# OnePath Mortgage and Income Plus funds – additional information

# Effective 10 December 2012 (quarterly update)

In this document, the terms 'we' and 'our' refer to OnePath Funds Management Limited (OnePath Funds Management).

This document contains important information for investors in the OnePath Mortgage and Income Plus funds listed in the table below (the Mortgage and Income Plus Funds). This document sets out additional information that may assist you to better understand your investment in the relevant Mortgage and Income Plus Fund. This information will be updated quarterly and will be posted in the 'Product updates' section of the OnePath website.

#### OnePath Mortgage and Income Plus Funds

The OnePath Mortgage and Income Plus funds invest in OnePath's Mortgage Pool ARSN 089 455 425 (Fund). Withdrawals from, and applications to, the Fund have been suspended (please see below). The investment funds listed below have at least 50% exposure to the Fund:

Investment fund	Constitutional name	Benchmark allocation* to Mortgage Pool
OnePath Mortgage Trust No.2	OnePath Mortgage Trust No. 2	100%
OnePath Monthly Income Trust	Monthly Income Trust	100%
OnePath AJ Mortgage Fund	OnePath AJ Mortgage Fund	100%
OnePath Income Plus	Income Plus Trust	50%
OnePath Original Income Plus	Income Plus Trust	50%

<sup>\*</sup>Allocations may be subject to change over time.

Given the high level of exposure to the Fund, withdrawals (including switch requests) from and applications to the Mortgage and Income Plus Funds have also been suspended. Unless stated otherwise, the information in this document relates to the 'Fund'. Investors in OnePath Income Plus and OnePath Original Income Plus should note that the information provided in this document relates only to the mortgages component of their investment and not the Australian shares and property securities assets.

#### Suspension of the Fund

In late 2008, and during the global financial crisis (GFC), the Fund experienced a greater volume of redemption requests and the assets could not be easily and quickly sold within the time required to meet redemption requests. A decision was made to suspend the Fund to ensure that the assets in the Fund could be managed and continue over time to

produce a return to investors through the orderly realisation of assets rather than through 'fire sales'. This was the preferred option rather than simply writing down these assets and realising losses in the Fund, which would not have been in the investors' best interests. This action was taken to protect investors' interest in the Fund.

#### **Return of Capital process from March 2011**

Following suspension of the Mortgage and Income Plus Funds, we offered investors opportunities to withdraw from the Mortgage and Income Plus Funds by opening withdrawal windows quarterly.

As of March 2011 we have not offered withdrawal windows. Instead, we have been returning available liquidity in the form of a capital repayment to all investors quarterly on a pro rata basis. Investors do not need to submit a form - they automatically receive this payment. For investors in the Mortgage and Income Plus Funds, a return of capital will reduce the cost base of the units. What this means is that the unit price of the relevant trust will fall by the value of the capital payment. The number of units will not change. It is important to note that notwithstanding best efforts some assets may be realised at a discount and as such you may not receive your full capital back.

This change does not affect the way we process applications for financial hardship. Claims will continue to be processed in accordance with current procedures. If you think that you are eligible for a payment under financial hardship please visit <a href="mailto:onepath.com.au">onepath.com.au</a> > Personal > Performance & updates > Fund suspensions > OnePath Mortgages and Income Plus funds > Hardship relief.

At this stage the Mortgage and Income Plus Funds remain suspended and OnePath Funds Management continues to consider the long term approach in relation to the Mortgage and Income Plus Funds and will advise investors of any changes.

#### **Benchmarks for Unlisted Mortgage Schemes**

The Australian Securities and Investments Commission has issued *Regulatory Guide 45: Mortgage schemes – improving disclosure for retail investors* (Regulatory Guide). The Regulatory Guide sets out benchmarks for disclosure to provide retail investors in mortgage schemes with the information they need to make informed investment decisions. We have set out below our current procedures and policies in relation to the Fund and have indicated whether or not these procedures and policies satisfy each of the benchmarks outlined in the Regulatory Guide.

ASIC Benchmark	ASIC Benchmark requirement	Meets the Benchmark: Yes/No	If the benchmark is not met, why not?
Benchmark 1 : Liquidity	For a pooled mortgage scheme, the responsible entity has cash flow estimates for the scheme that:		
	(a) demonstrate the scheme's capacity to meet its expenses, liabilities and other cash flow needs for the next 12 months;	Yes	Not applicable
	(b) are updated at least every three months and reflect any material changes; and	Yes	Not applicable
	(c) are approved by the directors of the responsible entity at least every three months.	Yes	Not applicable

Benchmark 2 : Scheme borrowing	The responsible entity does not have current borrowings and does not intend to borrow on behalf of the scheme.	Yes	Not applicable
Benchmark 3 –Loan portfolio and diversification	For a pooled mortgage scheme:		
	(a) the scheme holds a portfolio of assets diversified by size, borrower, class of borrower activity and geographic region;	Yes	Not applicable
	(b) the scheme has no single asset in the scheme portfolio that exceeds 5% of the total scheme assets;	No	Refer to Disclosure Principle 3 – RG45.81 (a) for further information.
	(c) the scheme has no single borrower who exceeds 5% of the scheme assets; and	No	Refer to Disclosure Principle 3 – RG45.81 (a) for further information
	(d) all loans made by the scheme are secured by first mortgages over real property (including registered leasehold title).	Yes	Not applicable
Benchmark 4 – Related party transactions	The responsible entity does not lend to related parties of the responsible entity or to the scheme's investment manager.	Yes	Not applicable
Benchmark 5 – Valuation policy	In relation to valuations for the scheme's mortgage assets and their security property, the board of the responsible entity requires:		
	(a) a valuer to be a member of an appropriate professional body in the jurisdiction in which the relevant property is located;	Yes	Not applicable
	(b) a valuer to be independent;	Yes	Not applicable
	(c) procedures to be followed for dealing with any conflict of interest;	Yes	Not applicable
	(d) the rotation and diversity of valuers;	Yes	Not applicable
	(e) in relation to security property for a loan, an independent valuation to be obtained:	Yes	Not applicable
	(i) before the issue of a loan and on renewal:		

