

**UNOFFICIAL TRANSLATION**

SUPERIOR COURT (Civil Division)

CANADA

PROVINCE OF QUÉBEC

DISTRICT OF LAVAL

No.: 540-11-012245-249

DATE: February 11, 2026

BEFORE THE HONOURABLE PATRICK OUELLET, J.S.C.

AUTORITÉ DES MARCHÉS FINANCIERS

Plaintiff

v.

WHITEHAVEN SECURITIES INC.

WHITEHAVEN ASSET MANAGEMENT INC.

WHITEHAVEN INVESTMENTS INC.

WHITEHAVEN VENTURE CAPITAL INC.

WHITEHAVEN CAPITAL INC.

PHARMA SOLSTAR INC.

SOLSTAR CAPITAL INC.

SOLSTAR CAPITAL FUND

MVMT CAPITAL FUND

MVMT CAPITAL LIMITED PARTNERSHIP

MVMT CAPITAL OPERATING TRUST

MVMT GENERAL PARTNER INC.

MVMT CAPITAL LIMITED PARTNERSHIP 1

Defendants

- and -

FTI CONSULTING CANADA INC.

Provisional Administrator

**JUDGMENT**

(on the Motion of the Provisional Administrator to (i) amend its powers granted under an order dated September 12, 2024, (ii) approve a claims process, and (iii) authorize an interim distribution)

1] HAVING REGARD to the judgment of September 12, 2024, rendered by the Honourable Christian Immer, J.S.C. (the 'Order'), which appointed FTI Consulting Canada Inc. as Provisional Administrator of the Defendants.

[2] HAVING REGARD to section 19.11 of the Act respecting the regulation of the financial sector ('ARFS'), under which the Provisional Administrator may request that the Superior Court amend its powers.

[3] HAVING REGARD to the Motion of the Provisional Administrator seeking (i) amendments to its powers granted under the Order dated September 12, 2024, (ii) approval of a claims process, and (iii) authorization to proceed with an interim distribution (the 'Application').

[4] HAVING REGARD to the consent of the Autorité des marchés financiers and of Me Sabia Chicoine, and the absence of contestation by Me Bisson-Michaud.

[5] AFTER REVIEWING the Application, the affidavit dated December 16, 2025, of Mr. Patrick Fillion in his capacity as representative of the Provisional Administrator, and Exhibits R-1 and R-2.

[6] HAVING REGARD to the ARFS and the inherent powers of the Court.

[7] HAVING REGARD to the absence of contestation of the Application, no party having transmitted to the Provisional Administrator a notice of opposition or objection within ten (10) business days in accordance with the notice of presentation.

FOR THESE REASONS, THE COURT:

[8] GRANTS the Motion of the Provisional Administrator to (i) amend its powers granted under an order dated September 12, 2024, (ii) approve a claims process, and (iii) authorize an interim distribution.

[9] AMENDS the powers of the Provisional Administrator set out in the Order of September 12, 2024, with respect to MVMT Capital Fund, MVMT Capital Limited Partnership, MVMT Capital Operating Trust, MVMT General Partner Inc., and MVMT Capital Limited Partnership 1, and AUTHORIZES the Provisional Administrator to exercise the additional powers listed hereafter.

[10] DECLARES that, unless otherwise indicated, the following terms in this Order have the meaning assigned to them below:

(a) 'Provisional Administrator' means FTI Consulting Canada Inc. (Mr. Martin Franco / Patrick Fillion), acting as provisional administrator of the Defendants under an order dated September 12, 2024.

(b) 'AMF' means the Autorité des marchés financiers.

(c) 'Notice of Contestation' means a notice by an Investor contesting the Claim listed in the Claims Register, which must be accompanied by all supporting documentation and prepared in substantially the form attached as Schedule A.

(d) 'Notice of Revision or Rejection' means the notice sent to an Investor informing them that the Provisional Administrator has revised or rejected, in whole or in part, their Claim as set out in a Notice of Contestation, together with the reasons for such revision or rejection, in substantially the form attached as Schedule B.

