

Macquarie Asset Management – Online registration form for Macquarie Managed Funds online portal

Only applicable for financial advisers and/or dealer groups with clients who are Macquarie Asset Management investors.

For the Macquarie Private Infrastructure Fund, issued by Macquarie Specialist Investment Management Limited (**Macquarie**) ABN 84 086 438 995 AFSL 229916 For all other funds, issued by Macquarie Investment Management Australia Limited (**Macquarie**) ABN 55 092 552 611 AFSL 238321

Guide to completing this form

If you are a financial adviser, use this form to request access for yourself and/or assistant to view investment account information for your clients on the Macquarie Managed Funds online portal (**Portal**).

To be granted access to your clients:

- a. you must have an existing adviser profile with Macquarie. You can create a new adviser profile by completing the 'Macquarie Asset Management Dealer group and/or adviser transfer and change of contact details' form located at **macquarieim.com** under the 'Resources' tab.
- b. the client must have previously provided authority to you and therefore be listed under your existing adviser profile in our system.

Investors should complete the self-registration form available on the Portal to request a Portal username. The link to the Portal is provided on recent investment statements.

	Section
For adviser access, complete	1 and 3
For assistant access, complete	2 and 3

- Portal user login details are issued for individual use only.
- · Please use black ink and complete in BLOCK LETTERS.
- · Return the completed form by mail, facsimile or email.



Adviser access request

Complete this section listed as the adviser.	f you are the adviser on the account and would like to request access to view the accounts where you are
Company name	
Dealer group name	
Title	Date of birth (to be used for security checks only) / /
Full given name(s)	
Surname	
Email address	
Mobile number	
	Tick this box if you would only like your mobile number to be used for the purposes of registering for the portal. If not ticked, we will update your contact number to this mobile number and you may be contacted by us on this number.

To contact Macquarie Asset Management Client Service, call **1800 814 523** or **61 2 8245 4900** 8.30am to 5.30pm (Sydney time) Monday to Friday or email **mam.clientservice@macquarie.com**.

Adviser access request (continued)

Postal address		
Street name and number		
Suburb	State	Postcode
Country		
Please ensure that you prothose details.	ovide your mobile number and email address above as the Portal username and pass	word will be sent separately using
Once complete, if you wou	ald like to request access for your assistant ▶ go to Section 2. Otherwise ▶ go to Section 2.	ection 3.



Assistant access request

Company name			
Dealer group name			
Adviser name			
Details of assistant Title	Date of birth (to	be used for security che	ecks only) / /
Full given name(s)	_		
Surname			
Email address			
Mobile number			
Postal address			
Street name and number			
Suburb		State	Postcode
Country			-



User acknowledgement and authorisation

General Terms of Use - Portal

Your use of the Portal is subject to the following terms of use (**Portal Terms and Conditions**) and any specific terms and conditions that apply to services that you may access using the Portal. Macquarie makes no representation or warranty regarding the completion or accuracy of the information on or accessible through the Portal.

By using the Portal:

- you acknowledge that you have read and agree to be bound by the Portal Terms and Conditions, and
- where there is more than one person who has access to the Portal (Authorised Person), you acknowledge that the Authorised Person has read and agrees to be bound by these Portal Terms and Conditions.

You, or the Authorised Person, may use the Portal only if you agree to all the Portal Terms and Conditions.

1. General

Definitions

The following definitions apply to these terms and conditions.

'Account' means an account representing an Investor's investment in a fund issued by a member of the public markets businesses of Macquarie Asset Management of the Macquarie Group.

'Investor' means an Investor in a fund issued by a member of the public markets businesses of Macquarie Asset Management of the Macquarie Group.

User acknowledgement and authorisation (continued)

'Macquarie Group' refers to Macquarie Group Limited ABN 94 122 169 279 and its subsidiaries.

'Macquarie Managed Funds online portal (Portal)' means the electronic service whereby you are able to access information related to, and transact on, an Account.

'Password' means a series of characters which are issued by us or selected by you to secure access to the Portal. This includes any other form of security measures used for securing communications between parties, authenticating a person or restricting access to a service including public key infrastructure.

'Portal Terms and Conditions' means these terms and conditions, as amended from time to time.

'We, us or our' refers to the member of the Macquarie Group that is the issuer of the fund that is the subject of the Account and any other relevant member of the Macquarie Group.

'You' means the Investor or any person authorised by the Investor to have access to the Account.

