
The Australian Social Infrastructure Fund ARSN 094 614 874

Notice of Meeting and Explanatory Memorandum (Meeting Booklet)

**To be held at Level 12, 15 William Street, Melbourne
Victoria, 3000 on 10 December 2010 at 10:30am AEST.**

This is an important document and requires your immediate attention. It should be read in its entirety. If you are in doubt as to what you should do, you should consult your investment, financial, tax or other professional advisor.

Responsible Entity:

Austock Funds Management Limited
ABN 29 094 185 092
AFSL 238506



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Responsible Entity makes no recommendation

The Responsible Entity makes no recommendation to Unitholders about voting on the Resolution for the reasons set out in this document.

The Chairman of the meeting will only vote directed proxies in accordance with the directions given. **Open proxies** (that is, valid proxy forms appointing the Chairman but giving no direction as to whether to vote in favour of or against the Resolution) **will not be voted by the Chairman**. If you wish to appoint the Chairman as your proxy and you want your vote to be counted, you must direct the Chairman to vote in favour of or against the Resolution. Alternatively, you can give an open proxy to someone other than the Chairman.



IMPORTANT NOTICE

This is an important document and requires your immediate attention. In preparing this document, Austock Funds Management Limited (**AFML**) in its capacity as Responsible Entity (**ASIF RE**) of The Australian Social Infrastructure Fund (**ASIF** or **Fund**) has not taken into account your personal investment objectives, financial situation and particular needs. Therefore, it is important that you read this document in its entirety. Before making a decision in relation to the Resolution you should consider the information provided to you in the context of your personal position (including your financial and taxation position) and obtain professional advice from a lawyer, accountant or other professional adviser.

Certain statements in this document relate to the future. These forward looking statements involve known and unknown risks, uncertainties, assumptions and other important factors that could cause the actual results, performance or achievements of ASIF to be materially different from future results, performance or achievements expressed or implied by such statements. The forward looking statements in this document reflect views only at the date of this document.

Other than as required by law, neither ASIF RE nor any other person gives any representation, assurance or guarantee that the occurrence of the events expressed or implied in any forward looking statements will actually occur.

Subject to any continuing obligation under law, ASIF RE and its directors disclaim any obligation or undertaking to disseminate after the date of this document, any updates or revisions to any forward looking statements to reflect any change in expectations in relation to those statements or any change in events, conditions or circumstances in which any such statements are based.

Historical performance

Past performance is not a reliable indicator of future performance.

Time

All references to time in this document are to Melbourne, Australian time.

Defined terms

Defined terms are set out in the Glossary at the end of this document.

No internet site is part of this document

No internet site is part of the Meeting Booklet. ASIF (www.asifund.com.au) maintains an internet site. Any reference in this document to this internet site is a textual reference only and does not form part of this document.



CHAIRMAN'S LETTER

16 November 2010

Dear Unitholder

On behalf of Austock Funds Management Limited (**AFML**), the Responsible Entity of The Australian Social Infrastructure Fund (**ASIF** or **Fund**), I invite you to attend a meeting of Unitholders to be held on Friday, 10 December 2010 at Level 12, 15 William Street, Melbourne, Victoria, 3000 commencing at 10:30am AEST (**Meeting**).

At the Meeting, you will be asked to consider the following special resolution:

Amend Clause 45.1 of ASIF's Constitution to extend the current term of ASIF (in the absence of an ASX listing) for a period of up to 4 years after 6 March 2011, in effect deferring the listing date by that period.

In broad terms the Resolution, if passed, would have the effect of deferring the date by which ASIF must be listed or commence to be wound up by 4 years from 6 March 2011 to no later than 6 March 2015.

Further detail on the Resolution is contained in this document (**Meeting Booklet**).

If you are unable to attend the Meeting in person, we encourage you to exercise your vote by completing and lodging the accompanying Proxy Form. The Proxy Form must be received by ASIF's registry office no later than 10:30am on Wednesday, 8 December 2010.

If you are unsure about how you should exercise your vote, you should consult your investment or other professional advisor.

For the various reasons outlined in this document, the Responsible Entity makes no recommendation to Unitholders about voting on the Resolution.

Yours sincerely

A handwritten signature in black ink, appearing to read "V. Cottren", written over a horizontal line.

