# **EXHIBIT A**

(Legal Notice of Claims Administration Process and Plan of Distribution)

# IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF FLORIDA WEST PALM BEACH DIVISION

#### Case No. 12-81311-CIV-MIDDLEBROOKS/BRANNON

UNITED STATES COMMODITY FUTURES TRADING COMMISSION,

Plaintiff,
V.
HUNTER WISE COMMODITIES, LLC, et al.,
Defendants.

# LEGAL NOTICE OF CLAIMS ADMINISTRATION PROCESS AND PLAN OF DISTRIBUTION

IF YOU TRANSFERRED FUNDS TO HUNTER WISE COMMODITIES, LLC, HUNTER WISE SERVICES, LLC, HUNTER WISE CREDIT, LLC, HUNTER WISE TRADING, LLC, LLOYDS COMMODITIES, LLC, LLOYDS COMMODITIES CREDIT COMPANY, LLC, LLOYDS SERVICES, LLC, C.D. HOPKINS FINANCIAL, LLC, HARD ASSET LENDING GROUP, LLC, BLACKSTONE METALS GROUP, LLC, NEWBRIDGE ALLIANCE, INC., AND/OR UNITED STATES CAPITAL TRUST, LLC (THE "ENTITY DEFENDANTS"), AND/OR A DEALER WHO UTILIZED HUNTER WISE TO PURCHASE METALS ON YOUR BEHALF (THE "HUNTER WISE DEALERS"), OR

IF YOU ARE A CREDITOR OF ONE OR MORE OF THE ENTITY DEFENDANTS,

YOU MAY BE ENTITLED TO RECEIVE A PAYMENT FROM FUNDS RECOVERED IN THIS CFTC ENFORCEMENT ACTION.

<b>DEADLINE</b>	FOR ALL CU	STOME	RS AND C	REDITORS TO
<b>SUBMIT</b>	<b>CLAIMS</b>	TO	THE	<b>RECEIVER:</b>
	, 2014.			

<sup>&</sup>lt;sup>1</sup> A complete list of the Hunter Wise Dealers is attached hereto as **Exhibit "1"**.

On May 16, 2014, the U.S. District Court for the Southern District of Florida (the "Court") entered an Order of Final Judgment, Permanent Injunction, Civil Monetary Penalty, and Other Equitable Relief (the "Final Judgment") [ECF # 306], which determined that of Defendants Hunter Wise Commodities, LLC, Hunter Wise Services, LLC, Hunter Wise Credit, LLC, Hunter Wise Trading, LLC (collectively, "Hunter Wise") and their principals, committed fraud and violated various federal statutes in connection with the leveraged purchase of commodities, on behalf of retail customers, through illegal, off-exchange transactions after July 16, 2011 (the "HW Fraud"). In the Final Judgment, the Court also appointed Melanie E. Damian as the Equity Receiver (the "Receiver") and directed the Receiver to, among other things, propose to the Court a claims administration process and plan of distribution for purposes of administering the claims of, and making distributions to, the retail customers and creditors of the Entity Defendants.

On July 15, 2014, the Receiver filed with the Court a Motion to Approve (A) Claims Administration Process and (B) Plan of Distribution [ECF # \_\_\_]. On \_\_\_\_\_\_, 2014, the Court entered an Order [ECF # \_\_\_] approving the Claims Administration Process and Distribution Plan (described herein), pursuant to which the "Eligible Claimants" (defined below) shall file the Proof of Claim and Release form attached hereto for (i) the amounts of their principal losses they incurred as result of transferring funds to any of the Entity Defendants or any Hunter Wise dealer to purchase metals (if they are retail customers), or (ii) the amount that the Entity Defendants owe them (if they are creditors), and the Receiver shall amass the "HW Distribution Fund" (defined below), and distribute the proceeds of such Fund, after payment of administrative expenses, to customers and creditors with an "Allowed Claim" (defined below).

