

## **STRUCTURED PRIVATE FINANCIAL OPPORTUNITY**

### **Special High-Yield Platform Trading Global R/20 Initiative**

### **FREQUENTLY ASKED QUESTIONS**

#### 1. What is the historical Program yield?

Historically, Program yields have ranged between 100%-200% per month net/net to the client payable, weekly, on a pro-rata basis. The client's earnings represent "free" capital to the client for the client to do with as he pleases within the ambit of the law. That's because the project financing requirements of the Global R/20 Trading Initiative will be satisfied, in full, by the Facilitator Company.

*Note: Yield figures are provided for illustration purposes only. The actual Program returns will be confirmed, via bank contract, to the client.*

#### 2. Can you work with other kind of assets?

Not at the present time. We only accept cash funds, bank instruments and gold bullion. No screen accounts. No commercial securities. No hard assets. No Chinese heritage funds. No historical instruments. No "restricted access", interbank screen transactions. No developing countries "sovereign" instruments. No government (public) funds.

#### 3. Is the Coordinator available to answer questions, accept telephone calls and attend pre-application meetings?

*Yes and no.* We recognize that clients are bound to have additional questions; that's only natural. Pretty much everything the client needs to know, though, is contained in the informational material provided. Our strong preference, therefore, is that clients hold off further inquiries until such time as we have received the clients' formal application package. That way, we know that we have a motivated and committed client and a genuine transaction under submission. We would then, of course, be pleased to spend whatever time is required to ensure that the client's questions are fully and properly answered.

#### 4. How quickly can the transaction be processed?

We can move promptly subject, of course, to scheduling and workload considerations and depending on the nature of the transaction – and provided, of course, that we have the client's full cooperation and assistance. Keep in mind, though, that this is not a footrace – or an assembly-line process.

#### 5. Can you accept, for trading purposes, a bank line-of-credit?

No. The client must have full and complete legal ownership of the cash funds. We cannot accept, for trading purposes, leased, borrowed, encumbered, or "pre-blocked" funds; or funds that have been assigned or pledged to the client; or funds restricted for use, non-transferable or otherwise non-transactable.

#### 6. Can you work with joint/multiple-signature accounts?

Our strong preference is to work with clients with single-signature accounts only, where the asset owner is the sole account signatory. The reason is the presence of joint (or multiple) signors can complicate the transaction: it oftentimes signals pooled

funds or “inappropriate” third-party encroachment on the client’s account, and it can be a serious impediment to getting the client approved by the trading platform. Corporate clients should ensure that the account signatory is the effective “decision-maker” of the company, typically the CEO or President.

 7. Can clients enter the Program with currencies other than USD or Euros?

We have a certain amount of flexibility to work with major world currencies besides USD or Euro. For example, we can normally accept British Pound Sterling, Swiss Francs, and Canadian Dollars. Clients with other currencies are encouraged to purchase a Certificate of Deposit denominated in USD or Euros, then enter the Program that way.

 8. Can the client’s Program earnings be sent to a different bank?

The client’s Program earnings can be sent to any bank the client chooses. However, for legal reasons, the trading platform may not divert the client’s proceeds to any third-party bank account. In other words, the client’s Program earnings must be remitted to the client’s account only. After that, of course, the client is free to do with his Program earnings as he pleases.

 9. Can you assist us to persuade clients of the existence of these private, high-yield financial opportunities?

No. We are only interested in working with sophisticated, high net-worth clients who are familiar with, and knowledgeable about, these specialized kinds of private placement opportunities and who are merely looking for genuine access.

 10. How do we know that the Facilitator Company is not just another “middleman”?

The client’s agreement with the Facilitator Company is not assignable by the Facilitator Company - “proof positive” that the Facilitator Company is the genuine facilitator to the trading platform, and not mere “pretenders” or intermediaries. Clients are privileged to work directly with the largest trading platform in the world without a meddling “trade group” interposed between the parties, blocking access.

 11. Can we conduct due diligence on the Global R/20 Trading Initiative?

Certainly. No one expects clients to accept the genuineness of the platform trading opportunity on “blind-faith”; that would be an absurd notion. That said, full disclosure and transparency work in reverse in this business. The client needs to prove his financial capability and personal suitability first – then information about the trading platform and trading operation will be made available. Not the other way around. And if that is incompatible with a client’s need to gather intelligence, we fully understand; but that is the way this business operates. Always has. Always will.

Of course, it is worth noting that throughout this whole process the client remains firmly in control of his capital: The client is never under any obligation to proceed with the private placement; he is always free to pursue the transaction or to decline the platform trading opportunity altogether – whatever he wants to do.