



Report Number 5599 \$50.00 U.S.

Full Reprint Rights Inside!

# Offshore Special Report

- ⇒ UNFAIR & DISCRIMINATORY Divorce Settlements Are Made Obsolete In This Report!
- ⇒ RUTHLESS Creditors Will CRINGE If They Know You Have Read This Report!
- ⇒ BLOOD SUCKING Lawyers May Go Broke By You Reading This Report!
- ⇒ HEARTLESS Tax Agencies See RED When They Read This Report!
- ⇒ SNEAKY Politicians Use The Information In This Report Everyday!
- ⇒ Your GREEDY Banker Does Not Want You To Read This Report!
- ⇒ This Report Is BLACKBALLED By Most Government Agencies!
- ⇒ BACKSTABBING Relatives HATE This Report!

This Report Was Sent To You By Your Request. All information in this report is confidential and only for YOU, the solicitor. Certain names and locations have been purposely omitted due to the strict rules and regulations of national and international regulatory commissions. This report NOT to be distributed and/or duplicated in any form or manner without Current Certificate Of Registration on file with parent company and the representative who sent you this report!  
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## IMPORTANT

The reader of this report should obey all laws they are subject to in their country. Any taxes that reader is liable for should be paid by the reader. In addition if reader is subject to any regulations those regulations should be obeyed. In no way does OFS condone or encourage reader to illegally avoid taxes and break laws of their country; this includes reporting and disclosure regulations. Some countries have regulations concerning hidden ownership and attempts to conceal sources and use of funds. OFS however does encourage reader to use the laws of their country to legally reduce and delay the payment of taxes as the rich have *legally* been doing for decades!

# You Have Full Reprint Rights!

## Make 1000% By Reproducing This Report And Selling It For \$50.00

### Report #5599 Offers Several Income Opportunities!

#### #1. DISTRIBUTING THIS REPORT

Spreading the word about TRUSTS and International Banking arrangements that have been secret for decades in a discreet and orderly manner can be difficult but not impossible. We have devised a "low key" marketing program for those interested in sharing this report with others.

#### Guidelines For Distributing This Report!

**A:** Only registered representatives may reproduce and distribute this report. Find and COPY the *Certificate Of Registration*, page 19, put this certificate back in the report - Do NOT remove this certificate from the report. Complete the reproduced certificate from the person who sent you this report then MAIL IT TO the parent company on the certificate. You do NOT have to be an OFS Member to distribute this report!

Before copying this report **WHITE OUT THE SPONSOR** information on the *LOI (Letter Of Interest For International Offshore Investment Opportunities)*, Page 20; & *The Self-Liquidating ROLL PROGRAM*, Page 21.

#### IMPORTANT

If you are an OFS Member make sure you replace the "Sponsor's ID #" on page 17 with your ID #! Also replace the DOC# on page 18 - in the upper right hand corner where the postcard is located with your ID#. Then go to page 23 and replace both Doc#s with your ID#! If you are not an OFS Member **DO NOT REMOVE THESE NUMBERS FROM PAGE 17, 18 and 23!**

Now you are the sponsor and you can duplicate the report for distribution. By mailing a copy of the *Certificate Of Registration*, to the parent company, you will have the opportunity to be eligible to receive additional commissions from the sale of the *Self-Liquidating Loan Manual* and other services the parent company offers. You will also receive the "Report# 5599 Support Package" which has additional...

- Classified and display ads...
- Tips and how and where to advertise...
- Script for your answering machine...

- Ideas for building and pyramiding your business...
- Report 4545 - "Last Chance for The Little Guy to Get Rich"
- Sample copy Of OFS's "Offshore Business Journal"

**B:** This report must be copied IN WHOLE! Do NOT omit anything. Make sure you put your name and contact information in the proper locations!

**C:** You may charge up to \$50.00 for this report to cover your time, advertising and mailing costs.

**D:** You may run small classified ads in local newspapers and national tabloids.

*Here are samples of ads you can run...*

*Secret revealed about Self-Liquidating Loans! Loan Application Included With Report! No One Turned Down! Send \$50 to (Your Name & Address)*

*Make 1000% selling a secret report about the rich getting richer and how you can do the same! Secret report will show you how! Send \$50 to (Your Name & Address)*

*Make 1% to 4% on your money every week OFFSHORE. Secret report will show you how! Send \$50 to (Your Name & Address)*

*Make 1000% selling a secret report about the rich making millions OFFSHORE and how you can do the same! Secret report will show you how! Send \$50 to (Your Name & Address)*

**E:** On page 22 is a POSTCARD you can copy and put your information on. It's advised (if at all possible) to place a phone number along with your mailing address in the Independent Associate Box. Many people will want to speak with someone before sending \$50.

**F:** On page 23 is a copy of sales flyer you can use for FAX BROADCASTING or inserts in your normal mailings. You will need to become an *OFS Member* by completing the *Application & Registration Form* on page 17 to receive your ID#. Then you will be able to place this ID# behind the DOC#. Many of our successful OFS Associates make an additional \$1,000 to \$10,000 a week using this flyer for FAX BROADCASTING & INTERNET. Contact the parent company's office for more details

**G:** More marketing ideas will be sent once the parent company receives your *Certificate Of Registration*.

## #2. OFS MEMBER:

On pages 15 through 18 you will find information on how you can become an OFS Independent Associate Member and receive **ADDITIONAL COMMISSIONS** and **OVER-RIDES** through the promotion of this report.

### Guidelines For Becoming An OFS Member!

**A:** To be eligible to represent OFS and receive additional commissions and over-rides, complete the Application & Registration on page 17. Follow the instruction precisely to insure you are registered properly.

**B:** As a new OFS Member you will be eligible to receive up to 50% of all Offshore Business Support Services!

**C:** No special licensing required to promote any of the Offshore Business Support Services which includes the Roll Program!

**D:** Remember to place your OFS Associate Membership ID # on the "Sponsor's ID #" line!

## #3. START YOUR OWN TRUST AGENCY:

Our research has shown Personal and Business **TRUSTS** will be the Protection Structure of the future. They will replace most Small Business Corporation Structures and Personal Wills that are now being used. The **TRUST** business will explode in the next few years and by the year 2000 the majority of the world populous will know of **TRUSTS**, or even have one or more. As an entrepreneur of the 90's you are in a perfect position to capitalize on this new growth industry.

If you consider yourself an aggressive entrepreneur and have the ability to hire, manage and train people in **YOUR AREA** - OFS has a tremendous opportunity for you: running your own **TRUST AGENCY** making from \$500 to \$2,500 for every **TRUST** sold. By hiring agents for your agency you will have the potential to sell 10 to 50 **TRUSTS** a week just by following the instructions set-forth by OFS.

The OFS opportunity is perfect for people who are in **INSURANCE, REAL ESTATE, FINANCIAL & TAX PLANNING** or any related business. If you are not in these related businesses that's not a problem, because OFS has structured it's marketing plan so you can receive over-rides from presenting the OFS opportunity to those types of people.

As an OFS Associate Member, running an authorized

**TRUST AGENCY** from any place in the **WORLD**, you can build a lifetime residual income that includes yearly renewal commissions and profit sharing, as well as, a **WEEKLY & MONTHLY INCOME** generated from what **YOU** personally sell **AND** what your agents sell.

Everyone in the world **NEEDS** a **PURE TRUST**! A **WILL** is **NOT ADEQUATE** this day and age! In your area you have hundreds - thousands of people who do not even have a **WILL** or if they do, they do not realize how vulnerable it is to probate and inheritance taxes. Right in your area an entrepreneur has the ability to make a **NEW CAREER** of just selling **TRUSTS** and the opportunity of receiving the income generated from those **TRUSTS** - **TAX FREE!**

If you consider yourself an over-achiever and have the ability to set-up a **TRUST AGENCY** - OFS invites you to personally contact an **OFS DIRECTOR** and discuss how you can start making \$5,000 U.S. to \$20,000 U.S. a week. Call OFS at 809-978-4697 to personally talk to an OFS's Director.

## #4. OFFSHORE INVESTMENT OPPORTUNITIES:

Here's an Offshore Investment Opportunity but you will need to be an *OFS Associate Member* to participate.

### Guidelines For Participating In Offshore Investment Opportunities!

**A:** \$1,000 minimum!

**B:** 52 week **MAXIMUM** contract!

**C:** Weekly payouts - one to four percent per week!

**D:** Pay-outs start in four to eight weeks once pool is complete!

**E:** Completely secure investment!

Find the "Letter Of Interest For International Offshore Investment Opportunities" form, on page 20. Fill it out and send it in with your *OFS Application & Registration Form* on page 17.

