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Brilliance in Commerce and Golden Age Investments

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The Mission of the Intermediary and Protocols for Success

Become Wealthy by Making Introductions

You are invited to become an Introducer . . . someone who puts parties together. Simply introduce wealthy people to me, and I will provide all the consulting. The links I am providing herein for reading the **Industry Overview** and my **Current Programs** documents are good for you to read, so you know what you are introducing people to, but you do not have to master them overnight. You do not have to become quickly eloquent in them. Just have a vague familiarity with them, and realize:

- ❖ You will be selling nothing.
- ❖ You will not be asking for anything.
- ❖ You will not charge any fees.
- ❖ You will be like an emperor, giving great treasures to other kings and queens.
- ❖ You can pick and choose which ones to whom to share such gifts. Select the virtuous ones.
- ❖ Thus you will be approaching them as a giver of great value, a rare and priceless treasure.

When they invest in one of the programs to which I refer them, they will receive:

- ❖ zero risk - - zero possibility of losing their capital; and
- ❖ the highest yields on the planet of any managed done-for-you trading programs.

You receive either:

- ❖ a few percentage points in commission from the trade desk, residually every week or every month, every time your investor-client gets paid; or

- ❖ a higher percentage if you negotiate a Profit Sharing Agreement (PSA) with your client, in which he or she gives you a portion of his net returns automatically deducted by the paymaster. The section later inter alia in this document entitled “Side Agreements Can Be Possible - A Revised Perspective” elaborates on the PSA idea.

The Best Industry on the Planet to Work In

In 1933, when the banking cabal had achieved their dream - - and the US government declared bankruptcy - - the bankers foreclosed on the Washington DC apparatus and took it over more completely than ever before.

House Joint Resolution (HJR) 192 made the labor, the property, and even the bodies of every American the collateral for the so-called “US dollar”. But that has two sides to it:

Slave: If people think, as most people do, that their bodies, their labor, and their property back the money system, then they think they are responsible for the federal debts and taxes, etc. They believe they are the subjects of the state.

Sovereign: But if people realize that - - wait a minute, we are the creditors - - we are the backing for the money! That makes us the sovereigns in this country. We are the creditors, and the bankers are the debtors.

Exactly like that, there are two ways one can think about Bank Instruments Investment Programs:

Slave: If people think, as most people do, that the Private Placement Platforms trade in debt instruments, and therefore this is “totally evil” - - they’re thinking in black-and-white duality. They’re devolving into “us against them”. They’re failing to comprehend the intrinsic neutrality of the system, and the potential to use its mechanisms for good. They are falling below the system, by feeling helpless and powerless to put it to good use.

Sovereign: But if people realize that:

- ❖ The BIIP industry is the only trading market that has no losers on the other side of every trade;
- ❖ It is the largest market on Earth - orders of magnitude larger than Forex;
- ❖ Humanitarian projects that are truly helping the world are being funded by many participants in it;

- ❖ It is the artificial scarcity of money flow that created the illusion of its value, and therefore the abundant distribution of the medium of exchange powerfully facilitates life-supporting improvements in the world; and
- ❖ Using it totally for good purposes places one over it instead of under it . . .

Then they see this as one of the best means to fulfilling the Basel Accords - - to transform the world monetary system from a debt-based system to an asset-based system. The generous, humanitarian, and philanthropic use of the BIIPs via the PPPs adds to the global money supply, places much of that money into the hands of well-meaning humanitarians, and empowers the improvement of life everywhere.

First, Some Background

After many years of experience in this industry, my associates and I developed relationships with the White Hats - - those who are operating at the highest levels of the industry AND who are 100% pure hearts - - devoted entirely to the benevolent and humanitarian application of their power for the benefit of all mankind.

One of them is the CEO of a firm with 150 direct staff members on the entire floor of the highest high-rise office building in downtown Miami, plus hundreds of traders and other professionals and humanitarian projects in various locations around the world. This relationship is unsurpassed, and I am direct.

This firm operates at the apex of the global financial system, handling the Heritage Funds of the Chinese Elders, and the funds from treasuries of various major royal families, which number in the "T" and "Q" levels. This firm sets the policies for the other platforms. As such, this firm is at the top of the financial world - - commanding and setting policies for banks and for all the other BIIP platforms worldwide - - and feeding money to various governments, including the USA.

Its absolute rock bottom minimum for admission into a platform has been 500M and up. They specialize in the B, T, and Q levels. When you get into those rarified levels, you find that very few firms on the planet can even **move** money at that level. This firm can and does, because it has the federal clearances.

It is also a prime cutting house, so that is where we would send any of your clients who want BGs or SBLCs. 500M minimum. Commissions are also paid on the sale of those instruments, but it is a one-time event, rather than an ongoing stream. That is, unless the client enters the instrument into a platform trading program after purchasing it. Then the commissions would be continuous.

Thus we are right at the quintessence of the global bank instruments industry, through this channel and several others - - all of which are heavily involved in humanitarian projects, all of which are performing and paying out, and all of which can authenticate a prospective client (or identify him as a fraud) on their screens within 15 minutes.

The Miami group does not give out any procedures, rates, website, written information, or forms in advance. They start with a phone call or Skype call first. That is their modus operandi. They want to see, hear, and feel the quality of the prospect being presented. They want to discuss the prospect's needs, desires, and resources first. Only then will they decide to formulate, if at all, a plan for submission of documents.

About the only thing that could be possibly useful for the Miami group in advance would be a fresh recent Proof of Funds (POF). If you happen to have that and want to proceed ahead quickly, send that over. We can get it authenticated quickly, and if it is real and genuine, then a phone call or Skype call can be set up to discuss the deal with the client, and the intermediaries may be invited to listen in on the call. At that point, the next steps will be outlined. If it looks likely the client may be accepted, we will provide KYC forms and so on, but again, these procedures are customized for each client.

Another prime source is PMI London, and I am also direct to it. A summary of its Euro Medium Term Note Units Subscription Program is in my [Current Programs](#) PDF. Its overview is [at this link](https://bic-3.s3.us-west-1.amazonaws.com/MTNUnitsSubscriptionProgram.pdf). This is one of the few best trade platforms I have seen since beginning to work in this industry in 1992.

And there are others. In short, I am either direct to, or have access via one other associate to a few of the best trade desks and program platforms in the industry worldwide. These I am sharing with you.

When Wealth is Attracted to Those of the Light

In the dark ages, mansions and wealthy people were often seen by the masses as evil, tyrannical, exploitive, mean, heartless, criminal, and spiritually unconscious. But now that age is ending. Powerful people are turning to the light, and enlightened people are becoming powerful. Then mansions can become ashrams of compassion . . . Temples of Light.

Why is it necessary to violate the rights of others and the sanctity of the Earth in order to be wealthy? It is not necessary. In fact, it is far more successful in this rising planetary frequency to use power in benevolent and nurturing ways.

The opulent abodes of this planet are where the innocent and the pure of heart can live and radiate happiness to all beings. Maharishi once said that the dawning Golden Age will be a time when power becomes peaceful and peace becomes powerful.

Beautiful and wealthy environments are ideal for deep meditation, and any kind of creative life-supporting work that is giving harmless and nourishing influences to society, solving the problems of mankind, and making the world a better place.

The formula for the Bank Instruments Private Placement Programs was given to the bankers by the Ascended Master Lord Saint Germain in Europe in the 1700s. He knew then that it would be their test . . . either they would misuse the formula and reap the bad karma; or they would do the right thing and be rewarded. That test is still going on today, and most of them failed the test. But we are now connected with the few who are of the Light . . . the few who are using the proceeds for good. The few “Unsurpassed Relationships” who are paying out generously, who are keeping their promises, and who are helping humanity and the Earth.

Back in the 1970s, the great genius Dr. Buckminster Fuller, who had 48 Ph.D.s, said that if all the wealth in the world were evenly divided, every last man, woman, and child would be a multimillionaire. So this proved that there is plenty to go around. Mankind has simply needed a higher collective spiritual consciousness so that the wealth that is already here will be distributed and shared in a more humane and compassionate way.

So as mankind wakes up, everyone will realize there was never any need for poverty, scarcity, miserliness, suffering, war, conflict, crime, pollution, or problems.

As the higher frequencies continue streaming in from the center of the galaxy and the Great Central Sun, collective consciousness awakens to higher and higher levels. Then automatically, all money problems are solved for everyone, because everyone awakens to the abundance of the universe, the joy of unconditional Love, and the oneness of all life.

As we awaken to our true nature, increasingly we realize that we can be anything, know anything, have anything, and create anything. So why not create magnificence?

"Finders Fees - the Easiest Money You Will Ever Make"

That was the title of a book that came out in the 1990s, by Jim Straw. It became a classic among people who liked to have total freedom in their lives . . . to avoid having a "job", avoid working for a "boss", to be financially independent, and to create wealth in a freelance way working from home, without anyone dictating what hours to put in.

From his introduction: "Does the name Adnan Khashoggi ring any bells?" [He was the richest man in the world for a while in the 1980s].

"In a television interview, Khashoggi was asked how he had started in business and made so much money. – I almost fell out of my chair when I heard his answer. Although Khashoggi was from a middle class family, he had attended school with the sons of oil-rich sheiks. By simply listening to his school pals, he learned whose father was looking for what - - and whose father had what available.

"By simply matching the wants and availables of his classmates' fathers, he asked for, and was paid, a "commission" for introducing the parties. — As he grew older, the men who had paid him commissions (and their sons with whom he had attended school) remembered him and asked him to find more and bigger things for them – such as Oil Field Equipment, Aircraft, Armaments, Ships, etc. – paying him bigger and bigger fees."

"How would you like to earn \$75,000 per month for 5 years? One Finder did. He saw an item in a newsletter offering 10,000 barrels of Crude Oil per day for 5 years. Putting that seller together with

a buyer at a small refinery, he earned a fee of only 25¢ per barrel, and collected his fee of \$75,000 every month for 5 years."

Jim Straw's website address is <http://jimfstraw.com/finders-fees>. Check it out.

Do you realize that by working with us as an Introducing Intermediary in the Private Placement Platforms world, you are at the apex of the entire "finder" profession? Imagine introducing a hedge fund, a university endowment fund, a foundation, or a corporate treasury that invests \$1 billion in a PPP - - with you as the "finder" or referrer. If you only receive 0.5% (splitting 1% with me) per month in commission on that, the result would be \$5 million per month!

Even if you had to retain a co-intermediary to find the investors, and split your commission with him or her, it would still be more than worth it!

There is also the Kindle eBook "Striking Gold in the Finders Fees Business - Kindle Edition" for \$3.99 at [this Amazon link](#).

I Am Here to Help You Succeed

You may be pleased to know that there is a simple thing you can do to make it more likely that you can bring a qualifying client and have a big deal go through. That is to engage me more, and sometimes include me on 3-way calls with your investors. If you have another co-intermediary, then it can be a 4-way call.

