

ASIC RG46 Disclosure
Heathley Direct Medical Fund No. 2
June 2018



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INTRODUCTION

The Australian Securities and Investments Commission (ASIC) has developed six (6) benchmarks and eight (8) disclosure principles for unlisted property schemes that can help retail investors understand the risks, assess the rewards being offered and decide whether these investments are suitable for them. These benchmarks and disclosure principles are set out in *Regulatory Guide 46 Unlisted Property Schemes – improving disclosure for retail investors*, which is available on ASIC's website at www.asic.gov.au.

This document shows how the Heathley Direct Medical Fund No. 2 (Fund) complies with the benchmarks and disclosure principles set out in RG 46. In accordance with the requirements of RG 46, this statement will be updated every six months, or when Heathley Asset Management Limited (HAML) becomes aware of any material changes to the Fund that would impact any of the benchmark or disclosure principles in RG 46.

BENCHMARKS

Responsible entities of unlisted property schemes offered to retail investors or in which retail investors have invested should disclose against benchmarks on an 'if not, why not' basis.

BENCHMARK	DESCRIPTION
<p>Benchmark 1:</p> <p>Gearing Policy</p> <p><i>The Manager maintains and complies with a written policy that governs the level of gearing at an individual credit facility level.</i></p>	<p>Yes, the Manager meets this benchmark. The Manager has adopted and maintains and complies with a written Financial Risk Management Policy for the Fund.</p> <p>As stated in the PDS, the Fund has a Target Gearing Ratio of 45%.</p> <p>See Disclosure Principle 1 for further details of the gearing policy.</p>
<p>Benchmark 2:</p> <p>Interest Cover Policy</p> <p><i>The Manager maintains and complies with a written policy that governs the level of interest cover at an individual credit facility level.</i></p>	<p>Yes, the Manager meets this benchmark. The Manager has adopted and complies with a Financial Risk Management Policy for the Fund which requires reporting on the interest cover ratio.</p> <p>See Disclosure Principle 2 for further details on the interest cover ratio policy.</p>
<p>Benchmark 3:</p> <p>Interest Capitalisation</p> <p><i>The interest expense of the scheme is not capitalised.</i></p>	<p>Yes, the Manager meets this benchmark. The interest expense incurred by the Fund on the debt facilities will not be capitalised.</p>
<p>Benchmark 4:</p> <p>Valuations</p> <p><i>The Manager maintains and complies with a written valuation policy.</i></p>	<p>Yes, the Manager meets this benchmark. The Manager has adopted a written Direct Property Valuation Policy for the Fund that governs when an independent valuation is required and establishes the guidelines for the appointment of the valuer. Please contact the Manager to obtain a copy of the Direct Property Valuation Policy.</p>

Benchmark 5:

Related Party Transactions

The Manager maintains and complies with a written policy on related party transactions, including the assessment and approval processes for such transactions to manage conflicts of interest.

Yes, the Manager meets this benchmark. The Manager has adopted and maintains and complies with a Conflicts of Interest and Related Party Transactions Policy to ensure that any related party transaction entered into by the Manager or a related party, is on arm's length terms and is monitored on a regular basis.

See Disclosure Principle 5 Related Party transactions for a summary of the key elements of the Fund's policy on related party transactions. For further details on this policy and the Fund's related party transaction procedures please contact the Manager.

Benchmark 6:

Distribution Practices

The scheme will only pay distributions from its cash from operations (excluding borrowings) available for distribution.

Yes, the Manager meets this benchmark. The Manager will pay distributions from its cash from operations (excluding borrowings) available for distribution.