Victor Cottren
Chairman
Austock Funds Management Limited

1 INTRODUCTION AND PURPOSE OF THIS DOCUMENT

1.1 Introduction – ASIF

ASIF was established in March 2001, and owns 50 childcare centres, a self storage facility and a medical centre and has interests in a number of property securities. The Responsible Entity is Austock Funds Management Limited.

The Constitution of ASIF has the effect that ASIF must be wound up if it is not listed on a securities exchange by 6 March 2011 or, if at any time after that date, its securities are delisted or suspended from trading for a continuous period of at least 3 months.

1.2 Purpose of this Document

The purpose of this document is to provide Unitholders with necessary information regarding a proposed Resolution to amend the Constitution that will defer the date by which ASIF must be listed or commence to be wound up by 4 years from 6 March 2011 to 6 March 2015.

Accordingly, the ASIF RE has prepared and issued this Meeting Booklet, which includes a Notice of Meeting, for the purpose of calling the required meeting to consider the proposed Resolution.

If the Resolution is not passed, ASIF RE will proceed with the listing of ASIF on ASX by the original deadline of 6 March 2011. ASIF RE will make amendments to ASIF's Constitution on a non-adverse basis to facilitate listing.

1.3 Deferral of listing

The extension of the Term to defer the listing of ASIF may be considered desirable to allow ASIF RE to seek to list ASIF or commence its winding up at a time when market conditions may be more favourable than they are currently.

Deferral of listing requires amendment of the Constitution, which in turn requires Unitholder approval through a special resolution.

1.4 Reason for calling the Meeting

Unitholders may query why ASIF RE is calling this Meeting and putting the Resolution to Unitholders when ASIF RE is not recommending Unitholders vote in favour of the Resolution and ASIF RE and its associates will be abstaining from voting on the Resolution. The reasons for calling the Meeting are set out in section 3.1.

1.5 Financial Performance

For financial information in relation to ASIF, please refer to ASIF's website: www.asifund.com.au or contact AFML's Investor Relations Manager, Lula Lioffi on +61 3 8601 2668.

2 NOTICE OF MEETING

Notice is given that a Meeting of the Unitholders of The Australian Social Infrastructure Fund (**ASIF or Fund**) will be held at Level 12, 15 William Street, Melbourne, Victoria, 3000 on 10 December 2010 at 10:30am AEST.

2.1 Business

To consider and, if thought fit, pass the following resolution, which will be proposed as a special resolution:

Deferral of listing date

That the Constitution of The Australian Social Infrastructure Fund is modified as follows:

- (a) in clause 45.1(2), delete '10th' and substitute '14th'; and
- (b) in clause 45.1(3), delete '10th' and substitute '14th',

and that ASIF RE be authorised to lodge with ASIC:

- (c) this special resolution; and
- (d) if ASIF RE so determines, a supplemental deed to the Constitution executed by ASIF RE and containing the modifications approved or effected by this special resolution.

By order of the Board of Austock Funds Management Limited as Responsible Entity of The Australian Social Infrastructure Fund.

A handwritten signature in black ink, appearing to read 'Adrian Hill', is written over a faint dotted line.

Adrian Hill
Company Secretary
16 November 2010

2.2 Notes

Voting Entitlements

The Directors of ASIF RE have determined that Units noted on the Register at 10:30am on 9 December 2010 are taken, for the purposes of the Meeting, to be held by the persons who held them at that time. Accordingly, those persons are entitled to attend and vote at the meeting.

It is important that you vote on the Resolution either in person at the Meeting or by completing and returning the Proxy Form accompanying this Meeting Booklet.

Voting restrictions and voting intentions of AFML and its associates

Under section 253E of the Corporations Act, AFML, as ASIF RE, and its associates may not vote on the Resolution due to their interest in the Resolution other than as a Unitholder.

However, associates of AFML may vote as proxies for Unitholders who can vote if their appointments specify the way they are to vote and they vote that way (section 253A(2) of the Corporations Act).

AFML will not vote the 1,031,777 Units it holds on behalf of ASIF.

AFML, as ASIF RE, holds 1,486 Units as at 16 November 2010. AFML does not intend to vote these Units.

Austock Securities Limited a wholly owned subsidiary of Austock Group holds 31,818 units. Austock Securities Limited does not intend to vote these Units.

Victor David Cottren (a Non-Executive Director and Chairman of AFML) through his associates holds 112,500 Units. Victor David Cottren through his associates does not intend to vote these Units.

