

Term Sheet

Spire Capital Series – Spire Oaktree Opportunities Fund XII (USD)

This document is issued by Spire Capital Ltd ACN 141 696 120, AFSL 344365, as Trustee of Spire Capital Master Fund. It should be read in conjunction with the Spire Capital Master Fund Information Memorandum ([IM](#)), also issued by Spire Capital Ltd and considered carefully before making a decision to invest in the Units.

This term sheet (including its Annexures) ([Term Sheet](#)) and the application form accompanying the Term Sheet ([Application Form](#)), together with the trust deed for the Master Fund ([Trust Deed](#)) and the IM (together, the **Transaction Documents**) contain the complete terms applicable to the Units. Prospective investors should carefully consider the risks of investing and should carefully consider all Transaction Documents and offering materials in respect of the Master Fund and

consider whether an investment in the Master Fund is appropriate in light of their investment objectives, financial situation or particular needs before making a decision to invest.

It is only after the point in time when you agree to the Transaction Documents, the Trustee receives cleared funds into its nominated account, and the Trustee, in its absolute discretion, accepts your offer to invest, that the Trustee will issue you Units.

By completing and signing the Application Form, you are making a commitment to invest in the Series and agree to be bound by the Transaction Documents and meet all obligations in those documents in a timely manner.

General Terms

Activation Date	This Term Sheet is active as 05 April 2023
APIR Code	SPI0530AU
Investment Form and structure	This document relates to the issue of units in the Spire Capital Master Fund (Trust). The Trust comprises a number of series of Units. The Units are to be of a new series of units in the Trust called Spire Oaktree Opportunities Fund XII (USD) (Series or Units).
Eligible Investors	Wholesale Clients, as defined by the Corporations Act 2001, only; provided that each investor also meets the definition of a qualified purchaser, in accordance with Section 2(a)(51) of the US Investment Company Act. A qualified purchaser means: <ul style="list-style-type: none"> • A person with not less than US\$5 million in investments • A company that is owned by close family members, with not less than US\$5 million in investments • A trust, not formed for the purpose of making the investment, with not less than US\$5 million in investments • An Portfolio Manager with not less than US\$25 million under management • A company with not less than US\$5 million in investments
Currency	United States Dollars (USD)
Master Fund	Spire Capital Master Fund (Master Fund or Trust). The Master Fund is an Australian domiciled unregistered wholesale unit trust.

Trustee and Fund Manager	Spire Capital Ltd (Trustee, Fund Manager or Spire) Level 30 Governor Macquarie Tower 1 Farrer Place Sydney NSW 2000 AFSL No. 344365 Tel: +61 2 9047 8800 Fax: +61 2 8047 8811 Email: info@spirecapital.com.au Web: www.spirecapital.com.au
Distributor	Spire Asset Management Pty Ltd (Distributor) has been appointed Australian Distributor of the Underlying Funds by the General Partner. The Distributor will receive compensation from the General Partner as described in Additional information
Spire Group	Spire Capital Ltd, Spire Asset Management Pty Ltd and Spire Investments Pty Ltd are collectively referred to in this document as Spire Group.
Custodian	One Managed Investment Funds Limited (Custodian)
Auditor	KPMG (Auditor)
Series Investment Strategy	The Units will act as an USD denominated Australian access fund to the investment strategy and assets of Oaktree Opportunities Fund XII (Opps XII), the flagship distressed debt fund of Oaktree Capital Management, L.P. (Oaktree).
About Oaktree Capital Management, L.P. (Oaktree)	<p>Oaktree was formed in April 1995 by Howard Marks and Bruce Karsh, and is a leading global investment management firm headquartered in Los Angeles, California, with more than 1,050 employees throughout offices in 20 cities worldwide. As of September 30, 2022, Oaktree had approximately US\$163.2 billion in assets under management (including affiliates in which Oaktree has a minority interest). Oaktree’s senior executives and investment professionals have focused on less efficient markets and alternative investments for over 34 years.</p> <p>Oaktree emphasises an opportunistic, value-oriented approach to investments in distressed debt, corporate debt, (including mezzanine finance, high yield debt and senior loans), control investing, convertible securities, real estate, listed equities and multi-strategy solutions.</p> <p>Oaktree’s primary firm-wide goal is to achieve attractive returns while bearing less-than-commensurate risk. Oaktree believes that it can achieve this goal by taking advantage of market inefficiencies in which financial markets and their participants fail to accurately value assets or fail to make available to companies the capital that they reasonably require. The investment professionals responsible for investing and managing the capital of the Underlying Funds (the “Managers”) have deep roots in achieving this goal.</p> <p>Oaktree believes that its defining characteristic is its adherence to the highest professional standards, which has yielded several important benefits. First and foremost, this characteristic has allowed Oaktree to attract and retain an extremely talented group of investment professionals. Further, it has permitted Oaktree to build strong deal sourcing channels and cultivate relationships with banks and other financial institutions as well as company management teams, brokers, restructuring advisers and bankruptcy attorneys. This network of contacts is instrumental in obtaining preferential access to investment opportunities, some of which are made available to Oaktree on a highly selective, and in some cases exclusive, basis. Finally, over the last</p>

	<p>34 years, the Oaktree's investment activity has positioned it among the leading participants in this market and contributed greatly to its ability to source transactions, to understand the current market and to execute its investment strategies.</p>
Applications / Offer Period	<p>Daily during the offer period of the Units, which shall be determined by the Trustee (Offer Period). The Offer Period is expected to close concurrently with the final close of the Underlying Fund, which is anticipated to occur mid-2024 but the Trustee may determine to close the Offer Period at such other date in its discretion.</p>
Application conditions	<p>Investment in the Series is subject to:</p> <ul style="list-style-type: none"> a) the applicant meeting eligibility criteria as determined by the Trustee; b) receipt of cleared funds into application account bank account; c) this Term Sheet and relevant documentation being accepted; and d) the Trustee accepting your offer to invest in the Units, in its absolute discretion.
Unit Application Price	<p>Following acceptance of applications, investors will be issued Units at an application price of US\$1.00 per Unit, with the initial payment of 20% of the commitment amount payable on Application. The Units will be issued on a partly paid basis.</p>
Future Capital Calls	<p>The Trustee may issue "Capital Calls" at any time with respect to an unpaid proportion on capital commitments, to meet capital calls from the Underlying Fund and any fees and expenses associated with the Series and the Underlying Entity (e.g. Management Fees and expenses). There are severe repercussions to an investor who defaults on a capital call payment obligation. Please refer to the Risks section of this Term Sheet.</p>
Minimum Investment	<p>US\$250,000</p>
Minimum Additional Investment	<p>US\$50,000</p>
Liquidity, Access to Funds and cooling-off	<p>The Units will not be liquid, no cooling-off period applies to applications for the Units, and while the Units remain not liquid, investors do not have any redemption or withdrawal rights without the approval of the Trustee. However, it is anticipated (but not guaranteed, and at all times subject to the success of the Main Fund's investment program) that following the completion of the Underlying Fund's investment period, the Units will receive returns of capital via the sale of assets. From this date the Trustee may, but is not obliged to, elect to use the returns of capital received to date to conduct a withdrawal offer to enable liquidity to investors who elect to participate in the withdrawal offer. Returns of capital which are surplus to redemption demand under any withdrawal offer will be returned to investors proportionally as part of the next distribution following the withdrawal offer or re-invested in accordance with any distribution reinvestment plan election which may be available at the time.</p> <p>It is not anticipated that investors in the Series will be able to withdraw other than on wind up of the Underlying Fund at the conclusion of its term.</p> <p>An investment in the Series is speculative and involves investment risk, including the loss of capital invested. Prospective investors must have the financial capacity to withstand the loss of capital invested.</p>

