# Sandhurst Managed Funds Application Form – 5 November 2024

Individual / Joint investors / Sole trader / Informal trusts only (i.e. 'In Trust for' minors under 18 years of age)

All other investor types (i.e. Companies, Trusts, Partnerships, Associations) are required to complete the 'Non-Individual' form available from www.bendigobank.com.au/managedfundsforms

### **Important information**

This Application Form accompanies each Product Disclosure Statement (PDS) for each managed fund listed in the table below (the Fund/s) and is for applying for interests in the Fund/s selected. Please ensure you have reviewed and understood the relevant PDS which is current as per the web links below at the time of signing this form.

It is important that you consider each relevant PDS in its entirety, including any other important information that forms part of the PDS, before making an investment.

Sandhurst Trustees Limited (ABN 16 004 030 737, AFSL 237906) ('Sandhurst', 'us', 'we' or 'our') is the responsible entity and issuer of the Fund/s listed below.

Fund Name	Fund information and PDS web link
Sandhurst Industrial Share Fund (ARSN 090 472 325)	bendigobank.com.au/personal/investing/managed-funds/sandhurst- industrial-share-fund/
Sandhurst Strategic Income Fund (ARSN 151 201 106)	bendigobank.com.au/personal/investing/managed-funds/sandhurst- strategic-income-fund/
Sandhurst IML Industrial Share Fund (ARSN 095 143 294)	bendigobank.com.au/personal/investing/managed-funds/sandhurst- iml-industrial-share-fund/

Sandhurst is a subsidiary of Bendigo and Adelaide Bank Limited ('the Bank') (ABN 11 068 049 178, AFSL 237879) and is part of the Bendigo and Adelaide Bank Group, which comprises the Bank and its related entities.

Please note that:

- the offer made in this Application Form is only available to persons receiving the PDS (electronically or otherwise) and applying within Australia;
- you must be 18 years of age or over;
- · Sandhurst reserves the right to refuse an application for any reason; and
- this application will not be accepted unless signed by persons authorised to sign. If joint investors are applying, all signatures
  are required. If it is signed by your attorney, a certified copy of the relevant power of attorney must be enclosed with your
  application.

### Checklist - Please have the following ready

- Foreign Tax (FATCA/CRS) details completion of this step on page 5 is mandatory
- Each applicant's Tax File Number (TFN). Note: There may be financial consequences for an individual who chooses not to quote their TFN
- Australian Bank account details for distributions
- If your initial investment is by cheque, please make payable to Sandhurst Trustees Limited 'name of investor' and cross 'Not Negotiable'
- If your initial deposit is by direct debit, please complete direct debit details in Step 1
- Identification Documentation Refer to AML/CTF Identification Documentation on page 10 of this Application Form for ID requirements

Individual ID Documents are required for each Applicant and if applicable, each Nominated Representative (Non-titled member)

If signed under a Power of Attorney, you must provide a certified copy of the Power of Attorney and the 'donor' must also provide their 'Individual ID documents'

If you have negotiated an advice fee with your adviser, please complete the separate Advice Fee Form available from www.bendigobank.com.au/managedfundsforms

Your account may not be opened (or transactions may be restricted) until certified copies of identification documentation have been received and your application completed.

Please submit this original Application Form in person at any Bendigo Bank branch or post to:

Sandhurst Trustees Limited Funds Administration GPO Box 4314 Melbourne VIC 3001

If you need assistance completing this Application Form, please visit your local branch or contact our Customer Service Centre on **1800 634 969**.

If you are investing via a master trust or platform, contact your platform provider for information about how to invest in the Fund.
Sandhurst Trustees
Sandhurst Managed Funds Application Form 1

# Step 1. Investment details

Account Name (name in which investment is to be held)

#### Account Title (additional account description if required e.g. 'ITF name of minor', 'Holiday Fund')

You can use this form to apply for more than one fund on the condition that the investment is in the same name(s).

