

Sequoia Launch Units

15 April 2016



Series 22:
Berkshire Hathaway Inc – Class B Shares

Important information



This Term Sheet PDS supplements the Master PDS dated 10 June 2015 issued by Sequoia Specialist Investments Pty Ltd (ACN 145 459 936) ("**the Issuer**"). This Term Sheet PDS together with the Master PDS constitutes the PDS for the Offer of the Series of Launch Units described below.

This PDS is for the offer of an agreement to purchase the shares ("Delivery Assets") specified in Section 2 "Term Sheet" of this Term Sheet Product Disclosure Statement ("Term Sheet PDS") on certain terms including deferred delivery and entry into a Loan for the Investment Amount ("the Offer"). This Term Sheet PDS is dated 15 April 2016 and is issued by Sequoia Specialist Investments Pty Ltd (ACN 145 459 936) ("the Issuer") and arranged by Sequoia Asset Management Pty Ltd (ACN 135 907 550, AFSL 341506) ("the Arranger") pursuant to Section 911A(2) (b) of the Corporations Act. Pursuant to Section 911A(2)(b), the Issuer will issue the Units in accordance with the offer made by the Arranger.

This PDS has not been lodged, and is not required to be lodged with the Australian Securities and Investments Commission ("ASIC"). The Issuer will notify ASIC that this PDS is in use in accordance with the Corporations Act. ASIC and its officers take no responsibility for the contents of this PDS.

All fees in this PDS are stated inclusive of any GST (unless stated otherwise).

All monetary amounts referred to in this PDS are given in Australian dollars (unless stated otherwise). All references to legislation in this PDS are to Australian legislation. Explanations as to tax treatment and other features of the Offer have been provided for Australian investors.

Investments in the Units

This PDS (including the Master PDS) is an important document which should be read before making a decision to acquire the Units. The information in this PDS is general information only and does not take into account an individual's investment objectives, financial situation or particular needs or circumstances.

Nothing in this PDS is a recommendation by the Issuer or its related bodies corporate or by any other person concerning investment in the Units or the Reference Asset or any specific taxation consequences arising from an investment in the Units. Potential investors should also obtain independent financial and taxation advice as to the suitability of this investment to them having regard to their investment objectives, financial situation and particular needs. No cooling off rights apply to investments in the Units.

Potential Investors should note that the Issuer retains discretion to amend the closing date for the offer for a Series and move the Commencement Date (and all other consequential dates) for a Series, or not to continue with the issue of a Series of Units on the Commencement Date and terminate any Units in that Series already issued, including where there is a significant change in the Issuer's cost of hedging between the date of this Term Sheet PDS and the Commencement Date. In particular, the Issuer will not continue with the issue of a Series of Units if it considers that it and its affiliates have not completed sufficient arrangements for management of their respective obligations in respect of that Series of Units. If a decision is made not to issue a Series of Units or to terminate Units in a Series that have already been issued, the Issuer will return the Prepaid Interest, and any applicable Fees that have been paid upfront to applicants without interest within 10 Business Days of the scheduled Commencement Date.

Eligible investors and electronic PDS

This PDS and the Offer are available only to Australian resident investors receiving this PDS (including electronically) in Australia. Applications from outside Australia will not be accepted. If anyone prints an electronic copy of this PDS they must print all pages including the Application Form. If anyone makes this PDS available to others, they must give them the entire electronic file or printout, including the Application Form and any additional documents that the Issuer may require such as identification forms for the purpose of satisfying Australian anti-money laundering legislation.

The Units have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act"), and may not be offered or sold in the United States or to, or for the benefit of U.S. persons unless the Units are registered under the Securities Act or an exemption from the registration requirements of the Securities Act is available.

Updated information

Information set out in this PDS is subject to change from time to time. Information not materially adverse to Investors in the Units may be amended without issuing an updated or supplementary PDS. Investors can find this updated information at any time at www.sequoiasi.com.au.

A paper copy of this PDS (and any supplementary documents) can be obtained free of charge on request by contacting Sequoia Specialist Investments. Sequoia Specialist Investments can be contacted on (02) 8114 2222 or at PO Box R1837 Royal Exchange NSW 1225.

If an Investor establishes that information is not accurate, complete, and up-to-date, the Issuer must take reasonable steps to correct it.

Making an investment

Units can only be issued if potential investors use an Application Form (including relevant attachments) attached to either a paper or electronic copy of this PDS.

Returns not guaranteed

Returns on the Units are not guaranteed. The Issuer, the Security Trustee, the Custodian, the Arranger, the Lead Distributor, the Acceptor nor any of their associates or subsidiaries guarantees the return on an investment in the Units or any gain. Investors may not recoup the total amount of any amounts outlaid as there is no guarantee that returns on the Units will be in excess of these amounts paid by Investors. Please refer to Section 2 "Risks" in the Master PDS.

Superannuation fund investors

Superannuation funds can invest in Units in either Series. Superannuation fund investors should take note of the representations and warranties they make when investing – see clause 13.2 of the Terms in the Master PDS.

Definitions

Capitalised terms used in this PDS have the meaning given in Section 10 "Definitions" of the Master PDS, and as defined in this Term Sheet PDS.

Nature of the Units

The Units are "Securities" for the purposes of Chapter 7 of the Corporations Act.

Please note "Unit" or "Units", when used in this PDS, means an agreement to buy the Delivery Assets between the Issuer, Custodian and the Investor pursuant to the Deferred Purchase Agreement. The Units are not units in a trust or managed investment scheme.



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1. Overview



The Units in Sequoia Launch Series 22 offer investors the ability to gain exposure to Berkshire Hathaway Inc Class B Shares (the "**Reference Asset**" or "BRK/B") with a 14.5% Volatility Target Mechanism (the "**Strategy**"), potential Performance Coupons of up to 10.8%* at the end of Year 1 & Year 2, and an uncapped potential Final Coupon* dependant on the Series Performance.

A summary of the key features are as follows

| | Series 22 |
|---|--|
| Reference Asset | Berkshire Hathaway Inc - Class B Shares |
| Strategy | Reference Asset with 14.5% Volatility Target |
| Currency Exposure | USD |
| Limited recourse Loan | Yes |
| Annual Interest Rate on Loan | 5.95% p.a. |
| The Potential for 3 Performance Coupons | Two potential Performance Coupons of up to 10.8%* each, at the end of Year 1 & Year 2 plus the potential for an uncapped Final Coupon* |
| Application Fee | 2.2% |
| Currency Management Fee | 0.7% p.a. |
| Volatility Mechanism | Yes |
| Volatility Target | 14.5% |
| Maximum Participation Rate | 150% |
| Margin Calls | No |
| SMSF Eligibility | Yes |

Three potential Performance Coupons at the end of Year 1, Year 2 and Maturity

You may receive Coupon payments at the end of Year 1 & Year 2 of up to 10.8%* of the Issue Price per Unit, subject to the performance of the Strategy Value and movements in the AUD/USD exchange rate between the Commencement Date and the relevant Coupon Determination Date, and as reduced by a 10% Performance Fee ("Performance Coupons").

You may also receive an uncapped Final Coupon, subject to the performance of the Strategy Value and movements in the AUD/USD exchange rate between the Commencement Date and Maturity, and as reduced by a 10% Performance Fee.

A decrease in the AUD/USD exchange rate will increase the amount of a Coupon (if any) payable in Australian dollars. An increase in the AUD/USD exchange rate will reduce the amount of a Coupon (if any) payable in Australian dollars.



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^{*} Net of Performance Fees, and before conversion to AUD

2. Term Sheet - Sequoia Launch Series 22



The following Term Sheet is a summary of the key dates and terms of the Units. However, this section is not intended to be a complete summary of this PDS and you should read the entire PDS before deciding whether or not to invest. The information in this section is qualified in its entirety by the more detailed explanations set out elsewhere in this PDS, in particular Section 6 "Terms of the Deferred Purchase Agreement" in the Master PDS.

| Offer Opening Date | 15 April 2016 |
|--|--|
| Offer Closing Date | 13 May 2016 |
| Commencement Date/Issue Date | 20 May 2016 or as soon as reasonably practicable thereafter as determined by the Issuer and as notified to you. |
| Initial Averaging Dates | 20 May 2016, 20 June 2016, 20 July 2016 |
| Final Averaging Dates | 20 March 2019, 19 April 2019, 20 May 2019 |
| Interest Payment Date | 16 May 2016 |
| (Application Payment Date) | Investors should note the Interest Payment Date is also the Application Payment Date. |
| First Coupon Determination Date | 19 May 2017 |
| Second Coupon Determination Date | 18 May 2018 |
| Final Coupon Determination Date | 20 May 2019 |
| Maturity Date | 20 May 2019 |
| Final Coupon Payment Date | 10 Business Days after the Final Coupon Determination Date or as soon as reasonably practicable thereafter as determined by the Issuer |
| Buy-Back Dates | Quarterly on the last Business Day of March, June, September and December commencing June 2016 (or otherwise at the Issuer's discretion). Investors must lodge their Issuer Buy-Back Form no later than 10 Business Days before the relevant Buy-Back Date. Any Issuer Buy-Back Form received after this time will be held over to the next Buy-Back Date. |
| | The Buy-Back Price will only ever be \$1.00 per Unit and will be applied to repay your Loan. However you not have to pay any other fees, costs or interest. |
| Cattlemant Date | |
| Settlement Date | 10 Business Days after the Maturity Date, or such other date as determined by the Issuer in its discretion as is reasonably necessary for the Issuer to fulfil its obligations under the Terms. |

