

# MLC Cash Management Trust - Class A

## **Target Market Determination**

#### Introduction

This Target Market Determination (TMD) is required under section 994B of the *Corporations Act* 2001 (Cth) (Corporations Act). This TMD describes the class of investors that comprises the target market for the financial product 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 this product should carefully read the PDS for the product before making a decision whether to buy this product.

Important terms used in this TMD are defined in the TMD Definitions available at **ioof.com.au/tmd**. Capitalised terms have the meaning given to them in the product's PDS, unless otherwise defined. The PDS can be obtained by visiting our website at **ioof.com.au/forms** or by contacting Investor Services on **1800 002 217**.

## **Target Market Summary**

The Trust is designed for investors who:

- want a stable investment and regular income by having exposure to a range of cash deposits and short-term money market securities;
- seek a return (before fees) that exceeds or is at least equal to the Bloomberg AusBond Bank Bill Index;
- intend to use an investment in the Trust as a standalone investment solution or at least a satellite component of an investor's broader portfolio of investments (0-100%);
- accept that the risk and return profile of the Trust is low;
- · are seeking a short-term investment period, with no recommended minimum investment timeframe; and
- are looking for an investment that processes withdrawals each business day.

#### Trust and Issuer identifiers

| Issuer                       | IOOF Investment Services Ltd (referred to as 'IISL', 'we', 'us' or 'our') ABN 80 007 350 405 AFSL 230703 |
|------------------------------|--|
| Investment manager           | IOOF Investment Services Ltd (IISL)  |
| TMD contact details          | ddoreporting_am@mlcam.com.au   |
| Trust name                   | MLC Cash Management Trust - Class A (Trust)<br>ARSN 105 788 501 APIR PIM0002AU                           |
| TMD issue date               | 19 December 2024   |
| TMD Version                  | 4  |
| Distribution status of Trust | Available  |

# Description of Target Market

#### Table Instructions

In the table below:

• Column 1, Investor Attributes, indicates a description of the likely objectives, financial situation and needs of the class of investors that are considering this product.

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- Column 2, TMD indicator, indicates whether an investor meeting the attribute in column 1 is likely to be in the target market for this product.
- Column 3, Product description including key attributes, outlines features of the product which are likely to be suitable for consumers with the attributes identified with a green TMD Indicator in Column 2.

## TMD indicator key

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

| In target market | Not in target market |
|------------------|----------------------|
|------------------|----------------------|

#### Investor attribute definitions

Investors should refer to the 'TMD definitions' available at **ioof.com.au/tmd** for the definitions of the investor attributes (that is, the terms used in the 'Investor attributes' column in the table below).

## 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 investors in the target market as described below. The attributes of the product in the 'Product description including key attributes' column of the table below are consistent with the corresponding investor attributes identified with a green rating in the 'TMD indicator' column.

### Investment products and diversification

An investor (or class of investor) 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 investor's attributes for the relevant portion of the portfolio, rather than the investor's portfolio as a whole. For example, an investor 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 investor's objectives for that *minor allocation* notwithstanding that the risk/return profile of the investor as a whole is *medium*. In making this assessment, distributors should consider all features of a product (including its key attributes). Please note that an 'Investor's intended product use', which sets out the percentage of Investable Assets, is defined as based on all of the assets that the investor has available for investment (excluding the residential home). It is not intended to be limited to only, for example, the relevant portion of assets the investor is currently intending to invest.

