Continuous Disclosure Guide Skyring Fixed Income Fund

ARSN 622 775 464

Important Notice and Disclaimer

As responsible entity of the Skyring Fixed Income Fund ARSN 622 775 464 (Trust or Fund), Skyring Asset Management Limited ABN 92 156 533 041 (Skyring or Us or We) is the issuer of this update disclosure guide (Guide) which should be read in conjunction with the product disclosure statement dated 26 March 2018 (repealed), product disclosure statement dated 21 December 2018 (repealed), product disclosure statement dated 1 September 2020 (repealed), the Supplementary PDS (SPDS) dated 30 September 2022 (repealed), product disclosure statement dated 27 November 2023 (repealed), product disclosure statement dated 25 December 2023 (repealed), product disclosure statement dated 01 February 2024 (repealed), product disclosure statement dated 01 June 2024 (repealed), product disclosure statement dated 01 November 2024 (repealed), product disclosure statement dated 01 November 2024 (repealed), product disclosure statement dated 29 November 2024 (repealed), product disclosure statement dated 1 January 2025 (repealed), product disclosure statement dated 1 January 2025 (repealed), product disclosure statement dated 17 February 2025 collectively referred to as the Product Disclosure Statement (PDS). All figures and events referred to in this Guide are accurate as at 30 June 2025, unless stated otherwise.

Information in this Guide is general information only and does not take into account your objectives, financial situation or needs. Therefore, in deciding whether to acquire or continue to hold an investment you should consider the PDS and Guides to it carefully and assess, with or without your financial or taxation adviser, whether the product meets your objectives, financial situation or needs.

Scope of this Disclosure Guide for Unlisted Mortgage Schemes

The Australian Securities and Investments Commission (ASIC) issues regulatory guides (RGs) to assist regulated entities, of which Skyring is one, by publishing practical guidance on ASIC's explanation on how they apply the law together with describing the principles under which ASIC approach to interpretation of the Corporations Act (2001) provisions and regulations. These regulatory guides set out particular disclosure principles and benchmarks designed to provide improved disclosure to retail investors to help them compare risks and returns across investments in the unlisted mortgage scheme sector.

ASIC has developed 8 benchmarks and 8 disclosure principles for unlisted mortgage schemes to assist retail investors to understand the risks, assess the rewards being offered and decide on whether these investments are suitable for them. These benchmarks apply to schemes, which have, or are likely to have, at least 50% of their non-cash assets invested in loans that are secured by mortgage over real property and/or unlisted mortgage schemes.

The benchmarks and disclosure principles are designed to help retail investors to understand the risks, assess the potential rewards and to make an informed investment decision.

Although the fund is not an unlisted mortgage scheme, it invests solely in Notes issued by Skyring Capital and Skyring Capital uses these proceeds to provide loans, and will rely on interest payments and loan repayments by borrowers to meet its obligations to make coupon payments on, and to redeem, Notes.

Accordingly, the underlying investment exposure of an investment in the Fund is akin to an investment in a mortgage scheme. Consequently, we have included details in relation to ASICs benchmarks and disclosure principles as they apply to Skyring Capital's business and, where applicable, the Fund, to assist investors in making an informed decision about whether or not to retain an investment in the fund. However, this section does not contain all the disclosure principle information, which would be required to be in a product disclosure statement for an unlisted Mortgage Scheme.

Set out below are tables, which list each benchmark and disclosure principles and whether relevant information is included in this Guide and the PDS and SPDS.