Further Information

| Reference Asset | | | | |
|---|---|---|---------------------|--|
| | Reference Asset | Published | Bloomberg Code | |
| Series 22 | Berkshire Hathaway Inc Class B Shares | www.nyse.com | BRK-B | |
| Currency Exposure | US Dollars | | | |
| Final Value | \$1.00 per Unit on the Ma | turity Date. | | |
| | Performance Coupons of | The returns on the Units will be made up of the Final Value per Unit and any Performance Coupons or Final Coupons payable during the Investment Term (if any) based on the performance of the Strategy Value. | | |
| Potential Performance Coupons at the end of Year 1 & Year 2 | Up to 10.8% of the Issue Price per Unit, subject to the performance of the Strategy Value and movements in the AUD/USD exchange rate between the Commencement Date and the relevant Coupon Determination Date, and as reduced by a 10% Performance Fee. | | | |
| | Refer to "Section 4: Formulae and Calculations" for Performance Coupon formulae | | | |
| Final Coupon | An uncapped Final Coupon, subject to the performance of the Strategy Value and movements in the AUD/USD exchange rate between the Commencement Date and Maturity, and as reduced by a 10% Performance Fee. | | | |
| | Refer to "Section 4: Formulae and Calculations" for Final Coupon formulae | | | |
| Strategy | Reference Asset with 14. | 5% Volatility Target | | |
| Initial Strategy Value | The average of the Strategy Values on the three Initial Averaging Dates | | | |
| Final Strategy Value | The average of the Strate | egy Values on the three Fir | nal Averaging Dates | |





Strategy Value

The Units give varying levels of exposure to the relevant Reference Asset depending on the volatility of the Reference Asset over the previous 100 Scheduled Business Days. The Strategy Value is used to determine the varying levels of exposure to the Reference Asset.

The Strategy Value is calculated each Scheduled Business Day by:

- taking the change in the level of the relevant Reference Asset from the close of the previous Scheduled Business Day to the close of the current Scheduled Business Day,
- multiplying it by the Participation Rate (which determines the exposure to the relevant Reference Asset) from the previous Scheduled Business Day, and
- multiplying this amount by the Strategy Value from the previous Scheduled Business Day.
- adjusting the Strategy Value by the Index Adjustment Factor that is prorated for one Scheduled Business Day. The Index Adjustment Factor reduces the Strategy Value by a percentage of the Initial Strategy Value (1.00% for Series 22). The Index Adjustment Factor therefore reduces the performance of the Strategy Value and impacts on the returns you receive on your Units.

In this way the Strategy Value will vary from one Scheduled Business Day to the next depending on the change in the level of the Reference Asset and the Participation Rate.

The Issuer intends to publish the Strategy Value (on a monthly basis) on its website at www.sequoiasi.com.au.

Participation Rate and Target Volatility

Volatility is the relative rate at which a price of an asset may move (increasing or decreasing), over a period of time. If an asset's relative price changes quickly (either positively or negatively) over a period of time, it will be considered to have high volatility. If an asset's relative price changes are not quick, it will be considered to have low volatility. A high level of volatility is considered to be an indication that an asset may have greater risk.

The Participation Rate is a mechanism designed to manage market risk associated with the performance of the Reference Asset. It operates by varying the exposure that the Units will have to the Reference Asset depending on the volatility of the Reference Asset and the Target Volatility. The higher the volatility, the lower the Participation Rate (and hence the lower the exposure to the Reference Asset) and vice versa.

Target Volatility is the level of volatility that would provide a Participation Rate of 100%. The Units have a maximum Participation Rate of 150%. Accordingly Investors will not receive enhanced exposure to the Reference Asset even at times of low volatility.

The Participation Rate is determined on each Scheduled Business Day by reference to the volatility of the Reference Asset over the previous 100 Scheduled Business Days. The Participation Rates will vary between 0% and 150%.

The Participation Rate for each Series is determined using the formula set out below.

Section 4 Formulae and Calculations







Section 4 Formulae and

Calculations

Participation Rate

The Participation Rate will be calculated by reference to the Target Volatility and the level of volatility using the following formula:

PR, = Min (150%, Target Volatility,)

Based on this, the Participation Rate (PR,) would have been approximately 77.37% due to volatility level of approximately 18.74% as at the date of this PDS. This is calculated as:

PR, = Min (150%, 14.5%/18.74%)

 $PR_{i} = 77.37\%$

There is the risk that the Participation Rate for any Series could drop to significantly below 100% during the Investment Term. A Participation Rate of below 100% means that Investors have less than 100% exposure to the Reference Asset. You should refer to the graph of historical volatility in Section 3.3 below which show the historical periods for which the Participation Rate would have been less than 100%.

Investors should note that historical volatility levels of the Reference Asset are not indicative of the future levels of volatility. Specifically, Investors should note that there may be a risk that the level of volatility will be high throughout the majority or whole of the Investment Term. Should this occur, the Participation Rate may result in less than 100% exposure to the Reference Asset throughout the majority or whole of the Investment Term. The minimum Participation Rate is 0% which means that Investors have no exposure to the Reference Asset.

Please refer to the Formulae and Calculation Table in Section 6 for the formula that shows how measured volatility is calculated.

Loan

100% limited recourse Loan.

Master PDS - Section 7 "Loan"

Loan Amount

\$1.00 per Unit

Interest Rate & Prepaid Interest

The interest rate in respect of the Loan is 5.95% p.a.

The Prepaid Interest is paid upfront for the full 3 year Investment Term.

Prepaid Interest per Unit = 5.95% p.a. x 3 years x \$1.00 per Unit

= \$0.1785 per Unit for the Investment Term of 3 years.

The Prepaid Interest must be paid to the Issuer by the Application Payment Date.

Therefore if you invested the Minimum Investment Amount of \$50,000 for the Units, in addition to any Fees paid in relation to the Units, you would pay Prepaid Interest of \$8,925 on the Application Payment Date.

Issue Price \$1.00 per Unit

Listing The Units will not be listed or displayed on any securities exchange.

Currency Australian dollars

Minimum Investment Amount

Withdrawal of the Units

\$50,000 per Series at the Issue Price of \$1.00 per Unit.

If the Issuer is unable to achieve the economic exposure described in this PDS on the Commencement Date due to any condition set out in this PDS not being satisfied (e.g. the Issuer being unable to hedge its obligations), or otherwise determines not to proceed with the issue for any reason, then the Issuer will terminate any Units already issued, and return the Prepaid Interest and Fees without interest. The Loan will be terminated and no drawdown will

Lead Distributor Sequoia Asset Management Pty Ltd (ACN 135 907 550, AFSL 341506) Issuer Sequoia Specialist Investments Pty Ltd (ACN 145 459 936) ("Sequoia")

Sequoia Asset Management Pty Ltd (ACN 135 907 550, AFSL 341506) Arranger **Security Trustee** AET Structured Finance Services Pty Limited (ABN 12 106 424 088)

Registrar Link Market Services Limited (ACN 083 214 537)



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| | 10,000 Units per Series providing Investors continue to hold at least 10,000 Units in the relevant Series. In the event that an Investor makes an Issuer Buy-Back Request which would result in the Investor holding less than 10,000 Units in a particular Series, then the Issuer will notify the Investor that it will hold less than 10,000 Units and seek the Investor's instruction whether to buy back the Investor's entire holding in that Series or reject the request. |
|---|---|
| Termination Payment and Buy-Back Price | \$1.00 If the Units mature early for any reason, you will receive an Early Maturity Value of \$1.00 which will be applied to your Loan. You will not have to pay any other fees, costs or interest. Investors will not be entitled to a refund of any Prepaid Interest or any other Fees paid in relation to the Units and will not be entitled to any Final Coupon or payment of the Final Value (as the Final Value of \$1.00 will be used to pay off your Loan). Please refer to Section 1.10 "Early Maturity" of the Master PDS for more information on when the Units can mature early. |
| Beneficial Interest | The Beneficial Interest in a Portion of the Delivery Asset held for each Unit an Investor holds. The Beneficial Interest will be set out in the Confirmation Notice sent to Investors and is a feature of the product designed to ensure the Units are a "security" under the Corporations Act. |
| | Telstra Corporation (TLS.AU). On Maturity, the Issuer intends to deliver a parcel equal in value to the Final Value per Unit multiplied by the number of Units held by an Investor ("Delivery Parcel") containing ordinary shares in Telstra Corporation (ASX Code: TLS, website: www.telstra.com.au) ("Delivery Asset"). You should be aware that the Issuer can change or substitute the Delivery Asset in certain circumstances, and you should take this into account when considering whether to invest in the Units. |
| | Available. Please refer to Clause 4.4 of Section 6 "Terms of the Deferred Purchase Agreement" in the Master PDS. |



