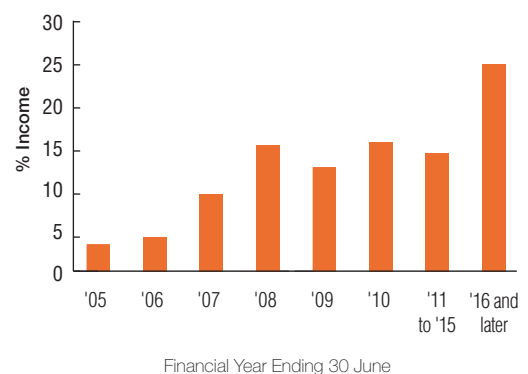
Top 10 Tenants (by % of Income)



Tenant	% of Portfolio Income
Carlton & United Breweries	1.5%
Freedom Furniture Group (including Capt'n Snooze)	1.3%
Palace Cinemas (a Village Roadshow subsidiary)	1.3%
ALDI Stores	1.1%
Trendwest Resorts	1.0%
JB Hi-Fi	0.8%
Encel Stereo (formerly Stereo Supplies)	0.8%

2.6. Lease expiry, average lease

The graph below shows the Portfolio's current lease expiry profile. The Portfolio has a **weighted average lease term of 6.3 years** and a **Vacancy rate of approximately 6.4%**.





Note: Post Office Square is located under a civic park across from Brisbane's GPO.

Post Office Square

Description

Post Office Square is a landmark property located in the heart of the Brisbane CBD. The property is directly opposite the GPO and 100 metres from Central railway station. It comprises 27 retail shops and a six level underground car park of 316 spaces.

The retail component is predominantly food oriented. The property's food court is located in the CBD office precinct. Post Office Square is essentially the gateway to the "Golden Triangle" premium office precinct of the CBD and Central railway station with high pedestrian traffic passing through the complex.

Tenants include Kings Parking, Flight Centre, Angus & Robertson Bookworld, Muffin Break, Gloria Jeans, Coffee Club and Subway. This property has a well established retail history and offers the diversity of prime CBD retail and car park sector exposure.

The property, located between Queen and Adelaide Streets, also boasts a civic park above the food court level, which provides a pleasant area for people to relax. The Brisbane City Council holds a lease over this civic park which ensures that it is unable to be developed. The title to the property is expected to revert to the Brisbane City Council in 2059.

Key Data

Location:	280 Queen Street, Brisbane, Qld	Principal Use:	CBD retail and car park
Title:	Terminating freehold	Date Acquired:	December 1999
Date Built:	1983	Car Spaces:	316
Site Area:	3,311 m ²	Vacancy:	4.43%
Net Lettable Area:	1,761 m ² retail 9,245 m ² car park	Weighted Av. Lease Expiry:	4.53 years

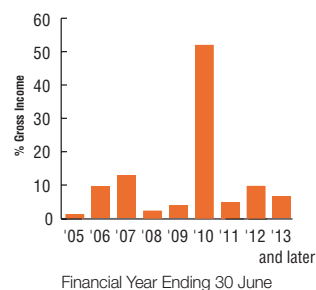
Major Tenants

	% of Income	Lease Expiry
Kings Parking	48%	30 November 2009
Angus & Robertson Bookworld	8%	16 October 2005
Coffee Club	2%	25 March 2012

Current Valuation Information

Value	\$ 55 M	Valuation Date	June 2004	Valuer	LandMark White
Market Income (Net)	\$ 4.39 M	Equated Yield	8.06%	Value/m² (NLA)	\$ 4,995

Lease Expiry





Anzac Square Offices

Description

Anzac Square Offices is the commercial component of the award-winning Anzac Square heritage complex. This entire complex was successfully refurbished in 1998/1999 and reconfigured to include prestige residential apartments, serviced apartments, retail tenancies and the office component. The office component fundamentally comprises two of the six towers within the Anzac Square development. The Anzac Square Offices occupy a prominent corner location in the heart of the Brisbane CBD and are in close proximity to the Queen Street Mall, Central railway station and bus transport.

Major tenants of the property include Energex and MacGillivrays solicitors. MacGillivrays is a medium sized Brisbane legal firm which employs approximately 130 people. Energex has sublet part of its space to the Commonwealth Government and a major construction company.

The office space provides floor sizes of around 1,200m² over five levels.

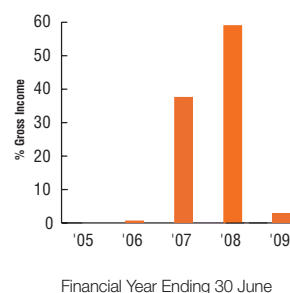
Key Data

Location:	200 Adelaide Street, Brisbane, Qld		
Title:	Freehold Volumetric	Principal Use:	Commercial office
Date Built:	1933	Date Acquired:	April 1999
Site Area:	2,046 m ²	Car Spaces:	28
Net Lettable Area:	6,180 m ²	Vacancy:	Nil
		Weighted Av. Lease Expiry:	3.17 years

Major Tenants

	% of Income	Lease Expiry
Energex	59%	30 June 2008
MacGillivrays Solicitors	37%	30 April 2007

Lease Expiry



Current Valuation Information

Value	\$ 18.20 M	Valuation Date	June 2003	Valuer	LandMark White
Market Income (Net)	\$ 1.64 M	Equated Yield	9.00%	Value/m² (NLA)	\$ 2,992



388 Queen Street

Description

388 Queen Street is a modern 14 level office building located on the edge of Brisbane's "Golden Triangle" CBD precinct. It is located 300 metres from the GPO and provides close proximity to both the financial and retail sectors of the CBD. It is positioned approximately 100 metres from the Brisbane River where the majority of the premium office buildings are located and where there has been considerable activity (e.g. refurbishment, new construction, etc.). The property is well positioned and provides good amenity to all transport services.

Suncorp Metway, Australia's sixth largest bank is a significant major tenant.

388 Queen Street is an attractive and well presented office building which features good natural light and two sizes of floors (371m² and 700m²).

Key Data

Location:	388 Queen Street, Brisbane, Qld		
Title:	Freehold	Principal Use:	Commercial office
Date Built:	1988	Date Acquired:	December 2001
Site Area:	911 m ²	Car Spaces:	39
Net Lettable Area:	6,266 m ²	Vacancy:	Nil
		Weighted Av. Lease Expiry:	3.04 years

Major Tenants

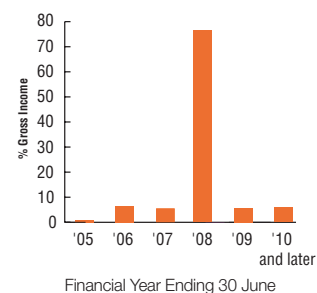
	% of Income	Lease Expiry
Suncorp Metway*	67%	31 December 2007

* Tenant in occupation. Formal deed of extension of lease to stated lease expiry date is unexecuted as at the date of this PDS.

Current Valuation Information

Value	\$ 16.25 M	Valuation Date	June 2003	Valuer	LandMark White
Market Income (Net)	\$ 1.54 M	Equated Yield	9.39%	Value/m² (NLA)	\$ 2,605

Lease Expiry





Centro On James - Stage 3

Description

Centro on James is an exciting mixed use property located in the heart of the dynamic urban renewal precinct of Brisbane, two kilometres north-east of the Brisbane CBD. This unique mixed-use property is the third stage of the Centro on James development. The Centro precinct is a fashionable and eclectic mix of office (eg Nike, P & O Australia, Wang), showrooms, restaurants, quality warehousing and fresh produce markets producing a village atmosphere.

The uses of this property include a popular four screen Palace cinema complex (a Village Roadshow joint venture), attractive office accommodation and ground floor retail component which includes a wine bar, bistro, furniture retail/showroom, travel agency, real estate agency and hairdressing salon.

The Centro on James development is a unique style of property development within the Brisbane market, particularly given its close proximity to the Brisbane CBD. Furthermore, land costs in the vicinity of the property have significantly increased in recent years making the development of competitive product more difficult.

Key Data

Location:	39 James Street, Fortitude Valley, Qld	Principal Use:	Retail and entertainment
Title:	Freehold and part strata	Date Acquired:	December 2001
Date Built:	2000	Car Spaces:	49
Site Area:	3,301 m ²	Vacancy:	Nil
Net Lettable Area:	3,872 m ²	Weighted Av. Lease Expiry:	5.12 years

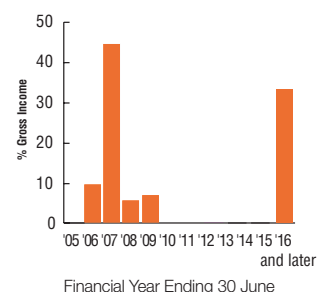
Major Tenants

	% of Income	Lease Expiry
Palace Cinemas	33%	13 December 2015
Workpac	20%	14 January 2007
Melandas Home Concepts	14%	13 February 2007

Current Valuation Information

Value	\$ 11 M	Valuation Date	June 2004	Valuer	LandMark White
Market Income (Net)	\$ 0.91 M	Equated Yield	8.26%	Value/m² (NLA)	\$ 2,678

Lease Expiry





The Precinct

Description

The Precinct is located four kilometres south-east of the Brisbane CBD, in the well established inner city suburb of Coorparoo. Coorparoo comprises a mix of residential, commercial and retail development. The property is conveniently located close to retailers such as Myer Megamart and Coles and is also well served by nearby public transport including bus and rail.

The property's dominant tenant is the National Australia Bank who occupy the ground floor office component of the complex which is principally used as the bank's state mortgage processing centre. Tenants in the retail component of the property which represents 25% of its income include Australia Post, Infront Solutions and four café/restaurant operators.

This area has been further enhanced over recent years with the completion of major multi-residential developments attracted to the area because of its accessibility and close proximity to the Brisbane CBD.

Key Data

Location:	41 Harries Road, Coorparoo, Qld		
Title:	Freehold Volumetric	Principal Use:	Commercial office and retail
Date Built:	1999	Date Acquired:	April 1999
Site Area:	7,955 m ²	Car Spaces:	127
Net Lettable Area:	4,898 m ²	Vacancy:	Nil
		Weighted Av. Lease Expiry:	4.44 years

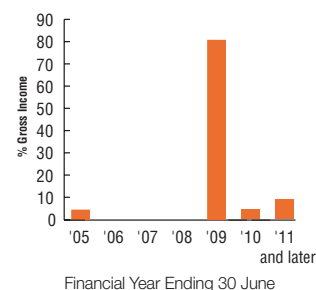
Major Tenants

	% of Income	Lease Expiry
National Australia Bank	75%	29 April 2009

Current Valuation Information

Value	\$ 10.45 M	Valuation Date	June 2004	Valuer	LandMark White
Market Income (Net)	\$ 0.91 M	Equated Yield	8.75%	Value/m² (NLA)	\$ 2,134

Lease Expiry





Garden Square Office Park

Description

Garden Square is an office park comprising two separate commercial office buildings – one of three levels and the other of four levels. It is located 11 kilometres south-east of the Brisbane CBD and is located within the Garden City commercial and retail centre (one of Brisbane's major regional hubs). The property is ideally located for a regional office development having the benefit of being adjacent to the Garden City regional shopping centre, one of Queensland's largest shopping centres.

The property has a high profile, with frontage to the South East Freeway. The property also offers easy vehicular access, excellent public transport links and a good car parking ratio.

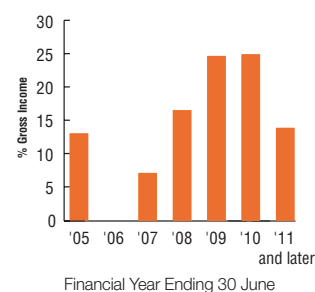
Garden Square has the location and image that has attracted and should continue to attract significant tenants such as Queensland Government and Citibank.

Since the property's acquisition, a capital works program has been completed with improvements including upgrade to the lift foyers and interiors, reconfiguration of the car park, new building signage and entrance statement. The property also has future development opportunities due to the land's size and versatile zoning. This zoning means there is an opportunity to increase improvements on this property by 24,585m² of gross floor area.

Key Data

Location:	643 Kessels Road, Brisbane, Qld	Principal Use:	Commercial office
Title:	Freehold	Date Acquired:	March 1998
Date Built:	1984	Car Spaces:	418 (approx)
Site Area:	1.665 ha	Vacancy:	36.08%
Net Lettable Area:	12,451 m ² (approx)	Weighted Av. Lease Expiry:	3.70 years

Lease Expiry



Major Tenants

	% of Income	Lease Expiry
Qld State Govt. - Education*	14%	31 January 2009
Qld State Govt. - Industrial Relations	11%	31 August 2007
Trendwest	8%	12 June 2005
Qld State Govt. - Disability Services*	7%	31 May 2011

* Tenants in occupation. Leases unexecuted as at date of issue of this PDS.

Current Valuation Information

Value	\$ 23.50 M	Valuation Date	June 2003	Valuer	Chestertons
Market Income (Net)	\$ 2.82 M	Equated Yield	9.50%	Value/m² (NLA)	\$ 1,817



Note: Superstore building at rear of site is an artist's impression of a development option discussed below.

544 Kessels Road

Description

544 Kessels Road, MacGregor comprises almost three hectares in one of Brisbane's premier retail warehousing precincts. It is in a prominent, easily accessible location approximately 11 kilometres south of the Brisbane CBD. The immediate area is designated retail/industrial and is home to major retailers and manufacturers such as Clive Peeters, Nick Scali Furniture, Freedom Furniture, Retravisson and Super AMart Furniture. The Kessels Road precinct continues to strengthen as a dominant bulky goods precinct with new major retailers continually establishing outlets in the area.

This property currently comprises four separate buildings, operating with a retail/warehousing emphasis. Major tenants include JB Hi-Fi, Encel Stereo (formerly Stereo Supplies), Bob Jane T-Mart and Petwise.

There is an excellent opportunity to add value to this property through staged redevelopment at the rear of the site so as to capitalise on its outstanding retail location. Redevelopment options for a significant part of this property continue to be assessed.

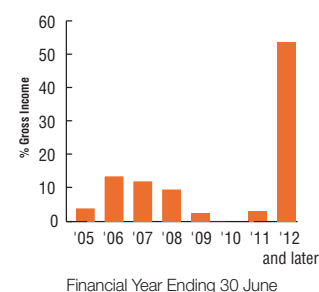
Key Data

Location:	544 Kessels Road, MacGregor, Qld	Principal Use:	Retail
Title:	Freehold	Date Acquired:	April 1999
Date Built:	Various	Car Spaces:	212
Site Area:	2.764 ha	Vacancy:	Nil
Net Lettable Area:	8,269 m ²	Weighted Av. Lease Expiry:	4.74 years

Major Tenants

	% of Income	Lease Expiry
JB Hi-Fi	20%	12 March 2012
Encel Stereo (formerly Stereo Supplies)	19%	31 January 2012
Petwise	16%	19 September 2011

Lease Expiry



Current Valuation Information

Value	\$ 12.14 M	Valuation Date	June 2004	Valuer	LandMark White
Market Income (Net)	\$ 0.98 M	Equated Yield	8.06%	Value/m² (NLA)	\$ 1,462



The Homeworld Centre

Description

This mixed use property comprises a unique mix of bulky goods and convenience style retail with a first floor office use. It is located at Tuggeranong, approximately 17 kilometres south-west of the centre of Canberra. Tuggeranong is one of the three major town centres within the ACT and has excellent road access (e.g. 15-20 mins) to the Canberra Civic Centre. Homeworld is adjacent to Tuggeranong's regional shopping centre.

The property has a strong and broad tenancy mix with the office component leased to the ACT Government until 2009. The retail areas are leased to various national chain and local operators including grocery retailer ALDI Stores, Woolworths trading as Dan Murphy's, Dick Smith Electronics, Sportsmans Warehouse and PJ O'Reilly's, a popular Irish pub.

Homeworld is located in a large established population centre which has historically experienced good population growth.

Key Data

Location:	Cnr Anketell Street and Soward Way, Tuggeranong, ACT		
Title:	Crown leasehold	Principal Use:	Retail and office
Date Built:	1988	Date Acquired:	December 1999
Site Area:	2.19 ha	Car Spaces:	338
Net Lettable Area:	8,525 m ² retail	Vacancy:	5.23%
	3,835 m ² office	Weighted Av. Leasing Expiry:	6.02 years

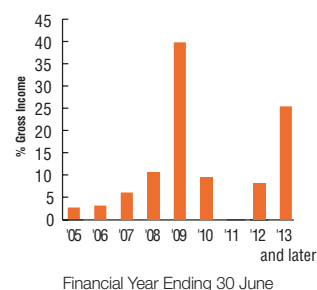
Major Tenants

	% of Income	Lease Expiry
ACT Government	29%	30 June 2009
Woolworths (Dan Murphy's)	11%	22 December 2017
ALDI Stores	9%	6 February 2017

Current Valuation Information

Value	\$ 32.5 M	Valuation Date	June 2004	Valuer	Jones Lang LaSalle
Market Income (Net)	\$ 2.85 M	Equated Yield	8.75%	Value/m² (NLA)	\$ 2,629

Lease Expiry





Cairns Hypermart

Description

This mixed use complex combines a bulky goods retail centre, a warehouse distribution facility and a small office component. The retail component is the largest bulky goods centre in Cairns. The warehouse facility adjoins the retail centre and has been granted council approval to change from warehouse use to retail use. This facility leased by Carlton & United Breweries has been sub-leased to Harvey Norman.

The offices are located over three floors on the northern end of the site. The property is on a major arterial road, Spence Street, linking the Cairns CBD to the north-south highway. Cairns is one of Queensland's major provincial cities with approximately 188,000 residents in the Cairns region. The property is located only 100 metres southwest of Cairns Central, the city's major regional shopping centre.

The Cairns City Council administration centre is directly opposite the property. This local precinct has had developed within it, in recent years, a Bunnings outlet and a new State government office development.

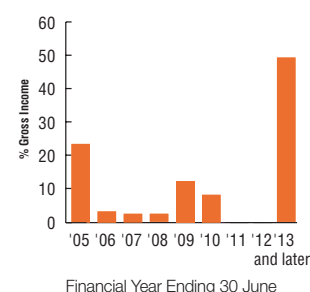
Key Data

Location:	101-103 Spence Street, Cairns, Qld		
Title:	Freehold	Principal Use:	Bulky goods, retail and office
Date Built:	1995	Date Acquired:	December 2001
Site Area:	2.43 ha	Car Spaces:	220
Net Lettable Area:	16,064 m ²	Vacancy:	1.63%
		Weighted Av. Lease Expiry:	5.06 years

Major Tenants

	% of Income	Lease Expiry
Harvey Norman	37%	30 September 2012
Carlton & United Breweries	22%	19 March 2005
Freedom Furniture	12%	31 July 2015

Lease Expiry



Current Valuation Information

Value	\$ 17.0 M	Valuation Date	June 2004	Valuer	LandMark White
Market Income (Net)	\$ 1.49 M	Equated Yield	8.58%	Value/m² (NLA)	\$ 1,058



The Riverdale Centre

Description

The Riverdale Shopping and Entertainment Centre is a quality community shopping and entertainment complex located in the heart of the vibrant, growing and prosperous inland NSW city of Dubbo.