Term of the Units	<p>An investment in the Units is a long-term commitment. The term of the Units will be dictated by the term of the Underlying Fund, which, unless terminated sooner, will continue for 10 years following the commencement of the Investment Period. However, in accordance with the terms of the Underlying Fund’s Private Placement Memorandum (PPM), the term of the Underlying Fund and therefore the Series could extend beyond this timeframe. The Investment Period commencement will be the earlier of (a) the Main Fund becoming 20% invested, or (b) the first anniversary of the Main Fund’s initial investment. Prospective investors acknowledge that an investment in the Series is not suitable for persons who require access to their capital invested prior to the term of the Underlying Fund.</p>
Underlying Investment Strategy and Objectives	<p>The investment strategy and objectives for Oaktree Opportunities Fund XII, L.P. (Opps XII) are as follows.</p> <p>Opps XII will engage in the same opportunistic credit investment strategy successfully employed by Oaktree’s investment professionals since 1988. A primary objective of Opps XII is to realise substantial capital appreciation without subjecting principal to undue risk. Opps XII will seek to achieve this objective primarily by employing the Global Opportunities strategy’s broad and flexible investment charter that seeks to identify the most attractive opportunities in any environment. Opps XII will leverage the Global Opportunities strategy’s deep roots in distressed debt investing, reorganisations, and restructurings to pursue public and private distressed and privately negotiated non-distressed investments that offer substantial downside protection and strong upside potential across a wide range of industries, investment types and geographies with dependable rule of law. Like all of the Global Opportunities Funds, Opps XII’s core focus will be on distressed liquid credit, which will become more of an emphasis during down-legs of the credit cycle. There can be no assurance that Opps XII’s investment objective will be achieved.</p> <p>To preserve maximum flexibility to take advantage of investment opportunities, Opps XII is not subject to any specific limits or proportions with respect to the mix of permitted investments, except as provided in “Investment Limitations” as described in the Private Placement Memorandum (PPM) for Opps XII, which is available via link at Annexure B of this Term Sheet.</p> <p>Opps XII will pursue the same investment strategy as Opps XI, which is approximately 95% invested or committed for investment as of September 30, 2022.</p> <p>Opps XII will invest primarily in portfolio companies or issuers (or, as applicable in context, securities or other assets) that, or that are owned by companies or issuers that, in Oaktree’s opinion,</p> <ol style="list-style-type: none"> a) are or have been in financial or other distress; b) are restructuring, are considered likely to be restructured or have been restructured in an out-of-court process or in a proceeding under the federal bankruptcy laws or state insolvency laws or similar laws in or outside of the United States; c) are being, are considered likely to be, or have been reorganised within or outside of a proceeding under federal bankruptcy laws or state insolvency laws or similar laws in or outside of the United States; d) are engaged, are considered likely to engage or have been engaged in other extraordinary transactions, such as debt restructurings, reorganisations, recapitalisations and liquidations outside of bankruptcy;

- e) are structured as platforms designed to invest in areas of economic or market dislocation; or
- f) are the issuers of debt securities that are trading below par or face value due to a market expectation of a potential restructuring, reorganisation or other similar extraordinary transaction (whether within or outside of a proceeding under federal bankruptcy laws or state insolvency laws or similar laws in or outside of the United States), even if Oaktree does not consider such a restructuring, reorganisation or other similar extraordinary transaction to be likely, and shall also include companies or issuers (or, as applicable in context, securities or other assets) that are otherwise being divested by any person on a distressed basis (in response, for example, to legal or regulatory considerations, changes in corporate strategy, in connection with the sale on a distressed basis by a seller who has liquidity problems or margin call obligations, or in connection with the disposition of foreclosed or other unwanted assets).

Opps XII may also make investments in portfolio companies or issuers (or, as applicable in context, securities or other assets) that, or that are owned by companies or issuers that, in Oaktree's opinion do not fall under (a) through (f) above but where, in Oaktree's opinion, the prices of such investments reflect a high market expectation of a situation covered under (a) through (f) above.

Many of Opps XII's investments will be in secured debt obligations and instruments (such as publicly traded and privately placed debt securities, bank loans and mortgages), unsecured debt securities and other debt obligations (such as trade credit) and equity securities of U.S. entities. The investments may be in both public and private instruments. Furthermore, the Fund may originate privately negotiated financing packages ("Rescue Financings", "Structured/Preferred Equity" and "Direct Loans", among others) with stressed or distressed companies seeking liquidity solutions or capital constrained companies seeking to finance growth opportunities.

Opps XII may invest in the securities or obligations of Non-North American entities and may also invest in securities or obligations of corporations, partnerships, limited liability companies, associations or other entities ("companies") that the managers believe will give Opps XII (usually in association with other Oaktree-managed funds) voting control or total ownership of the equity of such companies ("control investments"), and in mortgages and real estate properties and other investments related to real property ("real estate investments").

Opps XII's access to control investments and real estate investments generally will be after priority is accorded to other funds and accounts managed by Oaktree or affiliates of Oaktree. (See "Overlaps of the Fund with Other Oaktree Funds and Accounts and Other Conflicts of Interest" in the PPM for Opps XII located via link at Annexure B.)

Investments will be made where the managers believe the price of the security or obligation has declined to the point where the underlying asset values limit downside risk and there is meaningful upside potential. In public opportunities, the managers generally attempt to mitigate the risks entailed in Opps XII's investments by emphasising senior and secured debt securities of companies where the asset values are expected to protect the cost of the investment. In private opportunities, Oaktree generally attempts to mitigate the risks entailed in Opps XII's investments by negotiating structural protections, including: priority claims on underlying assets; strong covenants; attractive negotiated rates of returns; customized legal structures; healthy default rates of interest; and recourse to various entities. In all opportunities, Oaktree generally insists on protection from steady underlying asset or franchise value and seek to assume a leadership role in restructuring processes if applicable and in Oaktree's