(e) 'Notice to Investors' means the notice to be published on the websites of the AMF and of the Provisional Administrator regarding the Claims Process, accompanied by the Claims Register and a copy of this Order, in substantially the form attached as Schedule C.

(f) 'Claim Confirmation Deadline' means March 27, 2026, at 5:00 pm (Eastern Standard Time).

(g) 'Issuer Defendant' means MVMT Capital Fund, MVMT Capital Limited Partnership, MVMT Capital Operating Trust, MVMT General Partner Inc., and MVMT Capital Limited Partnership 1.

(h) 'Investor' means any Person who invested on the exempt market to subscribe for one or more units of the MVMT Capital Fund.

(i) 'Business Day' means any day except a Saturday or a statutory holiday within the meaning of section 61 of the Interpretation Act (Québec).

(j) 'Person' means an individual, corporation, company, partnership (general or limited), limited liability company, association, trust, trustee, unincorporated organization, joint venture, governmental body, or any other entity.

(k) 'Plan' means a distribution and/or liquidation plan to be filed by the Provisional Administrator under the ARFS, which must be approved by the Court, as it may be amended from time to time.

(l) 'Claims Process' means this claims process.

(m) 'Claim' means any claim or debt, whether or not payable as of the Claim Confirmation Deadline, arising from any unit subscribed for on the exempt market with MVMT Capital Fund. For clarity, each Claim is calculated as: 'Capital invested by an Investor – any return of capital received by that same Investor.'

(n) 'Determined Claim' means the Investor's Claim as listed in the Claims Register or, where applicable, as determined under this Claims Process, but excluding an Excluded Claim.

(o) 'Excluded Claim' means, for the purposes of this Order and subject to any modification under the Plan: (i) any Claim by a Person who received units of the MVMT Capital Fund gratuitously; and (ii) any Claim by a Person who received from any MVMT Entity any amount as an investment, placement, loan, or advance, and any Person related to such Person.

(p) "Non-Eligible Claim' has the meaning that will be assigned to it in the Plan."

(q) "Claims Register' means the register prepared by the Provisional Administrator detailing all Claims by Investor according to the records and information held by the Provisional Administrator."

(r) "Court' means the Superior Court of Québec sitting in the present matter, as well as the Honourable Patrick Ouellet, J.S.C., acting as the managing judge."

[11] ORDERS the Provisional Administrator to publish on its website, within two (2) Business Days of this Order, the Notice to Investors, the Claims Register, and this Order.

[12] ORDERS the AMF to publish, within five (5) Business Days of this Order, the Notice to Investors.

[13] DECLARES that the notice procedures set out in this Order are sufficient and constitute the only notice requirements applicable to the Provisional Administrator and the AMF with respect to the Claims Process prescribed by this Order.

[14] DECLARES and ORDERS that the determination date of a Claim shall be September 12, 2024, being the date the Order appointing the Provisional Administrator was issued.

[15] DECLARES and ORDERS that a Claim shall relate exclusively to the capital invested by each Investor, minus any amount received or deemed received by that Investor as a return of capital on the same investment.

[16] DECLARES and ORDERS that a Claim made in the context of the Claims Process shall not be interpreted as a Qualified Claim under the Plan, which must subsequently be approved by the Court.

[17] DECLARES and ORDERS that an Investor shall be deemed to have confirmed their Claim under this Claims Process on the basis of the Claim listed in the Claims Register, unless the Investor transmits a Notice of Contestation to the Provisional Administrator before the Claim Confirmation Deadline.

[18] DECLARES and ORDERS that, unless authorized by the Court, any Investor who is not subject to a Determined Claim or who has not transmitted a Notice of Contestation before the Claim Confirmation Deadline: (i) shall not be entitled to any further notice; (ii) shall

forever be barred from advancing any Claim against the Provisional Administrator and/or the Issuer Defendant; (iii) shall not receive any distribution under this Order or any Plan approved by the Court; and (iv) all such Claims shall be forever inadmissible.