Poll

The Resolution will be decided on a poll.

On a poll, each Unitholder has one vote for each dollar of value of the total units that they hold in ASIF.

The value of an interest in ASIF is its net asset value (as defined) divided by the number of Units on issue, being the "Unit Value" under the ASIF Constitution on the business day before the poll is taken.

A fractional or contributing Unit confers on its holder (or proxy, attorney or representative) a right to vote, but in a proportion commensurate with that of the holder of a whole Unit.

If your Units are held jointly or more than one Unitholder votes in respect of that Unit, then only the vote of the person named first in the Register counts.

You need not exercise all of your votes in the same way, nor need you cast all of your votes.

Required Majority

The Resolution will be proposed as a special resolution and will be passed if not less than 75% of the votes cast by Unitholders present in person or by proxy at the Meeting and entitled to vote on the special resolution are in favour of the Resolution.

How you may vote

You may attend the Meeting in person and vote at the Meeting.

If you cannot or do not wish to attend the Meeting and vote in person, you may appoint a proxy to attend and vote at the Meeting for you. Your proxy need not be a Unitholder.

A Unitholder who is entitled to vote at the Meeting may appoint a proxy, who need not be a Unitholder of ASIF. A Unitholder entitled to cast two or more votes may appoint two proxies and may specify the proportion or number of votes that each proxy may exercise. If the appointment does not specify a proportion or number, each proxy may exercise one-half of the votes, in which case any fraction of votes will be disregarded. Proxies (and the power of attorney or other authority (if any) under which it is signed, or a certified copy) must be received by the Unit Registry, Registries Limited, by mail to GPO Box 3993, Sydney, NSW, 2001 or by facsimile to +61 2 9290 9655 no later than 48 hours before the commencement of the meeting at 10:30am on Friday 10 December, 2010. Proxies given by corporate Unitholders must be executed in accordance with their constitutions, or signed by a duly authorised attorney.

A proxy may be an individual only. A proxy may decide whether to vote on any motion, except where the proxy is required by law or ASIF's Constitution to vote, or abstain from voting, in their capacity as proxy. If a proxy is directed how to vote on an item of business, the proxy may vote on that item only in accordance with that direction. If a proxy is not directed how to vote on an item of business, a proxy may vote as he or she thinks fit.

If a Unitholder appoints the Chairman of the Meeting as the Unitholder's proxy and does not specify how the Chairman is to vote on an item of business, the Chairman will abstain from voting. In other words, **open proxies in favour of the Chairman will not be voted by the Chairman**. If you wish to appoint the Chairman as your proxy and you want your vote to be counted, you must direct the Chairman to vote in favour of or against the Resolution. Alternatively, you can give an open proxy to someone other than the Chairman.

Corporate Representatives

A body corporate may elect to appoint an individual as a representative in accordance with the Corporations Act in which case the ASIF RE will require written proof of the representative's appointment which must be lodged with or presented to ASIF before the Meeting.

Quorum Requirements

The quorum requirement for a meeting of members of ASIF is at least 2 Unitholders present in person or by proxy together holding at least 10% of all units in ASIF.

If a quorum for the Meeting is not present within half an hour after the scheduled time for the Meeting, then the Meeting may be adjourned to such place and time as the ASIF RE determines. Those Unitholders with voting rights who are present in person or by proxy constitute a quorum at the adjourned meeting.

Chairman

The ASIF RE has appointed its chairman, Mr Victor Cottren, as the Chairman of the Meeting. If for any reason Mr Cottren is unable or unwilling to attend the Meeting, the ASIF RE reserves the right to appoint another individual to chair the meeting. The decision of the Chairman on any matter relating to the conduct of the meeting (including voting eligibility) is final. Unless specifically directed otherwise by the relevant Unitholder, the Chairman will abstain from voting any open proxies he holds in relation to the Resolution.

Further Information

If you have any questions, or wish to obtain more information on any matter contained in the Meeting Booklet, you should contact AFML's Investor Relations Manager, Lula Liossi, between 9:00am and 5.30pm (Melbourne time) Monday to Friday on +61 3 8601 2668.

