

Prepared on: 30 May 2019

This Product Highlights Sheet is an important document.

- It highlights the key terms and risks of this investment product and complements the Prospectus.<sup>1</sup>
- It is important to read the Prospectus before deciding whether to purchase units in the product. If you do not have a copy. Please contact us to ask for one.
- You should not invest in the product if you do not understand it or are not comfortable with the accompanying risks.
- If you wish to purchase the product, you will need to make an application in the manner set out in the Prospectus.

## FIRST STATE REGIONAL CHINA FUND

(the "Sub-Fund")

Product Type	Unit Trust	Inception Date	1 No	ovember 1993
Manager	First State Investments (Singapore)	Custodian	The Hongkong and Shanghai Banking Corporation Limited	
Trustee	HSBC Institutional trust Services (Singapore) Limited	Dealing Frequency	Every Dealing Day	
Capital Guaranteed Name of Guarantor	No Not applicable	Expense Ratio for the financial year ended 31 December 2018	1.71	%
	PRODUCT	SUITABILITY		
<ul> <li>WHO IS THE PRC</li> <li>The Sub-Fund may a are looking for inverse want to invest in a forwant to invest in companies;</li> <li>are willing to accept you should consult Fund is suitable for your should consult for your shou</li></ul>	Further information Refer to Appendix 12 of the Prospectus for further information on product suitability. Refer to Appendix 12 of the Prospectus for further information on features of the product.			
<ul> <li>The Sub-Fund will in Greater China Grow the Dublin registere Fund plc.</li> <li>The Underlying Sub value) in equity sec with either assets in China, Hong Kong, regulated markets in U.S., Singapore, Ko OECD.</li> <li>The Sub-Fund and instruments for the p</li> </ul>	Refer to Appendix 12 of the Prospectus for further information on the investment strategy of the product.			

<sup>&</sup>lt;sup>1</sup> The Prospectus is available for collection from First State Investments (Singapore), 38 Beach Road, #06-11 South Beach Tower, Singapore 189767 or its distributors during normal business hours on any Business Day or accessible at <u>www.firststateinvestments.com</u>.



Parties Involved							
<ul> <li>WHO ARE YOU INVESTING WITH?</li> <li>The Sub-Fund is a sub-fund of the Singapore constituted umbrella fund First State Global Growth Funds (the "Scheme").</li> <li>The Manager of the Sub-Fund is First State Investments (Singapore).</li> <li>The Trustee of the Sub-Fund is HSBC Institutional Trust Services (Singapore) Limited and the Custodian of the Sub-Fund is The Hongkong and Shanghai Banking Corporation Limited.</li> </ul>	Refer to "Management", "The Trustee and the Custodian" and "Other Parties" in Paragraphs 2, 3 and 4 sections of the Prospectus for further information on the role and responsibilities of these entities and what happens if they become insolvent.						
KEY RISKS	Pofor to Schodula						
WHAT ARE THE KEY RISKS OF THIS INVESTMENT? Investment in the Sub-Fund is designed to produce returns over the long term and is not suitable for short term speculation. The value of the Sub-Fund and its dividends or coupons (if any) may rise or fall. These risk factors may cause you to lose some or all of your investment and your principal may be at risk.	Refer to Schedule 2 of the Prospectus for further information on risks of the product.						
Market and Credit Risks							
<ul> <li>You are exposed to market risk in China, Hong Kong and Taiwan Certain situations may have a negative effect on the price of shares within a particular market. These may include regulatory changes, political changes, economic changes, technological changes and changes in the social environment.</li> <li>You are exposed to currency risk – The Sub-Fund and Underlying Sub-Fund may buy shares in various currencies. The value of shares held by the Sub-Fund and Underlying Sub-Fund may be impacted due to changes in the exchange rates.</li> </ul>							
Liquidity Risks							
<ul> <li>The Sub-Fund is not listed and you can redeem only on Dealing Days.</li> <li>You may not be able to redeem on a Dealing Day if a redemption limit is imposed – There may be a 10 per cent limit on the number of units that can be redeemed on any Dealing Day.</li> <li>You are exposed to the liquidity risk of the Sub-Fund and its Underlying Sub-Fund's investments – The Sub-Fund and its Underlying Sub-Fund may not be able to sell their assets in a timely manner and/or at a reasonable price. If this is the case, you may not be able to get your money back when you want it.</li> </ul>							
Product-Specific Risks							
<ul> <li>You are exposed to investment risk – Investment in the Sub-Fund involves risk and you may not get back the full amount you invested. Past performance is no guarantee of future performance.</li> <li>You are exposed to China market risk – The value of the Sub-Fund's assets may be affected by uncertainties such as political developments, changes in government policies, taxation, foreign exchange controls, currency repatriation restrictions, restrictions on foreign investment in China and other adverse liquidity, legal or regulatory events affecting the Chinese market.</li> <li>You are exposed to emerging market risk – Investing in shares in emerging markets may involve a greater risk than investing in shares in developed markets.</li> <li>You are exposed to small capitalisation/mid-capitalisation companies risk – Securities in small-capitalisation/mid-capitalisation companies may</li> </ul>							



