Loftus Peak Global Disruption Fund

Product Disclosure Statement

mFund: LOF01 ARSN 098 764 080 APIR MMC0110AU Issue Date 15 December 2017



About this PDS

This Product Disclosure Statement ("PDS") has been prepared and issued by Equity Trustees Limited ("Equity Trustees", "we" or "Responsible Entity") and is a summary of the significant information relating to an investment in the Loftus Peak Global Disruption Fund (the "Fund"). It contains a number of references to important information (including a glossary of terms) contained in the Loftus Peak Reference Guide ("Reference Guide"), which forms part of this PDS. You should consider both the information in this PDS, and the information in the Reference Guide, before making a decision about investing in the Fund.

The offer to which this PDS relates is only available to investors receiving this PDS in Australia.

This PDS does not constitute a direct or indirect offer of securities in the US or to any US Person as defined in Regulation S under the US Securities Act of 1933 as amended ("US Securities Act"). Equity Trustees may vary this position and offers may be accepted on merit at Equity Trustees' discretion. The units in the Fund have not been, and will not be, registered under the US Securities Act unless otherwise approved by Equity Trustees and may not be offered or sold in the US to, or for, the account of any US Person except in a transaction that is exempt from the registration requirements of the US Securities Act and applicable US state securities laws.

The information provided in this PDS is general information only and does not take account of your personal objectives, financial situation or needs. You should obtain financial advice tailored to your personal circumstances and consider whether the information in this PDS is appropriate for you in light of those circumstances.

Contents

- 1. About Equity Trustees Limited
- 2. How the Loftus Peak Global Disruption Fund works
- Benefits of investing in the Loftus Peak Global Disruption
 Fund
- 4. Risks of managed investment schemes
- 5. How we invest your money
- 6. Fees and costs
- 7. How managed investment schemes are taxed
- 8. How to apply
- 9. Other information

The Reference Guide

Throughout the PDS, there are references to additional information contained in the Reference Guide. You can obtain a copy by emailing the Investment Manager at enquiry@loftuspeak.com.au, visiting www.loftuspeak.com.au or calling +61 2 9163 3333.

The information contained in the Reference Guide may change between the day you receive this PDS and the day you acquire the product. You must therefore ensure that you have read the Reference Guide current at the date of your application.

Updated information

Information in this PDS is subject to change. We will notify you of any changes that have a materially adverse impact on you or other significant events that affect the information contained in this PDS. Any information that is not materially adverse is subject to change from time to time and may be updated and obtained by emailing the Investment Manager at enquiry@loftuspeak.com.au, visiting www.loftuspeak.com.au or calling +61 2 9163 3333. A paper copy of the updated information will be provided free of charge on request.

1. About Equity Trustees Limited

The Responsible Entity

Equity Trustees Limited

Equity Trustees Limited ABN 46 004 031 298 AFSL 240975 ("Equity Trustees"), a subsidiary of EQT Holdings Limited ABN 22 607 797 615, which is a public company listed on the Australian Securities Exchange (ASX: EQT), is the Fund's Responsible Entity and issuer of this PDS. Established as a trustee and executorial service provider by a special Act of the Victorian Parliament in 1888, today Equity Trustees is a dynamic financial services institution which continues to grow the breadth and quality of products and services on offer.

Equity Trustees' responsibilities and obligations as the Fund's Responsible Entity are governed by the Fund's Constitution ("Constitution"), the Corporations Act and general trust law. Equity Trustees has appointed Loftus Peak Pty Ltd as the Investment Manager of the Fund. Equity Trustees has appointed a Custodian to hold the assets of the Fund. The Custodian has no supervisory role in relation to the operation of the Fund and is not responsible for protecting your interests.

The Investment Manager

Loftus Peak Pty Limited

Loftus Peak is a global fund manager with a focus on investing in listed disruptive businesses. Loftus Peak's principals each have close to three decades of experience in company valuation, and bring significant discipline to the investment process.

2. How the Loftus Peak Global Disruption Fund works

The Fund is a registered managed investment scheme. The Fund is governed by the Constitution. The Fund comprises assets which are acquired in accordance with the Fund's investment strategy. Direct investors receive units in the Fund when they invest. In general, each unit represents an equal interest in the assets of the Fund subject to liabilities; however, it does not give investors an interest in any particular asset of the Fund.

If you invest in the Fund through an IDPS (as defined in the Reference Guide) you will not become a unitholder in the Fund. The operator or custodian of the IDPS will be the unitholder entered in the Fund's register and will be the only person who is able to exercise the rights and receive benefits of a unitholder. Please direct any queries and requests relating to your investment to your IDPS Operator. Unless otherwise stated, the following explanation applies to direct investors.

Applying for units

You can acquire units by completing the Application Form that accompanies this PDS or by making an application through the mFund settlement service ("mFund") by placing a buy order for units with your licensed broker. The minimum initial investment amount for the Fund is \$5,000.

Completed Application Forms should be sent along with your identification documents (if applicable) to:

Mainstream Fund Services Pty Ltd Client Services Registry Team GPO Box 4968 Sydney, NSW, 2001

Please note that cash and cheques cannot be accepted.

If applying via mFund you will need to provide the application money directly to your licensed broker.

The price at which units are acquired is determined in accordance with the Constitution ("Application Price"). The Application Price on a Business Day (as defined in the Reference Guide) is, in general terms, equal to the Net Asset Value ("NAV") of the Fund, divided by the number of units on issue and adjusted for transaction costs ("Buy Spread"). At the date of this PDS, the Buy Spread is 0.25%.

The Application Price will vary as the market value of assets in the Fund rises or falls.

Making additional investments

You can make additional investments into the Fund at any time by sending us your additional investment amount together with a completed Application Form. The minimum additional investment into the Fund is \$5,000.

Distributions

An investor's share of any distributable income is calculated in accordance with the Constitution and is generally based on the number of units held by the investor at the end of the distribution period.

The Fund usually distributes income annually at 30 June. Distributions are calculated effective the last day of each accounting period and are normally paid to investors as soon as practicable after the distribution calculation date.

Investors in the Fund can indicate a preference to have their distribution:

- reinvested back into the Fund; or
- directly credited to their Australian domiciled bank account.

Investors who do not indicate a preference will have their distributions automatically reinvested. Applications for reinvestment will be taken to be received prior to the next valuation time after the relevant distribution period. There is no Buy Spread on distributions that are reinvested.

In some circumstances, where an investor makes a large withdrawal request (i.e. the withdrawal request is in respect of 5% or more of the total units on issue), their withdrawal proceeds may be taken to include a component of distributable income.

Indirect investors should review their IDPS guide for information on how and when they receive any income distribution.

Access to your money

Investors in the Fund can generally withdraw their investment by completing a written request to withdraw from the Fund and mailing

Mainstream Fund Services Pty Ltd Client Services Registry Team GPO Box 4968 Sydney, NSW, 2001

Or sending it by fax to +612 9251 3525

Or by making a withdrawal request through mFund by placing a sell order for units with your licensed broker.

The minimum withdrawal amount is \$5,000. Once we receive your withdrawal request, we may act on your instruction without further enquiry if the instruction bears your account number or investor details and your (apparent) signature(s), or your authorised signatory's (apparent) signature(s) or if the withdrawal is received via

Equity Trustees will generally allow an investor to access their investment within 14 days of receipt of a withdrawal request by transferring the withdrawal proceeds to such investors' nominated bank account or where the request is received via mFund, to the investor's licensed broker. However, the Constitution allows Equity Trustees to reject withdrawal requests and also to make payment up to 180 days after acceptance of a request (which may be extended in certain circumstances).

The price at which units are withdrawn is determined in accordance with the Constitution ("Withdrawal Price"). The Withdrawal Price on a Business Day is, in general terms, equal to the NAV of the Fund, divided by the number of units on issue and adjusted for transaction costs ("Sell Spread"). At the date of this PDS, the Sell Spread is 0.25%. The Withdrawal Price will vary as the market value of assets in the Fund rises or falls.

Equity Trustees reserves the right to fully redeem your investment if your investment balance in the Fund falls below \$5,000 as a result of processing your withdrawal request. Equity Trustees can deny a withdrawal request or suspend consideration of a withdrawal request in certain circumstances, including where accepting the request is not in the best interests of investors in the Fund or where the Fund is not liquid (as defined in the Corporations Act). When the Fund is not liquid, an investor can only withdraw when Equity Trustees makes a withdrawal offer to investors in accordance with the Corporations Act. Equity Trustees is not obliged to make such offers.