Despite having read the materials I have provided to you, you still may feel that you don't have the eloquence to articulate exactly the right answers with an investor. Please don't feel bad. This happens to all of us sometimes. But we can get a lot more done much more quickly, efficiently, and pleasantly if I am able to speak directly to your investors. You can listen.

This is how I was mentored, and it worked well. I would bring investors on to calls with my mentors. My investors would ask the questions, the mentor would answer, and I would listen and learn and take notes. This made it effortless for me, and the same can be the case with you.

If you haven't found the right investor and put a high-paying deal through yet, that could be the reason why nothing much is getting done. There hasn't been enough accurate information reaching the right people. That can change with my getting on conference calls with you and your people. Yes, they should have read the Industry Overview and the Current Programs documents first, ideally. But even so, it usually takes some verbal conversation to bring them to a sufficient level of comfort and confidence.

The Mission of the Intermediary

As they used to say in the TV show "Mission Impossible", "your mission, should you decide to accept it, is . . ." to privately and confidentially introduce millionaires and billionaires to one of the most secure and masterful opportunities in the financial world. This treasure of knowledge can easily be translated into substantial funds for good causes, in a short time, if the right individuals are brought together.

For those who have already previously understood this type of information, you may be pleased to know that the relationships we have in this field have been evolving to ever higher levels. The relationships we have now are truly very impressive. The most important and invincible foundation of life is our daily expansion of consciousness through deep meditation, prayer, charitable service, and other highly evolved spiritual practices. This is the be-all and the end-all of all financial prosperity. With that purpose and perspective in common, we can fulfill the ethics of all spiritual paths in the stewardship of whatever wealth we may earn.

Then one of the finest business levels of support for solutions in creating new wealth involves fulfilling the role of intermediary for the large zero risk bank instruments trading programs. This is essentially a role of being a Finder and Introducer of appropriate investors. That role involves sharing in the proceeds of investments from clients you introduce to high quality paying programs.

In this noble endeavor, you would be introducing investors with a minimum of \$1+ million USD, preferably \$10+ or \$100+ million. They would keep their money in their presently existing bank, or move it to one of the largest and most well established banks in the world, where they would be given a zero risk arrangement.

At first many otherwise powerful light workers may think they don't know people who command assets of \$100M+. But such people are all around us, everywhere. They are just people, like everyone else. The big numbers are just zeros. The knowledge of the zero risk arrangement, well understood, is powerful enough to attract large investors easily. Even billionaires don't necessarily have this quality of knowledge. Many of them know about the programs, but don't always have access to the best platforms. This level of bank instruments trading is truly elite. Just having this awareness creates the magnet that, with a few simple phone calls, can open doors previously thought inaccessible.

When a \$10M+ investor is admitted to a zero risk program, an arrangement can be made where his funds never leave his account. If this is arranged, his principal capital stays at all times under his 100% full sole signatory control. Thus he is really not even an "investor". We'll just call him the "client". Therefore he doesn't need to trust anyone or believe anything. He needs to conduct no due diligence, no legal background checks, nothing. It is as close to zero risk as anything in the financial world gets.

The returns are superior to any other predictable investment in the world. Those who are already familiar with bank instruments trading know that the returns eclipse everything else. That's all we will say here. Quoting figures to newcomers can meet with such disbelief as to be counterproductive. Thus it is better to be understated and allow for pleasant surprises later. The real numbers can come out at the right point in the discussions and in the contract. Hence the first thing to find out about the candidate with whom you are communicating is whether he (or she) is already experienced or familiar with these programs and their high returns.

Commissions to intermediaries can be up to about 1% or 2%, depending on how we split the total with our primary intermediary. The total is typically 5% of the returns to the client. This total percentage is to be divided among however many intermediaries there are, which naturally is best kept to a minimum. This amount is typically distributed over ten to twelve months in periodic disbursements. The frequency and timing of these payments vary from program to program, but are as predictable as clockwork once the contract is signed and trading has commenced.

An example on the smallest scale would be if the investor commits \$1M, and if there are two intermediaries, 5% would be split between them. Thus if it is a weekly program, the investor would

receive his returns every week, and the intermediaries would receive 2.5% each, every week for the course of the contract. The intermediaries get paid whenever the investor gets paid. Distributions of returns and commissions are typically simultaneous. Then when the contract finishes, typically the investor enters another one (often with larger capital) and the process continues. In addition, the word spreads, and the intermediaries end up with more and more clients.

This is real. It is very quiet, as it has to be. The client can see that there is no way for him to lose control of his capital, with eyes wide open in advance. You can sleep at night and have peace of mind, knowing that you will not be embarrassed or held responsible for any loss. Loss doesn't happen in this league, because of the zero risk arrangement.

The responsibility of the intermediary is only to function as a finder and introducer. The intermediary does not get involved in negotiations, brokering, deal making, signing investor documents, handling funds, or closing. However, the intermediary should be present on all phone calls, if possible, for educational purposes, during the initial discussions with the client leading up to the transaction.

Because the client has to trust no one, and no due diligence needs to be done to protect his principal capital, the time from initial introduction to first payout can happen quickly, within a month or two. The main thing that takes time is that even after finding the appropriate investors, they find this hard to believe, if they are newcomers to it, so they have to be educated. It takes time for them to make their decision, even though they can see clearly, with their attorney, well in advance, that there is no way to lose. They are so conditioned to expect the risks associated with most businesses and investments that it is often hard at first for them to step out of their old paradigm thinking.

That is another reason why the most important work is raising world consciousness. If consciousness were just a little higher worldwide, then icebergs of paranoia would dissolve, and vastly more prosperity would flow. Many more good deals would happen where everyone wins, where no one loses, and where blessings can flow normally through society.

The larger the fund, the more quickly it goes, and the higher the yield. This is because the standard trading block is \$100M. Anything less than that gets lower priority. If an investor commits at least that much, he gets priority processing.

We are associated with several of the finest program administrators in the world. One of our favorites of them has very impressive credentials. Actually it is a team of people, a consulting group. Their extensive accomplishments in business and government, awards, titles, positions, degrees, humanitarian projects, and other recognitions give them a reputation that makes them impressive to introduce to multi-millionaires and billionaires. Their knowledge of international law, their connections in worldwide banking, and their mastery of the process of trading make it go more smoothly and predictably than other providers.

Many consultants in this field boast that their program source “is right next to the trader or commitment holder”. This has become broker jargon. Well, in our case, our consulting group is above the trader. The trader takes instructions from them. Only later when you may have had many successful deals achieved, you may then appreciate just how rarified and fortunate this status is within this exotic industry.

Very important: To find qualified clients, **advertising is not allowed**. Neither is any kind of public domain notice, like mass emails to unknown prospects, group paper mailings to unknown prospects, fax broadcasts to unknown prospects, speeches to audiences containing unknown prospects, or the use of any other mass media. None of this is tolerated. This is because the BIIP industry is private. It is not public like the stock and bond markets.

The industry is necessarily very low profile, confidential, and well protected. If it is discovered clients are being brought in through unauthorized written materials or advertising, they will be rejected, and the intermediary will be blacklisted and possibly prosecuted. Clients must be brought through one-on-one personal relationships. Ideally, a client will have a positive worldview that supports humanitarian projects, charities, and causes in tune with natural law. Thus in commencing discussions with such people, it is always best to build the relationship on deeper interests like these. Then later the topic of money and the zero-risk arrangement opportunity can come into the conversation.

It will be good to have some idea of what the newly multiplied wealth might be used for, by the client who is being considered. The higher the purpose, the more ideal the client.

The reason intermediaries are paid commissions is that even though these programs are so good, it isn't so easy to find enough investors of that size who are willing to participate. Very few investors in the world actually participate in bank instruments trading programs. And of the ones who do, most of them keep it quiet. Receipt of the returns is on the condition of nondisclosure. One of the reasons that so few people participate in BIIPs is that the profile of the typical BIIP investor constitutes the minority-of-the-minority of the population. Those who have \$1M+ and especially \$10M+ in liquid capital to invest are already in the minority of society. Then among those, people who have that kind of money usually earned it through a particular type of business or investing, and so they stay with what they know. They are comfortable with what they know, and they're not sufficiently motivated to venture into something new, no matter how enticing it may look.

Hence, the BIIP opportunity is SO good, with zero risk and with such a high return, that it simply isn't believed. It floats outside their little square box of understanding. It is beyond their paradigm. They may be rich, and they may be well educated in some ways, but they are also often conditioned to believe money is only made certain ways. Their minds aren't that open. To them, it is good to repeat the proverb:

There is a saying: "The mind is like a parachute. In order to function, it first has to open."

Another reason so few people participate is that the BIIP industry itself deliberately denies its own existence, through publicity smokescreens distributed via governments and major financial publications. It is unfortunately necessary to do this, because if the industry's existence and authenticity were to become public, the lack of risk and the consistent high returns would attract vast amounts of capital out of all the other investment markets in the world. This would cause a global economic meltdown. Therefore the captains of the BIIP industry deliberately publish denials of the industry's own existence, and most investors simply believe the smokescreen when they read it, unquestioningly.

The only way qualified investors are allowed to get past this smokescreen and be admitted into the inner circles of the reality of a BIIP is through private invitation only. That is the role you and I are authorized to play. If we follow the protocols properly, it will be a win-win-win relationship for all.

Through these programs, everyone can come out a winner. The client will be receiving among the highest consistent investment returns in the world, without giving up control of his principal capital

or its equivalent. You and I will be receiving commissions to cover our personal expenses, and the projects we have designated can also be receiving generous profit shares to fund their missions. There is little or no risk to anyone, and everyone comes out ahead. This is what we call a win-win-win situation. May the blessings of these relationships spread to uplift all life and consciousness everywhere.

The Protocols for Success

Just simply share the **Industry Overview** and **Current Programs** links with candidates who have \$1 billion or more, \$100 million or more, or at the very least, \$1 million or more. These links are not associated with any website. The documents at the links have no individual or company names or contact info, so no one can circumvent you. They are deliberately generic, so the reader has to get back to you to find out more. The links are:

<https://bic-3.s3-us-west-1.amazonaws.com/BIIPIndustryOverview.pdf>

<https://bic-3.s3-us-west-1.amazonaws.com/CurrentPrograms.pdf>

Likewise, the content in the **Current Programs** link is generic as well. It is not posted on any website. It is updated periodically, whenever new programs or changes occur. Thus all you need to do is **share those two links** with your prospective clients and/or co-intermediaries, remembering that no advertising or promotion through any mass media is allowed.

Proven Success

YES, the clients of the groups with which we are working currently ARE being paid AND intermediaries ARE receiving the commissions promised. Intermediaries are paid simultaneously, whenever the investor-client is paid - - at the same time. We **only** share information on programs that have been time-tested and are already proven to be working and paying.

