

AIA INSURANCE SUPER SCHEME NO 2 MEMBER OUTCOMES ASSESSMENT

INTRODUCTION

In this report, Equity Trustees Superannuation Limited publishes the results of our annual assessment of how well the AIA Insurance Super Scheme No 2 product (the **product**) issued from Smart Future Trust (the **fund**) provides member outcomes and promotes members' financial interests. The assessment is based on information as at 30 June 2023.

METHODOLOGY AND STRUCDTURE

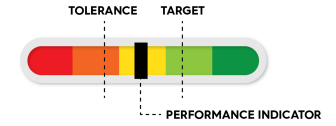
In conducting this assessment, we compared the product to other choice superannuation products included in statistical data published by the Australian Prudential Regulation Authority (comparable products) using the criteria in Part 6 of the Superannuation Industry (Supervision) Act 1993 and Prudential Standard SPS 515 Strategic Planning and Member Outcomes.

This report includes:

- our overall assessment of whether the product provides optimal member outcomes and promotes their financial interests;
- a dashboard that depicts our assessment of the product's market-relative performance for each outcome we aim to provide members;
- a table summarising the key metrics that we relied on when making this assessment; and
- our commentary on this performance that includes action items to improve suboptimal performance.

For each member outcome, the dashboard presents the relevant segment of market performance. The width of each segment is based on the range of market performance for each outcome and is specific to each outcome. The positioning of the black performance indicator bar against the colour coding is our assessment of how well the outcome has been delivered. The colour coding gives a visual representation of performance that moves from neutral (yellow) through orange to least tolerance (red), and in the opposite direction from yellow to the target (or green) area of the dashboard. The assessment of each member outcome is based on several equally-weighted metrics. Accordingly, if one metric is outside our tolerance level it doesn't automatically mean the entire member outcome is outside our tolerance level.

Example dashboard for illustrative purposes only



The target is generally the average position of the comparable products while the tolerance level is the trigger for us to consider any necessary actions to improve member outcomes.

Please visit our website to view a short video that provides more information about the operation of the dashboard.



OVERALL ASSESSMENT

Having carefully considered the comparisons of the product with comparable products set out in this report, including the dashboards, metrics, commentary and other relevant information available to us at the time of writing, we have concluded that as a result of the following factors the product is promoting members' financial interests:

- 1. the options, benefits and facilities offered in the product are appropriate for members;
- 2. the insurance premium charged for the product does not inappropriately erode members' account balances;
- 3. the insurance strategy for the product is appropriate; and
- 4. the scale of the product and the fund does not disadvantage members.

DASHBOARD

STRATEGIC CONTEXT

Together with the promoter, AIA Australia Limited, the purpose of this product is to provide members with access to insurance cover through superannuation to be held within the Smart Future Trust

The product accepts superannuation contributions and rollovers for the purposes of paying insurance premiums for the insurance cover. It does not provide superannuation account balances or investment returns to members.

The insurance cover you select under the product is provided under an insurance policy issued to us as the policy owner.

The insurance policy provides the insurance benefits for you as a fund member and the life insured.

The product is a choice insurance-only product.

INSURANCE CLAIM MANAGEMENT

Outcomes	Valid claims are accepted and paid in a timely manner.				
Our product's performance relative to comparable products	Insurance Claim Management				
		Tolerance!	 Target		
Metrics	Ref	Metric Label	Value	Tolerance	Target
	6.1	Insurer's declined claims ratio - life cover	2.17%	4.75%	3.00%
	6.2	Insurer's average time to decision - life cover	2.10	2.50	2.00
	6.3	Insurer's declined claims ratio - TPD cover	21.28%	22.25%	16.50%
	6.4	Insurer's average time to decision - TPD cover	8.48	13.75	8.00
	6.5	Insurer's declined claims ratio - IP cover	3.70%	6.75%	5.25%
	6.6	Insurer's average time to decision - IP cover	2.02	2.00	1.50
	6.7	Insurance-related EDR complaints	0.04	2.25	0.75
	6.2, 6.4 and 6.6 The time to decision is measured in months.				
	6.3 – 6.4 TPD means "Total and Permanent Disablement".				
	6.5 – 6.6 IP means "Income Protection".				
	6.7 EDR means "External Dispute Resolution".				
	6.7 This is the annual number of insurance-related complaints to the Australian Financial Complaints Authority per 10,000 member accounts.				



Commentary

The performance indicator measures the acceptance of insurance claims, the timeliness of claim decision-making and the quality of the claims process against comparable products.

The performance indicator, which is within our tolerance level is based on an equal weighting of all the metrics in the above table.

