

ASX ANNOUNCEMENT

27 October 2021

Irongate Group (ASX: IAP)

Distribution for the six months ended 30 September 2021

Irongate Group (IAP) today announced details relating to its distribution for the period ended 30 September 2021 (Interim Distribution).

The Interim Distribution amount is 4.52860 AUD cents per stapled security.

The payment of the Interim Distribution to ASX securityholders will be made in accordance with the following timetable (Sydney time):

Ex-distribution date: Thursday, 18 November 2021

• Record date: Friday, 19 November 2021

Payment date: Friday, 3 December 2021

IAP does not currently have a distribution reinvestment plan in operation.

Cross border movement of securities between IAP's South African sub register and Australian sub register will cease on the close of business on Monday, 15 November 2021 (Sydney time), and will recommence on Monday, 22 November 2021 (Sydney time).

A copy of the announcement lodged by IAP in respect of the Interim Distribution payable to JSE securityholders is attached to this announcement.

This announcement has been authorised for release by the Company Secretary.

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FOR FURTHER INFORMATION, PLEASE CONTACT:

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SENS ANNOUNCEMENT

27 October 2021

Irongate Group (JSE: IAP)

Comprising Irongate Property Fund I (IPF I, ARSN 162 067 736) and Irongate Property Fund II (IPF II, ARSN 644 081 309), established in Australia and registered with ASIC as managed investment schemes
Operated by Irongate Funds Management Limited (ACN 071 514 246; AFSL 290 909) (Responsible Entity)
IPF I is registered as a foreign collective investment scheme in terms of the Collective Investment Schemes Control Act No.45 of 2002
ISIN: AU0000046005
(IAP or the Fund)

Interim distribution

Notice is hereby given of an interim distribution for the six months ended 30 September 2021, declaration number 17, of:

- 4.52860 AUD cents per stapled security pre withholding tax (WHT)
- 4.10262 AUD cents per stapled security post WHT

Tax of 0.42598 AUD cents per stapled security (being 9.40653% per stapled security) will be withheld from the interim distribution paid to non-Australian securityholders holding stapled securities on the Fund's South African sub register. Amounts will also be withheld from non-Australian securityholders holding stapled securities on the Fund's Australian sub register.

The salient events and dates relating to the interim distribution are as follows (all times and dates are Johannesburg time, unless otherwise indicated):

Event	2021
Declaration date	Wednesday, 27 October
Cross border movement of stapled securities between the Fund's South African sub register and the Fund's Australian sub register ceases at the close of business in South Africa or Australia (as applicable)	Monday, 15 November
Announce AUD into ZAR currency conversion rate ¹ for payment of the interim distribution to securityholders on the Fund's South African sub register, by 11h00	Monday, 15 November
Last day to trade cum distribution on the JSE ²	Tuesday, 16 November
Stapled securities trade ex-distribution on the JSE	Wednesday, 17 November
Last day to trade cum distribution on the ASX	Wednesday, 17 November (Sydney time)
Stapled securities trade ex-distribution on the ASX	Thursday, 18 November

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	(Sydney time)
Record date	Friday, 19 November
Cross border movements of stapled securities between the Fund's South African sub register and the Fund's Australian sub register recommences	Monday, 22 November
Payment of interim distribution	Friday, 3 December

^{1.} Exchange rate calculated on Monday, 15 November 2021 (for release on SENS by 11h00).

Fund payment amount applicable to the interim distribution for the six months ended 30 September 2021

This information is only applicable to foreign securityholders and other entities that are obliged to withhold tax on payments made to foreign residents. Australian-based securityholders should rely on tax statements that are due to be mailed by Thursday, 30 June 2022. For completeness, tax will be deducted from payments made to an Australian resident where the Australian securityholder does not provide an Australian business number or tax file number.

