

NOTICE TO CREDITORS

RE: CENTRAL AMERICAN TIMBER FUND FCP SIF (in judicial liquidation)

Dear Madam, dear Sir,

By judgment dated 10th of December 2020, the District Court of Luxembourg, 6th Chamber, has declared the judicial liquidation of **CENTRAL AMERICAN TIMBER FUND FCP SIF**, organized under the laws of the Grand-Duchy of Luxembourg as a specialized fund (“*fonds d’investissement spécialisé*”), in the form of an open-ended mutual investment fund (“*fonds commun de placement*”), registered with the Registry of Commerce and Companies of the Grand Duchy of Luxembourg under number K1222 (hereafter “CATF”).

Me Alain RUKAVINA, lawyer, has been appointed as official liquidator of CATF.

The mission of the official liquidator is to sell the assets of CATF, in order to pay back the creditors, and if possible the investors.

I) Creditors’ claims

According to the judgment dated 10th of December 2020, only creditors (ex.: service providers) of CATF have to file a statement of claim with the Luxembourg Court.

As such, the creditors have to file their statement of claim (original copy) with the Luxembourg Court at the following address:

Tribunal d'Arrondissement de et à Luxembourg
Grefe de la 6^{ème} chambre
Cité judiciaire, Bâtiment CO
Plateau du Saint-Esprit
L-2080 Luxembourg

Please note that your claim will only be accepted provided that you enclose justifying documents.

A statement of claim sent via email to the official liquidator is not considered as validly submitted to the Luxembourg Court and as such will not be registered by the latter and will not be analyzed by the official liquidator.

II) Unitholders/investors’ claims:

Unitholders/investors’ claims are subordinated by law. They are paid only once all creditors’ claims are paid.

According to the judgment dated 10th of December 2020, no action is required from the unitholders/investors of CATF.

As such, they do not have to file a statement of claim with the Luxembourg Court.

If an unitholder/investor files a statement of claim with the Luxembourg Court, the official liquidator and the supervisory judge will dispute it and the unitholder/investor will be convened to a hearing with the Luxembourg Court and if the latter concludes that the claim is filed by an unitholder/investor the statement of claim will be rejected.

III) Absence of assets

In consideration of the recovered assets by the judicial liquidator, the chances for creditors to be paid are minimal.

As a consequence, the unitholders/investors will not receive any liquidation dividend.

The official liquidator

Alain RUKAVINA

Luxembourg, 4th of January 2022