	<p>view it desirable to do so. In addition, Oaktree generally seeks to purchase securities at a time when Oaktree believes that the price of such securities reflects widespread pessimism and to diversify the Opps XII portfolio with respect to number and type of investments.</p> <p>At the Underlying Fund level, Oaktree generally seeks to mitigate risks by diversifying the Opps XII portfolio with respect to number and type of investments. Additionally, Oaktree will:</p> <ul style="list-style-type: none"> • seek to have low portfolio turnover, acting as long-term investors versus short-term traders; • seek to avoid borrowings that are recourse to a fund; • utilise daily risk reporting to better understand exposures and potential downside scenarios; • occasional hedge various market risks (e.g., commodity-price risk); • act as disciplined sellers in times of market excess; and • operate in legal environments and structures where Oaktree can protect Opps XII's rights. <p>Oaktree oftentimes does not seek to control the companies in which Opps XII invests. In certain cases, Opps XII's investments may result in relatively large positions that could entail illiquidity and substantial influence during and after the reorganisation process. (See "Philosophy and Approach" in the PPM for Opps XII.)</p> <p>The Opps XII strategy benefits from experienced leadership: Bruce Karsh, Oaktree co-founder, has led the strategy since 1988, and his co-portfolio managers – Bob O'Leary for the U.S. and Pedro Urquidi for the rest of the world – have been with him for 21 and 17 years, respectively.</p>
<p>NAV of the Units</p>	<p>Following the close of the Offer Period, the Fund Manager will estimate the NAV of the Units as of the end of each calendar quarter (or as of any other day as may be selected by the Fund Manager). Any such estimate will be based solely on (i) the most recent valuation of the Underlying Fund made available to all investors in the Underlying Fund; and(ii) the operating expenses of the Master Fund that are attributable to the Units.</p> <p>With respect to the valuation of the Master Fund's investment in the Series Sub-Trust that is attributable to the Units, the Fund Manager will rely on the latest valuation information available from the Series Sub-Trust as conclusive, subject to any adjustments that the Fund Manager considers necessary or desirable (including, without limitation to accrual of fees). There is no guarantee that such valuation information will be current as of the date on which the valuation of assets of the Units is determined.</p> <p>Other assets held by the Master Fund that are attributable to the Units will be valued at market value using valuation methods and policies consistent with industry standards.</p>
<p>Unit Pricing and Reporting</p>	<p>Investors in the Units will receive the following reporting and notifications:</p> <p><u>Investor quarterly statement and report</u></p> <p>An investor statement containing the NAV and Unit Price and a report will be prepared each quarter and sent to you by email. Such report sets out an overview of the Fund's performance for the period.</p>

	<p><u>Transaction confirmations</u></p> <p>The Master Fund’s registry will provide written confirmation of each of your transactions promptly. This includes initial investments and distributions. Confirmation will be made to you by email.</p> <p><u>Tax statement</u></p> <p>A year-end tax statement or AMIT Member Annual Statement (AMMA), will be sent to you by the registry with tax information as soon as reasonably practicable after the end of the financial year to help you include the information in your tax return.</p> <p><u>Annual financial report</u></p> <p>The audited consolidated financial statements for the Master Fund will be prepared as at 30 June each year and available on the Spire capital website, or can be sent to you by email on request.</p> <p><u>Indirect investors</u></p> <p>If you are investing as an indirect investor via an investor directed portfolio service (IDPS), your IDPS provider will report to you about your investment. Please refer to them about the frequency and nature of reporting on your investment.</p>
<p>About the Master Fund</p>	<p>This Term Sheet relates to the Units, which are a class of units of the Spire Capital Master Fund (Master Fund), which is an unregistered unit trust that invests in a range of assets through separate unit classes.</p> <p>As at the date of this Term Sheet, the Master Fund has 28 separate classes of units (each, a Class). Assets and liabilities attributable to a Class are generally segregated from other Classes, and each Class has no recourse to any other Class. Assets attributable to each Class are invested separately, via a sub-trust (each, a Sub-Trust). Notwithstanding this, assets and liabilities of the Master Fund that are not attributable to a specific Class will be allocated among all Classes in accordance with the Trust Deed. Additional Classes may be created from time to time.</p> <p>When you invest in a Class, your money is pooled with investments from other investors in that Class and used to acquire assets for the Class, which will be managed on behalf of all investors in the Class. Accordingly, the net asset value (NAV) and the calculation and attribution of income, expenses, assets and liabilities are made on a Class basis.</p> <p>When you invest in the Master Fund, you acquire units. Each unit that you hold in the Master Fund represents an equal and undivided interest in the Master Fund and assets attributable to the relevant Class as a whole, subject to (i) the segregation of assets and liabilities as described above, (ii) the liabilities of the Master Fund that may be allocated to a Class, and (iii) the rights, liabilities, obligations and restrictions attaching to that Class. However, the Trustee, rather than you, has control over the Master Fund’s assets, management and operation. Your investment does not give you an interest in any particular asset of the Master Fund.</p> <p>You should note that the Trustee may, in consultation with the Manager, decide to terminate the launch of a Class if the aggregate amount of applications received for that Class by the relevant closing date is below AUD\$20 million. In such case, the costs and expenses associated with such launch will be borne by the Manager and not charged to the Master Fund.</p> <p>The Master Fund and all Sub-Trusts have elected into the Attribution Managed Investment Trust (AMIT) regime which has been introduced to reduce certain</p>

	complexities and confusions associated with the taxation of managed investment trusts which existed prior to the introduction of the AMIT regime.
New Classes	The trustee of the Master Fund reserves the right to establish new Classes of units from time to time. Where established, each new Class will be issued to investors in accordance with the terms of that Class, as found in the term sheet for that Class.
Structure	<p>All or substantially all of the assets attributable to the Units are invested in a Sub-Trust called Spire Oaktree Opportunities Feeder XII (USD) (Class B) (Series Sub-Trust). The Series Sub-Trust invests all or substantially all of its assets in an underlying fund called Oaktree Opportunities Fund XII Feeder (Luxembourg), SCSp. (Underlying Fund), which is a Luxembourg special limited partnership that is treated as a corporation for US federal income tax purposes. The Underlying Fund is a parallel partnership to Oaktree Opportunities Fund XII, L.P. (Main Fund), which is a Cayman Islands exempted limited partnership. The structure diagram provided at Annexure A is a simplified illustration of the structure and the manner in which the Master Fund intends to hold the investments attributable to the Units. Assets may be held through a number of intermediate holding companies or partnerships (Holding Entities) as appropriate given commercial circumstances and the desire to be tax-efficient. The Underlying Fund and Main Fund may change the manner in which they acquire and holds interests in the investments, including by forming or eliminating Holding Entities.</p> <p>The Underlying Fund and the Main Fund form part of a larger fund structure that is constituted by the Main Fund, Underlying Fund, other fund investor vehicles, Holding Entities and co-investment vehicles that may be established from time to time (each, an Underlying Entity and collectively, the Underlying Entities). Not all of these Underlying Entities have been shown in the structure diagram provided at Annexure A.</p>
Underlying Fund, Lux Main Fund and Main Fund	Oaktree Opportunities Fund XII Feeder (Luxembourg), SCSp (Underlying Fund), which is a fiscally opaque feeder fund for US tax purposes (i.e. acts as a US tax blocker) to Oaktree Opportunities Fund XII (Parallel 2), SCSp, (Lux Main Fund), each a Luxembourg special limited partnership (<i>société en commandite spéciale</i>) (together the Lux Funds). The Lux Funds act as a parallel partnership to Oaktree Opportunities Fund XII, L.P. (Main Fund) a Cayman Islands exempted limited partnership. The Master Fund via its dedicated Series Sub-Trust will make a capital commitment to the final close of the Underlying Fund, which will also act as a tax blocker for US tax purposes, thus providing an effective shield to Master Fund investors from any direct US tax liabilities or filing requirements.
Alternative Investment Fund Manager (A.I.F.M.)	LFE European Asset Management S.à r.l. (d/b/a Oaktree Capital Management (Lux) S.à r.l.) (Manager)
General Partner	Oaktree Opportunities Fund XII GP, S.à r.l. (General Partner) will act as the General Partner for the Underlying Fund and the Lux Main Fund.
Portfolio Manager	Oaktree Capital Management L.P. (Portfolio Manager) will act as portfolio manager for the Underlying Fund, the Lux Main Fund and the Main Fund.
Valuation	The value of the Master Fund's investment in the Series Sub-Trust that is attributable to the Units is dependent on the value of the investments held directly or indirectly by the Underlying Fund and the Main Fund. The Series Sub-Trust typically produces a valuation as of each month end. The Underlying Fund typically produces a valuation as of each quarter date.

