

## CONTRACT TRUST CALL #164

### RECORD

**DISCLAIMER** Hello Everyone. Today is Saturday, June 10, 2023. 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 business 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), [www.indicator-calls.com](http://www.indicator-calls.com) and [www.iiicalls.com](http://www.iiicalls.com). As we get closer and closer to our expected windfall event, 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 and we have been asked not to speculate about procedures, so please don't ask. As always, your Trust questions are welcome. \*6 to raise your hand.

1. We have been discussing Common Law Contract Trust for some time now. We have done our research and still feel that the Trust program we offer is the best of the best. It has withstood the tests of time and the courtroom, all the way up to the US Supreme Court, what my husband used to call the biggest legal dance in the country!
  - a. This is a Common Law Contract in Trust form. We are guaranteed the right to Contract by the US Constitution, which says that no state

shall pass any law impairing the obligation of contract. There's no attorney, CPA, financial planner or estate planner that is going to be able to set you up in a statutory program of any type that will protect your assets as well as our Common Law Contract Trust. Most of them have no clue about this powerful creature from Common Law.

- b. It is easy to set up and fairly priced. We advise you on the who, what and where you need to complete our easy to use web based application. We obtain a Tax ID for the Trust.
- c. To create this Trust, you actually exchange your assets in return for \$21 and 100 Trust Certificates Units. These trust certificates are very powerful. As a matter of fact the Supreme Court ruled that the certificate given in a pure trust in exchange are valid consideration in a contract or agreement. We use a disinterested third party called a Creator, who is an actual person. In essence when you give him your personal property he in turn will give you these trust certificates. They're very powerful because of what they do and because what they don't do. They have no ascertainable value and they become null and void upon your death. They give you the right to a distribution of assets.
- d. Not only is the Trust easy to operate, but our members only free website is full of Minutes, Resolutions and contracts for your use.
- e. Because this is a contract, you, the original investor/exchanger may be (and usually are) appointed First Trustee. You may appoint your spouse or partner as Co-Trustee. You may appoint your children as Successor Trustees, and keep your Successors within your bloodline, if you so desire.
- f. Although the Trust has a limited life of 25 years, it can be renewed by a Minute every 25 years.
- g. Some people have statutory Living Trusts, which are great at avoiding Probate, but they provide zero asset protection. Our Common Law Contract Trust is irrevocable, providing superior asset protection.

- h. I recently listened to a little history on Trusts and found this. It was oral and a little bit wordy, so I edited it a little bit, but I think you'll get the gist of it. The super-wealthy started using these types of Trust back in the late 1800s with JP Morgan who went to his lawyers and he said guys I want you to put together for me and entity it is so powerful that it's impenetrable or something I can put my financial empire into and never have to worry about losing a dime. It took them almost two years as they went through all the statutory entities that they knew of at the time and tried to combine this and combine that and couldn't do it. Finally they one of them came across said wait a minute, look at this article One Section 10 of the Constitution "no state shall pass any law impairing the obligation of contract" which means if we put our wishes into a contractual obligation its protected by the Constitution the United States. You basically need an amendment to overturn it and know it's going to happen due to the fact that too many of them too many of our government leaders have this very program.

When JP Morgan's people first put it together it was known as a Massachusetts trust. It was started primarily because corporations could not own land so they wanted another entity to own land and it became then they said well let's run our businesses through it as well so it became known as a Business Trust. In 1924 the case of US Supreme Court of Hecht vs. Malley was for the first time described as a pure trust it's also known as a blind trust, specialty trust, Contract or a Constitutional Trust, or a common law trust or a true trust. All these things are the names for one and the same. Judges just referred to them in different manners. The key thing about them is that they're not statutory, they're created privately and they're created according to the obligation of a contract. Our Trust is actually a Non-Grantor Irrevocable Common Law Contract Business Trust Organization. You can understand why we refer to it as a Common Law Contract Trust.

2. Another trick of the super wealthy is to own nothing and control everything. There are down sides to ownership. If you own it, someone may try to take it away from you and it creates liability. We all like our stuff and are proud that we have been able to afford what we have. But do you really have to

own that ocean side villa in the Carribean or just enjoy it? What about that fancy new car, boat or recreational vehicle? Wouldn't you rather just enjoy your toys without worrying about all the liability?

3. We suggest using individual Trusts to protect those assets. The whole idea is to insulate and isolate so the liability from one doesn't roll over to the others. Initially, all you need is a Motherlode Trust, which holds your currency and will be the Trust you use at your exchange. No doubt you will want additional Trusts in the future such as Management Trusts, Real Estate, Vehicle, Annuity, Charitable Trusts, etc.

Jim, what would you like to add today?

This may be our last call for a while. From everything I'm reading, we are at the precipice of this long awaited RV. Don't worry, we will send out a blast email saying "The Eagle Has Landed". I urge you to be prepared. Typical turnaround time is less than a week, but I expect that to be considerably longer post RV. We do expect to be very busy post RV, all requests for Trusts will be handled on a first-come, first-served basis. All applications are date stamped. Please don't ask to be put in front of the line, as that won't happen.

Don't forget that Jim & I will be taking off for a few weeks post RV. Our Contract Trusts are well priced at only \$1995 for new clients, and \$1795 for additional Trusts or family members. We also offer a 20% referral fee for any fully paid new Trust.

Jim close

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](mailto:info@indicatorinformation.com). Have happy and safe weekend! Go RV and God Bless America!