If you are an Indirect Investor, you need to provide your withdrawal request directly to your IDPS Operator. The time to process a withdrawal request will depend on the particular IDPS Operator.

Unit pricing discretions policy

Equity Trustees has developed a formal written policy in relation to the guidelines and relevant factors taken into account when exercising any discretion in calculating unit prices (including determining the value of the assets and liabilities). A copy of the policy and, where applicable and to the extent required, any other relevant documents in relation to the policy will be made available free of charge on request.

Additional information

If and when the Fund has 100 or more direct investors, it will be classified by the Corporations Act as a 'disclosing entity'. As a disclosing entity the Fund will be subject to regular reporting and disclosure obligations. Investors would have a right to obtain a copy, free of charge, of any of the following documents:

- the most recent annual financial report lodged with ASIC ("Annual Report");
- any subsequent half yearly financial report lodged with ASIC after the lodgement of the Annual Report; and
- any continuous disclosure notices lodged with ASIC after the Annual Report but before the date of this PDS.

Equity Trustees will comply with any continuous disclosure obligation by lodging documents with ASIC as and when required.

Copies of these documents lodged with ASIC in relation to the Fund may be obtained from ASIC through ASIC's website.

Further reading...

You should read the important information in the Reference Guide under "Investing in the Loftus Peak Global Disruption Fund", "Managing your investment" and "Withdrawing your investment" about:

- application cut-off times;
- authorised signatories;
- withdrawal cut-off times;
- withdrawal terms; and
- withdrawal restrictions,

before making an investment decision. Go to the Reference Guide which is available at www.loftuspeak.com.au. The material relating to these matters may change between the time when you read this PDS and the day when you acquire the product.

3. Benefits of investing in the Loftus Peak Global Disruption Fund

3.1 Features of Loftus Peak

Loftus Peak is a global fund manager with a focus on investing in listed disruptive businesses. Loftus Peak's principals each have close to three decades of experience in company valuation, and bring significant discipline to the process. The Fund's portfolio, which includes large capitalisation names like Apple, Google and Alibaba, is constructed on the basis of strict criteria, giving it exposure to some of the best and fastest-growing companies in the world, at carefully selected valuations. This kind of geographical and sectoral diversification lowers the concentration risk inherent in the typical Australian portfolio, with its heavy skew toward banks, resources and the Australian dollar.

3.2 Significant benefits of investing in Loftus Peak

Companies are not living as long as they used to. A comparison of the 2014 and the 1995 Fortune lists of the top 100 companies in the US reveals forty-four of the names have gone. At the current churn rate, 75% of the S&P 500 will be replaced by 2027. The investment strategy of the Fund acknowledges that the accelerating pace of change needs to be addressed and offers an alternative to funds that are heavily skewed to Australian blue-chip companies. Loftus Peak believes that investing in traditional Australian blue-chips like banks and resources is a lot riskier than it looks. Loftus Peak is a company which is designed from birth to invest in what it regards as the best companies the world has to offer in whichever sector they appear, including mobililty (Apple and Google), retailing (Amazon) or financial services (Paypal).

4. Risks of managed investment schemes

All investments carry risks. Different investment strategies may carry different levels of risk, depending on the assets acquired under the strategy. Assets with the highest long-term returns may also carry the highest level of short-term risk. The significant risks below should be considered in light of your risk profile when deciding whether to invest in the Fund. Your risk profile will vary depending on a range of factors, including your age, the investment time frame (how long you wish to invest for), your other investments or assets and your risk tolerance.

The Responsible Entity does not guarantee the liquidity of the Fund's investments, repayment of capital or any rate of return or the Fund's investment performance. The value of the Fund's investments will vary. Returns are not guaranteed and you may lose money by investing in the Fund. The level of returns will vary and future returns may differ from past returns. Laws affecting managed investment schemes may change in the future. The structure and administration of the Fund is also subject to change.

In addition, we do not offer advice that takes into account your personal financial situation, including advice about whether the Fund is suitable for your circumstances. If you require personal financial advice, you should contact a licensed financial adviser.

Individual investment risk

Investments to which the Fund is exposed, like shares on a stock exchange, can (and do) fall in value for many reasons, such as changes in a company's internal operations or management, or in its business environment. The Investment Manager aims to reduce these risks with careful analysis and by talking to those people who run companies and are responsible for changes which may impact on the Fund's investments.

Market risk

Economic, technological, political or legal conditions, interest rates and even market sentiment, can (and do) change, and changes in the value of investment markets can affect the value of the investments in the Fund.

Investment manager risk

Investment managers can be wound up or liquidated, they can cease to manage the relevant fund and be replaced, their investment methodology can change, they can poorly manage operational risks and their funds can perform poorly. If any of these occurred, Equity Trustees would do all things reasonably practicable to recover the value of the Fund's investments and seek a new investment manager or program, with a similar investment profile, if thought appropriate. If the investment program changed significantly, you would be given at least 30 days' notice. Further, only a small number of investment professionals are responsible for managing the Fund and their personal circumstances can change. We aim to reduce this risk by having additional resources available through Equity Trustees.

Fund risk

Risks particular to the Fund include that it could terminate (for example, at a date we decide), the fees and expenses could change (although we would always give you at least 30 days' notice if fees were to increase), we could be replaced as responsible entity and our management and staff could change. There is also a risk that investing in the Fund may give different results than investing individually because of income or capital gains accrued in the Fund and the consequences of investment and withdrawal by other investors.

Currency risk

For investments in offshore shares, a rise in the Australian dollar relative to a particular currency in which the share is purchased may negatively impact investment values and returns. As such, an appreciation of the Australian dollar versus a given offshore currency would have a negative impact on the value of your investment while a depreciation would likely have a positive effect, as measured in Australian dollars. Loftus Peak may use some currency hedging for risk management purposes that hedges US investments back to Australian dollars. Where the risk is hedged, the hedge may not provide complete protection from currency movements.

Derivative risk

The Fund may make use of exchange-traded derivatives, including, but not limited to, futures, options and contracts for differences, as part of its investment policy. Derivatives may be used to manage equity and foreign exchange risk. Derivatives are highly specialised instruments that require investment techniques and risk analysis different from those associated with equities and debt securities. The use of a derivative requires an understanding not only of the underlying instrument but also of the derivative itself. In particular, the use and complexity of derivatives require the maintenance of adequate controls to monitor the transactions entered into and the ability to assess the risk that a derivative transaction adds to a portfolio. As such there can be no guarantee or assurance that the use of derivatives will meet or assist in meeting the investment objectives of the Fund.

Derivatives can be highly volatile and expose investors to a high risk of loss. The low initial margin deposits normally required to establish a position in such instruments permit a high degree of leverage. As a result, depending on the type of instrument, a relatively small movement in the price of a contract may result in a profit or a loss which is high in proportion to the amount of funds actually placed as initial margin and may result in unquantifiable further loss exceeding any margin deposited. In addition, daily limits on price fluctuations and speculative position limits on exchanges may prevent prompt liquidation of positions resulting in potentially greater losses.

Liquidity risk

There are circumstances under which access to your money may be delayed. Further, the level of overall market liquidity is an important factor that may contribute to the profitability of the Fund and access to your money. Illiquid markets can make it difficult to trade profitably and to realise assets in a timely fashion to meet withdrawal requests. Also, note that units in the Fund are not quoted on any stock exchange so for example you cannot sell them through a stockbroker.

Interest rate risk

This is the risk that the capital value or income of a security may be adversely affected when interest rates rise or fall.

Regulatory risk

This is the risk that the value or tax treatment of either the Fund itself or investments of the Fund, or the effectiveness of a Fund's trading or investment strategy, may be adversely affected by changes in government (including taxation) policies, regulations and laws, or changes in generally accepted accounting policies or valuation methods.

Counterparty risk

Counterparty risk is the risk that the counterparty to a transaction or contract (such as a broker or other agent of Equity Trustees) may default on their obligations and that the Fund may, as a result, experience an adverse investment outcome or liability.

General risks

Other significant risks relevant to many managed funds include:

- The value of investments will vary
- The level of returns will vary, and future returns may differ from past returns and
- Returns are not guaranteed, and you may lose some of your money

The level of risk for each person will vary depending on a range of factors, including age, investment time frames, where other parts of your wealth are invested and your risk tolerance. These risks can be managed, but cannot be completely eliminated. You can ad

5. How we invest your money

Warning: Before choosing to invest in the Fund you should consider the likely investment returns, the risks of investing and your investment time frame.

