CONTRACT TRUST CALL #155 December 10, 2022

Questions

- 1. Banking Issues
- 2. CAUTION!
- 3. Asset Protection and the Common Law Contract Business Trust
- 4. Trustee Benefits
- 5. NESARA and Common Law
- 6. Creation of the Common Law Contract Trust
- 7. Creator Tasks
- 8. Paperwork?
- 9. No no's

CONTRACT TRUST CALL #154

RECORD

- **DISCLAIMER** Hello Everyone. Today is Saturday, December 10, 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 available on our website, <u>www.indicatorinformation.com</u>, <u>www.indicator-calls.com</u> and <u>www.iiicalls.com</u> and some of our older calls are on 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.

We are happy to answer your Trust questions, that's why we're here. Many of you ask about the actual exchange and what to expect. That is NOT our area of expertise. We can only relate to you what we've heard or read, or our opinion of what to expect. As always, your questions are welcome. *6 to raise your hand.

- 1. Now that I've said that, there are a few things I'd like to mention, specifically about banks. We recommend that you DO NOT open a Trust bank account before the RV. The RV and NESARA will bring in a whole new banking system, call the Quantum Financial System, or QFS, so its pointless to open an account pre-RV. Also, you are not opening accounts !!!! YOU set up the trusts...your exchange or redemption center will open associated accounts for each currency and bond type...(don't think of these as checking accounts...think more in terms of trust holding accounts). Your initial accounts will be under the new QFS system. You will then be able to transfer funds into primary Tier 1 accounts. It is my understanding that you will receive debit cards for each account, plus the QFS account.
- 2. Also, and this is VERY important. Some of the so-called gurus have said that you can exchange a small amount of currency to get some immediate money. My predecessor USED to say the same thing, ten or so years go. Sounds like a great idea, but be cautioned. YOU CAN'T DO IT! You get only one opportunity to exchange/redeem. If you exchange one 25K dinar note, that's ALL you will get. While I don't know this to be fact, I'd rather err on the side of caution rather than risk losing it all. So as much as we all need some walking around money, don't be tempted.

- 3. Ok, now that those items are out of the way, let's talk about Asset Protection. During the course of your research into the best asset protection vehicle for you and the hoped for revaluation of the Dinar and other currencies, most of you have heard about many statutory trusts, Business Trusts, LLCs, corporations an other statutory entities. Most statutory trusts are designed to provide for the logical distribution of your assets upon your death. Those assets will go through probate and all the headaches involved with it, including making it public information. Our Common Law Contract Trust is designed to PROTECT your assets. It is totally private, managed by Trustees, usually yourself, and provides for the natural succession of Trustees that you have appointed. Use of the Common Law Contract Trust totally avoids probate and inheritance tax issues. You died, the Trust, the lawful owner of the assets, did not.
 - a. The Common Law Contract Business Trust that we create was drafted by an attorney in the 1980s. It was declared a valid, legal entity by an IRS expert witness. The usage of the term Business Trust is actually a misnomer in this case. There is no business and it is more accurately described as a Contract in Trust format.
 - b. The Trust does not rely on any state laws or regulations for its power or authority. The Trust Organization is a contract in trust format. It derives its legality and lawfulness from the Constitution of the United States of America, Article I, Section 10 which preserves and protects the unalienable rights of all Americans to enter into a contract.
 - c. The creation of the Trust allows you, the initial Exchanger, to be the Trustee. Your spouse can be the second Trustee. There is no one between you and your money. You can hire all the advisors you want or need, but ultimately, you make the final decisions. Quite simply, there is no one between you and your money.
 - d. You can name your adult children as Successor Trustees, even add a bloodline clause so the Trust remains in your family. If your children are minors, you must name an Interim Successor Trustee to manage the Trust until the children become of age.

- e. The Trust owns its assets in fee simple (meaning 100% of the asset) that is managed by one or more Trustees. The assets of the Trust will never be subject to probate or inheritance/estate taxes.
- f. The assets of the Trust are protected from third party creditors who may have an issue with you personally.
- g. Because it is not registered in any state, your privacy and anonymity are pretty much guaranteed.
- h. This Trust was designed in contemplation of life, not death, as are most revocable living trusts.
- i. Although the Trust does not have unlimited life, it can be renewed every 25 years y simply writing a Minute.

