

Target Market Determination – Platinum European Fund (P Class)

Legal disclaimer

This Target Market Determination (**TMD**) is required under section 994B of the *Corporations Act 2001* (Cth) (**the Act**). This TMD describes the class of consumers that comprises the target market for the Platinum European Fund (P Class) and matters relevant to the product's distribution and review (specifically, distribution conditions, review triggers and periods, and reporting requirements). Distributors must take reasonable steps that will, or are reasonably likely to, result in distribution of the product being consistent with the most recent TMD (unless the distribution is excluded conduct).

This document is **not** a Product Disclosure Statement (PDS) and is **not** a complete summary of the product features or terms of the product. This document does not take into account any person's individual objectives, financial situation or needs. Persons interested in acquiring units in the Platinum European Fund (P Class) should carefully read the PDS for the Platinum European Fund (P Class) before making a decision whether to buy this product.

Important terms used in this TMD are defined in the TMD Definitions which supplement this document. Capitalised terms have the meaning given to them in the product's PDS, unless otherwise defined. The PDS can be obtained by visiting the following webpage: <u>https://www.platinum.com.au/our-products/platinum-european-fund</u>.

Target Market Summary

This product is intended for use as a minor allocation or satellite allocation within a consumer's investment portfolio for a consumer who is seeking capital growth and has a *High* risk/return profile for that portion of their investment portfolio. It is likely to be consistent with the financial situation and needs of a consumer with an investment timeframe of five years or more and who is likely to need to access their capital within one week of making a withdrawal request.

Fund and Issuer identifiers

| Issuer | Platinum Investment Management Limited |
|-----------------------------|--|
| Issuer ABN | 25 063 565 006 |
| Issuer AFSL | 221935 |
| TMD contact details | invest@platinum.com.au |
| Fund name | Platinum European Fund (P Class) |
| ARSN | 089 528 594 |
| APIR Code | PLA5576AU |
| ISIN Code | AU60PLA55766 |
| TMD issue date | 5 April 2024 |
| TMD Version | 5 |
| Distribution status of fund | Available |

Description of Target Market

TMD indicator key

The Consumer Attributes for which the product is likely to be appropriate have been assessed using a red and green rating methodology:

In target market Not in target market

Instructions

In the tables below, Column 1, Consumer Attributes, indicates a description of the likely objectives, financial situation and needs of the class of consumers that are considering this product. Column 2, TMD indicator, indicates whether a consumer meeting the attribute in column 1 is likely to be in the target market for this product.

Appropriateness

The Issuer has assessed the product and formed the view that the product, including its key attributes, is likely to be consistent with the likely objectives, financial situation and needs of consumers in the target market, as the features of this product in Column 3 of the table below are likely to be suitable for consumers with the attributes identified with a green TMD Indicator in Column 2.

Investment products and diversification

A consumer (or class of consumer) may intend to hold a product as part of a diversified portfolio (for example, with an intended product use of minor allocation). In such circumstances, the product should be assessed against the consumer's attributes for the relevant portfolio of the portfolio, rather than the consumer's portfolio as a whole. For example, a consumer may seek to construct a balanced or moderate diversified portfolio with a minor allocation to growth assets. In this case, a product with a High risk/return profile may be consistent with the consumer's objectives for that minor allocation notwithstanding that the risk/return profile of the consumer as a whole is Medium. In making this assessment, distributors should consider all features of a product (including its key attributes).