Investment objective

The Fund aims to deliver a return over the benchmark (below) over the medium to long term by bringing a disciplined investment process to listed global companies impacted by disruption.

Benchmark

MSCI All Countries World Index (net dividends reinvested) in AUD

Minimum suggested time frame

The minimum suggested investment time frame for the Fund is 3-5 years.

Risk level of the Fund

Very High

Investor suitability

The Fund is generally suited for persons seeking exposure in global equities with a focus on disruptive themes

Investment style and approach

The investment process combines top down fundamental qualitative and quantitative research with company valuations based on an analysis of forecast future cash flows. Stock weightings typically range from 2% to 10% depending on risk weights applied. That results in a diversified portfolio with holdings in the range 15 - 35. Investment risk is primarily managed through close analytical attention. Capital preservation can be managed by holding up to 50% cash. Index and currency options and futures may also be used to manage risk, within the limits.

Asset allocation

The portfolio allocation will generally be:

- Global Equities Minimum of 15 stocks, Maximum of 35 stocks
- CASH Minimum 1%, Maximum 50%

The Investment Manager actively adjusts the investment mix within the ranges above. Remember the investment mix can change within the ranges and sometimes quickly. Ask your adviser or contact us for the latest investment mix and size of the Fund. Assets are held directly.

Changing the investment strategy

The investment strategy and asset allocation parameters may be changed. If a change is to be made, investors in the Fund will be notified in accordance with the Corporations Act.

Labour, environmental, social and ethical considerations

Equity Trustees and the Investment Manager do not generally take into account labour standards or environmental, social or ethical considerations for the purposes of selecting, retaining or realising investments.

Fund performance

Up to date information on the performance of the Fund can be obtained from www.loftuspeak.com.au. A free of charge paper copy of the information will also be available on request.

6. Fees and costs

DID YOU KNOW?

Small differences in both investment performance and fees and costs can have a substantial impact on your long term returns.

For example, total annual fees and costs of 2% of your investment balance rather than 1% could reduce your final return by up to 20% over a 30 year period (for example, reduce it from \$100,000 to \$80,000).

You should consider whether features such as superior investment performance or the provision of better member services justify higher fees and costs.

You may be able to negotiate to pay lower contribution fees and management costs where applicable. Ask the fund or your financial adviser.

TO FIND OUT MORE

If you would like to find out more, or see the impact of the fees based on your own circumstances, the Australian Securities and Investments Commission (ASIC) website

(www.moneysmart.gov.au) has a managed funds fee calculator to help you check out different fee options.

The information in the following table can be used to compare costs between this and other simple managed investment schemes. Fees and costs are deducted from the assets of the Fund and reduce the investment return to investors. For information on tax please see Section 7 of this PDS.

Type of fee or cost	Amount								
Fees when your money moves in or out of the Fund									
Establishment Fee	Nil								
Contribution Fee	Nil								
Withdrawal Fee	Nil								
Exit Fee	Nil								
Management costs									
The fees and costs for managing your investment ¹	Management fees : 1.20% p.a. of the value of your units in the Fund ²								
	Performance fees: 15% of the amount by which the Fund's performance exceeds the MSCI All Countries World Index (net dividends reinvested) in AUD. Any underperformance from a prior period must be recouped before a fee can be								

¹ All fees guoted above are inclusive of Goods and Services Tax (GST) and net of any Reduced Input Tax Credits (RITC). See below for more details as to how management costs are calculated.

taken (we call this the high-watermark)³

Additional Explanation of fees and costs

What do the management costs pay for?

Management costs comprise the additional fees or costs that a unitholder incurs by investing in the Fund rather than by investing directly in the assets.

The management fees of 1.20% p.a. of the NAV of the Fund are payable to the Responsible Entity of the Fund for managing the assets and overseeing the operations of the Fund. The management fees are accrued daily and paid from the Fund monthly in arrears and reflected in the unit price. As at the date of this PDS, ordinary expenses such as investment management fees, custodian fees, administration and audit fees, and other ordinary expenses of operating the Fund are covered by the management fees at no additional charge to you.

The management costs shown above do not include extraordinary expenses (if they are incurred in future), including litigation costs, the costs of convening unitholder meetings.

In addition, management costs do not include transactional and operational costs (i.e. costs associated with investing the underlying assets, some of which may be recovered through Buy/Sell Spreads).

Performance fees

Performance fees are payable to the Investment Manager where the investment performance of the Fund exceeds the performance of the MSCI All Countries World Index (net dividends reinvested) in AUD (Index). The performance fees are 15% of this excess, calculated daily and paid for each six month period ending 30 June and 31 December in arrears from the Fund. The daily performance fee is calculated based on start of day NAV of the Fund each day, adjusting for applications and redemptions, in the relevant six month period. No performance fees are payable until any accrued underperformance relative to the Index (in dollar terms and adjusted for applications, withdrawals and distributions) from prior periods has been made up (this feature is sometimes referred to as a high-watermark).

² Management fees can be negotiated. See "Differential fees"

³ This represents the performance fees which are payable as an expense of the Fund to the Investment Manager. See "Performance fees" below for more information.

Based on the current calculation methodology for the performance fee, the Responsible Entity has estimated that the typical ongoing performance fee payable per annum may be \$0 assuming an average account balance of \$50,000 during the year. Prior periods have been taken into account in calculating this estimate. However, this is not a forecast as the actual performance fee for the current and future financial years may differ. The Responsible Entity cannot guarantee that performance fees will remain at their previous level or that the performance of the Fund will outperform the benchmark.

It is not possible to estimate the actual performance fee payable in any given period, as we cannot forecast what the performance of the Fund will be, but it will be reflected in the management costs for the Fund for the relevant year. Information on current performance fees will be updated from time to time and available at www.eqt.com.au/insto.

Transactional and operational costs

In managing the assets of the Fund, the Fund may incur transaction costs such as brokerage, settlement costs, clearing costs and applicable stamp duty when assets are bought and sold. This generally happens when the assets of a fund are changed in connection with day-to-day trading or when there are applications or withdrawals which cause net cash flows into or out of a fund.

The Buy/Sell Spread reflects the estimated transaction costs incurred in buying or selling assets of the Fund when investors invest in or withdraw from the Fund. The Buy/Sell Spread is an additional cost to the investor but is incorporated into the unit price and incurred when an investor invests in or withdraws from the Fund and is not separately charged to the investor. The Buy/Sell Spread is paid into the Fund and not paid to Equity Trustees or the Investment Manager. The estimated Buy/Sell Spread is 0.25% upon entry and 0.25% upon exit. The dollar value of these costs based on an application or a withdrawal of \$5,000 is \$12.50 for each individual transaction. The Buy/Sell Spread can be altered by the Responsible Entity at any time. The Responsible Entity may also waive the Buy/Sell Spread in part or in full at its discretion.

Transactional costs which are incurred other than in connection with applications and redemptions arise through the day-to-day trading of the Fund's assets and are reflected in the Fund's unit price. As these costs are factored into the net asset value of the Fund and reflected in the unit price, they are an additional implicit cost to the investor and are not a fee paid to the Responsible Entity. These costs can arise as a result of bid-offer spreads (the difference between an asset's bid/buy price and offer/ask price) being applied to securities traded by the Fund. Liquid securities generally have a lower bid-offer spread while less liquid assets have a higher bid-offer spread.

We estimate that the total transaction costs for the Fund over the first full financial year will be 0.42% of the NAV of the Fund, of which 25% of these transaction costs is reasonably estimated to be recouped via the Buy/Sell spread when applications or redemptions take place, resulting in a net transaction cost to the Fund of 0.31% p.a. However, such costs for future years may differ.

Can the fees change?

Yes, all fees can change without investor consent, subject to the maximum fee amounts specified in the Constitution. Equity Trustees has the right to recover all proper and reasonable expenses incurred in managing the Fund and as such these expenses may increase or decrease accordingly. We will generally provide investors with at least 30 days' notice of any proposed change to the management costs. In most circumstances, the Constitution defines the maximum fees that can be charged for fees described in this PDS. Expense recoveries may change without notice, for example, when it is necessary to protect the interests of existing members and if permitted by law.