2. Access to the Portal

2.1 You accept these Portal Terms and Conditions each time the Macquarie Managed Funds Portal is used in conjunction with your Password. These Portal Terms and Conditions apply in addition to any other terms and conditions that may govern your use of the Portal. In the event of any inconsistency between these Portal Terms and Conditions and any other terms and conditions that may apply, these Portal Terms and Conditions prevail to the extent of such inconsistency.

2.2 You agree:

- to use the Portal only as permitted by us and for a legitimate purpose
- not to interfere with or damage (or attempt to interfere with or damage) any code, data or software associated with the Portal
- all rights including intellectual property rights in the Portal, the data and the information contained in the Portal are, as between you and us, owned by us
- d. you will not contest our right to the intellectual property rights in the Portal or the data and you agree not to do anything to compromise those rights. You accept full responsibility and you indemnify us for any expense, loss or liability incurred as a result of any unauthorised use by you of such things
- e. to your use of the Portal being monitored (whether by the use of cookies or otherwise) and any resultant information being used, stored and disclosed for our internal purposes or in accordance with applicable custom, law and regulation. Additionally, such information may be transferred to any of our overseas offices or to third parties (including any service provider who may provide the Portal service on our behalf to you) to process the information on our behalf:
- f. to keep confidential and secure any information or data obtained at any time by using the Portal, and
- g. to keep each Password secure and not permit any other person to use any Password or other security measure provided by us to you.
- 2.3 You must notify us promptly upon becoming aware of, or suspecting:
 - that any person, other than you, knows or may use your Password or security measure
 - any unauthorised activity (including unauthorised changes to Investor or Account details or unauthorised transactions relating to your Account)
 - any loss, theft or misuse of a Password or security measure, or
 - d. any other breach of security.

- 2.4 We and our respective directors, officers and employees are entitled to assume that any access and operation of the Portal through, or following quotation of, a Password has been made by you, regardless of the true identity of the person accessing and operating the Portal (unless we are actually aware that, or have reasonable grounds to suspect that, such access and operation is unauthorised) and you unconditionally and irrevocably assume full responsibility for all acts or omissions of any person using a Password, including any partial redemptions from an Account instructed by a person using a Password.
- 2.5 Your ability to access the Portal depends on the continued operation of, among other things, the Portal, your internet connection and your personal computer or other electronic device. A fault, delay or failure of any of these things could result in delay or failure to access the Portal. We are not responsible for any liability incurred in connection with any fault, delay or failure to the Portal or any related infrastructure, including any failure by you to transact via the Portal (except to the extent that such fault, delay or failure is directly caused by our negligence or wilful default).
- 2.6 To the maximum extent permitted by law, we make no warranty, express or implied, to you concerning the Portal. In particular, and without limiting the foregoing, we do not warrant:
 - a. the correctness, accuracy, reliability or completeness of any information which you may obtain through the Portal
 - the merchantability, or fitness for a particular purpose of the Portal any associated systems, or any information contained in or any transactions requested through the Portal
 - the quality or timeliness of the Portal, any associated systems, or any information contained in or any transactions requested through the Portal
 - d. the continued availability or uninterrupted access to the Portal or any of its functions, or
 - that the Portal will be free of viruses, bugs, trojans or any other harmful coding.
- 2.7 In addition to any other undertakings, acknowledgements and representations given under any other agreement with us:
 - you undertake to ensure that your use of the Portal complies with all applicable laws, rules, regulations, practices of exchanges and relevant associations, any agreements with us, and any of our policies which are brought to your attention from time to time
 - b. you acknowledge and agree that:
 - the Portal is provided 'as is' and is not tailored to your circumstances
 - ii. the Portal does not serve as the basis for your investment decisions and, other than our fiduciary obligations as responsible entity of the fund that is the subject of the Account, we do not, in providing the Portal to you, act as an adviser or fiduciary for you, and
 - iii. we are not responsible for any liability arising in connection with unauthorised access, inaccuracy or incompleteness of any information accessed through or any unauthorised amendments or transactions requested through the Portal (except to the extent directly caused by our negligence or wilful default), and
 - c. you represent and warrant that:
 - the Investor's details as set out in the Portal are complete, true and accurate and any amendments to those contact details are properly authorised by the Investor
 - ii. any transactions relating to the Account that are requested through the Portal are properly authorised by the Investor (unless we are actually aware that, or have reasonable grounds to suspect that, the transaction is unauthorised)
 - iii. you have all the rights, authorities, licences and consents to use the Portal, and

