

Distribution Reinvestment Plan - Rules

The **Platinum International Fund Complex ETF** ARSN 620 895 301 and **Platinum Asia Fund Complex ETF** ARSN 620 895 427 (individually a “Fund” and collectively the “Funds”) Distribution Reinvestment Plan (“DRP”) provides investors with an optional and convenient service to acquire additional units in the Funds by reinvesting all or part of their 30 June annual distribution.

KEY POINTS

- Distributions on units of a Fund which have been nominated by you as being subject to the DRP will be automatically reinvested in new units in that same Fund.
- The issue price of units issued or transferred under the DRP will be the net asset value per Fund unit applicable to 30 June; or such other price as determined by the RE from time to time.
- The number of DRP units acquired under the DRP will be based on the issue price per unit and rounded down to the nearest whole unit.
- A statement will be sent to you as soon as practicable after each distribution payment, giving full details of your units reinvested.
- You may participate, change your level of participation or cancel your participation in the DRP at any time and from time to time, provided sufficient notice is given (in accordance with the DRP Rules contained herein).
- Units in a Fund issued under the DRP rank equally with existing units of the Fund from the date of issue.
- To join the DRP, please complete an electronic election on our Unit Registry’s website or send the completed DRP application form to our Unit Registry.

THIS BOOKLET

The main features of the DRP are explained herein. If you would like further information, please contact:

Unit Registry
MUFG Corporate Markets
Level 41, 161 Castlereagh Street,
Sydney NSW 2000
Telephone: +61 1300 554 474
Fax: +61 2 9287 0303

MAIN FEATURES

General

Participation in the DRP:

- (a) is subject to these DRP Rules;
- (b) is optional and is not transferable;
- (c) is open to you unless excluded under these DRP Rules; and
- (d) may be varied or terminated at any time by Platinum Investment Management Limited (“RE”) in accordance with these DRP Rules.

What is the purpose of the DRP?

The DRP gives you the opportunity to acquire additional units in a Fund by automatically reinvesting all or part of your 30 June annual distribution.

Who can participate in the DRP?

You may only participate in the DRP if your registered address, as held by our Unit Registry on the relevant distribution record date, is in Australia or New Zealand.

Does the RE have discretion to refuse or reduce participation in the DRP?

If the RE, in its absolute discretion determines that the offer, issue or transfer of units in a Fund under the DRP to you or the holding of those units by you may:

- (a) be in breach of the law of any place;
- (b) be in breach of a provision of a Fund’s constitution;
- (c) prejudice the effective operation of the DRP; or
- (d) otherwise in the opinion of the RE be undesirable or impractical,

the RE may in its absolute discretion:

- (i) refuse to accept, reduce or suspend your participation in the DRP; or
- (ii) decline to issue or transfer any units in a Fund to you under the DRP.

How do I join the DRP?

To join the DRP, please complete an electronic election on our Unit Registry’s website or send the completed DRP application form to our Unit Registry (“**DRP Application**”).

When can I join the DRP?

You can join the DRP at any time. However, a DRP Application will only be effective in respect of the first distribution payable after acceptance of the application by the RE, and then for subsequent distributions, unless you subsequently vary your DRP Election.

By when must my DRP Application be received?

Your DRP Application must be received by the Unit Registry on or before the distribution election date as nominated by the RE for the relevant distribution (“**DRP Election Date**”), in order to be effective in respect of that distribution. If a DRP Application is received after the DRP Election Date for a distribution, the application will not be effective in respect of that distribution.

Must I reinvest all my distributions?

No. You have a choice between full participation and partial participation. Your DRP election in your DRP Application (“**DRP Election**”) must specify whether you have elected full

participation or partial participation, and if partial participation is elected, the DRP Election must clearly specify the number of units or the percentage of your unit holding, in the relevant Fund, for participation in the DRP.

If your DRP Election does not clearly indicate the level of participation in the DRP, the RE may determine that, without notice to you, your DRP Election is for full participation.

If you are unsure which distribution option is most suitable to you, you should consult your financial, taxation or legal adviser.

What is full participation?

The distributions on all of your units in a Fund are automatically reinvested to acquire additional units in the Fund. This includes distributions on:

- units held by you as at the distribution record date;
- units you acquire in the future; and
- units issued or transferred to you under the DRP.

What is partial participation?

This option provides for reinvestment of distributions based on the number of units held by you or the percentage of your unitholding, in a Fund, and as nominated by you under your DRP Election. Cash distribution payments will be made in the normal way for units in a Fund which are not subject to the DRP.

How can I vary the amount of distributions being reinvested?

Complete a new DRP Application and return it to our Unit Registry or amend it electronically on our Unit Registry’s website, to ensure it is received by the Unit Registry on or before the next DRP Election Date. Your new DRP Application will supersede your prior election.

What are the costs to me if I participate in the DRP?

All administration costs of the DRP will be met by the RE. No brokerage, commission and/or other transaction costs will be payable by you in respect of additional units in a Fund acquired under the DRP and no stamp duty or other duties will, under present law, be payable by you in respect of additional units in a Fund acquired under the DRP. No buy/sell spread will be applied.

What is my tax position?