DISCLOSURE PRINCIPLES

DISCLOSURE PRINCIPLE	DESCRIPTION
Disclosure Principle 1: Gearing Ratio	<p><i>RG46.62 The RE should disclose the Fund's gearing ratio as calculated in accordance with the prescribed formula.</i></p> <p><i>ASIC Regulatory Guide 46 requires the gearing ratio to be calculated as:</i></p> $\text{Gearing ratio} = \frac{\text{Total interest-bearing liabilities}}{\text{Total assets}}$ <p>The Manager maintains a Target Gearing Ratio of 45% although the Fund may in certain circumstances exceed this target.</p> <p>The Funds' gearing ratio as at 30 June 2018 is 44.9%.</p> <p><i>RG46.63 The liabilities and assets used to calculate the gearing ratio should be based on the scheme's latest financial statements.</i></p> <p>The gearing ratio above is calculated from the Fund's audited 30 June 2018 financial statements.</p> <p><i>RG 46.64 If the scheme has material off-balance sheet financing, the RE should disclose a 'look through' gearing ratio to determine the Fund's level of risk.</i></p> <p>The Fund does not have off-balance sheet financing.</p> <p><i>RG46.65 The RE should explain what the gearing ratio means in practical terms, and how investors can use the ratio to determine the Fund's level of risk.</i></p> <p>The gearing ratio indicates the extent to which the Fund's assets are funded by borrowings. The gearing ratio gives an indication of the potential risks faced by the Fund as a result of its borrowings due to, for example, an increase in interest rates</p>

or a decrease in asset values.

A higher gearing ratio means a higher reliance on interest bearing liabilities to fund assets and exposes the Fund to increased funding costs if interest rates rise, or a potential breach of banking covenants if asset values fall.

Disclosure Principle
2:

Interest Cover Ratio

RG46.71 The RE should disclose the Fund's interest cover ratio calculated in accordance with prescribed formula.

ASIC Regulatory Guide 46 requires the interest cover ratio to be calculated as:

$$\text{Interest Cover Ratio} = \frac{\text{EBITDA} - \text{unrealised gains} + \text{unrealised losses}}{\text{Interest expense}}$$

EBITDA means earnings before interest, tax, depreciation and amortisation.

The interest cover ratio calculated in accordance with ASIC disclosure principles is 2.9 times for the financial year ended 30 June 2018.

RG46.72 The EBITDA and interest expense figures used to calculate the interest cover ratio should be consistent with those disclosed in the scheme's latest financial statements.

The interest cover ratio above is calculated from the Fund's audited 30 June 2018 financial statements.

RG46.74 The RE should explain how investors can use the interest cover ratio to assess the Fund's ability to meet its interest payments

The interest cover ratio measures the ability of the Fund to meet its interest payments on borrowings from its earnings. The level of interest cover gives an indication of the Fund's financial health, reflected by its ability to pay both interest to the debt finance provider and distributions to Investors. A higher interest cover ratio indicates greater available funds with which to pay interest costs and distributions. The lower the interest cover ratio, the higher the risk that the Fund will not be able to meet its interest payments. It is a key measure of the risks associated with the Fund's borrowings and the sustainability of borrowings.

Disclosure Principle
3:

Scheme Borrowing

RG 46.78 The RE should clearly and prominently disclose:

- *Debt facility maturities*
- *Loan to value and interest cover covenants and percentage headroom before the scheme will breach any of their covenants in any credit facilities*
- *The assets to which the facility relates*
- *The applicable interest rate*
- *Hedging*
- *Details of any terms within the facility that maybe invoked as a result of scheme members exercising their rights under the constitution of the scheme and*
- *The fact that amounts owing to lenders and other creditors of the scheme rank before an investor's interests in the scheme*

The Fund has a 3 year term facility with NAB, with \$83,651,550 drawn as at 30 June 2018. Borrowings are secured by a registered first mortgage over all but three of the Fund's Properties. The properties not included in the mortgage are as follows:

- 9 Ashgrove Avenue, Ashgrove
- 18 Prowse Street, West Perth
- 375A-377 Concord Road, Concord West

The security over the mortgaged properties rank ahead of Investors' equity in the Fund.

The financier's loan to value ratio as at 30 June 2018 is 53.4%. The value of the secured properties would have to reduce by more than 10.9% for the Fund to breach the financier's LVR covenant of 60%.