The FSC has provided more detailed guidance on how to take this portfolio view for diversification, available on the FSC website.

| Consumer Attributes | TMD Indicator | Product description including key attributes |
|-------------------------------------|------------------------|--|
| Consumer's investment objective | | |
| Capital Growth | | The Fund aims to provide capital growth over the long-term by investing in undervalued |
| Capital Preservation | | companies in the European region. |
| Income Distribution | | |
| Consumer's intended product use | (% of Investable Asset | s) |
| Solution/Standalone (up to 100%) | | The Fund primarily invests in listed securities of European companies. The portfolio will |
| Major allocation (up to 75%) | | ideally consist of 30 to 80 securities and cash may be held when undervalued securities cannot be found. The Fund can short sell securities that it considers overvalued and can |
| Core component (up to 50%) | | also use derivatives. The portfolio will typically have 50% or more net equity exposure. |
| Minor allocation (up to 25%) | | |
| Satellite allocation (up to 10%) | | The Fund is designed to be held as part of a diversified investment portfolio and is suitable as a minor allocation or satellite allocation within an investor's investment portfolio. |
| Consumer's investment timeframe | | |
| Minimum investment timeframe | 5 years or more | The Fund is designed for an investor with a timeframe of five years or more. |
| Consumer's Risk (ability to bear lo | ss) and Return profile | |
| Low | | The Fund is suitable for investors that have a high risk and return profile i.e. investors |
| Medium | | who typically prefer growth assets, can accept high volatility and potential losses and seek high returns over five years or more. |
| High | | high fetallis over nive years of more. |
| Very High | | The Fund has a standard risk measure (SRM) of 5 (high). |
| Extremely High | | |
| Consumer's need to access capital | | |
| Within one week of request | | Under normal circumstances, withdrawal requests are processed on each business day. |
| Within one month of request | | Platinum's unit registry can delay processing withdrawal requests whilst the Fund is not "liquid" as defined in the Corporations Act. Please see the PDS for more information. |
| Within three months of request | | |

| Within one year of request | The proceeds of withdrawal are usually made available within one week of Platinum |
|----------------------------|---|
| Within 5 years of request | accepting any withdrawal request. |
| Within 10 years of request | |
| 10 years or more | |
| At issuer discretion | |

Distribution conditions/restrictions

| Distribution Conditions | Distribution condition rationale | Distribution condition applies to |
|---|--|--|
| Investors who have not received personal financial advice must complete a number of questions titled Product Suitability contained within the application form or provided as part of the onboarding process, to identify the purpose of their investment. Responses to these questions will be assessed by Platinum. If an investor is identified as being at risk of harm, Platinum's trained staff will contact the investor and ask a series of scripted questions in order for Platinum to understand whether the investor is within the target market. These questions will align to the attributes in the TMD. Following this, if the investor is assessed as being unlikely to be in the target market, the investor will be rejected. | Platinum considers that this distribution condition will make it likely that consumers who acquire the Fund will be in the target market for the Fund. | Platinum - Direct and unadvised retail |
| Distributors may engage in retail product distribution conduct if they are providing personal advice in relation to the Fund and they are reasonably satisfied that distribution is necessary to implement personal advice given to the consumer. | Platinum considers that this distribution condition will make it likely that consumers who acquire the Fund will be in the target market for the Fund because persons providing personal advice must consider the consumer's individual circumstances and comply with the best interests' duty and related obligations under Pt 7.7A of the Act. | Persons providing personal advice to retail – Direct advised retail |

| Distribution Conditions | Distribution condition rationale | Distribution condition applies to |
|---|---|---------------------------------------|
| This Fund is available to persons investing through an investor | Platinum has an arrangement with | Intermediated (e.g. platform or wrap) |
| directed portfolio service (IDPS), IDSP-like scheme, nominee or | platform provider governing their | |
| custody service or any other trading platform or distributor | relationship noting that platform | |
| authorised by Platinum. | providers, as distributors, are required to | |
| | take reasonable steps that will, or are | |
| | likely to, result in distribution of the Fund | |
| | being consistent with its TMD. | |
| This Fund is available through specified distributors or | Platinum has an arrangement with | Intermediated (e.g. platform or wrap) |
| distribution channels such as investment or super platforms or | platform provider governing their | |
| wrap products (platforms). | relationship noting that platform | |
| | providers, as distributors, are required to | |
| | take reasonable steps that will, or are | |
| | likely to, result in distribution of the Fund | |
| | being consistent with its TMD. | |

It has been determined that the distribution conditions will make it likely that new consumers who purchase the Fund are in the class of customers for which it has been designed. We consider that the distribution conditions are appropriate for this Fund and will assist distribution in being directed towards the target market for whom the Fund has been designed.