*Best Of Success  
To You!*

# **Privacy, Legal Rights, Asset Protection, Tax Avoidance, Freedom, & Judgment Proof, Are Benefits That Have Been Enjoyed By A Select Few! Now The "Little Guys" Can Take Advantage Of What They Learn In This Confidential Report!**

*The information and procedures you will learn in this report are known by few. Secrecy has been prevalent with a SELECT few ARISTOCRATS for a variety of reasons. The main reason, of course, is the fact that only the RICH & the POLITICIANS have controlled and participated in such privileged PRIVACY arrangements and have been very discrete in disclosing this information about the ability to protect their freedoms and assets from the unreasonable rules and regulations of their government. This is why many have never heard of/or understand the concepts set forth in this report.*

*In putting together this report we have been very cautious in presenting the information on banking and asset protection arrangements and what information we could or could NOT present.*

*Because the international rules and regulations are set up so the RICH and the POLITICIANS have the advantage and disclosures are not allowed until certain criteria is met, we believe this report will answer 90% of your questions concerning the secret concepts used by the WORLD ELITE, to protect themselves and their assets. Once you have thoroughly studied this report you will understand, and be in a position to do, as the RICH & POLITICIANS have done for centuries - Delay or not pay taxes to your government - Keep your personal and business affairs completely private - Set-up your assets so NO ONE can take them away - Make the money the RICH have been making by investing into secret HIGH INTEREST offshore investment opportunities.*

## **In The Beginning There Was TRUST!**

Before we explore tax strategies, asset protection and potential high returns on investments, we need to understand how to structure oneself to legally, become privatized, and conduct personal and business matters in a discreet and safe manner. In order to accomplish this YOU as an INDIVIDUAL must become INVISIBLE. This is accomplished by setting up (what is commonly called) a PURE TRUST and signing over and placing everything you want protected into this TRUST, thus keeping YOU legally separated from those assets and liabilities.

Learning about how a PURE TRUST works will give you a better insight on how the RICH and POLITICIANS have legally manipulated their careers and fortunes for decades. This same TRUST will allow you to do the same as they have done for centuries.

## **What Is A Pure Trust?**

A PURE TRUST is one in which three parties of the TRUST (Settlor, First Trustee & Beneficiary) are, in fact, three separate entities. These three entities become ONE through this TRUST, thus creating an entity in itself.

It is based on what is called COMMON LAW. This is a PURE Contractual TRUST called a "Declaration of Trust." It is recognized by most governments and governmental agencies throughout the world.

ONE person CAN NOT TOTALLY control and hold possessions or assets of the trust. This would be a conflict of interest and can destroy the credibility of the TRUST. The most important thing to remember is to keep with the form of a PURE TRUST: you must have three separate entities holding the three different positions which is a Settlor, First Trustee & Beneficiary.

## What Makes This Pure Trust Such A Powerful Instrument?

As we have discussed earlier the reason this TRUST is so powerful is that it is written under COMMON LAW as a PURE TRUST. There is no other structure that exists which is more POWERFUL and more FLEXIBLE for personal or business purposes, written under common law.

## What Is The Difference Between A Pure Trust And A Living Trust?

A living trust can be operated by the same person which benefits from the TRUST STRUCTURE. In a PURE TRUST, you can't do that. There has to be a minimum of three entities: the Settlor, the First Trustee and the Beneficiary. The TRUST is set-up by the Settlor and the First Trustee for the BENEFIT of the Beneficiary. If it was found you actually owned the assets you were controlling, anyone could PIERCE that TRUST. Someone has to make a GIFT to you of the initial assets in order to establish the PURE TRUST. After that, the way the TRUST is written, anyone can donate or sell assets to the TRUST, which is how you can transfer YOUR possessions.

If you have or know of anyone who has set-up a LIVING TRUST, with the intentions of total protection of assets, they will be surprised to find out they are at extreme risk and need to IMMEDIATELY set-up a PURE TRUST to achieve these goals.

## Is A Trust Usable In Any State Or Country?

YES! You can place what is called a "SITUS" in any state or country that recognizes COMMON LAW. The "SITUS" is the legal address established under the "TRUST JURISDICTION." This becomes the legal address and controls how the TRUST is treated. It's the same as when you sign a contract with a company and they tell you in the fine print how their State's law takes precedence over any legal matter that may develop. They are simply stating the jurisdiction properties of the contract. Remember, this TRUST is also a CONTRACT.

For some of you the LIGHT BULB has JUST come on. If you place this LEGAL ENTITY at a "SITUS ADDRESS" (which establishes what laws and jurisdictions prevail over the establishment of the "Declaration of Trust") you will only need to abide by laws in THAT JURISDICTION in relation to the trust itself. Most professionals prefer such TAX HAVEN locations as Belize or the Cayman Islands, etc. What's nice about this TRUST is you are always free to move the SITUS of the TRUST should your particular situation and/or desires change in the future.

### *Pick A TAX FREE State For Your SITUS!*

If you are a U.S. citizen and decide to set-up a TRUST inside the U.S. your TRUST may be liable for STATE INCOME TAX. In the U.S., some States do NOT have STATE INCOME TAX. If you place your SITUS in a state, such as Nevada, Texas or Florida, that does not have Income Tax, you MAY be able to legally avoid those types of taxes.

This same concept holds true for setting-up your SITUS - OFFSHORE in a TAX FREE HAVEN. Belize is one of those TAX FREE HAVENS and people from the U.S. as well as other parts of the world are setting up TRUSTS in that country by the thousands every month. Now you know how the RICH and FAMOUS delayed and avoided their government taxes. They set up IBC's (International Business Corporations) and Offshore Trusts and used those entities to invest back into their country. Remember a TRUST is an ENTITY unto itself and when set-up Offshore, becomes a NON-RESIDENT ALIEN of the country it wants to do business in AND IS EXEMPT FROM THOSE TAXES.

### *Should I Use A Separate Mailing Address?*

The mailing address does not have to be the "SITUS ADDRESS." In fact we advise a different address such as a P.O. Box or an associate's address for additional privacy for your TRUST.

### *A Word About A P.O. Box!*

P.O. Boxes are NOT as PRIVATE as you may think! Anyone, for as little as \$3 (U.S.), can find out

the real address and identity of the person renting the box. We suggest using a professional OFFSHORE MAIL DROP COMPANY if you want your affairs completely private.

## **What Is An Asset Management Trust?**

An Asset Management trust is designed for PERSONAL AFFAIRS and NOT for business purposes. Although the TRUST is a separate entity and can own assets on it's own, this document specifically prohibits any new business start-up after the date of the TRUST's inception. It is allowed to operate an existing business that has been transferred to the TRUST, but only to eventually sell it or close it down and distribute the assets to the beneficiaries at a later date. The purpose of this clause is to prove to any bank it is strictly a MANAGEMENT TRUST.

This TRUST is typically used to hide personal assets such as stocks, bonds, real estate, cars, trucks, boats, yachts, retirement homes, CASH, etc..

You'll find this is one of the slickest of all TRUSTS. It has numerous loop-hole clauses that allow YOU to do just about anything you need to do, when the time is right.

## **What Is A Preferred Asset Holding Trust?**

It's commonly called a BUSINESS TRUST. It's a separate entity and can own and run a business on it's own. As with any entity it can buy and sell property and services. It can be sued and it can sue others. It can open up a bank account and take out loans. It can make a profit, lose money, and go bankrupt. Since it is a separate entity unto itself the managers and trustees of the trust are not personally liable for the misgivings of the trusts. (There are exceptions - such as if the manager or trustees have PERSONALLY GUARANTEED notes or break the law where the trust is doing business or betray the by-laws of the trust).

## **What Is Layering?**

Get ready because this is what you have been waiting for! Using the example of the Asset Management Trust (Personal Trust), and The Preferred Asset Holding Trust (Business Trust) the Rich and the Politicians have been using, what is commonly called LAYERING to hide their business interests and their money from the public and the government. What you are about to learn will make and save you thousands of dollars in the years to come!

### ***Does A Trust Have To Be Registered?***

NO! In fact you should avoid this procedure at all costs! A TRUST can be legally run without it being registered. NO ONE will know who runs the TRUST if you do not register it.