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Key Risks

Key risks include:

- Your return (including any Coupons) is affected by the performance of the Reference Asset (Berkshire Hathaway Inc Class B Shares). There is no guarantee that the Reference Asset will perform well.
- Coupons are subject to movements in the AUD/USD exchange rate;
- The Units have varying levels of exposure to the Reference Asset depending on volatility due to the variable Participation Rate. It operates by varying the exposure that the Units will have to the Reference Asset depending on the Realised Volatility of the Berkshire Hathaway Inc Class B Shares and the Target Volatility. There is the risk that the Participation Rate could drop to significantly below 100% during the Investment Term in which case Investors will not gain the full benefits of an increase of the value of the Reference Asset.
- Investors should note that there is a lag in measuring the Realised Volatility
 of the Reference Asset. This means that where there has been a period of
 high Realised Volatility, the Investor's exposure to the Reference Asset will
 be low, regardless of whether the Reference Asset is performing positively
 or negatively.
- There will be no Performance Coupons payable if the performance of the Strategy Value is negative at a Coupon Determination Date.
- The two potential Performance Coupons and the Final Coupon are determined by reference to the Initial Strategy Value and Final Strategy Value. The Final Strategy Value is subject to averaging. Averaging may decrease the impact of an increase in the Reference Asset during the Investment Term.
- There is no guarantee that the Units will generate returns in excess of the Prepaid Interest and Fees, during the Investment Term. Additionally, in the event of an Investor requested Issuer Buy-Back, Early Maturity Event, or if you elect Annual Walkaway Option to repay your Loan before the Maturity Date, you will not receive a refund of your Prepaid Interest or Fees.
- Gains (and losses) may be magnified by the use of a 100% Loan.
 However, note that the Loan is a limited recourse Loan, so you will never be required to pay more than the Prepaid Interest Amount and Fees at Commencement.
- Investors are subject to counterparty credit risk with respect to the Issuer and the Hedge Counterparty;
- Gains and losses may be magnified by the use of a 100% limited recourse Loan; and
- the Units may mature early following an Early Maturity Event, including an Adjustment Event, Market Disruption Event or if the Issuer accepts your request for an Issuer Buy-Back.

Please refer to Section 2 "Risks" of the Master PDS for more information.

The following Fees are payable in respect of the Units (in addition to the Performance Fee and Currency Management Fees, which are each discussed below):

Upfront Adviser Fee (if any): You may nominate an Upfront Adviser Fee to be paid to your Adviser in the Application Form attached to this Term Sheet PDS. The Issuer will deduct any Upfront Adviser Fee from the Total Payment Amount and pay it to your Adviser in accordance with the terms of this PDS.

Application Fee: The Issuer charges an Application Fee of 2.20% of the Issue Price of each Unit, i.e. \$0.022 per Unit. The Issuer may agree with your Adviser to forgo part or all of the Application Fee at the Issuer's absolute discretion.

Assuming you nominated an Upfront Adviser Fee of \$1,100, and you applied for 50,000 Units in Series 22, in addition to the Prepaid Interest you would pay fees of:

Application Fee $= 50,000 \times \$0.022 = \$1,100$ Upfront Adviser Fee = \$1,100

Total = \$2,200

Fees



| Performance Fee | Any Performance Coupons are subject to a 10% Performance Fee. The Performance Fee has the effect of reducing the gross amount of any Coupon payable to the Investor. For example, if a 5% Performance Coupon is payable, then the Net Amount payable to the investor would be 4.5% after the deduction of the Performance Fee (ignoring the impact of changes in the AUD/USD exchange rate). If the Performance Coupon is 0%, then no Performance Fee is payable. |
|-------------------------|---|
| Currency Management Fee | The Units provide exposure to a Reference Asset denominated in US Dollars. There is a Currency Management Fee of 0.7% p.a. paid upfront for the full 3 year Investment Term. |
| | Currency Management Fee per Unit = 0.7% p.a. x 3 years x \$1.00 per Unit = \$0.021 per Unit for the Investment Term of 3 years. |
| Derivatives | The Issuer obtains exposure to the Strategy through the use of derivatives rather than a direct investment in the Strategy, Reference Asset or securities comprising the Reference Asset. |
| Taxation | Please refer to Section 4 "Taxation" of the Master PDS. |

Applications and issue of Units

Applications may be accepted or rejected at the discretion of the Issuer. Units will be issued within one month upon receipt of application monies from an Investor. The Unit's economic exposure to the Reference Asset will begin on the Commencement Date. If a Unit is issued prior to the Commencement Date it will have no economic exposure until the Commencement Date.

The Sequoia Launch Series 22 Units will only be issued at the discretion of the Issuer, and applications may be accepted or rejected at the discretion of the Issuer. Without limiting its discretion, the Issuer may choose not to proceed with the issue of the Units for a Series and terminate the product for those Units already issued for any reason whatsoever, including (without limitation) if there is a significant change in the Issuer's cost of hedging between the date of this PDS and the Commencement Date. Where the Issuer has not received the Prepaid Interest, Application Fee, Upfront Adviser Fee (if any) or Currency Management Fee in respect of a Unit(s) from the Investor by the Application Payment Date, the Issuer will cancel the Units relating to the unpaid amounts and will arrange for the Investors name to be removed from the register of Unitholders.

If a decision is made for any reason not to issue, or not to proceed with the issue of the Units in Series 22, the Issuer will return the Prepaid Interest, Application Fee, Currency Management Fee and Upfront Adviser Fee (if any) to applicants (without interest) within 10 Business Days of the scheduled Commencement Date and any Units already issued will be terminated.

The Units may mature early in the case of an Early Maturity Event or Issuer Buy-Back, and the Maturity Date may be extended in the case of a Market Disruption Event.



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3. Worked Examples



Here are some examples demonstrating how the Performance Coupons and Final Coupon are calculated. The examples are hypothetical only and are not forecasts or simulations of Unit returns nor are they a reference to past performance. The actual returns on the Units may be materially different from what is shown in these examples.

These examples may help Investors decide if the Units are a suitable investment. No content in this section or elsewhere in the Term Sheet PDS or PDS is investment advice and Investors should speak to their financial adviser before investing.

3.1 How does the investment perform?

Units may entitle Investors to receive Performance Coupons at the end of years 1 and 2, and a Final Coupon at the end of the Investment Term depending on the performance of the Strategy Value. The examples below demonstrate how the Performance Coupons and Final Coupon are calculated, and what Investors will receive at Maturity, depending on whether the performance of the Strategy Value over the life of the investment has been negative, positive or neutral.

The examples set out below show the return on an investment in the Units at Maturity.

Rounding:

All calculations made by the Issuer for the purposes of these worked examples will be made to not fewer than two decimal places. Other than as provided in these examples, rounding of numbers will not occur until the final calculation of a relevant amount or number at which time the Investor's entitlements will be aggregated and that aggregate will be rounded so that all money amounts are rounded down to the nearest whole cent and all numbers of Delivery Assets are rounded down to the nearest whole number.

Assumptions:

The below examples assume that Investors decide to invest in 50,000 Units with a \$1.00 Issue Price, resulting in an Investment Amount and Loan Amount of \$50,000 in Series 22.

The below examples also assume that there are no Early Maturity Events, Issuer Buy-Backs, Adjustment Events or Market Disruption Events.

Calculation of the Initial Strategy Value and the Final Strategy Value

The Initial Strategy Value and the Final Strategy Value are determined by taking the average of the relevant Averaging Dates as per the example below.

| | Series 22 |
|--------------------------|----------------|
| | Strategy Value |
| Initial Averaging Date 1 | 100 |
| Initial Averaging Date 2 | 105 |
| Initial Averaging Date 3 | 95 |
| Initial Strategy Value | 100 |
| | |
| Final Averaging Date 1 | 120 |
| Final Averaging Date 2 | 125 |
| Final Averaging Date 3 | 130 |
| Final Strategy Value | 125 |

Calculation of the Coupons

There are two potential Performance Coupons, and one potential Final Coupon, payable to Investors during the Investment Term. Each is calculated with reference to the Strategy Value on the relevant Coupon Determination Date or Final Coupon Determination Date (as applicable).