	<ul> <li>(A) for development property, on both an 'as is' and 'as if complete' basis; and</li> <li>(B) for all other property, on an 'as is' basis; and</li> <li>(ii) within two months after the directors form a view that there is a likelihood that a decrease in the value of security property may have caused a material breach of a loan covenant.</li> </ul>		
Benchmark 6 – Lending principles- Loan to Valuation principles	If the scheme directly holds mortgage assets:  (a) where the loan relates to property development—funds are provided to the borrower in stages based on independent evidence of the progress of the development;	Yes	Not applicable
	(b) where the loan relates to property development—the scheme does not lend more than 70% on the basis of the latest 'as if complete' valuation of property over which security is provided; and	Yes	Not applicable
	(c) in all other cases—the scheme does not lend more than 80% on the basis of the latest market valuation of property over which security is provided.	Yes	Not applicable
Benchmark 7 – Distribution practices	The responsible entity will not pay current distributions from scheme borrowings.	Yes	Not applicable
Benchmark 8- withdrawal arrangements	Liquid schemes  For liquid schemes:  a) The maximum period allowed for the constitution for the payment of withdrawals requests is 90 days or less;  b) The responsible entity will pay withdrawal requests within the period allowed for in the constitution; and	Not applicable	Not applicable as the Fund is not liquid.

any time on request if a le property is:  i) Money in an accompanie available for with expiry of a fixed the normal busin ii) Assets that the response of the property of the second sec	ly permits members to withdraw at east 80% (by value) of the scheme ount or on deposit with a bank and is ndrawal immediately, or otherwise on term not exceeding 90 days; during ness hours of the bank; or responsible entity can reasonably for market value within 10 business		
or non-liquid schemes, the respoi ithdrawal offers to investors at le		No	We are currently returning liquidity via a return of capital to all investors quarterly on a pro rata basis.

# **Disclosure principles for unlisted mortgage schemes**This section provides further information for the Benchmark disclosures in the previous section.

#### **Disclosure Principle 1: Liquidity**

ASIC Regulations	Disclosure
RG 45.72	Liquidity refers to the proportion of cash or cash equivalents within the Fund. Typically these cash assets are used to meet the
For pooled mortgage schemes, the responsible	Fund's short-term commitments. Cash and cash equivalents are defined as (i) cash on hand (ii) demand deposits and (iii) cash
entity should disclose information about:	equivalents (ie short-term, highly liquid investments which are readily convertible to known amounts of cash and are subject to
(a) the current and future prospects of liquidity	an insignificant risk of change in value).
of the scheme;	
	OnePath Funds Management maintains and updates cash flow estimates for the Fund for at least the next 12 months, on a
	monthly basis. These estimates are used to help ensure the Fund has enough liquid assets to meet its projected cash needs for
	at least the next 12 months. Withdrawals from the Fund are currently suspended and available funds will be returned to
	investors in the form of a capital repayment each quarter.
	OnePath Funds Management has reviewed the forecasts and the assumptions on which the cash flow is based and is satisfied
	that the Fund has the capacity to meet its expenses, liabilities and other cash flow needs for the next 12 months.
(b) any significant risk factors that may affect the liquidity of the scheme; and	In updating the forecasts, management pays particular attention to known loan repayments due to property sales and
the liquidity of the scheme, and	refinances, scheduled loan maturity dates, any impairment amounts, monthly distribution to unit holders, quarterly capital
	distribution amounts, minimum cash holding requirements and all other material events.
	OnePath Funds Management stress tests the underlying liquidity assumptions of the forecasts, each three months and uses the
	stress testing results in its ongoing management of fund liquidity.
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	There are numerous factors that may impact on the liquidity of the Fund, including:
	monthly interest payments by borrowers
	loans repaid by borrowers
	return of capital from the Fund
	any undrawn loans and
	market conditions.
(c) the policy of the scheme on balancing the	OnePath Funds Management regularly monitors the maturity of assets and liabilities of the Fund. We have currently suspended
maturity of its assets with the maturity of its	withdrawals from (and applications into) all Mortgage and Income Plus funds until further notice. This action has been taken to
liabilities.	protect the interests of all investors in the Fund and to ensure asset values are maintained.

#### **Disclosure Principle 2: Scheme borrowing**

The fund does not borrow funds or use credit facilities for any purpose.

#### **Disclosure Principle 3: Portfolio Diversification**

The policies governing the lending of the Fund's assets specify limits, including with respect to geographic region, property type, loan type and borrowers thus ensuring a conservative approach to lending. During the Fund's suspension, the overarching objective of OnePath Funds Management has been to realise sufficient loan assets to provide liquidity to meet interest distributions and return of capital payments to unit holders. Accordingly the focused approach to loan realisation has meant observance of some loan portfolio limits has not always been possible. This section provides information on the portfolio's diversification using data as at 10 December 2012 (unless otherwise specified).