Review triggers

| Material change to key attributes, Fund investment objective and/or fees. | |
|---|--|
| Material deviation from objective over sustained period. | |
| Key attributes have not performed as disclosed by a material degree and for a material period. | |
| Determination by the issuer of an ASIC reportable Significant Dealing. | |
| Material or unexpectedly high number of complaints (as defined in section 994A(1) of the Act) about the Fund or distribution of the Fund. | |
| The use of Product Intervention Powers, regulator orders or directions that affects the Fund. | |
| Material changes to the liquidity of the Fund impacting the Fund's ability to offer regular withdrawals. | |
| Removal of the Fund from the approved product lists and menus of key distributors. | |

Mandatory TMD review periods

| Review period | Maximum period for review |
|-------------------|--|
| Initial review | NA – initial review has already occurred |
| Subsequent review | 1 year and 3 months |

Distributor reporting requirements

| Reporting requirement | Reporting period | Which distributors this requirement applies to |
|--|---|--|
| Complaints (as defined in section 994A(1) of the Act) relating to the product design and distribution. The distributor should provide all the content of the complaint, having regard to privacy. | As soon as practicable but no later than 10 business days following end of calendar quarter. | All distributors |
| Significant dealing outside of target market, under section 994F(6) of the Act. See Definitions for further detail. | As soon as practicable but no later than 10 business days after distributor becomes aware of the significant dealing. | All distributors |

If practicable, distributors should adopt the FSC data standards for reports to the issuer. Distributors must report to Platinum Investment Management Limited using the method specified <u>www.platinum.com.au/Investing-with-Us/New-Investors</u> and <u>www.platinum.com.au/Investing-with-Us/Existing-Investors</u>. This link also provides contact details relating to this TMD for Platinum Investment Management Limited.

Disclaimer

Issued by Platinum Investment Management Limited ABN 25 063 565 006, AFSL 221935, trading as Platinum Asset Management ("Platinum"). Platinum is the responsible entity and issuer of units in the Fund referred to in this target market determination ("TMD"). This is general information only and does not take into account your investment objectives, financial situation or particular needs. The information does not form part of the Fund's product disclosure statement ("PDS"). If you are interested in acquiring units in this Fund you should carefully read and consider the Fund's PDS. A copy of the PDS may be obtained by calling on Investor Services on 1300 726 700 (within Australia), 0800 700 726 (within New Zealand) or 02 9255 7500, or by visiting www.platinum.com.au/Investing-with-Us/New-Investors. Platinum accepts no responsibility or liability for any losses arising from your use or reliance upon any part of the information contained in this TMD.

Definitions

In some instances, examples have been provided below. These examples are indicative only and not exhaustive.

