



Osprey Polygon Trust

Osprey Polygon Trust provides accredited investors a simple and secure way to gain exposure to MATIC, the native token of the Polygon network. Crypto, no wallets or keys required.

EASY ACCESS

Can be held in tax-advantaged IRA accounts.

TRANSPARENT

The fund is audited annually by a third party.

SECURE

Vigilant procedures around custody and cold storage.

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CUSTODIAN → Coinbase

FUND ADMINSTRATOR

→ Theorem Fund Services

AUDITOR

→ Cherry Bekaert

Key Terms

INVESTOR QUALIFICATIONS	Accredited Investors				
MANAGEMENT FEES	2.5%				
PERFORMANCE FEE	0%				
MINIMUM INVESTMENT	\$10,000				
SUBSCRIPTION TYPE	USD or MATIC				
IRA ELIGIBLE	Yes, from select providers				
LOCK UP PERIOD	12 months				
SECONDARY TRADING	The Fund is seeking approval for secondary market trading via OTCQX and approval is not guaranteed				
REDEMPTIONS	Not currently offered				
TAXATION	No K-1. Structured as a Delaware Grantor Trust for tax purposes				

About Polygon

Polygon aims to provide an open, borderless world for Web3. It solves the issue of scalability on the Ethereum blockchain and allows users to execute smart contracts cheaply and efficiently.

Osprey Funds.

Your Trusted Guide to Select Crypto.

Osprey Funds is a low-cost provider of digital asset solutions. We build smarter investment products that are simple, secure, and transparent. Our expert team researches and curates the leading blockchain tech to help take the guesswork out of crypto investing.

Layer 2 Protocol

CONSENSUS MECHANISM:

Proof of Stake

polygon.technology



Disclaimer

This communication does not constitute an offer to sell, nor the solicitation of an offer to purchase securities. Offers can be made only by the Fund's Private Placement Memorandum. This communication should not be relied upon as investment advice, or a recommendation regarding any products, strategies, or any investment in particular. This communication is strictly for illustrative, educational, or informational purposes and is subject to change. Carefully consider the risk factors, investment objectives, fees, expenses, and other information associated with investments in the Fund before making an investment decision. Such risk factors, investment objectives, fees, expenses and other important information can be found in the Fund's Private Placement Memorandum, which can be obtained from Osprey Funds, LLC.

The Fund is a speculative investment that involves a high degree of risk and uncertainty, and is not suitable for investors that cannot afford to lose their entire investment. Prior to making any investment decision in respect of the Fund or Shares of the Fund, each investor must undertake its own independent examination and investigation of the Fund, including the merits and risks involved in an investment in the Fund or Shares, and must base its investment decision – including a determination whether Shares would be a suitable investment for the investor – on such examination and investigation and must not rely on Osprey or the Fund in making such investment decision. Prospective investors must not construe the contents of this material as legal, tax, investment, or other advice. Each prospective investor is urged to consult with its own advisors with respect to legal, tax, regulatory, financial, accounting and similar consequences of investing in the Fund, the suitability of the investment for such investor and other relevant matters concerning an investment in the Fund. This material contains an overview summary and does not purport to be complete, and is qualified in its entirety by reference to the definitive offering documents relating to the Fund. The Shares of the Fund are not registered under the Securities Act, the Securities Exchange Act of 1934, the Investment Company Act of 1940, or any state securities commission or other regulatory body. Osprey is not registered as an investment adviser under the Investment Advisers Act of 1940, and is not registered as a commodity pool operator or commodity trading adviser under the Commodity Exchange Act.

Shares of or interests in the Fund are offered in private placements pursuant to the exemption from registration provided by Section 4(a)(2) of the Securities Act and Rule 506 of Regulation D promulgated thereunder and other exemptions of similar import in the laws of the states and jurisdictions where the offering will be made and are only issued and sold directly by the Fund to accredited investors. As a result, the Shares of the Fund, when initially sold, are restricted and subject to significant limitations on transfer and resale. Prospective investors in the Fund should very carefully consider such risks prior to making any investment decision, including the fact that the Fund does not currently offer a redemption program.

There also may be security risks.