The Wisdom of Discretion about Returns

As you may know, as intermediaries we are not supposed to talk about returns to newcomers, except to say "high - - very high - - the highest by far of any managed programs in the world". The only

exceptions would be if we are talking to investors who are experienced with BIIPs and are already familiar with the types of returns that are common. Even then, we can only estimate, such as "50% to 100% or more per month or per week, depending on the contract". We have to tell them that contracts come and go every week, and rates are always changing, depending on many factors. The main two factors are how much the client is committing, and how full the platforms happen to be at that moment.

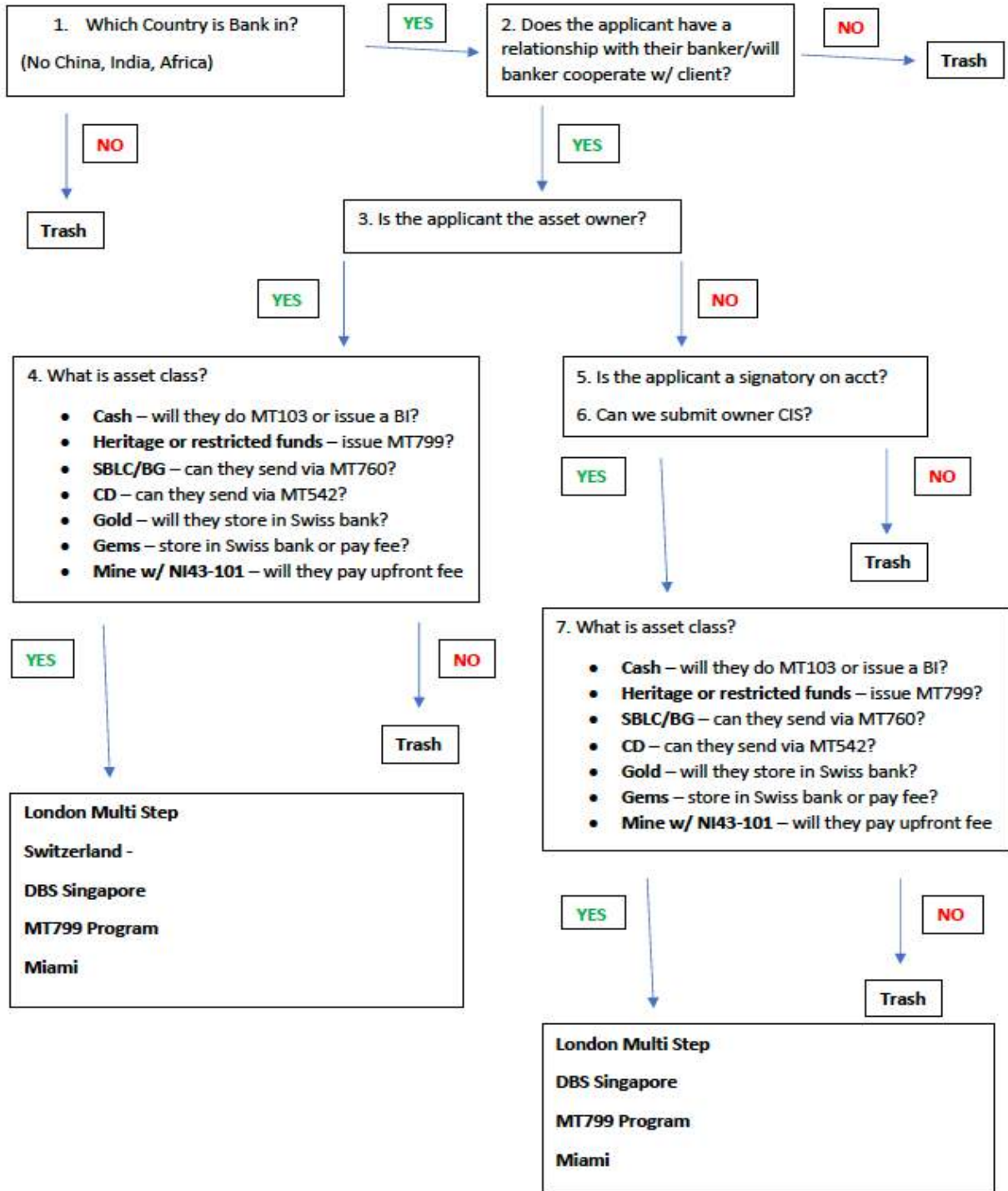
In the beginning days when I first started consulting in the BIIPs, I wished more than anything to be able to tell investors what the returns are. I was warned against doing it, but I did it anyway. I later came to regret it. Most of the time, investors would balk at it and assume it was a scam. So it was counterproductive. The only ones who took it seriously were the ones who were already familiar with these programs.

Worse, I heard some intermediaries had been subjected to an investigation by the SEC, and were accused of promoting a fraud. I don't know that any were actually prosecuted for it, but it is possible. Many people have been prosecuted for more innocent things. The reason they were investigated by the SEC is the investor would call up his lawyer and say, "So-and-so is telling me this investment will generate XXXXX returns." So the lawyer would call the SEC and report the intermediary.

The compounding and the insured trade program overviews state the returns currently being offered right in there. So, this allows intermediaries to keep quiet, and recommend that the prospective client simply read the overviews for himself.

Trade DD Process Flowchart

Following this flowchart can be very useful for intermediaries in navigating the various questions that need to be asked of any prospective client who is looking into participating in one of our programs. Before bringing an investor to the table, see where he (or she) may land in this flowchart.



Commissions

Most legitimate and successfully paying platforms allocate only 2 or 3 points for intermediary commissions. Our 1M+ platforms usually pay up to 2.5 points, depending on the amount of capital with which the client is going into contract. This 2.5% is to be divided among all intermediaries. That does not include Robert or James. They have their own separate 5%, closed, because they function as Intake Managers. There is another 2.5% for the rest of us. The commissions go down as the capital goes up, for example over 500M or 1B. At those levels, the commission can be 2 points or 1 point, but that is still a lot more money than 2.5% of 1M.

In some small cap accounts, the investor-client is responsible for paying the intermediary commissions. However, there is nothing to worry about there. It is built into the contract and enforced by the trading team. If the client fails to show evidence that the commissions were paid, his returns will stop. The protocol is that he pays one lump sum to the primary intermediary, who then splits that amount and pays equal portions to any secondary or tertiary intermediaries. However, as of this writing in 2020, the commissions on all of our small cap programs are paid by paymasters.

In the larger accounts, such as \$100M+, the trading team paymaster pays the intermediaries. In addition, in the Insured Trade Program, the paymaster pays the intermediaries.

Side Agreements Can Be Possible - A Revised Perspective

Side agreements are where the party who introduces the investor wants more than a commission in compensation. Instead, he wants a share of the profit payouts, either for personal use or for humanitarian projects. Project holders are the most frequent seekers of side agreements.

Previously we had stated herein that it is standard in the industry among legitimate and performing platforms that no side agreements are allowed. But new information came to us near the end of February 2020, indicating that there is a way to do them. The reason we were given to understand that side agreements were not allowed previously was that this is a BIIP industry policy. Meaning, if the paymaster is part of the trading team, then it is not allowed. That has not changed.

This means platforms do not accept clients if they discover that the client has entered a private agreement with an intermediary for the intermediary to receive a percentage of the returns. The reason for this is it violates the industry rule against double dipping.

Even in cases where the introducer elects not to be a commissionable intermediary, side agreements are still not allowed because sometimes in the past these have created legal problems and administrative headaches for the traders. This is because they would be sending monies out to unknown parties on whom they have no KYC. Even to ask for KYC would exponentially multiply the amount of work they have to do, and would add both risk and delay to the whole process. Thus it was easier to just disallow it altogether.

The only type of side agreement we have sometimes seen be allowed is with a non-intermediary party who is only receiving a set dollar amount; not a percentage; and where the receiving party has no claim of enforcement power over the trading team. This means the trading team's paymaster is not responsible for the payments to that party.

However, certain programs have certain paymasters that are not on the trading team. They are therefore third parties, independent and separate from the trading administrative offices. These are usually law firms.

One of our sources of platforms uses a paymaster who is a third party. He is one of those good attorneys. Wow, is that an oxymoron? But truly, his law firm - - right here in the USA - - has a flawless reputation for efficiency, fairness, compliance, honesty, timeliness, reliability, and accuracy on payouts to everyone - - from clients to intermediaries and anyone else contractually agreed upon to be included. It surprised us that he is even favored by the Zurich program in Switzerland. You would think they would have their own local trusted paymasters, but they use our American paymaster!

This means the platform pays 100% of the gross payouts to our paymaster. That fulfills the trade platform's responsibility, so they're off the hook from that point on. How it is distributed thereafter is not their concern. Therefore if we have side agreements, they're with the paymaster, not the platform. Thus the platform is not in violation of the international prohibition.

Then our paymaster is responsible for the division of disbursements according to the trade contract and the client's instructions. The intermediary commissions fee agreement is included in that.

Please note: If you are receiving a profit share as a project holder, you cannot also receive an intermediary commission. If you are caught attempting it, the entire contract could be cancelled and you risk getting the client blacklisted.

Thus for project holders, the new clients they would be bringing would not become known to our paymaster until AFTER they have completed the compliance process and their trade contract is delivered. Then the paymaster information is included along with our fee agreement and the project holder's PSA (Profit Sharing Agreement). That is how that would work.

Therefore, the project holder's clients should submit their PSA AFTER acceptance - - and have it addressed to our paymaster - - but not sent directly to him. Rather, it should be sent to the intake manager, who will be in touch with the client during the intake process. This is because the client is not supposed to be directly in touch with our paymaster.

For this reason, we ask the project holder, and we ask the client, to please not contact our paymaster's office independently. That would only be counterproductive. It is the intake process manager who plays the role of providing everything in an organized and efficient way to the paymaster - - including client net payout percentage out of the gross, your project net payout according to your PSA, and our intermediary commissions.

For introducers who wish to fund a project with larger funds than the small intermediary commissions, another way to do it would be to establish an International Natural Law Trust. This trust design is superior to any other trust, statutory or common law, and superior to ALL statutory entities, for flexibility of uses and for privacy. For further information on this, it is recommended to ask the person who sent you this document.

Once this trust is purchased, the investor-client and the introducing partner can appoint themselves as co-trustees and beneficiaries with the agreed-upon percentages of Units of Beneficial Interest. That way, the trading platform paymaster can pay one entity - - the trust. Then internally, the proceeds can be distributed however the trustees agree on, without the need to disclose this

information to any outside party. A further advantage is the proceeds are nontaxable and non-reportable, as explained in the eBook. This is further explained in the next section.

How to Use Private Placement Platforms to Fund Your Project

“Knowledge is power.” This knowledge is the **Wind Beneath Your Wings**.