ASIC Regulations	Disclosure				
RG 45.80	Loans by class of activit	y – (propert	ty type)		
For pooled mortgage schemes, the responsible					
entity should disclose the nature of the scheme's investment portfolio, including:	Property type	Number	\$′000	% of loan portfolio	
a) by number and value:	Commercial office	12	149,178	58.48	
(i) loans by class of activity (e.g. development	Residential	0	0	0.00	
or construction projects, industrial, commercial,	Retail	6	20,906	8.19	
retail, residential, specialised property, reverse	Industrial	10	67,577	26.49	
mortgages);	Vacant land^	3	16,231	6.36	
	Other^	1	1,215	0.48	
	Total	32	255,107	100	
(ii) loans by geographic region;	A full review of mortgage port		dertaken annua	ally in May.	
(ii) loans by geographic region;	Loans by geographic reg	gion		% of loan	
	Location	Number	\$′000	portfolio	
	NSW	11	61,397	24.07	
	VIC	19	179,120	70.21	
	QLD	1	12,050	4.72	
	WA	1	2,540	1.00	
	Total	32	255,107	100	
	Current exposures within each	of the above p	roperty types a	are within approv	red KRIs.
(iii) the proportion of loans that are in default or arrears for more than 30 days; Note: A responsible entity should disclose, by	Proportion of loans in d			ф/222	
number and value, the proportion of loans that are in both default and arrears if these terms	Borrowers* that are in default/impairment		Number	\$′000	
have different meanings in the scheme's	Default/Impaired Bor Total	rrowers^	8 <b>8</b>	74,164 <b>74,164</b>	

ASIC Regulations	Disclosure				
	*A borrower may have one or more loans but has no more than 3 loans.				
	^Default/Impaired loans represent 25% of total loans (by number) and 29% of total loans (by value).				
	Under the Problem Loan Guidelines	an Impaire	d Loan is defi	ned as either a	a:
	loan where payment arrears are	e over 30 da	ys		
	loan where review has uncovered				
	<ul><li>loan where a review has uncove</li><li>loan which is in material default by the lender).</li></ul>				ne security position substantial and may give rise to legal recovery action
	Where the Impaired Loans report re	eveals a stro	ong likelihood	of loss of loar	each loan that is determined to be impaired.  n principal (based on comparison of loan balance (i) to an amount insufficient to repay loan), the need to
	raise a specific provision for loss is assessed. Where provisions are made, income is set aside. In the event that a large incurred then the unit price may be reduced to reflect the drop in asset value.				
(iv) the nature of the security for loans made by the scheme (e.g. first or second ranking);	Loans by security type				
	All loans are secured by a Registere	ed First Mort	gage over inv	vestment and	owner occupied industrial, retail, commercial office,
	vacant land and residential property				
(v) loans that have been approved but have funds that have yet to be advanced and the funding arrangements in place for any of these	Loans with undrawn loan commitments – the amount that can be drawn down under approved limits. The amount required to fund these commitments is able to be settled from cash assets of the Fund.				
undrawn loan commitments;	Undrawn loan commitments	Number	\$′000	% of loan portfolio	
	Approved limits	0	0	0	
	Undrawn portion of approved limits	0	0	0	
(vi) the maturity profile of all loans in	Loans by maturity profile				
increments of not more than 12 months;	Maturity in months	Number	\$′000	% of loan portfolio	
	Matured	6	36,321	14.24	
	0 – 3 months	9	112,352	44.04	
	3 – 6 months	3	21,777	8.54	
	6 – 12 months	7	30,980	12.14	
	1 – 2 years	1	1,625	0.64	
	2 – 3 years	6	52,052	20.40	
	3 – 4 years	0	0	0	
	4 – 5 years	0	0	0	
	Total	32	255,107	100	

ASIC Regulations	Disclosure			
(vii) loan-to-valuation ratios for loans, in	Loans by loan to security valu	uation ratio		
percentage ranges;	Loan to value ratio	Number	\$′000	% of loan portfolio
	0.00% - 50.00%	6	28,383	11.13
	50.01% - 60.00%	11	136,466	53.49
	60.01% - 66.00%	6	15,405	6.04
	66.01 – 70.00%	3	9,977	3.91
	70.01% – 75.00%	1	9,443	3.70
	75.01%+^	5	55,433	21.73
	Total	32	255,107	100
iii) interest rates on loans, in percentage	^Because of a fall in security values to Loans by interest rates	or some impaire	d loans, mortgaç	
ranges; and	Interest rate mix	Number	\$′000	% of loan portfolio
	0.00% - 5.99%	21	189,004	74.08
	6.00% - 6.49%	2	22,125	8.67
	6.50% - 6.99%	1	90	0.04
	7.00% – 7.49%	0	0	0
	7.50% – 7.99%	2	12,443	4.88
	8.00% - 8.49%	1	6,375	2.50
	8.50% - 8.99%	0	0	0
	9.00% - 9.49%	2	17,874	7.01
	9.50% +	3	7,196	2.82
	Total	32	255,107	100
(ix) loans where interest has been capitalised;	Nil			
(b) the proportion of the total loan money that has been lent to the largest borrower and the 10 largest borrowers;	Loans by borrower concentra under management  Borrower concentration^	tion – largest	borrower ar % of I portf	oan
	Largest borrower		·	6.89
	Ten largest borrowers		8	6.67
	Largest group exposure			6.89
	^ Because of OnePath Funds Manage Indicators (KRIs).	ment's focused a	pproach to Ioan	realisation, mort
(c) the percentage of loans (by value) that are secured by second-ranking mortgages;	Nil			

