

CONTRACT TRUST CALL #134

January 8, 2021

RECORD

DISCLAIMER Hello Everyone. Today is Saturday, January 8, 2022. Welcome to our Contract Trust Conference Call. We are not accountants, tax professionals, lawyers or currency dealers. We are not engaged in rendering legal, tax, accounting or other professional advice. Should you require those services, you should retain competent advice from a professional in that field.

WELCOME Thanks for joining us today. We are Indicator Information Institute. My name is Carol Werelius and my partner Jim Knox and I have these calls every 2nd and 4th Saturday of the month. These calls are recorded and soon to be available on our website, www.indicatorinformation.com, and YouTube. As we get closer and closer to our expected exchange, we thought this would be a good time to review our Common Law Contract Trust, and why we think it is the best vehicle for you to protect your assets. As always, your questions are welcome. *6 to raise your hand.

1. As most of you know, we promote Common Law Contract Trusts. I think by now, we have all heard that anyone who expects to receive a million dollars or more from their exchange, **MUST** have a Trust. We've all also heard that if you do not have a Trust, the exchange bank will prepare one for you. That is **NOT** a good idea. By doing so, the bank becomes your partner, they are in charge, not you. Regardless of what anyone tries to tell you, the bank is **NOT** your friend. Yes, the tellers you deal with on a retail basis are all very nice people, but the bank is still a retail business, with profit in mind. If you go to your exchange without a trust, you will be seen as being unprepared, and it is likely you will not be given the same service and opportunities that those who are prepared will receive.
2. Now that you understand **WHY** you need a Trust, which one do you choose? Obviously, there are several choices in Dinarland and several suggestions about which kind someone recommends.

3. A Statutory Trust is one which gets its power and privilege from governing authority, usually a state government.
4. A Grantor Trust is one in which you grant or give your assets to Trust, that is managed by a 3rd party for your benefit. They can be revocable or irrevocable.
5. A so-called Wyoming Trust is a Trust that is domiciled in Wyoming, which is a very trust friendly state. A Wyoming trust is an entity that allows a third party trustee to hold onto assets on behalf of a beneficiary or beneficiaries. To my knowledge, there is no “Wyoming Trust” per se.
6. A commonly used statutory grantor trust is the Revocable Living Trust. It is effective at avoiding probate, but not federal or state inheritance taxes. Because it is revocable the IRS may determine that the assets are really yours and include them in your estate at your death.
7. The biggest problem is you still have control AND ownership up until your dying breath. The IRS has a claw back provision and may decide that all that money and other assets that you OWN are part of your estate, to be probated and heavily taxed. Estate tax is a tax on a person's assets after death. In 2021, federal estate tax generally applied to assets over \$11.7 million. In 2022, it rises to \$12.06 million. Estate tax rate ranges from 18% to 40%. Some states also have estate taxes. \$12 million is a lot, but many of us may be looking at that or even more after the RV. That means your heirs get hit with a major haircut on whatever remains in your estate upon your death. Also, many revocable living trusts appoint an outsider as Trustee, so you are not in total control of your money. A revocable living trust offers little to no asset protection. Because it is statutory, the laws that create and define revocable living trusts may change.
8. Some so-called gurus are promoting Corporation Soles, otherwise known as 508s or CRTs. A Corporation Sole is a legitimate corporation designed to ensure continuity of ownership of property dedicated to the benefit of a legitimate religious organization. A taxpayer cannot use a corporation sole created to avoid or evade income taxes as a means to exclude the taxpayer's personal income from tax. Personally, I think they have been oversold. Those with true religious aspirations will certainly benefit, but for the most part they are being marketed as a way to get out of paying income tax. That is not a road I wish to take.
9. An irrevocable trust, is one you cannot revoke or amend. It is created in the

contemplation of life, not death. Here at Indicator Information Institute, we specialize in the Common Law Contract Trust. It is in fact a Business Trust, which has been available in the US since the 1800s. It has been validated by the IRS and the US Supreme Court. One of the biggest attributes of this Trust is that you can be your own Trustee, which means you are always in control.