One of the biggest problems everyone seeking investment capital faces is the perception of risk by the would-be lender or investor. What if you could offer to a lender or investor a complete elimination of all risk? What if you could show him a way by which his capital could stay in his own account at all times, remain in his full control, never be exposed to any risk whatsoever, while at the same time expanding and multiplying and funding your project as well?

This is all possible by utilizing the Private Placement Platforms (PPP). Let's say you want to raise \$100 million for a humanitarian project that will benefit the world, and you personally have every right to derive a healthy percentage of that for your own benefit for constructing and administering the project. Let's further imagine that you can introduce an investor to one of our recommended PPPs who has \$100 million to commit to it.

100% of the time, our platforms provide arrangements to the investor whereby his capital - - or its equivalent - - stays totally in his own control and is never transferred to anyone else. In most cases, we place no lien, encumbrance, or block on the funds. In a few cases, higher returns are available if the client consents to a block, but those returns are so high and come so soon that the equivalent of 100% of the client's liquid capital is returned quickly enough, like within one month, that the net benefit makes the block irrelevant and entirely agreeable. In any case, block or no block, the client can see clearly in advance that there is truly zero risk - - that it is out of the question that his capital will ever be placed at risk or out of his control at any time. This gives peace of mind and everyone can sleep at night.

If the returns on the platform are 100% per month, for example, the introducer can request that a percentage of that be paid to his humanitarian project. That percentage is totally up to him to negotiate. Such percentages range anywhere from 1% to 100%, and typically often fall within the range of 30% to 60% or 70%. It all depends upon the capital available, the temperaments of the people involved, the desire (or lack of it) of the investor to support the project, and whether the

investor has access to such performing platforms anywhere else without the introducer's introduction.

So for illustration, let's imagine that they agree the investor will pay 33% of the returns to the introducer. If the investor puts in \$100M and is receiving \$100M per month, that means the introducer will be receiving 33% per month. Hence the introducer will receive \$99M within three months, and by the fourth month, will have \$132M - - well over his goal of \$100M.

This is a win-win-win situation - - because for the introducer who has the humanitarian project, the money is a pure grant. It is not a loan and is not an investment that needs to be paid back, unless the investor absolutely insists on having such strings attached as a condition to the agreement. The investor need not be so greedy and demanding, because he wins too - - he is receiving 67% per month with zero risk - - plus the satisfaction of knowing that a great humanitarian project is being funded. No one loses in this arrangement; everyone wins.

However, there is an industry-wide policy in the bank instruments investments world of forbidding side agreements, as explained earlier, UNLESS a reputable third-party paymaster is retained who honors side agreements. So, that same intermediary could make it work on two conditions. One, he can elect to dispense with being a commissionable intermediary altogether. Instead, he would just be called an introducer, and would not be commissionable. And two, if his side agreement is for a set dollar amount instead of a percentage, then it is possible to be approved by the traders. The reason for this is that if it is a percentage, then that introducer is, in effect, in a derivative relationship with the trading team without their having any KYC (Know Your Customer) on him.

It is a derivative relationship because his profit sharing is resulting from a private agreement with the investor, on the one hand; and the investor has a private agreement with the trading team, on the other. Thus, the fulfillment of the profit sharing with the introducer is dependent upon the performance of the trading team to the investor. While such performance is never a problem, in reality, in legitimate platforms that have a recent track record of proven success, it is nevertheless a legal complication for them.

This is because they are indirectly being held responsible for the fulfillment of a contract to which they are not a party, and on which they have no KYC. What if the so-called "humanitarian project" is

actually funding violent terrorists in the Middle East or drug runners in Mexico? Without KYC, the platform compliance officers have no idea where that money is going. Further, if the investor fails to fulfill the introducer's profit-sharing contract, that introducer could potentially try to hold the traders responsible. They might demand proof of payments to the investor or complain to them that their client is in breach of contract. This is none of the trader's business or concern. Hence the attorneys for the traders and compliance officers do not approve such agreements. If an investor applies to be a platform client and the compliance team discovers that there is a side agreement, they will cancel the application and not approve the client. No invitation to participate will be issued.

A set dollar amount, on the other hand, is more permissible. While the fulfillment of that is also potentially dependent upon the performance of the trading, and the investor's private contract with the introducer could specify that his fulfillment of the payment of such profit sharing would be contingent upon successful and timely receipt of the proceeds of the platform, the contract could and should also state that the introducer will not be given the names or contact information of the traders or their compliance team . . . and that no evidence or proof of performance or nonperformance of the platform program will ever be provided to the introducer. This is because the investor-client is under a nondisclosure agreement with the trading team, and is thus forbidden to share the inside details of the identities of the traders or the results of the program with any outside party. Breach of that agreement would result in the confiscation of all profit proceeds and being blacklisted against ever being invited again into the platform programs anywhere in the world.

For obvious reasons, this is not a very good deal for the introducer. To take this approach, the introducer would simply have to trust the investor and take his word for it that he will fulfill his agreement. If the investor doesn't fulfill it, the introducer really has no recourse against him. No court would uphold a civil suit against the investor in such a case, because of the privacy and nondisclosure that the investor must maintain.

The only exception to this would be if the agreement that the introducer has with the investor specifies that the set dollar amount thus agreed upon must be paid from any income or assets that the investor may have, from any source, by a certain date, regardless of the performance or nonperformance of the trading platform. But how many investors would be willing to sign such an agreement?

Thus the better approach is to retain an independent third party paymaster - - but that is not a choice that is up to the client, in most cases. Usually the trade desk itself selects the paymaster, for understandable reasons. The trade desk is legally responsible to disburse the payouts effectively to the right parties. A new paymaster introduced to by the client would usually be unknown to the trade desk, and thus would take a long time to be investigated, researched, observed, tested, and accepted, if ever. Most of the time, trade desks just turn down such proposals across the board.

Fortunately, it happens that many of the programs available through our "JH" group use the American paymaster previously described, who has such a great reputation. And that paymaster does allow side agreements if they are well written, and if everything else checks out as valid.

Another better approach, and thus another viable alternative, would be for both parties to create an International Natural Law Trust together. Let's say the introducer wants 33% of the proceeds of the platform for his humanitarian project, and the investor is willing to agree to that. But since side agreements of that nature are not permitted by the platforms, this problem would be solved by the introducer and the investor becoming co-trustees of the Natural Law Trust (NLT) together, and registering the trust as the investing client rather than an individual name. Both trustees could be signatories on the trust bank account.

So being, the trading platform only sees one entity - - the trust. It sees who the authorized signatory is - - or signatories are; but the trading platform is not concerned how those signatories split the proceeds that are paid to the trust. It is well known in all financial circles that organizations such as trusts, foundations, and corporations divide and disburse their income and assets to various parties for various purposes, both internally and externally. It is very common and universally well accepted. The trading paymaster and compliance officers have no objection to this, as long as they have good KYC on the signatories and they are not blacklisted anywhere.

The NLT is private. It is not created by attorneys; it is not statutory; it is not registered with any government; and is not posted on public record. Its documents are private, and the trust is sovereign. It does not derive its authority to exist from any statutory body. Its records are private, and it enjoys an exception to filing and disclosing requirements to any authority. Therefore, other than the KYC it must disclose to the platform compliance team for the approval and clearance of the trustees

involved, it can keep any internal distribution agreements private. And, the platform compliance team always keeps all such KYC information and documents strictly private and under nondisclosure.

Thus the only things the compliance team will need to know are:

- The names and KYC information of the trustees who are the authorized signatories;
- The history of the capital so they can see it is of clean, clear, and non-criminal origin; and
- If the capital is large, such as \$1B or more, they might ask what causes the trust intends to support.

Other than that, they would have no concern about how the trust distributes the funds internally. Within the trust, the introducer's 33% could be authorized by 33 Units of Beneficial Interest; and the investor's 67% could be authorized by 67 Units of Beneficial Interest. This would make both of them beneficiaries, which is permitted for trustees in an NLT if they also designate at least one other beneficiary who is not a trustee. To make the trust legitimate, they would have to give at least 1 Unit of Beneficial Interest to at least one additional beneficiary. However, distributions of monies to that beneficiary need not necessarily be made at any particular time.

The way this could work is that 32.5 Units could be given to the Introducer Beneficiary, 66.5 Units could be given to the Investor Beneficiary, and the remaining 1 Unit could be given to the third beneficiary - - but the trustees would have the discretion to decide whether payments are made to that other beneficiary now or sometime later. This means the introducer and the investor could still receive their 33% and 67% payouts of the proceeds of the platform, because trust expenditures are made legitimate by many other purposes and criteria than just the number of units held by beneficiaries. In fact, even if beneficiaries who are NOT trustees were to hold all 100 units, the trust minutes could specify that the trustees be compensated for their services for as long as desired, BEFORE distributions are ever made to the beneficiaries. This could go on for years.

Keep in mind that these percentages are just examples for illustration purposes. In other words, the NLT is nearly infinitely flexible. As long as certain basic rules are followed in the construction, design, and operation of the trust, the clients who have the trust written and customized for them have a virtually endless range of choices available as to how much to pay out to which parties and when. This makes it that much more of an ideal state-of-the-art asset protection vehicle for mature people

who are harmonious, legal, ethical, peaceful, and noble in their intentions for the benefits to be enjoyed and distributed thereby.

To show how this is true, another totally different arrangement could work equally well. That would be for the introducer and the investor to become co-trustees of the trust and assign no Units of Beneficial Interest at all to themselves. Instead, they could assign all 100 of the units to entirely other outside individuals or organizations, but specify that distributions to such entities will be made at some other time further down the road. They could even make their heirs the beneficiaries, meaning no distributions will be made to them until the demise of the two trustees, or the age of majority of the heirs; whatever. That is an example on the other extreme end of the range of possibilities, and many other possibilities exist within those two extremes. This is simply to show that there are many, many legitimate options as to how an introducer and an investor can enter into a partnership in such a trust and satisfy the goals of both . . . while also benefiting any other people or causes they may wish, if and when they wish.

The trust can even be designed and operated as a foundation. There are many options.

The application of this single entity to the platform programs, while having no side agreements with any other outside entities, satisfies the “no side agreements” requirement of the platforms; while having the privilege of distributing the proceeds of the platform to the parties within the trust totally at the discretion of the parties who set up the trust, without any requirement of disclosure or justification to any outside party. It satisfies the needs and goals of the parties who set up the trust. Once again, this is a win-win-win arrangement, that fulfills all applicable protocols, and which has neither any violation of ethics or platform rules, nor any losers of any kind anywhere.

How to Find Platform Clients

Frustrated that you don't know enough millionaires and billionaires to contact? Stymied by the fact that mass-advertising the PPPs directly is prohibited? Well, think creatively! Mass advertising the trading programs may be against the rules (and legally dangerous), but who says you can't mass-advertise solutions to fundraising for humanitarian projects? Who says you can't mass-advertise monetization solutions for billion-dollar non-cash assets? And so on!