Benchmark & Disclosure Principles

Benchmark	Statement	Explanation	Reference		
Benchmark & Disclosure Principle 1: Liquidity					
For a pooled mortgage scheme, the responsible entity should have cash flow estimates for the scheme that: (a) demonstrate the scheme's capacity to meet its expenses, liabilities and other cash flow needs for the next 12 months; (b) are updated at least every three months and reflect any material changes; and (c) are approved by the directors of the responsible entity at least every three months.	This benchmark is met by the Fund and Skyring Capital	We have cash flow estimates for the Fund, which meets these requirements. Skyring Capital maintains cash flow estimates, which are consistent with these requirements and are approved by Skyring Capital's board at least every three months.	Section 4.3 of the PDS		
Benchmark & Disclosure Principle 2: Scheme	Borrowing				
The Responsible Entity should not have current borrowings and should not intend to	This benchmark is	The Fund does not have any borrowings and we do not intend	Section 4.4 of the PDS		
borrow on behalf of the scheme	met by the Fund and Skyring Capital	to enter into any borrowing arrangements on behalf of the Fund. Further, Skyring Capital does not intend to have any borrowings other than the Notes.			
Benchmark & Disclosure Principle 3: Loan Portfolio & Diversification					
For a pooled mortgage scheme: (a) the scheme should hold a portfolio of assets diversified by size, borrower, class of borrower activity and geographic region; (b) the scheme should have no single asset in the scheme portfolio that exceeds 5% of the total scheme assets;	This benchmark is not met	Skyring Capital will not have a diversified portfolio of assets until the total value of the loan portfolio exceeds \$100 million. Until such time, there will be no limitation on the size of any single loan transaction by Skyring Capital as a	Section 4.5 of the PDS		

Benchmark	Statement	Explanation	Reference		
(c) the scheme should have no single		percentage of the total value of the			
borrower who exceeds 5% of the scheme		loan portfolio nor on the aggregate			
assets; and		exposure to a single borrower.			
(d) all loans made by the scheme should be		Once the total value of the loan			
secured by first mortgages over real		portfolio exceeds \$100 million,			
property (including registered leasehold		Skyring Capital intends to satisfy			
title).		items (a) and (b) of this benchmark			
		but will not meet items (c) and (d).			
		For benchmark (c), Skyring Capital			
		will ensure no single loan and no			
		single borrower exceeds 10% of the			
		total value of its assets and loan			
		portfolio.			
		For benchmark (d), Skyring Capital			
		will satisfy the requirement for			
		loans made for residential,			
		commercial, retail and industrial			
		property development,			
		construction or acquisition.			
		However, loans for business growth			
		and acquisitions will be secured			
		over the assets of the borrower and			
		not by first mortgages over real			
		property.			
Benchmark & Disclosure Principle 4: Related	Party Transaction	is .			
The responsible entity should not lend to	This	The Notes are a debt instrument	Section 4.6		
related parties of the responsible entity or to	benchmark is	and Skyring Capital is a related	and 5 of		
the scheme's investment manager.	not met	party of the Responsible Entity.	the PDS		
		Skyring Capital may make loans to			
		our related parties, including other			
		managed investment schemes we			
		operate (but excluding our			
		directors and officers). Any loans to			
		related parties will be on the same			
		commercial basis as loans to			
		unrelated parties in accordance			
		with Skyring Capital's Lending			
		Policy.			
Benchmark & Disclosure Principle 5: Valuation Policy					
Deficilitation & Disclosure 1 Thicipie 5: Valuation	n Policy				
In relation to valuations of the scheme's	n Policy This	Skyring Capital meets the	Section 4.7		
		Skyring Capital meets the benchmark for loans secured by a	Section 4.7 and 5 of		
In relation to valuations of the scheme's	This				
In relation to valuations of the scheme's mortgage assets and their security property,	This benchmark is	benchmark for loans secured by a	and 5 of		
In relation to valuations of the scheme's mortgage assets and their security property, the board of the responsible entity should	This benchmark is met by	benchmark for loans secured by a registered mortgage over real	and 5 of		
In relation to valuations of the scheme's mortgage assets and their security property, the board of the responsible entity should require:	This benchmark is met by Skyring	benchmark for loans secured by a registered mortgage over real property, as it will obtain valuations	and 5 of		
In relation to valuations of the scheme's mortgage assets and their security property, the board of the responsible entity should require: (a) a valuer to be a member of an appropriate professional body in the	This benchmark is met by Skyring	benchmark for loans secured by a registered mortgage over real property, as it will obtain valuations of real property security as	and 5 of		
In relation to valuations of the scheme's mortgage assets and their security property, the board of the responsible entity should require: (a) a valuer to be a member of an	This benchmark is met by Skyring	benchmark for loans secured by a registered mortgage over real property, as it will obtain valuations of real property security as required in accordance with its	and 5 of		
In relation to valuations of the scheme's mortgage assets and their security property, the board of the responsible entity should require: (a) a valuer to be a member of an appropriate professional body in the jurisdiction in which the relevant property is located;	This benchmark is met by Skyring	benchmark for loans secured by a registered mortgage over real property, as it will obtain valuations of real property security as required in accordance with its Lending Policy, which is consistent	and 5 of		
In relation to valuations of the scheme's mortgage assets and their security property, the board of the responsible entity should require: (a) a valuer to be a member of an appropriate professional body in the jurisdiction in which the relevant property is located; (b) a valuer to be independent;	This benchmark is met by Skyring	benchmark for loans secured by a registered mortgage over real property, as it will obtain valuations of real property security as required in accordance with its Lending Policy, which is consistent with this benchmark. For loans secured over assets other than real	and 5 of		
In relation to valuations of the scheme's mortgage assets and their security property, the board of the responsible entity should require: (a) a valuer to be a member of an appropriate professional body in the jurisdiction in which the relevant property is located; (b) a valuer to be independent; (c) procedures to be followed for dealing	This benchmark is met by Skyring	benchmark for loans secured by a registered mortgage over real property, as it will obtain valuations of real property security as required in accordance with its Lending Policy, which is consistent with this benchmark. For loans secured over assets other than real property (such as a general security	and 5 of		
In relation to valuations of the scheme's mortgage assets and their security property, the board of the responsible entity should require: (a) a valuer to be a member of an appropriate professional body in the jurisdiction in which the relevant property is located; (b) a valuer to be independent;	This benchmark is met by Skyring	benchmark for loans secured by a registered mortgage over real property, as it will obtain valuations of real property security as required in accordance with its Lending Policy, which is consistent with this benchmark. For loans secured over assets other than real	and 5 of		

