



The Leveraged Trust Program (LTP)

Notice and Disclaimer

First, we present this information to you, and you accept it with the following understanding:

1. This is an overview of the mechanics of a particular trust arrangement which is being reviewed for your general understanding, potential use and benefit along with the subsequent use of the trust account for legitimate business purposes.
2. This is NOT an offer of investment or a solicitation to buy any form of investment. Rudius Capital & Trust does not offer any type of investments but rather provides the business and legal structure to best facilitate a client's access to any or all types of legal, widely accepted business activities which are known to be secure and legitimate, one of which is being presented here. In this document we reference the 'private placement business' which can be substituted with any other type of legal form of business activity for the business purposes of the trust organization.
3. We presume you already understand the nature, characteristics and benefits of the private placement business. If not then we recommend you ask us for our document 'Understanding PPP' to better understand the basis for the references herein.
4. You accept this information as being 'introductory' and 'as is' with no expressed or implied warranties as to its level of accuracy or completeness as it relates to the subject material being covered and you accept full responsibility therewith for its use or application.

Background & Purpose

The primary purpose of the LTP is to allow clients to achieve a higher level of leverage and growth on the applied capital used in the trust organization than is typically available. In short, the business objective is to achieve a growth factor target of 10 to 1 on trust corpus (capital) in a reasonable period of time.

RCT provides the legal and business vehicle as a bridge to access the benefits of the private placement business to *select clients* at a very low entry level which would not otherwise be substantial enough to qualify for direct participation under normal circumstances.

Those of us familiar with the business understand that a real and exclusive Private Placement trade starts at \$100 million minimum. There are a few opportunities which offer access with \$10 million or more as starting

capital but many of those are fraught with problems or potential snags that ultimately prevent or significantly delay the sought after results, for a variety of reasons. Through its own activity in this arena, or via affiliated companies, The LTP provides access to this business activity for clients who are able to establish a trust account with a minimum of **\$100,000 or more.**

For those familiar with the business, you understand that the two key ingredients in this business which make it so attractive are:

1. Potential returns far and above what is considered 'normal'.
2. That this business does not involve speculation and thus the risk factor is relatively low with security of funds being very high.

Program Features & Benefits

1. Initial capital is leveraged in trust with the target of achieving a growth factor of 10:1 (1000%) in 90 banking days or less.
2. Program consists of two parts: Part 1 allows funds to be ***completely liquid*** during this phase. They are traded in a currency arbitrage system which uses super computing capacity and proprietary software with T1 lines to prime bank liquidity providers to take numerous small profits between the spread variances between banks and other liquidity providers in the currency markets. These profits add up quickly and are in the black immediately without having to make up the spread deficit found in normal trading activity.

During this phase, profits will be accounted for and applied monthly. The goal of Part 1 is to double the initial capital whereby a distribution can be declared in the trust to return funds to certificate unit holders in the amount of the initial paid in capital while leaving an equal amount of profit in the trust to move on to Part 2. If needed, funds can be returned to the trust account for other purposes ***prior*** to achieving the stated objectives here in Part 1.

This ***liquidity and return of capital*** features are two key security factors to consider in evaluating this program. Funds never leave the control of the trustee in Part 1.

3. Part 2 is the application of funds to the private placement activity being done by affiliated companies in the RADIUS Group of companies. Funds will be blocked during this time until the objective is reached. Upon meeting the target, all funds will then be returned to the trust account, fully liquid, pending direction of the trust manager.
4. Minimum to start \$100,000. No maximum.
5. All amounts moving in to Part 2 will be secured with a financial guarantee in the form of a cash backed surety bond against financial loss. The surety will be issued by a serious multi-billion dollar international insurance company to the trustee acting on behalf of each individual trust entity. This will be available for review after Part 1 is achieved and prior to moving funds into Part 2.
6. Profits are disbursed to the profit account monthly in Part 1 of the program. All funds are paid back in full at the conclusion of the term where they can be accessed and used as needed for any legal business purpose from the trust platform.

7. Secure online trust account management enabled for wire transfers, internal transfers and transfers to debit card.
8. Additional leverage available via 're-entries' with new contracts using acquired profits.
9. Asset protection and privacy 'Par Excellence'!

Possible Uses for this Program

- Build your dream home estate, debt free!
- Recover your 'lost retirement' or create what 'never was'!
- Fund your Charitable Organization's mission
- Build your family security and financial fortress to prepare for the rough times ahead.
- Finance your 'Mega Yacht'!
- Support your local community or church projects
- Put your local 'Investment Club' on the map!

The Private Business Trust Structure

Each participating member will establish his own private business trust in accordance with published new client account procedures. This private business trust will be funded directly by the client and are segregated at all times. Client will have online account management of the business trust fund corpus (funds) with full ability as manager of the business trust to instruct RCT to: wire funds out, transfer funds between other accounts internally, move balances to debit card account or advise admin of incoming transfers via the secure internal server messaging. The private business trust account will offer functionality much like any online banking service offered around the world.

This private business trust will be the receiving account for profits generated from the private placement business when they become available, or other related business the client is involved in. From here, client may maintain the account with the privacy and protection offered by the management of the trustee, or he may move any portion or all of the funds out of the trust account to any other account of his choosing, provided that account is owned by the client.