Dubbo has a resident population of 39,000 people. However, the city services the broader geographical population of approximately 120,000 people from the Orana region. The city is strategically located at the intersection of the Brisbane / Melbourne Newell Highway, the Sydney / Adelaide Mitchell Highway and the major East-West rail link.

The Riverdale Centre includes a Woolworths supermarket, a successful Readings 5-Plex 1,072 seat cinema complex, a tavern and ten specialty shops. Reading International Inc. operates multiplex cinemas in Australia, New Zealand, the United States and Puerto Rico and is developing further entertainment centres in Australia and New Zealand.

The inclusion of the cinema complex (the only one in Dubbo and its surrounding shires) and tavern provides the centre with a major point of difference over other retail facilities in Dubbo, particularly generating day and evening activity.



Key Data

Location:	49-65 Macquarie Street, Dubbo, NSW		
Title:	Freehold	Principal Use:	Retail / entertainment
Date Built:	1974 (expanded 1999)	Date Acquired:	September 2002
Site Area:	1.178 ha	Car Spaces:	290
Net Lettable Area:	6,159 m ²	Vacancy:	11.57%
		Weighted Av. Lease Expiry:	9.53 years

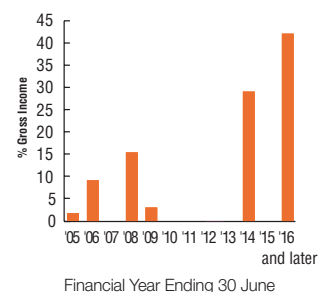
Major Tenants

	% of Income	Lease Expiry
Woolworths	37%	9 June 2019
Reading Cinemas	26%	8 June 2014
The River Inn Tavern	10%	31 December 2007

Current Valuation Information

Value	\$ 15.75 M	Valuation Date	June 2004	Valuer	Jones Lang LaSalle
Market Income (Net)	\$ 1.28 M	Equated Yield	8.50%	Value/m² (NLA)	\$ 2,564

Lease Expiry





The Lands Building

Description

The Lands Building is a ten level office building located in the prime southern precinct of Hobart's CBD. It is one block from the core of Hobart's CBD in an area recognised as the centre of State and Commonwealth Government activity. The precinct is characterised by a concentration of landmark buildings.

The Lands Building offers tenants generous natural light and impressive views over Hobart and its harbour. The building has floor plates of approximately 1,182m² and offers quality office accommodation.

The building is fully leased with a 13 year remaining lease term and houses a number of State Government agencies. The ground floor is home to the Tasmanian State Government's customer service centre, known as Service Tasmania.

The building has an attractive entry foyer and in recent years has undergone a substantial refurbishment carried out in consultation with the tenant.

Key Data

Location:	134 Macquarie Street, Hobart, Tas	Principal Use:	Commercial office
Title:	Freehold	Date Acquired:	March 2004
Date Built:	1976	Car Spaces:	32
Site Area:	1,968 m ²	Vacancy:	Nil
Net Lettable Area:	11,675 m ²	Weighted Av. Lease Expiry:	13.25 years

Major Tenants

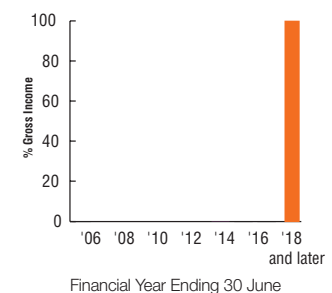
	% of Income	Lease Expiry
State of Tasmania	100%	31 March 2018

Current Valuation Information

Value	\$ 29.0 M	Valuation Date	March 2004	Valuer	Knight Frank Valuations*
Market Income (Net)	\$ 2.55 M	Equated Yield	9.25%	Value/m² (NLA)	\$ 2,484

* Valuation Services (VIC) Pty Ltd trading under licence as Knight Frank Valuations.

Lease Expiry





Sevenoaks

Description

Sevenoaks is a modern four level office building situated in the Perth suburb of Cannington, 11 kilometres south-east of Perth's city centre. It is located across the road from Cannington train station and bus interchange and some 600 metres from the Westfield Carousel regional shopping centre.

Sevenoaks has a large 5,500m² floorplate which is highly attractive to government and large corporate tenants due to spatial efficiencies. Two internal atriums within the building enable natural light to penetrate through it.

The building, which was originally built for the Australian Taxation Office, has been constructed to a high government specification. It offers a highly beneficial car parking ratio of one car space per 27m².

The building is wholly leased to the State Government of Western Australia with 78% of it leased until 30 June, 2017.

The property comprises approximately two hectares of surplus land which the Manager currently intends to dispose of, after its subdivision, and clarification of development issues associated with it.

The building has an attractive entrance area and will have undergone a significant refurbishment and new fitout prior to the commencement of the main Western Australian Government lease.

Key Data

Location:	303 Sevenoaks Street, Perth, WA		
Title:	Freehold	Principal Use:	Commercial office
Date Built:	1992	Date to be Acquired:	February 2005
Site Area:	5.02 ha	Car Spaces:	776
Net Lettable Area:	20,820 m ² (office)	Vacancy:	Nil
	1,382 m ² (storage)	Weighted Av. Lease Expiry:	10.66 years

Major Tenants

	% of Income	Lease Expiry
State of Western Australia - Shared Services	78%	30 June 2017
State of Western Australia - Education	13%	30 April 2010

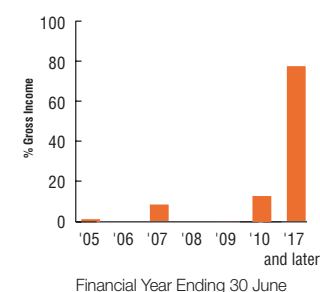
Current Valuation Information

Value	\$37.5 M*	Valuation Date	January 2005	Valuer	Knight Frank (WA) Pty Ltd
Market Income (Net)	\$3.385 M	Equated Yield	8.99%**	Value/m² (NLA)	\$1,729

* Purchase price is \$38 million.

**Assuming disposal of surplus land at valuer's estimated value.

Lease Expiry



Structure and Strategy

3

3.1. Introduction

The Trust is listed on the Bendigo Stock Exchange. Details of that exchange are contained in section 3.9.

The Trust is:-

- operated so as to endeavour to meet the Trust's objectives;
- managed in accordance with the management strategy described below;
- intended to grow in accordance with the investment strategy using the future acquisitions process described below.

3.2. Structure

The Properties are currently owned by the Trust directly or by wholly owned subsidiary trusts.

Any new properties will be owned either directly by the Trust or via a subsidiary trust, providing maximum flexibility for subsequent on-sale.

3.3. The objectives

The objectives of the Trust are to:-

- provide stable distributions to Unitholders;
- deliver sound growth in the value of the Portfolio;
- grow the Trust by the acquisition of additional properties through associated capital raising so as to enhance the diversification of the Trust and thereby lower Unitholders' risk. PFA sees growth in the Trust as being beneficial to Unitholders from the viewpoint of both enhancing stability of return and underpinning of the Trust's value;
- maximise the total returns to Unitholders.

3.4. Investment strategy

The investment strategy of the Trust includes investing:-

- to create a portfolio of quality properties which are diversified by property sector, geographic location, tenant profile and lease expiry;

Garden Square Office Park (an asset of the Trust).





The Homeworld Centre (an asset of the Trust).

- in sectors and locations PFA considers will deliver the best overall performance recognising that at times it may be necessary to increase weightings in certain sectors and geographic locations that may be expected to outperform;
- in properties (either directly or indirectly) generally in the price range of \$10 million to \$50 million;
- so as to avoid having a large exposure to any particular market sector, property or tenant.

PFA may approve investments which do not meet the above criteria if it considers this to be in the best interests of Unitholders.

PFA may also determine to divest properties which are no longer considered appropriate or strategic to continue to hold. PFA is currently investigating the most appropriate strategy for two of the properties in the Portfolio. Divestment of these properties over the next 6-18 months may be the optimal strategy for these properties in the context of PFA's objectives for the Trust.

Properties may actually be divested during the life of this PDS. Any funds raised from asset sales may be used to acquire other assets, fund working capital requirements or reduce debt.

No future divestments have been included in the financial forecasts. In the event that a property is divested at any time information relating to it will be available via PFA's website (see www.pfaltld.com.au), appropriate BSX announcements relating to the Trust (see www.bsx.com.au) or otherwise as required by law.

3.5. Future acquisition process

It is PFA's current intention to acquire future properties, and in doing so, these acquisitions will be:-

- subject of independent valuation to be carried out by reputable valuers prior to acquisition to determine fair market value;
- subject to PFA's usual extensive due diligence investigations;
- considered after due regard to other factors including:-
 - impact on distributions;
 - impact on future stability of distributions;
 - the property's forecast income and growth potential;
- funded through cash reserves, debt or additional capital raisings.

No future acquisitions have been included in the financial forecasts other than Sevenoaks and a currently unascertained property anticipated to be acquired in May, 2005. In the event that new property is acquired at any time updated information will be available via PFA's website (see www.pfaltld.com.au), the announcements section of the BSX website relating to the Trust (see www.bsx.com.au and use BSX code PFD) and otherwise as required by law.

3.6. Management strategy

PFA's management strategy is to:-

- maintain and actively manage the portfolio with a focus on enhancing the income stream;
- maintain and develop relationships with tenants to meet their current and future requirements;
- add value to the existing Portfolio through timely redevelopment or refurbishment;
- dispose of properties when they no longer satisfy the long term objectives of the Trust;
- manage interest rate exposures;

- focus on the management of the cost of capital to the Trust.

3.7. Future equity raisings

It is PFA's current intention to undertake future equity raisings so as to facilitate growth in the assets of the Trust or reduction in debt. Whilst it is PFA's current intention to give existing Unitholders priority in any future public equity raisings, it may raise equity for the Trust in other ways, for example, private placements, where it considers it is in the best interests of Unitholders in the Trust to do so.

PFA has undertaken four private placements during the last six months raising \$16,900,000. PFA may place Units via private placement during the life of this PDS (and at a price less than the Offer Price) if PFA is of the view that it is in the best interests of Unitholders to do so.

All future equity raisings will be undertaken in accordance with the Constitution and the law and in particular within the parameters established for issue price in the Constitution (refer section 9.1).

External plaza, the Sevenoaks property.





The suburb of Cannington (centre in the above photo), the location of the Sevenoaks property, is 11kms south-east of Perth's CBD.

Any future equity raisings may impact the distributions and Tax Deferred portions of the distributions from the Trust.

3.8. Debt policy

Specific details on the debt profile and the debt policy for the Trust are set out in section 6.5.6.

3.9. Liquidity

The Trust is listed on the Bendigo Stock Exchange ("BSX"). The Trust currently has in excess of 3,000 Unitholders. Application will be made to the BSX within seven days of the date of this PDS to list the Units issued under this PDS on the BSX. Whilst liquidity is not guaranteed, the size of the Trust and number of Unitholders is likely to enhance interest in the Trust leading to market activity in the Units.

The Bendigo Stock Exchange began trading in 2001. In February, 2003 it announced the establishment of a specialist property market within its exchange.

Since the merger creating the Trust on 1 July, 2003, trading of units in the Trust on the BSX has equated on an annualised basis to 3% per annum of the equity. This historical trading volume may not be indicative of future turnover on the BSX.

From 1 January, 2005 to the date of this PDS, the weighted average price per Unit that has traded on the BSX has been \$1.036.

The trading price of Units on the BSX may vary from the historical pricing for a range of reasons.

SECTIONS

4 Investment Services

5 Management



4

Investment Services

4.1. Who to contact

PFA prides itself on the quality of reporting and service it provides to Unitholders. All Unitholders' enquiries, both telephone and written are promptly answered by PFA's experienced investment services personnel.

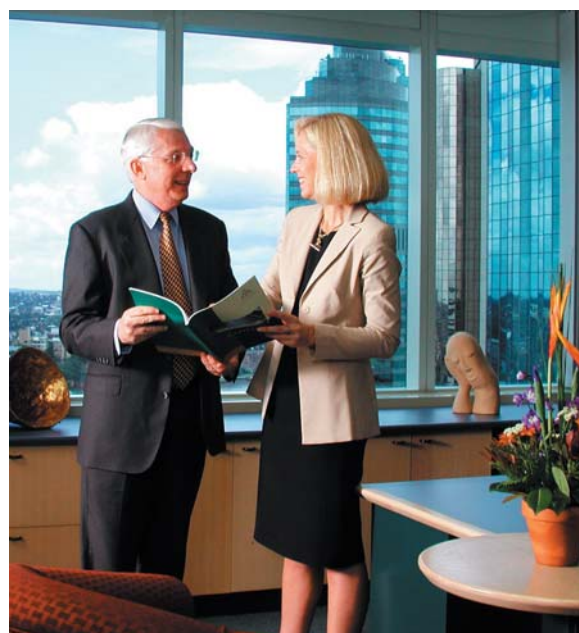
For further information on your Investment, you or your financial adviser can contact our investment services personnel on:-

Telephone: (07) 3221 7170
Toll Free: 1800 687 170
Facsimile: (07) 3221 6729
Email: info@pfaltd.com.au
Website: www.pfaltd.com.au
Postal: PO Box 10398
Brisbane Adelaide Street Qld 4000

4.2. What you will receive

As a Unitholder in the Trust you will receive:-

- A **Unitholder Statement** confirming your Unitholding.
- **Monthly distributions** paid by electronic funds transfer into your nominated bank account.
- A **six monthly investor update** advising of issues relating to your Investment and the Portfolio generally.
- An **annual report** and audited accounts for your Investment. These reports are sent to Unitholders within 90 days of the end of each financial year. Six monthly audited accounts and Manager's report are available on request.
- An **annual statement of distributions** and taxation details for the completion of your tax return. **You should not lodge your tax return until this information is received.**
- Confirmation of any changes made to your account details including your bank account or address, following notification to us of such changes.



4.3. Your rights as a Unitholder

The rights of Unitholders are set out in the Constitution. Further rights are provided by the Corporations Act. Briefly, your rights include:-

- the right to receive a Unitholder Statement confirming your Investment;
- the right to receive distributions proportionate to your Unitholding;
- the right to receive regular reports and accounts;
- the right to have the Manager perform its duties with diligence and vigilance in a proper and efficient manner;
- the right to request the convening of meetings;
- the right to vote at meetings;
- the right to have the Manager removed under the terms of the Constitution; and
- the right to sell or transfer your Units.

4.4. Your privacy

When you apply to invest, we collect personal information about you. Our privacy statement is available on www.pfaltd.com.au or alternatively you can contact PFA's investment services personnel to request a copy free of charge. This will enable you to understand your rights, PFA's obligations and what PFA does with this personal information and any other information it collects about you during the course of your Investment.

4.5. Complaints

The Constitution establishes a procedure for the Directors of the Manager to receive, consider, investigate and respond to complaints by Unitholders dissatisfied with the management or administration of the Trust.

Complaints should be addressed to:-

The Dispute Resolution Officer
Property Funds Australia Limited
PO Box 10398
Brisbane Adelaide Street Qld 4000

PFA is also a member of the Financial Industry Complaints Services, an external complaints resolution service which has been approved by ASIC.

Part of the Anzac Square Complex (right) the office component of which is an asset of the Trust.



5

Management

5.1. The Manager/Responsible Entity

Property Funds Australia Limited

Property Funds Australia is the responsible entity of the Trust. It holds an Australian Financial Services Licence No. 224106 issued by ASIC which permits it to be a responsible entity and manage property trusts of the nature of the Trust.

PFA's Directors and officers have a wide variety of background skills and experience in areas critical to the successful acquisition, management and sale of the assets of the Trust including property acquisition, valuation, financial analysis, property law, real estate agency, funds and asset management, accounting and development management. These skills and experience assist in maximising performance.

PFA is 50% owned by a wholly owned subsidiary of Mirvac Group – a leading diversified property group – listed on the Australian Stock Exchange with a market capitalisation of \$3.8 billion.

The Manager's Role

PFA's role is to be responsible for the efficient management of the Trust. PFA has a range of duties, responsibilities and powers, which are set out in the Constitution. It must also comply with the various requirements of the Corporations Act. As Manager, PFA is required to act in the best interests of the Unitholders.

In addition to carrying out the asset management of the Properties and causing the collection of income from the Properties, PFA's role is to supervise, arrange or manage:-

- the borrowings of the Trust;
- the purchase of additional properties;
- the maintenance of accounting and taxation records;
- distributions;
- preparation of reports to Unitholders;
- maintenance of the Unitholders' register;

- general business affairs of the Trust;
- compliance with BSX listing rules and the Corporations Act reporting obligations.

A summary of the remuneration arrangements of Property Funds Australia for the performance of its role is in section 6.6.

Property Management

Day to day physical property management and rent collection duties are currently carried out by property managers external to PFA, although PFA or related entities to it may carry out those duties in due course and receive appropriate market rate fees.

Change in the Manager

If unsatisfied with PFA's performance, the Unitholders may remove it as responsible entity by the requisite resolution at a Unitholders' meeting. PFA may also retire providing Unitholders are given an opportunity to appoint a replacement responsible entity. The procedures for calling a meeting and voting are set out in the Constitution.

Manager's Insurance

PFA has professional indemnity and fraud insurance cover effected with a reputable insurer as required by its Australian Financial Services Licence.

The Board of Directors

The board of Directors sets the strategic direction of the Trust and has ultimate responsibility for the performance of the Trust. The board currently comprises five Directors, three of whom are non-executive Directors and two of whom are executive Directors.

It is the current policy of PFA that the membership of the board reflect an appropriate balance between executives who possess extensive direct experience and expertise in the Trust's core activities, and non-executive members who bring to the board a range of general commercial expertise and experience.

Board meetings are held regularly throughout the year.



Greg Paramor
Non-Executive Chairman



Chris Morton
Managing Director



David Conquest
Executive Director



Dennis Wildenburg
Non-Executive Director



Nicholas Collishaw
Non-Executive Director

Directors of Property Funds Australia

Gregory James Paramor

Non-Executive Chairman

Greg Paramor is managing director of Mirvac Group. Greg was a co-founder and managing director of the James Fielding Group which managed funds totalling \$1.8 billion. In December 2004, James Fielding Group was acquired by Mirvac Group creating a diversified property group which has \$15 billion worth of assets under its control and a market capitalisation of approximately \$3.8 billion.

He has been involved in the real estate and funds management industry for the past 30 years. He has participated in forming property vehicles for public investment since 1981, with direct involvement in the organisation of approximately \$6 billion worth of commercial, retail and industrial projects and property securities.