Investor acknowledgement and authorisation (continued)

- you will not sell, lease or provide the Portal or any information contained in it to any third party, either directly or indirectly, except as permitted by this Clause 2.
- 2.8 In addition to any other indemnities given by you under any other agreement with us, you indemnify and agree to keep us and our respective directors, officers and employees indemnified in full from and against all actions, suits, claims, demands, losses, liabilities, damages, costs, expenses and taxes which may have been, or may be, made or brought against, or suffered or incurred by, us directly or indirectly arising out of, or in connection with, any matters resulting from:
 - a. your use of the Portal
 - b. your breach of these Portal Terms and Conditions
 - c. unauthorised access of the Portal by any person, or
 - unauthorised transactions requested through the Portal, except to the extent directly caused by our negligence or wilful default.
- 2.9 To the maximum extent permitted by law, we are not liable to you or any other person claiming through you in contract, tort, under statute or otherwise for any loss of profit, revenue or anticipated savings, loss of business opportunity or goodwill, loss of data or recreation of lost data (other than as expressly provided), aggregated or exemplary damages, indirect, special or consequential loss whatsoever arising in relation to:
 - a. the exercise or attempted exercise of our rights, powers or remedies under these Portal Terms and Conditions
 - any failure by us to exercise any rights, powers or remedies under these Portal Terms and Conditions
 - the Portal (including any systems malfunction or failure, unavailability of service, error in programming or error in or omission from information provided by the Portal)
 - unauthorised access, inaccuracy or incompleteness of any information accessed through the Portal
 - e. unauthorised transactions requested through the Portal, or
 - any other event or circumstance beyond our reasonable control,

except to the extent directly caused by our negligence or

- 2.10 Notwithstanding any other provision of these Portal Terms and Conditions, to the maximum extent permitted by law, our liability to you in respect of all claims, demands, actions or proceedings in contract, tort (including negligence), under statute or otherwise in relation to the Portal or this Clause 2 is limited to the fees paid by you to us in respect of the Investor's Account.
- For our protection and your protection, we may suspend any use of the Portal if:
 - a. we have reasonable grounds to suspect that the confidentiality of any Password or security measure has been compromised or an unauthorised transaction has been requested

- you are in breach of any of your obligations under the Portal Terms and Conditions, or
- we determine that it is necessary to otherwise protect our interests
- 2.12 In addition, we reserve the right to alter the nature, composition and/or availability of the Portal.

3. **Termination**

- Either party may, upon reasonable prior written notice to the other party, terminate use of the Portal and these Portal Terms and Conditions (without giving reasons), with such termination to be effective upon expiration of the notice period.
- If Clause 3.1 applies:
 - a. any indemnity granted by you
 - b. the representations and warranties given by you, and
 - any exclusion of our liability, under these Portal Terms and Conditions will continue to have full force and effect.

Notwithstanding termination of the use of the Portal and these Portal Terms and Conditions, any accrued rights and obligations of each party up to the effective date of termination continues to have full force and effect after the effective date of termination.

This Clause 3 operates in addition to any other rights or remedies conferred on us by any other agreement with us or by law.

4. **Assignment**

- You must not assign, novate or otherwise transfer the benefit of these Portal Terms and Conditions or the Portal, or any of its respective rights, remedies, powers, duties or obligations under any of the foregoing, without our prior written consent.
- We may, without reference to you, assign, novate or transfer in all or any part of, these Portal Terms and Conditions, the Portal and any of its rights, remedies, powers, duties and obligations under any of the foregoing.

Variation

We may vary the terms of these Portal Terms and Conditions in our absolute discretion. We will provide you with reasonable prior written notice of any amendment to these Portal Terms and Conditions and any such variation or amendment will be effective upon expiration of the notice period.

6. Severability

Any part of these Portal Terms and Conditions which is illegal, void or unenforceable will be ineffective to the extent only of that illegality, voidness or unenforceability, without invalidating the remaining parts of these Portal Terms and Conditions.

7. Governing law

These Portal Terms and Conditions are governed by, and shall be construed in accordance with, the laws of New South Wales.

Adviser – Si	gnature	
		Date (DDMMYYYY)
		I I
Title	Name	
Assistant –	Signature	
		Date (DDMMYYYY)
		, ,
Title	Name	
↑ The rea	ruest must also be signed by the	adviser on the account(s) when assistant access is requested