*However...* Most government regulatory agencies require, to run a business in their jurisdictions, require you to register the business entity and, in this case, the TRUST. The problem is, if you are a SNEAKY POLITICIAN and do not want anyone knowing you have an interest in a specific business you CAN NOT be a TRUSTEE in that REGISTERED Business TRUST. Not a problem - Hire a TRUST MANAGER to register as a TRUSTEE for TRUST "A". Establish a contract with the trust manager by setting up an additional TRUST "B". TRUST "B" does not have to be registered and you have total control over TRUST "A" without anyone knowing you control TRUST "A".

Let's assume you are a GREEDY, SNEAKY POLITICIAN who has told His/Her contingency, back home, you do not believe in supporting the TOBACCO industry and lobbyists in Washington.

*However...* You have stock or want to buy stock in the TOBACCO INDUSTRY. An Asset Management Trust is a perfect place to HIDE such activities without your VOTERS finding out you have an interest in the TOBACCO INDUSTRY. An Asset Management Trust DOES NOT HAVE TO BE REGISTERED for it to buy and sell stock!

Have you ever wondered how a **POLITICIAN** can be voted into office **BROKE** and come out a **MILLIONAIRE** in a few years?

The **POLITICIANS** of the world **GET RICH** by creating laws and regulations for large corporations and know ahead of time what will happen to the **STOCK** of those corporations. **NO ONE** knows those **POLITICIAN** are buying stock and **FEEDING SEVERAL TRUSTS!**

This is why **POLITICIANS** will say, once elected, they will sell any interest they have in assets that may conflict with their voting decisions in Congress, to a **TRUST**. Well guess who controls the **TRUST?**

### ***No One Knows Who Owns What In The U.S. Today Because Of Layered Trusts.***

Movie Stars, Politicians, Sport Stars, Eccentrics, People Of Influence, Etc. use Trust Layering to keep their identities and assets confidential! You would be surprised who owns what if you could access the **TRUE IDENTITIES** of these **TRUSTS**.

### ***Bankruptcy No Problem When You Layer Trusts!***

Have you ever wondered how the **RICH** and **FAMOUS** can file bankruptcy one day and be living the life of luxury the next? If they **PERSONALLY** take bankruptcy the assets of their **TRUSTS** are not touched. Only their personal assets are lost and normally they do not have many assets if they have set up their **TRUSTS** properly. This is true if a **TRUST** should take bankruptcy, the personal assets or additional **TRUSTS** are **NOT** effected.

### ***Here's An Example Of What May Be Done To Avoid Losing Personal Assets Through Bankruptcy...***

Bankruptcy is not the end of the world. In fact more businesses go out of business every year than survive - creating a record number of bankruptcies every year. You should handle bankruptcies as a business and **NOT** an emotional - personal matter even if it is a personal bankruptcy. Bankruptcy should always be approached through careful analysis and planning. The reason the **RICH** are

**RICH** is they carefully calculate their money management by using **TRUSTS** to place their liabilities and assets in separate **ENTITIES**.

**Here's An Example...** Doctors are finally coming to the conclusion their **MEDICAL PRACTICES** should be separate from their **PERSONAL ASSETS** and money matters, because of malpractice law suits. They set up their practice by establishing a Medical Practice Business **TRUST** that owns very little assets. They set-up another **TRUST** that **OWNS** their medical equipment, which then leases to their Medical Practice Business **TRUST**. They set-up several Asset Management Trusts for personal, retirement and real estate holdings.

The doctors do business under their Medical Practice Business **TRUSTS**. They can **NOW** purchase Malpractice Insurance for less because the amount needed is little, and their Medical Practice Business **TRUST** has very little assets a successful lawsuit can take. This careful planning will allow the doctors to take their Medical Practice Business **TRUSTS** into bankruptcy without jeopardizing any other **TRUSTS** and assets.

The fact of life is, someone wants what you personally have, whether it is a client/customer, creditor, associate, friend or relative. You need to approach life by protecting what is legally yours! The **RICH** have this attitude, that's why they are **RICH**. If you want to be **RICH** and keep it, you need to start planning ahead by protecting yourself with layers of **TRUSTS**. **REMEMBER** - Setting up a **TRUST** after the **FACT** will not **WORK!**

### ***What's The Best Way To Layer Trusts?***

Your objectives and total assets will determine how you need to structure and layer **YOUR TRUSTS**. You should start with Asset Management **TRUSTS**. Place your high liability assets in one **TRUST** such as **CARS, TRUCKS, MOTOR HOMES, BOATS, ETC..** These assets have a tendency to run over people. Blood Sucking Lawyers love to do asset searches to find out how much they can make for themselves and their clients by suing **YOU**. If the car is under a **TRUST** name and the **TRUST** is not recorded (as you have learned you do not need to record a **TRUST**) it's difficult to find what the **TRUST** is worth. If by chance the **TRUST** is sued

they can only take what is in that TRUST.

Passive assets such as checking accounts, stocks, bonds, cash reserves, etc. should be in another TRUST.

Each piece of Real Estate should be in a separate TRUST. Real Estate has some liability in that someone can fall or be hurt. Keeping each piece of Real Estate in a separate TRUST, allows a lawyer to only take what the TRUST is worth. Here's a valuable TIP. If your Real Estate has equity, attach a LIEN (either 1st or 2nd) on the Real Estate by creating an additional TRUST.

**Example...** TRUST "A" owns a townhouse that has a first mortgage of \$50,000 but the townhouse is valued at \$100,000. If the TRUST is sued the lawyer can only take \$50,000 because the first mortgage of \$50,000 must be satisfied. By setting up TRUST "B" and putting a second LIEN on TRUST "A's" townhouse for \$50,000 the lawyer will need to pay off both first and second mortgages to legally take title of the townhouse. Of course, this will not be worth the lawyer's effort. Since you control TRUST "B" you can have the TRUSTEE sign off on the second mortgage when you decide to sell the townhouse in TRUST "A".

The same concept can be used on vehicles or any titled property. If they are free and clear, set-up a TRUST to place a lien on the vehicle titles to insure no one can legally attach them without first paying the lien off.

### ***Who Really Owns These Asset Protection TRUSTS?***

NO ONE BUT THE TRUST! There are BENEFICIARIES however. Typically your children should be the beneficiaries. If you don't have children, any relative you can work with directly, to support the credibility of the TRUST. If you don't know who to place as beneficiary, use the same person you would use as an heir in your will. The purpose is the same.

Now here's where it can get very interesting. Any legal entity such as a Corporation, Charitable Organization, Limited Partnership, or even another TRUST can hold the position of either the Settlor,

Trustee or Beneficiary. This tactic is used when a person wishes to create multiple layers of protection by establishing more than one TRUST.

Keeping with this concept, the more Multiple Layered TRUSTS you can establish, the more protection you have. Establishing one or more Business TRUSTS of which it can either be the Settlor, Trustee or Beneficiary of one or all of the Asset Management TRUSTS, holding the Vehicle, Cash, Stocks, Bonds, Real Estate, Etc. Of course that Business TRUST can run and control your business, and additional Business TRUSTS can be established to own and control assets for the business.

***Here's An Example Of A Tax Saving Strategy For Business Purposes...*** Many COUNTIES have what is called a BUSINESS PROPERTY TAX. This is TRULY an unfair tax, in that you pay a sales tax on the purchase of office equipment and furniture. Then the county wants to assess a yearly property tax on that business equipment. If a separate TRUST, with a "SITUS" located in a separate state, city, or county, that does not have this UNFAIR PROPERTY TAX, is established and buys this equipment and then leases it back to the first TRUST, there will be no PROPERTY TAX assessed since the first TRUST does not legally own the equipment.

### ***You Still Have Questions?***

By now you should have a better idea of what a PURE TRUST is and how Layering Multiple TRUSTS offers excellent protection and privacy. Let's talk about "The Most Frequently Asked Questions" regarding TRUSTS...

The following questions and answers are designed to answer most concerns you may have. It is not intended to answer every question, as everyone's situation will be different. This will give you enough information to determine whether or not you are a candidate for a TRUST. If you feel you need a TRUST all you have to do is become an OFS member by completing and following the instructions in the Application and Registration on page 17, to start the process. If you need additional information call our 24 Hour Message Center at



602-979-9653 for names, phone numbers and addresses of worldwide representatives who can help.

neither husband or wife actually owns the assets. By setting up separate TRUSTS the one that previously owned those assets is still in control.

## **How Can I Protect My Business Assets From Financial Disaster? If A Trust Is So Good, Why Doesn't Everybody Use One?**

Set up a TRUST right away! If you're operating without the protection of a TRUST, you are vulnerable to every type of lawsuit available in your country. One stupid, frivolous lawsuit could wipe out years of work in a matter of weeks by not having a TRUST. Don't delay too long without doing something. If you don't get protection from Offshore Financial Services (OFS), at least get protection from someone! That's the bottom line!