Greg is the immediate past president of the Property Council of Australia, a former chairman of the Investment Funds Association of Australia Limited and a Fellow of the Australian Property Institute. He is a director of a number of organisations and companies, including the Garvan Institute of Medical Research and Leighton Properties Pty Limited.

Christopher Arthur Morton

Managing Director

Chris Morton holds the degrees of Bachelor of Commerce and Bachelor of Laws from the University of Queensland and a Master of Laws from Cambridge University (United Kingdom). He has been admitted as a solicitor for over 23 years. As a solicitor, he was a partner of the national legal firm Phillips Fox where towards the end of his legal career, he headed the property division and was one of the management executives of that firm's Brisbane office. In his legal capacity, he was involved in some of the larger property developments in South East Queensland.

Chris has established and managed successful development and investment syndicates and trusts since 1994. Chris has also in his career held an accounting position and was an Associate to a Supreme Court Judge. Chris is the current president of the Property Council of Australia (Queensland Division) and a member of the Queensland Heritage Council. He is also a past president of the Australian Direct Property Investment Association (ADPIA). He is a member of the Australian Institute of Company Directors and the Securities Institute of Australia.

David John Conquest

Executive Director

David has been involved in the property and financial services industry for over 28 years. He has previously held senior executive positions with Growth Equities Mutual (GEM), Lend Lease, Suncorp Metway and Deutsche Bank.

David is a former property lecturer for the Securities Institute of Australia. He has had considerable experience with a range of financial products offered by the Australian funds management industry, with a particular focus on property products. David is well respected by financial intermediaries throughout Australia.

David provides an innate understanding of the needs of the users of investment products and their advisers' requirements.

Dennis Wayne Wildenburg

Non-Executive Director

Dennis brings to the board over 20 years experience in the financial services and funds management industry.

He has been a director of MLC Funds Management Limited and was an associate director of Hill Samuel Australia (now Macquarie Bank Limited).

Dennis is currently a compliance committee member of State Street Services Limited and State Street Global Advisors, Australia Services Limited. Dennis

has been consulting to the financial services industry for over a decade and has significant national and international fund managers as clients.

Dennis' broad experience includes professional accounting, development of superannuation and unit trust products and financial services marketing.

Nicholas Roland Collishaw

Non-Executive Director

Nicholas Collishaw has been involved in property and property funds management for more than 20 years. He has extensive experience in commercial, retail and industrial property throughout Australia. He heads Mirvac Group's investment division and managed James Fielding Group's property assets and trust funds prior to the Group's acquisition by Mirvac. In various roles, he has co-ordinated and implemented portfolio sales programs from \$30 million to \$300 million. Nicholas has managed many large industrial, retail and commercial acquisitions.

He has an Associate Diploma in Business (Valuations) from the Sydney Institute of Technology and a Diploma in Financial Markets from the Securities Institute of Australia. He held senior positions with Deutsche Asset Management, Paladin Australia Limited and Schroders Australia.

The Compliance Committee

There is a compliance plan for the Trust. A summary of the key features of the compliance plan are set out in section 9.2.

Compliance issues are monitored and managed by the compliance committee which currently consists of Bede King (Chairman), Ray Kellerman and PFA's General Manager. Bede King is a senior legal practitioner practising in corporate and property areas of the law. He is a partner of the legal firm Tobin King Lateef.

Ray Kellerman is a former Head of Compliance Services, Corporate Trust division, at Perpetual Trustees Australia Limited and now specialises in the provision of compliance services as a compliance committee member for a number of significant managed investment schemes.

Bede King and Ray Kellerman are 'external members' of the compliance committee as required by the Corporations Act.

The compliance committee reports to the board of Property Funds Australia in relation to compliance issues.

5.2. Custodian

Trust Company of Australia

Trust Company of Australia Limited is a statutory trustee company. It is a public company listed on the Australian Stock Exchange.

Trust Company of Australia Limited is one of the oldest independent statutory trustee companies in Australia, having been incorporated in 1885. It operates on the eastern seaboard of Australia with offices in Melbourne, Sydney, Brisbane and Townsville.

The Custodian's role

The Custodian holds the legal title to the Properties and any other assets of the Trust (e.g. bank accounts) and undertakes other duties as the nominee of the Manager.

The Custodian's remuneration

The Custodian is entitled to receive an annual fee of \$70,796 per annum exclusive of GST and indexed to CPI annually. This fee will increase in the event that further properties are acquired. It is entitled to be reimbursed for legal fees or any other costs and expenses it incurs in relation to the Trust.

Changing the Custodian

The Manager may require the Custodian to retire upon giving three months' notice.

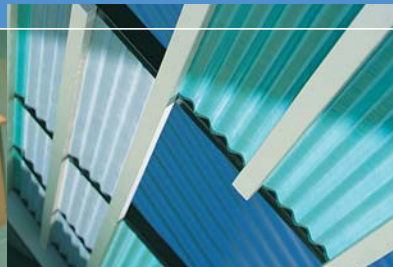
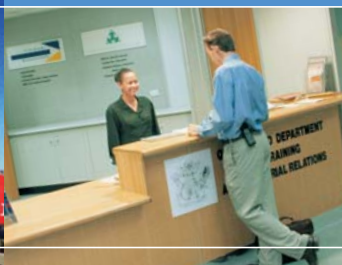
Other Comments

The Custodian has not been involved in the preparation of this PDS. Although referred to in this PDS, the Custodian has not authorised the issue of it. Specifically, the Custodian does not guarantee the performance of the Trust.

SECTIONS

6 Financial Information

7 Risks



6

Financial Information

6.1. Introduction

This section sets out financial information (including forecast financial information for the Trust) as well as information relating to the Trust's borrowings and the Manager's fees and entitlements.

The financial information set out in this section 6 consists of:-

- actual consolidated earnings and distribution statement for the six month period ended 31 December, 2004;
- a forecast consolidated earnings and distribution statement for the 12 month period ending 30 June, 2005 and for the 12 month period ending 30 June, 2006 ('the Forecast Period');
- consolidated statement of financial position as at 31 December, 2004 and consolidated pro forma statement of financial position as at 31 December, 2004;
- a source and application of funds.

The forecast financial information must be read in conjunction with the assumptions and risk factors set out in this PDS. Whilst the Directors believe that the assumptions and risk factors are appropriate and reasonable as at the date of this PDS, some factors that affect the actual results cannot be foreseen and accurately predicted. Many of these factors are beyond the control of the Manager. Consequently, the Manager cannot guarantee that the results in the forecast financial information will be achieved. Investors are advised to consider assumptions, sensitivities and risk factors carefully when reading the forecast financial information and the likely future performance of the Trust.

BDO Kendalls Securities Limited has reviewed the historical and forecast financial statements contained in this section and has prepared an investigating accountants' report as set out in section 8.2. Investors should note that the comments in relation to the scope and limitations of this review are set out in that report.

Key assumptions used by the Manager in preparing the financial information include:-

- the Offer is implemented as proposed and \$25 million in capital is raised with allotments occurring as follows: 1 March, 2005 (\$3 million), 1 April, 2005 (\$5 million), 1 May, 2005 (\$4 million), 1 June, 2005 (\$4 million), 1 July, 2005 (\$4 million), 1 August, 2005 (\$5 million);
- the proceeds of the Offer are used in accordance with the source and application of funds contained in this section;
- no other capital is raised during the Forecast Period. Investors should be aware, however that the Manager may seek to raise further capital or carry out placements during the Forecast Period;
- the acquisition of the Sevenoaks property occurs in accordance with its contractual terms. The acquisition is to be funded from existing cash reserves and debt;
- a new property/ies is acquired by the Trust in May, 2005 for a purchase price of \$40 million at an income yield of 8.5% per annum from its acquisition date until the end of the Forecast Period; and
- no existing properties in the Portfolio are sold during the Forecast Period.

Potential investors should be aware that PFA continues to actively source and secure value added investment opportunities on behalf of the Trust. Accordingly, it is likely that events will occur during the life of the PDS and the Forecast Period which will change the identity of the properties in the Portfolio. The financial impact of these potential events is not able to be quantified and accordingly have not been included in the financial forecasts.

The information in this section has been prepared and presented in an abbreviated form. It does not include all of the disclosures required by the Australian Accounting Standards and the Australian Equivalents to the International Financial Reporting Standards applicable to annual financial reports prepared in accordance with the Corporations Act 2001.

All numbers have been rounded to the nearest thousand.

6.2. Consolidated statement of earnings and distribution

Set out below is historical and forecast pro forma consolidated statement of earnings and distribution for the Trust. It has been prepared on a cash basis and does not include any accruals, prepayments or amortisation of other assets. It also does not include capital expenditure items which are to be funded out of capital raised. Other than these exclusions, the actual results for the six months to 31 December, 2004 and for the forecast results for the 12 months to

30 June, 2005 have been prepared in accordance with Australian Accounting Standards, and the forecast results for the 12 months to 30 June, 2006 have been prepared in accordance with Australian Equivalents to International Financial Reporting Standards.

Forecasts have not been prepared beyond 30 June, 2006, as the Manager believes that the Trust may be subject to changing circumstances beyond that time (e.g. in terms of debt reduction, asset sales and capital raising to fund further acquisitions and other management initiatives) which make such forecasts uncertain.

		Actual 6 months to 31 Dec 2004 (unaudited)*	Forecast 12 months to 30 June 2005	Forecast 12 months to 30 June 2006
	Note	\$ '000	\$ '000	\$ '000
REVENUE	1			
Gross property income	2	14,403	30,680	37,373
Property expenses	3	(3,171)	(6,933)	(7,906)
NET PROPERTY INCOME		11,232	23,747	29,467
EXPENSES				
Operating expenses	4	380	807	847
Manager's fee	5	782	1,679	2,035
Compliance/Custodian costs	6	58	118	122
Interest expenses	7	4,745	10,236	12,412
TOTAL FUND EXPENSES		5,965	12,840	15,416
OTHER INCOME				
Interest income		61	257	-
TOTAL OTHER INCOME		61	257	-
DISTRIBUTABLE INCOME	8	5,328	11,164	14,051
FORECAST DISTRIBUTIONS	9	5,174	11,337	13,932
Surplus (Deficit) to distributable income	10	154	(173)	119
DISTRIBUTABLE INCOME		5,328	11,164	14,051
WEIGHTED AVERAGED ISSUED UNITS ('000)	11	109,160	119,589	146,962
DISTRIBUTION PER UNIT (cents per Unit on an annualised basis)		9.48	9.48	9.48
TAX DEFERRED COMPONENT	12	N/A	63%	61%

* The consolidated statement of earnings and distribution for the six months to 31 December 2004 is unaudited as at the date of this PDS.

Note 1 - Best Estimate Assumptions

The forecasts have been prepared on the basis of the best-estimate assumptions set out in this section of the PDS. All figures are shown net of GST effect. The Manager considers the assumptions to be reasonable given the current state of knowledge regarding each assumption as at the date of this PDS.

The following general assumptions for the Forecast Period have been made:-

- nothing will occur that will have a materially detrimental impact on the economic climate in Australia;
- the profitability of the Trust's operations will not be adversely affected by any changes to the regulations governing the funds management industry;

- the acquisition of the Sevenoaks property occurs in accordance with its contractual terms;
- a new property/ies is acquired by the Trust in May, 2005 for a purchase price of \$40 million at an income yield of 8.5% per annum from its acquisition date until the end of the Forecast Period;
- none of the Properties will be sold;
- \$25 million of capital will be raised under this PDS and no further equity will be raised by the Trust with \$5 million having been raised from the Rights Issue at \$1.05 per Unit and the balance at the Offer Price of \$1.07 per Unit;
- there will be no material change in Australian income tax legislation or other legislation that may affect the Trust.
- rent is increased by reference to CPI, the CPI growth assumed is 3% per annum during the Forecast Period. This rate is at the top end of the Reserve Bank of Australia's published target rate of 2% - 3% per annum; and
- rent is varied by reference to the current market rental value of the tenancy, the Manager has made an estimate of the current market rental value having regard to the views of Knight Frank (NSW) Pty Ltd and Knight Frank (Canberra) Pty Ltd and LandMark White Brisbane Pty Ltd.

Vacancies - Generally

Where a tenancy is currently vacant or where a lease expires during the Forecast Period, the Manager has made assumptions as to:-

- the likelihood of a tenant renewing its lease or vacating;
- the time it would take to re-let the space after a tenant has vacated;
- the market rent that would be agreed on reletting; and
- the period of rent free and/or incentive needed to secure a new tenant.

The assumptions vary from property to property and from tenancy to tenancy. The Manager has made its assumptions on these factors having regard to the views of LandMark White Brisbane Pty Limited and Knight Frank (NSW) Pty Ltd and Knight Frank (Canberra) Pty Ltd. The Manager intends to fund the costs of reletting and related incentives from capital.

Vacancies - Garden Square

There are three separate detailed heads of agreement reached with three different Queensland government departments relating to leases totalling 4,255m² of the Garden Square property. It has been assumed that enforceable leases will be executed with the Queensland government in accordance with those heads of agreement. In respect of the balance space in that property, it has been assumed that new leases with commencement dates of 1 July, 2005 (200m² and 919m²), 1 January, 2006 (905m²) and 1 February, 2006 (1,920m²) with rents of \$280m² gross will be executed. LandMark White Brisbane Pty Ltd has reviewed these assumptions and supports the reasonableness of these assumptions. An active program to lease these areas has commenced.

Outgoings

Where applicable, included in the gross property income is the recovery from tenants of outgoings in accordance with relevant leases.

Note 2 - Gross Property Income

Gross property income is the total income generated by all the Properties. Gross property income for the Forecast Period is based on current leases and where applicable, the expectations for any change associated with lease renewals, rent reviews and leasing of currently vacant space.

In the case of existing leases, it is assumed that the tenants will fulfil their obligations in accordance with their leases.

In the case of current vacancies and leases that expire in the Forecast Period, the assumptions relating to vacancies (detailed below) have been applied.

Forecast rental income is based on current leases and management forecasts having regard to the views of Knight Frank (NSW) Pty Ltd and Knight Frank (Canberra) Pty Ltd and LandMark White Brisbane Pty Ltd in relation to leases that are subject to rental review or expiry during the Forecast Period.

Where detailed heads of agreement have been finalised relating to the lease of premises within the Portfolio, it has been assumed that enforceable lease documentation will be executed between the relevant parties which gives due effect to those heads of agreement.

Rent Reviews

Increases or decreases in rental income upon rent reviews or new leases have been calculated in accordance with the following assumptions made by the Manager where:-

- a fixed rate is stipulated in the lease, at the stated rate;

Sensitivity Analysis

The timing and yield on purchase price of the assumed purchase of a \$40 million property or properties is a significant sensitivity factor in the distribution profile of the Trust.

The impact of the assumed property's purchase yield differing from the 8.5% net yield which has been assumed would be as follows:-

Variation from Assumed Net Yield	Equivalent Distribution Movement (cents per Unit per annum)	
	12 month period to 30/06/05	12 month period to 30/06/06
+ 0.5%	+ 0.03	+ 0.14
+ 0.25%	+ 0.02	+ 0.07
- 0.25%	- 0.02	- 0.07
- 0.5%	- 0.03	- 0.14

The impact of the assumed property's acquisition timing varying from the May, 2005 acquisition date which has been assumed would be as follows:-

Variation from Assumed Acquisition Date	Equivalent Distribution Movement (cents per Unit per annum)	
	12 month period to 30/06/05	12 month period to 30/06/06
2 months earlier	+ 0.23	0
1 month earlier	+ 0.12	0
1 month later	- 0.12	0
2 months later	- 0.23	0

The impacts above may not necessarily result in a change to the distribution policy of the Trust during the Forecast Period. Investors should note that the sensitivity analysis is intended to be a guide only and that movements in other assumptions may assist or compound any one variable.

Note 3 - Property expenses

Property expenses include all recoverable and non-recoverable expenses.

Expenses are based on current expenses and management forecasts with CPI growth of 3% per annum where appropriate. Statutory expenses relating to properties (e.g. municipal rates and charges and land tax) have been assumed to increase between 3% and 5% per annum (depending on the location of the relevant property) during the Forecast Period.

Note 4 - Operating expenses

With the exception of the expenditure outlined in notes 5, 6 and 7 below, operating expenses include all expenditure items incurred in the operation of the Trust, excluding amortisation, accruals and prepayments.

Operating expenses include but are not limited to accounting, audit, valuation, administration and reporting costs. It does not include costs associated with management, Custodian and compliance committee fees.

Where operating expenses are assumed to increase at CPI, then 3% per annum growth has been applied.

Note 5 - Manager's fee

Property Funds Australia as the Manager of the Trust is entitled to receive a fee of 0.6% of the Trust 'scheme value' per annum. In addition, the Manager receives fees for providing registry and accounting services to the Trust.

Note 6 - Compliance/Custodian costs

The costs include Custodian fees and costs associated with the compliance committee and its members and have been based on existing agreements and historical expenditure, and adjusted in accordance with an assumed CPI growth of 3% per annum.

Note 7 - Interest expenses

The finance arrangements of the Trust are a combination of fixed, hedged and variable rate facilities. For further details please refer to section 6.5.

The overall weighted average interest rate (inclusive of the Financier's margins) used in relation to term debt during the Forecast Period is 6.67% per annum. This represents the weighted average interest rate based on the Joint Finance Facility.

The weighted average variable interest rate (inclusive of Financier's margins) used for the Forecast Period is 6.79% per annum. This consists of the relevant variable interest rates applicable under the terms of the Joint Finance Facility current as at 1 January, 2005, and the relevant Financier's margins. From 1 July, 2005 a further 0.25% per annum contingency has been incorporated into the assumed interest rate applicable for the variable interest rate component to take into account possible market interest rate increases.

The weighted average of the fixed and/or hedged interest rates (inclusive of Financiers' margins) is 6.64% per annum.

Where components of the Joint Finance Facility are:-

- subject to fixed interest rates, then the relevant fixed interest rate has been assumed;
- subject to "cap and collar" arrangements, then the highest possible rate (i.e. the cap) has been assumed.

Interest rate movements are a significant sensitivity factor in the distribution profile of the Trust. The impact of a change in interest rate from that rate already assumed when applied to the variable component of the Joint Finance Facility would be as follows:-

Movement in Variable Interest Rate above current rates	Equivalent Distribution Movement (cents per Unit per annum)			
	Rate Increase		Rate Decrease	
	Period to 30/06/05	Period to 30/06/06	Period to 30/06/05	Period to 30/06/06
0.25%	- 0.07	Nil	+ 0.07	+ 0.15
0.5%	- 0.14	- 0.15	+ 0.14	+ 0.30

The 'current rates' referred to in the above table are those rates that apply to the variable component of the Trust's debt as at the date of this PDS.