Get the idea? Think of the many benefits that the PPPs provide - - and the solutions they make possible that are not possible anywhere else. For example, think of the **millions** of good causes that need funding out there:

cottage industries	spiritual organizations	activist causes	foundations
creative learning outreach projects	non-profit organizations	rehabilitation programs	aid groups for the disadvantaged
charities	rescue operations	disaster relief projects	Environmental groups
humanitarian projects	domestic abuse shelters	elderly assistance programs	animal abuse shelters

. . . and so on. Now out of the **millions** of those, find the smaller number that have at least a few million dollars already in their treasuries . . . but they really NEED hundreds of millions or billions. WE CAN HELP THEM!! If they can commit \$50M, \$10M, \$5M, or even \$1M to a zero-risk platform deal, the platform can multiply that money quickly, as you know.

OR, if they *don't* have the funds to commit, but have wealthy donors who can - - that can work too. Suppose they know a billionaire who has only donated \$1M or less in the past, and that money is already spent. The billionaire may not donate any more . . . or may donate only smaller amounts. But, now, armed with this new knowledge about the platforms, the good cause people can approach the billionaire with this win-win-win proposal!

He puts, for example, \$100M aside, he keeps it in his own account, the platform enters into contract with him, and the money multiplies. The billionaire increases his wealth; the good cause group gets whatever percentage of the profit it has agreed upon with the billionaire - - 50% is not out of the question - - and you make your intermediary commissions. Everyone wins!

Here's another idea: There are millions of companies in the world that have billions of dollars' worth of material assets - - commodities. At any given time, a large quantity of them are not being used. They are for sale, or they are sitting in warehouses waiting to be put to use in some way. Have you ever seen the website TradeKey? Go to <https://www.tradekey.com> and become a member! You will be initiated into the worldwide community of importers and exporters.

As with any other communication network, if you were to say "Get 100% return on your money" to a general mass audience and lead responders to a BIIP PPP, you would be in direct violation of the "no advertising" policy. If it is discovered, you would be blacklisted from receiving intermediary commissions, and you might even be prosecuted.

However, if you were to join a private network, like LinkedIn, TradeKey, or any other membership-only organization, and then use 2-step advertising - - meaning you only broadcast one of the indirect benefits of the BIIP PPPs - - then you're fine. You see? Now it is to a members-only audience, and it is low key. For example:

Let's say at TradeKey you were to say something like: "Monetize your billion-dollar asset for entry into trading." Well, first of all, the PPPs don't monetize - - so right there you are safe, because clearly you are NOT advertising the PPPs. Instead, what you are advertising is a service provided by our other auxiliary underwriters who are associated with - - but not the same as - - the PPPs. See?

Secondly, what kind of trading? Look at the NAME of the network: "TradeKey"! The word "trading" has many, many definitions. Most trading deals in ordinary exchange of goods and services for money. So once again, you're safe - - because nothing in that phrase - "Monetize your billion-dollar asset for entry into trading" - has anything to do, directly, with BIIPs or PPPs.

However, once readers respond, then you can refer them to the monetization sections of the **Industry Overview** and the **Current Programs** documents. And the reader will be amazed that you are offering a whole lot MORE than your initial ad had promised! Not only will the asset owner possibly be able to monetize his asset, but he can also possibly get invited to put the line of credit into a PPP . . . and thus make many multiples of the original line of credit, with no repayment required. Again, a win-win-win! Everyone wins. This is called creative thinking!

Ideas of Sample Words to Use When First Introducing Prospective Clients

You could call the following a kind of script to use, or at least just a general guideline to follow, depending on your existing level of understanding and depending on with whom you are speaking.

If you have cash capital in the 7, 8, or 9 figures, and if I were to share some information with you about a program that allows you to keep your capital in your own account and watch it multiply - - while you enjoy absolutely zero risk to your principal capital, would you be open minded to learning about it?

Note that this is a psychological technique. Even if your prospect might have otherwise said “Get lost!”, nobody wants to be called closed-minded. So by asking them if they would be open minded, they almost have to say “yes” in order to not embarrass themselves. If they say “yes”, or at least don’t say “no” . . . i.e. they say something like “I don’t know, what is this?” Just say:

I have been incredibly fortunate to have been introduced to a few of the administrators of private programs at the very pinnacle of the worldwide banking and investment world. These programs trade by far the largest amount of money daily on the planet. The largest **public** market is Forex, but this is **not** Forex and it is **not** public. It’s **private**, and it’s by invitation only. Again, it is truly zero risk. Investor capital stays in the investor’s own account and multiplies. You can see in advance, to your full satisfaction, that it is impossible to lose a penny, before committing to any of these programs. I am connected with the very best of these programs that are truly performing. Some are getting businesses out of debt and making them exponentially more profitable, while others are making a lot of big humanitarian projects possible. It’s all explained in a couple of brief reports that I can email to you. Will you read them if I send them?

And really, that’s about all you really need to say, to get things started. That’s the short introduction. If they’re willing, then as usual, just send them these two links:

<https://bic-3.s3-us-west-1.amazonaws.com/BIIPIndustryOverview.pdf>

<https://bic-3.s3-us-west-1.amazonaws.com/CurrentPrograms.pdf>

If they start asking questions, just say that this is all answered in the documents you are sending. The goal is to keep the conversation short and get them to read the documents. If they ask questions that you happen to know are **not** answered in the documents, then you could do one of two things. **One**, if the question is something to which you know the answer, then fine - - go ahead and answer it. For example: "Have you had success with one of these programs yourself?" . . . or "What do you expect to gain by sharing this information with me?" Those are personal questions which you are capable of answering in your own words. But again, keep it short. The goal is **not** to distract them from the main objective: to get them to read the **Industry Overview** and **Current Programs**.

Or **two**, if they're asking a question which you know is **not** answered in the Industry Overview or Current Programs, and if it is not a personal question that you can answer, then offer to them to get your senior associate on a 3-way call with them. Then of course I will be happy to answer their questions while you listen and take notes. And that is the objective anyway, **AFTER** they have read the documents. The intended outcome is to have them be pleased with what they read in the documents, and then proceed with a telephone conference with me. The only exceptions would be in those less common instances where they are already familiar with the PPPs, and they're ready to proceed with filling out the KYC forms without an advance phone call.

On the other hand, if you want to send the slightly longer version of the intro, that may be appropriate for more advanced investors or for ones whom you may personally know. Here is an example of wording that is a little more complete:

Subject: Truly zero risk. Principal stays in your own account and multiplies.

This is a truly zero risk investment with high integrity and high yields. Investor capital or its equivalent stays in the investor's own account and multiplies. You can see in advance, to your full satisfaction, that it is impossible to lose a penny, before committing to any of these programs. I am directly connected with the very best of these programs that are truly performing and making a lot of businesses debt-free and far more profitable, and making big humanitarian projects possible.

This opportunity is extremely rare and valuable. We never ask for any up-front fees and we don't "sell" anything. You simply place your capital in a bank account designated by the bank instruments trader. In one "tear sheet" program, your capital stays wherever you have it presently - - as long as it is in a bank

that is sufficiently large and sophisticated. In another program, you receive a 106% guarantee on your principal from Lloyd's of London. In another, your principal capital stays in your own account in Zurich, Switzerland, under your own full sole signatory control at all times. High level profits are paid into your account weekly or monthly. In ALL cases, your capital is never placed at risk. The risk is truly zero.

These programs are real, they are honest, they are performing, and they are the best.

The absolute rock bottom minimum required investment for the above-mentioned programs is \$1M USD or EUR. Then at \$100M+, we have other programs, even better. The investor must come with cash. However, if the investor has non-cash assets, we can monetize them to issue credit for entry into trade. But our monetization people require a minimum value of \$150M before they will look at it.

The trader's profits and my commissions are made on the back end out of the gross profits, so all the high yield profits to the investor are net to you, and 100% yours to keep and do with as you wish. So, you never "pay" for anything . . . and thus we aren't "selling" anything.

You would not be investing in me or my company, so really, my personal profile or company data are irrelevant. Rather, I am serving as a commissionable introducing intermediary. I have been incredibly fortunate to have been introduced to a few of the administrators of zero risk private programs at the very pinnacle of the worldwide banking and investment world. These programs trade by far the largest amount of money daily on the planet. The largest public market is Forex, but this is **not** Forex and it is **not** public. It's private, and it's by invitation only.

It's all explained in a couple of brief reports at these links:

<https://bic-3.s3-us-west-1.amazonaws.com/BIIPIndustryOverview.pdf>

<https://bic-3.s3-us-west-1.amazonaws.com/CurrentPrograms.pdf>

Let me know if you have any questions.

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Questions and Answers

Q: I have been using your standard short telephone pitch as a teaser posting on social media. I was just wondering if it would be possible to mention that it gives the highest returns on the planet in managed funds - maybe wording it a certain way - without getting into trouble.

A: The whole idea of "no mass advertising" of these programs is to keep them low profile. I really don't know what would be the consequence of your doing this.

Aside of the prohibitions from the BIIP industry itself, it has traditionally been frowned upon to advertise ANY high yield investment program (HYIP) in any public media. I tried it once. I can't remember if it was in the early 2000s or late 1990s, but I tried to place an advertisement in Investors Business Daily or Wall Street Journal, one of those. They wouldn't accept my advertising money. They simply rejected the ad outright, saying it violated their policy.

If I recall correctly, I knew that "promising" high returns was not acceptable, and therefore I worded it in past tense - - merely stating that results in the past were such-and-such. They wouldn't even allow that. I was astounded at their negativity. I thought, Wow, I'm not even allowed to state a truth, a proven fact, that these were the results in the past?

Yes, it is true. And their reason is that stating results in the past is seen as an enticement for new investors to believe that their results in the future will be similar.

In other words, the public system has had a complete block against advertising any HYIP, regardless of what kind it is.

Even if it were not for the possibility of a PPP finding out that your client came through that kind of advertising and disallowing you to be paid any commissions because of it, it is also possible that LinkedIn or Facebook itself might terminate your account or at least put your account under investigation and require that you cease using that language or cease advertising that product.

Already, the wording I gave in the script comes pretty close to crossing the line. The reason I felt it stops short of being in violation is that it does NOT talk about returns. The closest it comes is one word - - "multiply". That's it. So far so good.

The main emphasis of the script wording is zero risk. That is unusual enough, and it is valuable enough - - especially in today's fearful world - - and there is no prohibition to my knowledge against advertising zero risk. It isn't talking about returns.

Thousands of promoters out there promote trading systems, stock speculating advisories, and all kinds of programs that yield high returns. But not a single one of them, that I have ever seen,

advertise zero risk. So that is where your announcement of zero risk becomes unique. And it isn't prohibited to do so. It is so unusual that there is no rule against it.