## **Can The Trust Open A Bank Account?**

YES! You can have the TRUST operate it's own bank account, savings account, securities account, etc. without your social security number. Offshore Financial Services (OFS) can make all the arrangements to establish these bank accounts by either using an EIN number or other procedures in establishing identification numbers for such entities that do not have social security numbers.

## **What If I Should Get A Divorce?**

A divorce has no effect on the assets of the TRUST. Again, those assets are owned by a third entity, the TRUST, not one of the parties involved in the divorce. One aspect to note is once assets are transferred to the TRUST, neither party has any marital rights to those assets in the event of a divorce.

A TRUST is the perfect PARTNERSHIP AGREEMENT in marriage. A bias judge and greedy lawyers can't determine who gets "what" (in a divorce) if a TRUST is in place before the divorce!

## ***Use A Trust As An Alternative To A Pre-Nuptial Agreement!***

The initiating party need only transfer their assets into the TRUST prior to getting married. That way,

The truth is, not everyone understands or can operate a TRUST. That's the reason OFS is allowing you to duplicate and sell this OFFSHORE SPECIAL REPORT# 5599, and keep all the money. Spreading the word worldwide, via this report, will inform thousands of the benefit of a TRUST and what it offers the global populous.

Keeping in mind, it does take a small degree of finesse and business savvy to understand and remain under the protection of a TRUST. The average person will not want to devote the time or patience to grasp the knowledge and understanding they need in order to work through a TRUST. This is where Offshore Financial Services (OFS) can help. OFS understands the average person may not take the initiative to establish a TRUST on their own. Obviously, you're not the average person since you've made it this far in the report. All you have to do is become an OFS member and let OFS do the rest for you. It's that easy!

## **Can I Sell Shares, Interests Or Securities In My Trusts?**

YES! If you are establishing a TRUST for the purpose of setting up an organization that can accomplish the equivalent of selling shares, interest or securities thereof, you need to add one additional step. You need to set up a simple structure similar to a D.B.A., sole proprietorship, fictitious name or assumed name. This will be a "Private Membership Organization" that accepts your "Investors" as members. The Private Membership Organization becomes the Beneficiary and then LOANS the funds to the TRUST, which will be conducting the business activity in question (i.e. the investment). This dual structure will prevent anyone from proving the TRUST was selling any shares in an investment. This saves you time, trouble and expense of registering with the S.E.C., which could slow your business down considerably.

## **Where Does A Trust Get It's Name?**

You are free to choose any name you wish (with limitations). Most people use a name that partially describes what they are doing or they simply use a name of a city or location and add the extension "Holding Trust" or "Management Trust". You may not, however, use one that sounds like a banking or lending institution. Common knowledge also tells you to stay away from names that could be confused with those that are already protected with a Trademark, Patent or Copyright.

## **Who Places Assets Into The Trust?**

Anyone may, according to the "Bylaws", donate, will, sell to, or give to the TRUST any assets they choose, once the TRUST is set-up. This is how you transfer your assets into the TRUST. Once the TRUST is established by the Settlor and the First Trustee anyone can place additional assets into the TRUST Organization.

## **What Is A Trust Certificate Unit And TCU Holder?**

A TRUST Certificate Unit is similar to a stock certificate in that it represents part ownership to an asset or group of assets. A TRUST has one hundred (100) T.C.U.s issued. No more and no less at any one time. If there is only one Beneficiary, he/she will be issued 100 T.C.U.s. If there are four (4) beneficiaries, it is customary to divide the T.C.U.s up evenly, like twenty-five (25) to each one. The Settlor designates exactly how the T.C.U.s are divided.

### *Do I Need A Will If I Have A Trust?*

NO! The TRUST is all an estate needs to direct the proper distribution of assets. You've already transferred ownership of your assets to the TRUST. Now it's your decision on who the Beneficiaries of the TRUST will be. We do suggest you develop what is called a "Living Will" that outlines what your intentions are concerning your medical conditions should you become comatose. This is what is sometimes called a "Pull The Plug"

provision in a "Living Will".

**NOTE:** These beneficiaries can be changed at your discretion at anytime!

### *How Do My Heirs Take Over Upon My Death?*

If your heirs are the beneficiaries of the TRUST, there is no change needed. The Successor-Trustee takes over and they conduct business as usual. If your heirs were not the beneficiaries at the time of your death, and would like to be afterwards, the present beneficiaries need to relinquish their position and have it cleared by the Trustees. If your heirs simply want to control the assets like you did before your death, you will need to make sure their name is established as "Successor Trustee" in the appropriate minutes. That way, in the event of your death, they automatically take over your position as First Trustee.

## **How Do I Transfer Ownership Of Automobiles And Houses To The Trust?**

Automobiles are a little different in each State. However, the fact is you don't want to show a sale to the TRUST (to save on minimum sales tax imposed by most states). Most States will get you for a minimum amount of sales tax, regardless of the sale price. What you want to do is go to the office that handles vehicle registrations and "ADD" another owner's name to the title. Then about 30 to 45 days later, you're just waiting for all the paperwork to go through at the state's office. go down there again and "REMOVE" one of the owner's names from the same title (leaving the TRUST as sole owner). The actual procedure may vary from state to state.

For homes and other real estate, the procedures are basically the same with one exception. You may be able to add the TRUST's name to the deed but you won't be able to remove your personal name from the actual "NOTE", if financed. If the property is paid for, this won't be a problem. Actually it's not a problem either way, as long as the TRUST shows ownership.

There's one more consideration when transferring your private home into a TRUST name - you MAY lose your HOMESTEAD EXEMPTION. Yes - TRUSTS have several rights but your government may not consider a TRUST capable of Homesteading the property. If you are uncomfortable about this keep the home in your name and have your TRUST put a First or Second LIEN against the house for the total value of the house; to insure no one else can do the same should a lawsuit prevail in the future.

*schedules, letters, and attachments hereto, of this Trust to be private & Inviolable, and therefore are not to be loaned, read or disclosed to ANYONE at ANYTIME, unless it is determined by unanimous consent of the Board that disclosure of a particular Minute would be in the best interest of the Trust Organization.*

Typically a fine of \$100,000 for un-authorized disclosure is also written into the Minutes as an added privacy measure.

## FINAL NOTE!

### How Do I List My Insurance For The Cars And Houses?

As long as the items are owned by the TRUST the insurance company will not have a problem listing the TRUST as policyholder. Remember, this is NOT some mysterious thing you are doing. It is only unfamiliar to YOU at the moment. You have to start thinking of this TRUST as a living and breathing entity. It is very real and has almost as many rights as you and I. Just pretend it's a living being and you'll understand it's role.

The procedure of operating a TRUST is always an on-going learning situation. With the help of Offshore Financial Services (OFS) YOU will always be learning new ways in which to maneuver yourself or your assets to WHAT IS most favorable for your tax situation or financial well-being. Although OFS can't be your legal or tax advisor, OFS will, however, help you with everything it knows in relation to your TRUSTS. If you need legal or tax advice make sure you contact a competent advisor in your area. If OFS can help you please call 809-978-4697.

### How Do I Know My Trust Will Be Private And The Officers Of The Trust Will Not Disclose My Identity?

Although most officers in the TRUST will want a copy for their records, it is not necessary or required to provide all officers with their own copy of the TRUST document. There is only one copy considered to be the official "COPY" and that one is always held by the Trust Officer for the First Trustee. That copy, along with all future Minutes, that are recorded, should always be kept in a safe place

An additional safeguard is an OATH OF SECRECY is signed by ALL parties to the Trust. This is written into the Minutes as follows...

*According to the dictates of the United States Supreme Court in the case *Boyd v. U.S.*, 166 US 618 (1886) & the case of *Silverthorn v. U.S.*, 251 385 (1920): The Board of trustees hereby declares all minutes,*

*You have learned how the Rich and Powerful have used Trusts to their advantage for centuries. Now you are about to learn how they make higher than average returns on their money by using Offshore International Banking Investment techniques to Pyramid their profits.*

# For Decades Only The Rich Have Been Able To Trade In Offshore Securities Making From 1 To 4 Percent Per Week On Their Money And Now You Have The Opportunity To Do The Same!

It's true the Perots, Rockefellers and the Kennedys of the world have been dealing with international banking investment instruments for decades, making **HUGE** returns on their money every week! Unfortunately the minimal investment to participate is from one million to ten million dollars, which most of us can only dream of having.

