

## CONTRACT TRUST CALL #138

March 12, 2022

# RECORD

**DISCLAIMER** Hello Everyone. Today is Saturday, March 12, 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 2<sup>nd</sup> and 4<sup>th</sup> Saturday of the month. These calls are recorded and available on our website, [www.indicatorinformation.com](http://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. The Trusts that we prepare are Common Law Trusts. Some people think Common Law is no longer valid in the US. There are differences between Trusts and other Legal Entities based on Common Law, and ones based on Statutory Law?
2.
  - a. Common Law is alive and well in the US. As we understand it, the Global Currency Reset is about more than the money. If, as we've heard, NESARA and GESARA are announced soon afterward, we will once again flourish under Common Law. We should not be worried about setting up Statutory Law Entities when we will be under the Restored Republic/Common Law, after NESARA's Announcement.
  - b. I found the following information on Intel Dinar Chronicles.
    - i. Statutory law consists of millions of laws. They change every

year and are so numerous and complicated that they require well paid lawyers to keep up with them. They have created a whole industry of lawyers that parasite off society because of it. Such laws are generally designed to benefit the few at the expense of the many -- the lawyers, the politicians, the big corporations, and the cabal's favored interests. Legal entities set up under statutory law are subject to those millions of laws, and require expensive and complicated legal expertise to defend them.

- ii. Common law, by contrast, has been around for millions of years, and will continue to be around for millions of years. It rarely changes. It's basically, "Don't lie, don't steal, and don't violate the rights of others." It is the closest thing to natural law, or universal law, that is active in human affairs. It is still the underlying authority, and is now returning in force.
- iii. Trusts and legal instruments that are created under common law have far greater freedoms. They are subject only to the common law, and are thus sovereign and immune from the ever-changing statutory laws. They can go on generation after generation, well into the Golden Age, and flourish, because they're based on what is timeless.
- iv. The Common Law Trust upon which ours is based has been adjudicated by the 9<sup>th</sup> Circuit in United States v Dahlstrom, 713 F.2nd 1423 (1983) in which the government's own expert witness, Karl K. Krogue, testified that the trust organizations created (by the defendants) were valid, legal entities. Indicator Information is the only licensee to use the form and method perfected by the defendants of the above cited case. Also, on occasion the Courts have called Common Law Trusts or UBOs (Unincorporated Business Organizations), "contractual companies". An explanation of their function can be found in Smith v. Anderson, Chancery Division 247 (1880). The Smith decision establishes the validity and viability of these contractual companies under the English common law

jurisdiction beginning in 1880. The Smith decision has never been reversed, nor has its importance been nullified through the passing of negating statutes in the United Kingdom or in any other common law jurisdiction anywhere in the world.

2. These Common Law Trusts are actually Contracts in Trust format. Since one cannot contract with him or herself, we use a third party to facilitate it. That person is the Creator.
  - a. Once the Creator has completed his or her two tasks, he or she is released from all future responsibility, duties, authority or liability regarding the Trust Organization.
3. You can choose anyone to be the Creator; an adult child, your brother in law, your co worker, your neighbor, but they should be geographically close to you, as you both need to sign several pages in front of a Notary Public.
4. Keeping your business to yourself is important, and surely you don't necessarily want any of those people to know about your currency. We suggest asking if they would help you out in some estate planning, which is the truth. Explain that the Trust you are contemplating uses a disinterested third party to "create or initiate" the Trust, and that he or she will have no future responsibility, duties, authority or liability regarding the Trust, after signing a few pages.
5. The Creator's final duty is to name a First Trustee. He or she can name anyone as First Trustee. Considering that you were smart enough to buy this currency and smart enough to put it into a Trust, who do you think they will choose as the most likely candidate for First Trustee?
6. We do not need to know how much currency or other property you wish to put into the Trust. That is one of the reasons we put blank lines before your listed currency.
7. The Creator has absolutely no access to the Trust or the Trust's bank account.
8. One of the Creator's duties is to temporarily take title to the assets, in this

- case, your currency, and exchange it into the Trust. The Certificates that he or she signs over to you are evidence of that exchange.
- a. The Certificates represent your right to a share of any distribution by the Trust and becomes null and void upon your death.
  - b. We provide a Certificate template for the benefit of your Successor Trustees, who most likely will make them out to themselves. You do not sign them. They are to be signed by the Trustee when they are issued
9. Minutes provide a history of your actions, which will be especially useful to future generations of Successor Trustees.
- a. We supply a blank Minute page for you. You can hand write your minutes if you choose. Our website has many sample minutes for your use.
10. Someone mentioned to me that her friend told her the Trust isn't valid because it doesn't name any beneficiaries.
- a. A typical grantor trust, in which you give or grant your assets to a trust, has beneficiaries to whom the asset goes at your death and the trust terminates. The Contract Trust that we use does not terminate when you do. You died, the Trust did not. That's why we have Successor Trustees to take over the management of the Trust upon your death. Thus, there are no Beneficiaries.
11. Some people think they don't or wont need a Trust, and are planning to take the money resulting from the RV into their names and Social Security number. This is not a good idea.
- a. On the practical side, having assets in your name can be reckless. Plus, it can wreak havoc on your estate plan when you die.
  - b. Trusts are used to create estate planning and anonymity. Most folks have a will. Upon death, their will gets probated. This means a judge determines the validity of the person's will. And here's the frustrating part: if anyone disagrees with anything in your will, they can sue your estate. Oh, it gets even better. Did you know that once your will is probated that it becomes a public document? This means anyone –

everyone – can read your will.

- c. A trust works differently. If I have an irrevocable common law contract trust holding a property, the second I die, the management of the trust transfers to the successor Trustee. No muss, no fuss. Best of all, because a trust is a private document, no one can see behind the curtain. As your net worth increases, privacy becomes more and more important!
  - d. The first axiom in prudent estate planning is to own nothing in your own name, but to control everything.
  - e. I have read that, from a banking perspective you MUST have a Trust (or other entity) if you are to receive more than one million dollars.
  - f. It is important to have your Trust in place before the RV. I recently heard about a story about neighbor whose son got drunk, stole their car and killed someone in an accident. The family of the deceased took everything from the parents, because they owned the car. Can you imagine that happening after the RV, with money in your own name?
12. Our Trusts are currently priced at \$1995. We accept all four major credit/debit cards. We also pay a \$300 referral fee. Typical turnaround time is 5-7 days.
13. Jim, what's on your mind today?

## 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.

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 **plan to** 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!

Thanks Jim, would you care to add your contact information?

Daylight Savings Time starts tomorrow. Don't forget to set your clocks...Spring forward, Fall back.

Thanks to all of you for you for you 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](mailto:info@indicatorinformation.com). Have happy and safe weekend! Go RV!