| Investor Attributes                                      | TMD indicator        | Product description including key attributes   |  |
|--|----------------------|--|--|
| Investor's investment objective                          |                      |  |  |
| Capital Growth   | Not in target market | The Trust aims to provide investors with a stable investment and regular   |  |
| Capital Preservation                                     | In target market     | income by investing in a range of cash deposits and short-term money market<br>securities. The Trust aims to provide competitive returns for investors with a  |  |
| Income Distribution                                      | In target market     | total investment return (before fees) that exceeds or is at least equal to the<br>Bloomberg AusBond Bank Bill Index.   |  |
|  |                      | The Trust predominantly invests in high quality short-term money market and bank based securities, to achieve a very stable income stream and attempts to forecast the short-term direction of the interest rate cycle.                        |  |
| Investor's intended product use (% of Investable Assets) |                      |  |  |
| Solution/Standalone (up to 100%)                         | In target market     | The asset allocation for the Trust is:   |  |
| Major allocation (up to 75%)                             | In target market     | Cash and short-term securities: 100%   |  |
| Core component (up to 50%)                               | In target market     | This Trust may be suitable for investors seeking a standalone allocation to cash. Investors who wish to hold large allocations to cash for long investment   |  |
| Minor allocation (up to 25%)                             | In target market     | timeframes should take into account that they can expect to receive lower  |  |
| Satellite allocation (up to 10%)                         | In target market     | returns relative to other asset classes with higher risk-return profiles.<br>Exposures to cash and cash-like instruments sit outside the diversification<br>framework described in the' TMD definitions' available at <b>ioof.com.au/TMD</b> . |  |
| Investor's investment timeframe                          |                      |  |  |
| Minimum investment timeframe                             | 0 years              | The Trust has a short-term suggested investment period, with no recommended minimum investment timeframe.  |  |



| Investor Attributes  | TMD indicator        | Product description including key attributes   |  |
|--|----------------------|--|--|
| Investor's Risk (ability to bear loss) and Return profile for the relevant portion of the investor's portfolio |                      |  |  |
| Low  | In target market     | The risk and return profile is 'low'.  |  |
| Medium   | Not in target market | The Trust is likely to be suitable for investors who, in respect of the relevant portion of their portfolio:   |  |
| High   | Not in target market | have a low tolerance of the risks associated with investing and may be   |  |
| Very high  | Not in target market | receiving financial advice for their investment;   |  |
| Extremely high   | Not in target market | <ul> <li>are seeking to minimise potential losses with a low risk product (e.g. has the ability to bear up to 1 negative return over a 20 year period); and</li> <li>seek a lower potential level of return that is offered by the Trust.</li> </ul> |  |
|  |                      | For more information, refer to the PDS.  |  |
| Investor's need to access capital  |                      |  |  |
| Within one week of request   | In target market     | Direct investors can generally request to redeem all or part of their investors  |  |
| Within one month of request  | In target market     | in the Trust by 2:00pm (Melbourne time) on a Business Day. Redemption proceeds will generally be paid within 10 Business Days after we accept the  |  |
| Within three months of request   | In target market     | redemption request. If there are abnormal circumstances such as a suspension of redemptions or where we believe that it is not in the best   |  |
| Within one year of request   | In target market     | interests of investors, withdrawals may be delayed. For further information,   |  |
| Within 5 years of request  | In target market     | refer to the PDS.  |  |
| Within 10 years of request   | In target market     | Investing via an IDPS or master trust may result in different timeframes for payments of redemption requests compared to direct investors. Investors   |  |
| 10 years or more   | In target market     | should contact their financial adviser or IDPS operator for further information.   |  |

# Distribution conditions/restrictions

| Channel              | Distribution conditions  | Distribution condition rationale  |
|----------------------|--|---|
| Direct (non-advised) | By application to us, provided the amount to be invested (and maintained) is at least \$100,000. We may accept lower amounts at our discretion.  The investor will acquire the product directly via the Issuer's website, <b>ioof.com.au</b> , by completing the Application Form in accordance with the PDS. The investor completing the Application Form will be asked a series of questions to assist the Issuer in understanding whether the investor is within the target market. | It has been determined that the distribution conditions and restrictions will make it likely that investors who acquire the product are in the class of investors for which it has been designed. We consider that the distribution conditions are appropriate and will assist distribution in being directed towards the target market for whom the product has been designed.   |
| Advisers             | This product may be distributed to investors by a Licensee or its Authorised Representative (as defined in the Act) (known as a financial adviser) who provides personal advice. The Application Form includes a series of questions to assist the Issuer in understanding whether the investor is within the target market. Financial advisers have their own legal obligations that must be satisfied in the provision of personal advice.   | The Issuer considers the distribution condition will make it likely that investors who acquire the product will be in target market for the product, or the product will otherwise be appropriate for them because the financial adviser providing personal advice must:  take into account the investor's personal objectives, financial situation and needs, and  comply with the best interests duty and related obligations under Pt 7.7A of the Act. |