3 REASONS TO VOTE IN FAVOUR OF OR AGAINST THE RESOLUTION

3.1 Background and reason for calling the Meeting

ASIF has been in operation since March 2001 and in that period Unitholders have had limited liquidity options. Due to the limited liquidity provided to date, ASIF RE is aware that there is an increasing desire for liquidity from Unitholders. This has been confirmed by an Investor survey on the issue conducted by ASIF RE. The requirement to provide liquidity was specifically referred to in ASIF's initial prospectus dated 18 December 2000.

ASIF's Constitution does not provide for redemptions to be paid to Unitholders. Instead it states that ASIF must commence to be wound up on the 10th anniversary of a Unitholding first being recorded in its register, unless by that time ASIF is listed on a recognised financial market. The date of this 10th anniversary is 6 March 2011.

Changing the Constitution requires a special resolution of Unitholders passed by a 75% majority. As it is difficult to pass a special resolution without overwhelming support from Unitholders, it can be inferred that the framers of the Constitution intended it to be virtually inevitable that ASIF would be listed or wound up by 6 March 2011 – unless an overwhelming majority of Unitholders decided otherwise. Given the representations made to Unitholders in the prospectuses issued by ASIF, it is assumed that most (if not all) Unitholders invested on the basis that ASIF would be listed or wound up by 6 March 2011 – unless an overwhelming majority of Unitholders decided otherwise.

In the absence of the obligation in the Constitution to list ASIF or wind it up by 6 March 2011, ASIF RE would not be recommending to Unitholders that ASIF be listed or wound up by 6 March 2011. For the reasons outlined in paragraph 3.2, ASIF RE believes that it is not in the best interests of Unitholders to wind up ASIF by 6 March 2011 and listing ASIF during current market conditions may be less than ideal.

In the circumstances, ASIF RE believes that Unitholders should be given the opportunity to vote on this important issue – whether to proceed with an ASX listing despite unfavourable market conditions because of decisions made over 10 years ago, or to postpone liquidity.

ASIF RE accepts that there are differing opinions held by Unitholders on this issue. Our Investor feedback process identified that 84% of ASIF Unitholders did not respond, so we were unable to make a properly informed decision on this issue. Although it could be argued that it is unlikely that a sufficient majority of Unitholders will vote in favour of the Resolution, ASIF RE believes that it would be inappropriate to proceed with a listing in current market conditions without a clear mandate from the current Unitholders of ASIF.

ASIF RE will be guided by the will of Unitholders as expressed at the Meeting and will abide by the outcome of the Meeting as a reflection of the best interests of Unitholders as a whole. Accordingly, ASIF RE makes no recommendation on the Resolution.

3.2 Reasons to vote in favour of the Resolution

ASIF RE details below the reasons Unitholders may vote in favour of the Resolution.

If ASIF is to be listed, ASIF RE considers that ASX would be the most suitable financial market for this purpose. However, it believes that a number of considerations should be taken into account when deciding on the most suitable timetable for listing ASIF on ASX.

These considerations include:

- (a) general market conditions which remain cautious following the negative events associated with the global financial crisis;
- (b) the majority of ASX listed property trusts currently trade at a discount to their net tangible asset backing. As an example, the Australian Education Trust, which is an ASX listed property trust, that owns 340 childcare centres throughout Australia and New Zealand, is currently trading at a discount to net tangible asset backing of approximately 50%;
- (c) further the ASX listed property trusts which have a market capitalisation of between \$40-\$100 million currently trade at an average discount to net tangible asset backing of 40%; and
- (d) ASIF RE has concerns that if ASIF was listed by 6 March 2011 in accordance with its Constitution, the price at which its units may trade on ASX may be at a significant discount to ASIF's net tangible asset backing.

ASIF RE believes that the most appropriate method of providing ongoing and accessible liquidity to Unitholders is via a listing on the ASX. This would also provide other benefits. However, it also believes that liquidity will only be achieved at a discount to NTA. In accordance with its peers, the discount may be significant. It therefore believes that ASIF Unitholders need to carefully weigh the price of liquidity and when the most appropriate time to list may be, given the discounting evident within the market place.

If the Resolution is not passed, the only alternative to ASIF RE, if ASIF is not listed by 6 March 2011, is to commence the winding up of ASIF. The winding up of ASIF occurs by the sale of ASIF's assets, repayment of bank debt, payment of fees and expenses and the return of residual capital to Unitholders. It is expected this process could take approximately 2 years.