[19] DECLARES and ORDERS that any Notice of Contestation must be transmitted directly to the Provisional Administrator at whitehaven@fticonsulting.com or by registered mail, before the Claim Confirmation Deadline, and must include all supporting documentation and be substantially in the form attached as Schedule A.

[20] ORDERS that the following procedure apply when an Investor submits a Notice of Contestation before the Claim Confirmation Deadline:

(a) the Provisional Administrator shall examine the Notice of Contestation to determine the validity of the Claim; where applicable, the Provisional Administrator shall send the Investor a Notice of Revision or Rejection by mail, fax, courier, email, or other electronic communication...

(b) The Investor who receives a Notice of Revision or Rejection and wishes to contest it must, within thirty (30) Business Days of the date of the Notice of Revision or Rejection, file an appeal with the Court and serve a copy on the Provisional Administrator.

(c) If the Investor does not file an appeal within the prescribed period, that Investor shall be deemed to have accepted the value attributed to their Claim in the Notice of Revision or Rejection.

(d) Any appeal of a Notice of Revision or Rejection shall proceed as a true appeal on the record, and not as a de novo hearing, unless the Court determines that doing so would be unfair to the Investor in the circumstances.

[21] ORDERS that any notice or other communication required to be provided by an Investor to the Provisional Administrator under this Order shall be in writing and, where applicable, substantially in the form provided herein, and shall be validly transmitted only by mail, fax, courier, or any electronic communication addressed to:

Provisional Administrator:

FTI CONSULTING CANADA INC.

Attention: Mr. Patrick Fillion

Email: whitehaven@fticonsulting.com

Address: 1000 Sherbrooke Street West, Suite 915, Montreal, Quebec, H3A 3G4

[22] AUTHORIZES the Provisional Administrator to use, as the method of distribution of the assets of the Issuer Defendant for the purposes of a distribution plan, the 'Fund-by-Fund' distribution method, prorated according to the amount invested by an Investor holding

units of the MVMT Capital Fund, subject to any modification or adjustment the Provisional Administrator deems necessary to include in the Plan.

[23] AUTHORIZES the Provisional Administrator to make one or more interim distributions to Investors holding a Determined Claim, prior to the approval of a distribution plan.

[24] DECLARES that amounts distributed to Investors under any interim distributions shall constitute redemptions of Units, and consequently AUTHORIZES the Provisional Administrator to proceed with redemptions of Units issued by the MVMT Capital Fund notwithstanding the Appointment Order.

[25] DECLARES and ORDERS that this Order is the only approval required to make any interim distribution under this Order and that any such distribution shall not require any certificate or authorization, and shall not impose liability on the Provisional Administrator under any law, including in particular section 159 of the Income Tax Act (Canada), section 270 of the Excise Tax Act (Canada), and section 14 of the Tax Administration Act (Québec).

[26] DECLARES that the Provisional Administrator is authorized to take all measures and perform all acts necessary to implement one or more interim distributions.

[27] DECLARES that the Provisional Administrator acts in its capacity as provisional administrator in the proceedings instituted by the AMF under the ARFS and not in a personal capacity or as a corporation, and incurs no liability with respect to any obligations set out herein or otherwise, including with respect to the payment of any interim distribution or the receipt thereof by any Investor. For greater certainty, the Provisional Administrator incurs no liability to tax authorities arising from any distributions made under this Order.

[28] TAKES NOTICE of the Provisional Administrator's undertaking to later present to the Court, for approval, a distribution and/or liquidation plan under the ARFS by way of an Application, which shall include a report of the Provisional Administrator and the proposed Plan.

[29] ORDERS the Provisional Administrator to notify by email, no later than forty-five (45) days before the hearing, the Application and the distribution and/or liquidation plan to every Investor of the Issuer Defendant known to the Provisional Administrator.

[30] ORDERS the Provisional Administrator to publish on its website, no later than forty-five (45) days before the hearing, a notice informing any interested person of the presentation of the Application and making it accessible.

[31] ORDERS that any person wishing to oppose or object to the Application must serve the response/contestation documents or a notice setting out the opposition or objection and the grounds supporting it, in writing, on the Provisional Administrator and its counsel, no

later than 5:00 p.m. on the date falling five (5) calendar days before the hearing date of the Application.