Fund	APIR	Investment Amount	Regular Savings Plan (Minimum \$50 per month)		
Initial Investment Amount to be mad	Please create a Regular Savings Plan <sup>2</sup>				
Minimum initial inves	tment \$2,000		Monthly direct debit amount	To commence from:	
Sandhurst Industrial Share Fund (Direct Debit User ID 165141)	STL0100AU	\$	\$	This date:	
Sandhurst Strategic Income Fund - Class A (Direct Debit User ID 448359)	STL0027AU	\$	\$	<u>15//</u>	
Minimum initial inves	Monthly direct debit amount	To commence from:			
Sandhurst IML Industrial Share Fund (Direct Debit User ID 329597)	STL0101AU	\$	\$	☐ This date: _ <u>15 / /</u>	
Minimum initial investment \$500,	Monthly direct debit amount	To commence from:			
Sandhurst Strategic Income Fund – Class B (Direct Debit User ID 448360)	STL0044AU	\$	\$	☐ This date: _ <u>15 /</u> /	

1. Please make your cheque/s payable to Sandhurst Trustees Limited- 'name of investor' and cross 'Not Negotiable'. Cheques must be attached and submitted with this Application Form.

2. Please complete the direct debit details below.

#### Distribution of income (Note: if no election is made distributions will be reinvested)

Reinvest any and all income received from this new investment and all income from all other future investments into the Fund; or

Deposit into nominated Australian bank account below:

(Note: Distributions must be paid into an account in the investor's name with an Australian financial institution. If a direct credit rejection occurs, distributions will be automatically reinvested.)

Financial institution

Branch address

Account name

BSB

#### Initial investment details

☐ Income

Gift

What is the source of funds for this investment? (Select all applicable options)

🗌 Savin	
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Retirement

avings

Sale of Property
Legal Settlement

Inheritance
 Other, please specify:

Redundancy

Account number

# Step 1. Investment details (continued)

# **Direct debit details**

Complete if your Investment Amount nominated above is to be made by direct debit and/or you have elected to create a Regular Savings Plan.

Details of the account to be debited

Bank account holder(s) must complete this section if you want us to debit an account with your financial institution.

Financial institution	Branch address	
Account name	BSB	Account number

Note: Only Australian bank account details will be accepted. Direct debit is not available on all bank accounts. If in doubt refer to your bank or financial institution. Your financial institution may charge a fee for this service.

## **Direct Debit Authority**

By signing this direct debit request, I/we:

- have read the Direct Debit Service Agreement contained on page 11 in this Application Form and understand and agree to the terms by which this direct debit service agreement operates.
- understand and acknowledge that Sandhurst, at any time by notice in writing to me/us, may suspend or terminate this direct debit request.
- agree to meet any charges resulting from my/our use of the direct debit service (including reimbursing any dishonour fees charged to Sandhurst) and agree that Sandhurst may deduct these charges from my/our investment or charge these fees directly to me/us.
- acknowledge that if an alteration to the method of operation of the direct debit service occurs, Sandhurst will provide 14 days
  written notice before the alteration takes place.

Direct debit requests are generally actioned as follows:

- Initial investment by direct debit is generally actioned on the next banking day.
- Regular Savings Plan direct debit occurs monthly on the 15th day (or next banking day) of each month. If a commencement
  date has not been specified, the Regular Savings Plan direct debits will occur from the next month's deduction date.

Date

All applicant(s) and authorised signatories of the account to be debited must sign this form.