Benchmark	Statement	Explanation	Reference
(e) in relation to security property for a loan,		procedures to assess the adequacy	
an independent valuation to be obtained:		of the security provided in	
(i) before the issue of a loan and on renewal,		accordance with its Lending Policy,	
for development property, on both an 'as is'		as it will generally not be possible	
and 'as if complete' basis and, for all		for a valuation of those assets to be	
other property, on an 'as is' basis; and		undertaken by a registered valuer.	
(ii) within two months after the directors		The Fund has not, and will not,	
form a view that there is a likelihood that a		obtain a valuation of Skyring Capital	
decrease in the value of security property		prior to investing in Notes.	
may have caused a material breach of a loan		process and an area of the second	
covenant.			
Benchmark & Disclosure Principle 6: Lending	Principles – Loan	to Valuation Ratios	
If the scheme directly holds mortgage assets:	This	Skyring Capital's Lending Policy is	Section 4.8
 where the loan relates to property 	benchmark is	consistent with this benchmark for	and 5 of
development – funds should be provided to	met by	loans secured by a registered	the PDS
the borrower in stages based on	Skyring	mortgage over real property. For	therbs
independent evidence of the progress of the	Capital	loans secured over assets other	
development;	Capitai	than real property, Skyring Capital	
where the loan relates to property		may lend on an LVR of up to 70% of	
development – the scheme should not lend		the value of the assets securing the	
more than 70% on the basis of the latest 'as		loan (such as the assets of a	
if complete' valuation of property over		business acquired by the	
which security is provided; and		borrower).	
• in all other cases – the scheme should not		borrower).	
lend more than 80% on the basis of the			
latest market valuation of property over			
which security is provided.			
Benchmark & Disclosure Principle 7: Distribut	tion Practices		
The Responsible entity should not pay	This	Distributions by the Fund to	Section 4.9
current distributions from scheme	benchmark is	investors will be sourced from	of the PDS
borrowings.	met by the	coupon payments made by Skyring	of the FD3
bollowings.	Fund and	Capital and not from Fund	
	Skyring	borrowings (as the Fund will not	
	Capital	borrow). Coupon payments from	
	Capitai	Skyring Capital to the Fund will be	
		sourced from interest payments	
		from borrowers and not from	
		Skyring Capital borrowings (as	
		Skyring Capital does not intend to	
		have any borrowings other than the	
Danahwanii O Diaalaassa Drimainia O Mithala		Notes).	
Benchmark & Disclosure Principle 8: Withdra	1	Withdrawal Offers will be made to	Costicia
For liquid schemes:	This		Section
(a) the maximum period allowed for in the	benchmark is	investors quarterly only where	4.10 of the
Constitution for the payment of all	not met	eligible investors submit a	PDS
requests should be 90 days or less;		participation notice.	
(b) the responsible entity should pay			
withdrawal requests within the period			
allowed for in the Constitution; and	1		