	<p>Most, if not all, of the Main Fund investments and other assets in which the Main Fund directly or indirectly invests, will not have a readily ascertainable market value (i.e. are difficult-to-value assets) and will be valued by the General Partner in accordance with its valuation policy and appraisal procedures.</p> <p>The carrying value of an investment may not reflect the price at which the investment could be sold in the market, and the difference between carrying value and the ultimate sales price could be material.</p>
Distributions	<p>Any distributable income, gains or returns of capital based upon distributions received from the Main Fund will be distributed to the Underlying Fund in accordance with the constituent documents of the Main Fund. These amounts will be distributed to the Series Sub-Trust in accordance with the constituent documents of the Underlying Fund. These amounts will then be distributed to the Master Fund in accordance with the trust deed of the Series Sub-Trust. These amounts will then be distributed to investors in the Units on an annual basis as at 30 June commencing in 2024. Generally, the Trustee is only able to make distributions to holders of Units after it has received distributions from the Series Sub-Trust. There is no guarantee that the Main Fund, the Underlying Fund, the Series Sub-Trust and therefore the Master Fund, will make any distributions. Prospective investors should be aware that as the Main Fund is a growth oriented total return strategy, regular distributions of income are not expected to be received from the Main Fund, the Underlying Fund and the Series Sub-Trust.</p>
Distribution Re-investment	<p>Investors may elect to re-invest distributions into another Class that is open-for investment.</p>
Tax Statements	<p>Australian and AUD denominated tax statements will be issued annually as at 30 June if there is reportable taxable income for the year.</p>
Transfers	<p>Subject to the Trust Deed, unitholders may only transfer Units with the consent of the Trustee (which may be withheld in its absolute discretion), and in the manner as prescribed by the Trustee from time to time.</p>

Series Sub-Trust Asset Terms

This is a summary of the terms of the Series Sub-Trust.

Sub-Trust Name	Spire Oaktree Opportunities Feeder XII (USD) (Class B)
Trustee	Spire Investments Pty Ltd (Sub-Trust Trustee)
Custodian	One Managed Investment Funds Limited
Auditor	KPMG
Series Sub-Trust Units	<p>The Series Sub-Trust is a segregated unit trust and the Master Fund will hold 100% of a discrete class of units exposed specifically to an investment in the Underlying Fund.</p> <p>Spire Investments Pty Ltd will be the trustee for the Series Sub-Trust.</p> <p>A “Transaction Structure” diagram is included as an Annexure A to this Term Sheet.</p>
Investment terms	The Series Sub-Trust will issue units to the Master Fund at a price of US\$1.00 per unit.
Series Sub-Trust Assets	<ul style="list-style-type: none"> • A limited partnership interest in the Underlying Fund • Cash

Fees

Management Fee	<p>During the Investment Period for the Underlying Fund, 0.35% p.a. x the Capital Commitment that the Units have made to the Underlying Fund (paid quarterly) plus goods and services tax (GST), payable to Spire Asset Management Pty Ltd at the Master Fund level.</p> <p>Following the Investment Period for the Underlying Fund, 0.35% p.a. x NAV of the Units (paid quarterly) plus goods and services tax (GST), payable to Spire Asset Management Pty Ltd at the Master Fund level.</p>
Underlying Management Fees	At the Underlying Fund level, quarterly payments (payable in advance) of an annual management fee equal to 1.60% of the Units' cost base of investments held in the Underlying Fund. Please refer to the Underlying Fund's Private Placement Memorandum for additional information regarding the calculation of the management fee.
Performance Fee (Carried Interest)	At the Underlying Fund level, the General Partner is entitled to a 20% carried interest (performance fee) subject to Limited Partners receiving a preferred return of an 8% per annum compounded (IRR). Please refer to the Underlying Fund's and Main Fund' Private Placement Memorandum for additional information regarding carried interest and the calculation thereof. No additional performance fee is charged at the Unit or Series Sub-Trust levels.
Sourcing & Structuring Fee	The Manager is entitled to a sourcing and structuring fee of 0.50% plus GST of the total capital commitments made in respect of the Units. This fee is a one-off fee and is payable out of the assets attributable to the Units.

Other Operating Expenses

The Trustee estimates direct operating costs and expenses to be 0.09% per annum plus GST based on the Units NAV*. These costs and expenses are payable from the Master Fund's assets to the relevant person when incurred or, where initially paid by the Trustee, will be reimbursed to the Trustee at the end of each month.

In addition, the Units will bear indirect organisational expenses and operating expenses at the Series Sub-Trust, Underlying Fund and Master Fund levels – please refer to the Underlying Fund's Private Placement Memorandum for additional information. These expenses will indirectly be borne by the investors in the Units as a result of their investment in the Units.

*The direct operating costs and expenses is based on a reasonable estimate of the costs for the current financial year to date, adjusted to reflect a 12-month period. These estimates are based on the assumption of the Fund having assets under management of \$100 million. Should the Units NAV be less than \$100 million the direct operating costs and expenses may be higher than indicated herein. Further details are available on request from the Distributor.

Taxation

WARNING: Investing in an unregistered managed investment scheme is likely to have tax consequences. Prospective investors are strongly advised to seek professional tax advice prior to making any investment decisions.

The following summary of Australian tax matters is a general guide in relation to the Australian tax implications applicable to the Master Fund and the Units. It is intended as an outline of some of the Australian tax issues which may affect an investment in the Units and should not be relied upon as a complete statement of all the potential tax considerations which may arise upon investing in the Units.

This summary is based on the Australian tax laws as at the date of this Term Sheet. The Australian tax laws are subject to continual change, and as the treatment applicable to unitholders may differ, it is recommended that all prospective unitholders seek their own professional advice on the taxation implications before investing in the Units.

How the Master Fund is taxed

The Master Fund and the Series Sub-Trust is an Australian resident trust for Australian income tax purposes and on the basis that the income of the Units will be attributed to investors on an annual basis, the Master Fund should not be subject to tax.

Tax losses incurred by the Master Fund remain within the Master Fund and cannot be distributed to investors. Provided the Master Fund satisfies the relevant loss testing requirements, it may be able to offset its carry forward tax losses against the assessable income it derives in a future income year.

Where the Master Fund satisfies the eligibility requirements of a managed investment trust (**MIT**), the Master Fund can make an irrevocable election (**MIT Capital Election**) to apply a deemed “capital” treatment for gains and losses on “covered assets”. The Trustee has made the MIT Capital Election in respect of the Master Fund from inception.

AMIT election

The Master Fund has elected to apply the attribution managed investment trust (**AMIT**) regime from inception and each Series Sub-Trust also elects into the AMIT regime from inception. The regime is intended to reduce complexity, increase certainty and reduce compliance costs for MITs and their investors. Under the AMIT rules, the Master Fund’s determined trust components of assessable income, exempt income, non-assessable non-exempt income and tax offsets will be allocated to investors each income year on a ‘fair and reasonable’ basis rather than being allocated proportionately based on each investor’s present entitlement to the income of the trust.