Signature Bank account holder 1

Signature Bank account holder 2

Date

# Step 2. Applicant(s) Details (Titled member)

Applicant 1 (over 18 years of age)			Applicant 2 (Joint investors)			
Title (Mr/Mrs/Miss/Ms)			Title (Mr/Mrs/Miss/Ms)			
Given name(s	)			Given name(	s)	
	)				5)	
Surname			Surname			
Residential address (PO Box is NOT acceptable)			Residential a	ddress (PO Box	( is NOT acceptable)	
Suburb				Suburb		
State	Postcode	Count	ry	State	Postcode	Country
Postal address		Postal address				
Suburb				Suburb		
State	Postcode	Count	ry	State	Postcode	Country
Date of birth		Identi	fied under customer number	Date of birth		Identified under customer number
Preferred contact number		Preferred contact number				
Occupation			ANZSCO code	Occupation		ANZSCO code
Email address						·

# Sole Trader / Individual Trading as Details (If applicable)

Full registered business name

Industry (sp	ecific primary business a	activity)	ANZSIC Code	
NOT acceptable)	ame as Applicant 1 resid	lential address		
	State	Postcode	Country	
x NOT acceptable)	ame as Registered offic	e address		
	State	Postcode	Country	
	K NOT acceptable)	NOT acceptable) Same as Applicant 1 resident State	State Postcode	K NOT acceptable)     Same as Applicant 1 residential address       State     Postcode     Country       Dox NOT acceptable)     Same as Registered office address

# Foreign Tax (FATCA & CRS) – Completion of this section is mandatory

# Applicant 1

Do any individual applicants have any tax obligations outside Australia?

🗌 Yes 🗌 No

 $\label{eq:linear} \textbf{If yes} - \textbf{Please complete section below}$ 

Country/Jurisdiction of Tax residence

Tax Identification Number (TIN) or Equivalent

## If you have not provided a TIN, please select a reason:

Reason A The country/jurisdiction does not issue TINs to its residents.

Reason B [] I am unable to obtain a TIN or equivalent number. (Please explain why you are unable to obtain a TIN in the space below)

Reason C The country/jurisdiction does not require the collection of the TIN. (You can only select this reason if the domestic law of the relevant jurisdiction does not require the collection of the TIN issued by such jurisdiction)

Applicant 2 (Joint investors)

Do any individual applicants have any tax obligations outside Australia?

If yes - Please complete section below

Country/Jurisdiction of Tax residence

Tax Identification Number (TIN) or Equivalent

### If you have not provided a TIN, please select a reason:

Reason A \_\_\_\_ The country/jurisdiction does not issue TINs to its residents

Reason B [] I am unable to obtain a TIN or equivalent number. (Please explain why you are unable to obtain a TIN in the space below)

Reason C The country/jurisdiction does not require the collection of the TIN. (You can only select this reason if the domestic law of the relevant jurisdiction does not require the collection of the TIN issued by such jurisdiction)

Note: Sandhurst is required to collect information in compliance with Organisation for Economic Co-operation and Development CRS and FATCA which have been incorporated into Australian law through the Tax Administration Act. For definitions of Foreign Tax terminology, please refer to the Foreign Tax Glossary which is together with the Foreign Tax Details Form available from your local Bendigo Bank branch or at www.bendigobank.com.au/managedfundsforms

# Tax File Number (TFN)

You are under no obligation to provide us with your TFN and it is not an offence not to provide your TFN, however if you choose not to, and do not claim an exemption, we are required to deduct tax at the highest marginal rate plus applicable levies from any Fund distributions made.

If you choose to provide your TFN or claim an exemption in relation to your investment in the Fund, please complete this section. Collection of your TFN is authorised, and its use and disclosure are regulated by tax laws and the Privacy Act.

Applicant 1

Are you an Australian Resident for tax purposes?

If no – Please complete section below

Country of residence for tax purposes

TFN or exemption code

Reason for exemption (if applicable)

Applicant 2 (Joint investors)

Are you an Australian Resident for tax purposes?

If no - Please complete section below

Country of residence for tax purposes

TFN or exemption code
Dessen for everytice (if englischie)
Reason for exemption (if applicable)
Age Pension Other:

Step 3. /	Account	Operation
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## Account operating authority

Please indicate how you wish to operate your account One to sign

to sign 🗌 Two or more to sign

ign 🛛 🗌 All to sign

If you select 'one to sign', each of you (including any person you appoint as a Nominated Representative) will be able to transact on or otherwise operate your account independently of the others. Joint applications must be signed by all parties, but withdrawals shall be permitted as authorised and indicated above. You can change the account operating authority at any time by written request signed by all account holders.