The methodology for the calculation of interest cover ratio for the financier differs from the methodology as prescribed by ASIC. The bank covenant interest cover ratio is calculated as net rental income from the properties secured by registered first mortgage divided by gross interest expense for the 12 months ended on the reporting date.

The interest cover ratio reported to the financier is 3.03 times as at 30 June 2018. The Fund's net rental income of the four properties secured by registered first mortgages would have to reduce by more than 25.7% for the Fund to breach the bank covenant interest cover ratio of 2.25 times.

RG 46.79 If any of the Fund's borrowings or credit facilities are to mature within the next 12 months, the RE should make appropriate disclosure about the prospects of refinancing; or possible alternative actions

The Fund has no debt facilities expiring in the next 12 months.

RG 46.80 The RE should explain any risks associated with the Fund's borrowing maturity profile, including whether borrowings have been hedged and if so to what extent

The Fund has two forward start interest rate swaps in place. The Fund will pay fixed interest on these swaps and will receive floating interest from the financier upon the swaps becoming effective. Details of these swaps are below:

Instrument	Fixed Rate	Amount (\$)	Effective date	Termination Date
SWAP	2.33%	10,000,000	23-7-18	11-10-20
SWAP	2.2%	18,000,000	1-12-18	11-10-20

RG 46.81 the RE should disclose any information about fund borrowing and breaches of loan covenants that is reasonably required by investors

There are no loan covenant breaches to report.

Disclosure Principle 4:

Portfolio Diversification

RG 46.87 A responsible entity should disclose the current composition of the property scheme's direct property investment portfolio

The Fund has interests in the following properties:

- 332-342 Old Cleveland Road, Coorparoo
- 401-409 Milton Road, Auchenflower
- 16-24 Weippin Street, Cleveland
- 2-24 Waldron Street, Yarrabilba
- 11-19 Riverview Place, Murarrie

- 56 Rosemont St, Wollongong

As at 30 June 2018, the Fund's occupancy is 100.0% inclusive of rental guarantees and the WALE by income is 5.3 years. The Fund's top five tenants across the portfolio are presented below.

Tenants	Lease Expiry	% of Property Income
Primary Health Care	Dec-24	37%
Vision Eye Institute	Aug-26	15%
Mater Hospitals and Health Services	Dec-21	14%
Terry White Group	Mar-30	9%
Sonic Healthcare	Aug-23	5%

The Fund also has interests in the following properties under development:

- 9 Ashgrove Avenue, Ashgrove
- 18 Prowse Street, West Perth
- 60-62 Dalton Dr, Maroochydore
- 375A-377 Concord Road, Concord West

RG 46.88 Responsible entity's investment strategy, including its strategy on investing other unlisted property schemes, whether the scheme's current assets conform to the investment strategy and an explanation of any significant variance from this strategy.

The Fund's investment strategy is to acquire and hold investment properties, and actively manage them to maximise their value and income growth prospects.

The Manager will consider selling a property or properties prior to the end of the Target Investment Term if it is in the best interest of investors, and where investors have approved the sale by Special Resolution.

RG 46.89 REs of unlisted property schemes involved in property development should also disclose:

- ***the development timetable with key milestones***
- ***a description of the status of the development against the key milestones identified***
- ***a description of the nature of the funding arrangements for the development***
- ***the total amounts of pre-sale and lease pre-commitments***
- ***whether the loan to value ratio for the asset under development exceeds 70% of the 'as is' valuation of the asset***
- ***the risks associated with the property development activities within the fund***

The Fund is progressing with the development of 9 Ashgrove Avenue, Ashgrove. During development, the Fund will pay for all the development works. Development is anticipated to cost approximately \$4 million and be completed by late 2018, subject to further leasing.

The Fund will shortly commence the development of 375A-377 Concord Road, Concord West which was contracted for purchase as at 30 June 2018 and subsequently settled 17 September 2018. During development, the Fund will pay for all the development works. Development is anticipated to cost approximately \$10.3 million and be completed by mid 2019.