The impacts above may not necessarily result in a change to the distribution policy of the Trust during the Forecast Period. Investors should note that the sensitivity analysis is intended to be a guide only and that movements in other assumptions may assist or compound any one variable.

Note 8 - Distributable Income

This is the net cash generated by the Trust from all trading activities and available for distribution to Unitholders. The Manager may elect not to distribute the entire amount or elect to distribute more than the distributable income in accordance with its distribution policy from time to time.

Note 9 - Forecast Distributions

Distributions are forecast to be paid monthly in accordance with the current distribution policy of the Manager.

Note 10 - Surplus (deficit) to distributable income

This represents the amount of the forecast distribution which is in excess of, or less than, the amount of distributable income.

Note 11 - Weighted Average Issued Units

This is the aggregate of the number of Units on issue at the end of each month during each financial year divided by the number of months in the relevant financial year.

Note 12 - Tax Deferred Component of Distribution

This is the estimated percentage of cash distributed to Unitholders that is Tax Deferred in the year received. The Tax Deferred component of the proposed distribution to Unitholders is that part of any non-taxable distribution to Unitholders attributable to such factors as building allowances, the depreciation of plant and equipment and the amortisation of business establishment, capital raising and borrowing costs. Note that the Tax Deferred components reduce the cost base of Units. Please read the tax report in section 8.1.

In respect of the \$40 million property assumed to be purchased in May, 2005, depreciation and building allowance entitlements similar to the average provided by the Portfolio have been assumed.

6.3. Historical and pro forma consolidated statement of financial position

Set out on the next page is a historical and a pro forma consolidated statement of financial position for the Trust as at 31 December, 2004. The pro forma statement of financial position incorporates the following transactions as if they had been finalised as at 31 December, 2004 and notwithstanding that they occur or may occur at times subsequent to 31 December, 2004:-

- working capital for a proportion of planned capital expenditure;
- the issue of 4,761,905 Units taken up by Existing Unitholders under the Rights Issue at \$1.05 per Unit and 18,691,589 Units at \$1.07 per Unit collectively raising \$25 million;
- the acquisition of the Sevenoaks property and as a consequence an increase in debt of \$30 million;
- the acquisition of \$40 million of property in addition to the Sevenoaks property and a consequent increase in debt of \$24 million associated with that assumed purchase;
- debt reduction of \$4.6 million as a result of the capital raising;
- the payment of costs of the Offer offset against capital raised.

	Actual** as at 31 Dec 2004	Pro Forma as at 31 Dec 2004
	\$ '000	\$ '000
CURRENT ASSETS		
Cash Assets	13,804	2,727
Receivables	669	669
Other Assets	740	740
TOTAL CURRENT ASSETS	15,213	4,136
NON-CURRENT ASSETS		
Investment - property	243,958	327,818
Intangible assets	9,520	9,520
Other Assets	812	1,304
TOTAL NON-CURRENT ASSETS	254,290	338,642
TOTAL ASSETS	269,503	342,778
CURRENT LIABILITIES		
Payables	1,767	1,767
TOTAL CURRENT LIABILITIES	1,767	1,767
NON-CURRENT LIABILITIES		
Interest bearing liabilities	136,416	185,816
TOTAL NON-CURRENT LIABILITIES	136,416	185,816
TOTAL LIABILITIES	138,183	187,583
NET ASSETS	131,320	155,195
EQUITY		
Unitholders' equity	120,288	144,163
Reserves	11,032	11,032
TOTAL EQUITY	131,320	155,195
No. of Units on issue ('000)	123,898	147,352
Net asset backing per Unit*	\$1.06	\$1.05

* Net asset backing per Unit is net assets divided by the total number of Units on issue or assumed to be on issue.

** The actual consolidated statement of financial position as at 31 December, 2004 is unaudited as at the of this PDS.

NOTES TO THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION

Statement of Significant Accounting Policies

The consolidated statement of financial position has been prepared in accordance with Australian Accounting Standards, Urgent Issues Group Consensus Views and other authoritative pronouncements of the Australian Accounting Standards Board, the Corporations Act and the terms of the constitutions.

The consolidated financial statement of financial position has been prepared on an accruals basis and is based on historical costs and does not take into consideration changing money values or, except where stated, current valuations of non-current assets. Cost is based on the fair values of the consideration given in exchange for assets.

The following is a summary of the material accounting policies adopted by the Trust in the preparation of the consolidated statement of financial position.

Principles of Consolidation

A controlled entity is any entity controlled by the Trust. Control exists where the Trust has the capacity to dominate the decision-making in relation to the financial and operating policies of another entity so that the other entity operates with the Trust to achieve the objectives of the Trust.

All inter-entity balances and transactions between entities in the economic entity, including any unrealised profits or losses, have been eliminated on consolidation.

Investment - Property

Property consists of investments in property, primarily of land, buildings and improvements to land and buildings. Investment property is measured on a fair value basis. All investment properties have been independently valued and are recorded at cost or independent valuation.

The Manager reviews the valuations on an ongoing basis with valuation updates obtained on at least an annual basis. The revaluation will be based on market value that represents the price at which the property can be sold at the date of the revaluation assuming a reasonable exposure to the market and settlement period.

Where a material variance arises, a revaluation is required to align the carrying amount of investment property with its fair value. Revaluation increments are recognised as increases to the asset revaluation reserve, except to the extent that they represent reversals of prior revaluation decrements. Reversals of prior year revaluation decrements are recognised in the statement of financial performance as revenue to the extent of the prior revaluation decrements. Revaluation decrements are recognised as expenses in the statement of financial performance, except to the extent that they represent reversals of prior revaluation increments. Reversals of prior revaluation increments are recognised as decreases to the asset revaluation reserve to the extent of the prior revaluation increments.

The revaluation has not taken into account any potential capital gains tax on assets acquired after the introduction of capital gains tax.

Investment property is not depreciated as it is held as an investment where the value of the land, buildings and improvements is expected to appreciate over time.

Non-Current Assets - Other

Other assets consist of establishment costs including merger costs and borrowing costs. These costs are capitalised to the extent of the future economic benefits expected to be derived from their initial incurrence.

The borrowing costs are amortised on a straight-line basis over the term of the loan.

Establishment costs are amortised over the period the relevant trust or sub-trust was initially expected to be operational.

Income Tax

The Trust adopts the liability method of tax effect accounting whereby the income tax expense is based on the profit from ordinary activities before

income tax adjusted for any permanent differences and distributions of taxable income to beneficiaries. No liability has been raised for income tax as it is unlikely that any income tax will be payable by the Trust in the Forecast Period.

Distributions

Distributions are recognised when paid. No accrual for distribution entitlements is recognised.

International Financial Reporting Standards

From 1 July, 2005 International Financial Reporting Standards ('IFRS') will be applicable. The Trust has identified the following key differences in accounting policies that are expected to arise from adopting Australian Equivalents to IFRS and which may materially impact results in the future. The financial information in this section 6.3 of the PDS has not been adjusted to address the impact of Australian Equivalents of IFRS.

Intangible Assets - Goodwill

Goodwill acquired in a business combination, such as the Trust's acquisition of subsidiary trusts, will not require amortisation, but instead be subject to impairment testing at least annually. If there is any impairment, it will be recognised immediately in the income statement. This will result in lower amortisation expenses, and therefore higher earnings on an annual basis, but increased volatility of results in the event of impairment.

Revenue on Disposal of Assets

Currently the Trust includes gross revenue received on disposal of assets as revenue. Under Australian Equivalents to IFRS, gains and losses on sale of assets will be recognised on a net basis in revenue, resulting in lower revenue being recorded by the Trust.

Recognition of Revenue on Sale of Goods/Services

When the Trust adopts Australian Equivalents to IFRS, revenue from the sale of goods and services can only be recognised when the costs incurred or expected to be incurred can be reliably measured. This condition is currently not required and may result in revenue currently recognised being deferred to later periods. To the extent that revenue has been recognised under current standards at transition date that ought to have been delayed under Australian Equivalents to IFRS, an initial negative adjustment may be required to opening balances of retained earnings at 1 July, 2004. The Trust is not aware of any required adjustments on transition to opening balances of retained earnings at 1 July, 2004.

Capitalisation of Borrowing Costs

Currently the Trust capitalises all borrowing costs and amortises them over the term of the relevant debt facility. It will be required to expense all borrowing costs in the period that they are incurred under Australian Equivalents to IFRS. This will result in additional expenses being recorded by the Trust and therefore lower profits. There will be an initial negative impact on retained earnings at 1 July, 2004.

Distributions

The Trust currently records distributions on a cash basis when they are paid.

No accrual for distribution entitlements is recognised. The Trust believes this policy is in accordance with Australian Equivalents to IFRS.

Other Assets - Non-Current

Establishment costs are currently recognised in the statement of financial position at cost less accumulated amortisation. The Directors are of the view that these intangible assets will have to be written off on adoption of Australian Equivalents to IFRS.

Derivative Financial Instruments

The Trust currently does not recognise derivative financial instruments, including embedded derivatives, in the financial statements. Under Australian Equivalents to IFRS derivative financial instruments will need to be recognised in the statement of financial position at fair value with unrealised gains or losses recognised in income if they do not qualify for hedge accounting. This will result in new assets and liabilities being recognised and an increased volatility in future earnings. Recognition of derivatives will also have an initial impact on opening retained earnings at 1 July, 2004.

Hedging

All derivatives contracts, whether used as hedging instruments or otherwise, will be carried at fair value. Australian Equivalents to IFRS recognise fair value hedge accounting, cash flow hedge accounting, and hedges of investments in foreign operations. Fair value and cash flow hedge accounting can only be considered where effectiveness tests are met.

Ineffectiveness outside the prescribed range precludes the use of hedge accounting and can result in significant volatility in the income statement. The Trust expects to predominantly use cash flow hedging in respect of its interest rate risk hedges, which will create volatility in equity reserve balances.

The hedging rules will impact the way the Trust accounts for hedges of its funding and this will result in new assets and liabilities being recognised, potential increased volatility in future earnings, and will have an initial impact on opening retained earnings at 1 July, 2004.

Investment Property

The Trust's investment properties are currently carried at cost or revalued amount, with changes in the revalued amount recognised in asset revaluation reserves. Australian Equivalents to IFRS permit a choice for subsequent measurement at fair value or at cost, less accumulated depreciation and impairment losses. If measured at fair value, changes in fair value are recognised in the net profit or loss in the period in which they occur which will result in an increased volatility of future earnings. Use of fair value will also have an initial impact on opening balances of retained earnings at 1 July, 2004 because existing balances of asset revaluation reserves will be transferred to opening balances of retained earnings.

6.4. Source and application of funds

Set out below is a source and application of funds for the Trust associated with the Offer:-

Source of Funds

	\$'000's
Subscriptions from Unitholders	25,000

Application of Funds

	\$'000's
Equity component of assumed future property acquisition	18,275
Debt reduction	4,600
Working capital for a component of capital expenditure	1,000
Capital raising costs	
- Legal fees and outlays	50
- Independent expert reports	70
- Printing and associated costs	70
- Manager's capital raising fees	850
- Custodian fees	2
Contingency	83
TOTAL	25,000

6.5. Borrowings

6.5.1. Introduction

Borrowing arrangements are an important and integral part of the Trust. The principal reason for borrowing money to "partly" fund the ownership of the Properties is to enhance the likely return to Unitholders as interest rates are currently below the yields expected to be generated from the Properties. Furthermore, assuming the value of the Portfolio increases and the debt level remains unchanged the underlying net tangible asset value of the Units should increase. The opposite applies if the value of the Portfolio drops or the debt level increases.

6.5.2. Current Finance Arrangements

The Trust's debt is financed via a joint finance facility between the Commonwealth Bank of Australia ("CBA") and mortgage funds managed by ING Management Limited ("ING"). Under this Joint Finance Facility, the total debt is currently \$136,416,000.

An additional \$30 million will be drawn down on the day that the Sevenoaks property settles.

CBA lends funds equivalent to the first 40% of the Financiers' valuation of the Portfolio and ING lends that component above 40% and up to 60% of the Financiers' valuation. ING may agree to this 60% limit being exceeded from time to time on certain terms and on a short term basis (e.g. to enable acquisitions, with capital to be raised subsequently so as to reduce debt). The Financiers' LVR will be 62% after the draw down of the additional debt funds associated with the Sevenoaks property acquisition.

After the assumed acquisition of a \$40 million property, the drawdown of its related debt and the completion of the \$25 million capital raising pursuant to this Offer, the Financiers' LVR will be 60%.

The major terms of the Joint Finance Facility are:-

Term

Five years from 6 November, 2003

Lender's Margin

CBA: 0.6% per annum up to 40% LVR; and

ING: 1.38% per annum above 40% LVR and up to 60% LVR;

1.80% per annum above 60% LVR.

(At 60% LVR, the weighted average Financiers' margin is 0.86% per annum across the total facility.)

Interest Cover

The Trust's earnings before interest, tax depreciation and amortisation to remain at or above 1.75 times interest costs.

Security

Securities were provided to the Financiers including registered first mortgages over all Properties in the Portfolio and charges over the assets and income of the Trust and its sub-trusts.

Temporary Repayments

In accordance with the finance facility, the Trust is able to make temporary repayments of up to \$20 million or 50% of the ING provided debt (whichever is the greater) in any 12 month period at a cost of 0.75% of the repaid sum. These temporary repayments are able to be redrawn in the event that funds are required (eg: to fund an acquisition).

6.5.3. Hedging

Currently 81% of the Trust debt funding has fixed interest rates or is hedged with the balance being on variable rates. Upon completion of the acquisition of the Sevenoaks property, if the whole of that related further advance was to be on a variable interest rate basis, then 66% of the Trust's debt funding would have fixed interest rates or be hedged with the balance being on variable interest rates. PFA believes, based on current markets, that it is appropriate to maintain the fixed/hedged percentage of the Trust's debt portfolio around 70%. PFA regularly monitors the interest rate market for opportunities to purchase a hedging product at appropriate pricing.

The table on the next page outlines the various fixed or hedged portions of the debt portfolio referenced against the hedge expiry date, and the fixed interest rate or maximum interest rate for those facilities that have a 'cap and collar' arrangement. All rates in the table are inclusive of interest rate margin or other related costs.

6.5.4. Interest Rates

The weighted average interest rate of the Trust (including Financiers' margins) as at 30 January, 2005 was approximately 6.67% per annum. However, this is indicative only and will change in line with fluctuations in the interest rate market and expiry of any fixed rate arrangements or existing hedging products. A higher rate has been assumed in the financial forecasts (see section 6.2 Note 7).

Fixed/Hedged to:	Oct-06 \$'000	Dec-06 \$'000	Jun-07 \$'000	Sep-07 \$'000	Dec-07 \$'000	Oct-08 \$'000	Nov-08 \$'000	Dec-09 \$'000	Total \$'000
Fixed/Hedged amount	9,100	15,885	10,000	9,270	26,477	20,000	9,152	10,000	109,884
Fixed/Hedged Interest rate p.a.	5.70%	6.72%	6.39%	5.90%	6.97%	7.02%	6.45%	7.47%	6.64%*

* a weighted average interest rate per annum

6.5.5. Other Finance Arrangements

The Trust has an overdraft facility of up to \$4 million which is used to fund capital expenditures required from time to time and to ensure consistent distributions between periods.

The Trust has entered into an agreement with the Anthony Moreton Group ("AMG") for initially procuring and subsequently managing the Joint Finance Facility. This agreement entitles AMG to an ongoing fee of 0.10% per annum of the total facility amount from time to time including further advances.

6.5.6. Gearing Levels

PFA believes that in a low interest rate environment (as has existed for almost a decade), it is not necessary for a property trust to be geared to relatively low levels. PFA also recognises that the debt profile must take into consideration the tenancy profile and the properties used as security.

The Constitution provides flexibility to increase gearing up to 75% of the value of total property assets. The gearing will fluctuate depending on the circumstances and opportunities from time to time. It is PFA's intention to temporarily increase gearing for specific property acquisitions.

6.6. Fees and Other Costs

This section and the table below set out the fees and other costs that Investors may be charged. These fees and costs may be deducted from application monies, from investment returns, or from the assets of the Trust. Fees and expenses do not include tax an Investor must pay on any returns from the Trust, as this remains the responsibility of the Investor.

Investors should read all of the information about fees and costs, as it is important to understand their impact upon an investment in the Trust. The Manager reserves the right to waive or defer payment of its fees. Where payment is deferred, the Manager's fees will accrue until duly paid.

The fees described in the following table (other than the adviser service fee) do not include GST. If the Manager becomes liable to pay GST in respect of any matter arising under the Constitution, then in addition to any other amount to which the Manager is entitled, the Manager is also entitled to be paid or reimbursed an amount equal to the amount of the GST liability.

6.6.1 Table of Fees and Costs

Type of Fee or Cost	Amount	How and when paid
Fees when your money moves in or out of the Trust		
<i>Establishment fee:</i> This is the fee to set up your initial investment.	Nil	Not applicable.
<i>Contribution fee:</i> This is the fee for the initial and every subsequent investment you make (or that may be made on your behalf, e.g. by an employer).	Nil	Not applicable.
<i>Withdrawal fee:</i> This is the fee charged for each withdrawal you make (including any instalment payments and your final payment).	Nil	Not applicable.
<i>Termination fee:</i> This is the fee when you close your investment.	2% of any buyback amount. Nil in all other circumstances. (e.g. \$20 per \$1,000 of buyback amount).	Paid out of the buyback amount payable to a Unitholder accepting a buyback offer. This fee is deducted at the time of payment of the buyback amount to the Unitholder.

Type of Fee or Cost	Amount	How and when paid
Management Costs		
<i>Administration Costs</i> are the fees and costs for operating the Trust. They include administration and other fees charged by the Manager, distribution costs and other expenses ¹ incurred in operating the Trust ² .	<ul style="list-style-type: none"> Investment management fee payable to the Manager of 0.6% per annum of the "scheme value" (as defined in the Constitution) (e.g. \$60,000 p.a. per \$10 million of scheme value) ³, plus Incidental out of pocket expenses of the Manager at 0.04% per annum of total assets of the Trust (e.g. \$4,000 p.a. per \$10 million of assets of the Trust) ⁴. Other operational expenses ⁵ recurring annually and currently estimated at around 0.27% per annum of the total assets of the Trust ⁶. 	Payable to the Manager monthly in advance by the Trust.
	Distribution Costs:	Recovered by the Manager as and when incurred and payable by the Trust.
	<ul style="list-style-type: none"> Capital raising fee of 3% of the capital raised under this PDS ⁷, from which a 2% handling fee is paid to advisers and brokers ⁸. Financial analysis and documentation services fee of \$100,000 ⁹ plus an estimated \$180,000 in other capital raising costs ¹⁰. 	As and when incurred and payable to the relevant service provider by the Trust.
		Payable by the Trust to the Manager on allotment of the relevant Units.
		Documentation services fee payable by the Trust to the Manager on the issue of this PDS and other capital raising costs payable to the relevant service provider as and when incurred.
<i>Investment Costs</i> are the fees and costs for investing the assets. They include fees charged by the Manager, fees paid to external investment managers and other expenses incurred in investing the assets (excluding transaction costs).	Acquisition fee of 2% of the gross purchase price of any property acquired by the Trust. (e.g. \$200,000 per \$10 million of gross purchase price of property acquired) ¹¹ .	Payable to the Manager by the Trust on completion of the acquisition of the Property from the assets of the Trust.
Additional Service Fees		
<i>Switching fee:</i> This is the fee for when you switch between investment options.	Nil	Not applicable.
<i>Adviser service fee:</i> This is the fee for extra advice from your adviser about your investment. (An adviser may also be paid other amounts as commission out of one or more of the fees listed above.)	Amount (if any) as negotiated between you and your adviser.	Paid to your adviser as directed by you on the Application Form and payable upon allotment of Units ¹² .