This attribution basis of taxation replaces the existing present entitlement basis of taxation for MITs. Where taxable income attributed is either less than or greater than the cash distributed, this leads to decreases or increases (respectively) in the cost base of an investor’s Units.

Other key features of the AMIT regime include deemed fixed trust status and the ability to make adjustments to attributable income where the Master Fund’s determined trust components are later revised in the year in which the matter requiring revision is discovered (also known as the under/over provisions).

Multiclass election

The Master Fund will elect for each separate Class to be treated as a separate AMIT for tax purposes. This means that the income to be attributed to investors will be calculated for each Class on a standalone basis.

How resident investors are taxed

As the Master Fund should be treated as a “flow through” entity, the taxable income of the Master Fund should be attributed to investors on a fair and reasonable basis. Australian resident investors are assessed for tax on their attributed trust components (including for example, any income and capital gains generated by the Master Fund relative to the Unit class in which an investor is invested).

As the Master Fund is a flow through entity, the taxable income attributed by the Master Fund should retain its character in the hands of the investors, and investors will be taxed on their attributed amounts even where the amounts are not distributed in cash.

Investors who are attributed trust components from the Master Fund will receive an AMIT member annual statement (**AMMA**) detailing the relevant taxation information for the income year.

Where the distribution made for the year is less than (or more than) the certain tax components attributed to investors, then the cost base of an investor's Units may be increased (or decreased). Details of cost base adjustments will be included on an investor's AMMA.

The Master Fund may derive income from sources outside of Australia. In the event the Master Fund pays foreign tax in respect of income derived for the year, the distribution from the Master Fund may include a foreign income tax offset (**FITO**), which investors need to take into account in determining their taxable income. Investors may be able to utilise the FITOs to reduce their tax liability. Any excess or unused FITOs, for a particular income year cannot be carried forward by investors and will be lost.

Where an investor has disposed of their Units in the Master Fund, the tax treatment will depend on whether the investor holds their Units on capital account or revenue account.

If the investor holds their Units on revenue account, the gain or loss on disposal or redemption will be a revenue gain or loss and included in the investor's assessable income accordingly.

Where the investor holds their Units on capital account the investor will be subject to capital gains tax (**CGT**), and consequently, the investor may realise a capital gain or a capital loss. Where investors realise a capital gain on Units that have been held for at least 12 months, certain investors may be able to apply the relevant CGT discount (after reducing the gross capital gains by realised capital losses including carry forward capital losses) to such gains. The applicable CGT discount is 50% for resident individuals and qualifying trusts and 33.33% for complying superannuation funds and pooled superannuation trusts.

In calculating the capital gain or loss, any cost based increase or decrease in the Units up to that point will need to be included in the calculation and consequently the investor may realise a higher capital gain or a lower capital loss on the disposal of their Units (respectively).

None of Spire, the General Partner, the Portfolio Manager or any other party in connection with the Units or the Underlying Fund, provides tax advice to investors, and does not take any responsibility for the taxation implications in respect of an investment in the Units. Investors should seek their own taxation advice from a professional adviser before making any decision to invest.

Risks

All investments have risks. The Trustee has attempted to identify the key risks below. Prospective investors should also read all documentation in the data room prior to investing and consider whether to consult professional advisers. A copy of the Private Placement Memorandum for the Underlying Fund and the Main Fund is included as Annexure B and you should read this documentation before investing as it fully describes the risks associated with the Underlying Fund and the Main Fund.

<p>Summary</p>	<p>An investment in the Master Fund and each respective class or series of units involves a degree of investment risk and is suitable only for 'wholesale clients' (as that term is defined in the Corporations Act) (Wholesale Clients) who fully understand and have the financial ability and willingness to accept the substantial risks of any potential investment, including (but not limited to) the risk of a partial or complete loss of any investment in the Master Fund. Prospective investors should carefully consider the risks of investing and should carefully consider all Transaction Documents and offering materials in respect of the Master Fund and consider whether an investment in the Master Fund is appropriate in light of their investment objectives, financial situation or particular needs before making a decision to invest. The key risks that apply to the Underlying Fund and the Main Fund (which investors in the Master Fund are exposed to via their Units) are set out in the Private Placement Memorandum for the Underlying Fund.</p> <p>In addition to the risks set out in the Private Placement Memorandum, prospective investors should also consider that risks will also apply with respect to an investment in the Units and seek professional advice before making any decision to invest in the Units. These risks include (but are not limited to) the following:</p>
<p>Legal and Regulatory Change Risk</p>	<p>The Master Fund is domiciled in Australia, and subject to Australian law. The Underlying Fund is domiciled in Luxembourg and other interposed investment entities may be domiciled in the Cayman Islands, the United States or other jurisdictions. A change in law or the regulatory environment in any of these jurisdictions may impact upon an investor's investment in the Master Fund, the operations of the Master Fund and the returns generated by the Units. No assurance can be given by the Trustee or the Manager as to the impact of any possible changes such laws and regulations which could have a negative impact on an investor's return.</p>
<p>Operational Risk</p>	<p>The value of an investment in the Units is dependent upon the ability of the Manager to perform its obligations in connection with the Units, including to facilitate the investment into the Underlying Fund. There is a risk that the Master Fund or Units could terminate, that fees and expenses could change or that Spire Group entities could be replaced as Trustee of the Master Fund and/or Series Sub-Trust. Operational risks also apply to the activities of Spire Group entities and the A.I.F.M., the General Partner and the Portfolio Manager.</p> <p>The Units in the Master Fund are issued by the Trustee and the return of an investment in the Master Fund is dependent on the performance of the Trustee and the Manager and their ability to meet their obligations under the constituent documents of the Master Fund. If the Trustee or the Manager are wound up, become insolvent or are otherwise unable to meet their obligations under the constituent documents of the Master Fund, the performance of an investment in the Master Fund may be negatively impacted.</p>