The insured benefits in this product are supported by retail life insurance policies. For this suite of policies, in the year ended 30 June 2023 the fund's insurer:

- paid 46 death benefit claims and declined 1 death benefit claim;
- paid 47 TPD benefit claims and declined 10 TPD claims; and
- paid 162 IP claims and declined 6 IP claims.

We review all declined insurance claims to make sure the insurer has acted fairly and reasonably, and consistently with the relevant policy terms and conditions. Based on these reviews, we are comfortable that denied claims have been considered appropriately.

The average time to decision is consistent with our tolerance level. No action is required as a result of this assessment.

The number of insurance-related complaints that have been made to the Australian Financial Complaints Authority is within our tolerance level. No action is required as a result of this assessment.

As a result, we are comfortable that valid claims are accepted and paid in a timely manner.

All insurance cover is voluntary. We believe that the appropriate level of insurance cover is a balance between the amount of cover required (based on the maintenance of the member's, and their dependants', standard of living in the event of an accident or illness) and the affordability of that cover for the member.

Members have the opportunity to seek personal financial advice if required, select their own level of insurance cover and cancel their cover if no longer required. Therefore:

- the insurance premiums charged for the product do not inappropriately erode members' account balances; and
- the insurance strategy for the product is appropriate.



MEMBER SERVICES

Outcomes Administration services satisfy member expectations. Our product's performance relative to Administration Services comparable products Tolerance! Target Metric Label Tolerance Target Ref Value Metrics Administration-related EDR complaints 3.50 8.1 1.43 1.50 8.2 Service Level Achievement 95.75% 80.00% 90.00% 8.3 Information security controls Effective Partially .. Effective 8.1 EDR means "External Dispute Resolution". 8.1 This is the annual number of administration-related complaints to the Australian Financial Complaints Authority per 10,000 member accounts. 8.2 Service level achievement measures the portion of new member, contribution and benefit payment transactions that were processed within our service level. 8.3 This is our view of the effectiveness of the Administrator's information and cyber security controls based on an independent review completed during the year.

Commentary

The performance indicator measures the delivery of administration services against our service levels, and against the cost of similar services for comparable products.

The performance indicator, which is within our tolerance level, is based on an equal weighting of the above metrics.

As a result, we are comfortable that administration services satisfy member expectations because of the number of administration related complaints, the high rate of service level achievement and the administrator's information and cyber security controls are effective.

Therefore, we consider the options, benefits and facilities offered in the product are appropriate for members.



SCALE

Outcomes The fund is likely to deliver optimal outcomes in the future. The scale of the fund relative to comparable Sustainability products Tolerance! !Target Ref Metric Label Value Tolerance Target Metrics 9.1 RSE adjusted total accounts growth rate 6.30% -6.25% -2.50% 9.2 RSE Net Cash Flow Ratio -4.19% -2.75% -0.50% 9.3 RSF Net Rollover Ratio -0.64% -3.00% -1.75%

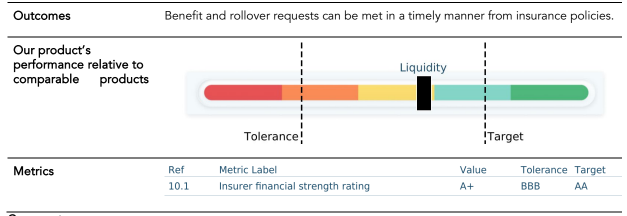
- 9.1 The RSE adjusted total accounts growth rate is the average annual percentage change in member accounts averaged over the three year period, excluding Successor fund Transfers (SFTs) and account consolidations.
- 9.2 The RSE Net Cash Flow Ratio is members' benefits flows in less members' benefits flows out as a percentage of cash flow adjusted net assets averaged over the three year period, excluding SFTs.
- 9.3 The RSE Net Rollover Ratio is rollovers in less rollovers out as a percentage of cash flow adjusted net assets averaged over the three year period, excluding SFTs.

Commentary

The performance indicator measures the fund's growth and ability to deliver scale benefits to members against other funds.

The performance indicator, which is within our tolerance level, is based on an equal weighting of the above metrics. Therefore, we are comfortable that the scale of the product and the fund does not disadvantage members.

LIQUIDITY



Commentary

The performance indicator measures the fund's ability to meet benefit and rollover requests in a timely manner.

We regularly monitor whether the insurance policies would be able to meet cash requirements in extreme situations. Based on our analysis, we consider that benefits are supported by an insurer with a strong capacity to meet its financial commitments. As a result, we are comfortable that the level of liquidity risk for the product is acceptable.

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