1. See section 6.6.2 for further details.

2. This fee does not include an amount payable to an adviser for advice about this product. See sections 6.6.7 and 6.6.8 for further details on adviser remuneration.

3. As at 31 December 2004, the scheme value was \$257,762,000. "Scheme value", in brief, is the aggregate of the market values of the Trust's assets including its real estate and other property (e.g. cash).

4. As at 31 December 2004, the total assets of the Trust were \$269,503,749. See section 6.6.4 for further details.

5. These expenses include accounting, audit, valuation, administration and reporting, custodian and compliance costs and other such costs. See sections 6.6.2 and 6.6.3 for further details.

6. As at 31 December 2004, the total assets of the Trust were \$269,503,749.

7. The capital anticipated to be raised under this PDS is \$25 million. See section 6.6.2(ii) for further details.

8. See section 6.6.7 for details regarding the handling fee.

9. See section 6.6.2(i) for further details.

10. These capital raising costs include legal fees, independent experts' reports and printing costs. See section 6.4.

11. The gross purchase price of the Sevenoaks property to be acquired is \$38 million.

12. See section 6.6.8 for further details.

Important additional disclosure items

6.6.2. Other Manager Services and Fees

The Manager (or any associate of it) may carry out functions and roles that could be carried out by external parties (e.g. leasing, property management, development management, capital raising, underwriting, accounting, registry, finance procurement, etc.). If this occurs, the Manager (or any associate of it) is entitled to charge fees in respect of such services and work of this nature at the rate

normally charged. All capital raising fees in respect of capital raisings will be disclosed in the relevant fund raising document (i.e. the PDS). These fees will include work relating to financial analysis, due diligence, documentation services, capital raising as well as fees payable to financial intermediaries.

In respect of the capital raising pursuant to this PDS, the Manager is charging the Trust:-

- (i) in respect of financial analysis, due diligence and documentation services the sum of \$100,000 (plus GST) payable upon issue of this PDS; and

- (ii) in respect of the co-ordination, management and promotion of the capital raising the sum of 3% (plus GST) of the capital raised under this PDS and payable upon allotment of the relevant Units. From this fee, the Manager may pay to financial advisers and stockbrokers a handling fee.

The Manager is currently providing registry and accounting services to the Trust. The amounts payable to the Manager for providing these services are anticipated to be \$27,000 and \$92,700 respectively during the Forecast Period. These fees are within the range which would be paid to external service providers.

6.6.3. Cost reimbursement

The Manager is entitled to be reimbursed for any costs or expenses incurred on behalf of the Trust.

6.6.4. Expense Recoveries

0.04% of total assets of the Trust is the Manager's estimate of the out of pocket expenses (e.g. travel, postage, compliance committee costs etc.) the Manager is entitled to recover from the Trust during the Forecast Period. This estimate does not include costs or expenses that PFA anticipates will be incurred directly by the Trust.

6.6.5. Disposal fee payable to the Manager (fee on sale of a Property)

The Manager is entitled to receive a disposal fee from the Trust in respect of the sale of any Property equal to 2% of the gross sale price achieved.

If the sale of a Property results in a gross sale price above the original gross purchase price, the Manager is entitled to an additional performance fee as follows:-

- 2.5% of the gross sale price (if gross sale price is more than 50% of original gross purchase price);
- 1.5% of the gross sale price (if gross sale price is between 30% and 50% more than the original gross purchase price).

Original gross purchase price includes that purchase price paid by any sub-trusts of the Trust.

6.6.6. Removal fee

If the Manager is removed as responsible entity of the Trust (other than for its gross negligence or a material fiduciary breach), then it is entitled to be paid 2% of the "scheme value" as at the time of the removal.

6.6.7. Handling fees paid to advisers and brokers

From the capital raising fee paid to the Manager by the Trust (see section 6.6.2(ii)), the Manager will pay a 2% handling fee calculated on the application amount in respect of those application forms which bear a

broker's/adviser's stamp to those persons who hold an Australian Financial Services Licence or are otherwise permitted at law to receive such payments. This handling fee is paid for processing applications for Units. This fee is only paid in respect of that component of application amounts subject to allotment. For example, upon allotment of \$10,000 of Units, pursuant to an application which bears the appropriate stamp, the Manager will pay from its own funds \$200 in handling fees to the broker/adviser. This is not paid from the assets of the Trust or the Investor's own application monies.

6.6.8. Adviser Service Fee

At the election of the Investor, the Manager will deduct from the Investor's own application monies the Investor's nominated percentage on the Application Form from 0% to 4% (or such other nominated amount) as an adviser service fee. The resultant amount will be treated as inclusive of GST. Investors are responsible for agreeing any adviser service fee with their adviser and the nomination of the applicable percentage on the Application Form.

The Manager will forward the full amount deducted to the adviser whose stamp or notification appears on the Application Form, once the relevant Units have been allotted. An adviser may receive this adviser service fee as well as the handling fee referred to in section 6.6.7.

6.6.9. Custodian fee

The Custodian, Trust Company of Australia Limited, is entitled to be paid an annual fee of \$70,796 (plus GST) for its custodial services to the Trust (refer to section 5.2).

6.6.10. Management Expense Ratio (MER)

The MER is a useful measure for comparing ongoing fees and normal overhead expenses incurred by the Trust with other investment options. The MER for the financial year ending 30 June, 2004 was 0.87%.

It is forecast to be at or below this percentage during the Forecast Period.

The above MER calculation expresses the ongoing operational costs of the Trust as a percentage of the total assets of the Trust.

The calculation above excludes the costs associated with acquiring or disposing of assets of the Trust, capital raisings and other costs not normally part of the regular overheads of the ongoing management and operation of the Trust.

Investors should be aware that the future level of income and capital distributions and Unitholder's total returns from the Trust may be influenced by a number of factors, some of which may be outside the Manager's control. There are general risks associated with most property related investments and other more specific risks. Set out below are examples of some of these factors or risks.

7.1. General risks

Economic Conditions

The performance of any individual property or the Portfolio in general may be affected by many factors including:-

- consumer spending;
- employment levels;
- inflation;
- interest rates;
- taxation;
- investment market performances generally;
- tourism.

The demand for property by both tenants and investors may be affected by the general economic conditions relevant to any individual property or the Portfolio in total.

Competition, socio-economic and demographic factors

The entry of new competing properties into the market where the Properties within the Portfolio are located may cause adverse effects, such as greater difficulty in reletting or a reduction in growth or fall of rents. Similarly, changes to the socio-economic and demographic make-up of the locations in which the Properties are situated may also cause an adverse effect, particularly for a retail property.

Taxation Law

There is a range of tax reform proposals being constantly considered by the Government. Tax reforms could impact upon the distributions from the Trust and the value of the Units.

Investors should note that Australian tax laws are complex and are constantly subject to change. For example, the Australian government is currently considering the structure and effect of the laws associated with depreciation as they relate to property assets. The views and the financial forecasts in this PDS are based on law current at the date of this PDS.

The taxation comments in this PDS are general in nature by necessity. They do not, for example, apply to non-residents or those who carry on a business in trading in Units or take into consideration individual characteristics of Investors.

Tax liabilities are the responsibility of each Unitholder and the Manager is not responsible for taxation or penalties incurred by Unitholders.

Insurance Risk

While PFA remains confident of arranging proper insurance for the risks associated with ownership of the Properties, there is no certainty that such insurance will continue to be available or that the cost of insurance premiums will not continue to rise. This may affect the forecast incomes from the Portfolio.

Property

The risks commonly associated with commercial property investment apply equally to Units in the Trust.

The Portfolio comprises 12 Properties (upon the acquisition of Sevenoaks). This diversification assists to mitigate the effect of the following property specific risks which may impact both on the underlying properties value and also Unitholders' distribution levels:-

- tenant vacancy;
- operating expense increases;
- tenant performance;
- abatement of rent by tenants due to lack of performance of the property or its plant and equipment;
- capital expenditure requirements greater than expected;
- development and refurbishment risk.

Legal

Adverse consequences to investments can occur because of amendments to statutes and regulations affecting them. The law may be changed or new decisions or determinations may alter the way the law is generally interpreted.

7.2. Specific risks

There are a number of specific risks associated with an investment in the Trust.

Borrowings

The current borrowings of the Trust are at comparatively high levels with loan to value ratios around 60% during the Forecast Period. The use of debt at this level in an investment is referred to as 'gearing' or 'leveraging'. It enhances the potential for capital gain if the Properties increase in value. However, it may also increase any capital loss in the event that the value of the Properties fall compared to an investment in a property investment vehicle which has no borrowings.

The Trust will continue for longer than the current loan facilities. There is no guarantee that the Trust will be able to refinance those facilities. Further, if the loans are refinanced the interest rate margin payable may be higher than is currently the case. If a number of tenants fail to pay rental due under their leases, or there are extended vacancies, the income of the Trust may not be sufficient to meet interest payments under the loans. If there is a default in paying interest, the financier may be entitled to enforce its security.

As at the date of this PDS, 81% of the current debt has fixed interest rates or is supported by interest rate hedging arrangements. The remaining 19% has a variable interest rate which carries the risk of adverse interest rate movements during the term of the facilities. Depending on whether further borrowings associated with the Sevenoaks property and the assumed purchase of a \$40 million property are fixed or hedged, then the variable interest rate component could increase up to 41%. The financial forecasts in section 6 assume variable interest rates which are 0.25% per annum higher than variable interest rates as at 1 January, 2005 from 1 July, 2005 until the end of the Forecast Period.

Under the terms of the further advance of the Joint Finance Facility associated with the acquisition of the Sevenoaks property, the Trust is required to return the LVR of the Trust to 60% or below within six

months of that further advance. In the event that sufficient capital is not raised under this Offer within that time so as to enable the requisite reduction in debt (or alternatively the value of the Properties does not increase sufficiently over that time), then the Trust would be in default under the terms of the Joint Finance Facility.

Valuation Risk

Adverse movements in capitalisation rates for various properties/sectors may adversely affect the value of properties within the Portfolio. This may have the effect of lowering the net tangible asset value per Unit.

Leasing Risk

Lease expiries in periods after the Forecast Period may mean that distribution levels can not be maintained at the same levels as in the Forecast Period. Lease expiries in the financial years ending 30 June, 2007 and 30 June, 2008 represent 10% and 15% of the income of the Trust respectively. Future distribution levels from the Trust are fundamentally affected by lease renewals. Should key or significant tenants not renew their current leases or new tenants not be sourced promptly, then distributions may be materially affected.

The financial forecasts assume that certain tenants will execute enforceable lease documentation which will give due effect to heads of agreement concluded between the Manager on behalf of the Trust and those tenants. Those tenants are in occupation of the Properties to which these leases relate due to prior leasing agreements. Should those tenants not execute such enforceable legal documentation then the distributable income during the Forecast Period may be materially affected.

Environmental Risk

The Portfolio may be affected by contamination or other environmental issues which may not have previously been identified during due diligence at the time of acquisition. This raises a number of risks including:-

- the requirement of unbudgeted additional expenditure to remediate the issues; and
- the adverse impact on the financial position of tenants caused by the issues and affecting their ability to trade and meet their lease obligations.

Unitholders' Liability is Limited

Unitholders cannot be required to pay more than their Subscription. Unitholders are not financially responsible for the obligations of any other Unitholder in the Trust. In the event of default on a loan to the Trust, the Financiers' recourse is currently only limited to the assets of the Trust. However, PFA cannot guarantee that liability is limited in all circumstances, as such decisions lie with the Courts.

Term and Exiting Investment

Unitholders will have no contractual right to the return of capital upon the sale of any particular Property. Trading of Units is the principal means of exit from the Trust and therefore the liquidity of Units may become relevant should an Investor seek a timely exit from their Investment.

The Trust is a \$278 million property trust with more than 3,000 Investors and is listed on the Bendigo Stock Exchange. The size of the Trust and number of investors in it assists interest in the Trust and liquidity. However, liquidity is not assured. There is no guarantee that Unitholders will be able to realise their Investment in the Trust at a price or at a time that meets their expectation.

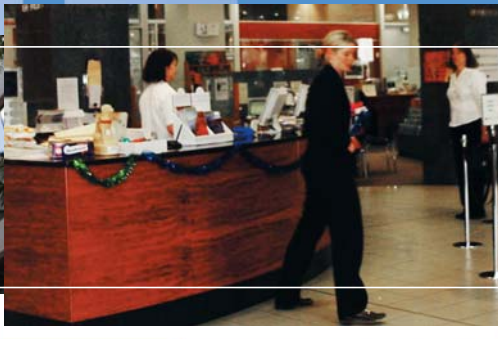
Market Price

Application will be made to the BSX to have the Units issued under this Offer listed on the BSX. PFA is unable to forecast the market price of Units, which may fluctuate, including trading below the Offer Price or the net tangible asset value of the Trust, due to various factors, including changes or movements in:-

- local and world economic conditions;
- government legislation, intervention or taxation;
- inflation or inflationary expectations;
- world political events; and
- market sentiment.

SECTION

8 Independent Reports



8.1. Taxation Report



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7 February, 2005

The Directors
Property Funds Australia Limited
Level 3
200 Adelaide Street
BRISBANE QLD 4000

Dear Directors

INDEPENDENT TAXATION REPORT - PFA DIVERSIFIED PROPERTY TRUST

1. Introduction

In accordance with your request, this taxation report ("Report") has been prepared for inclusion in a Product Disclosure Statement ("PDS") to be dated 7 February 2005 relating to the issue of 24.78 million Units at an offer price of \$1.07 per Unit for new Investors and \$1.05 per Unit for Existing Investors pursuant to the Rights Issue in the PFA Diversified Property Trust ARSN 097 860 690 ("the Trust").

The expressions defined in the Defined Terms section of the PDS have the same meaning in this report.

2. Background

The Trust is a listed trust that invests directly in a range of office, retail, industrial and other properties. It currently holds 11 properties with a further property known as Sevenoaks, currently under contract. It is intended to use the proceeds of the Offer to fund future acquisitions, reduce debt and capital expenditure.

3. Limited scope of report

This Report outlines the Australian taxation implications for Australian resident investors of acquiring Units on capital account pursuant to this PDS and is based upon the legislation applicable at the time of its preparation. The taxation implications for other investors may differ substantially from those outlined.

The Australian taxation laws are complex and hence, the comments provided below are necessarily general in nature. Unitholders should be aware that they might be affected by changes in taxation laws or their interpretation as well as changes in the administrative practices of the revenue authorities. Unitholders should obtain and rely upon their own taxation advice.

4. Taxation of the Trust

The Trust should not be subject to taxation on net income derived for tax purposes provided that it is fully distributed or reinvested on a Unitholder's behalf.

5. Taxation of Unitholders

5.1 Distributions from the Trust

Distributions to, or reinvestments on behalf of, Unitholders will have taxation implications for Unitholders in the year ended 30 June in which their entitlement arises.

Distributions from the Trust will potentially include a number of different categories, which receive different taxation treatments. The categories may include tax assessable income, Tax Deferred income, net capital gains and discount capital gains. Unitholders will be able to identify the categories of distributions from the distribution statement that will be issued by the Responsible Entity for the year of income.

5.2 Tax Assessable Income

Tax assessable income is simply the taxable income component of the income of the Trust to which a Unitholder is entitled. This amount will be included in the Unitholder's assessable income.

5.3 Tax Deferred Income

Tax Deferred income relates primarily to non-taxable distributions associated with favourable tax timing differences. As a result of these timing differences, taxable income is less than accounting income. In the circumstances of the Trust these timing differences may include, in particular, those relating to building allowances and capital allowances in respect of depreciating assets forming part of the Portfolio as well as deductible capital expenditure to raise equity for and establish the business of the Trust and borrowing costs.

That part of a Unitholder's distribution that relates to Tax Deferred income will not ordinarily be included in a Unitholder's assessable income.

It may, however, have capital gains tax ("CGT") implications in certain circumstances such as:

- a) Tax Deferred income distributed to Unitholders reduces the cost base of their Units. This results in a relatively greater capital gain when the Units are disposed of in the future; and
- b) A capital gain will arise to the extent that the total Tax Deferred distributions, during the period of ownership of a Unit, exceed the cost base (or reduced cost base) of the Unit. The capital gain to be included in a Unitholder's assessable income may be reduced if the capital gains tax ("CGT") discount is available (refer section 6.1 of this Report).

The Unitholder should keep record of the Tax Deferred distributions received for capital gains tax purposes.

5.4 Net Capital Gains

If the Trust sells a capital asset which it has not held for at least 12 months, any capital gain arising on disposal will be included in the calculation of the net capital gain of the Trust available for distribution.

The net capital gain component of the distribution will be included in the Unitholder's assessable income.

5.5 Discount Capital Gains

If the Trust sells a capital asset that it has held for at least 12 months, any capital gain arising on disposal may ordinarily be reduced by 50% for the purposes of calculating the net capital gain of the Trust available for distribution.

The discount capital gain component of a distribution should be grossed up by the amount of the discount (that is, to the amount of the original capital gain realised by the Trust) for the purposes of calculating a Unitholder's net capital gain. Unitholders may then be able to claim a discount in their own right according to their circumstances (refer section 6.1 of this Report).

The discount capital gain component of a distribution does not result in a reduction in the cost base of the Units.



5.6 Disposal of Units in the Trust

The most likely method of disposal of Units in the Trust during the term of the investment is by way of sale or transfer of the Units.

Capital gains may arise on the disposal of Units in the Trust. For CGT purposes, Units in the Trust will be taken to have been acquired by Investors acquiring pursuant to the Offer or the Rights Issue on the date they are issued, for a cost base equal to the Offer Price or the Rights Issue price plus any incidental costs of acquisition.

Capital gains will generally equal the excess (if any) of the consideration received for disposal of Units over the cost base. As noted above, Tax Deferred distributions received by the Unitholder will reduce the cost base of Units.