The following examples show how the net value (that is, the value as reduced by the impact of any relevant Performance Fee) of the first Performance Coupon, second Performance Coupon and Final Coupon would be calculated, based on the assumed Strategy Values set out for Scenario 1 in the table below for a hypothetical investment in Series 22 of 50,000 Units at an Issue Price of \$1.00 per Unit.

| | | Strategy Value | | AUD/USD exchange rate |
|--|------------------------------------|------------------------------------|------------------------------------|-----------------------|
| Date | Scenario 1 Positive Performance | Scenario 2 Negative Performance | Scenario 3 Moderate Performance | - |
| Initial Strategy Value: | 100 | 98 | 101 | 0.70 |
| Strategy Value on First Coupon Determination Date | 125 | 97 | 116 | 0.75 |
| Strategy Value on Second Coupon Determination Date | 130 | 91 | 101 | 0.65 |
| Final Strategy Value | 150 | 91 | 100 | 0.60 |



Calculate the value of the Net First Coupon

For Scenario 1, the Net First Coupon per Unit would be calculated as follows and converted into AUD at the relevant spot rate at the relevant Coupon Determination Date:

```
Gross First Coupon (USD) = Max (0, (Min (12%, Strategy Value<sub>Y1</sub>/Initial Strategy Value – 1)) = Max (0, (Min (12%, (125/100 – 1)))) = Max (0, (Min (12%, (1.25-1))) = Max (0, (Min (12%, 25%))
```

= 12%

Net First Coupon (AUD) = Gross First Coupon x 90% x (Series Spot Rate,,/Series Spot Rate,,)

 $= 12\% \times 90\% \times 0.70/0.75$

= \$0.1008 AUD per Unit

(The 90% shown in the above formula has the effect of reducing the Gross First Coupon by the 10% Performance Fee).

Based on a holding of 50,000 Units, the Gross First Coupon paid would be 12%. Upon conversion to AUD at the relevant Coupon Determination dates, and after taking into account the impact of Performance Fees, the total amount of the Net First Coupon payable to an Investor in cash would be \$5,040 AUD.

Calculate the value of the Net Second Coupon

For Scenario 1, the net value of the second Performance Coupon per Unit would be calculated as follows and converted into AUD at the relevant spot rate at the relevant Coupon Determination Date:

Gross Second Coupon (USD) = Max (0, (Min (12%, Strategy Value_{yg}/Initial Strategy Value - 1 -Gross First Coupon (USD))))

= Max (0, (Min (12%, (130/100 – 1 – 0.10)))

= Max (0, (Min (12%, (1.30 - 1 - 0.10)))

= Max (0, (Min (12%, 20%)

= 12%

Net Second Coupon (AUD) = Gross Second Coupon x 90% x (Series Spot Rate, /Series Spot Rate,)

= 12% x 90% x 0.70/0.65

= \$0.1163 AUD per Unit

(The 90% in the above formula has the effect of reducing the Coupon by the 10% Performance Fee).

Based on a holding of 50,000 Units, the total Gross First Coupon paid would be 12%. Upon conversion to AUD at the relevant Coupon Determination dates, and after taking into account the impact of Performance Fees, the total amount of the Net Second Coupon payable to an Investor in cash would be \$5,815.38 AUD.

Calculate the value of the Net Final Coupon

For Scenario 1, the Net Final Coupon per Unit would be calculated as follows and converted into AUD at the relevant spot rate at the relevant Coupon Determination Date:

Gross Final Coupon (USD) = Max (0, (Final Strategy Value/Initial Strategy Value - 1) - Gross First Coupon (USD) - Gross Second Coupon (USD))

= Max (0, (150/100 - 1 - 0.12 - 0.12))

= Max (0, (1.50 - 1 - 0.12 - 0.12))

= Max (0, (1.50 - 1 - 0.12 - 0.12))

= 26%

Net Final Coupon (AUD) = Gross Coupon x 90% x (Series Spot Rate,,/Series Spot Rate,,)

= 26% x 90% x 0.70/0.60

= \$0.273AUD per Unit

Based on a holding of 50,000 Units, the Gross Final Coupon would be 26%. Upon conversion to AUD at the relevant Coupon Determination dates, and after taking into account the impact of Performance Fees, the total amount of the Net Final Coupon payable to an Investor would be \$13,650 AUD.

Overview of Scenarios 1, 2 and 3

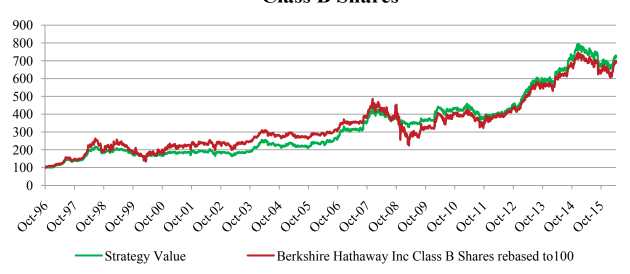
The table below sets out the Coupons per Unit which would apply to Scenario 1, 2 and 3. Each of the values listed below for Scenario 2 & 3 were calculated in the same way as set out in the examples above for Scenario 1.

| | Scenario 1 | Scenario 2 | Scenario 3 |
|---|-----------------------|------------|-----------------------|
| Gross First Coupon per Unit Net First Coupon per Unit | \$US0.12 \$A0.1008 | \$0.00 | \$US0.12 \$A0.1008 |
| Gross Second Coupon per Unit Net Second Coupon per Unit | \$US0.12 \$A0.1163 | \$0.00 | \$0.00 |
| Gross Final Coupon per Unit Net Final Coupon per Unit | \$US0.26 \$A0.273 | \$0.00 | \$0.00 |





Chart 1: Strategy Value Vs Berkshire Hathawy Inc. Class B Shares

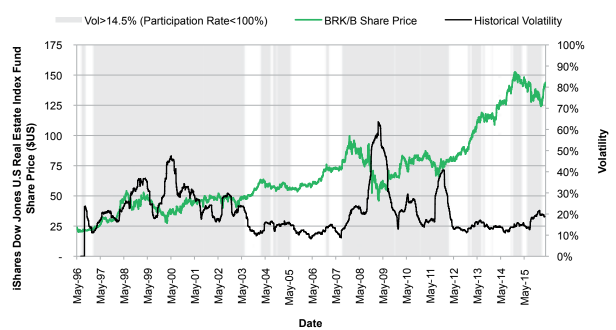


The Strategy Value is the value of the Strategy providing exposure to the Reference Asset with a variable exposure (through a variable Participation Rate) depending on the Realised Volatility of the Reference Asset and a Target Volatility of 14.5%. The Strategy Value and the Reference asset will not always follow the same path, and will generally perform differently over time due to the Volatility Mechanism used to calculate the Strategy Value. Chart 1 above illustrates how the Strategy Value and Reference Asset performed over the period between 9 May 1996 to 6 April 2016 (the whole period during which the Reference Asset has been available). The chart has been included to show potential Investors the effect that a Variable Participation Rate can have, relative to the performance of the Reference Asset.

To calculate the Realised Volatility of the Reference Asset, the historical volatility is calculated covering the previous 100 Scheduled Business Days. As at the date of this PDS, the historical volatility of the Reference Asset was 18.74%. As the Realised Volatility was higher than the Target Volatility Level of 14.5%, the corresponding Participation Rate would have been 77.37%. In such a case, Investors would not have received the full effect of any increase or decrease in the Reference Asset.

Chart 2 (below), shows the historical performance of the Reference Asset, the historical volatility of the Reference Asset and the time periods where the Strategy would have provided investors with Participation of less than 100% to the performance of the Reference Asset. As can be seen, in periods of relatively high volatility, the Participation Rate is less than 100%, while in periods of low volatility, the participation rate would have been greater than 100%.

Historical Volatility of Berkshire Hathaway Inc Class B Shares



Investors should note that past performance is not a reliable indicator of future performance. Future volatility and returns may vary.



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4. Formulae and Calculations