Underlying Fund Risk	<p>The return of an investment in the Master Fund is subject to the performance of the General Partner and the Portfolio Manager and their ability to meet their obligations under the constituent documents of the Underlying Fund. If the General Partner or the Portfolio Manager are wound up, become insolvent or are otherwise unable to meet their obligations under the constituent documents of the respective Underlying Fund, the performance of an investment in a Class of units in the Master Fund may be negatively impacted.</p> <p>Prospective investors should carefully consider the risks that apply to the Underlying Fund (which investors in the Master Fund are exposed to via the Units) which are set out in the Private Placement Memorandum.</p>
Regulatory Risk	<p>The Master Fund is not required to be registered under the Corporations Act and accordingly, investors in the Master Fund do not receive the protections provided under the Corporations Act or ASIC as a regulated scheme. The Master Fund will be governed by the Trust Deed and offers of Units in the Master Fund will not be lodged with ASIC.</p>
Counterparty Risk	<p>Counterparties to agreements with the Trustee or the Manager may not perform their obligations under those agreements which could adversely affect the performance of the Master Fund and any investment in the Units.</p>
Illiquid Investments	<p>An investment in the Master Fund is expected to be illiquid and there is no established secondary market in which an investor may sell its Units in the Master Fund and none is expected to develop in the future. In addition, investors have no right to withdraw their Units from the Master Fund, except in accordance with the Trust Deed.</p>
Indemnification	<p>The Trustee is entitled to be indemnified out of the assets of the Master Fund for any liability incurred in properly performing any of their duties and in properly exercising any of their powers in relation to the Master Fund, which may result in a loss of capital for investors in the Master Fund.</p>
Investor Liability	<p>The Transaction Documents contain provisions designed expressly to limit the liability of investors, in their capacity as investors in the Master Fund, to the amount (if any) which remains unpaid in relation to their capital commitment. There is however no absolute assurance that, and the Trustee and the Manager do not guarantee that, the liability of investors will be limited as intended by those provisions.</p>
Taxation Risk	<p>None of Spire, the General Partner, the Portfolio Manager or any other party in connection with the Units, the Underlying Fund or the Main Fund, provides tax advice to investors, and does not take any responsibility for the taxation implications in respect of an investment in the Units. Prospective investors should seek their own taxation advice from a professional adviser before making any decision to invest.</p>
Failure to Fund Capital Commitments; Consequences of Default	<p>If an investor fails to satisfy a Capital Call, such failure will likely result in the Fund defaulting on its payment obligation for the relevant Commitment to the Underlying Fund. The Underlying Fund will have remedies against the Fund under the Underlying Fund governing documents, including, without limitation, liabilities for costs, expenses and default interest. Such liabilities will be borne by the defaulting investor. Under the terms of the Application Form:</p> <ul style="list-style-type: none"> the Trustee may give the investor a notice (a “Default Notice”) requiring the investor to pay the unpaid Capital Call together with any interest accrued at the annual interest rate of the Prime Rate plus 12% (not exceeding the highest rate permitted under the applicable law);

	<ul style="list-style-type: none"> • the Trustee may, but is not obligated to, cause the transfer of the commitment of the investor to a third party and the investor will no longer invest into the Fund; and/or • if the investor has not complied with the Default Notice within the time limit set out in the Default Notice, the investor will be liable to indemnify the Fund, the Trustee, and their respective service providers for all losses, costs and expenses (including legal fees on a full indemnity basis) directly or indirectly incurred in connection with the investor's default, including without limitation the investor's share of all losses, costs and expenses incurred by the Fund, or the Trustee in relation to the Fund's investment in the Underlying Fund. <p>The above is not an exhaustive list of all remedies available to the Fund and the Trustee. The Fund and the Trustee may seek any other remedies available at law or in equity. The Trustee and/or the Manager for themselves and/or on behalf of the Fund may commence legal proceedings, including without limitation bankruptcy proceedings, against defaulting investors for remedies, reliefs and recoveries of all outstanding amounts (including all amounts due under the Capital Call).</p>
Other Risks	<p>The above risks are not an exhaustive list of all risks relevant to an investment in the Master Fund, please consult with professional advisers as appropriate to consider other factors which may impact an investment in the Units.</p>

Additional Information

How to apply	<p>To apply, please complete the Application Form accompanying this Term Sheet. Please note that any application will be accepted only on a cleared-funds basis and that cash cannot be accepted.</p> <p>If you are investing indirectly through an IDPS, you may invest in the Master Fund by directing your IDPS operator to lodge an application with us. You should complete any relevant forms provided by your IDPS operator.</p>
Privacy and personal information	<p><i>Indirect investors</i></p> <p>If you are investing indirectly through an IDPS, we do not collect or hold your personal information in connection with your investment in the Master Fund. Please contact your IDPS operator for more information about their privacy policy.</p> <p><i>Direct investors</i></p> <p>We collect personal information from you in the Application Form and any other relevant forms to be able to process your application, administer your investment and comply with any relevant laws. If you do not provide us with your relevant personal the information, we will not be able to do so. Privacy laws apply to our handling of personal information and we will collect, use and disclose your personal information in accordance with our privacy policy, which includes details about the following matters:</p> <ul style="list-style-type: none"> • the kinds of personal information we collect and hold; • how we collect and hold personal information; • the purposes for which we collect, hold, use and disclose personal information;

	<ul style="list-style-type: none"> • how you may access personal information that we hold about you and seek correction of such information (note that exceptions apply in some circumstances); • how you may complain about a breach of the Australian Privacy Principles (APP), or a registered APP code (if any) that binds us, and how we will deal with such a complaint; and • whether we are likely to disclose personal information to overseas recipients and, if so, the countries in which such recipients are likely to be located if it is practicable for us to specify those countries. <p>We may also give your personal information to service providers of the Master Fund, including the Manager, the Custodian, the Master Fund administrator, the Master Fund accountant and their related bodies corporate (Service Providers) which may require transferring your personal information to entities located outside Australia where it may not receive the level of protection afforded under Australian law. We and the Service Providers may use personal information collected about you to notify you of other products.</p> <p>Our privacy policy is available free of charge by contacting us. Personal information will also be handled by the Manager in accordance to the Manager's privacy policy</p> <p><i>Anti-Money Laundering/Counter-Terrorism Financing Laws</i></p> <p>Under the <i>Anti-Money Laundering and Counter-Terrorism Financing Act 2006</i> (Cth) (AML Act), we are required to verify your identity before providing services to you, and where you supply documentation relating to your identity, keep a record of this documentation for seven years after you end your relationship with us.</p> <p>Transactions may be delayed or refused where we require further information regarding your identity or we have reasonable grounds to believe that the transaction breaches the law or sanctions of Australia or any other country. Where transactions are delayed or refused, we are not liable for any loss you suffer, including consequential loss, as a result of our compliance with the AML Act or similar law of any other country.</p> <p>Where required by law, we may disclose your information to regulatory or law enforcement agencies, including the Australian Transaction Reports and Analysis Centre (AUSTRAC), which is responsible for regulating the AML Act.</p> <p>Customer identification requirements for individual investors are collected in the Application Form.</p> <p><i>Further information</i></p> <p>We authorise the use of this Term Sheet as disclosure to people who wish to access the Master Fund indirectly through a Service Provider. In this circumstance, the Service Provider becomes an investor in the Master Fund and acquires the rights of an investor and may exercise, or decline to exercise, these rights on your behalf.</p>
Enquiries and complaints	<p>If you have an enquiry or complaint, please contact the Trustee in the first instance. The Trustee's details are set out in page 1 of this Term Sheet.</p> <p>Spire is a member of the Australian Financial Complaints Authority (https://www.afca.org.au/)</p>
Marketing Disclosure <i>(in accordance with Rule 206(4)-(1) of the U.S.</i>	<p>As a result of certain U.S. regulations applicable to Oaktree Capital Management, L.P. (together with its affiliates, "Oaktree"), the following disclosure statement is required:</p> <p>Spire Capital Ltd ("Spire") has been engaged as the placement agent by Oaktree for certain private investment funds, vehicles and/or accounts managed by Oaktree (each,</p>

Investment Advisers Act of 1940)

a “**Fund**”). It is expected that investors will acquire an interest in new classes of units of the “Spire Fund”, which will invest in certain Funds. Neither Spire nor the Spire Fund are a current direct client of Oaktree, and other Spire-sponsored vehicles and/or personnel may invest in Funds managed by Oaktree.

In consideration for the services provided by Spire pursuant to a contractual relationship between Oaktree and Spire (the “**Agreement**”), Spire will receive an amount of up to 1.25% of the aggregate capital commitments of the Spire Fund to any Fund (the “**Fee**”). Oaktree’s obligation to pay such Fee is contingent upon the Spire Fund’s admission to the Fund and investors not defaulting in respect of payment obligations, and certain other conditions. In addition, Spire will bear all expenses associated with the services provided by the Spire under the Agreement.