The amount of the capital gain to be included in a Unitholder's assessable income may be reduced where the CGT discount is available (refer section 6.1 of this Report).

A capital loss may arise where the reduced cost base exceeds the consideration received upon disposal.

6. Other

6.1 CGT Discount

If a Unitholder is an individual, a trust or a complying superannuation entity that has owned the Unit for at least 12 months, a CGT discount may be available. In this case, the amount of the capital gain to be included in the Unitholder's assessable income may be reduced by 50% for individuals and trusts and 33¹/₃% for complying superannuation entities.

However, the Unitholder must first offset any capital losses against the gain, before calculating the discount.

A company is not entitled to the CGT discount.

6.2 Trust Losses

Revenue losses or net capital losses incurred by the Trust cannot be distributed to Unitholders. Net capital losses may, however, be available to offset future capital gains of the Trust. The availability of revenue losses to offset future assessable income of the Trust may be restricted, in particular, if the "50% stake test" (effectively a continuity of ownership test), and the "income injection test" are not satisfied.

6.3 Complying Superannuation Entities

A number of restrictions are placed upon the types of investments that a complying superannuation entity may make. These restrictions should not ordinarily prevent or limit an investment in the Trust.

6.4 Indirect Taxes

The acquisition of Units pursuant to the Offer should not attract stamp duty or the Goods and Services Tax.

6.5 Tax File Numbers

Unitholders who have not provided a tax file number or details of exemption, may have tax deducted at the highest individual marginal tax rate plus Medicare levy from their income distributions. Such deductions will be indicated on the Unitholder's distribution statement.

Yours faithfully
BDO Kendalls

Brian Richards
Partner

8.2. Report on Financial Forecasts



**BDO Kendalls
Securities Ltd**

ABN 54 010 185 725

Australian Financial Services Licence No 245513

7 February, 2005

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Queensland 4001 Australia

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Dear Directors,

INDEPENDENT ACCOUNTANT'S REPORT OF FORECAST FINANCIAL INFORMATION

1. Introduction

In accordance with your request, this report has been prepared for inclusion in a product disclosure statement ("PDS") in relation to the issue of 24.78 million units in the PFA Diversified Property Trust ("the Trust"). This report has been prepared in accordance with *AUS 804 The Audit of Prospective Financial Information and ASIC Policy Statement 170 Prospective Financial Information*.

The nature of this report is such that it can be given only by an entity which holds a dealer's licence. BDO Kendalls Securities Ltd holds the appropriate dealer's licence under the *Corporations Act 2001*.

The expressions defined in the Defined Terms section of the PDS have the same meaning in this report.

2. Background

The Trust is a listed trust that invests directly and indirectly in a range of office, retail, industrial and other properties. It currently holds 11 properties with a further property, Sevenoaks, currently under contract. It is intended to use the proceeds of the Offer to fund the acquisition of a future property acquisition, debt reduction and capital works.

3. Scope of Examination

You have requested BDO Kendalls Securities Ltd to prepare a report covering the following information:

- (a) Forecast Consolidated Statements of Earnings and Distribution of the Trust for the financial years ending 30 June 2005 and 30 June 2006; and
- (b) A Pro forma Consolidated Statement of Financial Position of the Trust as at 31 December 2004, which assumes the transactions disclosed in section 6.3 of the PDS had been finalised as at 31 December, 2004 notwithstanding that they occur or may occur at times subsequent to 31 December, 2004; and
- (c) A Source and Application of Funds, collectively referred to as "the Forecasts".

The Directors of the responsible entity, Property Funds Australia Limited are responsible for the preparation and presentation of the Forecasts, including the best-estimate assumptions, which include the pro forma transactions, on which they are based. The Forecasts have been prepared for inclusion in the PDS. We disclaim any assumption of responsibility for any reliance on this report or on the Forecasts to which it relates for any purposes other than for which it was prepared.



Review of the Manager's Best-Estimate Assumptions

Our review of the best-estimate assumptions underlying the Manager's forecasts was conducted in accordance with the Australian Auditing and Assurance Standard *AUS 902 Review of Financial Reports*.

Our procedures consisted primarily of enquiry and comparison and other such analytical review procedures we considered necessary. These procedures included discussion with some of the Directors and management of the Manager and have been undertaken to form an opinion whether anything has come to our attention which causes us to believe that:-

- the best-estimate assumptions do not provide a reasonable basis for the preparation of the Forecasts; and
- in all material respects, the Forecasts are properly prepared on the basis of the best-estimate assumptions and are presented fairly in accordance with the recognition and measurement principles prescribed in:
 - Australian Accounting Standards for the Forecast Consolidated Statement of Earnings and Distribution for the year ending 30 June 2005 and Pro forma Consolidated Statement of Financial Position as at 31 December 2004;
 - Australian Equivalents to International Financial Reporting Standards for the Forecast Consolidated Statement of Earnings and Distribution for the year ending 30 June 2006;
 - other mandatory professional reporting requirements in Australia; and
 - the accounting policies of the Trust disclosed in Section 6.3 of the PDS so as to present a view of the Trust which is consistent with our understanding of the Trust's past, current and future operations.

The Forecasts have been prepared by the Manager to provide Investors with a guide to the Trust's potential future financial performance based upon the achievement of certain economic, operating, developmental and trading assumptions about future events and actions that have not yet occurred and may not necessarily occur. There is a considerable degree of subjective judgment involved in the preparation of the Forecasts. Actual results may vary materially from those forecast and the variation may be materially positive or negative. Accordingly, Investors should have regard to the investment risks and sensitivities set out in Section 7 of the PDS.

Our review of the Forecasts, which are based on best-estimate assumptions, is substantially less in scope than an audit examination conducted in accordance with Australian Auditing and Assurance Standards. A review of this nature provides less assurance than an audit. We have not performed an audit and we do not express an audit opinion on the Forecasts included in the PDS.

4. Review Statement on the Forecasts

Based on our review of the Forecasts, which is not an audit, and based on an investigation of the reasonableness of the Manager's best-estimate assumptions giving rise to the Forecasts, nothing has come to our attention which causes us to believe that:

- (a) the Manager's best-estimate assumptions set out in Section 6.2 of the PDS do not provide reasonable grounds for the preparation of the Forecasts;
- (b) the Forecasts are not properly compiled on the basis of the Manager's best-estimate assumptions and are presented fairly in accordance with the recognition and measurement principles prescribed in Australian Accounting Standards and Australian Equivalents to International Financial Reporting Standards for the respective periods, and the accounting policies adopted by the Trust disclosed in Section 6.3 of the PDS;
- (c) the Forecasts are unreasonable; and
- (d) the pro forma consolidated statement of financial position has not been properly prepared on the basis of the pro forma transactions.

The underlying assumptions are subject to significant uncertainties and contingencies often outside the control of the Manager of the Trust. If events do not occur as assumed, actual results and distributions achieved by the Trust may vary significantly from the Forecasts. Accordingly, we do not confirm or guarantee the achievement of the Forecasts, as future events, by their very nature, are not capable of independent substantiation.

5. Subsequent Events

Apart from the matters dealt with in this report, and having regard to the scope of our report, to the best of our knowledge and belief no material transactions or events outside of the ordinary business of the Trust have come to our attention that would require comment on, or adjustment to, the information referred to in our report or that would cause such information to be misleading or deceptive.

6. Disclosure of Interests

The only pecuniary or other interest that BDO Kendalls Securities Ltd has in relation to this PDS arises from the right to receive a professional fee for the preparation of this report and other related advice. This is disclosed in Section 9.5 of the PDS.

BDO Kendalls Securities Ltd was not involved in the preparation of any other part of this PDS. Accordingly, BDO Kendalls Securities Ltd makes no representations or warranties as to the completeness or accuracy of the information contained in any other part of the PDS.

BDO Kendalls Securities Ltd

A handwritten signature in blue ink that reads 'Paul Gallagher'.

Paul Gallagher

Director & Authorised Representative

8.3. Market Commentary Report

7 February, 2005

Set out below is a general market commentary relating to the CBD retail, grocery based-retail, bulky goods retail, CBD commercial and car parking property sectors.

ECONOMIC ENVIRONMENT

The Australian economy continued to perform well during 2004 with the latest official GDP data showing annual growth of 3.2% as at the September quarter 2004. Forecasts for the full calendar year are stronger with Access Economics forecasting growth of 3.6% over the 2004 calendar year. While Australian growth has benefited from a strengthening global economy, particularly in the resources sector, the majority of growth still appears to be driven by the domestic household sector. The cooling of the housing market is expected to result in a slowing of the growth in the broader domestic household sector. However, this is not expected to be dramatic provided the interest rate environment remains relatively stable. In spite of these generally positive fundamentals, the rate of economic growth is forecast to slow to just below 3% during 2005.

Set out below are forecasts of economic indicators by Access Economics, recognised economists.

table 1 - summary of economic indicators 2004 - 2009

	2004	2005 (f)	2005-09 (f)
inflation	2.3%	2.0%	2.3%
cash rate (period average)	5.25%	5.5%*	5.76%*
10 year T bond rate	5.6%	5.4%	5.9%
unemployment (period average)	5.6%	5.3%	4.9%
economic growth	3.6%	2.9%	3.6%

Source: Access Economics December 2004 * extrapolated from the 90 day bill rate

Despite a resurging investor interest in the stock market during the last few months of 2004, the investor demand for commercial property remains high with yields firm. Under the general weight of funds, the yields for most classes of non-residential property firmed during the past 12 months. Across the broader market there is considered to be little room for yields to firm further.

CBD RETAIL

The CBD retail asset class encompasses the mix of retail facilities in and around the CBD, often concentrated around the mall retail hubs, in tandem with major transport infrastructure or located along pedestrian trails, often referred to as ant tracks, between transport links and the major office buildings. Traditionally, a market characterised by discretionary spending based around large department stores, the retail market within the CBD areas has changed dramatically over recent years.

The tenant base of CBD retail assets has continued to broaden with both additional international brand name specialty stores establishing an Australian (or more than one Australian) presence at the top end of the market. At the same time, increasing attention is being paid to the lower order retail needs of the workforce (semi-resident) and city dwelling (resident) populations with supermarkets firmly entrenched again as part of the CBD retail landscape.

LandMark White

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Valuation
Research
Property Advice

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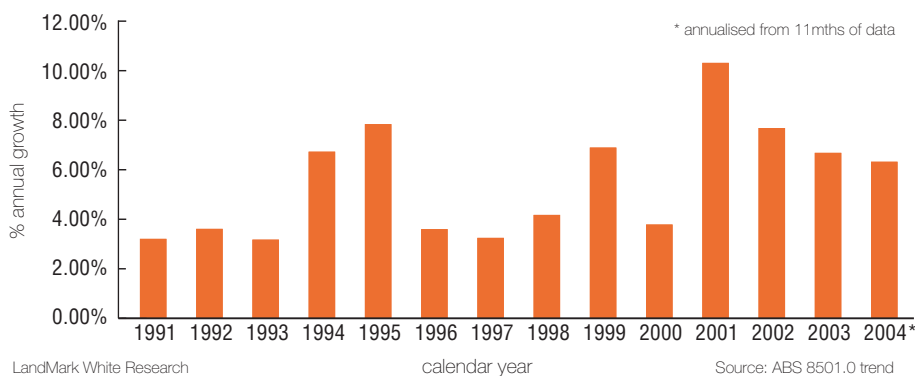
www.landmarkwhite.com.au

The tenancy composition of the CBD retail market is now more aligned with meeting the needs of the CBD workforce and the increasing resident population rather than focussing exclusively on the 'big day out' shopping trip. Accordingly, the tenant base has broadened with greater emphasis on food courts, coffee shops and convenience/grocery outlets to service the needs of both the office worker and the increasing resident population.



The underlying base of workers within the CBD of any city provides a stable, and continuously growing catchment for the CBD retailers. The strength of a CBD retail centre remains largely linked to the state of the economy and to consumer spending growth. In the second half of 2004, the rate of retail turnover growth began to slow as consumer exuberance began to stabilise. Although the finalised annual data for 2004 is expected to show solid growth in the region of 6%, indications are that retail spending is not expected to grow at the same rate that has been seen over the past three years.

australian total retail turnover annual growth



The market has been buoyed by the strong retail spending growth seen over the past four years, as shown in the graph above. With the best CBD retail opportunities generally located within a small geographic area, the market is quite tightly held, with very firm yields seen over recent years. The CBD retail market is presently within a construction phase in the Melbourne, Sydney and Brisbane CBDs which is expected to test, but not overwhelm, the demand from specialty tenants for CBD locations.

GROCERY-BASED RETAIL

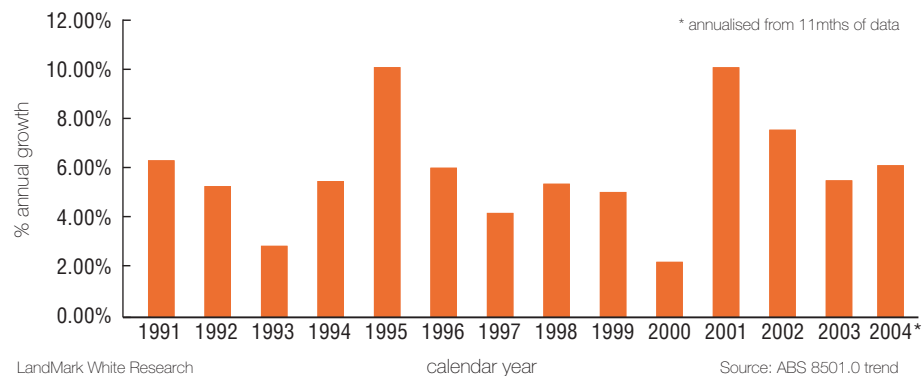
A neighbourhood retail centre provides for the basic retail needs of a local catchment area. The centre will typically contain one supermarket tenant and be surrounded by a cluster of complementary speciality stores (newsagent, butcher, bakery, deli, florist etc). The success of a neighbourhood centre is based on being able to successfully meet the everyday shopping needs of the catchment population by providing a mix of convenience and a wide range of products and services.

Following the shake-up of the supermarket sector after the demise of Franklins in 2002, the sector has continued to see strong retail additions with Metcash and Aldi increasing their presence in the Australian market. At the same time, the existing majors of Coles and Woolworths continue their expansion plans with smaller stores and smaller catchments, a product of the increasing competition within the market. This has seen the design of many centres change slightly with fewer specialty stores generally seen in the more modern neighbourhood centres.

The net rental income of a neighbourhood centre should in general be dominated by the rental from the supermarket tenant (typically a strong covenant such as Coles or Woolworths) providing a degree of surety to the income typically over a long lease term. The majority of year on year rental growth arises from turnover rental when the supermarket meets and exceeds the turnover threshold level identified within the lease. While there has been improved growth in speciality tenancy rentals over the past 18 months, it is the turnover rental growth of the supermarkets which provides the majority of potential upside to the income of these centres over the life of an investment.



australian food retail turnover annual growth



Although grocery spending generally is considered as a relatively inelastic portion of consumer spending, the sector is still subject to fluctuations in the economy and retail spending levels, as shown in the graph above. The increasing level of value-added and ready to eat foods available in supermarkets has been a large factor in the steady increase in the grocery spend over the past four years. Household budget constraints may see a reduction in the purchase of these higher value grocery items over time. The success of individual centres tends to be aligned to issues such as the level of competition within the catchment; operator of the supermarket; number of specialty shops; accessibility/traffic/parking issues; maintenance/growth of the catchment population; and maintenance/growth of the average household disposable income of the catchment. The neighbourhood centres are generally at a purchase price level which attracts investor interest from a broad range of private investor, syndicates and specialised trusts. Demand for such opportunities is strong with new centres attracting yields in the region of 7.25% - 8.0%. Whilst older centres generally remain between 8.25% and 9.75%, the gap between new and older centres has reduced over the past two years as market demand has continued to drive yields down.

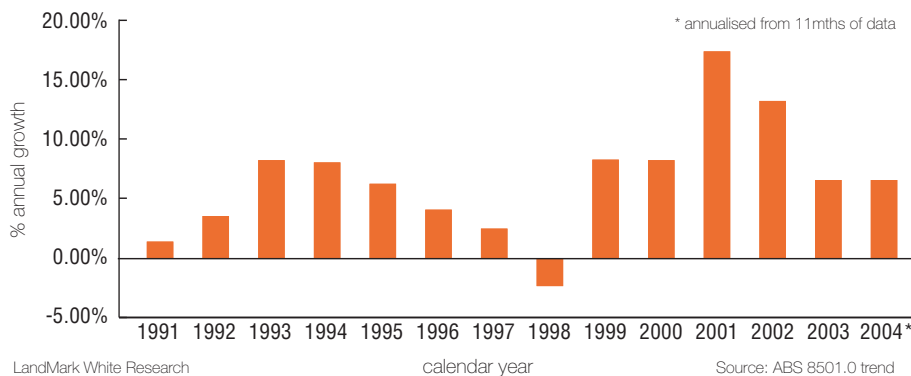
BULKY GOODS CENTRES

Bulky goods retailing is now a mature market sector within the retail industry in Australia, having developed over the past five to ten years. This type of trading is well established in the United States and United Kingdom where it is referred to as power centres or homemaker centres.

Bulky goods centres comprise both stand alone single tenant properties and large facilities containing a number of tenants, not necessarily with a dominant or anchor tenant. The focus is typically upon homewares such as furnishings, electrical and white goods, bedding and decorator items.

At the same time, the continued tie between home improvement and lifestyle/entertainment has assisted in the evolution of the bulky goods centre as an increasingly diverse offering, more and more seen as a destination retail shopping experience rather than a goal oriented retail experience. This is redefining bulky goods centres to encompass cafes and other recreational retail and service retail premises. In time, we anticipate the continued expansion of the type of retailers in these centres will become a challenge to, and only limited by, the local government planning controls.

australian household goods retail turnover annual growth



In terms of annual turnover, the bulky goods retail industry is valued at approximately \$28 billion across Australia, which accounts for somewhere in the vicinity of 14.5% of total retail spending. A buoyant housing market is a positive for bulky goods retailing, but given the nature of the products involved, other key market drivers will continue to support the sector. Although the rate of growth for household retail spending is now slowing, the sector is expected to weather relatively well the reduction in spending which arises directly from a slowing down in residential development.

Bulky goods centres tend to proliferate in regions of elevated population growth and a high incidence of new housing construction, typically on the fringe of metropolitan areas. Suburbs that have sufficient land availability or existing properties suitable for redevelopment have seen construction occur.

Bulky goods retail centres provide another dimension to traditional retail investments, and are increasingly in demand by a range of investors including property trusts, syndicators and high net worth individuals. Yields and rental levels for the bulky goods retail sector have improved from the levels associated with industrial property in the early to mid nineties, towards the levels of the mainstream retail market and now range between 7.0% - 8.5%.