Further, LinkedIn is not a public medium. It is a private membership network. So you are only posting an offer of information on a private membership network. Then, when someone responds and you send them the Industry Overview and the Current Programs, those documents contain our disclaimers in them.

That is how I have believed that we are protected. But adding words like "highest returns on the planet" right in the highest profile first viewing is risky.

I do use words like that in the Industry Overview, as you know. But that document is never advertised to the public or distributed to the masses. It is only distributed individually. I also use words like "highest returns on the planet" in private emails and in private phone conversations. That's okay. I'm just concerned about your doing it in the first-view high profile announcement in social media. That's risky.

Q: A frequent question I get is - - have I seen one of these investments completed . . . so I will pose that question to you. Have you seen one of these investments completed?

A: In a word, yes. References of satisfied customers are not allowed due to the privacy, confidentiality, and nondisclosure, but we have been seeing successful completions of these program payouts since the 1990s, including currently and presently, especially with the unsurpassed relationships with whom we are working. So YES, clients are currently getting paid and the cash is flowing.

Q: Is it advisable to have the prospective investor sign an NDA before I introduce them to you/your team?

A: We have signed hundreds of NDAs since the 90s and had client sign them, but have generally found that they're not worth much. It's really up to you. But if it is for the purpose of avoiding circumvention, don't worry about that. The trade team itself includes non-disclosure and non-circumvention in its own contracts signed with the investor. In other words, the investor is required to agree to non-disclosure by the trading team itself - - which the investor will respect a lot more than one from you, because he will be getting his money from the trade team. To ask him to sign one with

you may not do much good, and it would be redundant, because the investor is already under non-disclosure with the trade team.

Q: How much in commissions do intermediaries receive?

A: That depends upon how many intermediaries there are.

There are usually 5 points to split between us. We generally split that 5% equally. So if you are direct to the investor, that means there are three of us. 5% divided by 3 = 1.67%. So unless there is a variation on the particular deal, your percentage would be 1.67% of the total the investor receives, each time he receives it, if you are direct to the investor.

Q: What is required of Intermediaries to be reported on GENO (Genealogy) report?

A: Only working intermediaries should be listed on the GENO . . . everyone else should be covered by the working intermediaries under a sub-fee agreement. Working intermediary means they're directly related to the client and/or the trade desk, and are actively involved in getting the file able to pass Compliance.

Q: Is this what is required of working intermediaries: Name, Email address, Phone number, Passport or DL number, Passport Country?

A: Yes, plus wire instructions.

Q: In the case of the Trust being the Intermediary, if allowed, what is required on said report?

A: Trustee info should be listed if a trust, or corporate officer info should be listed if a Corp.

Q: is this what is required of an intermediary: Name, email address, phone number, EIN number?

A: Yes, except their EIN and banking info will be requested by the Paymaster at the appropriate time.

Q: I have heard that in December-January and August of each year, the traders take vacations and new clients are not accepted into trade until the trader vacations end. So is there a waiting time during these periods for getting new clients into trade?

A: Please don't worry about whether the platforms are open during these periods. We deal with both European and Asian platforms, and the Asians have different holiday schedules from the Europeans. The Europeans will typically take off from mid December to mid January, but the Asians do not, necessarily.

To coordinate with the rest of the world, and to take a break, even if the Asians do take a break, it would only be for a couple of weeks, from late December to early January. Besides, once you get an investor's paperwork in, it can take up to a couple of weeks to get all the compliance done, contract signed, account opened, money moved (with some exceptions), and so on, to get into trading - - even in very active times of the year.

This means just relax and get clients to submit their paperwork at any time - - even in mid-August or mid-December. We'll get as much of the vetting, checking, and compliance done as possible during the holiday time, and then the clients who came in at that time will be among the first to go into trading when the traders come back in early January.

So, investors and potential clients should not think that they need to wait until September or January. They should go ahead and get started as soon as possible, so they'll be first in line. If they get in today, there is still a chance they could begin trading in August or December. Otherwise they'll be first in line for September or January.

Q: Please make suggestions where to look for clients and what is the best way to approach them?

A: As you know, the BIIP industry does not allow advertising and does not allow mass media publicity or large audience presentations. Therefore the only way anyone ever finds clients for it is to speak to people one knows personally, one-on-one.

As an example, do you know any university presidents? They would do far better putting their university endowments into a zero risk BIIP PPP than in the usual low-yielding and risky investments that they typically use.

If you don't happen to know the people with the required capital personally, then the next best way is to go through people you do know who may know such people. In that case, then you would have to share your commission with them. That is better than not having any deal at all. It is still a large amount of money if the client comes in with \$100M or \$1B or more.

To such prospective clients, just give these links to read:

<https://bic-3.s3-us-west-1.amazonaws.com/BIIPIndustryOverview.pdf>

<https://bic-3.s3-us-west-1.amazonaws.com/CurrentPrograms.pdf>

In addition, to co-intermediaries who may share in the commission with you, give this link:

<https://bic-3.s3-us-west-1.amazonaws.com/IntermediaryProtocols.pdf>

Give all three links to co-intermediaries. Give only the first two links to investors.

These links have no contact info in them, so the investors cannot circumvent you. They have to respond to the intermediary who gave the links to them.

One category of potential co-intermediaries is that of people seeking to raise large funds for large projects, especially humanitarian projects. Let them know that if they know of individuals, companies, or institutions that have the funds but have been reluctant to invest, loan, or grant the funds, they can now be empowered - - armed with this powerful new information - - to approach these capital people and give them an offer they can't refuse.

All those capital people have to do is read the two investor links - - the Industry Overview and the Current Programs - - and they should be convinced.

All the project funding seeker needs to read, besides the Industry Overview and Current Programs, is the Intermediary Protocols, and in particular, the section "How to Use Private Placement Platforms to Fund Your Project". Once they read and understand that, and understand the Industry Overview and Current Programs, they should be very excited and enthusiastic to have this new way of acquiring all the capital they need.

Since they have to go through you to get access to the programs, you will be commissionable. If they serve as intermediaries, then you would split your commissions with them. But if they elect to go into the private trust arrangement with their funders, then they are acting as principal - - thus meaning you won't have to split any commission with them.

Thus, there are many ways to find the wealthy individuals, companies, and institutions that could become PPP clients. These are just a few ideas.

Q: With respect to equity, can real estate equity be put into a BIIP?

A: No. Good question, but real estate equity is liened by the mortgage company. So it can't be used again for credit to put into trade.

Q: And if it's gemstones, are they kept in the bank?

A: Yes. To qualify for monetization and entry into a BIIP, one of the requirements is that the gemstones must be in a bank or bonded warehouse with SKR (Safe Keeping Receipt).

Q: What is the minimum appraised amount of an asset to qualify for monetization?

A: \$150 million.

Q: What is the intermediary's percentage?

A: That varies from program to program, and from client to client. That is explained more in detail inter alia.

Q: What is my best option for reaching out to clients in the 1-5M range?

A: As of today's writing, the London Insured Program is the best, because its minimum is only \$1.3M. That too is still zero risk and VERY high yield. Another "best" one (as of this writing) is the London Tear Sheet Bullet program, because that one will sometimes consider clients with less than \$5M; but generally their preferred minimum is \$5M.

Q: I do have interest for developing public agencies as clients such as fire departments - any recommendations?

A: Have you read the latest version of the Intermediary Protocols PDF? Whole new sections were added with a rich supply of ideas of how to find ideal clients. Approaching public agencies could be added to the list - - and yes, government agencies as well as national treasuries could be included. The same approach would be used with them as with any other prospective client. You may want to review the Intermediary Protocols PDF and see what is new in there that you might not have already read before. BIIP platforms have served royalty and national governments for years, so why not local ones?

Q: How to track a client for introduction to the senior consultant and when.

A: As soon as the candidate has fully read the Industry Overview and the Current Programs documents, then it is his choice and your choice as to whether to speak with the senior consultant on a 3-way call, or to communicate by email. You can submit questions via email on behalf of your candidate, and that is fine too.

So again, it is entirely up to the client and you. It is best that s/he has read the Industry Overview and the Current Programs documents. Then any further Q&A s/he or she wants to engage in after that is up to him or her (and you).

Or, in some cases, the candidate may be ready to just go ahead and fill out the KYC and POF and submit it. The advantage of doing that is that it raises the candidate to a higher level. S/he should understand that that is still not a commitment. It just opens the door to communicating directly with the trading administrators. Once the candidate has submitted the KYC forms, then s/he is elevated to communicating beyond the intermediaries and is then communicating more directly with the Intake Manager and other trading personnel. So the information gained that way will be more complete, precise, and customized.

In any case, whether to engage your senior intermediary in a 3-way voice call prior to the candidate submitting the KYC forms is a choice entirely up to him or her, and you, as long as the candidate has read the Industry Overview and the Current Programs documents.

Q: May counties and cities participate in BIIP with their funds?

A: Yes. Have you read the latest version of the Intermediary Protocols PDF? It is 30 pages long now, and whole new sections were added with a rich supply of ideas of how to find ideal clients. Approaching public agencies could be added to the list - - and yes, government agencies as well as national treasuries could be included. The same approach would be used with them as with any other prospective client. You may want to review the Intermediary Protocols PDF and see what is new in there that you might not have already read before. BIIP platforms have served royalty and national governments for years, so why not local ones? That is, if their own regulations permit them.

Q: What about their agencies?

A: Yes, see above.

Q: Some agencies do not get any funds. They collect fees for issuing license to some organizations. May these participate?

A: Yes, as long as they have enough capital, and as long as their own regulations permit them.

Q: Additionally, is there an index of abbreviated terms for reference?

A: These are the few we use most often:

Brief Glossary of BIIP Abbreviations

AML	Anti money laundering
ATV	Authorization to Verify
BCL	Bank Comfort Letter (also Bank Capability Letter)
BG	Bank Guarantee
BIIP	Bank Instruments Investment Programs
CD	Certificate of Deposit
CIS	Client Information Sheet
CRD	Central Registration Depository
DLC	Documentary Letter of Credit
DOA	Deed of Agreement
ESF	Exchange Stabilization Fund
FDR	Fixed Deposit Receipt
GPI	Global Payment Initiative
HNW	High Net Worth
IMFPA	Irrevocable Master Fee Protection Agreement
IBOE	International Bill of Exchange
IPIP	Internet Protocol within Internet encapsulation Protocol

KYC	Know Your Client (usually by means of ID and other identifying information)
L2L	Ledger to ledger
LTV	Loan-to-Value ratio
MOA	Memorandum of Agreement
MTN	Medium Term Note
POF	Proof of Funds
PPA	Profit Participation Agreement
PPP	Private Placement Platform
PSA	Profit Sharing Agreement
SBLC	Standby Letter of Credit
SPV	Special Purpose Vehicle
SWIFT	Society for Worldwide Interbank Financial Telecommunication

Q: In the intermediary write-up you advised us not to reveal the percentage of returns the potential client would get, as it will most likely trigger their belief that something this good cannot be true. But in your Current Programs document, it is clearly stated the returns. These pdfs as I understand are also meant for potential clients, right? I guess the question is when do we let them know about the rates? at what stage?