Payments to IDPS Operators

Subject to the law, annual payments may be paid to some IDPS Operators because they offer the Trust on their investment menus. Product access is paid by the Investment Manager out of its management fees and is not an additional cost to the investor. If the payment of annual fees to IDPS Operators is limited or prohibited by law, Equity Trustees will ensure the payment of such fees is reduced or ceased.

Differential fees

The Responsible Entity or Investment Manager may from time to time negotiate a different fee arrangement (by way of a rebate or waiver of fees) with certain investors who are Australian Wholesale Clients.

mFund

Warning: if you are transacting through mFund your stockbroker or accredited intermediary may charge you additional fees (see their Financial Services Guide).

Example of annual fees and costs for the Fund

This table gives an example of how the fees and costs for this managed investment product can affect your investment over a 1 year period. You should use this table to compare this product with other managed investment products.

Example – Loftus Peak Global Disruption Fund											
BALANCE OF \$50,000 WITH A CONTRIBUTION OF \$5,000 DURING THE YEAR											
Contribution Fees	Nil	For every \$5,000 you put in, you will be charged \$0									
Plus Management costs Comprising:	1.20% p.a.	And, for every \$50,000 you have in the Fund you will be charged \$600 each year comprising:									
Management fees:	1.20% p.a.	\$600									
Performance fees:	0.00% p.a.	\$0									
Equals Cost of Fund		If you had an investment of \$50,000 at the beginning of the year and you put in an additional \$5,000 during that year, then you would be charged fees of: \$600* What it costs you will depend on the fees you negotiate.									

*This example assumes the \$5,000 contribution occurs at the end of the first year, therefore management costs are calculated using the \$50,000 balance only.

Additional fees may apply. Please note that this example does not capture all the fees and costs that may apply to you such as the Buy/Sell Spread. If you have consulted a financial adviser, you may pay additional fees. You should refer to the Statement of Advice or Financial Services Guide provided by your financial adviser in which details of the fees are set out.

ASIC provides a fee calculator on www.moneysmart.gov.au, which you may use to calculate the effects of fees and costs on your investment in the Fund.

The performance fees stated in this table shows the actual performance fees for the financial year ended 30 June 2017 as a percentage of the Fund's average NAV. The performance of the Fund, and the performance fees, may be higher or lower or not payable in the future. As a result, the management costs may differ from the figure shown in the table. It is not a forecast of the performance of the Fund or the amount of the performance fees in the future. See also above (next to the heading "Performance fees") our estimated typical ongoing performance fees fee payable per annum. The actual indirect costs and performance fees for the current financial year and for future financial years may differ. For more information on the performance history of the Fund, visit Equity Trustees' website at www.eqt.com.au/insto. Past performance is not a reliable indicator of future performance.

Further reading...

You should read the important information in the Reference Guide under "Additional information on fees and costs" about the fees and costs associated with investing in the Fund before making an investment decision. Go to the Reference Guide which is available at www.loftuspeak.com.au. The material relating to these matters may change between the time when you read this PDS and the day when you acquire the product.

7. How managed investment schemes are taxed

Warning: Investing in a registered managed investment scheme (such as the Fund) is likely to have tax consequences. You are strongly advised to seek your own professional tax advice about the applicable Australian tax (including income tax, GST and duty) consequences and, if appropriate, foreign tax consequences which may apply to you based on your particular circumstances before investing in the Fund.

The Fund is an Australian resident for tax purposes and does not pay tax on behalf of its investors. Australian resident investors are assessed for tax on any income and capital gains generated by the Fund to which they become presently entitled or, where the Fund has made a choice to be an Attribution Managed Investment Trust ("AMIT"), are attributed to them.

Further reading

If applicable, you should read the important information in the Reference Guide under "Other important information" about AMIT before making an investment decision. Go to the Reference Guide which is available at www.loftuspeak.com.au. The material relating to these matters may change between the time when you read this PDS and the day when you acquire the product.

8. How to apply

To invest please complete the Application Form accompanying this PDS, send funds (see details in the Application Form) and send your completed Application Form to:

Mainstream Fund Services Pty Ltd Client Services Registry Team GPO Box 4968 Sydney, NSW, 2001

If applying via mFund you will need to provide the application money directly to your licensed broker.

Please note that cash and cheques cannot be accepted and all applications must be made in Australian dollars.

Who can invest?

Anyone can invest directly however individual investors must be 18 years of age or over.

Investors investing through an IDPS should use the Application Form provided by the operator of the IDPS.

Cooling-off period

If you are a Retail Client (as defined in the Corporation Act) who has invested directly in the Fund, you may have a right to a 'cooling off' period in relation to your investment in the Fund for 14 days from the earlier of:

- confirmation of the investment being received; and
- the end of the fifth business day after the units are issued.

A Retail Client may exercise this right by notifying Equity Trustees in writing. A Retail Client is entitled to a refund of their investment adjusted for any increase or decrease in the relevant Application Price between the time we process your application and the time we receive the notification from you, as well as any other tax and other reasonable administrative expenses and transaction costs associated with the acquisition and termination of the investment. The right of a Retail Client to cool off does not apply in certain limited situations, such as if the issue is made under a distribution reinvestment plan, switching facility or represents additional contributions required under an existing agreement. Also, the right to cool off does not apply to you if you choose to exercise your rights or powers as a unit holder in the Fund during the 14 day period, this could include selling part of your investment or switching it to another product.

Indirect Investors should seek advice from their IDPS Operator as to whether cooling off rights apply to an investment in the Fund by the IDPS. The right to cool off in relation to the Fund is not directly available to an Indirect Investor. This is because an Indirect Investor does not acquire the rights of a unitholder in the Fund. Rather, an Indirect Investor directs the IDPS Operator to arrange for their monies to be invested in the Fund on their behalf. The terms and conditions of the IDPS Guide or similar type document will govern an Indirect Investor's investment in relation to the Fund and any rights an Indirect Investor may have in this regard.

Enquiries and complaints

If you have any questions regarding the management of the Fund, you can contact the Investment Manager on +65 3 158 0222. If you are not completely satisfied with any aspect of our services regarding the management of the Fund, please contact Equity Trustees. Equity Trustees seeks to resolve potential and actual complaints over the management of the Fund to the satisfaction of investors. If you wish to lodge a formal complaint please write to:

Compliance Team Equity Trustees Limited GPO Box 2307 Melbourne VIC 3001 Email: complianceteam@eqt.com.au

Melbourne VIC 3001.

Equity Trustees will respond within 14 days of receiving the complaint and will seek to resolve your complaint as soon as practicable but not longer than 45 days after receiving the complaint. If we are unable to resolve your complaint, you may be able to seek assistance from the Financial Ombudsman Service ("FOS"). To find out whether you are eligible (and if so, to make a complaint) contact FOS on 1800 367 287 (Australia) or +61 3 9613 7366, info@fos.org.au or GPO Box 3,

Please include the Equity Trustees FOS membership number with your enquiry. It is 10395.

FOS can assist you if Equity Trustees cannot. FOS may not consider a dispute where the value of a person's claim exceeds \$500,000. FOS is only able to make a determination of up to \$309,000 per managed investment claim (excluding compensation for costs and interest payments). These monetary limits and the FOS terms of reference do change from time to time. Current details can be obtained from the FOS website (www.fos.org.au).

9. Other information

Consent

The Investment Manager has given and, as at the date of this PDS, has not withdrawn:

- its written consent to be named in this PDS as the Investment Manager of the Fund; and
- its written consent to the inclusion of the statements made about it which are specifically attributed to it, in the form and context in which they appear.

The Investment Manager and the Custodian have not otherwise been involved in the preparation of this PDS or caused or otherwise authorised the issue of this PDS. Neither the Investment Manager, the Custodian nor their employees or officers accept any responsibility arising in any way for errors or omissions, other than those statements for which it has provided its written consent to Equity Trustees for inclusion in this PDS.

mFund settlement service

You must use a mFund accredited and licensed broker to facilitate your transactions on mFund. Your chosen broker may charge you additional fees which are not outlined in the Fees and Costs section of this PDS

Further reading

You should read the important information in the Reference Guide "Other important information" section about:

- your privacy;
- the Constitution for the Fund;
- the Anti-Money Laundering and Counter-Terrorism Financing laws ("AML/CTF laws");
- Indirect Investors;
- Information on underlying investments;
- Foreign Account Tax Compliance Act ("FATCA"); and
- Common Reporting Standards ("CRS"),

before making a decision to invest. Go to the Reference Guide which is available at www.loftuspeak.com.au. The material relating to these matters may change between the time when you read this PDS and the day when you acquire the product.