A non-disclosed Offshore Corporation has now made it possible for the "little guy", with a minimal investment of only \$25,000, to invest with the millionaires and billionaires of the world. The Offshore Corporation has located several international leverage and roll programs whereby a small investment can return from one to four percent, per week, paid every week to the investor's bank account. This has opened the door to a variety of financial opportunities by either investing or brokering the Offshore Roll Program which we will be discussing in this report.

At this time we would like to illustrate how leverage and roll concepts work so you can better understand the tremendous opportunity for financial rewards. Keep in mind this concept is **NOT NEW** and is used and has been used internationally by the **RICH** for decades!

Here's an example of how one of the many Offshore Roll Programs operate...

ABC Program with XYZ, Ltd. (\$100,000 minimum, no max.)

The program works like this:

1. Show proof of funds (minimum \$100K) and submit a letter of intent. This is done by first sending XYZ a letter stating there is an interest, and second, open an escrow account in a bank or

brokerage firm instructing them the funds are to be ear-marked "In behalf of XYZ, Ltd.". The funds are still in the client's name and can only be disbursed upon the client's instructions, so they are not at risk. Have the bank or brokerage firm draft a short letter (on their letterhead) stating they have on deposit \$100,000...on behalf of XYZ, Ltd. Fax a copy of that letter to XYZ, Ltd..

2. Upon receipt of that memo XYZ will draft a Joint Venture Agreement by and between the collateral provider, the client, who will be designated as the Joint Venture Partner and XYZ, Ltd. Once that J.V. is in place, a copy will be forwarded to the Program Administrator to process and issue, the XYZ, Ltd. Joint Venture, a contract and furnish the CUSIP numbers for \$1,000,000 (U.S.) in T-bills for their use.

3. The next step is to forward those CUSIP numbers to the designated Lender. The Lender will authenticate and verify the T-bills and issue a commitment letter stating they will loan 80% to 85% of the face value. In this case let's assume \$800,000...cash.

4. The lender will then contract with the T-bill provider to lease the "verified" T-bills. It is at this point the escrowed funds (\$100,000) are used to lease the T-bills to them (lender). The T-bills are immediately forwarded to the Lender, who will process the loan and deposit the proceeds into an account (a two to three day transaction). Now there is \$1,000,000 cash. As you can see, at no time are your funds in jeopardy; they are either in the (escrowed) bank, or in the form of T-bills or in (loan) cash back in the bank.

5. The next step is to utilize the loan funds for reinvestment so the loan can repay the initial

\$100,000. (\$1,600,000 less the \$100,000 = \$1,500,000). Another \$100,000,000 in T-bills is leased with the \$1,500,000 (our cash derived from the loan on the first \$1,000,000). The new T-bills we lease will be used in negotiating PBG's and other Bank debentures for trading. The return on that trading program should be about 5% a week. For trading purposes the trading manager must discount the T-bills 20%. In our case: \$100,000,000 less discount of say 20% = \$80,000,000. \$80,000,000 traded at say 5% a week will return \$4 million a week. The \$1,600,000 is then paid back, plus fees borrowed on the original T-bills. We have now paid back the \$100K and the \$1,000,000 loan. The only remaining obligation is to repay the \$80MM, plus interest - and that will be taken out of the weekly profit.

\$4M (weekly income) x 40 weeks = \$1.60MM  
annual profit less \$86.8MM (p & i) = 73.2MM net.  
These figures are not guaranteed and trading is done on a best efforts basis. Remember the Joint Venture splits the income; however, where can you get an average of \$915,000 a week for a \$100,000 investment that was never in jeopardy and returned in less than four weeks?

*Please Note: The program outlined above is among a variety of different programs offered. When the solicitor decides to participate, this specific program may not be available.*

This is just an example of only one program. The leveraging concepts are basically the same for all programs offered. There can be a variety of secured instruments used to leverage such as gold, stocks, real estate, bonds etc. Sometimes forms of insurance guarantees are used to make the investment even safer but it all depends on how the fund is set up.

Of course one of the problems with the program is the ability for the "little guy" to join due to the inability to raise the substantial funds required to participate: in this case \$100,000. The Offshore Corporation has designed a program whereby they will POOL several small investors at a \$25,000 minimal investment to meet the minimum investment of the international fund.

This also allows the skeptical investor to "Test The Waters", so to speak, finding out for themselves these programs ARE FOR REAL and the returns quoted are true. Typically novice investors, associated with international banking instruments, who have a substantial amount of money to invest but are unfamiliar with such international investment opportunities, will only want to risk a small amount; which is now possible with The Offshore Corporation's program. Once they find out for themselves the programs are safe, they invest additional monies to capitalize on the higher returns a larger investment attracts!

Others have developed their own "MINI POOL" and have joined together with a few of their associates, spreading the risk. Two people may invest \$12,500 each to make the \$25,000 the Offshore Corporation requires to participate. A group of four may invest \$6,250 each to be eligible to participate. As you can see this concept can be expanded to several people at smaller amounts. Keep in mind the actual raising of the monies will need to be done by the group and not The Offshore Corporation.

What is really impressive about these programs is the ability to do the transactions OFFSHORE - possibly limiting the tax liability to ZERO! The Offshore Corporation offers the investor the opportunity to set up an offshore account from which the profits from the roll program will be paid. In most cases the only time the investor will need to worry about U.S. taxes is when the money is brought back into the U.S..

This OFFSHORE tax free environment allows the investor to re-invest their profits, thus using the monies, that would normally be paid in taxes to work for them; reinforcing the eternal statement "THE RICH JUST KEEP GETTING RICHER".

If you have \$25,000 and are seriously interested in investing into these International Offshore Banking Instruments, which the RICH have been using for decades, complete the LOI (Letter Of Interest) that came with this report. Return the LOI with the completed OFS Application & Registration. A representative will contact you by phone and will disclose and forward ALL details pertinent to the investment procedures.

Please - serious people only! When a representative contacts you he/she will be asking for confirmation that you have at least \$25,000, before disclosing any details!

### **Additional Reading & Research About Self-Liquidating Loans & Roll Programs!**

In this report you will find additional information about Roll Programs and Self-Liquidating Loans that can be purchased. Knowledge is power. The more you know about international banking concepts the rich have been using for decades, the better chance you will have in reaching your financial goals.

Review this material and use the order form found on page 21 to order this valuable information **NOW!**

#### **Did You Know?**

By setting up what is called a CHARITABLE REMAINDER TRUST you can legally eliminate capital gains tax and/or any tax on the sale of your stock, your business, home, lottery winnings, or any type of large profit-potential transaction. As with any legal TRUST tax planning strategy, YOU MUST have the CHARITABLE REMAINDER TRUST established before the close of the SALE!

#### **Did You Know?**

In common law countries, spouses and ex-spouses can successfully contest the terms of wills and divorces if they can convince juries they have been inadequately provided for. TRUSTS in Offshore Centers have never been challenged successfully on such grounds because legal procedures make it clear that the wishes of the TRUST creator are paramount to other concerns.

#### **Did You Know?**

Some countries do not recognize the division between individual assets and TRUST assets. Fortunately MOST countries do recognize the legal codes of the Offshore Centers in relation to assets and individuals. In many common law countries where division between assets is recognized - such as the United States - protections are not as strong as in the Offshore Financial Centers. As a result, TRUST assets could be attached to satisfy some claims

#### **Did You Know?**

In Belize City, Friday, January 20, 1995, the Belize Court made a landmark decision asserting Belize's sovereignty as an offshore financial jurisdiction. The Supreme Court of Belize upheld the country's

confidentiality laws by revoking a previous court order set in motion by the Securities and Exchange Commission of the United States of America: requesting confidential documents, belonging to Swiss Trade and Commerce TRUST, Ltd., be handed over to them.

The decision is expected to have major international repercussions as the world financial community looks to Belize and its new OFFSHORE SERVICE INDUSTRY. It is certainly a shot in the arm for the OFFSHORE INDUSTRY because of the fact it is an industry which is just beginning. A country's ability to assert its SOVEREIGNTY without the interference of outside forces, such as the U.S., is a major deciding factor in choosing a place to invest and protect personal property.

The decision clearly shows the SEC stepped out of bounds in trying to obtain confidential information, the matter having been urged on both sides by learned Queen's Council.