Q & A

Recently, one of our clients told me another trust provider said that the 4. Trustee of a common law trust cannot benefit from the Trust. While that may be true of some trusts, it is not the case with our Common Law Contract Trust. Trustees are encouraged to take a salary. The Trust may pay for their business expenses. It is not unusual for the board of trustees to decide that they can best serve the trust (and its Certificate Holders) if the trust purchases a nice house for use by each trustee. And often a nice car. And usually a nice retirement plan. And so on and so on. And all these purchases are generally not reportable to any government agency, beyond the legal requirements involved in purchasing the property itself. This form of "compensating" the trustees is the norm when the trustees are also the exchangers. All the trustees need do is document their belief that these actions will make it easier for the trustees to manage the trust assets, and any trust activity they choose can and will be justified with respect to the trust indenture. Remember that the trustees of a Common Law Contract Trust are accountable for their intent to benefit the trust, and therefore the Trust Certificate Holders. They are not accountable for the ultimate results in the event that those activities cannot be proven to actually result in benefits to the Trust's Certificate Holders. While trustees of a statutory trust can be sued and directors can be fired if their activities do not clearly and directly benefit their respective bosses, (the beneficiaries or shareholders), the trustees of a Common Law Contract Trust are only held accountable for their <u>intent</u> to bring about those tangible benefits.

- 5. Most of us have heard that the RV will usher in a new era, politically. NESARA appears to be on the horizon, along with the resurgence of common law, and the restoration of our Republic. Most of the statutory laws and Trusts may be changed to reflect that. Many laws will be phased out rapidly and all contracts will be amended accordingly. Our Contract Trust is common law, its not going anywhere.
- 6. This Trust is a contract, and since we can't contract with ourselves, we use a third party, called a Creator, who has two tasks. The Creator can be anyone you choose. Your adult child, your brother-in-law, a trusted co-worker. The first task is to initiate the Trust. The Creator **temporarily** takes title to your assets and "exchanges" them into the Contact Trust. This is all on paper. The Creator doesn't need to know how much of anything you are exchanging into the Trust. As this is an exchange, you need to get something back, right? The Creator gives you \$21 and 100 Trust Certificate Units. We usually suggest that you "give" the Creator \$21 ahead of time, or take them out to lunch, so they are not spending their own money.
- 7. The Creator's last task is to appoint a First Trustee. While he or she can appoint anyone they choose, the typical and most logical appointee for Trustee is you, the original Exchanger/Investor. Lets face it, if you were smart enough to buy all that currency, wouldn't you be the most logical choice?
 - a. After the appointment of the First Trustee, the Creator exits the Contract Trust, with absolutely no further responsibility, duties, authority or liability regarding the Trust Organization.
- 8. You may be concerned that you are going to be overwhelmed with the paperwork necessary to keep yourself out of trouble with the Contract Trust.
 - a. Each Trust comes with a membership to our extensive, private

website, indicatorinformation.com that explains the Trust, advises how to operate it and provides the legal backup for all of it.

- b. You also need to write periodic minutes to reflect your actions and give your future Successor Trustees a history of what you have done with the Trust.
- 9. That may sound like a lot of work, but actually, its not difficult at all. You may have a lot of projects you wish to start. Consider this, after the RV and this new found wealth, do you really think you will be managing that money and your projects yourself? The numbers this may bring in are far higher than most of us have ever dreamt about, let alone managed. Don't expect to be able to live the life of Riley, just because you finally have some money. Great wealth also brings great responsibility. I would suggest a competent Trust Management company or professional CEO to advise you. You will probably want to hire your own personal manager or Executive Assistant.
- 10. The biggest thing to remember with an asset protection plan is "Do Not Commingle" the Trust money with your money. That's a big no-no.
- 11. Jim, what would you like to add today?

Q & A

Jim close

Like many of you, we have heard that we must have a Trust when we exchange, so we urge you to be prepared. Typical turnaround time is less than a week, but we expect that to be considerably longer post RV. Our Trusts are well priced at only \$1995 for a new clients, and \$1695 for additional Trusts or family members. We also offer a 20% referral fee for any fully paid new Trust.

Thanks 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 and God

Bless America!