### If you do not select an option Sandhurst will assume that the 'one to sign' option will apply.

### Nominated Representative (If Applicable)

(Non-titled member/additional authorised signatory)

You may wish to appoint an alternate person/s as your Nominated Representative. To do so, the nominated person or party must complete this section. A Nominated Representative is able to act on behalf of an investor in all matters relating to the Fund/s except closing an account unless there is a power of attorney. Each Nominated Representative (non-titled member) must provide 'Individual ID documents'.

See 'Investor Declaration and Signature' under the heading 'Nominated Representatives (authorised signatories)' on page 8 of this Application Form for information about the terms on which you are appointing the Nominated Representative.

If a Nominated Representative is your financial adviser, they must also complete the 'Adviser use only' box on page 9.

# Name of Nominated Representative 1

Name of Nominated Representative 2

Surname	-	Given name(s)	Surname		Given name(s)
Residential a	address (PO Box i	s NOT acceptable)	Residential addr	ess (PO Box is I	NOT acceptable)
Suburb			Suburb		
State	Postcode	Country	State	Postcode	Country
Date of birth	1	Identified under customer number	Date of birth		Identified under customer number
Preferred co	ontact phone numb	er	Preferred contac	t phone number	
Occupation		ANZSCO Code	Occupation		ANZSCO Code
Signature o	of Nominated Rep	resentative	Signature of No	ominated Repre	sentative

# Step 4. Investor Declaration and Signature – All applicants MUST complete

#### General

By making an application, you acknowledge, warrant and agree that:

- all details provided in this application are true and correct;
- upon signing this declaration, you have read, understood, and agree to the terms set out in this Application Form;
- that you have read and agree to the Privacy Disclosure Statement in this application;
- if more than one applicant is nominated in the Application Form, you agree to hold the interests as joint investors and acknowledge that all
  applicants are required to sign the Application Form and that any applicant is able to operate the account (unless otherwise specified in Step 3)
  and bind the others for future transactions, including additional investments and withdrawals;
- you wish to invest in the Fund/s as selected in this Application Form and agree to be bound by the provisions of this Application Form and the Constitution (as amended) for the Fund/s in which you invest;
- you have received, within Australia, an electronic or paper copy of the PDS for the Fund/s and have read and understood the relevant PDS to which this Application Form relates;
- future transactions in the Fund/s will be made on the terms of the then current PDS and that the declarations, warranties and acknowledgements
  made in this Application Form will also apply to all such future transactions;
- Sandhurst reserves the right to reject any application in whole or in part without giving any reason for the rejection;
- · you have legal power to invest in the Fund/s;
- if signing under a Power of Attorney, you have legal power to invest in the Fund/s, and authority to bind the individual to the investment and you have not received notice of revocation of that power;
- you understand the risks associated with an investment in the selected Fund/s as they are outlined in the relevant PDS;
- neither Sandhurst nor any other person guarantees the return of capital or performance of the Fund/s;
- an investment in the Fund/s does not represent an investment in or a deposit with Sandhurst, the Bank or any company in the Bendigo and Adelaide Bank Group;
- you authorise Sandhurst's use of the TFN you have provided for the purpose of facilitating and administering the investment for which you are applying;
- by providing Sandhurst with your email address, you consent to Sandhurst corresponding with you via email, where permitted by law, unless you
  notify Sandhurst otherwise;
- if you elect to use related banking facilities provided by the Bank, you have read and understand each relevant part of the 'Bendigo Personal Accounts and Facilities Terms and Conditions';
- subject to the Corporations Act 2001 (Cth) and the Fund/s Constitution, Sandhurst may redeem your investment at its discretion, and you
  authorise Sandhurst to take all steps it considers necessary to effect this;
- if your account is opened with a zero balance and you do not operate your account within 30 days of opening, we may close the account without giving you prior notice;
- should your account fall below the minimum investment balance, Sandhurst reserves the right to redeem all of your investment in the Fund at
  any time without the need for a withdrawal request from you and you authorise Sandhurst to take all steps it considers necessary to effect this;
  and
- You may be entitled to a cooling-off period. Please refer to the relevant PDS for more information.

