

[NAME]
[ADDRESS 1]
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[POST CODE]

14th April 2015
REF:GO-FTI/EM/{XXXXX}

Dear [Salutation],

I am writing regarding your investment in Green Oil Plantations. Please find attached the latest update from FTI Consulting, which was received in our office on 13th April 2015, regarding the second Distribution payment.

At this time there is nothing further for you to do, once we have any further update we will contact you accordingly.

Yours Sincerely,



Eleanor Miller CERT CII(FS)
Compliance Manager

The Lifetime SIPP Company Ltd 25 Marsh Street, Bristol, BS1 4AQ

The Lifetime SIPP Company Limited is authorised and regulated by the Financial Conduct Authority

Registered office: Vicarage Court, 160 Ermin Street,
Swindon SN3 4NE

Registered in England & Wales number 02455807

Rich Cropley
 Hartley-SAS
 62 Queen Square
 Bristol
 BS14JZ

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 2 April 2015

Ref. SK/LG(TJ)

When telephoning please ask for Tom Jones:
 Direct Line: 020 3727 1274
 Direct Email: tom.jones@fticonsulting.com

Dear Sir/Madam,

Green Oil Plantations Limited (in Liquidation) ("the Company")
 Notice to Creditors of Intended Dividend
 (Pursuant to Rule 11.2 of the Insolvency Rules 1986 and Section 7 of the Terms of the company voluntary arrangement in respect of the Company)

I refer to the approval of the company voluntary arrangement in respect of the Company ("CVA") and the appointment of Simon Kirkhope and Chad Griffin as Joint Supervisors of the CVA on 8 November 2013.

I write to advise that I have given notice to CVA creditors pursuant to Rule 11.2 of the Insolvency Rules 1986 and Section 7 of the Terms of the CVA that I intend to make a second distribution to CVA Creditors within 2 months of 30 April 2015, being the last date for proving for claims. As with the previous distribution, where investments have been made through a SIPP, the dividend will be paid directly to the SIPP provider.

Under the Terms of the CVA, the CVA Claims of Investor Creditors have been calculated by the Supervisor as follows:

- i. the Principal Investment; plus -
- ii. interest accrued and unpaid on such amount in accordance with the terms of the Investment Documentation up to and including the Administration date.


The CVA Claims of investors have been admitted as an Allowed Claim on this basis for the purpose of the CVA and therefore no further action is required.

Given the level of CVA claims against the company and the estimated amount available to distribute we currently estimate that this second dividend will be in the region of 1.38 pence in the pound of total claims (bringing the total distribution to date to 3.84 pence in the pound).

Please note that this is a second distribution and it is uncertain whether there will be a subsequent distribution, with the only possible future realisation being in relation to an ongoing legal claim against a former director of the Company. The outcome of the legal claim, and any potential recovery, remains uncertain and unascertainable at this stage.

Should you have any queries regarding the above, please contact us using the details provided.

Yours faithfully,
 For and on behalf of the Company



Simon Kirkhope
 Joint Liquidator and Joint Supervisor
 Acting as agent of the Company and without personal liability

Simon Kirkhope and Chad Griffin are licensed in the United Kingdom to act as insolvency practitioners by the Institute of Chartered Accountants in England and Wales, under section 390(2)(a) of the Insolvency Act 1986.

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Notice of Intended Dividend
In the Matter of The Insolvency Rules 1986
And
the Company Voluntary Arrangement of Green Oil Plantations Limited
And
Green Oil Plantations Limited
(In Liquidation)

NOTICE IS HEREBY GIVEN pursuant to Rule 11.2 of The Insolvency Rules 1986 and Section 7 of the Terms of the company voluntary arrangement of the Company that the Joint Supervisors in this matter intend declaring a second dividend to CVA creditors who are required on or before 30 April 2015 being the last date for proving for claims, to submit their statement of claim forms to the undersigned and if so requested to provide such further details or produce such documentation or other evidence as may appear to the Joint Supervisors to be necessary. A creditor who has not proved his debt before the last date for proving is not entitled to disturb, by reason that he had not participated in it, any dividend subsequently declared.

It is noted that all investor claims against the company have already been agreed. Investor creditors do not need to send in a claim form or any additional documentation to support their claim unless they wish to contest the value of their agreed claim.

The value of the distribution is estimated to be £348,000

Should you wish to submit a claim, please provide details in writing and documentation in support of your claim to the Joint Supervisors.

The dividend will be declared within the period of two months from the last date for proving.

Dated this second day of April 2015.



Simon Kirkhope
Joint Liquidator and Joint Supervisor
For and on behalf of Green Oil Plantations Limited