The Fund bears development, construction and leasing risks as a result of these developments.

The completion of construction could be delayed due to the fault of the builder and/or any unforeseen events. If practical completion is not achieved on time, the Fund will not generate income when expected. Furthermore, the Fund is responsible for leasing the tenancies which presents risk. If sufficient leasing pre-commitments are not secured, construction commencement will be delayed and if the property is not fully leased by practical completion, the Fund will not generate income when expected.

RG 46.90 The RE for any scheme that has over 20% of its assets in development based on an 'as if complete' basis should ensure that the scheme is clearly identified as a development and/or construction scheme.

As at 30 June 2018, the 'as if complete' value of the two properties in development reflects 12.81% of the total value of assets. The Fund was therefore not a development or construction scheme at this time.

Disclosure Principle 5:

Related Party Transactions

RG 46.98 Responsible entities that enter into transactions with related parties should describe related party arrangements relevant to the investment decision.

The RE of the fund is Heathley Asset Management Limited whose holding company is Heathley Limited.

The Manager has adopted and complies with a Conflicts of Interest and Related Party Transactions Policy to ensure that any related party transaction entered into by the Manager or a related party, is on arm's length terms and is monitored on a regular basis by the Compliance Officer in accordance with the Fund's Compliance Plan.

The Compliance Officer is responsible for monitoring the various procedures and policies regarding related party transactions of the Fund. All related party transactions need to be reported and approved by the Board of Directors. As at the date of this document, all transactions in respect of the Fund are in compliance with its related party policies and procedures. The Manager may receive property management fees, leasing commissions and/or administrative services fees in the ordinary course of the Fund operations. These fees are set out in the PDS and will be charged to the Fund on arm's length terms and in compliance with the terms of the PDS and Conflicts of Interest and Related Party Transactions Policy.

In addition to the above:

- The Compliance Plan of the Fund is independently audited each year; and
- There are two Executive Directors in the Board.

Related Parties Interests

There are no units held by the directors of the RE as at 30 June 2018.

Disclosure Principle 6:

Distribution Practices

RG 46.102 If the Fund is making or forecasts making distributions to members, the RE should disclose:

- *the source of the current distribution (e.g cash from operations available for distributions, capital, unrealised revaluation gains) and*
- *the source of any forecast distribution*

It is the Manager's practice to make distributions from funds from operations only. Distributions will be determined by the RE and will primarily comprise net rental income but may also include interest income. The RE may determine not to

distribute all the income of the Fund as an allowance against capital expenditure requirements, vacancies and tenant incentives. Distributions are made on a quarterly basis. The Manager last paid a distribution in respect of the quarter ending 30 June 2018.

Disclosure Principle
7:

RG 46.106 Responsible entities should also clearly disclose if investors have no withdrawal rights.

**Withdrawal
Arrangements**

The Fund is an illiquid investment with an Investment Term of 7 years with an Investment period of 2 years and Portfolio Management period of 5 years.

Investors will have no withdrawal rights during the Investment Term except where the Manager makes a withdrawal offer.

Disclosure Principle
8:

RG 46.108 Responsible entity of a closed end scheme should clearly disclose the value of the net tangible assets (NTA) of the scheme on a per unit basis in pre-tax dollars

Net Tangible Assets

RG 46.109 We consider that responsible entities should calculate the NTA of the scheme using the following formula:

$$NTA = \frac{\text{Net assets - intangible assets +/- any other adjustments}}{\text{Number of units in the Fund on issue}}$$

The Net Tangible Asset calculation helps Investors understand the value of the assets upon which the value of their Unit is determined. The Net Tangible Asset calculation is based on the Fund's latest financial statements.

The Net Tangible Asset of the Fund as at 30 December 2017 is \$0.8486 per unit. This NTA is calculated from the Fund's audited 30 June 2018 financial statements.
