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PRESS RELEASE

First Global Funds Limited PCC Awaiting a Response From the Supreme Court of Mauritius – Commercial Division against the Republic of Indonesia Concerning the Illegal Restraint of US\$1.3 Billion of Its Assets.

First Global Funds Limited PCC (“FGFL”), a Mauritian based Closed End Investment Company, announced today that the trial hearing held on February 25, 2015 in the Supreme Court of Mauritius against the Republic of Indonesia is nearing a response from the Chief Justice of the Supreme Court of Mauritius.

A spokesman for FGFL stated the following:

“FGFL filed a US\$1.3 Billion Declaratory Motion against the Republic of Indonesia in November 2013 over the illegal confiscation and freezing of FGFL’s rightful assets in Hong Kong since 2010. The Government of Indonesia is trying to circumvent the prevailing laws of Mauritius by attempting to lift the corporate veil of a Mauritius incorporated Protected Cell Company which is duly licensed by the Financial Services Commission of Mauritius to act as a Professional Collective Investment Scheme”.

He added that FGFL will not allow Mauritian law to be wrongly interpreted by a Foreign Judicial Court. “The Republic of Mauritius has been proven as a well legislated and highly regulated International Financial Centre with worldwide recognition as to its business practices, corporate governance and fiscal regime. We will defend the laws of our home country to the best of our abilities and we will not allow a Foreign Court to grossly and wrongfully interpret Mauritian laws by stating that the Cellular Assets of a Protected Cell Company belongs to the former ultimate beneficial owners and directors of the protected cell company. This is in direct violation of the foundation of the Protected Cell Company concept in Mauritius whereby cellular assets are distinct from each other and segregated in cells for the sole purpose of protecting the very same cellular assets”.

The spokesman added that the Supreme Court of Mauritius trial hearing on February 25, 2015 was heard by both the Chief Justice and the Deputy Chief Justice of the Supreme Court of Mauritius. “We will continue to assert that the best forum to interpret Mauritian Law is the Supreme Court of Mauritius and not a Foreign Court presenting flawed expert legal opinions. We believe in the Rule of Law and the Mauritian Court hierarchy and we will submit to the interpretation of Mauritian Laws by the Supreme Court of Mauritius. The Republic of Indonesia, through various officers of the Ministry of Law and Human Rights of Indonesia and as advised by its outside international counsel, were present in our Supreme Court on February 25, 2015 after previously appearing on numerous occasions by presenting their defence papers and at the same time claiming Sovereign Immunity after agreeing to abide by the decision of the Jurisdiction of Mauritius”.

FGFL’s motive is simple in that it seeks a declaratory interpretation from the Supreme Court of Mauritius as to who owns the assets in a Protected Cell Company. The spokesman added that “our efforts in the Supreme Court of Mauritius is the correct way to uphold Mauritian Laws in the face of the world and to prevent a negative legal precedent from being established that will potentially and undeniably put the Mauritian offshore sector at perils of being challenged”.

About Weston International Capital Limited

Weston International Capital Limited is a Closed End Investment Company specializing in special situations and strategic activist acquisitions. The firm has US\$2.2 billion of Assets Under Management and is headquartered in the Republic of Mauritius.

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