The case arose after the SEC (bureaucrats) appeared at Swiss Trade's office on March 3, 1994 with the expectation they would be able to just TAKE the files and leave the country (with them), with no regard whatever to Belizean law. The quick reaction of company employees prevented any further disregard for the law on the part of the SEC (terrocrats) and its Belizean lawyer, Eamon Courtenay, who previously had been the lawyer for Swiss Trade!

*A Trust "Offshore" Is Your Best Protection!*

**Your Invited!**

*We invite you to become an OFS Associate Member by completing the Application & Registration on page 17 and enjoy all the Offshore Benefits offered through the membership*

**End Of Report**



# The International Business Corporation (IBC) Program

**LET OFS SHOW YOU HOW YOU CAN DEVELOP A SECONDARY OFFSHORE INCOME, SHELTERED & UNENCUMBERED!**

**ARE YOU TIRED OF THE BUREAUCRACY & HIGH TAXES IN YOUR COUNTRY? AS AN OFS INDEPENDENT ASSOCIATE YOU CAN ELIMINATE THOSE PROBLEMS AND CHANGE YOUR FINANCIAL AND PERSONAL LIFE PLUS HELP OTHERS DO THE SAME!**

Offshore Financial Services, Ltd (OFS) is incorporated under the laws of the Commonwealth of Jamaica. OFS offers a variety of **OFFSHORE BUSINESS SUPPORT SERVICES** designed for the entrepreneurs of the **WORLD** to operate their businesses and/or personal financial matters in complete confidentiality via a private and legal International Business Corporation & Trust.

*? Have you ever wondered how the rich escape or delay paying income taxes in their country?*

*? Do you feel your country has too many rules and regulations that create a BUREAUCRATIC NIGHTMARE?*

*? Are you in a tax bracket that prevents you from saving and investing money for your retirement?*

*? Are you tired of your government dictating to what, where and how you can run your business by CONSTANTLY creating new rules and regulations?*

*? Have you ever wondered how the rich avoid Inheritance Taxes?*

*? Have you noticed how the politicians and the powerful are JUDGMENT PROOF and could care less about creditors?*

If you're like most I'm sure you have answered **YES** to all of the above questions! If you're like most you are probably **FED UP** with all the bureaucracy! Then why is it the rich just keep getting richer even with new increased tax laws, rules and regulations and **THE COMMON PEOPLE ARE SHACKLED LIKE SLAVES?**

**WE KNOW!**

## **NOW YOU WILL KNOW!**

**By Joining The Rich As An OFS Associate Member!**

You can now have the same money making advantages with methods the rich have been using for decades by becoming an OFS Associate Member. As a member you can now enjoy the advantages of a totally confidential individual International Business Corporation (IBC) without complex documentation and legal fees. Your IBC can be activated and start accumulating funds in a matter of weeks.

*Here are the benefits of an OFFSHORE IBC...*

**#1. Completely Confidential** - Your corporation is established in a country that, by **LAW**, can **NOT** divulge information about the directors or the owners!

**#2. Asset protection** - Put your car, home and business assets in this corporation. You personally own nothing - the corporation owns it!

**#3. Confidential Offshore Checking Account** - Set up an **OFFSHORE CHECKING ACCOUNT** in the corporation's name using the checking account to pay bills and buy assets **FOR THE CORPORATION** such as cars, boats, etc. **AGAIN YOU OWN NOTHING!**

**#4. Offshore Money Management** - Use your corporation to start a **NEW** business, expand your present business, manage your personal finances or build and multiply your **OFFSHORE PROFITS** by investing into other offshore investment opportunities!

**Your Offshore Corporation Can Own & Control Your Entire Business & Personal Asset Portfolio Allowing The Money Wheels To Keep Turning Unencumbered By Your Governments Regulations!**



**#5. Tax Strategies** - You can set yourself up as a salaried director for the corporation, of course paying your country's appropriate taxes on that salary. Keep the additional profits offshore, in your corporation, for further growth. Have your cooperation owned by a **Legally Prepared Sovereign Trust** and legally prolong paying taxes on that profit.

**YES** - The rich have been and are using these IBC's and Trusts for decades, legally multiplying their fortunes. Now you can do the same for a fraction of what it costs them.

### **These International Business Trusts (IBC) Normally Cost \$7,000 PLUS! Your Actual Cost Could Be \$00.00**

All you need to do is become an OFS Associate Member for only \$300. Then activate your IBC by sponsoring three NEW members at \$300 each. Their \$900 will activate your IBC! Once your IBC is activated OFS will credit your IBC for \$300. \$300 of the \$900 goes to your up-line, another \$300 sets up your IBC and \$300 is credited to your IBC account for you to do with as you wish - costing you \$00.00.

Your organization has **NOW** been activated and once the member you directly sponsored - sponsors a new member your four level downline starts. From then on your corporation will receive \$60 for each new **IBC ACTIVATED** in your four level downline. (All funds due to you are held in your corporation's name or directly paid into your **Offshore Checking Account** or **Trust Account** once established.)

You may personally activate as many IBC's as you wish. The initial \$300 membership fee from each new IBC activation goes directly into your Offshore Checking Account or Trust. **NO ONE KNOWS** the monies you are generating but **YOU** and **OFS**!

**Your International Business Corporation Includes The Following Offshore Benefits...**

**Step #1.** Every IBC you *personally* activate earns you \$300 (no limit) deposited into your offshore checking account.

**Step #2.** Every IBC you *personally* help others activate earns you \$240 (no limit) deposited into your offshore checking account.

**Step #3.** Every IBC on your *3rd level* that is activated earns you \$60 for a total of \$1,620 deposited into your offshore checking account once a group of 9 activated IBCs are achieved in Step #2.



**Step #4.** Every IBC on your *4th level* that is activated earns you \$60 for a total of \$4,860 deposited into your offshore checking account once a group of 27 activated IBCs are achieved in Step #3.

**Step #5.** Every IBC on your *5th level* that is activated earns you \$60 for a total of \$14,580 deposited into your offshore checking account once a group of 81 activated IBCs are achieved in Step #4.

**Step #6.** On the *anniversary date* of each IBC you *personally* help others activate earns you up to an additional \$300 (no limit) deposited into your offshore checking account - *this is your retirement plan - help 100 activate their IBC the first year and possibly receive \$30,000 in residual income the next year - automatically!*

- Complete confidentiality and anonymity (free of all regulations).
- Sheltering of **ALL** your assets in your corporation.
- Sponsoring **ONLY** three new members at \$300 is all that's required to receive **YOUR IBC FREE!**
- If you're not interested in the marketing aspect - earning your IBC - but are interested in an inexpensive IBC pay \$1,200 and you're ready to go!
- You will **ALSO** have access to the following *fee based OFFSHORE BUSINESS SUPPORT SERVICES...*

**A) Offshore Asset Protection Trust** - This trust is *strongly* recommended as a partner to your IBC! More protection!

**B) Offshore Checking Account** - Money management without a paper trail!

**C) Offshore Mailing Address** - Your IBC will have an **OFFSHORE** mailing address! *Have mail sent to you offshore!*

**D) Offshore Remailing Service** - Once OFS receives your mail they will mail it to you any place in the world!

**E) Offshore Phone Answering Service** - OFS will answer **YOUR** phone calls **OFFSHORE!**

**F) Offshore Visa Card** - Use this card as you would any other major bank credit card. **NO PAPER TRAIL!**

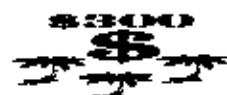
**VISA**

**G) Offshore Loan & Credit Program** - Major Bank Credit Cards, Bill Consolidation Program, Self-Liquidating Loan Program, Residential & Commercial Mortgages and Small & Major Business Funding!

**H) Select Worldwide Territories Are Available** - Receive over-rides on **YOUR** country, state, city, province, etc. by purchasing and controlling a territory.