CBD COMMERCIAL

The commercial office property market comprises CBD, near CBD and suburban business centres across all major cities of Australia. While individual demand/supply balance conditions vary from city to city, certain fundamentals are common to all commercial markets.

The demand for office accommodation is largely determined by the number of white collar workers within a region, excluding retail workers and medical employees. White collar employment growth as it relates to the office market is predominantly influenced by the employment levels in the four sectors of Communications, Finance & Insurance, Property & Business Services and Public Administration. Access Economics has produced a series by which they estimate the base office worker numbers for the major cities and CBDs across Australia. A summary of the underlying office worker growth across selected Australian office markets is shown below.

table 2 - base office worker growth, selected markets - australia

	2002	2003	2004	2005	2006	2007	2008	2009
Sydney CBD	-0.7%	-0.5%	-1.6%	0.8%	3.0%	2.5%	2.8%	1.7%
Melbourne CBD	-2.7%	-1.6%	3.7%	4.1%	0.6%	1.4%	1.9%	1.1%
Brisbane CBD	2.9%	4.7%	3.7%	3.9%	3.1%	2.3%	2.6%	2.2%
ACT	2.4%	1.3%	1.1%	2.1%	1.7%	1.8%	2.0%	1.0%
Tasmania	2.0%	4.9%	6.6%	3.0%	0.8%	1.4%	1.3%	0.1%
Perth CBD	0.1%	3.9%	0.8%	3.0%	3.5%	2.6%	2.7%	2.2%

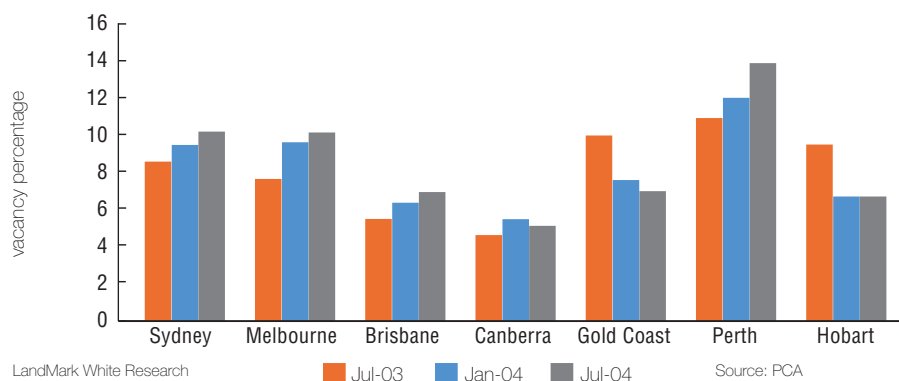
Source: Access Economics December 2004 White Collar Employment Series

The strongest expectation for worker growth in 2005 is forecast in the Brisbane and Melbourne CBDs, while the Sydney CBD is forecast to return to positive growth through 2005 and record stronger growth in 2006. There is anecdotal evidence that this is occurring in the short term.

The market rental for office accommodation is determined by its location, the quality of accommodation and the particular demand/supply pressures within the market in question. The relationship between demand and supply is measured by the Property Council of Australia which publishes surveyed vacancy rates across the major office markets on a six-monthly basis. A graph of selected major commercial markets is shown below. A lower vacancy rate translates to higher competition between tenants for available accommodation that provides the best conditions for market rental growth.



australian cbd office markets



The data for the January 2005 office vacancy levels is expected to show improving vacancy conditions over many of the preceding markets with demand stronger than previously anticipated within the Sydney, Melbourne and Brisbane markets. Meanwhile the current resources boom is expected to positively impact office demand within Perth.

As a traditional investment alternative, particularly for the larger institutional investors and listed property trusts, the office sector has generally been tightly held with limited investment opportunities. With the current weight of money within the property investment sector, office yields have continued to be stable/firming during 2004 with yields anticipated to be relatively stable during 2005.

CAR PARKS

From a property investment perspective, a car park is generally located within the CBD or near city areas and is leased or licensed to a car parking operator who then provides a mixture of casual and permanent parking services to consumers. There have been strong signs of an increasing turnover and profitability within the car park industry evidenced by continuing tariff increases imposed in the prominent CBD car parks. Additionally, a number of major car parks which have been put to tender have been the subject of strong interest from major car park operators.

The health of the CBD car park industry is directly influenced by the state of the CBD office markets and the general retail market. While these two markets are performing, consumers and office workers will utilise the limited number of car parks available within any CBD.

Car parking is subject to influence by political decisions and has often been an active political issue as regulators attempt to reduce the amount of commuter traffic entering a city on each day and to encourage the use of public transport. Local governments have imposed, or proposed car park levies; actively discouraged the development of any further public car parking facilities; endeavoured to close down any un-licensed car park operations on vacant land; and strictly applied a reduced allocation of car bays to new office and retail developments.

Accordingly, this political pressure to restrict any further car parking facilities has the effect of reducing or restricting future competition in this asset class, giving existing assets the benefit of scarcity. The restriction of supply of further bays, in a neutral regulatory environment, provides the opportunity for rental growth within existing assets.

SECTION

9 Additional Information



9.1. Trust Constitution

The Constitution is the primary document which governs the Trust. The responsibilities of the Manager, together with all duties, obligations and rights pertaining to the Trust, are set out in the Constitution.

Property Funds Australia is the responsible entity and trustee of the Trust. It is responsible for the management of the Properties and the funds of the Trust on behalf of the Unitholders.

Investors may obtain a copy of the Constitution free of charge from PFA. The provisions of the Corporations Act as well as the Listing Rules of Bendigo Stock Exchange affect the operation of the Trust.

Amendment

The Constitution may be amended:-

- by the Manager where the Manager reasonably believes that the rights of Unitholders would not be adversely affected by the amendment; or
- unless otherwise stated, by special resolution of Unitholders.

Manager

The Manager is charged with responsibility for managing the Trust property. To do this, it is empowered under the Constitution to manage the Properties and the Trust property as if it were the owner. The Constitution and the Corporations Act detail the Manager's obligations.

In administering the Trust, the Manager may deal with itself in any capacity, including holding Units, buying scheme property, underwriting issues and having an interest in other transactions.

The Manager is entitled to be indemnified out of scheme property for loss it suffers in properly administering the Trust, in addition to its right to reimbursement of expenses (discussed further below).

Borrowings

The Manager may borrow, using scheme property, on such terms as it thinks fit, up to a maximum LVR of 75%.

All loans will be on a limited recourse basis and a financier will only have access to the assets of the Trust. Any financier will not have access to assets of the Unitholders.

Sale of Properties

As indicated above, the Manager is empowered to manage the scheme property as if it were its own. The Manager may therefore sell Properties at any time.

Remuneration of the Manager

The Manager is entitled to receive the fees as set out in section 6.6. The Manager is also entitled to be indemnified out of the scheme property for all costs, charges and expenses properly incurred in connection with the establishment and administration of the Trust.

Retirement of the Manager

The Manager will retire as responsible entity of the Trust if Unitholders, by extraordinary resolution, resolve at a meeting to remove the Manager. Whilst the listing rules of BSX so require (and this is currently the case), the Manager will retire upon an ordinary resolution of Unitholders.

The quorum necessary to pass an extraordinary resolution, or any resolution (regardless of type e.g. ordinary) to remove the Manager is at least four persons holding or representing in person, by proxy or attorney at least 51% of the Units by value. Such a quorum must also be present to pass any resolution to amend this quorum provision.

Unitholders

Under the Constitution, no Unitholder will be under any obligation to personally indemnify the Manager in respect of the liabilities or obligations in connection with the Trust to any extent beyond their initial Subscriptions.

The Constitution provides that the Manager may refuse to register a transfer of Units, and when the Trust is listed, may only do so if required by law or the listing rules of the exchange.

The Constitution also provides that the Manager may at its discretion limit the maximum relevant interest any person may hold in the Trust at 15%. Where a person acquires a relevant interest in more than 15% of the Units of the Trust without the Manager's prior approval, the Manager may (at its discretion) force that person to sell part of their Units.

Voting

The Constitution provides that each Unitholder shall have one vote for each one dollar of the value of Units held. Voting will generally be by a show of hands unless a poll is demanded. Unitholders will receive notification of meetings. Only those Unitholders that are entered on the register shall be entitled to vote at any meeting of Unitholders.

Options

The Manager is empowered to issue options to acquire Units, on pricing terms set out in the Constitution.

Future Issues

The Manager may create and issue new Units, including different classes of Units, and issue Units as partly paid. Under current exchange restrictions, the Trust cannot issue more than 15% of the value of Units on issue over a rolling 12 month period without obtaining Unitholder consent by way of an ordinary resolution, subject to certain exceptions.

The Manager must issue Units at a price no less than the 'issue price' determined in accordance with the Constitution, subject to the exceptions detailed below. The 'issue price' will be:

- while the Units are not officially quoted, the Unit value (as defined in the Constitution which defines it as essentially NTA based) plus issue costs (e.g. capital raising costs);
- while the Units are officially quoted, the lower of:-
 - Unit value plus issue costs; or
 - current market price.

There are provisions in the Constitution for determining current market price should the relevant recent trading history not provide a fair reflection of current market value.

The Manager may also issue Units through a rights issue or placement and by way of a reinvestment plan.

At the Manager's discretion, Units may be issued:-

- at a discount to 'issue price' in the following circumstances:-
 - rights issues - at a discount of up to 40%;
 - other issues, reinvestment plans and placements - at a discount of up to 10%;
- at a premium to 'issue price' by up to 50%.

Buybacks

The Constitution establishes a mechanism by which buybacks can be conducted via periodic buyback offers made from time to time. In the absence of a current buyback offer, there is no right for a Unitholder to have their Units bought back.

Buybacks from Unitholders will be made at the buyback price determined in accordance with the Constitution, and this will be:-

- while the Units are not officially quoted, the Unit value (as defined in the Constitution which defines it as essentially NTA based) less buyback costs (e.g. costs related to the buyback);
- while the Units are officially quoted, the higher of the following (less buyback costs):-
 - Unit value; or
 - current market price of Units; or
 - last price at which units were issued under a 'recent' public offer document.

The Manager may buyback at a price which is less than the buyback price (as referred to above) by up to 10% at its discretion.

The Manager may charge a buyback fee of up to 2% to Unitholders calculated upon and out of the buyback amount payable to the Unitholder.

In addition, the Manager may purchase Units on market on behalf of the Trust, following which they must be cancelled.

Distribution of Income

Under the Constitution, the Manager is charged with the responsibility of collecting the income of the Properties and the Trust and distributing it to Unitholders.

The Constitution provides that the Manager has complete discretion in determining whether an item for distribution will be income or capital. The Manager may equalise or even out distributions between distribution periods.

Unitholders will be provided with a distribution statement each financial year.

Duration and Termination of the Trust

The Trust continues for a period of eighty years from 14 August 2001.

The Constitution provides that the Trust may be terminated earlier by the Manager, or in accordance with the Corporations Act (e.g. if the Unitholders resolve by an extraordinary resolution to wind up the Trust or if the office of the Manager becomes vacant and a replacement responsible entity is not appointed at a meeting of Unitholders).

Upon termination, the Manager is required to distribute all proceeds from realisation of scheme property as soon as possible to Unitholders in proportion to their Unitholding.

9.2. Compliance plan

Property Funds Australia has established a compliance plan for the Trust which is monitored by the Directors of PFA and its compliance committee. The compliance plan outlines the principles and procedures PFA will invoke to ensure it complies with the provisions of the Corporations Act, ASIC policy, Bendigo Stock Exchange listing rules and the Constitution. It focuses on the systems in place to assist in competent management of the Trust by the Manager. The compliance plan has been lodged with ASIC.

Issues covered by the compliance plan include procedures for complaints handling, applications, distributions, monitoring and resolution of suspected breaches of the Corporations Act, accounts and record keeping, valuations, registry, audits, fees, related party transactions, conflicts of interest and disclosure and reporting requirements.

9.3. Custody agreement

PFA and the Custodian have entered into a custody agreement, under which the Custodian acts as the custodian in respect of the assets of the Trust. There are similar custody agreements in place with the Custodian in respect of the assets of the wholly owned sub-trusts of the Trust.

The Custodian's duties include:-

- entering into contracts to purchase properties;
- holding the assets;
- maintaining bank accounts to hold application monies, rents and other income and issuing cheques;
- entering into leases of the Properties.

The assets are held in the Custodian's name.

The Custodian must not effect any transactions involving the assets of the Trust unless it has received proper instructions from PFA.

The Custodian must keep accurate and detailed accounts of all receipts, disbursements and transactions.

The Custodian may only withdraw money from the relevant bank accounts in accordance with the custody agreement.

The Custodian agrees to exercise all due care and diligence in carrying out its duties. The Custodian's liability is limited in certain circumstances, including if it acts in accordance with the proper instructions of the Manager, in good faith and without negligence.

The Custodian is entitled to be paid fees as mentioned in section 5.2 and be reimbursed for expenses.

The custody agreement continues until terminated. Either party can terminate on 90 days' notice or, immediately upon material default or insolvency events.

PFA as trustee of the Trust and the sub-trusts will indemnify the Custodian in respect of costs and expenses incurred relating to the assets of the Trust and the assets of the sub-trusts generally.

Custodian and Directors of the Custodian

At the date of this PDS and throughout the preceding two year period, neither the Custodian nor any directors of the Custodian has or had any interest in the promotion of or in the Trust other than the remuneration to which it is entitled as Custodian.

9.4. Purchase Contract - Sevenoaks

Date of Contract: 28 January, 2005

Parties:

Vendor: Commonwealth Bank of Australia

Purchaser: Trust Company of Australia Limited as custodian for Property Funds Australia Limited as responsible entity of the PFA Diversified Property Trust.

Property: 303 Sevenoaks Street, Cannington, Perth, Western Australia being that land comprised in Certificates of Title Volume: 2005 Folios: 909 and 910.

Purchase Price: \$38,000,000

Deposit: \$1,800,000

Date for Completion: 10 February, 2005

Special Conditions:

- (a) income support is paid by the Vendor from completion until 1 July, 2005 to cover rent and outgoings shortfall pending the commencement of the State Government of Western Australia - Shared Services lease.
- (b) Vendor to carry out at its cost specified works to the building by specified dates.
- (c) a penalty of \$15,000 per day is payable should settlement be delayed beyond the date for completion but on or prior to 17 February, 2005.

9.5. Interests of experts

No expert or firm in which an expert is a partner, has any interest in the Trust and no amounts have been paid or agreed to be paid (whether in cash or otherwise) to an expert or to such firm for services rendered in connection with the promotion of the Trust other than as set out below:-

- McCullough Robertson has undertaken legal work in respect of this PDS. An amount of up to \$50,000 (plus GST) has been paid or is agreed to be paid in respect of these services.
- BDO Kendalls Securities Limited has prepared the Investigating Accountants Report in section 8.2. An amount of \$20,000 (plus GST) has been paid or is agreed to be paid in respect of these services.
- BDO Kendalls has provided taxation advice and has prepared the report in section 8.1. The amount of \$6,000 (plus GST) has been paid or is agreed to be paid in respect of these services.
- LandMark White Brisbane Pty Ltd prepared the property market commentary report in section 8.3. An amount of \$3,500 (plus GST) has been paid or is agreed to be paid in respect of these services.

The experts named in this section do not make or purport to make, any statement in this PDS other than in relation to their respective reports (if any) included in this PDS and are not responsible for any other statement. The experts have not authorised or caused the issue of this PDS.



Aerial view of the Sevenoaks property, Perth (an asset of the Trust) showing proximity to bus and train services at right.

9.6. Disclosure of interests

Directors of the Manager

Other than as set out below or elsewhere in this PDS, no director of the Manager has an interest in the promotion of the Trust and no amounts, whether in cash or shares or otherwise, have been paid or agreed to be paid to any director or proposed director either to induce to become, or to qualify as, a director, or otherwise for services rendered in connection with the promotion of the Trust:-

- Entities associated with Christopher Morton own shares in Property Funds Australia.
- Property Funds Australia owns 196,213 Units in the Trust.
- David Conquest owns 59,386 Units in the Trust.
- An entity associated with Christopher Morton owns 97,058 Units in the Trust.
- The Directors of Property Funds Australia (and entities associated with them) and shareholders in Property Funds Australia (and entities associated with them) are entitled to apply for Units under this PDS on the same terms and conditions as all other Investors. The Directors of PFA, shareholders in PFA and entities associated with them may apply for Units under this PDS.
- David Conquest may receive additional remuneration associated with the raising of funds pursuant to this PDS. This remuneration, if any, would be paid by PFA out of its own funds.

9.7. Consents

Each of the Directors of Property Funds Australia Limited has consented to the lodgement of this PDS with ASIC with either a reference to them, or with any statements made by them included in the form and context in which they are included and have not withdrawn their consent before lodgement of this PDS with ASIC. None of these entities are responsible for any particular part of this PDS other than where they are specifically referred to.

BDO Kendalls in respect of its Taxation Report in section 8.1.

BDO Kendalls Securities Ltd in respect of its Investigating Accountants Report in section 8.2.

LandMark White Brisbane Pty Ltd in respect of its Property Market Commentary in section 8.3 and the reference to it in valuations in section 2 and the reference to LandMark White in section 6.2.

McCullough Robertson has given its consent to being named as legal advisor.

Valuation Services (Vic) Pty Ltd trading as Knight Frank and Knight Frank (WA) Pty Ltd have given their consent to being named in section 6.2.

Knight Frank (NSW) Pty Ltd and Knight Frank (Canberra) Pty Ltd have given their consent to being named in section 6.2

Jones Lang LaSalle has given its consent to being named in section 2.

Chesterton Corporate Property Advisors has given its consent to being named in section 2.

Trust Company of Australia Limited has given its consent to being named as Custodian.

9.8. Continuous disclosure

The Trust is a 'disclosing entity' for the purposes of the Corporations Act. It is subject to regular reporting and disclosure obligations under the Corporations Act and the Bendigo Stock Exchange Listing Rules. These obligations require Property Funds Australia as Manager to notify ASIC and the Bendigo Stock Exchange of information about specified events and matters as they arise for the purposes of the Bendigo Stock Exchange making that information publicly available. Copies of documents lodged with ASIC may be obtained from, or inspected at, an ASIC office.

9.9. Documents available for inspection

Copies of the following documents are available for inspection during normal office hours at the office of the Manager:-

- the documents summarised in this section;
- the consents to the issue of this PDS;
- the most recent valuations of the Properties.

9.10. Environmental and ethical considerations

Whilst the Manager intends to conduct its affairs in an ethical and sound manner, no account has been taken of any labour standards, environmental, local or ethical considerations when making, retaining or realising an investment of the Trust.

9.11. Investing via an IDPS

PFA authorises the use of this PDS as disclosure to clients and prospective clients of investor directed portfolio services ("IDPS").