ASIC Regulations	Disclosure			
(d) the use of derivatives (if any);	The Fund has entered into one in	terest rate swap (	derivative) to	swap a fixed rate loan to a variable rate loan.
(e) a clear description of the non-mortgage assets of the scheme, including the value of such assets; and	investments, at this time, in Fixed	d Interest Securition day to day require	es. Cash leve	sets are detail in the table below. The fund has no Is are monitored by OnePath Funds Management on a ensferred to an ANZ "on call" cash management account
	Non-Mortgage Assets	Value (\$'000s)	% of Fund	
	Fixed Interest Securities	0	0	
	Cash or Cash Equivalents	59,613	18.94	
	Total	59,613	18.94	
(f) the scheme's diversification policy and how the assets correlate with that policy.	placing restrictions on loan amous reviewed at least annually by One During Fund suspension, the over assets to provide liquidity to mee approach to loan realisation has realisation.	nts made to each ePath Funds Mana rarching objective t interest distribut meant strict obser	borrower. The gement, spector of OnePath F ions and capity vance of loan	e policies governing the lending of the Fund's assets, cify limits for each of these elements.  Funds Management has been to realise sufficient loan ital repayments to unit holders. Accordingly the focused portfolio limits has not always been met. Currently the 80 (a)i, (a)vii and (b) for information where limits have
RG 45.81 The responsible entity should disclose its policy on the above matters and on how the scheme will lend funds generally. For example, such disclosure should cover:  (a) the maximum loan amount for any one borrower;	management (total mortgage loa and borrower groups who exhibit strong lettability and saleability p OnePath Fund's Management's cu	ns plus non-loan a superior financial rofiles, the loan lin irrent focused app	ssets such as strength and mit is 6.5% o	borrower or borrower group to 5% of funds under s cash and fixed interest investments). For borrowers where the security is multiple properties exhibiting f funds under management.  Trealisation means strict observance of maximum loan the loans by borrower concentration.
(b) the method of assessing borrowers' capacity to service loans;	considered in determining 'proper guarantor(s) are considered in de Loan interest cover is required to generated by the security propert ability from business or other ope financial statements.  For loans secured by investment minimum 1.5 times interest cover of a minimum 1.25 times may be	ty only' interest catermining 'all sound be available from any as evidenced by the rations over the reproperty, interest of from 'all sources acceptable with less the results of the resu	over and (ii) arces /all comma combination lease contral nost recent to cover must be / all commitment over LVR (be	on of sustainable sources that is property income acts and / or consistent demonstrable historical servicing wo year period, as evidenced by tax returns or other be a minimum 1.5 times from property only income and a ments'. Lower 'all sources/all commitments' interest cover
(c) the responsible entity's policy on revaluing security properties when a loan is rolled over or renewed; and	This is not applicable: There are	currently no rollov	ers or loan re	enewals.

ASIC Regulations	Disclosure
(d) the responsible entity's approach to taking security on lending by the scheme (e.g. the types of security it takes and in what circumstances, and whether the security must	The Fund's lending activities are focused on taking security over non-specialised, investment and owner occupied commercial property (ie industrial, office & retail) that is found to be, by OnePath Funds Management's own analysis and the opinion of appointed professionals, readily marketable and lettable.
be income producing).	Loans secured by specialised properties are avoided unless substantial mitigating factors exist.
	Where National Consumer Credit Protection compliance is not an issue OnePath Funds Management may advance funds secured by residential property.
	OnePath Funds Management has from time to time taken security over vacant land. Generally this has occurred where it was the clear intention of the borrower to later apply for construction finance from OnePath Funds Management once the borrower had obtained development approval and builder tendering was complete.
	The Fund's preference is for income producing properties. Where non-income producing properties are offered as security, the borrower must show consistent demonstrable historical servicing ability from business or other operations over the most recent two year period, as evidenced by tax returns or other financial statements, to meet the Fund's loan servicing requirements.
RG 45.82 If an unlisted pooled mortgage scheme invests in, or may invest in, other unlisted mortgage schemes (whether registered or unregistered), the responsible entity must disclose its policy on investing in those schemes, including the extent to which the responsible entity requires those schemes to meet the benchmarks and apply the disclosure principles in Sections C and D.	The Fund does not invest in other unlisted mortgage schemes.

#### **Disclosure Principle 4: Related party transactions**

The Fund does not borrow from any related parties.

A portion of the Fund's non-loan assets are invested in bank accounts with the Australia and New Zealand Banking Group Limited (ANZ). These investments are made on normal commercial terms into ANZ's banking products. The responsible entity of the Fund, OnePath Funds Management, is a wholly owned subsidiary of ANZ.

#### **Disclosure Principle 5: Valuation policy**

ASIC Regulations	Disclosure
RG 45.91 The responsible entity should disclose: (a) where investors may access the scheme's	The Fund's valuation policy is detailed herein.
valuation policy	Valuations for the Fund are conducted by independent valuers selected from a panel of registered valuers (qualified/registered/licenced in the particular state or territory of operation) and must comply with industry standards and codes.

ASIC Regulations	Disclosure
	All valuations must be conducted pursuant to OnePath's Valuation Policy, including Valuation Report Content Requirements under OnePath's instructions and must be counter-signed by a director of the valuation firm if the valuer is not a director. Please refer to <b>Attachment A</b> for the Valuation Guidelines. There can be no more than two consecutive valuations conducted by the same valuation firm or the individual valuer on the same security property. (For some impaired loans, the Fund's consecutive valuation policy may not have been met because of the need for a timely and a consistent approach to valuations, prior to a mortgagee sale).
	One valuer cannot conduct more than 1/3 of valuations for the Fund by dollar value.
	Valuations on properties (excluding development properties) are based on their current state ('as is'). For development properties, valuations are based on 'as is' and 'on completion' basis. Vacant possession value is adopted where security property is substantially owner-occupied.
	If valuation differs from purchase price (where the property purchase occurred within 12 months), then the loan amount calculation is based on the lower of valuation amount or purchase price.
	Where a security property has risen in value and the borrower requests an increased loan amount against the increase in value, the panel valuer should advise in writing why the property has increased in value.
(b) the processes that the directors employ to form a view on the value of the security property;	When valuations are received by OnePath Funds Management, they are reviewed by two staff members (ie a two tiered review process) who must check for compliance with OnePath Funds Management's Valuation Policy. Any issues of noncompliance must be addressed with the valuer. When the valuation report is complete both staff members will sign the Valuation Review Checklist as an acknowledgement of the valuation's suitability for OnePath Funds Management and directors to form a view on the value of a security property. Please refer to <b>Attachment B</b> for the Valuation Checklist.
	OnePath Funds Management's Valuation Policy, Valuation Report Content Requirements and Valuation Review Checklists are designed to confirm that the security property has been designed (& maintained) to appropriate standards for its target market, is well located, is able to attract tenants at market prices on typical lease terms and is capable of being sold at market prices at any point in the property cycle.
(c) the frequency of valuations of security property; and	Valuations are obtained prior to initial loan approval and at loan rollover and may be no more than 90 days old on the date of settlement.
	OnePath Funds Management reserves the right to re-value the security property at any time and at the borrower's expense on the 3 year anniversary of the loan. In certain exceptional circumstances this requirement may be waived.
(d) any material inconsistencies between any current valuation over security property and the scheme's valuation policy.	There is no material inconsistency between any current valuation over a security property and the Fund's valuation policy, other than already mentioned herein.