How and Why it Works

The holding company of RCT and its affiliated companies are already very active in the private placement arena and as such, have developed some very productive and important relations in the financial world which enable this enterprise to exist. The LTP program works because RCT clients are able to ride the shirt tails of this company into already existing business activity and can simply be rolled into that activity as an 'add on'.

When the client is ready and his private trust account is funded, there is a simple instruction that the client, as manager of the business trust, will give to the trustee. This instruction advises the trustee to place the designated amount of trust funds into the active business fund which is a separate trust account designated

solely for the purpose of the private placement business. Funds in this account are designated solely for this purpose.

The business fund is managed by the same trustee who manages the private business trust for the client. So the management is seamless and the transfer is merely an internal accounting function while still being a legal 'arms length transaction'.

RCT maintains an account with a private closed ended hedge fund which manages various PP trading contracts on an ongoing basis. This private hedge fund is a separate legal structure registered in the British Virgin Islands which provides unique benefits yet it is under the same management umbrella as RCT and is a part of the *family of companies* of Rudius Holdings Group Ltd. with the same management. So again, everything is essentially done 'in house' using the necessary company structures to accomplish the objective.

The hedge fund then is the 'principal' to the private placement contracts and the trustee is a legal shareholder of the fund accordingly. Profits are regularly distributed to shareholders on a quarterly basis. The participation funds are ***paid in capital*** to the fund which is fully represented by share certificates with full legal recourse and audit trail. The RCT trustee holds the share certificates of the fund on behalf of the Private Business Trust clients and is able to redeem those shares on a quarterly basis as requested by the trust manager (client).

Why This Structure?

The managers have many years of experience and personal knowledge of friends and associates who have been ruined and/or ended up in prison trying to 'pool funds' to get into this business which is clearly not permitted. Anyone found trying to pool funds will either end up like our friends above, or at best be blacklisted by the financial players in the industry and be locked out forever. This is a major taboo! Don't believe us? Try it at your own risk and don't say we didn't tell you!

Further, our associates were promoting and marketing 'investments' to 'Mom and Pop' investors who were not sophisticated and they were doing it in one of the most heavy handed police states in the world (no names mentioned here). In other words, they did everything wrong!

This structure has taken years to develop and some substantial capital to create after much analysis, research, investment and administration. This business structure accomplishes the following:

1. Provides for one single captive client, the RCT trustee, to participate as shareholder in the hedge fund.
2. This RCT client (of the fund) is directly related to the fund and not a 'member of the public' thus helping the 'fund' to eliminate all possible solicitation or adverse issues with the public.
3. The RCT only accepts 'Qualified Eligible Persons' as beneficiaries (by definition of rule 4.7 of the C.F.T.C. regs) who are considered 'exempt' from many of the regulatory requirements in "big brother land". Basically this means that the client is a 'non-U.S. person or is a sophisticated investor who is considered to know what he or she is doing as opposed to an unsophisticated 'Mom or Pop'.
4. All funds contributed to 'the fund' are '***Paid in Capital***' to the fund and thus legally owned outright in (**Fee simple title**) by the fund despite its obligation to shareholders who are 'owners' of the fund. This is a distinct legal characteristic which is entirely different from 'pooled funds' which, by definition, is an accumulation of capital whose beneficial owners retain their ownership by agreement in a joint enterprise (**split title**).

- Rudius Capital provides the trust structure as a means of providing the business administration vehicle to make this happen and nothing more. It does not provide any investment offer or business opportunity. It does provide information, such as this, on the entity which does the business referenced and that is a 'referral' activity whereupon each client can do their own due diligence on that entity and make up their own minds as to what to do with their Private Business Trust whose management is the only business of Rudius Capital & Trust, KB. Interested parties may submit to their Zurich Management Group Inc. representative a 'Letter of Interest' to receive more complete details.

Becoming a Client:

To become a client of Rudius Capital you must first:

- Be referred by a qualified consultant from Zurich Management Group (ZMG) and submit a '**Letter of Intent**' along with a **copy of ID** and **proof of funds** which can be a current sanitized bank statement. Rudius Capital does not deal directly with public inquiries. You will interact with ZMG to the point that your goals, objectives and Q.E.P. qualifications have been clearly established. This process will also involve ZMG presenting you with the appropriate strategy and available services with additional information to help you accomplish your objectives. This will ensure that performance by Rudius will meet or exceed your expectations should we decide to move forward, or in the alternative avoid wasting your valuable time if we cannot serve you properly.
- Having mutual accord with your ZMG consultant, you will complete a simple trust application form and allow Rudius to verify your identity, conduct our own KYC process and upon successful completion of the compliance process, accept you as a client and proceed to open your initial Trust entity and related Trust Fund Account.

Fee Structure (all figures expressed in Euro)

Trust Set Up	No charge
Trust Management fees on asset value 10 million or less	.25% of assets under management monthly (300 Euro 390 USD Min.)
Trust Management fees on the asset value above 10 million	.15% of assets under management monthly
Bank wires in	No charge, only receiving bank fees applied
Bank wires out	Bank fees plus 90

For further inquiry or to get started, get back to the consultant who shared this with you. We wish you safe, successful business!