10. The Contract Trust that we provide is an anomaly in asset protection vehicles. Its full name is Non Grantor Irrevocable Common Law Contract Business Trust. That is quite a mouthful, so we refer to it as a Contract Trust.
 - i. Non Grantor means you don't "give" anything to the Trust, instead you "exchange your assets" for \$21 and 100 Trust Certificate units. This is a tax free exchange.
 - ii. Irrevocable means you can't change your mind and NOBODY can tell you to revoke it.
 - iii. Common Law means it gets its power and right from the Law of Contracts which is supported by Article 1, Section 10 of the US Constitution, a common law document itself.
 - iv. Business Trusts are inherently different than any other type of Trust.

11. We feel it is superior to anything else out there. The management of any trust lies with the Trustee. With the Contract Trust, you may be your own Trustee, which is a big no-no to most statutory trusts. Very simply, that means that there is no one between you and your money.
 - a. As Trustee, you manage the assets you formerly owned, "as if" they were still yours.
 - b. The Trustee's fiduciary duty is to conserve and improve the Trust to increase the value and financial rating of the Trust.
 - c. The Trust is not responsible for your personal debts, nor are you liable for any debts of the Trust.
 - d. The Trustees' powers are absolute, exclusive and unlimited, and are recognized as general powers of natural or artificial persons to do or

permit (or not do or permit) any and all things that are not illegal. This means, then, that they may do or not do absolutely anything that an ordinary, adult sovereign person or artificial entity can do.

- e. You can name your spouse or partner as co-Trustee and designate your successors, those that will take over after your death.
- f. Our Trust is easy to operate and we have a members only website with a plethora of information about operating the Trust, as well as pages of sample Minutes and extensive legal background.

Q & A

We are apparently so close to this RV/GCR. With each day we hear more about dates and rates, 800#s etc. Most sites are stating that NO ONE knows the actual rate or date of the RV. Same as to taxation. I have heard everything from put aside 35-50% for taxes, to it won't be a taxable event, either federally or by the states. I think putting aside 35-50% is a good idea, if it is taxed in a year, you have the money to cover it. If its not taxed, you have a bonus!

In closing...

*****Keep it Quiet!!!*****A new communications monitoring system of Social Media posts, Emails, Text messages, Discord DMs, Telegram chats, phone conversations, etc. is in effect by the NSA and military Intel (DIA). It has been reported that you need to be quiet about Global Currency Reset and RV related issues, especially from the time you call the 800# and set your appointment. In order to set that appointment, you will be required to sign a Non-Disclosure Agreement. From the time you call the 800# through at least the 90-day NDA period following exchanges/ redemption, everything you write or say about the RV/GCR could be heard by the new communications monitoring system to determine if you broke conditions of that NDA. If so, your monies could be frozen. You may be able to exclude certain names from your NDA. Just list the names, email addresses and phone numbers on a sheet of paper and present it when you sign your NDA. It's also a good idea to present your own NDA for these people to sign.

We have read that Wells Fargo, Chase and HSBC banks would be sending out emails with a Safe Link Website that contained an individual 800#s, which you could use to set your exchange/ redemption appointment. It is my belief that if you bought currency from a recognized dealer, you will get the email. If you do not receive an email, then you will be able to find the Secure Website from intel providers like Dinar Chronicles, Dinar Recaps, MarkZ, Bruce, TNT Tony, and

Dinar Detectives websites. That Secured Website would have instructions on how to obtain your personalized coded 800# ID number for the redemption process. We **may** send a email blast announcing that the eagle has landed, or something to that effect.

I know we have discussed this in the past, but as a reminder, there are certain words and terms you cannot use or risk violating your NDA after the exchange.Redemption, Exchange, Global Currency Reset (GCR), Revaluation (RV), Currency exchange rates, Quantum Financial System (QFS). Do not use these terms after you exchange and sign an NDA.

Until the "Official Rules of Engagement" are made known, we recommend setting all the intel and rumors aside. Just be ready!

Jim close...

Thanks to all of you for you for your time and attention. My name is Carol Werelius. My number is 877-333-5018 or 206-915-4236. I am available between 10 and 6 Eastern time, Monday through Friday. The best way to reach me is by email. info@indicatorinformation.com. Have happy and safe weekend! Go RV!