### **Disclosure Principle 6: Lending principles**

ASIC Regulations	Disclosure
RG 45.94 If the scheme directly holds mortgage assets, the responsible entity should disclose:	As at 10 December 2012 the maximum LVR within the OnePath loan portfolio is 643.05% (this reduces to 64.45% after loan write downs are taken into account for this loan).
(a) the maximum and weighted average loan-to- valuation ratios for the scheme as at the date of reporting; and	The weighted average LVR of the loan portfolio as at 10 December is 92.22% (this reduces to 55.32% after loan write downs are taken into account).  The high maximum and weighted average LVRs are attributable to the fall in the value of the security property for many impaired loans.
(b) where funds are lent for property development: (i) the criteria against which the funds are drawn down; (ii) the percentage (by value) of the completion of any property that is under development as at the date of reporting; and (iii) the loan-to-cost ratio of each property development loan as at the date of reporting.	Not applicable as there are no property development/construction related loans.
RG 45.95 The responsible entity should also disclose the percentage of the scheme's assets that are property development loans. If property development loans exceed 20% of the scheme's assets, the responsible entity should identify the scheme as one that invests a significant component of funds in property development loans. If the loan-to-cost ratio of any property development loan exceeds 75%, this should also be highlighted.	Not applicable as there are no property development/construction related loans.

# **Disclosure Principle 7: Distribution practices**

ASIC Regulations	Disclosure
RG 45.99	Monthly distributions from the Fund are based solely on the level of income earned in the month. This income is derived
If a responsible entity is making, or forecasting,	from the monthly interest paid on the Fund's loans, as well as interest and movements in capital value of the Fund's
distributions to members, it should disclose:	cash and fixed interest assets. It is intended that all future distributions will be solely from earnings of the Fund.
(a) the source of the current and forecast	Distributions from the Mortgage and Income Plus Funds are made from income they receive from the Fund. For OnePath
distributions (e.g. from income earned in the	Income Plus and OnePath Original Income Plus, monthly distributions also take into account an estimate of income
relevant distribution period, operating cash	earned by share and property assets, as well as any capital gains within those funds. The suspension of the Fund and
flow, financing facility, capital, application money);	Mortgage and Income Plus Funds does not affect regular income distribution payments.

ASIC Regulations	Disclosure
(b) if the distribution is not solely sourced from income received in the relevant distribution period, the reasons for making those distributions and the risks associated with such distributions;	Not Applicable as distribution is sourced solely from income.
(c) if the distribution is sourced other than from income, whether this is sustainable over the next 12 months; and	Not Applicable as distribution is sourced solely from income.
(d) when the responsible entity will pay distributions and the frequency of payment of distributions.	Monthly distributions are paid by the Fund typically within the first 10 days of the month.

# **Disclosure Principle 8: Withdrawal arrangements**

ASIC Regulations	Disclosure		
RG 45.104  The responsible entity should disclose:	Investment fund	Constitutional name	When the fund is liquid, period when a redemption request must be paid
·	OnePath Mortgage Trust No.2	OnePath Mortgage Trust No. 2	Within 30 days.
(a) the scheme's withdrawal policy and any rights that the responsible entity has to change the policy;	OnePath Monthly Income Trust	Monthly Income Trust	Within 60 days.  We have the power to extend that time for an additional 30 days under certain circumstances.
	OnePath AJ Mortgage Fund	OnePath AJ Mortgage Fund	Within 30 days.
	OnePath Income Plus	Income Plus Trust	Within 30 days.  We have the power to extend that time for an additional 30 days under certain circumstances.
	OnePath Original Income Plus	Income Plus Trust	Within 30 days.  We have the power to extend that time for an additional 30 days under certain circumstances.
	from the Mortgage and Income P Management is required to pay a different for each fund and OnePa	lus Funds. When the Mortgage and withdrawal request within the time	nagement's obligations in relation to withdrawing Income Plus Funds are liquid, OnePath Funds prescribed by the constitution. That time period is ne power, in certain circumstances, to extend that

ASIC Regulations	Disclosure
(b) the ability of investors to withdraw from the scheme when it is liquid;	The Fund and Mortgage and Income Plus Funds are suspended and withdrawal offers are not being made. Please refer to the beginning of this guide for further information on our 'Return of Capital' process.
(c) the ability of investors to withdraw from the scheme when it is non-liquid;	The Fund and each of the Mortgage and Income Plus Funds are suspended and withdrawal offers are not being made. Please refer to the beginning of this guide for further information on our 'Return of Capital' process.
(d) any significant risk factors or limitations that may affect the ability of investors to withdraw from the scheme;	The Fund and each of the Mortgage and Income Plus Funds are suspended and withdrawal offers are not being made. Please refer to the beginning of this guide for further information on our 'Return of Capital' process.
(e) how investors can exercise their withdrawal rights, including any conditions on exercising these rights;	Currently the Fund and each of the Mortgage and Income Plus Funds are suspended and withdrawal offers are not being made. There are however exceptions to this under the grounds of hardship.
	ASIC has granted us an exemption from the laws which govern mortgage funds to allow early withdrawals to be made from the suspended funds on hardship grounds. This means that we are able to allow people who are suffering financial hardship to withdraw an amount from their investment account if they meet the grounds specified by ASIC, that is permanent incapacity, certain specified compassionate grounds or severe financial hardship. For further information please refer to onepath.com.au> performance & updates > fund suspensions.
(f) the approach to rollovers and renewals, including whether the 'default' is that investments in the scheme are automatically rolled over or renewed;	Investments in the Fund do not have fixed terms or maturity dates, and therefore, rollovers do not apply.
(g) if the withdrawals from the scheme are to be funded from an external liquidity facility, the material terms of this facility, including any rights the provider has to suspend or cancel the facility;	Not applicable as withdrawals are not currently available. When the Fund was liquid, withdrawals were not funded from an external liquidity facility.
(h) the maximum withdrawal period that applies to the payment of withdrawal requests when the scheme is liquid;	Please refer to the table in section 45.104(a)
(i) any rights the responsible entity has to refuse or suspend withdrawal requests; and	Currently the Fund and Mortgage and Income Plus Funds are suspended and withdrawal offers are not being made. Please refer to the beginning of this guide for further information on our 'Return of Capital' process.