[32] DECLARES and ORDERS that the Provisional Administrator shall use reasonable discretion in assessing the conformity of any document prepared and signed under this Order, and may, if satisfied that the facts required to be proven under this Order have been adequately established, waive the requirements set out herein regarding the drafting and execution of documents.

[33] APPROVES the content of the schedules to this Order and DECLARES that they form an integral part of it.

[34] DECLARES and ORDERS that the Provisional Administrator and any person it has designated or designates to assist it in the exercise of its functions may not be sued for any act performed in good faith in the exercise of their functions.

[35] DECLARES and ORDERS that, unless prior authorization is obtained from the Managing Judge, namely the Honourable Patrick Ouellet, J.S.C., no action shall be admissible against the Provisional Administrator or any person it designates to assist it in the exercise of its functions, in connection with any report made or measure taken pursuant to the ARFS or to this Order.

[36] DECLARES that the Provisional Administrator may present an application to the Court to obtain directions regarding any question relating to the execution or modification of its powers and obligations under this Order.

[37] ORDERS the provisional execution of this Order notwithstanding appeal, and this without any requirement for security.

[38] THE WHOLE, without costs.

**ANNEXE A**

CANADA  
PROVINCE DE QUÉBEC  
DISTRICT DE LAVAL  
COUR N<sup>o</sup> : 540-11-012245-249

COUR SUPÉRIEURE  
Chambre commerciale

**DANS L'AFFAIRE DE L'ADMINISTRATION  
PROVISOIRE DE :**

**FONDS MVMT CAPITAL**

**SOCIÉTÉ EN COMMANDITE MVMT  
CAPITAL  
FIDUCIE D'EXPLOITATION MVMT  
CAPITAL  
COMMANDITÉ MVMT INC.  
SOCIÉTÉ EN COMMANDITE MVMT  
CAPITAL 1**

Collectivement, les « **Défenderesses  
MVMT** »

-et-

**FTI CONSULTING CANADA INC.**  
(Martin Franco, CPA, CIRP, SAI,  
responsable désigné) ayant une place  
d'affaires au 1000, rue Sherbrooke Ouest,  
bureau 915, Montréal, Québec, H3A 3G4

**L'« Administrateur provisoire »**

**AVIS DE CONTESTATION**

Personne contestataire :  
Représentant de la personne  
contestataire (le cas échéant) :  
Coordonnées de la personne  
contestataire ou de son représentant  
autorisé :  
Adresse :  
Courriel :  
Téléphone :

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Dans l'affaire de l'administration provisoire des Défenderesses MVMT et de la Réclamation (telle que ce terme est défini dans l'Avis aux investisseurs de :

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(nom de la personne contestataire)



Je soussigné(e), \_\_\_\_\_ (nom de l'investisseur ou de son représentant), de \_\_\_\_\_ (ville et province) certifie ce qui suit :

1. Je suis un investisseur (ou son représentant) et j'ai souscrit, sur le marché dispensé, à des parts de Fonds MVMT Capital.
2. Je suis au courant de toutes les circonstances entourant la Réclamation et l'Avis de contestation visés par le présent formulaire.
3. Les Défenderesses MVMT étaient, à la Date limite de confirmation de la Réclamation, redevables envers l'Investisseur et l'est toujours, pour la somme de \_\_\_\_\_ \$, comme l'indique l'état de compte, les preuves et pièces d'investissement et pièces justificatives ainsi que l'affidavit ci-, après déduction du montant de tout montant de capital reçu des Défenderesses MVMT et de toute créance compensatoire à laquelle les Défenderesses MVMT ont droit.

Affirmé solennellement ce

devant moi ou par  
visioconférence, à

\_\_\_\_\_  
(Date de  
l'assermentation)

\_\_\_\_\_  
(Signature du contestataire ou de  
son représentant)

\_\_\_\_\_  
(Ville du  
commissaire)

et à

\_\_\_\_\_  
(Ville du Requéant)

m'ayant permis de  
reconnaître

\_\_\_\_\_  
(Nom du Requéant)

de le voir lire l'entièreté de la preuve de réclamation et  
de la signer.