Loftus Peak Global Disruption Fund

Application Form

- If completing by hand, use a black or blue pen and print within the boxes in BLOCK LETTERS
- Use ticks in boxes where applicable
- The applicant must complete, print and sign this form
- Keep a photocopy of your completed Application Form for your records
- Please ensure all relevant sections are complete before submitting this form

This application form is part of the Product Disclosure Statement ('PDS') relating to units in Loftus Peak Global Disruption Fund issued by Equity Trustees Limited (ABN 46 004 031 298, AFSL 240975).

- The PDS contains information about investing in the Fund. You should read the PDS before applying for units in the Fund.
- A person who gives another person access to the Application Form must at the same time and by the same means give the
 other person access to the PDS.
- Equity Trustees will provide you with a copy of the PDS and the Application Form on request without charge (If you make an error while completing your application form, do not use correction fluid. Cross out your mistakes and initial your changes).

US Persons:

This offer is not open to any US Person. Please refer to the Product Disclosure Statement and Reference Guide for further information.

Section 1 - Introduction

Do you have an existing investment in the Loftus Peak Global Disruption Fund and the information provided for that investment remains current and correct? — YES – my details are:								
Account Number								
Account Name								
Contact Telephone Number (Including Country Code)								
□ Not appointing a power of attorney, agent or financial adviser Complete sections 8, 9, 10								
☐ Appointing a power of attorney, agent or financial adviser	Complete sections 6 and/or 7, 8, 9, 10							

□ **NO** – Only complete the sections relevant to you, as indicated below:

Select One	Investor Type	estor Type Sections to Complete					
	Individual(s)	1, 2, 7, 8, 9, 10	Group A.				
	Partnership	1, 3, 7, 8, 9, 10	Group A and B.				
	Trust 1. Individual trustee(s) or 2. Corporate trustee(s).	1, 2, 4, 5, 7, 8, 9, 10	 Group A and C Group A, C and D. 				
	Company	1, 5, 7, 8, 9, 10	Group A and D				

If you are appointing an agent or authorised representative or a financial advisor also complete the relevant section as indicated below:

Agents; Authorised Representatives; Financial Advisor	6 or 7	Group A or D
---	--------	--------------

If you are an Association, Co-operative, Government Body or other type of entity not listed above, please contact the Fund.

Contacting the Fund

Fund Manager:	Loftus Peak Pty Limited enquiry@loftuspeak.com.au www.loftuspeak.com.au
Post your completed application to:	Mainstream Fund Services – Unit Registry GPO Box 4968 Sydney NSW 2001, AUSTRALIA

^{*} Please note there will be instances where we may be required to collect additional information about you and may ask you to provide certified copies of certain identification documents along with the Application Form.

AML/CTF Identity Verification Requirements

The AML/CTF Act requires the Responsible Entity to adopt and maintain an anti-money laundering and counter-terrorism financing ('AML/CTF') program. The AML/CTF program includes ongoing customer due diligence, which may require the Responsible Entity to collect further information.

- Identification documentation provided must be in the name of the Applicant.
- Non-English language documents must be translated by an accredited translator.
- Applications made without providing this information cannot be processed until all the necessary information has been provided.
- If you are unable to provide the identification documents described please contact the Fund.

These documents should be provided as an original or a CERTIFIED COPY of the original.

rnese documents should be pro	ovided as an original of a CERTIFIED COPT of the original.									
	GROUP A – Individuals									
must provide one of the following										
 □ A current Australian driver's licence (or foreign equivalent) that includes a photo and signature. □ An Australian passport (or foreign equivalent) (not expired more than 2 years previously). □ An identity card issued by a State or Territory Government that includes a photo. 										
If you do NOT own one of the abordrom Column B.	ve ID documents, please provide one valid option from Column A and one valid option									
Column A	Column B									
Australian birth certificate.Australian citizenship certificate.	☐ A document issued by the Commonwealth or a State or Territory within the preceding 12 months that records the provision of financial benefits to the individual and which contains the individual's name and residential address.									
Pension card issued by Department of Human Services. A document issued by the Australian Taxation Office within the preceding months that records a debt payable by the individual to the Commonwealth by the Commonwealth to the individual), which contains the individual's rand residential address. Block out the TFN before scanning, copying or st this document.										
	A document issued by a local government body or utilities provider within the preceding 3 months which records the provision of services to that address or to that person (the document must contain the individual's name and residential address).									
	☐ If under the age of 18, a notice that: was issued to the individual by a school principal within the preceding 3 months; and contains the name and residential address; and records the period of time that the individual attended that school.									
	GROUP B – Partnerships									
Provide one of the following: A certified copy of the partnership agreement or equivalent, showing the full name of the partnership, name and residential address of each partner. In addition, please provide verification documents for one partner(s) and beneficial owner(s) of the Partnership as listed under Group A for individuals.										
	ship include partners with a 25% partnership share or more; partners (if any) who ging partner. If in doubt, founding partners should be considered beneficial owners.									

GROUP C – Trusts
For Registered Managed Investment Scheme, Government Superannuation Fund or a trust registered with the Australian Charities, Regulated Superannuation Fund (including a self-managed super fund) and Not-for-profit Commission (ACNC), provide one of the following:
 A copy of the company search of the relevant regulator's website e.g. APRA, ASIC, or ATO. A copy or relevant extract of the legislation establishing the government superannuation fund sourced from a government website.
 □ A copy from the ACNC of information registered about the trust as a charity □ Annual report or audited financial statements.
 □ A certified copy of a notice issued by the ATO within the previous 12 months. □ A certified copy of the Trust Deed
For all other Unregulated trust (including Foreign trust), provide the following:
A certified copy of the Trust Deed. If the trustee is an individual, please also provide verification documents for one trustee as listed under Group A. If the trustee is a company, please also provide verification documents for a company as listed under Group D.
GROUP D - Companies
For Australian Registered Companies, provide one of the following (must clearly show the Company's full name, type (private or public) and ACN):
 □ A certified copy of the company's Certificate of Registration or incorporation issued by ASIC □ A copy of information regarding the company's licence or other information held by the relevant Commonwealth, State or Territory regulatory body e.g. AFSL, RSE, ACL etc. □ A full company search issued in the previous 3 months.
☐ If the company is listed on an Australian securities exchange, provide details of the exchange and the ticker (issuer) code.
If the company is a majority owned subsidiary of a company listed on an Australian securities exchange, provide details of the exchange and the ticker (issuer) code for the holding company.
For Foreign Companies, provide one of the following:
 A certified copy of the company's Certificate of Registration or incorporation issued by the foreign jurisdictions in which the company was incorporated, established or formed. A certified copy of the company's articles of association or constitution.
☐ A copy of a company search on the ASIC database or relevant foreign registration body. All of above must clearly show the company's full name, its type (i.e. public or private) and the ARBN issued by ASIC, or the identification number issued to the company by the foreign regulator.
In addition please provide verification documents for each beneficial owner (senior managing official and shareholder) as listed under Group A .
A beneficial owner of a company is any customer entitled (either directly or indirectly) to exercise 25% or more of the voting rights, including a power of veto, or who holds the position of senior managing official (or equivalent).
GROUP E – Agents and Authorised Representatives
In addition to the above entity groups:
 If you are an Individual Agent or Representative – please also provide the identification documents listed under Group A.
 If you are a Corporate Agent or Representative – please also provide the identification documents listed under Group D.
All Agents and Authorised Representatives must also provide a certified copy of their authority to act for the investor e.g. the POA, guardianship order, Executor or Administrator of a deceased estate, authority granted to a bankruptcy trustee, authority granted to the State or Public Trustee etc.

Additional Information

In most cases the information that you provide in this form will satisfy the AML/CTF Act, the US Foreign Account Tax Compliance Act ('FATCA') and the Common Reporting Standards ('CRS'). However, in some instances the Responsible Entity may contact you to request further information. It may also be necessary for the Responsible Entity to collect information (including sensitive information) about you from third parties in order to meet its obligations under the AML/CTF Act, FATCA and CRS.