| Initial Strategy Value | The average of the Strategy Values on the three Initial Averaging Dates |
|----------------------------------|---|
| Final Strategy Value | The average of the Strategy Values on the three Final Averaging Dates |
| Strategy Value | The Strategy Value ("SV") is the value of the Strategy providing exposure to the Reference Asset with a variable exposure (through a variable Participation Rate) depending on the Realised Volatility of the Reference Asset and a Target Volatility of 14.5%. The Strategy Value will start at 100 on the Commencement Date $SV_{(t)} = SV_{(t-1)} \times [1 + \{\text{Participation Rate}_{(t-1)} \times (\text{Reference Asset}_{(t)}/\text{Reference Asset}_{(t-1)} - 1)\}]$ $SV_{(t)} = SV_{(t-1)} \times [1 + \{\text{Participation Rate}_{(t-1)} \times (\text{Reference Asset}_{(t)}/\text{Reference Asset}_{(t-1)} - 1)\} - (\text{Strategy Value}_{0} \times \text{Index Adjustment Factor} \times \text{Act}_{t}/360)$ Where: $SV_{(t)} = SV_{(t-1)} \times [1 + \{\text{Participation Rate}_{(t-1)} \times (\text{Reference Asset}_{(t)}/\text{Reference Asset}_{(t-1)} - 1)\} - (\text{Strategy Value}_{0} \times \text{Index Adjustment Factor} \times \text{Act}_{t}/360)$ Where: $SV_{(t)} = SV_{(t-1)} \times [1 + \{\text{Participation Rate}_{(t-1)} \times (\text{Participation Rate}_{(t-1)} \times (Participati$ |
| Participation Rate | The Participation Rate (PR) is calculated as: PR = Min (150%, Target Volatility/Realised Volatility _(t)). Where |
| Reference Asset _(t) | Reference Asset $_{(!)}$ means the Reference Asset Closing Level as published on the close of trading on the NYSE on any Exchange Business $Day_{(!)}$ |
| Reference Asset _(t-1) | Reference Asset $_{\text{(t-1)}}$ means the Reference Asset Closing Level as published on the close of trading on the NYSE on the Exchange Business Day before $_{\text{(t)}}$ |
| Coupons | Gross First Coupon (USD) = Max (0, (Min (12%, Strategy Value _{γ1} /Initial Strategy Value – 1)) Net First Coupon (AUD) = Gross Coupon x 90% x (Series Spot Rate _{γ0} /Series Spot Rate _{γ1}) Gross Second Coupon (USD) = Max (0, (Min (12%, Strategy Value _{γ2} /Initial Strategy Value – 1 – Gross First Coupon (USD)))) Net Second Coupon (AUD) = Gross Second Coupon x 90% x (Series Spot Rate _{γ0} /Series Spot Rate _{γ2}) Gross Final Coupon (USD) = Max (0, (Final Strategy Value/Initial Strategy Value – 1) – Gross First Coupon (USD) – Gross Second Coupon (USD)) Net Final Coupon (AUD) = Gross Coupon x 90% x (Series Spot Rate _{γ0} /Series Spot Rate _{γ1}) Where: Strategy Value _{γ1} = means the Strategy Value on the First Coupon Determination Date. Strategy Value _{γ2} = means the Strategy Value on the Second Coupon Determination Date. Series Spot Rate _{γ0} = means the relevant spot rate at Commencement Date. Series Spot Rate _{γ0} = means the relevant spot rate at First Coupon Determination Date. Series Spot Rate _{γ1} = means the relevant spot rate at Second Coupon Determination Date. Series Spot Rate _{γ1} = means the relevant spot rate at Maturity (The 90% shown in the above formulas has the effect of reducing the Coupon by the 10% Performance Fee). |



5. Master PDS



This Term Sheet PDS must be read in conjunction with the Master PDS dated 10 June 2015.

Please download the Master PDS at www.sequoiasi.com.au/downloads/MasterPDSwithLoan or





Sequoia Launch Units - Series 22



This is an Application Form for Units in the Sequoia Launch Units – Series 22 issued by Sequoia Specialist Investments Pty Ltd (ACN 145 459 936) and arranged by Sequoia Asset Management Pty Ltd (ACN 135 907 550, AFSL 341506). This Application Form accompanies the Term Sheet PDS dated 15 April 2016, the Master PDS dated 10 June 2015 and any supplementary PDS issued for the Units. It is important that you read the Term Sheet PDS and PDS in full and the acknowledgements contained in this Application Form before applying for the Units. The Issuer will provide you with a paper copy of the PDS including the Master PDS, any supplemental PDS and the Application Form, on request without charge.

A person who gives another person access to the Application Form must at the same time and by the same means give the other person access to the PDS including any supplemental PDS.

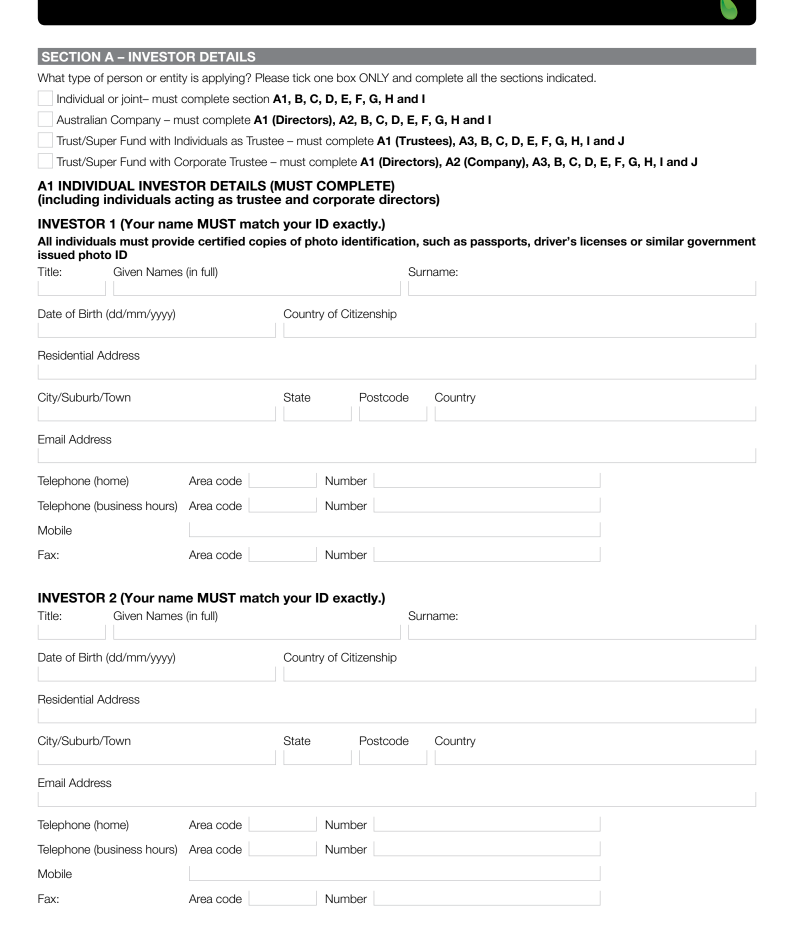
The Minimum Investment is 50,000 Units in each Series.

This Application Form and direct debit details must be received by the Registrar by 4:00 pm in order to be processed) and Units are only issued on receipt of:

- this Application Form,
- approval of the Application by the Issuer and Lender, and
- verification of the applicant's identity,
- payment in full of the Prepaid Interest and any applicable Fees per the relevant Term sheet PDS.

Potential investors should obtain independent financial and taxation advice as to the suitability of this investment to them having regard to their investment objectives, financial situation and particular needs. Nothing in this PDS is a recommendation by the Issuer, the Security Trustee, the Custodian or their related bodies corporate concerning investment in the Units or any specific taxation consequences arising from an investment in the Units.







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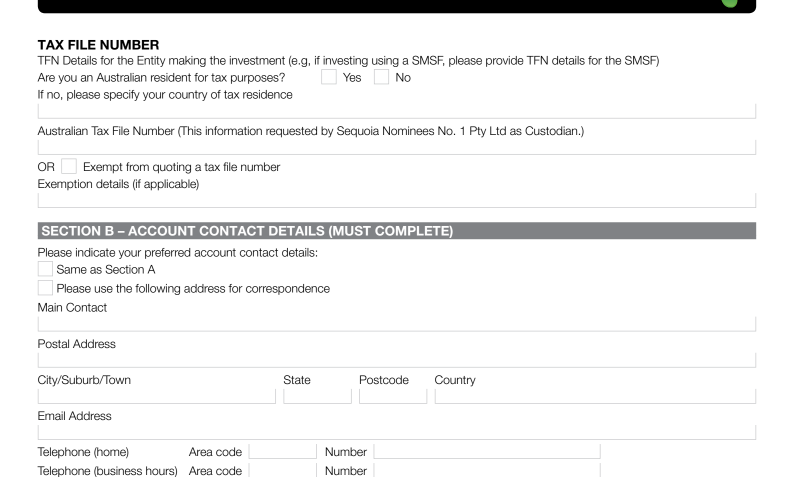


A2 AUSTRALIAN CORPORATIONS & CORPORATE TRUSTEES

Must provide a certified copy of an ASIC search on the company name or certificate of registration

| Full name of the company as registered by A | ASIC | | | | |
|--|---|---|---|--|--|
| ACN or ABN | | | | | |
| Registered Office Address (PO Box is NOT | acceptable | e) | | | |
| City/Suburb/Town | State | P | ostcode | Country | |
| Principal Place of Business (if any) (PO Box | is NOT acc | ceptable) | | | |
| City/Suburb/Town | State | P | ostcode | Country | |
| Main Contact | | E | mail Addre | ess | |
| Telephone (business hours) Area code | | Number | | | |
| Fax: Area code | | Number | | | |
| Proprietary – complete Director details be How many directors are there? Each Director's name in full (in Capitals) If the company is a proprietary company and individual that who owns, through one or more individual through one or more individual th | d is not a r ore shareh ry of an Au e regulator LS | egulated o oldings, m ustralian lis and detail | company, t nore than 2 sted compa s of the rel | the full name and 5% of the issue any, the name o levant license. | d residential address (in capitals) of each ed capital of the Company. If the listed company and the relevant exchange. |
| Country of establishment | Date of e | establishm | ient | | ABN |
| BENEFICIARY 1 – Name | | | | ABN (if applicable) | |
| BENEFICIARY 2 – Name | | | | ABN (if applicable) | |
| BENEFICIARY 3 – Name | | | ABN (if applicable) | | |