A: The point is, you don't have to let them know. The documents do that. Therefore what is explained is consistent. What is explained is that you, as the intermediary, are recommended to NOT tell prospective investors what the returns are. This is for your own protection - - to avoid being

investigated by the "authorities" for trying to solicit or entice investors with outrageous claims. But, if you are simply forwarding links to documents that you didn't write, and that have all the explanations and disclaimers in them, you are safe. It is not you who are saying what the returns are - - it is the PDF document doing so.

The only times when it is okay for you to talk about the returns openly and verbally would be when you have been informed that your prospective client is already familiar with the BIIP industry via the PPPs . . . and when you have already been in communication exchange with a prospective client and he has already read the documents. Once he has read them and he is in discussion with you about proceeding to register and apply, then of course if he asks you anything about the returns stated in the PDF, you can simply answer that what is written there is your understanding. But then it would be helpful and good for you to advise him to keep quiet about it too . . . for obvious reasons.

Q: Suppose someone is convinced and ready to go. The next step would be to find out what amount of funds they are planning on "investing", and then get KYC and POF done. Do they need to talk to the trader? Or is that optional or a must?

A: Clients almost never speak with the traders. Think of the traders as being like airline pilots. How often do passengers speak directly with the pilot? Almost never, unless the passenger owns the plane. Rather, the party with whom the client speaks is generally the program manager and other members of the trading team, such as the compliance officer. Remember, the trader works under the program manager. The program manager is the one who oversees the trader(s).

In the Zurich program, the client is required to travel to Switzerland to meet with these people, as you know. He will meet with members of the trading team, such as the compliance officer and the program manager. But it is extremely unlikely he would meet with the actual trader. In the other programs, the ones that do not require travel, a similar situation exists. The client will always be brought into communication with the program manager and the compliance officer, even remotely - - but never the trader.

How to Advertise Bank Instruments (and create prospects for BIIPs) without violating the BIIP no-advertising rule

One approach you could take if you wish is to advertise bank instruments for sale. The prohibition is against public advertising of the BIIPs, but there is no prohibition against advertising SBLCs, BGs, or MTNs. I gave this idea in a BIIP newsletter in 2020.

On public sites like TradeKey or LinkedIn, any forum where there are business people connecting with each other around international import and export or other types of large cap investments, you can advertise SBLCs, BGs, or MTNs. People who buy these instruments fulfill two of the most important qualifications you favor:

1. They already know these instruments exist and are common in the marketplace; and
2. They have at least eight or nine figures in funds available to buy them.

Hence it is often the case that they also know that there are trade programs that trade these instruments at lightning speed for fast profits. If they don't know, it isn't much of a stretch of their imagination to consider it.

You can make a one-time commission by selling such instruments, and we have four different providers. Page 1 of Current Programs talks about them, and the 11-page document describing the instruments and our four providers is linked at the top of page 2 of Current Programs.

So, once you have a prospect for an SBLC, a BG, or an MTN, and especially when you have an actual buyer who consummates a deal, you have the perfect prospect to whom you can mention the BIIPs. Since you were not advertising the BIIPs, you would not have broken that rule against advertising them. But the people who respond to such an ad can be informed about the instruments, and then "oh by the way, we also have these managed trading programs". In fact, some of the respondents might turn out to be a lot more interested in the trading programs than the instruments, as well they should be. And the benefit to you is residual instead of one-time.

If you advertise the instruments, when they respond, you could send them the link given at the top of page 2 - - <https://bic-3.s3-us-west-1.amazonaws.com/MTNsSBLCsBGsProcedures.pdf>. That only talks about the instruments.

Then depending upon how the communication exchange goes, somewhere in your second or third interaction with them, you could ask them if they would be interested in a BIIP, and give them the Current Programs link.

How to respond to prospects who say they lost money in a BIIP

Some millionaires don't have a destiny of greater wealth. Either they don't deserve it, or they're just content with what they have and want to stay comfortable. Increasing 1M to 100M starts initiating them into power. That's a big responsibility. Many of them just aren't spiritually ready for that. But they don't know that and can't consciously explain it like that to you. They'll just come up with other

excuses. They will act skeptical about the PPP, when really, it's their own inner obstacles that they're up against.

The ones who are the best candidates for the PPPs are those who have a positive world view, who aspire to greater things, who really want to help improve the world, and who know very clearly what good bigger money could do for countless people. These are the people who may already have humanitarian projects in which they are involved, or to which they wish to contribute.

If you run across one of these, who would otherwise love to expand their wealth, but who tell you they're not interested in the BIIP because they already tried one in the past and lost money in it, or they know someone who lost money in it, just know that what we're dealing with is sheer stupidity caused by fear. Fear is unintelligent. it is reptilian. It is unconsciousness. I say it is "stupidity" because we already told them that we specialize only in the zero risk programs and nothing else. Do they need to look up the words "zero risk" in the dictionary to understand what we are saying?

But to be patient and polite, give them one last rebuttal. Say something like:

Please listen to me. I would not be your friend if I did not share this with you. You need to open your mind and hear me very clearly. "The mind is like a parachute. In order to function, it first has to open." Any previous bad experiences you had with a so-called bank instruments trading program was due to your having committed the cardinal sin of turning over your capital to the control of someone else without collateral in exchange - - collateral of equal or greater value and liquidity. That cannot happen and does not happen in the legitimate BIIPs.

Perhaps you didn't hear me when I used the phrase "zero risk". Perhaps you didn't understand it or you didn't believe it. That's your choice, but "zero risk" means the investor's principal capital or its equivalent, in all of our programs, stays in his own account at all times, under his own full sole signatory control. You can see, in advance, with eyes wide open, in broad daylight, before signing on anything or committing to anything, that it is impossible - - out of the question - - that the program could lose your money - - because you never turn over control of your money to the program. Hence you need to trust no one but yourself.

100% of everyone who ever lost money in a so-called bank instruments trading program was NOT in one of the legitimate ones. The legitimate ones, which are the only ones I share information on, are all zero risk. In the 1990s, this used to be facilitated by a 106% bank guarantee, placed in the investor's account in exchange for his money. But later, the "reserve account" developed, wherein the investor's funds stay in his own account and never leave. A

line of credit is issued in reflection of that principal, and the line of credit is traded. But the investor's principal is never touched, never liened, and never put at risk.

For a long time, that privilege was only available for investors putting up \$100 million or more. But by 2019, the same VIP privilege began to be offered all the way down to the \$1M minimum. You have no idea how fortunate you are to be getting introduced to this level of asset protection for less than \$100M.

If you have your money in a bank - - any bank - - then having it in the Swiss bank is exactly the same, or very likely even much safer, because major international Swiss banks are among the top 100 safest banks in the world. So there again, the risk is zero. It is impossible - - out of the question - - to lose. This is fully verifiable in advance, before committing. In fact, investors who pass the initial compliance are expected to travel to Zurich to meet in person with the trading administrators. That is a privilege previously reserved only for the \$100M+ clients.

Remember that these programs don't "need" more investors. They have plenty already. They reject applicants who come with a "prove it to me" attitude. So if you are still skeptical, then I respect that and wish you a nice day.

If you present the above information to a prospect and he is still negative, then you've done all you can do, except keep him on the mailing list. Periodically he can receive further news from you. Maybe in six months, call him again. If he realizes you are stable, steady, consistent, and enduring, he might warm up to you. Who knows - - he might change his mind in six months or a year from now. It's not only a question of destiny; it's also a question of timing for each candidate. There is a right and wrong time for everyone. So just keep him in your list of news receivers. But other than that, I wouldn't waste any more time on him. Turn the page and move on.

Knowledge is power: Additional intelligence for finding the right investors

Do you have any idea how fortunate you are to be in possession of this BIIP PPP knowledge? Your familiarity with this industry, combined with your connection with the Unsurpassed Relationships at the pinnacle of the industry that we have, fulfills the proverb "knowledge is power". You hold in your hands, heart, and mind the White Hats' 21st century takeover of the cabal's 20th century Touchstone.

First the ability to multiply money with high-speed computers generated support for the destructive and enslaving forces. But as world consciousness continued to rise, their karma backfired on themselves. It is a law of nature that those who destroy become destroyed. And those who

support become supported. Meanwhile, quantum computers have evolved. Now the bank instruments trading technology is using quantum computing . . . and at the same time, the power of its implementation has been taken over by the creative, the supportive, and the benevolent.

They are the ones with whom we are now in contact; and therefore they are the ones to whom you will be bringing your clients.

Imagine the privilege, the honor, the breakthrough, the miracle, the good fortune, and the wonder of it all! This is our time.

This is the clear view from the top of the mountain, where the sunrise is blazing forth in its splendor.

Nevertheless, I don't know about you, but a lot of the investors I'm talking to down in the valley still seem to be in the dark in their thinking. No matter how GOOD the proposal may be, they still are afraid of it. The dummies! Are you facing this too?

Sometimes I feel like a king providing a free sumptuous banquet with all the finest foods and drinks, out in the middle of a desert where people are starving and dying of thirst, but they're not accepting my invitation because they can't hear my call and they can't see what I'm offering. Do you know what I mean?

I've made the same kind of offer of this BIIP knowledge to several thousand other people, and only a few dozen have responded. A few are working on it with me, and so I would say perhaps twenty or thirty are trying. But we're finding that either it isn't easy finding the people who have seven, eight, and nine figures available; and/or we're finding that when we do identify them and present the proposal to them, their mental conditioning filters distort the message and they can't hear it or understand it clearly.

It's like the old saying, "You can lead a horse to water, but you can't make him drink."

You may have also noticed that there is a considerable amount of insanity prevalent in today's world. I'm sure you encounter it yourself. You and I approach millionaires and say, "This is zero risk. You can leave your money in your own account and watch it multiply." But they can't hear those words. What they read, or what they hear instead, are their own mental filters - - like "The higher the yield, the higher the risk"; or "If it sounds too good to be true, it probably is"; and so on. There is so much fear, so much dishonesty, so much crime, so much conditioning, and so much distrust out

there, that they can't believe that someone is coming along and simply offering them benevolence - - straightforward - - with honesty. But that's exactly what you and I are offering.

Have you noticed that people create their destiny with their thoughts? If a millionaire turns down our proposal, maybe, just maybe, he didn't deserve it! He didn't deserve to be empowered to the \$100M+ level. It wasn't his destiny. In some cases, he is a good and pure person who is simply content with what he has and doesn't need any more for his soul's evolution. But in most cases, he (or she) has insufficient divine light and insufficient good karma to be open to this royal invitation. He just can't open his mind to it because something deep down inside him says he isn't worth it.