| Term | Definition | |
|------------------------------------|---|--|
| Consumer's investment objective | | |
| Capital Growth | The consumer seeks to invest in a product designed or expected to generate capital return over the investment timeframe. The consumer prefers exposure to growth assets (such as shares or property) or otherwise seeks an investment return above the current inflation rate. | |
| Capital Preservation | The consumer seeks to invest in a product designed or expected to have low volatility and minimise capital loss. The consumer prefers exposure to defensive assets that are generally lower in risk and less volatile than growth investments (this may include cash or fixed income securities). | |
| Income Distribution | The consumer seeks to invest in a product designed or expected to distribute regular and/or tax-effective income. The consumer prefers exposure to income-generating assets (this may include high dividend-yielding equities, fixed income securities and money market instruments). | |
| Consumer's intended product use (% | of Investable Assets) | |
| Solution/Standalone (up to 100%) | The consumer may hold the investment as up to 100% of their total <i>investable assets</i> . The consumer is likely to seek a product with <i>very high</i> portfolio diversification. | |
| Major allocation (up to 75%) | The consumer may hold the investment as up to 75% of their total <i>investable assets</i> . The consumer is likely to seek a product with at least <i>high</i> portfolio diversification. | |
| Core Component (up to 50%) | The consumer may hold the investment as up to 50% of their total <i>investable assets</i> . The consumer is likely to seek a product with at least <i>medium</i> portfolio diversification. | |
| Minor allocation (up to 25%) | The consumer may hold the investment as up to 25% of their total <i>investable assets</i> . The consumer is likely to seek a product with at least <i>low</i> portfolio diversification. | |
| Satellite allocation (up to 10%) | The consumer may hold the investment as up to 10% of the total <i>investable assets</i> . The consumer may seek a product with <i>very low</i> portfolio diversification. Products classified as <i>extremely high</i> risk are likely to meet this category only. | |
| Investable Assets | Those assets that the investor has available for investment, excluding the residential home. | |

| Term | Definition |
|--|--|
| • | pleting the key product attribute section of consumer's intended product use) ke instruments may sit outside the diversification framework below. |
| Very low | The product provides exposure to a single asset (for example, a commercial property) or a niche asset class (for example, minor commodities, crypto-assets or collectibles). |
| Low | The product provides exposure to a small number of holdings (for example, fewer than 25 securities) or a narrow asset class, sector or geographic market (for example, a single major commodity (e.g. gold) or equities from a single emerging market economy). |
| Medium | The product provides exposure to a moderate number of holdings (for example, up to 50 securities) in at least one broad asset class, sector or geographic market (for example, Australian fixed income securities or global natural resources). |
| High | The product provides exposure to a large number of holdings (for example, over 50 securities) in multiple broad asset classes, sectors or geographic markets (for example, global equities). |
| Very high | The product provides exposure to a large number of holdings across a broad range of asset classes, sectors and geographic markets with limited correlation to each other. |
| Consumer's intended investment | t timeframe |
| Minimum | The minimum suggested timeframe for holding the product. Typically, this is the rolling period over which the investment objective of the product is likely to be achieved. |
| Consumer's Risk (ability to bear | loss) and Return profile |
| the guidance and methodology outl the bands used in this TMD). How as the potential size of a negative re to meet their investment objectives leverage, derivatives or short selling | Measure (<i>SRM</i>) to estimate the likely number of negative annual returns for this product over a 20 year period, using ined in the <i>Standard Risk Measure Guidance Paper For Trustees</i> (note the bands in the SRM guidance differ from ever, SRM is not a complete assessment of risk and potential loss. For example, it does not detail important issues such turn (including under conditions of market stress) or that a positive return could still be less than a consumer requires /needs. The SRM methodology may be supplemented by other risk factors. For example, some products may use ;; may have liquidity or withdrawal limitations; may have underlying investments with valuation risks or risks of capital blex structure or increased investment risks, which should be documented together with the SRM to substantiate the |

A consumer's desired product return profile would generally take into account the impact of fees, costs and taxes.