Declarations

When you complete this Application Form you make the following declarations:

- I/We have received the PDS and made this application in Australia.
- I/We have read the PDS to which this Application Form applies and agree to be bound by the terms and conditions of the PDS and the Constitution of the Fund in which I/we have chosen to invest.
- I/We have considered our personal circumstances and, where appropriate, obtained investment and / or taxation advice.
- I/We hereby declare that I/we are not a US Person as defined in the PDS.
- I/We acknowledge that (if a natural person) I am/we are 18 years of age or over and I am/we are eligible to hold units in the Fund in which I/we have chosen to invest.
- I/We acknowledge and agree that Equity Trustees have outlined in the PDS provided to me/us how and where I/we can obtain a copy of the Equity Trustees Group Privacy Statement.
- I/We consent to the transfer of any of my/our personal information to external third parties including but not limited to fund administrators, fund investment manager(s) and related bodies corporate who are located outside Australia for the purpose of administering the products and services for which I/we have engaged the services of Equity Trustees or its related bodies corporate and to foreign government agencies for reporting purposes (if necessary).
- I/we hereby confirm that the personal information that I/we have provided to Equity Trustees is correct and current in every detail, and should these details change, I/we shall promptly advise Equity Trustees in writing of the change(s).
- I/We agree to provide further information or personal details to the Responsible Entity if required to meet its obligations under anti-money laundering and counterterrorism legislation, US tax legislation or reporting legislation and acknowledge that processing of my/our application may be delayed and will be processed at the unit price applicable for the Business Day as at which all required information has been received and verified.

- If I/we have provided an email address, I/we consent to receive ongoing investor information including PDS information, confirmations of transactions and additional information as applicable via email.
- I/We acknowledge that Equity Trustees does not guarantee the repayment of capital or the performance of the Fund or any particular rate of return from the Fund.
- I/We acknowledge that an investment in the Fund is not a deposit with or liability of Equity Trustees and is subject to investment risk including possible delays in repayment and loss of income or capital invested.
- I/We acknowledge that Equity Trustees is not responsible for the delays in receipt of monies caused by the postal service or the applicant's bank.
- If I/we lodge a fax application request, I/we acknowledge and agree to release, discharge and agree to indemnify Equity Trustees from and against any and all losses, liabilities, actions, proceedings, account claims and demands arising from any fax application.
- If I/we have completed and lodged the relevant sections on authorised representatives/agents on the Application Form then I/we agree to release, discharge and indemnify Equity Trustees from and against any and all losses, liabilities, actions, proceedings, account claims and demands arising from Equity Trustees acting on the instructions of my/our authorised representatives, agents and/or nominees.
- If this is a joint application each of us agrees that our investment is held as joint tenants.
- I/We acknowledge and agree that where the Responsible Entity, in its sole discretion, determines that:
 - I/we are ineligible to hold units in a Fund or have provided misleading information in my/our Application Form; or
 - I/we owe any amounts to Equity Trustees, then I/we appoint the Responsible Entity as my/our agent to submit a withdrawal request on my/our behalf in respect of all or part of my/our units, as the case requires, in the Fund.

Terms and conditions for collection of Tax File Numbers (TFN) and Australian Business Numbers (ABN)

Collection of TFN and ABN information is authorised and its use and disclosure strictly regulated by tax laws and the Privacy Act. Investors must only provide an ABN instead of a TFN when the investment is made in the course of their enterprise. You are not obliged to provide either your TFN or ABN, but if you do not provide either or claim an exemption, we are required to deduct tax from your distribution at the highest marginal tax rate plus Medicare levy to meet Australian taxation law requirements.

For more information about the use of TFNs for investments, contact the enquiries section of your local branch of the ATO. Once provided, your TFN will be applied automatically to any future investments in the Fund where formal application procedures are not required (e.g. distribution reinvestments), unless you indicate, at any time, that you do not wish to quote a TFN for a particular investment. Exempt investors should attach a copy of the certificate of exemption. For super funds or trusts list only the applicable ABN or TFN for the super fund or trust.

When you sign this Application Form you declare that you have read and agree to the declarations above

Section 2 – Individual(s) or Individual Trustee(s)

Complete this section if you are investing in your own name or as an individual trustee.

For Al	ML documentary requ				age 2.			
2.1 Type of investor								
Tick one box only and complete the	specified parts of this s		la Tuadau		45 0 0 55	404		
☐ Individual – complete 2.2☐ Jointly with another individual(s	s) – complete 2 2 2 3		le Trader lividual tru				nolete 2	2 2 3
and 2.5	o) 00111p1010 2.2, 2.0		d 2.5 (if th					
☐ Individual trustee for a trust – c (also complete section 4)	complete 2.2 and 2.3							
2.2 Investor 1		_						
Title Given Name(s)		S	urname					
Telephone Number (Including Coun	try Code) Ema	il						
Date of Birth (DDMMYY)		ax File N	lumber (T	FN) – or	exemptio	n code		
Reason for TFN Exemption								
Residential Address (not a PO Bo Unit Number Street Number	x) Street Name							
Street Number	Street Name							
Suburb		State			Post	Code		
Subuib	,	State			FUSI	Code		
Country of Birth								
Country of Birth		1						
What is your occupation?								
What is your occupation:		1						
Do you hold a prominent public posan international organisation or are No Yes, please give details								
Are you a foreign resident for tax pu No Yes, please advise country								
Do you hold dual citizenship? □ No □ Yes, please advise which c	ountries							
2.3 Investor 2								
Title Given Name(s)		S	urname					
Telephone Number (Including Coun	try Code) Ema	il						
Date of Birth (DDMMYY)		Tax File	Number	(TFN) – c	r exempt	ion code		
Reason for TFN Exemption								
Posidential Address (not a DC Da	.vl							
Residential Address (not a PO Bo Unit Number Street Number	Street Name							
Suburb	;	State			Post Cod	е		
Country of Birth		1						

What is your occupation?			
Do you hold a prominent an international organisa No Yes, please give	tion or are you an immediate fa	government body (local, state, mily member or a business as	territory, national or foreign) or in sociate of such a person?
Are you a foreign resident ☐ No ☐ Yes, please advis	for tax purposes? se country of residence		
Do you hold dual citizensh □ No □ Yes, please advis	sip?		
2.4 Sole Trader Details Business Name (if applica	ble, in full)		
Australian Business Numb	per (ABN) (if obtained)*		
Street Address			
Suburb	State	Postcode Co	untry
2.5 Signing Authority Please tick to indicate sign Only one investo All investors mus		ructions (e.g. withdrawals, cha	ange of account details, etc.)

^{*} See page 4 of the Application Form for terms and conditions relating to the collection of TFNs and ABNs

Section 3 – Partnerships

Complete this section if you are investing for a partnership or as a partner.

For AML documentary requirements		
3.1 General Information		
Full Name of Partnership		
Registered Business Names of Partnership (if any)		
Country where Partnership is established		
Tax File Number (TFN) – or exemption code		
Reason for TFN Exemption		
3.2 Type of Partnership Is the partnership regulated by a professional association? ☐ Yes, please provide details (need only give information below there are no such partners, for just one partner) Name of Professional Association	ow for partners with a 25% or g	greater interest or, if
Momborship Dotaile		
Membership Details		
□ No, provide number of partners		
Partner 1		
Title Given Name (s)	Surname	
Telephone Number (including Country Code) (daytime)	Date of Birth (DDMMYY)	
Unit Street Number Street Name (residential address)	Suburb	State
Postcode Country	Country of Birth	
Email Address		
Does this partner hold a prominent public position or function in a go foreign) or in an international organisation or is the partner an immediperson? □ No □ Yes, please give details		
Partner 2 Title Given Name (s)	Surname	
Title Given Marile (5)	Sumame	
Telephone Number (including Country Code) (daytime)	Date of Birth (DDMMYY)	
Unit Street Number Street Name (residential address)	Suburb	State
Postcode Country	Country of Birth	
Postcode Country	Country of Billi	
Email Address		
LIIIdii Addiess		

