

NOTICE TO CLAIMANTS

IN THE MATTER OF BC TREE FRUITS COOPERATIVE, BC TREE FRUITS INDUSTRIES LIMITED, AND GROWERS SUPPLY COMPANY LIMITED (the “Petitioners”)

NOTICE OF THE CLAIMS PROCESS AND CLAIMS BAR DATE FOR ALL CLAIMS

NOTICE IS HEREBY GIVEN that on April 28, 2025, the Supreme Court of British Columbia granted an order (the “**Claims Process Order**”) in the *Companies’ Creditors Arrangement Act* proceedings of the Petitioners, commencing a claims process (the “**Claims Process**”) for the purpose of identifying and determining all Claims against the Petitioners and their respective Directors and Officers (including former directors and officers). Capitalized terms used in this notice that are not otherwise defined herein have the meanings ascribed to them in the Claims Process Order, a copy of which is available at the Monitor’s Website: <https://www.alvarezandmarsal.com/bctreefruits>.

The Claims Process calls for the submission and proof of Claims (as defined in the Claims Process Order), which includes *Pre-Filing Claims*, *Restructuring Period Claims*, and *D&O Claims*. Any creditor who believes that they have a Claim against any of the Petitioners or their Directors and Officers, which is not listed on the Known Claimants List (which list is displayed on the Monitor’s Website) must submit a Proof of Claim to the Monitor by the Claims Bar Date or the Restructuring Claims Bar Date, as applicable. A Proof of Claim can be obtained directly from the Monitor, including from the Monitor’s Website.

THE CLAIMS BAR DATE IS 5:00 P.M. (VANCOUVER TIME) ON JUNE 6, 2025. This Claims Bar Date applies to all Pre-Filing Claims and D&O Claims. Proofs of Claim must be completed and filed with the Monitor using the procedures required in the Claims Process Order so that they are received by the Monitor on or before the Claims Bar Date.

THE RESTRUCTURING CLAIMS BAR DATE IS THE LATER OF: (i) THE CLAIMS BAR DATE; AND (ii) 5:00 P.M. (VANCOUVER TIME) ON THE DATE THAT IS 20 DAYS AFTER THE DATE OF THE APPLICABLE NOTICE OF DISCLAIMER OR RESILIATION. Proofs of Claim in respect of Restructuring Period Claims must be completed and filed with the Monitor using the procedures required in the Claims Process Order so that they are received by the Monitor on or before the Restructuring Claims Bar Date.

HOLDERS OF CLAIMS (OTHER THAN KNOWN CLAIMANTS WHOSE CLAIM IS CORRECTLY SET OUT ON THE KNOWN CLAIMANTS LIST ON THE MONITOR’S WEBSITE) WHO DO NOT FILE A PROOF OF CLAIM BY THE CLAIMS BAR DATE OR THE RESTRUCTURING CLAIMS BAR DATE, AS APPLICABLE, SHALL BE FOREVER BARRED FROM ASSERTING THEIR CLAIMS AGAINST THE PETITIONERS OR THE DIRECTORS AND OFFICERS OF THE PETITIONERS AND THE CLAIMS OF SUCH CLAIMANTS SHALL BE FOREVER BARRED AND EXTINGUISHED.

PERSONS REQUIRING INFORMATION or claims documentation may contact the Monitor. The Monitor's contact details for additional information relating to the CCAA Proceedings or the Claims Process are:

Alvarez & Marsal Canada Inc.
925 West Georgia Street, Suite 902
Vancouver, BC V6C 3L2
Email: bctreefruits@alvarezandmarsal.com
Attention: Pinky Law and Anthony Tillman