ASIC Regulations	Disclosure
(j) the policy of the scheme on balancing the maturity of its assets with the maturity of its liabilities and the ability of its members to withdraw (e.g. if a scheme has a policy of ensuring that sufficient assets are held in readily realisable investments to meet future withdrawal requests, the responsible entity should state this in its PDS, provide details of the source of the realisable investment and report against this in its ongoing disclosure).	Not Applicable – The Fund is suspended and withdrawal offers are not being made. There are no new loans being sought or rollovers of existing loans.
RG 45.105  If the responsible entity makes representations to investors that they can withdraw from the scheme, there should be disclosure on:  a) the grounds ( which must be verifiable) for the statement;  b) the supporting assumptions (which must not be hypothetical only)  c) the basis for the statement (which must not be based only an opinion of the directors of the responsible entity if there are no objective grounds to support that opinion); and  d) any significant risk factors that mean that withdrawal requests might not be satisfied within the expected period.	Not Applicable – The Fund is suspended and withdrawal offers are not being made. The return of capital process outlined at the start of the document is presently in place to return available liquidity.
RG 45.106 If the PDS contains a statement to the effect that, historically, withdrawal requests have been satisfied within a particular period, this may suggest a link between historical withdrawal periods and withdrawal periods that are likely to apply in the future. The responsible entity should ensure the statement clarifies that investors should not conclude that there is such a link between the historical availability of withdrawals and their future availability.	The Fund is suspended and withdrawal offers are not being made. The return of capital process outlined at the start of the document is presently in place to return available liquidity. However in the event that an investment fund is liquid, withdrawal requests are generally paid within seven working days, although the constitution for each investment fund may allow for a longer period of time.
RG 45.107 If the scheme promotes a fixed redemption unit price for investments (e.g. \$1 per unit), the responsible entity must clearly disclose details	The mortgage funds do not promote a fixed unit price; however, the unit price for applications and withdrawals in these funds has traditionally been \$1.00. The unit price of these funds will no longer remain at \$1.00 due to the implementation of the 'return of capital process'.

ASIC Regulations	Disclosure
of the circumstances in which a lower amount may be payable, details of how that amount will be determined and the impact of a default under the scheme's mortgage assets on investors (e.g. on investor distributions and the unit price).	We have made provisions over the course of the 2011/2012 financial year to protect against impaired loans. However during June 2012, after performing a comprehensive analysis of all impaired loans (always a requirement prior to 30 June) we had to write down the value of a small number of loans. The reduction in the asset value of the underlying portfolio and the fact that income had already been paid out over the course of the year meant that the unit price of the Mortgage and Income Plus funds which invest into the mortgage portfolio is decreased effective July 2012.
RG 45.108 A responsible entity of a contributory mortgage scheme should, for a particular investor, disclose the above information to the investor as it relates to the investors ability to withdraw.	Not Applicable – The Fund is suspended and withdrawal offers are not being made

#### **Attachments**

Attachment A

OnePath Valuation Guidelines.pdf

Attachment B

OnePath Valuation Checklist.pdf

OnePath Funds Management Limited (ABN 21 003 002 800 AFSL 238342) is the issuer of this information. The issuer is a wholly owned subsidiary of Australia and New Zealand Banking Group Limited (ABN 11 005 357 522) (ANZ). ANZ is an authorised deposit taking institution (Bank) under the Banking Act 1959 (Cth). Although the issuer is owned by ANZ it is not a Bank. Except as described in the relevant Product Disclosure Statement (PDS), an investment with the issuer is not a deposit or other liability of ANZ or its related group companies and none of them stands behind or guarantees the issuer or the capital or performance of your investment. Your investment is subject to investment risk, including possible repayment delays and loss of income and principal invested. This information is current as at 10 December 2012 but may be subject to change. The information is of a general nature and does not take into account your personal needs, financial circumstances or objectives. Before acting on this information, you should consider the appropriateness of the information, having regard to your needs, financial circumstances and objectives. You should read the relevant PDS and Product Updates available at onepath.com.au or by calling Customer Service for a free copy on 13 36 65.