foreign) person																	
	No Yes, please	aive de	etails														
	, p	J															
			80	otior	. 1	Trust	/ Q.	ınor	ann	uati	on [Euna	4				
Comple	ete this sectio	n if vou						_			011 1	un	J				
, , , , ,		,,,,,,,				tary req					er to	page	e 2.				
	neral Informa			_													
Full Na	me of Trust o	r Super	annuatio	on Fun	d												
Full Na	me of Busine	ss (if an	(V)							Co	untry	whai	ra Tru	st esta	hlich	had	
lulina	ine or busine.	ss (II all	у)								uritry	WITE	e iiu	Si CSic	וכווטג	ieu	
Tax File	e Number (TF	N) – or	exempt	ion cod	de												
Reasor	n for TFN Exe	mption															
Austral	ian Business	Number	r (ABN)														
	stee Details																
How m	any trustees a	are there	e?														
	Individual - Company - Combination	trustee	(s) must	t comp	lete Se	ction 5	of this	form	plete	the r	eleva	ınt se	ction (of this	form		
	e of Trust	,,,	100(0) 11	iom oa	011 1110	otor typ	o mac		ipioto		0.000		otioi i	01 11110			
	Registered					me											
Austra	lian Registere	d Sche	me Nun	nber (A	RSN)												
	Regulated '	Trust (ii	ncluding	a self-n	nanage	d super	annua	ation f	unds	and r	eaist	ered o	chariti	es tha	t are	trust	rs)
	of Regulator (,
Registr	ation/Licence	Details					Aust	ralian	Busir	ness I	Numb	oer (A	BN)*		I		
☐ Please	Other Trust Describe	t (Unre	gulated) (also	comple	ete secti	on 4.4	1)									
. 15456	20001100																
4 4 Rer	neficiaries of	an Unr	equilate	ad True	et												
Comple	ete Section 4.	4 and 4.	.5 only i	f you ti	cked 'C	Other Tru	ust' in	4.3									
	he Trust Dee		: benefi	ciaries	s?												
	Yes, how m	any?															
Provide	the full name	of eac	h benef	iciary v	vho dire	ectly or i	ndire	ctly is	entitle	ed to	an in	terest	of 25	% or r	nore	in th	e trust
1							2										
3							4										
	No, describe			eneficia	ary: (e.	g. the na	ame o	of the	family	grou/	p, cla	ass of	unit h	nolders	s, the	cha	ritable
	•		,														

^{*} See page 4 of the Application Form for terms and conditions relating to the collection of TFNs and ABNs.

4.5 Beneficial Owners and other persons of interest in an Unregulated Trust Please provide the full name of any beneficial owner of the trust. A beneficial owner is any individual who directly or indirectly has a 25% or greater interest in the trust or a person who exerts control over the trust. This includes the appointer of the trust (who holds the power to appoint or remove the trustees of the trust. All beneficial owner(s) who meet the above definition will need to provide information and AML verification documents set out in Group A, F, G or H. Please provide beneficial owners as an attachment if there is insufficient space below: 1. 3. 2. 4. Does any beneficial owner hold a prominent public position or function in a government body (local, state, territory, national or foreign) or in an international organisation or is the beneficial owner an immediate family member or a business associate of such a person? Yes, please give details 5 Please provide the **full name** of the **settlor** of the trust where the initial asset contribution to the trust was greater than \$10,000 and the settlor is not deceased. Section 5 – Company / Corporate Trustee Complete this section if you are investing for a company or where a company is acting as a trustee. For AML documentary requirements please refer to page 2. 5.1 Company Type ☐ Australian Listed Public Company – complete 5.2 □ Australian Proprietary Company or non-listed public company – complete 5.2 and 5.4 ☐ Foreign Company – complete all sections 5.2 Company Details Company Name ACN/ABN (if registered in Australia) Tax File Number (TFN) - or exemption code Reason for TFN Exemption Given Name(s) of Contact Person Telephone Number (Including Country Code) Email Registered Office Street Address (Not PO Box) Suburb State Post Code Country Principal place of business in Australia Note for non-Australian companies registered with ASIC: you must provide a local agent name and address if you do not have a principal place of business in Australia. ☐ Tick if the same as above, otherwise provide: Registered Street Address (Not PO Box) Suburb State Post Code

5.3 Additional Details for non-Australian Company

☐ Tick if the company is registered with ASIC

Australian Registered Body Number (ARBN)

0.5]	Tick is	f the co	mpany	is regis	stered	with a	foreign	regulator	y body

Name of Foreign Regulatory Body Company Identification Number Issued (if any)

Country of formation, incorpo	oration or registra	ation				
Company type (eg private co	empany)					
	(11 + 50 5)					
Registered Company Addres	ss (Not PO Box)				Suburb	
	D 10 1			<u> </u>		
State	Post Code			Country		
foreign companies must pro	ovide the full nan tor or a senior ex	ne of each ser ecutive who e	nior mar exerts co	naging off ontrol ove	non-listed public domestic conficial and controlling person of the the company i.e. authorised to	e company
1			2			
3			4			
If there are more than 4 directors	s please provide as	s an attachment				
	ovide the full nar	me of each sh	nareholo		sted public domestic companionse who owns directly, indirectly	
1			2			
3			4			
If there are more than 4 shareho	olders please provid	de as an attachi	ment.			
	nternational orga person? tails	nisation or is t	the bene	eficial owi	government body (local, state, te ner an immediate family membe	
	Section 6 -	Authorise	d rep	resent	ative or agent	
	lete the section re	elevant to the ir	nvestor/a	pplicant t	nder a direct authority such as a Po that you are acting on behalf of.	ower of
				-	e refer to page 2.	
6.1 Appointment of Power I am an agent under Full name of authorised representations.	r Power of Attorn	ey or the inve			tive minated representative - comple Title of role held with applicant	te 6.2
Signature						
bankruptcy trustee etc: ☐ The document is an ☐ The document is sig ☐ The document is cu	original or certifi ned by the appli rrent and comple	ed copy cant / investor ete	or a co	urt officia	o order, grant of probate, appoint al o transact on behalf of the applica	

Section 7 – Financial adviser

By completing this section you nominate the named adviser as your financial adviser for the purposes of your investment in the Fund. You also consent to give your financial adviser / authorised representative / agent access to your account information unless you indicate otherwise by ticking the box below.

For AML documentary requirements please refer to page 2.

7.1 Financial adviser I am a financial adviser completing this application form as an authorised representative or agent. Name of Adviser AFSL Number														
Dealer Gr	oup													
Name of A	\ dvicon	, Eirm												
Name of A	Advisory	/ FIIIII												
Postal Ad	dress											Sı	ıburb	
- Cotal 7 ta	u. 000													
State			- 1	Post Co	ode				Co	untry				
Email Add	ress of	Adviso	ory Firr	m (requ	uired)									
Email Add	ress of	Advise	∍r											
Duoinasa	Tolook	200							Facsir	mile				
Business	reiepno	me							Facsir	mile				
	equiren	nents (I/We l I/We l AML/l	per typ have a have n KYC cl	e of in ttached ot attac	vestor) d the re ched the) set o elevan ne CIP applica	ut abov t CIP o docun ant(s) i	ve, AN l docume nents h in acco	D EITH ents; O loweve rdance	IER R er I/We e to the	confir AUST	m that	I/We h	ave completed the ements. I/We also agree
Financial	Advise	er Sign	nature									Date		
statements	u elect of and tra Please ti	therwis ansaction ck this	se, you on conf box if y	irmatio ou DO	ns. NOT v	want yo	our fina	ncial ac	dviser to	o have	access	s to info	ormation	n or receive copies of n about your investment. s sent to your adviser.
;	Section	on 8	-INV	ESTI	MEN [°]	T INS	STRU	JCTIC	ONS	(All i	nves	tors	MUS	T complete)
8.1 Inves														
Loftus Pe				on Fun	d (AD	IR MM	IC0110	ΔΗ						
Full name			-		•			•	Annli-	ont\				
ruii name	inves	ment	to be i	neia in	(mus	tinciu	ide na	ine or	Аррііс	ant)				
Mailing Ad	ddress											Su	ıburb	
State			1	Post Co	ode				Co	untry				
State				031 01	Jue					uritiy				
Email Add	fress											Ph	none	
Image = 1		4												
Investme	nt Amo	unt	1											1
\$														

The minimum initial investment in the Fund is \$5,000.

distributions" and "pay distribution	our distribution in units of your chosen fund if you do not make a selection between "reinvest ons to the bank account below". If you select to "pay distributions to the bank account below" for e your bank details in section 8.3.						
Reinvest distribution If you select this option	ns on your distributions will be reinvested in the Fund.						
☐ Pay distributions to							
	for Redemptions and Distributions (if applicable) (must match Applicant name)						
Account name							
Financial Institution							
Financial Institution							
Branch (including Country)							
, j							
BSB							
Account Number							
8.4 Payment Method □ Electronic Funds Tra	ansfer						
Bank Name & Address (including country)	National Australia Bank, Level 36, 100 Miller St, North Sydney NSW 2060						
Account Name	Equity Trustees as RE for Loftus Peak Global Disruption Fund App Account						
BIC/SWIFT	NATAAU3303M						
BSB Number	082 401						
Account Number	85 686 8448						
Reference	<investor name=""></investor>						
8.5 Elections							
	report for the Fund will be available on www.eqt.com.au from 30 September each year, d like a hard copy of the annual financial report sent to you please tick the box.						
Direct Marketing Do you wish to receive market products and services that macommunication. □ Yes □ No	ting information from Equity Trustees (and Equity Trustees' related bodies corporate) about y be of interest to you? This information may be distributed by mail, email or other form of						
8.6 Purpose of Investment a Please outline the purpose of i	nd Source of Funds investment (e.g. superannuation, portfolio investment, etc)						
	initial funding and anticipated ongoing funding (e.g. salary, savings, business activity, ate, inheritance, gift, etc and expected level of funding activity or transactions)						

Section 9 – Foreign Account Tax Compliance Act (FATCA) & Common Reporting Standard (CRS) Self-Certification Form - Australia (All investors MUST complete)

SECTION I - INDIVIDUALS

Please fill this Section I only if you are an individual. If you are an entity, please fill Section II.

