

B #:	10736-19
Date:	February 14, 2019
То:	All Participants
Category:	Dividends
From:	Tax Reporting Service
Attention:	Managing Partner/Officer, Cashier, Dividend Mgr., Tax Mgr.
Subject:	Important Tax Information Oaktree Capital Group, LLC ("OAK") CUSIP: 674001201 Record Date: 02/15/19 Payable Date: 02/22/19

The Depository Trust Company received the attached correspondence containing Tax Information. If applicable, please consult your tax advisor to ensure proper treatment of this event.

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Oaktree Capital Group, LLC ("OAK") CUSIP #674001 201 Qualified Notice Pursuant to U.S. Treasury Regulation §1.1446-4 Quarter Ended December 31, 2018

Declaration Date: 29 January, 2019
Notice Date: 5 February, 2019
Record Date: 15 February, 2019
Payment Date: 22 February, 2019

Distribution Per Unit: U.S. \$0.75

Withholding Information

The distribution is treated as a partnership distribution for U.S. federal income tax purposes. Non-U.S. holders of Class A units are generally subject to U.S. federal withholding at a rate of 30% (subject to reduction by applicable treaty or other applicable exception) on their share of U.S. source distributions and certain other types of U.S. source income realized by OAK. With respect to portfolio interest income and non-ECI capital gains, however, no withholding is generally required if proper certification (on an IRS Form W-8) of a beneficial owner's foreign status has been filed with the withholding agent. Non-U.S. holders must provide the withholding agent with a properly completed IRS Form W-8 to obtain any reduction in withholding.

The distribution consists of the following components:

Portfolio Interest Income (U.S.)	\$0.15
Qualified Dividend Income (U.S.)	0.01
Long-Term Capital Gain (sourced at partner level)	0.59
Distribution Per Unit	\$0.75

Note:

- (1) The amounts reflected on this notice represent OAK's <u>distributed</u> earnings for the quarter and do not represent taxable income accrued during the applicable quarter. As a result, the taxable income <u>allocable</u> to a holder of OAK common units may differ from the amounts reflected on this notice.
- (2) None of the above income items is income that is effectively connected with a U.S. trade or business ("ECI").