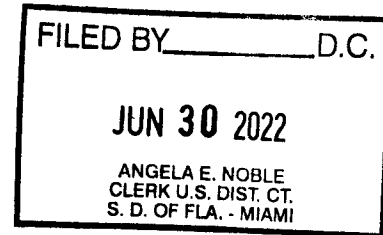


District Court South Florida
Att. Clerk's office
400 North Miami Avenue
33128 Miami (Florida)



Amsterdam, The Netherlands, 9th June 2022

Re: SEC vs TCA Fund Management, et al., 1-20-cv-21964-CMA

Dear Judge Altonaga,

This letter contains a comment concerning the Receiver's Motion for Approval of Distribution Plan and First Interim Distribution (hereinafter referred to as "the Motion") in the abovementioned case. This comment concerns a different subject than the comment in my letter dated 8th June. I had already submitted both comments with the Receiver and was under the impression that they would be forwarded to the District Court, but when I contacted the Receiver's office I found out that this was not the case and I was advised to send my comments to the District Court separately. Hence this letter. I would be grateful if the District Court takes my comment consideration when adjudicating the Receiver's Motion.

On 5 November 2019 I received a confirmation order from Circle Partners (TCA's administrator) regarding my redemption request for an amount of € 180.000 from the TCA Global Credit Fund Ltd (Class B). I attach a copy of this confirmation order (attachment 1) and the e-mail by which it was sent to me (attachment 2). The confirmation order shows that the redemption was scheduled to be settled on 29 January 2020. Just 1 week before this date I received the suspension letter from the board of directors of the TCA Global Credit Master Fund. As a result of the suspension I received no redemption at all, which caused me to default on the payment of the purchase price of the new house I was about to acquire.

According to the Motion for Approval of Distribution Plan and First Interim Distribution (hereinafter referred to as "the Motion"), in particular the proposed "rising tide" method for calculating the pro rata distribution, I am scheduled to receive no distribution again. In my opinion this is unfair. On page 16 of The Motion the term "similarly situated victims" is used. I claim that I was not and am not in a similar situation as most investors, because the suspension of reimbursements had an immediate and significant impact on my personal and financial situation because it caused me to default on my obligation to pay the purchase price of my new home. Although no distribution would remedy the loss of the home I was about to purchase nor undue the fine I had to pay because of the default, I feel I should at least be entitled to a distribution of 25% (the proposed distribution rate) of my net investment. Of course the same treatment should apply to other investors who had received a confirmation order prior to the date of the suspension letter.

Yours sincerely,


Peter van de Linde
(net loser investor number I-974)

Rifka Brand

Van: investors.cw@circlepartners.com
Verzonden: dinsdag 5 november 2019 15:25
Aan: Peter van de Linde
Onderwerp: TCA Global Credit Fund, Ltd - Order Confirmation
Bijlagen: Order_Confirmation_20191105102423.pdf

Dear Investor,

Please find attached your order confirmation for the subject Fund.

Should you have any questions, please contact us via email at investors.ky@circlepartners.com.

Best Regards,

Circle Partners

Governors Square, P.O. Box 30746
Seven Mile Beach
Grand Cayman KY1-1203
Cayman Islands

PHONE: + 321 800 3476
www.circlepartners.com



Circle Investment Support Services (Cayman) Limited

Governors Square
 P.O. Box 30746 SMB KY1-1203
 Grand Cayman
 Cayman Islands
 T: +1 345 743-3300
 F: +1 345 814 4865
 E: investors.ky@circlepartners.com

Order Confirmation

Mr. Drs Peter van de Linde
 Marga Klompesingel 247
 Hoofddorp NB 2135 JZ
 NETHERLANDS

Email: p.vande.linde@mth.nl

Investor Id: 040199
Investor Name: Peter van de Linde

Class Description	Currency
TCA Global Credit Fund, Ltd - Class B - Euro Denominated Shares, ISIN: KYG8700A1307	EUR

Trade Type	Order Id
Redemption	2000000373805

Detailed below is confirmation of your instruction to process a Redemption in TCA Global Credit Fund, Ltd - Class B - Euro Denominated Shares

Trade Date:	01-Jan-2020
Settlement Date:	29-Jan-2020
Valuation Date:	31-Dec-2019
Cash Amount:	180,000.00

A contract note for this Redemption will be issued on finalization of the NAV.

This information is confidential and privileged and is intended only for use of the addressee. Unauthorized use, dissemination, distribution or copying of this information is unlawful. The Administrator has prepared this report based on information that is believed to be reliable. However the information is unaudited and the Administrator does not warrant that it is accurate, complete or current in all respects and accepts no liability if it is not. Any price(s) or value(s) are as of other date indicated and do not necessarily reflect the value that could be realized upon a sale or redemption. Subscriptions, redemptions and transfers ("Orders") must be in a form approved by the fund and original Orders must be received by the Administrator (at the address below) on or before the applicable date specified by the fund for such receipt. The Administrator will send written acknowledgement of Orders received in proper form within 5 business days of receipt. Fax transmission confirmation or email read receipt is not acknowledgement of receipt by the Administrator. If you do not receive a written acknowledgement please contact us immediately; failure to do so may mean that the Order will not be processed for the period and may be rendered invalid.



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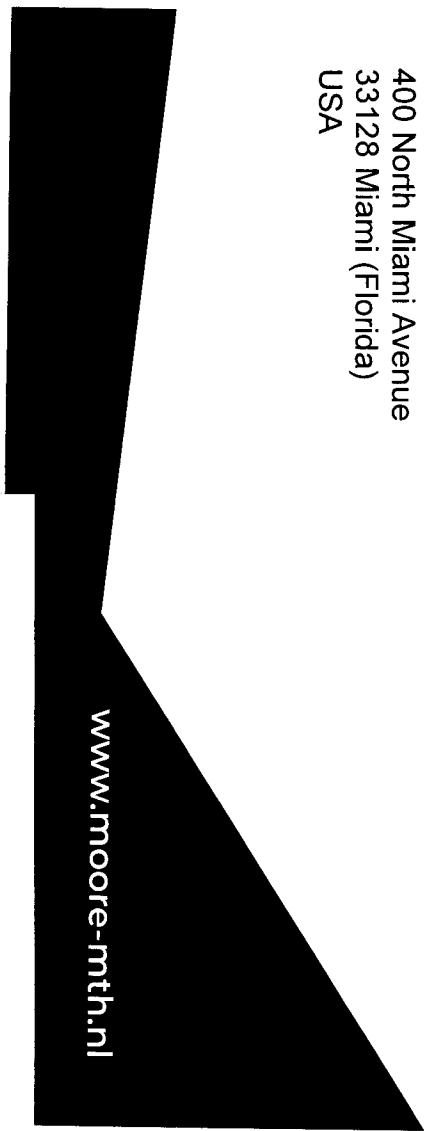


MOORE MTH

Relaties bouwen
Waarde creëren

Duit 14 | 8305 BB Emmeloord

District Court South Florida
Att. Clerk's Office
400 North Miami Avenue
33128 Miami (Florida)
USA



www.moore-mth.nl

06/25