#### LEGAL NOTICE

If you transferred funds to any of the Entity Defendants or Hunter Wise Dealers (see complete list at Exhibit "1") to purchase metals, or you are a creditor of any of the Entity Defendants, you may be an Eligible Claimant entitled to file a Proof of Claim and Release, and you may have an Allowed Claim and, thus, be entitled to receive a pro rata distribution from the HW Distribution Fund based on your net losses or the amount of the

\_

<sup>&</sup>lt;sup>2</sup> Approximately 116 dealers (listed in the attached Exhibit "1"), including certain of the Entity Defendants, utilized Hunter Wise to purchase metals for their retail customers. All such dealers, collectively, shall be referred to herein as "Hunter Wise Dealers" and each one a "Hunter Wise Dealer". The retail customers of all Hunter Wise Dealers, including those dealers against which the CFTC has entered orders imposing restitution obligations, may participate in the proposed Claims Administration Process, provided that the funds of those customers were actually transferred to Hunter Wise for the purpose of purchasing metals for those customers.

on or before		, 2014.				
Distribution F	Fund, you must si	abmit to the Rec	ceiver a Proof	of Claim and	Release	form
debt to you.	If you are an El	igible Claimant,	, to obtain any	distribution	from the	HW

#### **How was the HW Distribution Fund created?**

The HW Distribution Fund is comprised of the funds and proceeds of sales of assets of and restitution paid by the Entity Defendants, the Individual Defendants and the Hunter Wise Dealers and other property. These funds are the results of the Receiver's sustained efforts to marshal, safeguard, liquidate and recover assets, pursuant to her duties as the Court-appointed Receiver in this CFTC enforcement action.

The Receiver has deposited all recovered funds into a Court-approved receivership account. After paying Court-approved administrative expenses, the proceeds of the HW Distribution Fund will be distributed, on a *pro rata* basis, to customers and creditors with Allowed Claims in accordance with the Court-approved Claims Administration Process and Distribution Plan.

The Receiver will conduct one Claims Administration Process for all Eligible Claimants (defined below) of the Estate and make an initial distribution and a final distribution to creditors with allowed claims based on the determinations made in that process. Within thirty (30) days following the conclusion of the Claims Administration Process, the Receiver shall seek to make an initial distribution of eighty percent (80%) of the total amount of cash on hand in the HW Distribution Fund at that time. After the asset recovery and liquidation phases of the Receivership have been concluded, the Receiver will make a final distribution of the remaining cash on hand in the Estate after payment of all administrative expenses that are incurred through the conclusion of the Receivership.

#### Who is an Eligible Claimant?

Customers are eligible to participate in the Claims Administration Process, and are encouraged to submit a claim, if they incurred a net loss after July 16, 2011 as a result of transferring funds to one or more of the Entity Defendants, their affiliates and/or Hunter Wise Dealers to purchase metals. Creditors are eligible to participate in the Claims Administration Process, and are encouraged to submit a claim, if one or more of the Entity Defendants incurred a debt to them after July 16, 2011. Such customers and creditors are "Eligible Claimants" in this Claims Administration Process.

#### What is required to have an Allowed Claim?

The claim of a retail customer or creditor will be allowed (an "Allowed Claim"), such that the customer or creditor will be entitled to receive a *pro rata* distribution from the initial distribution based on that customer's net loss as a result of transferring funds to

one or more of the Entity Defendants and/or Hunter Wise Dealers, or the amount still owed to that creditor, provided that the customer or creditor sufficiently demonstrates to the satisfaction of the Receiver through documentation and/or sworn statements, among other things:

- (i) that such customer (a) transferred funds directly to any Entity Defendant, or any Hunter Wise Dealer that transferred those funds to Hunter Wise, in connection with the HW Fraud, and (b) did not receive from any Entity Defendant or Hunter Wise Dealer any amount, or received an amount less than the amount they transferred to any Entity Defendant or Hunter Wise Dealer, and thus incurred a net loss after July 16, 2011 (for purposes of calculating a customer's net loss, if a customer had *excess equity* in its account at Hunter Wise on July 17, 2011, then the amount of such excess equity shall be treated as an amount "transferred" to Hunter Wise on that date<sup>3</sup>);
- (ii) that an Entity Defendant incurred a debt to such creditor after July 16, 2011, for goods or services that such creditor provided to such Entity Defendant:
- (iii) that such customer or creditor (a) was not an affiliate, family member or insider of any Defendant, any affiliate of any Defendant, any Hunter Wise Dealer, or the HW Fraud, and (b) did not knowingly assist any Defendant, affiliate of any Defendant, or Hunter Wise Dealer to effectuate, perpetuate or promote the HW Fraud or have knowledge of its fraudulent nature at the time funds were transferred to, or a debt was incurred by, those entities;

#### **AND**

(iv) that the total amount of funds that such customer transferred to the Entity Defendants, their affiliates and/or Hunter Wise Dealers exceeds the total amount of funds that the Entity Defendants, their affiliates and/or Hunter Wise Dealers transferred back to such investor, or that the total value of the goods or services that the creditor provided to the Entity Defendants exceeds the total amount that the Entity Defendants paid to such creditor for those goods and services.

The Receiver may consider other factors in determining whether a claim is an Allowed Claim. If a customer cannot prove the foregoing factors (i), (iii) and (iv) or a

customer's agreement with Hunter Wise. See Initial Report [ECF # 102], at pp. 7-8.

4

<sup>&</sup>lt;sup>3</sup> "Excess equity" is the cash amount in the retail customer's account that was available for immediate withdrawal because it was above the margin call amount required to be maintained by the customer as part of his/her leveraged transaction, pursuant to the

creditor cannot prove the foregoing factors (ii), (iii) and (iv), that customer's or creditor's claim will be disallowed and such customer or creditor will receive no distribution.<sup>4</sup> If a customer makes the requisite showing regarding his or her claim and the Receiver determines that such claim is an Allowed Claim, the Receiver will calculate the amount such Allowed Claim by subtracting the total amount of all transfers that such customer received from the Entity Defendants, their affiliates and/or Hunter Wise Dealers from the total amount of transfers that such customer made to the Entity Defendants, their affiliates and/or Hunter Wise Dealers. If a creditor makes the requisite showing regarding his or her claim and the Receiver determines that such claim is an Allowed Claim, the Receiver will calculate the amount of such Allowed Claim by subtracting the total amount that the Entity Defendants paid to the creditor from the total value of the goods or services that such creditor provided to the Entity Defendants. Customers and creditors with Allowed Claims will only be entitled to receive a pro rata distribution based on the net loss of the customer or the principal amount owed to the creditor; the Receiver will not include within her calculation for distributions any profit that was reported or promised to a customer or any interest or fees that were promised to a creditor.

### How does an Eligible Claimant submit a Claim?

The Claims Package contains all of the information you need. You will find copies of the Proof of Claim and Release form enclosed with this Legal Notice. You may also obtain information regarding the claims process by:

- Visiting the websites for this Receivership (www.hunterwisemanager.com) and the Receiver's counsel (www.dvllp.com).
- Submitting questions by mail to the Receiver at Damian & Valori LLP, 1000 Brickell Avenue, Suite 1020, Miami, Florida 33131.
- Emailing the Receiver at HunterWiseClaims@dvllp.com.
- Calling the Receiver's representative at 305-542-4410.

\_

<sup>&</sup>lt;sup>4</sup> To the extent a customer received transfers from Entity Defendants, their affiliates and/or Hunter Wise Dealers in excess of such customer's total transfers to those entities, or a creditor received transfers from Entity Defendants in excess of the value of the goods or services they provided, such that the customer or creditor profited from the HW Fraud, the Receiver reserves the right to pursue a claim against such customer or creditor for the return of the profit received and any other appropriate relief.