#### **Electronic instructions**

In respect of electronic instructions (including by online form, email or fax) you acknowledge, warrant and agree that Sandhurst:

- · may determine at its discretion whether it will reject or accept electronic instructions;
- is not responsible for any loss or delay that results from an electronic transmission not being received by Sandhurst;
- will only process your electronic instructions if they are received in full and contain all the required information as determined by Sandhurst to validate the instructions;
- may require you to provide a duly executed hard copy of the instructions and/or further information necessary for Sandhurst to validate the instructions;
- will not accept a receipt confirmation from the sender's facsimile machine or computer as evidence of receipt of the instructions;
- · will not compensate you for any losses relating to electronic instructions, unless required to do so by law; and
- does not take responsibility for any fraudulent or incorrectly completed electronic instructions.

Sandhurst does not exclude responsibility or liability for the fraud or negligence of Sandhurst, its employees and agents, and receivers appointed by Sandhurst.

You release Sandhurst from, and indemnify Sandhurst against, all losses and liabilities arising from Sandhurst reasonably and in good faith:

- acting in accordance with any instructions received electronically bearing your customer number and/or other information provided to validate the instructions; or
- · declining to act on instructions for any reason including because it was unable to validate those instructions to the satisfaction of Sandhurst.

#### Anti-Money Laundering and Counter Terrorism Financing (AML/CTF)

To comply with Sandhurst's AML/CTF regulatory requirements Sandhurst will need to obtain identification information to establish your identity (and the identity of other persons associated with your account). Sandhurst may also, and you acknowledge and agree that it may:

- require you to provide to Sandhurst or otherwise obtain, any additional information documentation or other information;
- suspend, block or delay transactions on your account or refuse to make a payment or provide services to you (and Sandhurst will incur no liability to you if it does so); and/or
- · report any proposed transaction or activity to anybody authorised to accept such reports relating to AML/CTF or any other law.
- By making an application, you acknowledge and warrant to Sandhurst that:
- you have not knowingly done anything or know of anything that is done on your behalf to put Sandhurst or the Bendigo and Adelaide Bank Group in breach of AML/CTF laws;
- you will notify Sandhurst if you become aware of anything you have done or that is done on your behalf that would put Sandhurst or the Bendigo and Adelaide Bank Group in breach of AML/CTF laws;
- if requested you will provide, where reasonable, additional information and assistance and comply with all reasonable requests to facilitate Sandhurst or the Bendigo and Adelaide Bank Group's compliance with AML/CTF laws; and

- if you fail to provide Sandhurst or the Bendigo and Adelaide Bank Group with such additional information and documentation requested of you, your application may be refused, any interests you hold may be compulsorily redeemed, and/or a withdrawal request by you may be delayed or refused by Sandhurst.
- you are not aware and have no reason to suspect that:
  - o the money used to fund the investment is derived from or related to money laundering, terrorism financing or similar illegal activities; or
  - o that proceeds of investment made in connection with this product will fund illegal activities.

#### Nominated Representative (authorised signatories)

You may request us, in writing, to authorise one or more other persons to access and operate your account. This can be done via this Application Form or at any time in writing.