CANADA  
 PROVINCE OF QUÉBEC  
 DISTRICT OF LAVAL  
 COURT N° : 540-11-012245-249  
**IN THE MATTER OF THE PROVISIONAL  
 ADMINISTRATION OF:**

SUPERIOR COURT  
 Commercial division

**MVMT CAPITAL FUND**

**MVMT CAPITAL LIMITED PARTNERSHIP  
 MVMT CAPITAL OPERATING TRUST  
 MVMT GENERAL PARTNER INC.**

Collectively, the "Respondents" or "MVMT"  
 -and-

**FTI CONSULTING CANADA INC.**

(Martin Franco, CPA, CIRP, LIT, designated  
 officer), having a place of business at 1000  
 Sherbrooke Street West, Suite 915, Montreal,  
 Quebec, H3A 3G4)

The « **Provisional administrator** »

**NOTICE OF CONTESTATION**

Contesting Person:

Representative of the Contesting Person  
 (if applicable):

Contact information of Contesting Person  
 or authorized representative:

Address:

Email :

Telephone :

In the matter of the provisional administration of MVMT and the Claim (as defined in the  
 MVMT investor notice) of \_\_\_\_\_  
 (name of contesting person)

I, the undersigned, \_\_\_\_\_ ,  
 (name of investor or representative)  
 of \_\_\_\_\_, certify the following:  
 (town and province)

1. I am an investor or representative of the above-named Respondents.
2. I am aware of all circumstances relating to the Claim and this Notice of Contestation.
3. The Respondents were, as of the Claim Confirmation Deadline, and remain, indebted to the Investor in the amount of \$ \_\_\_\_\_, as evidenced by the account statements, investment documents, supporting documents attached as Appendix

A, after deduction of any capital received from the Respondents and any claim for set-off to which the Respondents are entitled.

Solemnly affirmed this

\_\_\_\_\_  
(Date of swearing)

\_\_\_\_\_  
(Signature of the contesting person  
or authorized representative:)

before me or by  
videoconference, at

\_\_\_\_\_  
(Commissioner's  
City)

And at

\_\_\_\_\_  
(Claimant's City)

having allowed me to  
identify

\_\_\_\_\_  
(Name of Claimant)

And to see them read the entire proof of claim and sign  
it.

**ANNEXE B**

CANADA  
PROVINCE DE QUÉBEC  
DISTRICT DE LAVAL  
COUR N° : 540-11-012245-249

COUR SUPÉRIEURE  
Chambre commerciale

**DANS L'AFFAIRE DE L'ADMINISTRATION FONDOS MVMT CAPITAL**  
**PROVISOIRE DE :**

**SOCIÉTÉ EN COMMANDITE MVMT  
CAPITAL  
FIDUCIE D'EXPLOITATION MVMT  
CAPITAL  
COMMANDITÉ MVMT INC.  
SOCIÉTÉ EN COMMANDITE MVMT  
CAPITAL 1**

Collectivement, les « **Défenderesses  
MVMT** »

-et-

**FTI CONSULTING CANADA INC.**  
(Martin Franco, CPA, CIRP, SAI,  
responsable désigné) ayant une place  
d'affaires au 1000, rue Sherbrooke Ouest,  
bureau 915, Montréal, Québec, H3A 3G4

**L'« Administrateur provisoire »**

**AVIS DE RÉVISION OU DE REJET**

**PAR COURRIEL ET PAR COURRIER RECOMMANDÉ**

À : « Nom de l'investisseur »  
« Adresse de l'investisseur »  
« Ville », « Province », « Code postal »

**AVIS EST PAR LA PRÉSENTE DONNÉ QUE :**

Dans le cadre du Processus de réclamation pour l'identification, le règlement et l'extinction des Réclamations des Investisseurs des Défenderesses MVMT, nous avons procédé, en notre qualité d'Administrateur provisoire des Défenderesses MVMT, à l'analyse de votre Avis de contestation daté du \_\_\_\_\_, de la réclamation y afférente et de l'ensemble des pièces justificatives transmises au soutien de votre réclamation.