ASIF RE does not consider that winding up is in the best interests of Unitholders. In particular:

- (a) an untimely, forced or accelerated sale of assets under a winding up may have a material adverse effect on the value of the assets and therefore ASIF;
- (b) a winding up denies the opportunity of continuing ASIF's investments and realising expected benefits from doing so;
- (c) the winding up of ASIF is an event of default under the terms of ASIF's current debt facility. It was also a term of ASIF's previous debt facility and is considered by ASIF RE to be a customary provision. Under the terms of ASIF's current debt facility, an event of default allows the lender, amongst other things, to cancel the facility, demand and require immediate payment of the amount of debt outstanding and effectively take control of the assets. The potential impact of ASIF defaulting under the terms of its debt facility should reasonably be expected to include the following:
 - (1) suspension of distributions to Unitholders until all outstanding bank debt is fully repaid;
 - (2) higher operating costs due to the appointment of additional bank consultants, ie lawyers and independent experts;
 - (3) increased interest charges. Default interest rates are significantly higher than non-default interest rates;
 - (4) commencement of an asset sales program and a requirement that the proceeds from these sales are applied to the repayment of outstanding bank debt until fully repaid; and
 - (5) market participants perceiving ASIF to be a distressed seller in respect of the asset sales program.
- (d) any tax losses arising from the disposal of ASIF's assets, either in the normal course of operations or to facilitate the vesting of the Fund are not able to be distributed in a winding up under Australian taxation law; and



- (e) the timing of any return to Unitholders on a winding up of ASIF is uncertain. While ASIF RE expects a 2 year time frame, it gives no assurance that this would be achieved.

Unitholders should consider the above reasons carefully prior to voting on the Resolution. If the Resolution is not passed, the ASIF RE intends to proceed with listing ASIF rather than initiating its winding up. If only these two options are open to ASIF RE, as a result of the Resolution not being passed, it considers that listing is a preferable outcome for Unitholders when compared with a winding up and will immediately proceed to list ASIF.

3.3 Reasons to vote against the Resolution

ASIF RE details below the reasons Unitholders may vote against the Resolution:

If you require liquidity in the short term, you should vote against the Resolution.

Both listing and winding up of ASIF pose risks for Unitholders. It is possible that you do not see that those risks will be mitigated with a delay in either process of up to 4 years, which could be the case if the Resolution is passed. Indeed you may consider that the current uncertainties may continue in the ensuing 4 years or perhaps even exacerbate.

You may therefore prefer receiving a liquidity option now through listing, rather than continue with your investment as is currently the case.

Your personal investment objectives, financial situation and needs might have changed in the period since you made your investment in ASIF. You may consider that this necessitates your exit from ASIF rather than continuing your investment by up to 4 years.

You may prefer that the Fund is listed and that you can realise your investment and apply the proceeds for your own purposes.

If the resolution is not passed, the ASIF RE will accept the outcome and will move toward listing the fund which is expected to be completed during February 2011.

3.4 ASIF RE's interest in the Resolution

ASIF RE receives fees for acting as the Responsible Entity of ASIF. If ASIF is wound up, ASIF RE will cease to receive those fees once the winding up has concluded with the distribution of the proceeds of sale of surplus assets to Unitholders. As a result, Unitholders may perceive that ASIF RE has a commercial interest in ensuring that ASIF is not wound up. That commercial interest might reasonably be expected to be capable of influencing any recommendation that ASIF RE might have made to vote in favour of the Resolution.

However, under section 601FC of the Corporations Act 2001, ASIF RE, in its capacity as the Responsible Entity of ASIF, has a statutory duty to act in the best interests of Unitholders and, if there is a conflict between Unitholders' interests and ASIF RE's own interests, give priority to Unitholders' interest. The Board of AFML believes that ASIF RE has complied with this duty and has not taken into account its own interests in relation to this Resolution. The Board of AFML believes that winding up ASIF is not in the best interests of Unitholders of ASIF for the reasons given in section 3.2 above.

In any event, ASIF RE has determined not to make a recommendation to Unitholders.