Where you have appointed a Nominated Representative, you acknowledge that:

- To the full extent permitted by law you will release, discharge, and indemnify Sandhurst and any company in the Bendigo and Adelaide Bank Group from and against any and all losses, liabilities, actions, proceedings, accounts, claims and demands arising from the appointment or exercise of powers by the Nominated Representative;
- A payment or purported payment (the Payment) made to your Nominated Representative, in accordance with the requests or instructions of the Nominated Representative shall be to the complete satisfaction of Sandhurst's obligation to you, to the extent of the Payment, notwithstanding any fact or circumstance including that the Payment was requested, made, or received without your knowledge or authority.
- If the Payment is made in accordance with the request or instruction of the Nominated Representative, you shall have no claim against us or any company in the Bendigo and Adelaide Bank Group in relation to the Payment;
- You understand and acknowledge that you are bound by the actions of the Nominated Representative in relation to the operation of your investment in the Fund;
- · Sandhurst may cancel this arrangement or vary these conditions on 14 days' notice;
- This arrangement will continue until you notify Sandhurst in writing that you cancel the appointment, or until Sandhurst exercises its right to cancel the arrangement as set out above; and
- Any variation, modification or cancellation of the appointment by you does not become effective until 14 days after Sandhurst has received written
  notice of the variation, modification or cancellation. If there is an urgent need to vary, modify or cancel the appointment, you will make every
  reasonable effort to notify Sandhurst as soon as possible.

Sandhurst does not exclude responsibility or liability for the fraud or negligence of Sandhurst, its employees and agents, and receivers appointed by Sandhurst.

#### How Sandhurst may exercise its rights

Any rights of Sandhurst under a term in this Application Form will be exercised by Sandhurst in accordance with its obligations as trustee of the Fund. Subject to those obligations, Sandhurst will generally exercise those rights in a way that:

- is reasonably necessary to protect its legitimate interests; or
- treats the members who hold interests of the same class equally and members who hold interests of different classes fairly.

#### Annual financial report

You acknowledge that an electronic copy of the Fund/s Annual Report is available from Sandhurst's website at www.bendigobank.com.au/managedfundsforms

You acknowledge that you may also elect to receive an electronic copy of the Fund/s Annual Reports free of charge by contacting Sandhurst Trustees on 1800 634 969. If you do not make an election you will need to access the Annual Report online.

#### **Privacy Disclosure Statement**

#### 1. Collection of your personal information

Sandhurst collects your personal information to assess your application, to provide you with the product or service that you have requested and to assess any future applications for products or services you may make to us or our related entities. Collection of some of this information is required by the Anti-Money Laundering and Counter-Terrorism Financing Act 2006 Cth. If you provide incomplete or incorrect information, we may be unable to provide you with the product or service you are applying for.

#### 2. Collection of personal information about third parties

We may need to collect personal information about a third party from you as part of this application. If we do this, you agree you will advise that person that we have collected their information and that in most cases they can access and seek correction of the information we hold about them.

#### 3. Use and disclosure of your personal information

We may use your personal information to perform our business functions (for example internal audit, operational risk, product development and planning). We may also use your personal information to confirm your details. We will treat your personal information as confidential and only disclose it to others where necessary. For example, we usually disclose your information to organisations to whom we outsource functions such as mailing and printing houses, IT providers, our agents and specialist advisers such as accountants and solicitors. Other disclosures usually include joint account holders, nominated representative, intermediaries and government authorities. Your information may also be disclosed to our related entities, our joint venture partners and Community Bank<sup>®</sup> companies where its confidentiality is maintained at all times.

#### 4. Disclosure of personal information to overseas organisations

Some of the organisations we disclose your personal information to may be located overseas. Where an organisation is located overseas, we will either take reasonable steps to ensure that it complies with Australian privacy laws or we will seek your consent to the disclosure.

#### 5. Access to and correction of your personal information

In most cases you can gain access to personal information held by us. We will also take reasonable steps to amend or correct your personal information to keep it accurate and up to date. Please contact us if you would like to access or request a correction of your personal information by contacting your local branch or by telephoning 1800 634 969.

#### 6. Direct marketing

We may use your personal information to inform you about financial products and services that are related to those you have with us or other products and services we think you may be interested in. These may be products and services provided by us, our related entities or other entities we are associated with. You can opt out of receiving direct marketing material at any time by contacting your local branch or by telephoning 1800 634 969.