Distributions reinvested to acquire further Fund units under the DRP will attract the same Australian income tax consequences as if the distribution had actually been paid to you.

The RE takes no responsibility for your taxation position. The RE recommends that you obtain professional tax advice about the consequences of participating in the DRP.

The DRP statement will include details of the amount reinvested under the DRP and the distribution amounts by its components for tax purposes.

Is there any difference between units in a Fund issued or transferred under the DRP and other Fund units?

Units issued under the DRP will be issued in accordance with the relevant Fund's constitution and, from the date of issue, will rank equally in all respects with existing units in the Fund.

The RE will apply for units in a Fund that are issued under the DRP to be quoted on the ASX AQUA market as soon as practicable after the date of issue.

Do I receive statements for units in a Fund issued or transferred under the DRP?

You will be sent a detailed statement as soon as practicable after each distribution and in respect of which you have participated in the DRP. The statement will detail the additional issue or transfer of Fund units pursuant to that distribution, the date of issue or transfer of the additional units, the Issue Price of each unit issued or transferred under the DRP and the total number of Fund units held by you after the DRP.

What happens when I dispose of units in a Fund issued under the DRP?

Where all of your units in a Fund are participating in the DRP and you dispose of some of those units then, unless you advise the RE otherwise, the remaining units in the Fund will continue to participate in the DRP.

Where some of your units in a Fund are participating in the DRP and you dispose of some of those units, then unless you advise the RE otherwise, the units disposed of will be deemed to be units not participating in the DRP. If the number of units disposed of is more than the number of units not participating in the DRP, the disposal will be deemed to include all the units not participating in the DRP and the balance (if any) will be attributed to units participating in the DRP.

Where you dispose of all of your units in a Fund, you will be deemed to have terminated participation in the DRP on the last date on which the Fund registered a transfer or instrument of disposal in relation to those units.

Can the DRP be varied, suspended or terminated?

The RE can vary, suspend or terminate the DRP at any time as it considers appropriate.

Any suspension of the DRP will continue until such time as the RE decides either to recommence or terminate the DRP.

Any variation, suspension, recommencement or termination of the DRP will not give rise to any liability on the part of, or right of action against, the RE or its directors, officers, employees, representatives or agents.

Issue or transfer of Units?

The RE, in its absolute discretion, will determine with respect to the operation of the DRP for any distribution whether to issue new units in a Fund or to cause the transfer of issued units in a Fund to you, or to apply a combination of those alternatives, to satisfy the obligations of the RE under these DRP Rules. If the RE determines to cause the transfer of units in a Fund to you, the units to be transferred may be acquired in the market in such manner as the RE considers appropriate, including by appointment of a nominee or trustee to acquire those units on behalf of you.

What is the timing of issue or transfer of units in a Fund under the DRP?

Units issued or transferred under the DRP will be issued or transferred on or as soon as practicable after, the relevant distribution payment date and will be registered on the register where your existing unitholding is currently registered.

At what price?

The issue price of units issued or transferred under the DRP will be the net asset value per Fund unit (ex-distribution) applicable to 30 June; or at such other price as determined by the RE from time to time ("Issue Price").

The number of DRP units acquired under the DRP will be based on the Issue Price and rounded down to the nearest whole unit.

What happens to fractional entitlements and residual cash balances?

In acquiring additional units in a Fund under the DRP, you shall not be entitled to any fractional entitlement to any units nor to receive any payment of any residual cash balance in respect of amounts rounded down, and any such residual cash balance shall be eliminated from the DRP and shall form part of the property of the relevant Fund.

When will the DRP commence?

The DRP will commence on the date determined by the RE. Subject to the constitution of each Fund, the RE may implement the DRP in such manner as the RE thinks fit and may settle any difficulty which may arise either generally or in a particular case in connection with the DRP as the RE thinks fit in its absolute discretion.

How will problems and disputes be dealt with?

Without prejudice to the general power of the RE under the Funds' constitutions and these DRP Rules, the RE may settle in such manner as the RE thinks fit in its absolute discretion any problem or dispute which may arise in connection with, or by reason of, the operation of the DRP, whether generally or in relation to you or your holding of any units under the DRP and the determination of the RE will be conclusive and binding on you and any other persons to whom the determination relates.

Governing law

These DRP Rules and their operation are governed by, and constructed, in accordance with the laws of New South Wales, Australia.

Acknowledgments

By applying to participate in the DRP, you:

- acknowledge that neither the RE nor the Unit Registry for the Funds has provided you with investment, financial product, taxation or other advice concerning your decision to apply to participate in the DRP and that neither the RE nor the Unit Registry has any obligation to provide such advice;
- acknowledge that the RE may in its absolute discretion reject any DRP Application, without being bound to give any reason for doing so;
- warrant to the RE that the offer of the units in a Fund to you will not breach any applicable law in a jurisdiction outside Australia or New Zealand; and
- acknowledge that neither the RE nor the Unit Registry, nor any of their respective directors, officers, employees, representatives or agents, will be liable for or responsible to you for any loss or alleged loss or disadvantage suffered or incurred by you as a result, directly or indirectly, of the establishment or operation of the DRP, participation in the DRP, the value of units acquired under the DRP falling, or any losses incurred on sale of units acquired under the DRP.