Number

Number

SECTION C - INVESTMENT DETAILS (MUST COMPLETE

Area code

Details of the Units to be purchased:

Mobile Fax:

| | Series 22 |
|---|--|
| | Berkshire Hathaway Inc - Class B Shares |
| Number of Units | |
| Issue Price | \$1.00 per Unit |
| Investment Amount (\$) | \$ |
| Prepaid Interest (A) | \$ |
| | (Investment Amount x 5.95% p.a. x 3 years) |
| Currency Management Fee (B) | \$ |
| | (Investment Amount x 0.70% p.a. x 3 years) |
| Application Fee (C) | \$ |
| | (Investment Amount x 2.20%) |
| Upfront Adviser Fee* (D) | \$ |
| Total Amount Payable* (A) + (B) + (C) + (D) | \$ |

Adviser Fees are collected by the Issuer and paid to your advisers dealer group. Please discuss and agree with your adviser the total amount that you will pay (if any) for financial product advice given by your adviser to you in relation to your investment in the Units.

By signing the Application Form you irrevocably authorise the Issuer to collect the Adviser Fee (if any) specified on this Application Form at the same time as the other payments are direct debited and irrevocably direct the Issuer to pay these amounts to your adviser on your behalf.



Persons authorised to certify a copy of the documents used to verify individual's identity can be found in Section 19.

SECTION G - DECLARATIONS & SIGNATURES

YOU SHOULD READ THE PDS IN FULL BEFORE SIGNING THIS APPLICATION FORM

By completing this Application Form you:

- 1. declare that you have read and understood this Term Sheet PDS and the Master PDS.
- declare that you have read and understood Section 6 "Terms of the Deferred Purchase Agreement" of the Master PDS.
- declare that you have read and agree to the terms of Section 8 "Loan Agreement" of the Master PDS.
- agree to the collection, use and disclosure of your personal information provided in this Application Form.
- declare that you have received this Term Sheet PDS and the Master PDS personally, electronically or a print-out of it, accompanied by or attached to this Application Form before signing the form.
- declare that all information provided in the Application Form or any other information provided in support of the Application is true and correct.
- acknowledge that none of Issuer, Custodian or any member of their respective groups or any of their directors or associates or any other entity guarantees the performance of or the repayment of capital invested in, or income from the Units.
- 8. declare that if the Execution Page of this Application Form is signed under power of attorney, you have no knowledge of the revocation of that power of attorney.
- declare that you have the power to make an investment in accordance with this application, including the Application for the Loan in accordance with the Loan Agreement and the Units in accordance with the terms of this PDS.
- declare that you have read and understood the Direct Debit Request Service Agreement.
- confirm and make the declarations set out in the Direct Debit Authority.
- 12. declare that sole signatories signing on behalf of a company are signing as sole director or as a sole director/secretary of the company.
- acknowledge that an investment in the Units is subject to risks including possible delays in repayment and possible loss of capital invested.
- 14. agree to be bound by the provisions of the terms and conditions of the Units set out in the PDS, specifically those contained in Section 6 "Terms of the Deferred Purchase

- Agreement" and Section 8 "Loan Agreement" of the Master PDS, and as amended from time to time.
- 15. acknowledge that the terms and conditions of the Units are an agreement between the Issuer, the Custodian and the Investor arising on the terms and conditions set out in Section 6 "Terms of the Deferred Purchase Agreement" of the Master PDS.
- 16. acknowledge that you give the indemnities in clause 12 of Section 6 "Terms of the Deferred Purchase Agreement" and clause of Section 8 "Loan Agreement" of the Master PDS for the benefit of the Issuer and the Custodian.
- 17. acknowledge that this PDS does not constitute an offer in any jurisdiction in which, or to any person of whom, it would be unlawful to make the offer.
- 18. declare that if investing as a trustee of a trust ("Trust") (including acting as trustee for a superannuation fund) you are acting in accordance with your designated powers and authority under the Trust Deed. In the case of Superannuation Funds, you also confirm that the funds are complying funds under the Superannuation Industry (Supervision) Act.
- 19. declare that if investing as a trustee of a trust (**Trust**) (including acting as trustee for a superannuation fund), you are familiar with the documents constituting the trust (the **Trust Documents**) (and as amended, if applicable) purporting to establish, and relating to, the Trust and hereby declare and confirm that:
 - a) the Trust and the Trust Documents have been validly constituted and is subsisting at the date of this declaration;
 - b) you will be and are empowered and authorised by the terms of the Trust Documents examined by you to enter into and bind the Trust to the transactions completed by the Terms and this Term Sheet PDS and the Master PDS;
 - c) the transactions completed by the Terms and this Term Sheet PDS and Master PDS do or will benefit the beneficiaries of the Trust; and
 - d) you have all the power, authority and discretion vested as trustee to apply for and hold the Units.
- 20. acknowledge that there is a Security Interest over the Hedge, known as the Hedge Security Deed (described in Section 3 "Security Arrangements" of the Master PDS) and you are entitled to the benefit of the Hedge Security Deed, bound by the terms of the Hedge Security Deed and must perform all of the obligations and comply with all restrictions and limitations applicable to you under the Hedge Security Deed. You also



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- acknowledge that the benefit of the Hedge Security Deed is held by the Security Trustee on trust for you in accordance with the Security Trust Deed (described in Section 3 "Security Arrangements" of the Master PDS).
- 21. acknowledge that all information relating to this Application Form for investment or any subsequent information relating to this investment may be disclosed to any service provider and to your adviser. This authority will continue unless revoked in writing by you.
- 22. If you use the facsimile or email facility you:
 - a) release, discharge and agree to indemnify the Issuer and their agents, including the registrar and their respective officers from and against all losses, liabilities, actions, proceedings, accounts, claims and demand arising from instructions received under the facility;
 - b) agree that a payment made in accordance with the conditions of the facility shall be in complete satisfaction of all obligations to you for a payment, not withstanding it was requested, made or received without your knowledge or authority.
- 23. acknowledge the Issuer has entered into custodial arrangements with Sequoia Nominees No. 1 Pty Ltd ("Custodian").
- 24. acknowledge that your Units will be issued to the Custodian on your behalf and the Custodian will hold your Units subject to the Investor Security Deed in accordance with the terms of the Loan Agreement and the Custody Deed.
- 25. irrevocably direct and authorise the Lender to draw down the Loan Amount and pay the amount directly to the Issuer in satisfaction of your obligation to pay your Investment Amount.
- 26. acknowledge that if the Units are subject to Early Maturity for any reason, you will not be entitled to any Final Coupon payable or the Delivery Parcel on or after the occurrence of the relevant Early Maturity Event.
- 27. irrevocably direct and authorise the payment of the Final Coupon, Buy-Back Price, Termination Payment, Early Maturity Value and Sale Monies to be paid firstly to the Lender in repayment of the Loan Amount. However the Lender does not intend to apply the Final Coupon (if any) to the Loan Amount during the Investment Term unless there is an Event of Default under the Investor Security Deed.
- 28. if you fail to pay the Loan Amount, you assign all of your rights under the Loan Agreement to the Acceptor and the Acceptor will assume all of your obligations under the Loan Agreement on your behalf. You will be deemed to direct the Custodian to hold the Delivery Parcel on your behalf, and to authorise and direct the Issuer (or its nominees) to sell or procure the sale of the Delivery Parcel and to apply the resulting Sale Monies (which includes a deduction for Delivery Costs) to pay the Lender an amount equal to the Loan Amount when the Acceptor assumed your obligations under the Loan.

- 29. agree and acknowledge that their recourse against the Issuer is limited to the Secured Property only and otherwise they can take no action against the Issuer.
- 30. irrevocably appoint for valuable consideration the Issuer, its related bodies corporate and each of their respective employees whose title includes the word "director" jointly, and each of them severally as my/our true and lawful agent to do all acts and things:
 - a) necessary to bind you to the Terms, give effect to the Terms, including without limitation, completing or amending any Application Forms (if the Issuer, in its absolute discretion, has accepted the Application Form);
 - b) necessary to give effect to, amend, execute, register or enforce the Custody Deed or Investor Security Deed and bind you to the terms of the Custody Deed;
 - c) that the Investor is obliged to do under the Terms;
 - d) which, in the opinion of the Issuer are necessary in connection with:
 - i. payment of any moneys to the Investor;
 - ii. the Maturity process, including without limitation, if an Early Maturity Event occurs;
 - iii. any Issuer Buy-Back;
 - iv. the Delivery Assets, including without limitation the delivery or sale of the Delivery Assets;
 - v. the repayment of the Loan Amount;
 - vi. the Investor Security Deed, including without limitation the perfection and enforcement of the Investor Security Deed.
- 31. indemnify the agent against all claims, losses, damages and expenses suffered or incurred as a result of anything done in accordance with the above agency appointment.
- 32. agree to give further information or personal details to the issuer if it reasonably believes that it is required to meet its obligations under anti-money laundering counterterrorism or taxation legislation. By making this application, you represent and covenant that the funds you are investing are not the proceeds of crime or money laundering, nor connected with the financing of terrorism. You agree that the Issuer may in its absolute discretion determine not to issue units to you, may cancel any units that have been issued to you or may redeem any units issued to you if the Issuer believes that such action is necessary or desirable in light of its obligations under the Commonwealth Anti-Money Laundering and Counter-Terrorism Financing Act 2006 or any related legislation.
- 33. Have read and understand the Privacy Policy for the Issuer and the Security Trustee as described in detail in Section 5 "Additional Information" of the Master PDS



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SECTION H - Bank Account Details

Account Number

BSB

This Direct Debit Request includes this page and the next section entitled "Section I – Execution Page".