Valuation Guidel	nes
	In accepting our instructions you acknowledge that OnePath and the Lender will place great reliance on your determinations in deciding wheth to advance Trust funds.
Instructions	In respect to your determination of value and the content of your Valuation Report, you are required to act only on our instructions and not tho of the Borrower or Originator.
	Please confirm receipt of our instructions and advise at that time in what timeframe the Valuation will be completed and the estimated cost of Valuation Report
API Practice	These guidelines should be read in conjunction with the relevant Practice Standards and Guidance Notes issued by the Australian Property Institute and the Australian Valuations Standard Board, including but not limited to:
Standards &	<ul> <li>Valuation of Commercial, Industrial and Retail Property for Mortgage Purposes</li> </ul>
Guidance Notes	<ul> <li>Contaminated Land Practice Standard</li> </ul>
	<ul> <li>Discounted Cash Flow Practice Standard</li> </ul>
	<ul> <li>Forced Sale Information Paper</li> </ul>
	Minimum 3 years practical experience in the valuation of the class of property being valued
Required experience &	Qualified / registered / licensed in the particular State or Territory of operation and qualified / registered / licensed to value the particular type property
qualifications of Valuers	Minimum 3 years Associate Membership of the Australian Property Institute – Valuation Stream and demonstrate compliance with the API Continuing Professional Development program.
	Have had no disciplinary action taken against him or her by the API or registration body in the last 3 years
Independence	The Valuation company [including Partners, Directors, Valuers and other employees of the firm] must have no direct or indirect pecuniary or other interest in the property being valued or be subject to any actual or potential conflict of interest in respect to the Valuation [a statement to this effect is to be included in the Valuation Report].
	Valuations are to be made on the basis of Market Value defined as:
Basis of Valuation	The estimated amount for which an asset should exchange on the date of valuation between a willing buyer and a willing seller in an arr length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently, and without compulsion.
	<ul> <li>Owner occupied properties shall be valued on a 'vacant possession' basis</li> </ul>
	Valuations of Strata Units shall include determinations of both 'in-one-line' and Gross Realisation values
	If requested or considered relevant, a 'forced sale' assessment shall be prepared in accordance with the AIVLE Forced Sale Information Paper
Valuation Report Co	ntent
	Addressees [i.e. the names of the party or parties for whom the Valuation Report has been prepared and may be relied upon by]
Executive summary	Acknowledgment of the instructions including any Special Instructions contained therein.
Summa y	Statement of suitability of security for Mortgage purposes



	The date and basis of the current Valuation
	Interest valued [i.e. freehold / leasehold, etc.]
	<ul> <li>Summary description of the property</li> </ul>
	Determination of value and assumptions pertaining to determination of value, if any
	Sign-off by two officers – one of the signatories is to be that of a Director of the firm, in his / her capacity as a Director and a Valuer.
Note re	To be kept to an absolute minimum and articulated in detail in the Executive Summary
Assumptions & Qualifications	The Valuer should seek to confirm any information through available channels [i.e. Title Search, Survey Report, Building & Zoning Certificates, environmental & structural reports, etc.]
	Identify the property via a Title Search, Registered Plan and / or Survey
	Legal description of the property from Title Search
	Comment on easements and encumbrances noted on Title and their effect on value / marketability of the security
	Comment on Survey Report, if available
	Nature of the site including
	Site dimensions & area
Land & Title	Topography
details	Vehicular entrance / egress
	Availability & adequacy of services
	Storm water drainage
	Potential for flooding or landslip
	Filling or any visual defects or hazards of the site.
	Name of Registered Proprietor
	Ratings Assessment
	General description of the location relative to road networks, public transport, etc.
	Description of surrounding development including comment on type and age of development and names of other users [ie tenants or owners]
Location	Future trends which may affect the location [i.e. changing road / traffic patterns, population movement, demographic movements, Council requirements, etc.]
	Suitability of the location of the property given its present usage
	Any positive or negative features affecting value
	Current Zoning and compliance or otherwise of existing usage
Town Planning	Details of outstanding Orders, if any
_	Potential future changes to Zoning and likely effect on value



	Redevelopment potential
	Node Volopinion Potential
	Indicate if any of the improvements are, or are likely to be, affected by Heritage or Conservation Listing and comment on the implications, including specifically what restrictions may be inherited by a Mortgagee in Possession and the effect on value
	Copies of Zoning Certificates / planning authority and approvals are to be attached if they are available [ie of attached to sale Contract] or obtained if they are required by the Valuer to satisfy a specific query
Insurance Assessment	Provide a Building Insurance Assessment providing for current replacement cost, demolition [including removal of debris], all professional fer [including Council & Statutory fees], escalation through the approval and reconstruction period, loss of rent, letting-up costs and an appropria contingency factor
	The Valuer must comment on the following:
	Review of historical use of the property and surrounding properties and area
Environmental	Check of EPA register and relevant Council documentation
and other Special Risks	In all cases Valuers should have regard to the API Contaminated Land Practice Standard and guidelines issued by the State Environmental Protection Agencies [i.e. EPA or equivalent], Australian New Zealand Environment and Conservation Council and the National Health and Medical Research Council
	If any part of the property is unable to be inspected for the purpose of the environmental assessment, disclose this fact
	Type and details of construction
	Age and condition of construction, finishes and fit-out
l	Area by Property Council of Australia Method of Measurement, showing split of accommodation types, confirmed by Property Council of Australia surveys if available.
Improvements	If any part of the property is unable to be inspected, disclose this fact
	Comment on the general amenity and functionality of the improvements to attract alternate tenancies and any potential economic or function obsolescence
	Comment on any special features of the improvements or the property generally which could inhibit an alternative use
	General comment in regard to the state of repair and if any work appears to be required
Capital Expenditure	Comment on any obvious non-compliances with Council approvals or BCA provisions and estimate of the likely capital cost and time to meet approvals
	Comment and provide quantitative analysis of immediate and forecast capital expenditure requirements over the next 5 years
	Review all leases, licences and other occupancy agreements
	Summarise the lease details in table form showing
Lease Schedule	▶ Lessee's name and use
Lease Schedule	➢ Gross / net rental
	➤ Tenancy area and \$ per M²
	Review and option details



