



**TARGET MARKET DETERMINATION**  
**for units in the**  
**Primary Investment Board Class N (Ready Set Short Term Rental Fund)**  
**ARSN 618 038 323**  
**issued by**  
**Primary Securities Ltd ABN 96 089 812 635, AFSL 224107**

Effective from 5 October 2021

**1. Aim of this Target Market Determination**

This Target Market Determination (**TMD**) is designed to be read by potential consumers in units in Class I of Primary Investment Board (**the Product**) issued by Primary Securities Ltd (**the Issuer**).

This TMD sets out details of:

- The target market for the Product, that is, who the Product has been designed for;
- How the Issuer will monitor the performance of the Product; and
- What information the Issuer will need from the party distributing the Product (**the Distributor**) to help with that monitoring.

**2. What is the Product?**

The Product, units in Class N of Primary Investment Board are units in a class of a pooled fund designed to provide consumers with a quarterly return and potential for long-term capital growth. The return is variable, there is no minimum term and withdrawals are processed quarterly. It is designed to provide consumers with an opportunity to participate in the short-term rental property market, diversified across a number of properties.

Consumer money is pooled with the money of other consumers and used to make investments into the Ready Set Short Term Income Fund which is a wholesale fund which has been established to acquire residential apartments in Australian cities. Investment in the Product comes with certain as set out in Section 7 of the Product Disclosure Statement for the Product (**the PDS**), including the risk of loss of some or all of consumer capital.

The above summary is not intended to be a full description of the Product. Details of the Product are set out in the PDS. Potential consumers should read the PDS carefully in its entirety and obtain their own independent advice from a qualified professional as to whether or not the Product is appropriate to their own objectives, financial circumstances and needs.



Because of the risks of investment in the Product, the Product is not suitable for every potential consumer.

### **3. Who the Product has been designed for and not for?**

The Product has been designed for:

- Consumers who are seeking an ongoing income stream with the potential to also grow their initial capital investment, and who can tolerate moderate to high level of risk of not achieving their financial goals (financial risk) to achieve these outcomes;
- Consumers who do not need liquidity and can wait for their investment to mature;
- Consumers wanting an investment which is not correlated with share markets;
- Consumers who are seeking exposure to the Australian short-term rental property market while accepting the risk of loss of some or all of the capital.

The Product has **not** been designed for:

- Consumers seeking only capital growth and not income;
- Consumers who are risk averse or could not tolerate any capital loss;
- Consumers who require their investments to be liquid.

### **4. Consistency between target market and the Product**

Based on an analysis of the key terms, features and attributes of the Product the Issuer has determined that these are consistent with the likely objectives, financial situation and needs of the identified class of consumer.

### **5. How is the Product to be distributed?**

The Distributor of the Product is Ready Set Funds Management Ltd ACN 633 166 873.

The Distributor will be promoting the Product by the following means:

- Directly to existing clients of the Distributor and related companies of the Distributor;
- Using its mailout list;
- Via the Distributor's website - <https://www.readyset.fund/>
- Using social media;

- Using traditional media such as newspapers, magazines and other news channels;
- Using in-person meetings;
- Using other networks of the Distributor.

#### **6. What are the distribution conditions?**

The Distributor must take steps to distribute via means resulting in the distribution being slanted towards consumers whose need the Product has been designed to meet ie: consumers who are seeking an income stream and potential for capital growth, including consumers with their own self-managed superfunds, and who can tolerate a moderate to high level of Investment risk to achieve those rates.

This can be achieved by the Distributor selecting its distribution methods so that the likelihood of consumers outside the target market taking up the Product is low.

The Product must not be advertised on broad social media or through normal channels in a way that might imply it is suitable for all types of consumers indiscriminately.

#### **7. Adequacy of distribution conditions**

The Distributor should consider the following to determine the adequacy of its distribution methods:

- Is the distribution method likely to target potential consumers seeking an income stream and potential capital growth?
- Is the distribution method likely to target potential consumers who can tolerate a moderate to high level of investment risk to achieve these investment outcomes?
- Is the distribution method likely to target potential consumers who have more than a small amount of capital, a proportion of which is being invested in the Product?
- Is the distribution method likely to target potential consumers who do not need liquidity and can wait for their investment to mature?
- Is the distribution method likely to target potential consumers who want an investment which is not correlated with share markets, that is, the value of the investment does not go up and down as share markets go up and down?
- Is the distribution method likely to target potential consumers who seeking exposure to the Australian short-term rental property market?

Where the distribution methods result in significant dealing outside of the Target Market this is an indication that the distribution methods are not adequate and need to be reconsidered to ensure compliance with the TMD.

A significant dealing is:

- By analysis or sampling, the Issuer concludes that the proportion of consumers not in the target market is greater than 10% of all consumers in the Product (by number of consumers), including consumers who have received personal advice;
- Complaints are received by the Distributor and the Issuer from at least 10 consumers in a 12-month period which indicate that the Product was not suitable for them.

If the Distributor becomes aware of a significant dealing, the Distributor must notify the Issuer within 10 days.

#### **8. How will the Issuer review this TMD?**

12 months following this TMD, or earlier if there are any review triggers, the Issuer will conduct a review to see if this TMD is operating satisfactorily or needs to be modified.

The Issuer will follow a risk-based approach to determine the extent and depth of the review. Where it is considered that there is a very high or high risk of adverse consequences to consumers outside of the TMD, the Issuer will conduct fact-finds on a meaningful random sample of consumers to determine their financial objectives, circumstances and needs, and their reasons for investing in the Product.

Based on this review the Issuer may modify the TMD, or may require modifications be made to the Product to ensure that its key features and attributes meet the needs of the class of consumer likely to invest in it.

Thereafter, this TMD will be reviewed every three years.

Review triggers are as follows:

- A material change to the design, target market or distribution of the Product;
- A significant number of complaints which indicate that the Product was not suitable to the consumers complaining;
- Occurrence of a significant dealing;
- An external event such as an ASIC surveillance or inquiry or adverse media coverage indicating that the TMD needs to be reviewed;

- A change in the economy (such as a recession) which indicates that investment in the Product is riskier than it previously might have been;
- The Issuer for other reasons concludes that the distribution conditions are inadequate or need modification.

**9. How the Issuer will report on and monitor this TMD?**

The Distributor must immediately report any complaint to the Issuer.

The Distributor must report to the Issuer within 10 days if the Distributor becomes aware of a significant dealing.



Rob Garton Smith  
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Primary Securities Ltd