À la suite de l'examen des documents qui précèdent, il a été conclu que votre contestation et la réclamation y afférente **[sont accueillies / ne sont pas accueillies, en tout ou en partie]**, pour les motifs suivants :

- **[« Raisons de la révision »]**
- **[« Raisons du rejet »]**

Dans la mesure où vous désirez contester notre décision de rejeter votre Avis de contestation en tout ou en partie, vous avez la possibilité d'interjeter appel devant la Cour, dans les (30) jours ouvrables suivant la date d'émission du présent avis, ou dans tout autre délai que la Cour peut accorder sur demande présentée dans le même délai de (30) jours, le tout conformément à la procédure indiquée dans l'Avis aux investisseurs et dans l'ordonnance rendue le 1<sup>er</sup> février 2026.

Fait à Montréal, le \_\_\_\_\_

**FTI CONSULTING CANADA INC., en sa qualité d'administrateurs provisoires des Défenderesses.**

**Patrick Fillion, CPA**



**ANNEXE C**

CANADA  
PROVINCE DE QUÉBEC  
DISTRICT DE LAVAL  
COUR N<sup>o</sup> : 540-11-012245-249

COUR SUPÉRIEURE  
Chambre commerciale

**DANS L'AFFAIRE DE L'ADMINISTRATION  
PROVISOIRE DE :**

**FONDS MVMT CAPITAL**

**SOCIÉTÉ EN COMMANDITE MVMT  
CAPITAL  
FIDUCIE D'EXPLOITATION MVMT  
CAPITAL  
COMMANDITÉ MVMT INC.  
SOCIÉTÉ EN COMMANDITE MVMT  
CAPITAL 1**

Collectivement, les « **Défenderesses  
MVMT** »

-et-

**FTI CONSULTING CANADA INC.**  
(Martin Franco, CPA, CIRP, SAI,  
responsable désigné) ayant une place  
d'affaires au 1000, rue Sherbrooke Ouest,  
bureau 915, Montréal, Québec, H3A 3G4

**L'« Administrateur provisoire »**

**AVIS AUX INVESTISSEURS DE MVMT  
PROCESSUS DE RÉCLAMATION INVERSÉ**

**AVIS EST PAR LA PRÉSENTE DONNÉ** que, le • février 2026, la Cour Supérieure du Québec, siégeant en chambre commerciale, dans et pour le district de Laval (la « **Cour** ») a rendu une ordonnance relative au processus de traitement des réclamations (l'« **Ordonnance** »), en vertu de laquelle la Cour a ordonné à l'Administrateur provisoire de publier sur son site internet le présent avis aux Investisseurs de MVMT et de transmettre le présent avis.

Vous trouverez ici-bas le montant de votre Réclamation qui détaille le solde résiduel de votre réclamation depuis votre investissement.

A	Capital investi :	0.00\$
B	Remboursement de capital perçu ou présumé perçu (B) :	0.00\$
C	Solde en capital net (montant de la Réclamation Déterminée) (A – B) :	0.00\$

Un investisseur qui désire contester les montants indiqués ci-haut devra déposer un Avis de contestation auprès de l'Administrateur provisoire au plus tard le **27 mars 2026, à 17h00** soit la date limite de confirmation de la réclamation (la « **Date limite de confirmation de la réclamation** »).

Pour ce faire, vous devez remplir le formulaire d'Avis de contestation qui est disponible sur le site internet de l'Administrateur provisoire. Toute personne qui n'est pas en mesure de télécharger le formulaire peut communiquer avec l'Administrateur provisoire par courriel à [whitehaven@fticonsulting.com](mailto:whitehaven@fticonsulting.com).

**À moins d'une contestation formelle, les montants indiqués ci-haut feront foi de réclamation dans le cadre d'une éventuelle distribution intérimaire à être déposé par l'Administrateur provisoire et dans le cadre d'une distribution finale.**

Un investisseur qui n'est pas visé par une Réclamation Déterminée ou n'a pas transmis à l'Administrateur provisoire un avis de contestation sera à jamais forclos de faire valoir une Réclamation et ne pourra recevoir de paiement en vertu de toute distribution intérimaire entérinée par la Cour ou distribution finale.

