MyNorth Managed Portfolios



TAILORED 30% GROWTH FUND

Portfolio Summary Target Market Summary

This product is designed for a moderate risk profile investor who aims to receive income, with a moderate level of capital growth and capital volatility via a diversified portfolio of primarily defensive assets.

It gains this exposure by investing in approximately 10-30 wholesale managed funds, listed products and equities.

Key Information

| Manager name | Zenith Investment Partners |
|---|---|
| Inception date | 10/05/2021 |
| Benchmark | Morningstar Australia Moderate Target Allocation NR AUD |
| Product Use | Diversified |
| Portfolio Income Default - Paid to Platform Cash | |
| Withdrawal | Within 21 days |

Portfolio and Issuer Identifiers

| Tailored 30% Growth Fund | |
|--------------------------|----------------|
| North Code | NTH1099 |
| lssuer | NMMT Limited |
| Issuer ABN | 42 058 835 573 |
| lssuer AFSL | 234653 |
| Date TMD Approved | 03/06/2024 |
| TMD Version | 4 |
| TMD Status | Available |
| TMD End date | 15 months |
| | |

This document provides guidance in relation to Target Market Determinations (TMD) for the purposes of the Design and Distribution Obligations (DDO) under Corporations Act 2001 (Cth). It is a matter for each user of this guidance to consider their individual situation and to comply with the new regime.

TMD indicator key

The Consumer Attributes for which the managed portfolio is likely to be appropriate have been assessed using the below rating methodology with appropriate colour coding.

| In target market | Potentially | in target market | Not in target market |
|---|------------------|--|--|
| Consumer Attributes | TMD indicator | Product description in | ncluding key attributes |
| Consumer's investment objective | | | |
| Capital Growth | | Designed for a moderate risk profile investor who aims to receive income, with a moderate level of capital growth and capital volatility. | |
| Capital Preservation | | | |
| Capital Guaranteed | | | |
| Regular Income | | | |
| Consumer's intended product use | _ | | |
| Solution/Standalone (75-100%) | | A diversified portfolio of primarily defensive assets and so | |
| Core component (25-75%) | | gains this exposure b | a growth/defensive split of 30%/70%. It y investing in approximately 10-30 |
| Satellite/small allocation (<25%) | | wholesale managed funds, listed products and equities | |
| Consumer's investment timeframe | | | |
| Short (≤ 2 years) | | The minimum investn | nent horizon is 2 years |
| Medium (≤ 8 years) | | | |
| Long (> 8 years) | | | |
| Consumer's Risk (ability to bear loss) |) and return pro | ofile | |
| Low | | Standard risk measure: 3/Low to medium | |
| Medium | | | |
| High | | | |
| Very High | | | |
| Consumer's need to withdraw mone | y | | |
| Daily | | ASX pricing/unit prices on the underlying assets are updat daily. Clients can withdraw (partially or fully) when require Withdrawals are normally processed within 21 days of the platform receiving all the necessary information. | |
| Weekly or longer | | | |
| Consumer's Other requirements | | | |
| Individual tax management of investments | | beneficially owned by distributions, capital g consequences, accruu are investing in the Po account, the investor Portfolio via a North F relevant superannuat certain investments in triggering any tax con ownership remains th | ments in your Portfolio are treated as the investor. All income, dividends, gains and losses, and their tax e directly to the relevant investor. If you ortfolio via a North Platform IDPS is you. If you are investing in the Platform super account, this is the tion fund. Investors can also transfer to and out of the Portfolio without sequences (provided the beneficial he same). The First In First Out (FIFO) unting approach is used. |
| Visibility / transparency of portfolio holdings | | Clients have complete holdings and trading | e visibility and transparency of portfolio activity. |
| Ability to customize portfolio or accommodate other holdings | | Income payment ele | isations are available: ctions, nvestment preferences |
| Ability to include in specie transfer of existing investments | | the underlying managed portfolio ho | specie transfer existing investments, if ged portfolio holds the asset. The puses discounted unit classed funds, be in specied out, if the client wishes |

to exit the Scheme.