| Channel            | Distribution conditions  | Distribution condition rationale   |
|--------------------|--|--|
| Platform providers | This product is available to persons investing through investment or super platforms, wrap products, IDPS, IDPS-like schemes, a nominee or custody service or any other trading platform (platform) as authorised by the Responsible Entity. | The Issuer considers the distribution condition will make it more likely that the consumers who acquire the product are in the target market because the platform provider has an arrangement with the Issuer governing their relationship with the Issuer noting that platform providers, as distributors, are required to take reasonable steps that will, or are likely to, result in distribution of the product being consistent with the TMD. The Issuer seeks confirmation twice a year from platform providers confirming that they have taken reasonable steps to ensure distribution is consistent with the TMD. |
|                    |  | In addition, the Issuer of each platform product has its own obligations as a distributor to take reasonable steps that will or are reasonably likely to result in retail product distribution conduct being consistent with the TMD. Reasonable steps includes undertaking due diligence of platform providers, methods of distribution and controls.   |

## Review triggers

The parameters for each review trigger listed below are set by the Issuer and may vary from time to time. The Product is assessed against these parameters on a quarterly basis. Please note, in some instances, examples have been provided below. These examples are indicative only and not exhaustive.

Material change to key attributes, Trust investment objective and/or fees. For example, changes to the Trust profile within the PDS.

Material deviation from benchmark/objective over sustained period. For example, the Trust's performance has not met the Issuer's threshold over a period specific to the Trust.

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 affect the product.

Regulatory or legislative changes which govern the Trust such as changes to tax legislation.

Significant breach of financial services law where the breach relates to the design or distribution of the Trust.

## Mandatory TMD review periods

| Review period     | Maximum period for review                                  |
|-------------------|--|
| Initial review    | Within 18 months after the issue date. (Complete)          |
| Subsequent review | After initial review, within every 27 months. (March 2027) |

# Distributor reporting requirements

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

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| Reporting requirement             | Reporting period   | Which<br>distributors this<br>requirement<br>applies to |
|-----------------------------------|--|---|
| Other information requested by us | Other information reasonably requested by us to meet our legal obligations, with appropriate notice given to the Distributor such as:  • a summary of the steps taken to ensure the Distributor's conduct is consistent with this TMD (as required under section 994E(3) of the Corporations Act); and  • feedback on investor experience with the Trust which suggests that the TMD may no longer be appropriate. | All distributors  |

Distributors must report to the Issuer using the method specified at ioof.com.au/ddoreporting

This TMD is issued by IOOF Investment Services Ltd (IISL) ABN 80 007 350 405 AFSL 230703 as responsible entity for the Trust and is part of the group of companies comprising Insignia Financial Ltd ABN 49 100 103 722 and its related bodies corporate (IFL Group).

IISL is the issuer of units in the Trust or product defined in this TMD. The information in this TMD is general information only and not intended to provide financial advice or take into account an individual's objectives, situation or needs. The TMD may, therefore, not be applicable to an individual's situation. Before making an investment decision, investors should consider with a financial adviser their circumstances, the PDS and whether the TMD is suitable to their situation. Investors can access the PDS at **ioof.com.au/forms** or by contacting Investor Services on **1800 002 217**.