Account Name

Important Note: Bank account name(s) must match the Applicant name(s) in the Application Form and be signed by that person(s). If a company or corporate Trust is applying, this form must be signed by either the sole director (if there is only one) OR two directors or a director and secretary (if there are two or more).

| In the case of a joint account, be | oth signatures are re | quired in Secti | tion I. | | | |
|--|--|---|--|------|--|--|
| Surname or Company Name | | | Given Name or ABN | | | |
| Surname or Company Name | | | Given Name or ABN | | | |
| participant or sub-participant as rec Sequoia Specialist Investments Pty Clearing System at the financial inst | quired), until further noti Ltd may properly chan titution shown below ar est Service Agreement | ice in writing, to nge me/us to be nd paid to Sequa | 159 936, (or its nominee, related entity assignee, transferee, of arrange, through its own Financial Institution, for any amount of debited from my/our Nominated Account via the Bulk Electropical Specialist Investments Pty Ltd subject to the terms and PDS. Investors should ensure sufficient funds are in the Nominal | onic | | |
| Account Details Bank Name/Institution | | | | | | |
| Branch name and address | | | | | | |
| City/Suburb/Town | State | Postcode | Country | | | |



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SECTION I - EXECUTION PAGE

This execution page forms part of the Application Form and Direct Debit Request

Acknowledgments

I/We understand and acknowledge that by signing below:

- I/We have read and understood, and agree to, the terms and conditions governing the direct debit arrangements between me/us and Sequoia Specialist Investments Pty Ltd as set out in the Direct Debit Request Service Agreement of this PDS; and
- I/We make the declarations set out in Section H of this Application Form.

Business/Investment Purpose Declaration

I/We declare that the credit to be provided to me/us by the credit provider is to be applied wholly or predominantly for:

- business purposes; or
- investment purposes other than investment in residential property.

IMPORTANT

You should only sign this declaration if this loan is wholly or predominantly for:

- · business purposes; or
- investment purposes other than investment in residential property.

By signing this declaration you may lose your protection under the National Credit Code.

I/We irrevocably authorise the Issuer to collect the Upfront Adviser Fee (if any) specified on our Application Form at the same time as the other payments are direct debited and irrevocably direct the Issuer to pay these amounts to your adviser on our behalf.

I/We indemnify the Issuer against any claim from an adviser to recover the Adviser Fee once the investment has commenced and Units have been issued.

| Director/Trustee 1 (Print Name) | |
|---|---|
| Signature (Director/Trustee 1) | Date |
| Tick capacity – mandatory for companies Sol | e Director Secretary |
| Tick capacity if appropriate: | ividual Trustee Corporate Trustee Partner |
| Director/Trustee 2 (Print Name) | |
| Signature (Director/Trustee 2) | Date |
| Tick capacity – mandatory for companies Sol | e Director Secretary |
| Tick capacity if appropriate: | ividual Trustee Corporate Trustee Partner |



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Between the Investor and Sequoia Specialist Investments Pty Ltd ACN 145 459 936.

This debit or charge will be made through the Bulk Electronic Clearing System (BECS) from your account held at the financial institution you have nominated below and will be subject to the terms and conditions of the Direct Debit Request Service Agreement.

1. Definitions

The following definitions apply in this agreement.

- "Account" means the account held at Your Financial Institution from which We are authorised to arrange for funds to be debited.
- "Agreement" means this Direct Debit Request Service Agreement between You and Us.
- "Banking Day" means a day other than a Saturday or a Sunday or a public holiday listed throughout Australia.
- "Debit Day" means the day that payment by You to Us is due.
- "Debit Payment" means a particular transaction where a debit is
- "Direct Debit Request" means the Direct Debit Request between Us and You.
- "Our, Us or We" means Sequoia Specialist Investments Pty Ltd ("Sequoia") which You have authorised by signing a Direct Debit Request.
- "Term Sheet PDS" means the document to which this Agreement was attached and which sets out the terms of the offer of the Sequoia Launch Units - Series 22 Deferred Purchase Agreements.
- "You or Your" means the person(s) who has signed or authorised by other means the Direct Debit Request.
- "Your Financial Institution" is the financial institution where You hold the Account that You have authorized Us to arrange to debit.

2. Debiting Your account

- 2.1 By signing an Application Form that contains the Direct Debit Request, You have authorised Us to arrange for funds to be debited from Your Account. You should refer to the Direct Debit Request and this agreement for the terms of the arrangement between Us and You.
- 2.2 We will only arrange for funds to be debited from Your Account as authorised in the Direct Debit Request.
- 2.3 If the Debit Day falls on a day that is not a Banking Day, We may direct Your Financial Institution to debit Your Account on the following Banking Day.
- 2.4 If You are unsure about which day Your Account has or will be debited You should ask Your Financial Institution.

3. Amendments by Us

3.1 We may vary any details of this Agreement or a Direct Debit Request at any time by giving You at least fourteen (14) days written notice.

4. Amendments by You

4.1 You may change, stop or defer a debit payment, or terminate this agreement by providing Us with at least fourteen (14 days) notification by writing to:

Sequoia Specialist Investments Pty Ltd PO Box R1837

Royal Exchange NSW 1225

by telephoning Us on 02 8114 2222 during business hours;

arranging it through Your own financial institution.

- 5. Your obligations 5.1 It is Your responsibility to ensure that there are sufficient clear funds available in Your Account to allow a Debit Payment to be made in accordance with the Direct Debit Request.
- 5.2 If there are insufficient clear funds in Your Account to meet a Debit Payment:
 - You may be charged a fee and/or interest by Your Financial Institution:

- (b) You may also incur fees or charges imposed or incurred by Us; and
- (c) You must arrange for the Debit Payment to be made by another method or arrange for sufficient clear funds to be in Your Account by an agreed time so that We can process the Debit Payment.
- 5.3 You should check Your account statement to verify that the amounts debited from Your Account are correct
- 5.4 If We are liable to pay goods and services tax ("GST") on a supply made in connection with this Agreement, then You agree to pay Us on demand an amount equal to the consideration payable for the supply multiplied by the prevailing GST rate.

6. Dispute

- 6.1 If You believe that there has been an error in debiting Your Account, You should notify Us directly and confirm that notice in writing with Us as soon as possible so that We can resolve Your query more quickly. Alternatively You can take it up with Your Financial Institution direct.
- 6.2 If We conclude as a result of Our investigations that Your Account has been incorrectly debited We will respond to Your query by arranging for Your Financial Institution to adjust Your account (including interest and charges) accordingly. We will also notify You in writing of the amount by which Your Account has been adjusted.
- 6.3 If We conclude as a result of Our investigations that Your Account has not been incorrectly debited We will respond to Your query by providing You with reasons and any evidence for this finding in writing.

7. Accounts

You should check:

- (a) with Your Financial Institution whether direct debiting is available from Your account as direct debiting is not available on all accounts offered by financial institutions;
- (b) Your account details which You have provided to Us are correct by checking them against a recent account statement; and
- with Your Financial Institution before completing the Direct Debit Request if You have any queries about how to complete the Direct Debit Request.

8. Confidentiality

- 8.1 We will keep any information (including Your account details) in Your Direct Debit Request confidential. We will make reasonable efforts to keep any such information that We have about You secure and to ensure that any of our employees or agents who have access to information about You do not make any unauthorised use, modification, reproduction or disclosure of that information.
- 8.2 We will only disclose information that We have about You:
 - (a) to the extent specifically required by law: or
 - (b) for the purposes of this agreement (including disclosing information in connection with any query or claim).

9. Notice

- 9.1 If You wish to notify Us in writing about anything relating to this agreement, You should write to Your Account Manager.
- 9.2 We will notify You by sending a notice in the ordinary post to the address You have given Us in the Application Form to the PDS.
- 9.3 Any notice will be deemed to have been received on the third banking day after posting. Execution by You of the Application Form that contains the Direct Debit Request deems You to have read and understood the terms of this Direct Debit Request Service Agreement.