# **DEADLINES**

Day 0	Plan Approval Date
Day 10	Notice/Proof of Claim forms sent out
Day 45	Claims Bar Date
Day 65	Receiver's Initial Determination Date
Day 85	Customer Deadline for Appealing to Receiver
Day 95	Receiver's Final Determination Date
Day 115	Customer Deadline for Appealing to the Court
Day 130	Receiver Response to Appeals Deadline
Day 140	Receiver Files Motion to Approve Initial Distribution
TBD (based on completion of asset recovery phase)	Receiver Files Motion to Approve Final Distribution

# **Hunter Wise Dealers**

120 LuJason Investments LLC First Fidelity Bullion Group, Inc

20/20 Precious Metals, Inc. First National Bullion

Advisor Precious Metals Geneva Roth International, LLC

American Investment Metals Genex Enterprises, LLC

Apex Asset Advisors Global Monetary Advisors, LLC

Atlantic Bullion Reserves Gold Guarded

AU Resource, LLC Gold Market Sales
Balance Wealth Management, LLC GREENEX s.r.o

Barclay Metals, Inc. Hard Asset Lending Group, LLC
Barrington Metals Corp Havilah Asset Management, LLC

Baystate Trading, Inc.

High Speed Holdings, Inc.

Benjamin Smith, LLC

Highland Asset Management

Big Sky Consulting Services, Inc. Hudson Group

Blackstone Metals Group Iccxp

Boston Metal Exchange InterGlobal Currency & Precious Metals
Broad Street Metals, Inc. International Bullion Exchange, LLC

Bullion Investment Corp. International Metals Trading & Investments, Ltd.

C V McDowell Trading IPM Investments

C.D. Hopkins Financial, LLC

J. C. Alexander Group

C.D. Hopkins Metals Division

Jade Asset Advisors, Inc.

Cache Metals Joseph Charles Asset Management
Capital Metals Group Joseph Glenn Commodities, LLC

Capital Metals Trading Group Corporation

Carolina Commodities Brokers

Churchill Clearing Corp

Liberty Trading Exchange

Lions Wealth Services, Inc

Lloyds Asset Management

Cirrus Precious Metals Lloyds Commodities

Competition Bullion Lloyds Commodities Credit Company, LLC
CT Metals Management, Inc. Lloyds Commodities Private Client Group, LLC

Double Eagle Metals

Lloyds Services, LLC

Dynamic Quantum Bullion, LLC

London Assets Inc.

Empire Sterling Metals London Metals Market, LLC

Empire Trading Group LLC

Evergreen Trading, Inc.

Lustrous Metals, LLC

Fidelity Equity Management

Menzel Metals, LLC

Midwest Metals Exchange, LLC

Modern Day Investments

Monolith Bullion Group, Inc.

My Global Leverage

MyCommodity Exchange, Ltd.

National Precious Metal Broker, LLC

Newbridge Alliance Inc.

Newbridge Metals, LLC

Newbury Asset Management

Newland Coin & Metal

North American Asset Management, LLC

Oakmont Financial, Inc.

One World Alliance Inc.

Pacific Exchange Group

Palm Beach Capital, LLC

Pan American Metals

Paramount Capital Management

Paramount Metals Exchange

Pegasus Precious Metals

PGS Capital Wealth Management

Physical Commodities Limited

Precious Metals Diversified

Precious Metals Financial, LLC

Prestige Advisors, LLC

**Princeton Trading Group** 

Rockwell Asset Management, Inc.

Roslex Gold Reserve

**Rushmore Consulting Group** 

S. J. Woods Inc.

Safehaven Holdings, LLC

Secured Precious Metals International, Inc.

Semper Pacific Wealth Strategies

Sentry Asset Group

Signorelli Brothers Precious Metals

Smith McKenna LLC

Sovereign Bullion Management, LLC

Sovereign Capital Management, LLC

Staxx Capital Mgmt.

The Yorkshire Group, Inc.

TIG Enterprises LLC

Trilogy Asset Management

United States Capital Trust, LLC

Universal Clearing Firm S.A.

US Coin Bullion, LLC

William Lerner

XAU Diversified Asset Group, Inc

Yorkshire Bullion, LLC

Young Scott & Associates, LLC