Applicants who invest in the Trust through an IDPS should note that the IDPS operator or custodian will be the Unitholder in the Trust, will acquire the rights attaching to Units in the Trust, and can exercise them in accordance with their arrangements with the individual investors in the IDPS. The Investor in the IDPS will not be a Unitholder in the Trust. PFA is not responsible for the operation of any IDPS service through which applicants invest. However, Investors investing through an IDPS can rely on the information in this PDS, but should ensure they take into account the IDPS operator's fees and charges and carefully read the terms of the document explaining those services.

9.12. Offer not underwritten

The Offer is not underwritten.

9.13. Top 20 Unitholders

Current top 20 Unitholders in the Trust are:-

Unitholder	Number of Units held	Percentage of Units currently on issue
RBC Global Services Australia Nominees Pty Limited	12,182,169	9.83%
Sandhurst Trustees Ltd	5,000,000	4.04%
Tower Trust Ltd	3,636,364	2.93%
National Nominees Ltd	3,000,000	2.42%
RBC Global Services Australia Nominees Pty Limited	1,163,722	0.94%
R.G. & K.F. Paddon	490,197	0.40%
P.A. & I.M. Hadley	400,000	0.32%
M.M. Kuczynski	392,157	0.32%
A.B. & J.L. Caradine	389,329	0.31%
B.Y. & T.J. Stevenson	315,630	0.25%
Torumba Pty Ltd	289,060	0.23%
A. Robinson	285,263	0.23%
GB Rowlatt Pty Ltd	255,000	0.21%
A. & S. Matheson	250,300	0.20%
Avis Marketing Consultants Pty Ltd	250,000	0.20%
K.G. & E.I. Hayes	249,854	0.20%
D.E. & N.S. Forbes	241,660	0.20%
J.V. & M.J. Walsh	241,590	0.19%
Woofter Pty Ltd	232,225	0.19%
S. & J. Turk	232,225	0.19%

9.14. Directors' statement

The Directors of the Manager report that after due enquiry by them, they have not become aware of any circumstances which, in their opinion, will materially affect the Trust other than as disclosed in this PDS. To the best of the Directors' knowledge and belief, the information contained in this PDS is correct and there are no material omissions likely to affect the accuracy of the information.

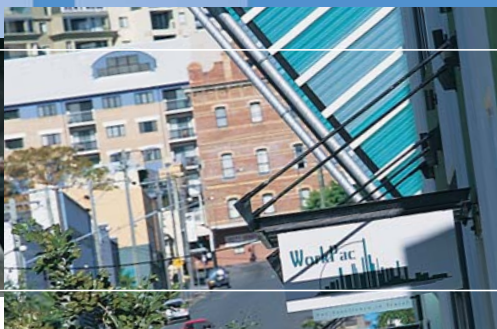
Signed on behalf of the Directors of the Manager
7 February, 2005.



Christopher A Morton
Managing Director

SECTION

10 How to Invest



10

How to Invest

10.1. The Offer

This PDS invites applications for Units in the Trust at **\$1.07 per Unit**. This PDS also covers the Rights Issue relating to Existing Unitholders (see section 1.10.1).

10.2. Minimum application

The minimum amount each Investor may subscribe is **\$5,000**. **Applications in excess of \$5,000 are to be in increments of \$1,000.**

We reserve the right to accept or reject your application in whole or in part without giving reasons.

10.3. Existing Unitholders/ Rights Issue

The Application Form attached to this PDS does not relate to the Rights Issue. If you are an Existing Unitholder and wish to accept all or part of your one for five entitlement under the Rights Issue then you must complete the separate Entitlement and Acceptance Form which was forwarded to you with other Rights Issue documentation.

10.4. Allotment of Units

Units under the Offer will be allotted at the absolute discretion of Property Funds Australia. If Applicants apply for more Units than are on offer, we may allot a lower number of Units than that applied for, or not accept a particular application or applications.

Unless we exercise our right to accept oversubscriptions to the Offer, applications lodged after the Offer is filled will not receive an allotment. We therefore encourage you to lodge your Application Form as soon as possible.

Monies accompanying Application Forms will be banked within two business days of their receipt.

If we allot a lower number of Units than that applied for, or do not accept an application, we will refund the portion of application monies relating to Units that were not allotted. No interest will be paid on monies refunded.

After applications have been accepted, but pending the issue of Units, application monies will be held in a special trust account in the name of the Custodian.

Interest that accrues on those application monies received will form part of the income of the Trust. Interest earned on application monies from the time of their banking pending allotment of the related Units is not paid to Investors individually.

Units will be allotted on the first business day of each month. Applicants will be eligible to receive income distributions during the distribution period (e.g. month) next following the month during which allotment occurred. **The first distribution will therefore be made on or about 21 days after the end of the first full month after the allotment of Units.**

If we receive your Application prior to 5pm (AEST) time on the 25th day of the month (subject to your application not being rejected in part or in full), **your Units will be allotted on the first business day of the next month.** This is to allow sufficient time for necessary bank clearances of application cheques and administrative processing.

For example, if we receive and accept your application in the month prior to 25 March, 2005, your Units will be allotted on 1 April, 2005 and your first distribution will be paid 21 May, 2005.

Fractions of Units will be rounded up.

10.5. Confirmation of Unit allotment

Following the issue of Units to successful Applicants, Unitholders will receive an initial holding statement that sets out the number of Units that have been allotted to them. Applicants trading in Units prior to receiving a holding statement do so at their own risk.

10.6. No cooling off

You should note that because the Trust will invest in assets that are not liquid, there will not be a cooling off period in relation to applications.

A cluster of approximately 10 light blue squares of various sizes, arranged in a loose, abstract pattern on the left side of the page.

Application Forms

APPLICATION FORM
(Do not use this form for Rights Issue acceptance purposes)

ADVISER USE ONLY	
AFSL Stamp	Name
	Telephone
	Email
	Fax

COMPLETE FULL NAME DETAILS (PLEASE PRINT)

Mr/Mrs/Miss/Ms	Surname/Company Name (including ACN)	Applicant Given Names
Joint Applicant # 2		
Joint Applicant #3		

POSTAL ADDRESS

Street No.	Street (or PO box details)		
Suburb	State	Post Code	Country (if not Australia)

TELEPHONE NUMBERS

Area Code & Home Phone No.	Area Code & Work Phone No.
Area Code & Fax No.	Contact Person (if different to Applicant)

EMAIL ADDRESS

--

TAX FILE NUMBERS/ABN/EXEMPTION CATEGORY

Tax File No. for App. #1	Tax File No. For App. #2	Tax File No. For App. #3

APPLICATION AMOUNT

(Minimum Investment \$5,000)

\$

EXISTING INVESTOR in PFA Diversified Property Trust

HOLDER NUMBER	PFD					
If you are already a Unitholder, do you wish to combine with your existing Unitholding?			Please tick box.		Yes	No

ADVISER SERVICE FEE

Please deduct the following % amount from my Application Monies and pay it to my/our financial adviser whose stamp is affixed to this Application Form.

Please tick: 0% 1% 2% 3% 4% Other (Note: includes GST)

DIRECT CREDIT OF DISTRIBUTIONS

Insert Name of Account which is to be credited

Bank	Branch
BSB Number	Account Number

Would you like to receive an annual report for the Trust each year?: Yes No (if no selection is made, then an annual report will be forwarded to you each year)

I/we declare and agree that:

- (a) I/we have received a complete and unaltered copy of the Product Disclosure Statement.
- (b) I/we have read and understood the Product Disclosure Statement to which this Application Form is attached.
- (c) If my/our Application Form is accepted I/we agree to be bound by the Constitution and any successor document or constitution.
- (d) I/we cannot withdraw my application except when I/we have such a right under the Corporations Act or if the Manager consents.
- (e) All personal information can be dealt with in accordance with the privacy policy referred to in this PDS.

DATE OF APPLICATION / /

D M Y

PLEASE SIGN BELOW

Individual	Joint 2	Joint 3
Sole Director/Sole Company Secretary	Director/Secretary	Director

The affixing of a common seal is no longer required under the Corporations Act.

OFFICE USE ONLY: Received	/ /	Units Allotted	
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Instructions to Applicants

COMPLETING THE APPLICATION FORM

Before completing the Application Form and forwarding it, you should read this PDS.

Applications may only be made on the Application Form attached to this PDS or on the Entitlement and Acceptance Form in relation to the Rights Issue. This Application Form must not be handed to another person unless attached to or accompanied by the PDS.

APPLICANT DETAILS

Please enter the full names of all legal entities that are to be recorded as the registered Unitholder(s). Up to three joint Applicants may register. Please refer to the examples below for the correct forms of registrable names.

EXISTING UNITHOLDERS

If you are a current PFA Diversified Property Trust Unitholder, please provide your Unitholder Number. If you wish to combine this Investment with your existing Unitholding please tick 'Yes' box.

This Application Form does not relate to the Rights Issue. For accepting entitlements under the Rights Issue, you must use the separate form which has been provided to you for that purpose.

POSTAL ADDRESS & CONTACT DETAILS

Please enter your address for all correspondence. Only one address is required. Please also provide your telephone and other contact details in case we need to contact you about your Application or Investment. For existing Unitholders, your address and other contact details may be updated from the information supplied on this Application Form.

TAX FILE NUMBERS

Please enter your Tax File Number(s) ("TFN"), or ABN, and where applicable please enter the TFN for each joint Applicant.

Collection of tax file numbers is authorised by tax law and the Privacy Act 1988. You do not have to advise us of your tax file number (TFN) or exemption. Failure to provide a tax file number is not an offence and will not affect the success of your application. However, if not initially provided, your TFN will be subsequently requested. Failure to provide a TFN or details of an exemption may result in tax being deducted plus the medicare levy on your distributions at the highest individual marginal rate.

MINIMUM SUBSCRIPTION

You may invest an amount of \$5,000 or more with investments in excess of \$5,000 being in increments of \$1,000.

CORRECT FORMS OF REGISTRABLE NAMES

Note that only legal entities are allowed to hold Units. Applications must be in the name(s) of natural persons, companies or other legal entities acceptable to the Manager. At least one given name in full and the surname is required for each natural person. The name of the beneficiary or any other non-registrable name may be included by way of an account designation if requested. Use the symbols < > as shown below to indicate an account designation.

NO GST AND STAMP DUTY

The issue of Units under this Offer, and the purchase of Units, is not subject to GST. No stamp duty is payable on allotment of Units under this PDS.

CHEQUES

Cheques must be made payable to 'Trust Company of Australia Limited – PFADPT'. Please attach your cheque to the Application Form. Your cheque must be in Australian currency. Receipts will not be issued.

ADVISER SERVICE FEE

You may elect to nominate a percentage of your application monies which will be deducted from the application monies and paid to the financial adviser or broker whose stamp appears on the Application Form. The percentage nominated will be treated as inclusive of GST.

DISTRIBUTION BANK ACCOUNT DETAILS

Monthly income distributions will be paid by **electronic funds transfer to your bank account**. Please ensure that your bank account details are correct. Your BSB number is a six digit number which identifies your bank and branch. If unsure, please contact your bank to confirm the correct number.

CORRESPONDENCE

All correspondence will only be addressed to the person and address as completed on the Application Form.

LODGEMENT OF APPLICATION FORMS

Completed Application Forms and cheques must be sent to:

Postal address for mail:

Property Funds Australia Limited
PO Box 10398
BRISBANE ADELAIDE STREET QLD 4000

Office address for delivery:

Property Funds Australia Limited
Level 3, 200 Adelaide Street
BRISBANE QLD 4000

ENQUIRIES

Property Funds Australia Limited
Freecall: 1800 687 170
Facsimile: (07) 3221 6729
Email: info@pfaltd.com.au

TYPE OF INVESTOR	CORRECT FORM	INCORRECT FORM
Individual Use given names in full, not initials	John James Smith	J. J. Smith
Company Use company title, not abbreviations	XYZ Pty Ltd	XYZ P/L XYZ Co
Minor (a person under the age of 18) Do not use the name of the minor, use the name of the responsible adult	John James Smith <John Smith Jnr>	John Smith Jnr
Trusts Do not use the name of the Trust, use Trustee(s) name(s)	Mary Smith <Mary Smith Family Trust> or ABC Pty Ltd <ABC Family Trust>	Mary Smith Family Trust ABC Trust
Partnerships Do not use the name of the partnership, use partners personal names	John Smith & Michael Smith <Smith Brothers>	Smith Brothers
Superannuation Funds Do not use the name of superannuation funds, use the trustee(s) name	ABC Pty Ltd <Smith Family Superannuation Fund>	Smith Family Superannuation Fund

APPLICATION FORM

(Do not use this form for Rights Issue acceptance purposes)

COMPLETE FULL NAME DETAILS (PLEASE PRINT)

Mr/Mrs/Miss/Ms	Surname/Company Name (including ACN)	Applicant Given Names
<div></div>	<div></div>	<div></div>
Joint Applicant # 2	<div></div>	
<div></div>	<div></div>	
Joint Applicant #3	<div></div>	
<div></div>	<div></div>	

POSTAL ADDRESS

Street No.	Street (or PO box details)		
<div></div>			
Suburb	State	Post Code	Country (if not Australia)
<div></div>			

TELEPHONE NUMBERS

Area Code & Home Phone No.	Area Code & Work Phone No.
<div></div>	<div></div>
Area Code & Fax No.	Contact Person (if different to Applicant)
<div></div>	<div></div>

EMAIL ADDRESS

TAX FILE NUMBERS/ABN/EXEMPTION CATEGORY

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APPLICATION AMOUNT

(Minimum Investment \$5,000)

\$

EXISTING INVESTOR in PFA Diversified Property Trust

HOLDER NUMBER PFD

If you are already a Unitholder, do you wish to combine with your existing Unitholding? Please tick box. Yes ☐ No ☐

ADVISER SERVICE FEE

Please deduct the following % amount from my Application Monies and pay it to my/our financial adviser whose stamp is affixed to this Application Form.

Please tick:

0%

1%

2%

3%

4%

Other

 (Note: includes GST)

DIRECT CREDIT OF DISTRIBUTIONS

Insert Name of Account which is to be credited

Bank	Branch
<div></div>	<div></div>
BSB Number	Account Number
<div></div>	<div></div>

Would you like to receive an annual report for the Trust each year?: Yes ☐ No ☐ (if no selection is made, then an annual report will be forwarded to you each year)

I/we declare and agree that:

- (a) I/we have received a complete and unaltered copy of the Product Disclosure Statement.
- (b) I/we have read and understood the Product Disclosure Statement to which this Application Form is attached.
- (c) If my/our Application Form is accepted I/we agree to be bound by the Constitution and any successor document or constitution.
- (d) I/we cannot withdraw my application except when I/we have such a right under the Corporations Act or if the Manager consents.
- (e) All personal information can be dealt with in accordance with the privacy policy referred to in this PDS.

DATE OF APPLICATION

/ /

D M Y

PLEASE SIGN BELOW

Individual	Joint 2	Joint 3
<div></div>	<div></div>	<div></div>
Sole Director/Sole Company Secretary	Director/Secretary	Director

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OFFICE USE ONLY: Received

/ /

 Units Allotted

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Cheques must be made payable to 'Trust Company of Australia Limited – PFADPT'. Please attach your cheque to the Application Form. Your cheque must be in Australian currency. Receipts will not be issued.

ADVISER SERVICE FEE

You may elect to nominate a percentage of your application monies which will be deducted from the application monies and paid to the financial adviser or broker whose stamp appears on the Application Form. The percentage nominated will be treated as inclusive of GST.

DISTRIBUTION BANK ACCOUNT DETAILS

Monthly income distributions will be paid by **electronic funds transfer to your bank account**. Please ensure that your bank account details are correct. Your BSB number is a six digit number which identifies your bank and branch. If unsure, please contact your bank to confirm the correct number.

CORRESPONDENCE

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LODGEMENT OF APPLICATION FORMS

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Postal address for mail:

Property Funds Australia Limited
PO Box 10398
BRISBANE ADELAIDE STREET QLD 4000

Office address for delivery:

Property Funds Australia Limited
Level 3, 200 Adelaide Street
BRISBANE QLD 4000

ENQUIRIES

Property Funds Australia Limited
Freecall: 1800 687 170
Facsimile: (07) 3221 6729
Email: info@pfaltd.com.au

TYPE OF INVESTOR	CORRECT FORM	INCORRECT FORM
Individual Use given names in full, not initials	John James Smith	J. J. Smith
Company Use company title, not abbreviations	XYZ Pty Ltd	XYZ P/L XYZ Co
Minor (a person under the age of 18) Do not use the name of the minor, use the name of the responsible adult	John James Smith <John Smith Jnr>	John Smith Jnr
Trusts Do not use the name of the Trust, use Trustee(s) name(s)	Mary Smith <Mary Smith Family Trust> or ABC Pty Ltd <ABC Family Trust>	Mary Smith Family Trust ABC Trust
Partnerships Do not use the name of the partnership, use partners personal names	John Smith & Michael Smith <Smith Brothers>	Smith Brothers
Superannuation Funds Do not use the name of superannuation funds, use the trustee(s) name	ABC Pty Ltd <Smith Family Superannuation Fund>	Smith Family Superannuation Fund

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Directory

MANAGER

Property Funds Australia Limited

ACN 078 199 569

Office

Level 3
Anzac Square Commercial
200 Adelaide Street
BRISBANE QLD 4000

Phone: (07) 3221 7170
Toll Free: 1800 687 170
Fax: (07) 3221 6729

Email: info@pfaltd.com.au

Postal Address

PO Box 10398
Brisbane Adelaide Street QLD 4000

REGISTRY

Property Funds Australia Limited

ACN 078 199 569

Office

Level 3
Anzac Square Commercial
200 Adelaide Street
BRISBANE QLD 4000

Phone: (07) 3221 7170
Fax: (07) 3221 6729

Email: info@pfaltd.com.au

Postal Address

PO Box 10398
Brisbane Adelaide Street QLD 4000

DIRECTORS OF PROPERTY FUNDS AUSTRALIA

Gregory J Paramor (Non-Executive Chairman)

Christopher A Morton (Managing Director)

Dennis W Wildenburg

David J Conquest

Nicholas R Collishaw

AUDITOR

BDO Kendalls

Level 18
300 Queen Street
BRISBANE QLD 4000

CUSTODIAN

Trust Company of Australia Limited

ACN 004 027 749
213 St Pauls Terrace
BRISBANE QLD 4000

TAXATION ADVISER

BDO Kendalls

Level 18
300 Queen Street
BRISBANE QLD 4000

FINANCIAL ADVISER

BDO Kendalls Securities Limited

Level 18
300 Queen Street
BRISBANE QLD 4000

CORPORATE LAWYERS FOR THE MANAGER

McCullough Robertson Lawyers

Level 12
Central Plaza II
66 Eagle Street
BRISBANE QLD 4000