The interim distribution includes a fund payment amount of 0.42598 AUD cents per stapled security. The fund payment has been determined in accordance with Subdivision 12A-B of Schedule 1 to the Taxation Administration Act 1953, being the amount from which an amount would have been required to be withheld under Subdivision 12-H of Schedule 1 to the Taxation Administration Act 1953 if the payment had been made to an entity covered by section 12-410 of Schedule 1 to the Taxation Administration Act 1953. The fund payment relates to the six months ended 30 September 2021.

The Fund declares that IPF I is an Attribution Managed Investment Trust for the purposes of Subdivision 12-H of Schedule 1 of the Taxation Administration Act 1953 in respect of the income year ended 31 March 2022.

Distribution information for the half year ended 30 September 2021

This information is only applicable to foreign securityholders and other entities that are obliged to withhold tax on payments made to foreign residents. The interim distribution is being made from IPF I. There is no distribution component from IPF II.

Breakdown of the distribution components for the half year ended 30 September 2021 ³	Total cash distribution	Component subject to fund payment withholding	Component subject to other non- resident withholding	New Zealand sourced Income
Net rental income	2.76321	2.76321	-	-

^{2.} Stapled securities may not be dematerialised or rematerialised between commencement of trade on the JSE on Wednesday, 17 November 2021 and close of trade on Friday, 19 November 2021, both dates inclusive.

Capital gains	-	-	-	-
Total fund payment (incl capital gains)	2.76321	2.76321	-	-
Interest income	0.11503	-	0.11503	-
Foreign income ⁴	0.42788	-	-	0.42788
Non-assessable amount	1.22248	-	-	-
Total distribution	4.52860	2.76321	0.11503	0.42788
Foreign tax paid	-	-	-	-

^{3.} All amounts shown as AUD cents per stapled security.

General securityholder tax information for securityholders holding stapled securities on the Fund's South African sub register

IPF I and its management arrangements are structured to meet the required criteria to be classified as an Attribution Managed Investment Trust for Australian tax purposes. As an Attribution Managed Investment Trust, the Responsible Entity will be required to withhold tax on Australian sourced income at a concessional rate of 15% on fund payments (or 10% for certain fund payments from a Clean Building MIT) to individual and institutional securityholders in South Africa and certain other jurisdictions with an exchange of information (**EOI**) agreement with Australia. Distributions of Australian sourced income to securityholders that are not resident in EOI jurisdictions will be subject to WHT at the rate of 30%.

The New Zealand sourced income is subject to the corporate tax rate in New Zealand of 28% and is not subject to Australian WHT.

The proportion of the payment in respect of the six months ended 30 September 2021 which is attributable to a fund payment from a Clean Building MIT is nil AUD cents per stapled security.

The effect of these taxes on the interim distribution has been to reduce the rate of WHT to 9.40653%, equivalent to 0.42598 AUD cents per stapled security, through certain deductions such as depreciation. Thus, tax of 0.42598 AUD cents per stapled security will be withheld from the interim distribution accruing to securityholders and will be paid to the Australian Taxation Office for Australian sourced income.

South African securityholder South African income tax implications

The implications below are of a general nature and should not be relied upon by securityholders as specific South African income tax advice. It does not purport to be a complete analysis of the potential South African income tax consequences applicable to each securityholder in respect of distributions received/accrued from the Fund. Securityholders should obtain independent income tax advice with regard to the South African income tax consequences of acquiring,

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^{4.} The foreign income component of the distribution is subject to New Zealand corporate tax.

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holding and disposing of stapled securities having regard to each securityholder's circumstances.

The interim distribution is regarded as a distribution from a foreign trust for South African securityholders.

The interim distribution should comprise taxable income and is to be taxed as such dependent on the underlying nature of the income and capital gains noted above, in the hands of South African securityholders. The pre-WHT distribution is to be included in a securityholder's taxable income and subject to normal tax in full. Tax paying securityholders may be entitled to claim a foreign tax credit equivalent to 9.40653%. For distributions where the South African securityholder only becomes entitled to the distribution in a financial year subsequent to the financial year in which the income or capital gain was earned by the Fund, the South African securityholder may not be able to claim a foreign tax credit.

Johannesburg

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