

STRUCTURED PRIVATE FINANCIAL OPPORTUNITY

Special High-Yield Platform Trading Global R/20 Initiative



INTERNAL BLOCKING (NO SWIFT'S) / BANK-GUARANTEED RETURNS

We are pleased to offer qualified clients participation in a private, “bank-to-bank”, structured platform trading opportunity:

- Largest trading platform in the world
- Bank contract with “top 10” world-ranked Bank
- Bank-guaranteed returns
- Clients needn't move their principal
- No project requirements

What distinguishes the Global R/20 Trading Initiative from other platform trading opportunities, though, is this: **Clients reserve their principal in their home bank via a simple “internal blocking” only – confirmable, bank-to-bank. NO SWIFT'S.** This is direct, “one-to-one”, platform trading at its absolute finest - conducted at the very pinnacle of the business – in affiliation with the foremost trading platform in the world.

CAPITAL ENTRY REQUIREMENTS

- ❖ The minimum participation amount is \$100 Million USD (or Euro equivalent). The Program is restricted exclusively to cash funds, bank instruments and gold bullion.
- ❖ The client's principal must be held in a major, international bank under the client's exclusive ownership and control. Bank instruments must be cash-backed and must have been purchased for value by the client.
- ❖ The Program is available in most countries in the world – with the exception of Mainland China and those nations subject to trade embargo or deemed state sponsors of terrorism.

PLATFORM TRADING OPERATIONS

- The Program offers clients attractive, high-yield returns - earnings realized from the “controlled” trading of investment-grade bank debenture instruments.
- The contract term is normally one year (“forty trading weeks”). Short-term trading opportunities are available on a limited basis only – alone or in combination with long-term trading opportunities.
- Trading takes place, on average, four (4) days a week – with profit statements sent out on Friday. Profit distributions are made on the following Monday. All transfers of earnings will be made by the trading platform directly into the client's account via SWIFT with full clearances and approvals.
- There are no restrictions on re-entry. Clients are free to re-enter the Program at the end of the contract term if they wish.

TRANSACTION PROCEDURES - SEQUENTIAL STEPS

STEP 1: The client signs an agreement with the Facilitator Company, a licensed corporate finance company that has secured, by exclusive Bank invitation, unrestricted private access to – and the necessary approvals for working with - a prominent trading platform linked to a major, international “top 10” world-ranked bank.

Note: The Facilitator Company is responsible for satisfying, in full, the mandatory project financing requirements which underpin – and, in a very real sense, make possible - the operation of the Global R/20 Trading Initiative. The client’s Program earnings represent “free” capital to the client for the client to do with as he pleases within the ambit of the law.

STEP 2: The Parties lodge the agreement and supporting documentation with the trading platform.

STEP 3: The trading platform issues a bank contract to the Parties. The contract provides for bank-guaranteed returns and weekly payouts to the Parties. The client may, in certain instances, be invited to meet with the platform bank.

STEP 4: The client instructs his home bank to block/reserve his cash funds (or bank instrument) for the period of the trading operation and to confirm the same, “bank-to-bank”, to the platform bank. **No SWIFT’s.**

Note: The confirmation of “blocked funds/instruments” is typically arranged by the Banks themselves via a direct communication between the client’s Bank Officer and the trading platform’s Bank Officer. The full cooperation of the client’s bankers is essential.

STEP 5: Trading normally commences within 7-10 banking days thereafter.

CONSULTANTS - PROTECTED COMMISSION STRUCTURE

- We will arrange and protect, as fees for Consultants, an amount equal to four percent (4%) of the client's Program earnings, payable by the Facilitator Company, on a weekly basis, directly to Consultants, via SWIFT.
- We can provide Consultants with access to an independent Lawyer/Paymaster to assist Consultants with their banking and provide tax planning advice and assistance as need be.
- A comprehensive IMFPA/NCND Agreement is available upon request. Consultants are encouraged to protect their confidential sources at all times.

NO “PARTNERSHIP / PROFIT-SHARING” SCHEMES PERMITTED

We do not permit “partnership/profit-sharing” arrangements of any description between Consultants and their clients. No side agreements, no joint ventures, no asset management arrangements, no project funding agreements or the like. Not for fees or commissions. Not for investment or consulting services. Not for project financing. The reason is that these partnership “schemes” - which are typically cobbled together with the client in return for introducing the client to the Global R/20 Trading Initiative – are, in our opinion, inherently coercive and almost never in the client's best interests. And to the extent the client is not made aware of the available commission structure, the arrangement is a “lawsuit-waiting-to-happen”. More importantly, these contrivances inevitably unravel when the client is confronted with the established commission arrangements, or are blocked by the trading platform or regulatory authorities who view these schemes with disfavour - ending in a colossal waste of everyone's time. In point of fact, there is no need for anyone to resort to siphoning off the client's Program earnings; we invite you to do the math yourself, and see, first-hand, just how substantial the consulting fees are for facilitating a transaction of this nature.

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