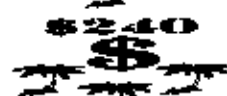
## **Compensation Plan**

**Step #1.**



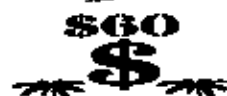
**Personally Activated Your Own IBC & Receive \$300**

**Step #2.**



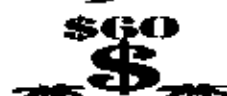
**Personally Help Others Activate Their IBC & Earn \$240 Per Activated IBC On Your 2nd Level**

**Step #3.**



**Once You Have 9 Activated Groups In Your 2nd Level Then You Are Qualified To Receive Level 3 Commissions Of \$60 For Each Activated IBC On Your 3rd Level!**

**Step #4.**



**Once You Have 27 Activated Groups In Your 3rd Level Then You Are Qualified To Receive Level 4 Commissions Of \$60 For Each Activated IBC On Your 4th Level!**

**Step #5.**



**Once You Have 81 Activated Groups In Your 4th Level Then You Are Qualified To Receive Level 5 Commissions Of \$60 For Each Activated IBC On Your 5th Level!**

**Step #6.**



**Every Activated IBC You Personally Help Others Activate Possibly Earns You Up To \$300 Upon Renewal - 100 Would Equal \$30,000!**





# Application & Registration

**Here's How You Can Get Started In The Next 72 Hours Or Less!**

- #1. Make copies of this four page form then complete your application.
- #2. Purchase a money order - U.S. FUNDS - made out to OFS (No U.S. Postal Money Orders Please!)
- #3. FAX a copy of your application and the money order to:  
**809-978-2621**

**No Social Security #  
Or Tax ID # Needed  
With Our Program!**

- #4. If you do not have a FAX number find one and make sure the number is on the application. Your information will be entered and a ID# will be faxed back to you.
- #5. Over Night this Completed application and money order to OFS, P.O. Box 560, Liguanea, Kingston 6, Jamaica!
- #6. Once you receive your ID# place your ID# in the appropriate place on the application and mail or fax copies of this four page form to everyone you know!

## Directors Information Terms & Conditions - Policies & Procedures

First Director (Your Name) \_\_\_\_\_

Second Director (Family Member, Partner, Associate's Name) \_\_\_\_\_

Offshore Financial Services, Ltd. Appointee \_\_\_\_\_

### Your CONFIDENTIAL Mailing Address & Phone Numbers

Address \_\_\_\_\_

City, State & Postal Code \_\_\_\_\_

( ) ( )

### Sponsor's ID# & Your New ID#

4978

Sponsor's ID# (Where Did you Hear About OFS?) \_\_\_\_\_

Your NEW ID# \_\_\_\_\_

### Choose The Marketing Program Or Activate Your IBC Immediately

1. All membership fees are MAILED to OFS in Jamaica.
2. The IBC is activated when the member and three additional members directly sponsored by member each purchase a \$300 OFS membership for a total of \$1,200. \$300 goes to the upline, \$300 goes to set up the IBC and \$300 is credited to the members activated IBC.
3. OFS member's earnings may only be transferred into an active offshore IBC checking account or trust.
4. The members IBC is credited \$300 for each new activated IBC directly sponsored by member plus \$60 for each new activated IBC in the four level downline.
5. A processing fee of 5% up to \$10 shall be charged for all outgoing OFS checks. All correspondence and documentation must contain the member's ID# and mailed to the Jamaica address.
6. Monthly statements will show all earnings, changes and balances in the IBC.
7. OFS Membership will be confirmed when a faxed copy of the completed app. and the \$300 money order made out to OFS is received at the fax number, and the originals have been mailed, received and deposited in Jamaica.
8. Applicant understands that as a member they will be introduced to additional **FEE BASED** Offshore Business Support Services from which they can purchase and/or market under a separate marketing compensation plan other than used for marketing of OFS memberships.
9. Member understands OFS will act as the business agent in Jamaica for the IBC. In order for the business agent to perform said duties they will need to be the **THIRD DIRECTOR** in the corporation. At the discretion of the member they can ask that the OFS appointed director resign with the understanding the member will then be required to act as the business agent in Jamaica. In addition OFS, at any time, can request the appointed third director to resign. Once the corporation is legally established in Jamaica the third director can resign with no consequence.
10. Member understands and agrees they should obey all laws they are subject to in their country. Any taxes that member is liable for should be paid by the member. In addition if member is subject to any regulations those regulations should be obeyed. In no way does OFS condone or encourage member to illegally avoid taxes and break laws of their country; this includes reporting and disclosure regulations. Some countries have regulations concerning hidden ownership and attempts to conceal sources and use of funds. OFS however does encourage member to use the laws of their country to legally reduce and delay the payment of taxes as the rich have **legally** been doing for decades!

**Call 809-978-4697 For More Information!**

I have enclosed a \$300 money order (U.S. funds) for **ONE MEMBERSHIP**. Please register me as an Independent Associate Member in your organization. I understand I must sponsor three additional members to activate my IBC. Also please **RUSH** my **Offshore Power Pack** which includes the information on how to access **OFFSHORE Trusts, Checking Accounts, Mailing & Phone Services, Visa & MasterCard, Pre-Approved Credit & Loan Services & Additional Income Opportunities.**

I have enclosed a \$1,200 money order (U.S. funds) for **FOUR MEMBERSHIPS**. Please register me as an Independent Associate Member in your organization and immediately **ACTIVATE** my IBC. Also please **RUSH** my **Offshore Power Pack** which includes the information on how to access **OFFSHORE Trusts, Checking Accounts, Mailing & Phone Services, Visa & MasterCard, Credit & Loan Services & Additional Income Opportunities.**

I hereby agree to the terms and conditions of this program and authorize the **THIRD DIRECTOR**, (to be appointed by OFS), to arrange and file all documents required to form my International Business Corporation.

Signature: \_\_\_\_\_ Date: \_\_\_\_\_

## OFS Independent Associate:



**Come With Us Offshore & Join Our Family Of Hundreds Who Are Making Money Most Only Dream Of As An Offshore Business Consultant...**

The rules in the privacy and the financial game are changing FAST....

**NEW TAXES - HIGHER TAX - NEW IRS INTERPRETATIONS - CIVIL SEIZURES - ASSET FORFEITURES - FRIVOLOUS LAW SUITS - SPYING - SNOOPING - MORE REGULATIONS - MORE CONTROLS - MORE LAWS - MORE GOVERNMENT - MORE PROBLEMS!**

This fast erosion of privacy and rights of the citizens of the world - by their governments - has opened the doors to a NEW & exciting revolutionary offshore income opportunity. An offshore income opportunity which hundreds - *throughout the world* - have already taken advantage! These new generations of worldwide entrepreneurs are making thousands of dollars - *every day* - sharing valuable and secret information - with others - on how they can legally protect their assets, maintain their privacy and reduce their taxes!

The concept of "Going Offshore" is not new nor illegal. The concept of TRUSTS dates back to *Ancient Egyptian Law*. TRUSTS were also common practice in 800 AD in *Roman Courts of Law* and later adopted into *English Law*. In 1535 the commoner's RIGHTS to legal entities, such as TRUSTS, were challenged by the Kings & Nobles in the highest court of the land - "The *Chancery Court*". The strength of the TRUST prevailed and the commoners won.

This English version was adopted by the first colonists of new Americans which would later become the *United States*. 200 years ago when the original 13 colonies met to form the federal government of the U.S. they created what is now considered to be the finest document in existence on the face of the earth "The *Constitution Of The United States Of America*". In the *Fourth & Fifth Amendments* "We The People" were granted the right to create a *legal entity* in our own name and when properly structured would be recognized by every state and court throughout the civilized world.

In 1934 the TRUST gained more significant eminence in Nazi Germany where privacy could have been literally the difference between Life & Death! Switzerland - through secret bank accounts - protected the Jewish people and shielded them financially from the ruthless Nazis of Germany. The Swiss maintained a monopoly on these asset protection trusts for over 31 years until it was duplicated in the Bahamas in 1965. Then later by the Isle of Man, Cook Island, Jamaica, Cayman Islands, Canary Islands, Gibraltar, and many more throughout the world.

Some Government officials say offshore accounts are un-American. It is a matter of record the first TRUST in America was written by none other than the most famous *America Patriot* "Give Me Liberty Or Give Me Death -" *Patrick Henry*". It's also very interesting to note the vast majority - if not all - of the *Fortune 500* companies in the U.S. - GM, Ford, Exxon, IBM all have offshore accounts - even the *United States Army* has offshore accounts. General Motors alone has over 4 Billion Dollars in Offshore Accounts. Dow Chemical not only has offshore accounts but owns 2 banks offshore.

The RICH did not get RICH and stay RICH without protecting their assets. They got RICH and stayed RICH by insuring what they had accumulated was safe, private and in the security of their OFFSHORE BANK ACCOUNTS!

Today in the world there is tremendous THIRST for information and knowledge on how to protect assets and build wealth OFFSHORE! Information the RICH & POWERFUL have known and used for decades. Where there's a NEED there is an opportunity. An *Offshore Tax Free Income Opportunity* to make more money than most dream of - such as:

● Make \$20 for every OFFSHORE Wealth Building Kit "We Sell For You!" That's RIGHT - all you have to do is distribute our proven sales materials and we do the selling for YOU! Many of our successful associates make from \$100 to \$500 a day by using their fax machine or computer to send our one page mega order pulling sales flyer! We do the rest and we will teach you how easy this proven system is!