# 7. Privacy Policy

You should also read our Privacy Policy. Our Privacy Policy contains information about:

- a. how you can access and seek correction of your personal information;
- b. how you can complain about a breach of the privacy laws by us and how we will deal with a complaint; and
- c. if we disclose personal information to overseas entities, and where practicable, which countries those recipients are located in.
- Our Privacy Policy is available on our website www.bendigobank.com.au or by telephoning on 1800 634 969.

Applicant 1 Signature		Applicant 2 Signature	
If signing on behalf of applican	t 1 please provide your full name and	d title If signing on behalf of applicant 2 please provide	e your full name and title
Attorney Other, please specify: Date		Attorney Other, please specify: Date Date	
Adviser use only – If you do Dealer group name	not have a distribution agreement, p Dealer group AFSL	lease contact us on 1800 634 969. Adviser contact email	Branch/Adviser Stamp
Adviser full name	Adviser contact phone number	Adviser Signature	
Office use only – Bendigo Ba Date Received Staff ADM	ink branch details Branch Name	<ul> <li>FATCA/CRS section completed</li> <li>Account opened by Sandhurst Funds Administration</li> <li>Mail original documents with cheque</li> </ul>	

or

Scan Application Form and ID documents <u>managedfunds@sandhursttrustees.com.au</u> (does not apply for cheque applications)

# Step 5. AML/CTF Identification Documentation

As part of your investment application, we need to obtain identification information as required by law, including 'know your customer' requirements under anti-money laundering and counter terrorism financing legislation. For example, for an individual this will include documents that verify information such as name, residential address and date of birth.

Either original documents or certified copies can be accepted. A certified copy means a document that has been certified as a true copy of an original document by any one of the eligible certifiers listed below. The person certifying the documents must include a statement that "this is a true and complete copy of an original document which I have sighted", then print and sign their name, date, qualification number (if applicable), state category of certifier (refer to list below), years of service (if applicable) and a contact telephone number.

Documents may be certified by:

- A lawyer a person who is enrolled on the roll of the Supreme Court of a State or Territory or High Court of Australia, as a legal practitioner (however described);
- b) A judge of a court of the Commonwealth of Australia;
- c) A magistrate of the Commonwealth of Australia;
- d) A Chief Executive Officer of a Commonwealth Court of Australia;
- A registrar or deputy registrar of a court of the Commonwealth of Australia;
- f) A Justice of the Peace in an Australian State or Territory;
- g) A Notary Public (for the purposes of the Statutory Declaration Regulations 1993);
- h) A police officer (Australian State or Territory or Commonwealth of Australia);
- A postal agent an agent of the Australian Postal Corporation who is in charge of an office supplying postal services to the public;
- A post office employee a permanent employee of the Australian Postal Corporation with five or more years continuous service who is employed in an office supplying postal services to the public;
- k) An Australian Consular Officer or an Australian Diplomatic Officer (within the meaning of the Consular Fees Act 1955);
- An officer with five or more years continuous service with one or more financial institutions regulated in Australia (for the purposes of the Statutory Declaration Regulations 1993);
- M A finance company officer with five or more years continuous service with one or more financial companies regulated in Australia (for the purposes of the Statutory Declaration Regulations 1993);
- An officer with, or authorised representative of, a holder of an Australian Financial Services Licence having five or more years continuous service with one or more licensees;
- A member of the Institute of Chartered Accountants in Australia, CPA Australia or the National Institute of Public Accountants with two or more years continuous membership;
- p) Commissioner for Affidavits or Declaration of Oaths; or
- A Pharmacist (within the meaning of the Statutory Declarations Regulations 1993)
- r) A Financial Adviser or Financial Planner

Each document provided with this Application Form must be certified by an acceptable certifier. We will not accept photocopies or electronic transmissions of a certification. Please contact us if the documentation will not be certified in Australia.