4 OTHER RELEVANT INFORMATION

4.1 ASIF RE's intentions

- (a) If the Resolution is passed ASIF RE intends to:
- (1) delay the listing of ASIF on the ASX for a period of up to 4 years depending on its assessment of when market conditions become more favourable;
 - (2) monitor market conditions and review the timing of listing ASIF on the ASX at least annually; and
 - (3) inform Unitholders on the timing of ASIF listing on the ASX with adequate notice.
- (b) If the Resolution is not passed ASIF RE intends to list ASIF on ASX prior to 6 March 2011 as its preferred alternative to the winding up of ASIF in accordance with clause 45.1(2) of ASIF's Constitution. ASIF RE will make amendments to ASIF's Constitution on a non-adverse basis to facilitate listing.
- (c) ASIF RE considers that listing of ASIF on ASX is preferable to winding up at this stage. Listing affords the opportunity of timely exit at a price set by the market. The timing of any exit following a winding up and the amount per unit that would be distributed is uncertain.
- (d) If the Resolution is not passed and ASIF is listed on the ASX, AFML considers that it is appropriately qualified and experienced to manage an ASX listed property fund.

4.2 Directors' recommendation

The Board of AFML (in its capacity as ASIF RE) accepts that there are differing opinions on this issue. Our Investor feedback process did not identify overwhelming support for either view. Although it could be argued that it is unlikely that a sufficient majority of Unitholders will vote in favour of the Resolution, ASIF RE believes that it would be inappropriate to proceed with a listing in current market conditions without a clear mandate from the current Unitholders of ASIF.

ASIF RE will be guided by the will of Unitholders as expressed at the Meeting and will abide by the outcome of the Meeting as a reflection of the best interests of Unitholders as a whole. Accordingly, ASIF RE makes no recommendation on the Resolution. However, given ASIF has been in operation since 2001 and in that period Unitholders have had limited liquidity options to date and some have expressed an increasing desire for liquidity, the Board would support a listing on the ASX as a preferable option to winding up at this time, in the event the Resolution is not passed.

4.3 Interests of relevant parties in ASIF

AFML Directors

AFML Directors	Relationship	Units
Victor David Cottren (Director of AFML), through the following associates: (a) Kimslead Holdings Pty Ltd (b) Lesley Ruth French	Director of AFML Associated Entity of Director Associated Entity of Director	 105,000 7,500

Related parties

Related Parties	Relationship	Units
The Trust Company Limited (as custodian for ASIF)	Trust Company holds securities as custodian on behalf of ASIF.	1,031,777
Austock Funds Management Ltd	Holder in its own right.	1,486
Austock Securities Ltd	Austock Securities as a subsidiary of Austock Group Limited. The Units are owned by an Austock entity.	31,818

5 GLOSSARY

Term	Definition
AEST	Australian Eastern Daylight Time, being the legal time in Melbourne.
AFML	Austock Funds Management Limited (ACN 094 185 092).
ASIF Custodian	The Trust Company Limited ACN 004 027 749, in its capacity as custodian for ASIF.
ASIF	The Australian Social Infrastructure Fund (ARSN 094 614 874) (and where the context requires, includes ASIF RE or the ASIF Custodian acting on behalf of the fund).
ASIF RE or Responsible Entity	AFML, in its capacity as Responsible Entity of ASIF.
ASX	ASX Limited (ACN 008 624 691) or the Australian Securities Exchange, as the case requires.
Board	the board of directors of AFML.
Constitution	the constitution of ASIF dated 21 September 2000, as amended, supplemented or replaced from time to time.
Corporations Act	Corporations Act 2001 (Cth).
Meeting	the meeting of Unitholders to be held on Wednesday, 8 December 2010 to vote on the Resolution.
Meeting Booklet	this document, containing a Notice of Meeting and Explanatory Memorandum under the Corporations Act.
Notice of Meeting	the Notice of Meeting contained in this Meeting Booklet.
Proxy Form	the proxy form accompanying this Meeting Booklet.
Register	the register of Unitholders in ASIF.
Resolution	the resolution set out in the Notice of Meeting.
Term	the term of ASIF in the absence of being listed, namely the period ending 6 March 2011.
Unit	ordinary unit in ASIF.
Unitholder or Investor	a holder of one or more Units in ASIF.

Dated: 16 November 2010

Responsible Entity

Austock Funds Management Limited
ABN 29 094 185 092
AFS Licence No 238506

Registered Office

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Directors of the ASIF Responsible Entity

Victor David Cottren - Chairman & Non-Executive Director
Michael Francis Johnstone - Non-Executive Director
Warner Keith Bastian - Non-Executive Director

ASIF Registry

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