Various potential and actual conflicts of interest exist and/or arise from Spire’s business activities and relationships with Oaktree, any Fund, and investors and portfolio companies of any Fund. The following discussion briefly summarizes certain of these conflicts. Additional information is available from Spire upon request.

Due to the Fee that is to be paid to Spire in respect of indirect capital commitments made by investors that Spire introduces to a Fund, Spire has a significant economic incentive to solicit investors to commit capital to a Fund, resulting in a material conflict of interest on the part of Spire.

Spire and/or its affiliates have provided or in the future are expected to provide other services to Oaktree, its Funds, its portfolio companies and investors whom it solicits, such as placement, underwriting, investment banking, lending, consulting, advisory, valuation, personal banking and/or asset management and other services. Spire and/or its affiliates will generally have ongoing relationships (including with respect to the foregoing services) with Oaktree, its Funds, and investors and portfolio companies of any Fund. Spire and its personnel also potentially will from time to time invest in the Funds’ portfolio companies and/or companies that have interests different from or adverse to the Funds and/or their portfolio companies.

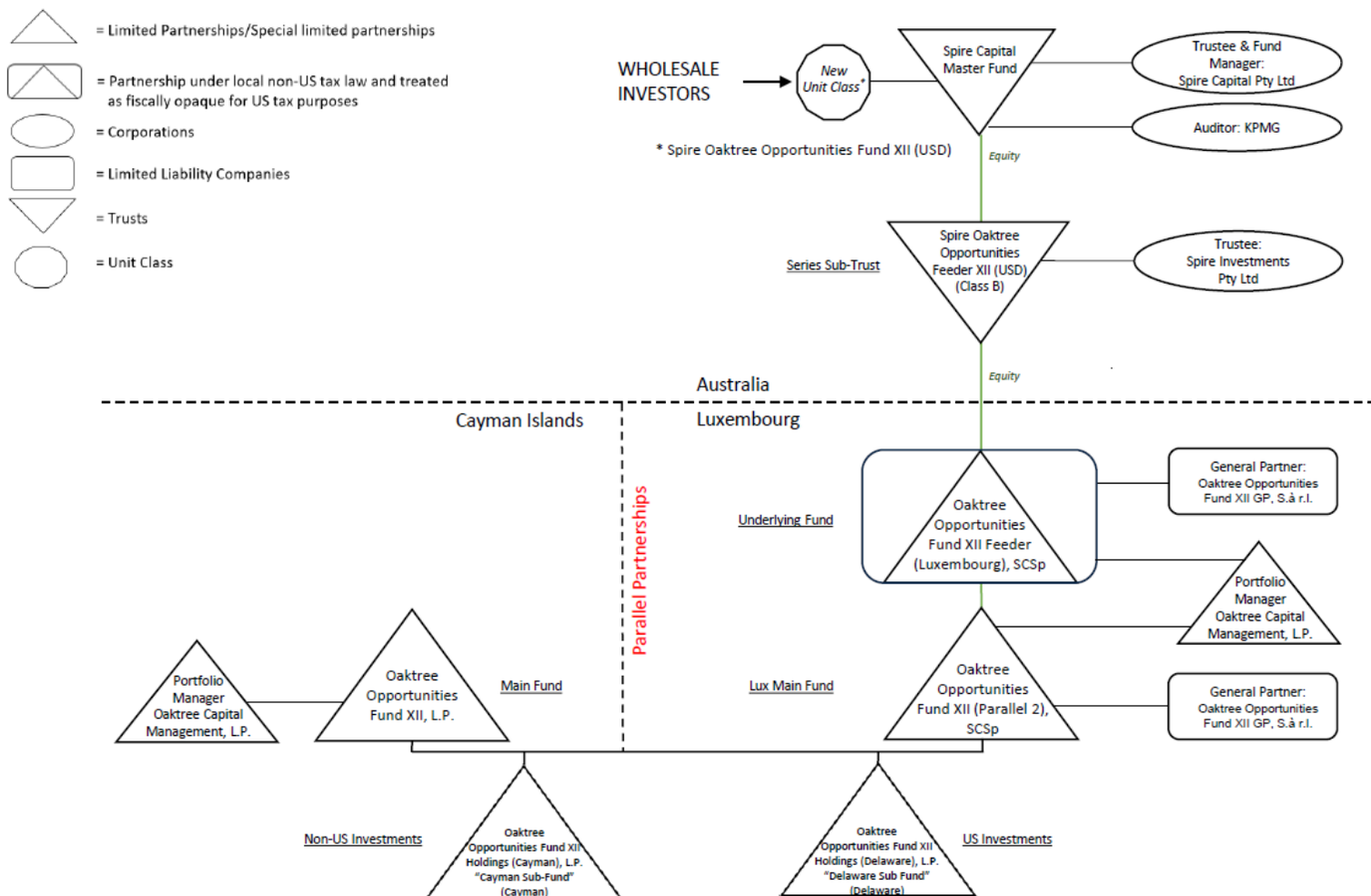
None of Spire or its affiliates, officers, employees, shareholders or agents are officers, employees, members, partners or agents of Oaktree or the Funds and may not be viewed as such. Spire is not an affiliate of Oaktree for the purposes of the Investment Advisers Act of 1940, as amended.

Directory

Trustee (Master Fund)	Spire Capital Ltd Level 30, Governor Macquarie Tower 1 Farrer Place SYDNEY NSW 2000
Trustee (Sub-Trust)	Spire Investments Pty Ltd Level 30, Governor Macquarie Tower 1 Farrer Place SYDNEY NSW 2000
Distributor	Spire Asset Management Pty Ltd Level 30, Governor Macquarie Tower 1 Farrer Place SYDNEY NSW 2000
Custodian	One Managed Investment Funds Limited Level 16, Governor Macquarie Tower 1 Farrer Place SYDNEY NSW 2000
Auditor	KMPG Level 38 Tower Three 300 Barangaroo Avenue Sydney NSW 2000
Tax Adviser	KMPG Level 38 Tower Three 300 Barangaroo Avenue Sydney NSW 2000
Fund Administration & Fund Accounting	Unity Fund Services Level 16, Governor Macquarie Tower 1 Farrer Place SYDNEY NSW 2000
Registrar	One Registry Services Level 16, Governor Macquarie Tower 1 Farrer Place SYDNEY NSW 2000

Annexure A – Transaction Structure

Spire Oaktree Opportunities Fund XII (USD) - Transaction Structure



Annexure B – Private Placement Memorandum

Please find the Private Placement Memorandum of limited partnership interests of Oaktree Opportunities Fund XII Feeder (Luxembourg), SCSp available [here](#).

Please find the Subscription Agreement of limited partnership interests of Oaktree Opportunities Fund XII Feeder (Luxembourg), SCSp available [here](#).

Please find the Amended and Restated Limited Partnership Agreement of limited partnership interests of Oaktree Opportunities Fund XII Feeder (Luxembourg), SCSp available [here](#).

Disclaimer

Spire Capital Ltd ACN 141 096 120 (AFSL No. 344365) is the issuer of this Term Sheet and the Units in the Spire Capital Master Fund (**Master Fund**). This Term Sheet, in conjunction with the other Transaction Documents, together form the terms of your investment in the Units.