That is all the more reason why it is so important to continue presenting the message to new prospects. It is NOT about "selling" or "persuading", unless you are a close friend or family member of the prospect. Then of course yes - - you have the right and perhaps the duty to turn on your full persuasion powers! If they were to decline your proposal because you only presented it once, very timidly, and then gave up, and then if they were to have an epiphany in later years and fully GET the message - - they might feel that you didn't care about them very much to give up so easily and not INSIST. Thus you have the right to tell them, "I wouldn't truly be your friend if I didn't INSIST that you look into this more carefully."

But for the rest of the prospects out there, it's not about persuading. Rather, it's simply about sorting . . . sifting and sorting through the prospects until you find the ones that are open minded.

Suppose you have accumulated ten people with that kind of money and that kind of open-mindedness. That would be a real achievement! Now let's be realistic. Let's imagine that some of those ten are curious, but skeptical and a little paranoid. So they're willing to engage in a 3-way call, but when it comes right down to it, they will be scared to sign on the dotted line. And they would never admit that they're scared; they'll make up other reasons for bowing out.

Let's further imagine that some of those ten SAY they have \$1 million or \$10 million or whatever, but they really don't. They're either liars, or they're exaggerating, or their money is tied up somewhere. Or in some cases, they have an exotic asset that "would be, could be, should be" worth a zillion dollars, but isn't - - like hundreds of "assets" that have been presented to us - - like this \$100M FRN from 1934 presented to me in December 2019:



It is a historical asset that cannot be traded. The project holder whose so-called would-be "investor" presented this to him and he presented it to me, thinking, "Well, it is a Federal Reserve Note . . . so it should be money." But it isn't, and the Fed won't honor it. Nor will the banks. He may as well sell it as a novelty on eBay.

So as you can see, it's a good thing to have ten prospects . . . and even better to have a hundred. The more the better . . . because not all of them turn out to have real money and real interest. But if even ONE of them does . . . we can celebrate! Especially if it is in the bigger numbers. Hence be looking for as many interested parties as possible, who are hopefully qualified. Like anything else in business, it's a numbers game, and we often have to sift through a lot of losers before we find the winners.

Nevertheless, if candidates come forward with assets other than cash in USD, don't turn them down right away. Let's see what they have. We do have monetizers. Monetizing slows things down, but it's better to have big deals going into monetization for entry into the platforms in two or three months from now than to not get the deals at all. And for monetization, the value has to be \$150M minimum, before they will consider it. Thus while we're earning the smaller monies with smaller investors who come with cash, we can also have some large deals cooking in the background with monetizers if the client has non-cash assets.

How can we overcome the sea of skepticism out there? One way is to approach those who are doing the most good in the world. Why? Because if someone is doing a LOT of good, he or she will tend to be more trusting, more open minded, and more willing to believe that other people have good intentions as well. Consider the thousands of charities, nonprofit organizations, activist causes,

foundations, and humanitarian projects out there. These are the people who are improving the world - - at least we HOPE they are! Do some Google searches and pick out the ones that appeal to you.

By approaching them, especially the ones that already have \$5 million, \$10 million, or \$50 million, but they really need \$500 million or \$1 billion to fulfill their missions, we can help them! We can give them a zero risk way to multiply their treasuries into the REAL power they need.

Do you see the power in this? Do you see that you are not coming as a beggar, as a salesman, or as someone asking for something? Rather, you are coming as a king or queen . . . an emperor or empress. You are coming as a benefactor . . . someone with a tremendous GIFT to offer. Sure . . . they're going to have set aside some of their money for a while in an account while the magic happens . . . but they get that full deposit released back to them after the contract, so they will have never spent a penny.

You see? The POWER that you hold in your hands is that you are coming as a benefactor . . . a giver of great value. They are NOT "buying" anything from you but an idea. We are not selling anything and we are not charging any consultation fees. The fees that the traders make, and the commissions that we make, come out of the gross profits - - not out of the client's principal. So the client never pays us anything. It is truly a FREE GIFT and a WINDFALL of new affluence and new grace in their lives and businesses.

They won't need to trust you, trust me, or trust the traders. They won't need to trust anyone but themselves, because they will always continue to hold their capital (or its equivalent in the case of the insured program) in their accounts at all times. Therefore they can dispense with the gargantuan due diligence that they usually have to do on other investments. Not necessary! Do you realize how fantastic this is? What a nice fresh breeze!

It's just a matter of making the introductions. It's the easiest path to wealth, and the most secure. Sure and secure. Zero risk.

This is best presented directly to wealthy people, OR, to the directors of humanitarian projects who are in touch with wealthy people. Either way - - direct or indirect, it will be a WIN for everyone concerned. If you run out of wealthy contacts to whom you are direct, then . . . open up your reach to thousands of good causes out there. Just Google them. There are directories, website, and networks of them. The market is vast.

If you present this to nonprofit organizations that have at least a few million dollars in their treasuries, but they really need a hundred million or a billion to pull off what they're trying to achieve,

WE CAN HELP!!! We can take their few million and multiply it into a hundred million and beyond . . . with zero risk. Everyone wins! They get the money they need, the Earth is benefitted, you and I make our commissions, the traders make their shares, and no one loses. The world is a better place!

When a Prospective Client is Ready, then What?

KYC or CIS with POF FIRST Preferred for All Clients

Simple Rule: It is preferred that new prospective clients start with the full form-filling CIS or KYC process. That's best, but that's not the only required starting point. At the very least, if they have a copy of a recent bank statement or other POF, it can open the dialog. This is especially true for those at 100M+ and 1B+. The particular KYC or CIS forms are linked under each program description in [Current Programs](#).

At \$100M+, it is often best to start with POF, and then a voice conference, such as via telephone, a Zoom video conference, or a Skype video conference. This is so that we can get to know the client a little, and find out what his needs and resources are. That way, we can custom-tailor a program for him. That would then define more exactly what documents will be needed.

Especially at \$1B+, we treat them like VIPs. There is a lot more room for negotiation.

Some intermediaries have asked for program specifics for the 1B+ clients. Anyone who makes this request is showing that he doesn't understand that program specifics are always custom-designed one-on-one at that level. In the authentic platforms that are truly performing, there is no one-size-fits-all cookie cutter program for billionaires.

Anyone who says there is a cookie cutter predictable already-made program for the large cap clients is probably a broker joker blowing smoke. It doesn't usually work that way in the real world.

Even at 100M, we custom-tailor programs, but especially so for the 1B+ levels. This is done via a voice-and-video conference, either via Zoom video, Skype video, or telephone. We won't ask the client for KYC and POF usually until after that conference, and then there is a variety of forms that document submissions can take.

For clients with less than 100M, yes, go ahead and submit KYC and POF following the instructions given in our [Current Programs](#) descriptions. But for 100M+, let's start with simply POF and a video conference first.

VERY IMPORTANT - Read This if You are Submitting Files

A lot of files have been coming in from clients who did not follow instructions. For example, even though we have repeatedly given the links to our KYC forms, they would use a form from another platform.

Forms from other platforms may have the familiar looking KYC format, but ours has the correct proper wording in it throughout.

Other things other clients were doing included:

- ❖ submitting POF that was more than 2 days old. Yes, we say 3 days, but we also need a day to review and submit - - so it's really 2 days. Ideally, the POF would be dated the same day that the file is submitted - - so our team still has three days in front of us to review the file and get it submitted.

If any of the instructions are not followed, the file gets delayed while the deficiencies are corrected. This means the POF may expire during that time and the client will have to get a new one - - signed by the bank officers again. Big hassle. So . . . best to get it right the first time.

By your reading this about the mistakes that others have made, you are better informed to reduce as close to zero as possible the likelihood that you would submit an imperfect file.

The instructions **for the client** are all there in the applicable section of [Current Programs](#).

If those guidelines are followed, All Is Well, and the processing will be expedited.

How to Prevent Circumvention on Non-Cash Submissions

When submitting files of clients who have a non-cash asset they wish to monetize for entry into trade, the file will go beyond our immediate small group. It will have to be looked at by other professionals whom we don't know as well. That is why it would be prudent to protect the identity of your client information.

Sanitize the documents before submitting if you wish in order to absolutely prevent circumvention. Our direct contacts are religious about honoring intermediaries and the line of introductions when it comes time for naming parties for commissions. So we are trustworthy in that respect. If you ever present anything to us, such as the KYC and POF already completed with cash ready to go into a

platform, that KYC will be held in strictest confidence and will absolutely be credited to you as being your client for commissions. You will not be circumvented.

But when it comes to monetization of non-cash assets, now we're talking going to middlemen other than going directly to the platform. Thus my direct contacts will pass the documents to an attorney middleman or some other party for authentication. Once it is passed to them, it's out of our hands and we won't know exactly who sees the documents. Thus if the documents contain the client's name and contact info, and the documents fall into the hands of someone in an office somewhere who decides to circumvent everyone - - even including circumventing my platform intake managers and myself - - then obviously no one can guarantee that we will receive credit for the introduction.

Hence my suggestion is to remove the client's identifying name and contact info. The aim is to simply authenticate the documents and their value, first. After that, if they DO pass compliance, that is when the documents would qualify for presentation to the platform traders. That is when they should be interested in being introduced to the owner or authorized signatory; and thus that is when you and I would need to reveal who the owner is. The owner will also have to be checked out, but that is a routine process that the trade platform's compliance department does automatically.

So if you can do that and email them to me here, we will have the best chance of seeing if a deal becomes possible. And, guess what? If the documents are already in PDF and you don't have the software to sanitize them, I will do it for you. Just go ahead and send them, as you know they're safe with me. I can remove the client's contact info and then pass the sanitized versions on to the responsible authenticators.

Always Honor the Line of Introductions

In closing, do you know why I am so religious about making sure all my co-intermediaries get properly included in the paymaster's list to be paid? While I have no direct control over the actual disbursement process, I do have some role in ensuring that anyone who was an introducer, a connector, and/or an active consultant and information deliverer, will be properly listed as being commissionable. Your role is to help me in this, so that if anyone you know played a role in bringing the client to the table, that person should be included as well. There are several good reasons for this ethical policy:

1. The law of karma is an absolute law. "Whatever you sow, you reap." Cause and effect. The vibration you send out, comes back to you.
2. The tacit and unwritten understanding between us is that everyone in the line of introductions will be richly commissionable on any successful client that goes through me to go into trade with one of my platforms. It goes without saying. Therefore it constitutes a silent agreement. Honoring agreements is fundamental to a good reputation.

3. A good reputation brings more business . . . both from you and from others who hear about it.
4. I love giving because it brings me so much joy. I especially love giving to those who most deserve to be rewarded.
5. Those who themselves are givers of great values are the most deserving of even greater rewards.
6. I not only believe in, but I directly experience, oneness with all beings. Hence whatever I have done to others, I have done to myself.
7. Sharing happiness expands happiness.



anything is possible