<ul> <li>have lower liquidity and developments than thos</li> <li>You are exposed to sin of the Sub-Fund may be portfolio of investments</li> <li>You are exposed to sin more volatile than a fund</li> <li>You are also exposed linked notes risk, con Shares and other elig specific to investment</li> <li>The Underlying Sub-Finvestment into other</li> <li>Payable directly by you</li> </ul>	Refer to Appendix			
		wing fees and charges as a percentage of your	12 of the Prospectus for	
<u>v</u>	gross investment sum/returns:         Initial Service Charge         • Currently 5% (for subscriptions made using cash or SRS monies) and 1.5% (for subscriptions made using CPF monies*); Maximum 5%			
Realisation Charge		Currently NIL; Maximum 2%		
Switching Fee	•	Currently 1% (minimum S\$50); Up to a maximum of the initial service charge		
<ul> <li>impose other fees and or relevant distributor.</li> <li><u>Payable by the Sub-Fund</u></li> <li>The Sub-Fund will pay Trustee and other parties</li> </ul>	the forest	ollowing fees and charges to the Manager, the		
Fees and charges pay				
Annual Management Fee (a) Retained by Manager (b) Paid by Manager to distributors (trailer fee)		(a) 50% to 100% <sup>2</sup> of Annual Management Fee		
Annual Trustee's Fee	)	• Currently 0.075%; Maximum 0.25% and		
Performance Fee		<ul><li>subject always to a minimum of S\$15,000</li><li>None</li></ul>		
Initial Service Charge (on investments into the Underlying Sub-Fund)		Currently NIL; Maximum 5%		
Anti-Dilution Adjustment		• Up to 2% of the subscription or redemption monies as the case may be, as determined by the investment manager of the Underlying Sub-Fund		
Fees and charges pay				
<ul> <li>Annual Investment Management Fee</li> <li>Currently 1.5%; Maximum 3.0%</li> <li>Currently rebated to the Sub-Fund, which means effectively no Annual Investment Management Fee is being paid by the Sub-Fund</li> </ul>				

 $^{2}$  The range may change from time to time without prior notice. Your distributor is required to disclose to you the amount of trailer fee it receives from the Manager.