**La mention d'une Réclamation Déterminée ne confère pas en soi une Réclamation valable et exigible et ne garantit pas que cette réclamation donnera droit au paiement de quelconque somme au terme de la distribution intérimaire ou finale à être approuvée par la Cour.**

À moins d'indication contraire, tous les termes commençant par une majuscule auront le sens qui leur est donné à l'ordonnance relative au processus de traitement des réclamations.

Si vous désirez de plus amples informations à ce sujet, n'hésitez pas à communiquer avec l'Administrateur provisoire par courriel à [whitehaven@fticonsulting.com](mailto:whitehaven@fticonsulting.com).

Daté à Montréal, le • février 2026

**FTI CONSULTING CANADA INC., en sa qualité d'administrateurs provisoires des Défenderesses.**

**Patrick Fillion, CPA**

540-11-012245-249

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CANADA  
PROVINCE OF QUÉBEC  
DISTRICT OF LAVAL  
COURT N° : 540-11-012245-249

SUPERIOR COURT  
Commercial division

**IN THE MATTER OF THE PROVISIONAL  
ADMINISTRATION OF:**

**MVMT CAPITAL FUND**

**MVMT CAPITAL LIMITED PARTNERSHIP**

**MVMT CAPITAL OPERATING TRUST**

**MVMT GENERAL PARTNER INC.**

Collectively, the “**Defendants**” or “**MVMT**”

-and-

**FTI CONSULTING CANADA INC.**

(Martin Franco, CPA, CIRP, LIT, designated officer), having a place of business at 1000 Sherbrooke Street West, Suite 915, Montreal, Quebec, H3A 3G4)

The « **Provisional administrator** »

To :      « Adresse courriel »  
            « Nom de l'investisseur »  
            « Adresse »  
            « Ville », « Prov. » « Code postal »

**NOTICE TO MVMT INVESTORS  
REVERSE CLAIMS PROCESS**

NOTICE IS HEREBY GIVEN that, on • February, 2026, the Superior Court of Quebec, sitting in the Commercial Division for the district of Laval (the “ **Court** ”), issued an order regarding the claims process (the “**Order**”), pursuant to which the Court ordered the Provisional administrator to publish on its website this notice to MVMT investors.



Below you will find the amount of your claim, detailing the residual balance of your claim since your investment.

A	Capital invested	0.00\$
B	Capital redemption received or deemed received:	0.00\$
C	Net capital balance (Determined claim amount) (A – B) :	0.00\$
	Proportion of your claim relative to all claims:	0.00%

Any investor wishing to contest the amounts indicated above must file a notice of contestation with the Provisional administrator no later than **March 27, 2026, 5PM**, being the claim confirmation deadline (the "**Claim confirmation deadline**").

To do so, you must complete the Notice of contestation form available on the Provisional administrator's website. Anyone unable to download the form may contact the Provisional Administrator by email at [whitehaven@fticonsulting.com](mailto:whitehaven@fticonsulting.com).

**Unless a formal contestation is filed, the amounts above will constitute the established claim for purposes of any interim distribution to be submitted by the Provisional administrator.**

Any investor who is not subject to a Determined claim or who has not submitted a Notice of contestation to the Provisional administrator will be forever barred from asserting a Claim and will not be entitled to receive any payment under any interim distribution approved by the Court.

**The mention of a Determined claim does not in itself constitute a valid and enforceable Claim and does not guarantee that such claim will give rise to payment of any amount under the interim distribution to be approved by the Court.**

Unless otherwise indicated, all capitalized terms have the meaning given to them in the Order relating to the claims process.

If you require further information, feel free to contact the Provisional administrator at [whitehaven@fticonsulting.com](mailto:whitehaven@fticonsulting.com).

Dated at Montreal, • February 2026.

**FTI CONSULTING CANADA INC.**  
**Provisional administrator**