Section J – Trustee Declaration (Trusts & SMSFs to complete)

This form must be provided to the Issuer by you, as Trustee of the Trust named in the Application Form (the "Trust"), if you are applying for the Sequoia Launch Units – Series 22.

Dear Sir/Madam

This Trustee's Declaration is provided to the Issuer (and each of its related bodies corporate) in connection with the issue of the Sequoia Launch Units – Series 22.

I am the Trustee of the Trust and am familiar with the documents constituting the Trust (the "Trust Documents") (and as amended if applicable) purporting to establish, and relating to, the Trust.

I hereby declare and confirm that:

- 1. The Trust and Trust Documents to have been validly constituted and is subsisting at the date of this declaration
- 2. I am empowered and authorised by the terms of the Trust Documents examined by me to enter into and bind the Trust to the transactions contemplated by the Terms of the Sequoia Launch Units Series 22 Term Sheet PDS dated 15 April 2016 (as relevant) and the Master PDS dated 10 June 2015.

| Director/Trustee 1 (Print Name) | | | |
|---|--------------------|-------------------|-----------|
| Signature (Director/Trustee 1) | | | Date |
| Tick capacity – mandatory for companies | Sole Director | Director | Secretary |
| Tick capacity if appropriate: | Individual Trustee | Corporate Trustee | Partner |
| Director/Trustee 2 (Print Name) | | | |
| Signature (Director/Trustee 2) | | | Date |
| Tick capacity – mandatory for companies | Sole Director | Director | Secretary |
| Tick capacity if appropriate: | Individual Trustee | Corporate Trustee | Partner |



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| ADVISER USE ONLY | |
|---|--|
| Adviser Name (in full) | |
| | |
| Adviser Postal Residential Address | |
| City/Suburb/Town State Postco | ode Country |
| Adviser Phone (business hours) Area code Number Adviser Email | |
| Adviser Stamp | |
| Dealer Group name | |
| Dealer Phone (business hours) Area code Number | |
| Dealer Group AFS License Number | Dealer Group ABN |
| | |
| IMPORTANT – MUST BE COMPLETED FOR EACH APPI | |
| The following must be completed in order to fulfil the legislative requires Financing Act 2006 as amended from time to time ("AML/CTF"). Please identification documentation. | |
| ID Document Details Appl | icant 1 Applicant 2 |
| Verified From Original | Certified Copy Original Certified Copy |
| Document Issuer | |
| Issue Date | |
| Expiry Date | |
| Document Number | |
| Applicant Information I confirm the following: I confirm that I have sighted original or certified copies of the Applicants identity documents. I will hold the material from which I have verified the information for 7 years from the date of this investment. I have attached identity documents for this Application and will provide any available information about that client, if requested by the Issuer, its Agent or AUSTRAC. I acknowledge that it may be a criminal offence to knowingly provide false, forged, altered or falsified documents or misleading information or documents when completing this Application form. Payment of the Adviser Fee – consent to fee payment arrangements By signing this Application Form, we: agree that our fee for the provision of financial product advice to the Investors(s) (i.e. the Adviser Fee made up of the Upfront Adviser Fee (if any)) is as specified in Section C of the Application Form; Authorised Investment Adviser Signature | consent to the collection of the Upfront Adviser Fee and Ongoing Adviser Fee by the Issuer; agree that the Issuer has no liability to us for the amount of the Upfront Adviser Fee and Ongoing Adviser Fee or the collection or remittance of the Upfront Adviser Fee and Ongoing Adviser Fee to us; agree and acknowledge that if the Issuer decides not to proceed with the issue of the Units for any reason then the Upfront Adviser Fee or Ongoing Adviser Fee will not be collected (or, if collected, will be returned to applicants without interest), the Upfront Adviser Fee and Ongoing Adviser Fee will not be payable to us and we will have no action against the Issuer in respect of the Adviser Fee; agree and acknowledge that if the Unitholder(s) investment in the Units is terminated for any reason, the Upfront Adviser Fee and Ongoing Adviser Fee will not be collected and we will have no action against the Issuer in respect of any unpaid Adviser Fee; and agree to indemnify and hold the Issuer harmless against any damage, loss, cost, liability or expense of any kind (including without limitation penalties, fines and interest) incurred by the Issuer arising from or connecting in any way with the collection and remittance of the Upfront Adviser Fee or Ongoing Adviser Fee. |
| | |
| Authorised Representative Number | Date |



Sequoia Launch Units - Series 22



ISSUER BUY-BACK FORM

This is an Issuer Buy-Back Form for Units in the Sequoia Launch Units – Series 22 issued by Sequoia Specialist Investments Pty Ltd (ACN 145 459 936) and arranged by Sequoia Asset Management Pty Ltd (ACN 135 907 550, AFSL 341506) This Issuer Buy-Back Form accompanies the Term Sheet PDS dated 15 April 2016, Master PDS dated 10 June 2015 and any supplementary PDS issued for the Units (PDS). This form is to be used if you are an investor in the Units and wish to request an Issuer Buy-Back prior to Maturity. Please see the instructions on how to complete this Form in the PDS. This Buy-Back Request Form must be received by the Registrar by 2:00 pm in order to be processed that day.

SECTION A – INVESTOR DETAILS I/We hereby apply for the following Units issued by Sequoia Specialist Investments Pty Ltd pursuant to the Term Sheet PDS dated 15 April 2016 and Master PDS dated 10 June 2015 to be transferred from me/us to the Issuer. Name of Seller (if a company, please provide full name and ABN/ACN/ARBN): Address City/Suburb/Town State Postcode Country Telephone Area code Number SECTION B – DETAILS OF THE UNITS TO BE SOLD Investment: Sequoia Launch Units – Series 22

Total Number of Units to be Sold (this must be greater than or equal to the Minimum Buy-Back Amount)*

*The Minimum Buy-Back Amount is 10,000 Units in a particular Series, provided Investors continue to hold at least 10,000 Units in that Series.

SECTION C – DECLARATIONS & SIGNATURES

I/We the registered Unitholder(s) request the Issuer Buy-Back the Units specified above, subject to the conditions contained in the Term Sheet PDS and Master PDS on which I/we held those Units at the time of signing of this form.

- 1. I/We the registered Unitholder(s) request the Issuer Buy-Back the Units specified above, subject to the conditions contained in the Term Sheet PDS and Master PDS on which I/we held those Units at the time of signing of this form.
- 2. I/We have full legal power to request this Issuer Buy-Back and do so free of any encumbrance or security (whether registered or not)
- 3. I/We understand I/We will have no further exposure to the Reference Asset after the Units are bought back
- 4. I/We understand that there may be significant Break Costs (including Loan Break Costs) for the Issuer Buy-Back.
- 5. I/We understand that the Buy-Back Price (if any) may differ significantly from the quoted value provided by Sequoia Specialist Investments and/or the Hedge Provider.
- 6. I/We understand that the Buy-Back Price will first be applied against my outstanding Loan Amount and only the surplus (if any) will be paid to me/us.
- 7. I/We understand that the tax outcome may differ from the Term Sheet PDS and Master PDS by participating in an Issuer Buy-Back.
- 8. The Issuer strongly recommends you seek independent expert tax advice before submitting this request.
- 9. I/We understand by submitting the Issuer Buy-Back request, that it is irrevocable.

| Signature of Unitholder 1 | | | | |
|---|--------------------|---------------|-------------------------------|--|
| Name of Unitholder 1 | | | Date | |
| Tick capacity – mandatory for companies | Sole Director | Director | Secretary | |
| Tick capacity (if applicable) | Individual Trustee | e Corporate T | rustee Partner in Partnership | |
| Signature of Unitholder 2 | | | | |
| Name of Unitholder 2 | | | Date | |
| Tick capacity – mandatory for companies | Sole Director | Director | Secretary | |



Directory



Sequoia Asset Management Level 36, AMP Centre, 50 Bridge St Sydney NSW 2000 PO Box R1837 Royal Exchange NSW 1225 P: 1300 522 644

Issuer:

Sequoia Specialist Investments Level 36, AMP Centre, 50 Bridge St Sydney NSW 2000 PO Box R1837 Royal Exchange NSW 1225 P: 02 8114 2222

Registrar:

Link Market Services Limited Level 6, 1A Homebush Bay Drive, Rhodes, NSW 2138 P: 02 8280 7100

Issuer's Solicitors:

Baker & McKenzie Level 27, AMP Centre 50 Bridge Street Sydney NSW 2000

Security Trustee:

AET Structured Finance Services Pty Limited Level 22, 207 Kent Street Sydney NSW 2000

Custodian:

Sequoia Nominees No. 1 Pty Ltd Level 36, AMP Centre, 50 Bridge St Sydney NSW 2000

All Application Forms and Correspondence to:

Sequoia Asset Management PO Box R1837 Royal Exchange NSW 1225