Annual Depositary's Safekeeping Fee		ue of the relevant assets of Fund depending on the held						
Annual Administrator and	Sub-Fund plus a fix	set value of the Underlying ed annualised charge of						
Depositary Fee	US\$3,500							
	VALUATIONS AND EXITING FROM THIS INVESTMENT         HOW OFTEN ARE VALUATIONS AVAILABLE?       Refer       to							
The actual issue price a Business Day after the (www.firststateinvestme	"Obtaining Prices of Units" and "Realisation of							
		ESTMENT AND WHAT	Units" sections in					
ARE THE RISKS A	ND COSTS IN DOING	6 SO?	Paragraphs 14 and 12 of the					
<ul> <li>You can exit the Sub- instruction or a comple distributors.</li> </ul>	Prospectus for further information on valuation and							
<ul> <li>If you are a new subscriber, you have the right to cancel your subscription within 7 days from the date of purchase without incurring the initial service charge and fees stated above. However, you will have to take the risk for any price changes in the net asset value of the Sub-Fund since you purchased it and the Manager is entitled to deduct from the cancellation proceeds any related expenses incurred.</li> </ul>								
<ul> <li>Partial realisations are Sub-Fund.</li> </ul>								
• You will receive the sa realisation request.								
<ul> <li>Your exit price is deter impose a different cut- olf your realisation rec realisation price for th olf your realisation rec day which is not a D Day will apply.</li> </ul>								
	• Your sale proceeds will be the realisation price multiplied by the number of units sold, less any charges (there is currently no realisation charge imposed).							
Realisation price	X Number of units to be realised	proceeds						
\$1.0138 Gross realisation	X 1,000 - Realisation charge	= \$1,013.80 = Net realisation						
proceeds \$1,013.80	- \$0.00	proceeds = \$1,013.80						
CONTACT INFORMATION								
HOW DO YOU CON For enquiries, please of First State Investments (Registration Number 1 Tel : +65 6580 1390 Website: www.firststate Email: info@firststate	ontact: (Singapore) 96900420D) Fax : +65 6580 0800 einvestments.com							
Email: <u>info@firststate.c</u> The Manager	<u>.om.əy</u>	Distributor						
The manager		Distributor						



## **APPENDIX: GLOSSARY OF TERMS**

**Anti-Dilution Adjustment:** A percentage charge determined by the investment manager of the Underlying Sub-Fund that is charged:-

- a) on a Dealing Day where there are net subscriptions into the Underlying Sub-Fund and which will be included in the net asset value per share of the Underlying Sub-Fund which is the subscription price. This charge reflects the costs incurred by the Underlying Sub-Fund in purchasing additional portfolio securities upon the subscription for shares in the Underlying Sub-Fund; or
- b) on a Dealing Day where there are net redemptions from the Underlying Sub-Fund and which will be included in the net asset value per share of the Underlying Sub-Fund which is the redemption price. This charge reflects the costs incurred by the Underlying Sub-Fund in disposing of portfolio securities to meet the redemption requests.

The charge shall not exceed in any event 2% of the subscription or redemption monies, as the case may be, and in both cases the charge shall be paid into or retained by the Underlying Sub-Fund, as the case may be, in order to discharge the typical costs of dealing in the underlying investments of the Underlying Sub-Fund, such as dealing spreads, dealing charges, fees and taxes.

**Business Day:** Any day other than a Saturday, Sunday, or gazetted public holiday on which commercial banks in Singapore are generally open for business, or where the context expressly requires, any day other than Saturday or Sunday on which commercial banks in Singapore or elsewhere are generally open for business or any other day that the Manager and the Trustee agree in writing.

**Dealing Day:** Such day or days as the Manager may from time to time with the approval of the Trustee determine, but so that

- a) unless and until the Manager (with the approval of the Trustee) otherwise determines, each Business Day after the commencement date of the Sub-Fund shall be a Dealing Day in relation to the Sub-Fund; and
- b) without prejudice to the generality of the foregoing, if on any day which would otherwise be a Dealing Day in relation to Units of the Sub-Fund the recognised market on which investments or other property comprised in, and having in aggregate values amounting to at least 50% of the net asset value (as of the immediately preceding valuation point) of the Sub-Fund are quoted, listed or dealt in is or are not open for normal trading, the Manager may determine that day shall not be a Dealing Day in relation to Units of the Sub-Fund.