| Term | Definition |
|----------------|--|
| Low | For the relevant part of the consumer's portfolio, the consumer: |
| | • has a conservative or low risk appetite, |
| | seeks to minimise volatility and potential losses (e.g. has the ability to bear up to 1 negative return over a 20 year period (SRM 1 to 2)), and |
| | • is comfortable with a low target return profile. |
| | The consumer typically prefers stable, defensive assets (such as cash). |
| Medium | For the relevant part of the consumer's portfolio, the consumer: |
| | has a moderate or medium risk appetite, |
| | seeks low volatility and potential losses (e.g. has the ability to bear up to 4 negative returns over a 20 year period (SRM 3 to 5)), and |
| | • is comfortable with a moderate target return profile. |
| | The consumer typically prefers defensive assets (for example, fixed income). |
| High | For the relevant part of the consumer's portfolio, the consumer: |
| C | • has a high risk appetite, |
| | can accept high volatility and potential losses (e.g. has the ability to bear up to 6 negative returns over a 20 year period (SRM 5 or 6)), and |
| | • seeks high returns (typically over a medium or long timeframe). |
| | The consumer typically prefers growth assets (for example, shares and property). |
| Very high | For the relevant part of the consumer's portfolio, the consumer: |
| , , | • has a very high risk appetite, |
| | • can accept very high volatility and potential losses (e.g. has the ability to bear 6 to 7 negative returns over a 20 year period (SRM 6 or 7)), and |
| | • seeks to maximise returns (typically over a medium or long timeframe). |
| | The consumer typically prefers high growth assets (such as high conviction portfolios, hedge funds, and |
| | alternative investments). |
| Extremely high | For the relevant part of the consumer's portfolio, the consumer: |
| | has an extremely high risk appetite, |
| | can accept significant volatility and losses, and |
| | • seeks to obtain accelerated returns (potentially in a short timeframe). |
| | The consumer seeks extremely high risk, speculative or complex products which may have features such as significant use of derivatives, leverage or short positions or may be in emerging or niche asset classes |
| | (for example, crypto-assets or collectibles). |

| Term | Definition | |
|--|--|--|
| Consumer's need to access capital | | |
| more generally) and the receipt of proceeds from request and the length of time to accept, process investments or possible liquidity constraints (e.g. the product to the consumer's need to access can time platforms take to process requests for rede | riod of time between the making of a request for redemption/withdrawal (or access to investment proceeds m this request under ordinary circumstances. Issuers should consider both the frequency for accepting the ss and distribute the proceeds of such a request. To the extent that the liquidity of the underlying g. ability to stagger or delay redemptions) could impact this, this is to be taken into consideration in aligning apital. Where a product is held on investment platforms, distributors also need to factor in the length of emption for underlying investments. Where access to investment proceeds from the product is likely to r of the market for the product should be considered. | |

| Term | Definition |
|-----------------------|--|
| Distributor Reporting | |
| Significant dealings | Section 994F(6) of the Act requires distributors to notify the issuer if they become aware of a significant dealing in the product that is not consistent with the TMD. Neither the Act nor ASIC defines when a dealing is 'significant' and distributors have discretion to apply its ordinary meaning. |
| | The issuer will rely on notifications of significant dealings to monitor and review the product, this TMD, and its distribution strategy, and to meet its own obligation to report significant dealings to ASIC. |
| | Dealings outside this TMD may be significant because: |
| | • they represent a material proportion of the overall distribution conduct carried out by the distributor in relation to the product, or |
| | • they constitute an individual transaction which has resulted in, or will or is likely to result in, significant detriment to the consumer (or class of consumer). |
| | In each case, the distributor should have regard to: |
| | the nature and risk profile of the product (which may be indicated by the product's risk rating or withdrawal timeframes), |
| | • the actual or potential harm to a consumer (which may be indicated by the value of the consumer's investment, their intended product use or their ability to bear loss), and |
| | • the nature and extent of the inconsistency of distribution with the TMD (which may be indicated by the number of red and/or amber ratings attributed to the consumer). |
| | Objectively, a distributor may consider a dealing (or group of dealings) outside the TMD to be significant if: |
| | • it constitutes more than half of the distributor's total retail product distribution conduct in relation to the product over the quarter, |
| | • the consumer's intended product use is <i>solution/standalone</i> , |
| | the consumer's intended product use is <i>core component</i> or higher and the consumer's risk/return profile is <i>low</i>, or |
| | • the relevant product has a green rating for consumers seeking <i>extremely high</i> risk/return. |