Appropriateness

NMMT Limited 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 described above. The attributes of this product in Column 3 of the table above are likely to be suitable for consumers with the attributes identified with a green TMD Indicator in Column 2.

| Distribution Conditions / Restrictions | | | |
|--|------------|---|--|
| Distribution Condition | Applicable | Distribution Condition Rationale | |
| Only suitable for distribution to consumers who have received personal advice | Y | Investments in MyNorth Managed Portfolios are only available through accounts offered as a part of the Wealth Personal Superannuation and Pension Fund or IDPSs operated and administered by NMMT. MyNorth Managed Portfolios Scheme is only made available to clients with a financial adviser | |
| Tailored Lifetime Solutions Pty Ltd (Tailored Lifetime Solutions) (ABN 54 106 840 180, AFSL 227232) | Υ | This partnered managed portfolio is only available to you, if at the time you made your application, you are a client of Tailored Lifetime Solutions Pty Ltd (Tailored Lifetime Solutions) (ABN 54 106 840 180, AFSL 227232). If you cease to be a client of Tailored Lifetime Solutions you will no longer be eligible for access to these partnered managed portfolios. | |

Review Processes

This part is required under section 994B(5)(d) of the Act.

· Material change to key attributes, fund investment objective and/or fees.

• 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 product or distribution of the product.

• The use of Product Intervention Powers, regulator orders or directions that affects the product.

• Material deviation from benchmark / objective over sustained period.

• A significant breach event relating to the design or distribution of this product where the product issuer considers this would reasonably suggest that (i) this product is unsuitable for a particular cohort of Clients and (ii) the TMD may no longer be appropriate.

This part is required under section 994B(5)(e) and (f) of the Act.

| Review Period | Maximum Period of Review |
|-------------------|--------------------------|
| Initial review | 15 months |
| Subsequent review | 39 months |

| Regulated person(s) | Requirement | Reporting deadline |
|--|--|--|
| Distributors and Financial advisers | To the extent a distributor is aware of dealings outside the target market these should be reported to the issuer, including reason why acquisition is outside of target market, and whether acquisition occurred under personal advice | At point of sale as part of application process. If not practicable then reporting within 10 business days following end of quarter |
| Distributors and Financial Advisers | Information on complaints (as defined in 994A(1) of the Act) (including the number of complaints), relating to the MyNorth Managed Portfolios Scheme, including where the nature of the complaints relate to product design, product availability and distribution conditions. The distributor should provide all the content of the complaint, having regard to privacy. | Within 10 business days following end of quarter. |
| All distributors | Significant dealing outside the target market, under s994F(6) of the Act. | As soon as practicable but no later than 10 business days after distributor becomes aware of the significant dealing. |

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 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 reporting period,
- the consumer's intended product use is Solution / Standalone, or
- the consumer's intended product use is Core component and the consumer's risk (ability to bear loss) and return profile is Low.

NMMT Limited (ABN 42 058 835 573 AFS License 234653), is the responsible entity of MyNorth Managed Portfolios (ARSN 624 544 136) (Scheme). To invest in the Scheme, investors will need to obtain the current Product Disclosure Statement (PDS) which is available at northonline.com.au. The PDS contains important information about investing in the Scheme and it is important investors consider their circumstances and read the PDS before making a decision about whether to acquire, continue to hold or dispose of interests in the Scheme.

This Target Market Determination (TMD) is required under section 994B of the Corporations Act 2001 (Cth). It sets out the target market for the product, triggers to review the target market and certain other information. It forms part of AMP's design and distribution framework for the product.

This document is not a product disclosure statement and is not a 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 this product should carefully read the Product Disclosure Document for MyNorth Managed Portfolios Scheme before making a decision whether to buy this product. The PDS can be obtained from here.

This document has been prepared by NMMT Limited in its capacity as the issuer of the product. You should consider, with a financial adviser, the information in this document and whether the product is suitable for your circumstances. To the extent permitted by law, no liability is accepted for any loss or damage as a result of any reliance on this document.