#### **Documentation required**

#### Individual ID documents

#### One primary photographic identification document:

- Current Australian driver's licence
  - Australian or current foreign passport (Australian Passport expired within 2 years)
- State or Territory issued proof of age card
- Foreign national identity card

## OR

### One primary non-photographic identification document:

- Australian birth certificate or foreign birth certificate
- Birth extract issued by an Australian State or Territory
- Australian citizenship certificate or foreign citizenship certificate Pension or Government Health Care card issued by Centrelink
- or Department of Veterans' Affairs

#### AND

#### One secondary identification document:

- Notice less than 12 months old issued by a Commonwealth, State or Territory Department which records provision of financial benefit (e.g. Centrelink statement). Must contain the individual's name and residential address
- Notice less than 12 months old issued by the Australian Tax Office of debt or assessment that contains the name of the individual and residential address
- Notice less than 3 months old issued by a Local Government Body or Utilities Provider that notes the provision of services to that address and/or that person (e.g. Council Rates, Water Rates, Electricity Bill, Gas Bill and Telephone Landline Bill). Must contain the name of the individual and residential address

# **Direct Debit Service Agreement**

This is your Direct Debit Service Agreement (Agreement) with Sandhurst in its capacity as responsible entity for the Fund/s as selected in Step 1 of this Application. It explains what your obligations are when undertaking a direct debit arrangement with us. It also details what our obligations are to you as your direct debit provider.

Please keep this Agreement for future reference. It forms part of the terms and conditions of your Direct Debit Request and should be read in conjunction with your Direct Debit Request in Step 1.

#### Definitions

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 your payment is due.

Debit Payment means a particular transaction where a debit is made.

**Direct Debit Request** means the direct debit request set out in Step 1.

Fund means the respective managed funds as per table in Step 1.

**Us or We** mean Sandhurst (the Debit User) You have authorised by requesting a Direct Debit Request.

**You** means the customer who has signed or authorised by other means the Direct Debit Request.

Your Financial Institution means the financial institution nominated by You in Step 1 at which the Account is maintained.

- 1. Debiting your Account
- 1.1 By signing a Direct Debit Request or by providing Us with a valid instruction, 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.
- 1.2 We will only arrange for funds to be debited from Your Account as authorised in the Direct Debit Request.
- 1.3 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. If You are unsure about which day your Account has or will be debited You should ask Your Financial Institution.
- 2. Amendments by Us
- 2.1 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.
- 2.2 We may in our absolute discretion, suspend or cancel a Direct Debit Request at any time by giving You at least fourteen (14) days written notice.
- 3. Amendments by You

You may change, stop or defer a Debit Payment, or terminate this Agreement by providing Us with at least seven (7) Banking Days notification in writing or Arrange through Your Financial Institution, which is required to act promptly on your instructions.

- 4. Your obligations
- 4.1 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.
- 4.2 If there are insufficient clear funds in your Account to meet a Debit Payment:
  - (a) 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.
- 4.3 You should check your Account statement to verify that the amounts debited from your Account are correct.
- 5. Dispute
- 5.1 If You believe that there has been an error in debiting your Account, You should notify us directly on 1800 634 969 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 directly with Your Financial Institution.
- 5.2 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.
- 5.3 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.
- 6. Accounts
- 6.1 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
  - (c) With Your Financial Institution before completing the Direct Debit Request if You have any queries about how to complete the Direct Debit Request.
- 7. Confidentiality
- 7.1 We will keep any information (including your Account details) in your Direct Debit Request confidential.
- 7.2 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.
- 7.3 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).
- 8. Notice
- 8.1 If You wish to notify Us about anything relating to this Agreement, You should write to

Sandhurst Trustees Limited Funds Administration GPO Box 4314 Melbourne VIC 3001; or Email: managedfunds@sandhursttrustees.com.au

- 8.2 We will notify You by sending a notice in the ordinary post to the address You have given Us in the Direct Debit Request.
- 8.3 Any notice will be deemed to have been received on the third Banking Day after posting.