	Recoverable and unrecoverable outgoings
	Commencement & expiry dates
	> Total length of time in occupation
	Please note that as well as determining value you are assisting the Lender to ascertain servicing ability. After adjustment for recoverable and unrecoverable outgoings [including statutory outgoings], you should arrive at a net income figure for this purpose
	<ul> <li>Details of current and impending vacancies</li> </ul>
Leasing	Comment on the rental demand [current and future trends] and specifically the time and incentives that may be required to secure new tenan
Commentary	Opinion as to the stability and suitability of the tenancy mix
	Prepare a lease maturity profile analysis on NLA and \$ rental basis. Show percentage of each expiring each year
Outroines	Detail property outgoings [statutory and operational] including past year, current year to date and budgeted figures
Outgoings	Check against the PCA Operating Performance Handbooks and comment on any significant variance
	Comment on macro market conditions affecting supply & demand
Market	Comment on market conditions directly affecting the subject property (ie, competition, obsolescence, location, etc.)
Commentary	Address specific supply and demand trends, absorption rates, market sentiment and competitive aspects, explaining the likely impact on the subject property
	Provide detailed analysis and commentary on all sales and leases utilised to support the valuation, specifying the applicability of this information to the assessment of the subject property
Market Evidence	If the property is being purchased, sight a copy of the contract for sale and comment on the acceptability of the purchase price
[Comparables]	If the determination of value exceeds the purchase price, provide detailed explanation and supporting documentation
	Provide details of the last sale price and date of sale of the property
Valuation Rationale	The valuer must use the most appropriate method of valuation showing adequate substantiation and compliance with the relevant API Practic Standards and API Guidance Notes
	The valuation rationale is to be supported by at least one check method. The reasons as to why one method of valuation is deemed to be most reliable should be provided
	For multiple tenanted properties, a cash flow analysis for a period of at least five years is required where appropriate
	All calculations must be clearly defined with a full rationale supporting the valuation, indicating the key comparison ratios adopted
	Make appropriate adjustments for under/over market rents, effective rent, reversionary income, vacancies, letting-up allowances, incentives and capital expenditure



(P)	Comment on ability of property to hold value over a 3 to 5 year period
<b>@</b>	Comment on likely selling period, most desirable method of sale and purchaser profile
<b>@</b>	Provide a hypothetical apportionment of value of the land and improvements
<b>@</b>	Comment on the ability of the property to hold its value over a period of 3-5 years
<b>@</b>	Articulate the determination of value, describing the Valuation Rationale used in arriving at the determination of value
<b>P</b>	Confirm the highest and best use of the property. If the current use is not the highest and best use, provide an opinion on the value of the property under its current usage
<b>7</b>	In determining the capital value of the subject property you are requested to undertake a detailed analysis into the effect of any lease not being renewed. In this regard you are to quantify/analyse an alternative use (if applicable) or any redevelopment potential
<b>@</b>	The report must include an explanation and concise summary of critical assumptions used in this technique plus schedules summarising the current leases in place, lease expiration patterns, major revenue and operating expense items, capital outlays and assumed reversionary value
<b>@</b>	A discounted cash flow in accordance with the API Discounted Cash Flow Practice Standard or a period of five to ten years may be required where appropriate



Ī	Borrower's Name:								
	Property Address:								
	Item	Status			Initial				
	Valuation date is acceptable?	Yes □	No						
	Panel valuation company including all qualifications are	Yes □	No						
	acceptable? (refer operational guidelines)								
	Lenders instructions acknowledged in, and appended to, the	Yes □	No						
	valuation report. If not, issue confirmatory instruction letter,								
	including any Special Instructions.	Date of letter:	/ /	/					
	Is valuation addressed to Lender? If not, return to valuer with	Yes □	No						
	instructions to re-address.								
	Received re-addressed valuation?	Yes □ Not ap	plicable						
	Check the property address on the valuation agrees with details	Yes □							
	in credit submission/Indicative Letter of Offer.								
	Check the property address on the valuation agrees with details	Yes □							
	in the ARM System and enter the new valuation data into ARM								
	System								
	Check that any information requested in the Special Instructions	Yes □							
	section of our letter of instruction has been provided?								
	Proposed loan amount should not exceed 70% of valuation figure (ex GST) shown in valuation report. [or lower/higher LVR	LVR:	%						
	if approved in Credit Submission]	LVK.	70						
	Record the date which is 90 days from the date of the valuation.								
	If settlement does not occur by this date, the valuation may	Date: /	1						
	need to be updated.	Bate. 7	,						
	Report contains clause confirming valuation is only valid for 3	Yes □	No						
	months from the date of valuation?			_					
	Valuation amount excludes GST?	Yes □							
	Insurable amount satisfactory?	Yes □ Not ap	plicable						
	Check the information under the 'Encumbrances' for any	Satisfactory cl							
	onerous Orders from the Council or any other Public Utility.	Further action							



Are there 'Environmental Issues' highlighted by the valuer? Is an	Satisfactory check □	
Environmental Report addressed to Lender necessary?	Further action req.	
Are there any other adverse comments or qualifications in	Satisfactory check □	
valuation report? e.g. flooding, specialised use, unacceptable	Further action req.	
tenant use, etc.		
Check that the account of the valuer has been paid.	Paid direct □	
	To be paid – OnePath □	
	Deduct at settlement □	

#### Comments on any further action required and status update:

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#### **Management Review**

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		<del>-</del>						
<ul> <li>Saleabilitymonths</li> </ul>	Lettabilitymonths							
<ul> <li>Vacant Possession (owner occup</li> </ul>	oied or high vacancy) Yes □ N/	A 🗆						
Valuer's comments on conditions: Satisfactory □ Unsatisfactory □								
Investment Loans Construction Loans Assessed value (ex GST) Net Realisable Value (ex GST/Selling costs)								
\$	\$							
Insurable amount:								
\$								
Review								
Registered proprietor concurs with m	ortgage application/Sale Contract	Yes □ No □						
Zoning confirmed: Yes □ No I	☐ Allows existing use:	Yes □ No □						
Tenancy arrangements concur with mortgage application? Yes □ No □								
Valuer's estimate of net market rental: \$								
This is ABOVE / BELOW / EQUAL to the net passing rental: Acceptable □ Unacceptable □								
Comment (if applicable):								



Critical assumptions used in valuation:	cal assumptions used in valuation:  Acceptable		Unacceptable □		
Note unacceptable assumptions:					
Has valuer used at least two valuation methodo	Yes □	No □			
Is the Capitalisation Rate and Rate/m <sup>2</sup> acceptal	ble?	Yes □	No □		
Are comparables current and relevant?		Yes □	No □		
Are there adequate allowances made in assess	sing value?	Yes □	No □		
Signature of reviewer	Date				
Signature of L1 or L2 reviewer	Date				