This Term Sheet has been prepared for Wholesale Clients only, is not, is not required to be, and under no circumstances is it to be construed as, a disclosure document or product disclosure statement within the meaning of the Corporations Act. This Term Sheet may not contain the same level of disclosure as those documents and has not been, and is not required to be, lodged with the Australian Securities & Investments Commission (**ASIC**). The offer of interests in the Master Fund is only available in Australia and to Australian residents who are Wholesale Clients and where the offer of the interests in the Master Fund would not require disclosure under Part 6D.2 or Part 7.9 of the Corporations Act). This Term Sheet has not been lodged with the ASIC and the Master Fund is not a registered scheme (as defined in the Corporations Act). This Term Sheet is not, and under no circumstances is it to be construed as creating any binding legal obligations, or as an offer to sell or a solicitation of an offer to buy any interests in the Master Fund. The offer of interests in the Master Fund will only be made in, or accompanied by, a copy of all Transaction Documents.

This Term Sheet is not intended to constitute financial product advice, nor does it contain any recommendation in respect of the interests in the Master Fund or any other financial product. To the extent this Term Sheet contains any financial product advice, this is general advice only and does not constitute personal advice or investment advice. The Trustee and the Manager have not taken into account the investment objectives, financial situation or particular needs of any person. Prior to making an investment decision in respect of the Master Fund, individuals should obtain and carefully consider all Transaction Documents and offering materials in respect of the Master Fund and consider whether an investment in the Master Fund is appropriate in light of their investment objectives, financial situation or particular needs. The Trustee and the Manager strongly recommend that individuals seek independent professional advice as to the financial, taxation, and other implications of any potential investments in the Master Fund and the material contained in this Term Sheet.

This Term Sheet is intended solely for the use of the person to whom it has been delivered (**Recipient**) for the purposes of a possible investment in the Units. This Term Sheet, and the information contained herein, is confidential and commercially sensitive. The information in this Term Sheet must not be reproduced, disclosed, made available or distributed to any person (other than the Recipient's professional advisers) without the Trustee's prior written consent. Each Recipient agrees to promptly return or destroy this Term Sheet upon the Trustee's request.

The Trustee is the holder of an Australian Financial Services Licence (AFSL No. 344365) and is authorised to provide advisory, dealing and custodial services in respect of certain financial assets (including interests in the Master Fund) to Wholesale Clients only.

Spire Asset Management Pty Ltd ACN 625 698 651 and Spire Investments Pty Ltd ACN 141 096 120 are Authorised Representatives of Spire Capital Ltd.

This document is not an offer or invitation in any place in which, or to any person to whom, it would not be lawful to make that offer or invitation. The distribution of this document outside Australia may be restricted by the laws of places where it is distributed and therefore persons into whose possession this document comes should seek advice on and observe those restrictions.

This material (other than the private placement memorandum and governing documents of any Portfolio Fund) (the "Information") has been prepared solely by Spire Capital Ltd (ACN: 141 096 120, AFSL No: 344365) ("Spire"). No investment fund managed, advised, sponsored and/or affiliated with Oaktree Capital Management, L.P. (the "Portfolio Funds" and each, a "Portfolio Fund") or any affiliate of the foregoing (together, the "Oaktree Persons") has independently verified the Information and no Oaktree Person accepts any liability or responsibility or makes any representation or warranty as to the accuracy, completeness, or reliability of the Information, or has any responsibility to update the Information. This material does not constitute an offer or invitation to purchase direct interests in any Portfolio Fund. Investors should be aware that while Spire is providing investors the opportunity to participate in the Spire Fund (which in turn intends to invest in the Portfolio Funds), no direct or indirect investor in the Spire Fund will be a direct interest holder or partner in the Portfolio Funds. In particular, investors in the Spire Fund will have no contractual relationship

with and no direct recourse against any Oaktree Person or any direct or indirect third-party investor in any Portfolio Fund. If you are in any doubt about any of the contents of this Information, you should obtain independent professional advice.

Investment Decision

A person must consider each of the Transaction Documents prior to deciding whether to invest in the Units.

Terms which are capitalised but not defined in this Term Sheet, have the meaning given in the Trust Deed for the Master Fund and the IM.

This material may not be reproduced, distributed or transmitted to any other person or incorporated in any way without the Trustee's prior written consent.

The information contained in this Term Sheet is general information only. This Term Sheet does not (and is not intended to) contain any recommendations, statements of opinion or advice. In any event, the information in this Term Sheet does not consider any individual person's objectives, financial situation or particular needs. This Term Sheet has been prepared without taking into account the financial objectives, needs and circumstances of persons. The transfer of Units in Australia or to Australian residents may be restricted.

An investment in the Master Fund is speculative, involves a high degree of risk and is suitable only for Wholesale Clients who fully understand and have the financial ability and willingness to accept the substantial risks of any potential investment, including (but not limited to) the risk of a partial or complete loss of any investment in the Master Fund. An investment in the Master Fund is not suitable for persons who require predictable levels of return or liquidity. Accordingly, by accepting this Term Sheet, each person represents that they understand the risks involved in any potential investment in the Master Fund and possess sufficient background, financial ability and willingness to accept the high risks and lack of liquidity inherent in any potential investment in the Master Fund. No person (including, without limitation, the Trustee and the Manager) guarantees the performance of, or any specific rate of return from any investment in the Master Fund. There are inherent risks in investing in the Master Fund, including (without limitation) the risk that any investment in the Master Fund is speculative, that any investment may result in a reduction in or loss of the capital value of any investment, loss of income and returns that are less than expected or delays in repayment of capital.

Forward Looking Statements

This Term Sheet contains forward looking statements. Forward looking statements are not based on historical facts, but are based on current expectations of future results or events. These forward-looking statements are subject to risks, uncertainties and assumptions which could cause actual results or events to differ materially from the expectations described in such forward-looking statements, including (without limitation) future changes or developments in the business of the Master Fund, their competitive environments, information technology and political, economic, legal and social conditions in government regulations, including changes in laws. Further, such forward-looking statements speak only on the date at which such statements are made. The Trustee and the Manager make no guarantee or undertake any obligation to update any forward-looking statements to reflect events or circumstances after the date of such statement.

While the Trustee believes that the expectations reflected in the forward-looking statements in this Term Sheet are reasonable, no assurance can be given that such expectations will prove to be correct. The risk factors set out in "Risks" section, as well as other matters as yet not known to the Trustee or not currently considered material by the Trustee, may cause actual results or events to be materially different from those expressed, implied or projected in any forward-looking statements. Any forward-looking statement contained in this Term Sheet is qualified by this cautionary

Opinions

This Term Sheet contains statements of opinion and belief. Any views expressed herein are those of the issuer of this Term Sheet as of the date indicated, are based on information available to the issuer of this Term Sheet as of such date, and are subject to change, without notice, based on market and other conditions. No representation is made or assurance given that such views are correct. The issuer has no duty or obligation to update the information contained herein.

Recipient Representations

By accepting this Term Sheet you: (1) represent that you are a Wholesale Client; (2) represent that you have read and agreed to the information contained in this Term Sheet, including this Disclaimer section; and (3) agree to keep the Term Sheet and its contents confidential and not to provide it to other persons other than your advisers provided they also maintain such confidentiality.