Benchmark	Statement	Explanation	Reference
(c) the responsible entity should only permit			
members to withdraw at any time on			
request if at least 80% (by value) of the			
scheme property is money in an account			
or on deposit with the bank and is			
available for withdrawal immediately (or			
otherwise on expiry of a fixed term not			
exceeding 90 days), during normal			
business hours of the bank; or assets that			
the responsible entity can reasonably			
expect to realise for market value within			
10 business days.			
For non-liquid schemes, the responsible			
entity should make withdrawal offers to			
investors at least quarterly.			

A summary of the loans as at the date of this continuous disclosure notice is as follows:

Facility of Loans on Issue					
Loan Range	Facility \$	Portfolio %	Number		
< \$1,000,000	3,835,556	4%	6		
\$1,000,000 - \$3,000,000	12,251,187	11%	8		
\$3,000,000 - \$6,000,000	28,871,909	27%	7		
> \$6,000,000	63,265,783	58%	5		
Total	108,224,435	100%	26		

Loan Facility to Value Ratio					
LVR	Facility \$	Portfolio %	Number		
<= 50%	24,412,543	23%	6		
51% - 60%	24,237,306	22%	3		
61% - 70%	59,574,586	55%	17		
> 70%	-	0%	0		
Total	108,224,435	100%	26		

Loan Maturity				
Maturity	Facility \$	Portfolio %	Number	
Overdue	18,582,000	17%	5	
< 3 months	19,933,215	18%	6	
3 - 6 months	34,519,783	32%	8	
6 - 9 months	-	0%	0	
9 - 12 months	26,457,677	24%	5	
> 12 months	8,731,760	8%	2	
Total	108,224,435	100%	26	

Loan Facility by Security Type					
Туре	Facility \$	Portfolio %	Number		
Commercial Property	4,499,437	4%	4		
Residential Development	17,628,215	16%	6		
Residential Property	1,210,000	1%	2		
NDIS Property Development	41,116,000	38%	11		
Land Subdivision	23,000,000	21%	1		
Business Assets	20,770,783	19%	2		
Total	108,224,435	100%	26		

Loan Facility by Security Location				
Location	Facility \$	Portfolio %	Number	
Gold Coast	3,400,000	3.1%	2	
Brisbane & Surrounds	43,207,743	39.9%	15	
Darwin and Surrounds	27,745,783	25.6%	3	
Wide Bay-Burnette QLD	0	0.0%	1	
Coastal Central QLD	1,750,000	1.6%	1	
Greater Whitsunday Region	1,000,000	0.9%	1	
North Coast NSW	23,000,000	21.3%	1	
Central Queensland	1,960,000	1.8%	1	
Sunshine Coast	0	0.0%	-	
Darling Downs	300,000	0.3%	1	
Sydney and Surrounds	5,860,909	5.4%	1	
Total	108,224,435	100%	26	

Default Management:

At the date of this document, five loans issued by Skyring Capital were in default. Skyring Capital holds a first ranking mortgage for all loans and manages loan defaults in accordance with its lending manual and advice from its solicitors. Management of defaults may include extension of time to allow for repayment/refinance, enforcement of security position to take possession of assets to sell, among others.