- 1. Are you a US citizen or resident of the US for tax purposes?
- ☐ Yes: Provide your Taxpayer Identification Number (TIN) below. Continue to question 2

	Tax Identification Number (TIN) or equivalent	Reason Code if no TIN provided (see below for reason)
Investor 1		
Investor 2		

□ No: Continue to question 2

2. Are you a tax resident of any other country outside of Australia?

☐ Yes: Provide the details below and skip to question 12. If resident in more than one jurisdiction please include details for all jurisdictions

		Country of Tax Residence	Tax Identification Number (TIN) or equivalent	Reason Code if no TIN provided
	1			
Investor 1	2			
	3			
	1			
Investor 2	2			
	3			

If TIN or equivalent is not provided, please provide reason from the following options:

- Reason A: The country/jurisdiction where the entity is resident does not issue TINs to its residents
- Reason B: The entity is otherwise unable to obtain a TIN or equivalent number (Please explain why the entity is unable to obtain a TIN in the below table if you have selected this reason)
- Reason C: No TIN is required. (Note. Only select this reason if the domestic law of the relevant jurisdiction does not require the collection of the TIN issued by such jurisdiction)

If Reason B has been selected above, explain why you are not required to obtain a TIN

Investor 1	
Investor 2	

☐ No: Skip to question 12

SECTION II - ENTITIES Please fill this Section II only

Pie	ase i	ılı triis Section II only II you are an <u>entity</u> . II you are an Individual, please IIII Section I.
	3. □	Are you an Australian complying superannuation fund? Yes: Skip to question 12
		No: Continue to question 4
A.	FAT	CA
	4.	Are you a US Person? Yes: Continue to question 5
		No: Skip to question 6
	5. □	Are you a Specified US Person? Yes: Provide your Taxpayer Identification Number (TIN) below and skip to question 7
		TIN
		No: Please indicate exemption type and skip to question 7

Type:

Are you a Financial Institution for the purposes of FATCA?

		GIIN								
	If yo	ou do n	ot have a GIIN, please provide your FATCA status below and continue to question 7							
			Exempt Beneficial Owner							
			Type:							
			☐ Deemed-Compliant FFI (othe	r than a Sponsored FI or a Trustee Docu	umented Trust)					
			Type:							
			Non-Participating FFI							
			Type:							
		5	•	n. Please provide the Sponsoring Entity						
				Sponsoring Entity's GIIN:						
				lease provide your Trustee's name and						
				Trustee's GIIN:	<u></u>					
			Other							
	_		Details:							
			ontinue to question 7							
B.	CR									
	7.			ry outside of Australia and the US? ntinue to question 8. If resident in more t	han one jurisdiction please include					
			for all jurisdictions	illine to question of it resident in more t	man one jurisdiction please include					
		detaile	·	Tax Identification Numbe	er Reason Code if no TIN					
			Country of Tax Residence	(TIN) or equivalent	provided					
		1								
		2								
		3								
		If TIN	or equivalent is not provided, ple	ease provide reason from the following o	options:					
		0		diction where the entity is resident does rwise unable to obtain a TIN or equivale						
		O	entity is unable to obtain a TI	N in the below table if you have selected	d this reason)					
		0		 d. (Note. Only select this reason if the do he collection of the TIN issued by such j 						
		If Rea		, explain why you are not required to obt						
		ii ixea	Son B has been selected above	, explain willy you are not required to ob-	tain a Tiiv					
		No. C	antinua ta muantina O							
			ontinue to question 8	on market of CRC2						
	8. □		ou a Financial Institution for the Specify the type of Financial Insti	tution below and continue to question 9						
			Reporting Financial Institution	I						
			☐ Non-Reporting Financial Instit	tution: Specify the type of Non-Reporting	g Financial Institution below					
				ocumented Trust						
			□ Other: Ple	ease Specify						
		No: Sł	kip to question 10							
	9.			ent in a Non-Participating Jurisdiction	for CRS purposes and					
			ged by another Financial Instit	tution?						
			Skip to question 11							
			kip to question 12							
_	_		ICIAL ENTITIES							
	10.		ou an Active Non-Financial En Specify the type of Active NFE be							
	_			NFE's gross income from the preceding	calendar year is passive income					
				nterests, royalties and rental income) and						
				r year are assets held for the production						
		Б		raded or a related entity of a regularly tra	·					
Loftu	s Pe		al Disruption Fund - Application For		Page 14 of 16					

			□ Governmental Entity,	International (Organisation or Centra	l Bank					
			□ Other: Please Specify								
		No: Y	ou are a Passive Non-Fi	nancial Entity	(Passive NFE). Contin	ue to question 1	11				
D.	COI	NTRO	LLING PERSONS								
	11.	Does	one or more of the foll	owing apply t	to you:						
			ls any natural persor	that exercises	s control over you (for own 25% or more of the						
	 If you are a trust, is any natural person including trustee, protector, beneficiary, settlor or any other natural person exercising ultimate effective control over the trust a tax resident of any country outside Australia? Yes: Complete details below and continue to question 12 										
			Name	Date of Birth	Residential Address	Country of Tax Residence	TIN or equivalent	Reason Code if no TIN			
		1				Residence		provided			
		2									
		3									
			If there are more than 3) (II'	1 2 4						
	If TIN or equivalent is not provided, please provide reason from the following options: Reason A: The country/jurisdiction where the entity is resident does not issue TINs to its Reason B: The entity is otherwise unable to obtain a TIN or equivalent number (Please entity is unable to obtain a TIN in the below table if you have selected this reason) Reason C: No TIN is required. (Note. Only select this reason if the domestic law of the rejurisdiction does not require the collection of the TIN issued by such jurisdiction) If Reason B has been selected above, explain why you are not required to obtain a TIN						e explain why the				
		No: C	Continue to question 12								
Ε.	DEC	CLAR	ATION								
	12.	Sign	ature								
	cau	ses th	te to provide a suitably up e information contained he he information above to	nerein to becor	me incorrect.	s of any change	e in circumstar	nces which			
	Inv	estor	1		Investor 2						
	Sigi	nature			Signature						
	Dat	e			Date						
	Nar	ne of a	authorised representative		Name of au	thorised represe	entative				
	Name of entity/individual				Name of en	Name of entity/individual					

Section 10 — DECLARATIONS (All Investors MUST complete)

By signing as or on behalf of the Applicant, you make all the declarations set out above, in all sections

Applicant 1 Applicant Given Name(s)
Capacity Individual Signatory Director Executive Office Partner Sole Director / Secretary Authorised Signatory
Signature
Date Company Seal (if applicable)
Applicant 2 Applicant Given Name(s)
Capacity
□ Individual Signatory □ Director □ Executive Office □ Partner □ Sole Director / Secretary □ Authorised Signatory
Signature
Date
Company Seal (if applicable)
Application Checklist
 Have you completed all sections relevant to you (as set out in the introduction)? Have you nominated your financial adviser in section 7 (if applicable)? Have you provided certified copies of your identification documents or has your financial adviser completed this for you? Have you completed all other relevant details and SIGNED the Application Form?
If you can tick all of the boxes above, send the following: Completed Application Form; Certified copies of identification documents;
by post to: Mainstream Fund Services - Unit Registry PO Box 4968 Sydney NSW 2001 AUSTRALIA
For additional applications the duly completed Application Form (including details regarding your direct credit payment) may be mailed to the postal address above or faxed to the following fax number: +61 2 8251 3525.