● Making \$100 to \$1,000 a day on the Self-Publishing Reports - These Reports are some of the hottest selling reports in the world today. You keep all of the money when you sell these reports. Many of our successful associates make \$5,000 to \$10,000 a week by using the INTERNET to sell hundreds and hundreds a day! We will teach you how you can do the same! Remember you never have to talk to anyone if you don't wish!

● When we sell a *Business Trust* for YOU! you can make up to \$1,000 for each trust. If we only sell 2 to 3 per week you could make up to \$2,000 to \$3,000 per week. For those associates who are really active it's possible for us to sell 5 or 10 per week. But what's really exciting is you could make up to \$300 on EACH TRUST that is renewed the following year. This is YOUR retirement plan and OFS's way of saying *THANK YOU* for YOUR efforts in the previous years.

● As you have learned on page 2 of 4 of this 4 page Application & Registration form you will earn \$240 for every IBC that you personally help someone activate. Many of our associates help others activate from 1 to 10 IBCs each week making from \$240 to \$2,400 per week. There again WE do the selling for you - and as with the *Business Trusts* YOU will make a residual income of \$300 on every IBC renewed each year thereafter!

## Offshore Opportunities

- International Business Corporations (IBCs)
- Offshore Asset Protection Trusts
- Prestigious Offshore Checking Accts.
- No Paper Trail Offshore Visa Cards
- Secret Offshore Mail Drops
- Offshore Phone Answering Services
- Offshore Self-Liquidating Loans
- Offshore High Yield Tax Free Investments
- Offshore Tax Havens - No One Knows
- Free Offshore Trusts
- Free Offshore Workshops

### AN OFFSHORE TAX FREE INCOME OPPORTUNITY

Offshore Company Expanding Worldwide Seeking Motivated People For

#### HIGH PAYING TAX FREE

Positions Such As Managers, Teachers, Trainers, Marketers, Speakers & Recruiters - Will Train!

For More Information Call

**602-979-9653**

From A Fax Machine & Request:

**Doc# 4978**

Here's One Of Several Ways OFS Helps You Make More \$ Than Most Dream Of... Having Activated Your Own IBC You Will Be Able To Use This Exclusive Fax-On-Demand Computerized Information System Putting YOUR ID# After The Doc# Above. Use This Proven Postcard To Advertise - WE DO THE REST - Depositing The Earnings In YOUR Offshore Checking Account!

● Earn a Tax Free Income of up to \$100 helping others set-up a "No Paper Trail" Offshore Checking Account & Visa Card! These prestigious offshore accounts are in HIGH DEMAND and extremely difficult to acquire - BUT NOT for YOU!

● Make up to \$240 - deposited into your offshore bank - helping others set-up Offshore Secret Mail Drops & Phone Answering Services.

● Deposit up to \$1,000 in your offshore account for every Offshore Asset Protection Trust you help others set-up.

● Earn up to 10% by referring investors to High Yield Offshore Investments - This residual income is paid every month into your offshore bank account! Many of our associates earn from \$1,000 to \$5,000 a month & all they did was to refer these Offshore Investors to OFS's Joint Venture Investment Program!

● TERRITORIAL DIRECTORS: These territories will include Cities, States & Regions and will be called "Area Directors". LEADERS only need to apply for these positions! The rewards as an "Area Director" will be well worth the effort because additional overrides will be paid to those who make it happen!

● NEW AREA WORKSHOPS: OFS will be allocating funds for qualified LEADERS to set-up new cities throughout the U.S. and the world. Those who have the courage and the tenacity to establish and maintain a new major city with the Offshore Workshop Programs will receive additional funding for their efforts.

● QUARTERLY AREA DIRECTOR VACATION WORKSHOPS: As an Area Director you can enjoy vacation workshops - PAID BY OFS - on the beautiful beaches of Jamaica. Relax and learn from other successful Area Directors "how they built and made more \$ than most dream of" - from their organization in their area!

# Certificate Of Registration & Reprint Rights

## Representative Information:

The representative named below, having completed and mailed copies of this certificate to the sponsor and the parent company, has permission to reproduce and distribute this Offshore Special Report Number 5599 and agrees to follow the guidelines as outlined in the report.

Name: \_\_\_\_\_

Address: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

Home Phone: (\_\_\_\_) \_\_\_\_\_ Alternate Phone: (\_\_\_\_) \_\_\_\_\_ Fax: (\_\_\_\_) \_\_\_\_\_

Sign: \_\_\_\_\_ Date: \_\_\_\_\_

## Sponsor Information:

Name: Michael Fallacara

Address: 7719 Wornall Suite 110  
Kansas City, MO 64114 USA

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

Phone: (816) 761-6436 Broker Number (if any): 4978

Register **TODAY** to  
receive a **FREE** copy of  
OFS's "Offshore  
Business Journal" and  
"Report# 5599 Support  
Package"

**Parent Company: Offshore Financial Services, Ltd.**  
**P.O. Box 560**  
**Liguanea, Kingston 6, Jamaica**  
**Fax To: 809-978-2621**

# Letter Of Interest For International Offshore Investment Opportunities

Sponsor: 4978

Date: \_\_\_\_\_

Solicitor's Name: \_\_\_\_\_

Solicitor's Company Name: \_\_\_\_\_

Solicitor's Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Solicitor's Phone: (\_\_\_\_\_) \_\_\_\_\_

Solicitor's Alternate Phone: (\_\_\_\_\_) \_\_\_\_\_

Gentlemen:

Please contact me about International Investment Opportunities your company offers. I understand there is no obligation on my part, at this time, nor once a representative contacts me to invest. I understand when a representative contacts me I will need to confirm I do have at least \$1,000, readily available, that I can invest. I also understand this letter is for the purpose of meeting international regulations and will be kept on file as proof I did indeed solicit your firm for investment information.

Respectfully,

Solicitor's Signature: \_\_\_\_\_ Date: \_\_\_\_\_

# Self-Liquidating Loans

**Receive Hundreds - Thousands - Even Millions In A Matter Of Days! Set Up Your Loan Offshore For Privacy & Liberal Banking Policies! Now Borrow Without Ever Repaying a Penny!**

As you read correctly! It is now possible to borrow THOUSANDS of dollars and NEVER have to repay one penny of it! EVER! This is made possible through an incredible European banking arrangement I would like to share with you.

## Remarkable System

It doesn't happen very often. But once every few years a truly fantastic opportunity comes along. An opportunity that can make you money and change your whole life! What I am about to reveal will seem impossible, at first, but every word of it is the HIGHEST TRUTH!

## Remember, this is different from anything you have ever seen before!

For a number of years, I have seen advertisements for "Arbitrage", "Self-Liquidating Loans" or "ROLL OVER" loans. This concept has always fascinated me, but all the plans have been for ridiculously huge sums of money for anyone (other than large companies) to even really consider.

Finally, a short time ago, I came across a remarkable NEW program based on the "Self-Liquidating Loan" concept - but it is designed for use by ANYONE for ANY purpose!

## Just What Is A "Self-Liquidating Loan" or for a better definition a "ROLL OVER LOAN"?

A "ROLL OVER" loan is a financial arrangement in which the elements of "Arbitrage", "Compensating Balance", and "Advanced-Point Financing" are utilized. To explain each of these three topics would take pages, but to sum it up it means money that is "borrowed" NEVER has to be repaid. I MEAN NEVER! Since the lender (the Bank) deducts a "Compensating Balance" from the proceeds of your loans at the end of the term, your loan is "ROLLED OVER" or PAID OFF BY THE "Compensating Balance" funds withheld when the loan is made. This way, you never have to worry about making any loan payments. EVER! Now you can see why this is so REMARKABLE!

## True, Unique!

**We Will Show You How...  
You Can Put Together Your Own "Self-Liquidating Loan" In A Matter Of Days - Right In Your Home Town!**

Through this Revolutionary new International Banking arrangement, it is now possible to borrow from \$500 to \$1,000,000 (that's right, up to ONE MILLION DOLLARS) without EVER having to repay a penny! As incredible as it may sound, there are NO credit checks, NO collateral requirements and NO co-signers needed!

## Here are just a few of the many unbelievable benefits the "ROLL OVER LOAN PROGRAM" has to offer:

Borrow THOUSANDS of dollars without ever, EVER having to repay a penny!

Unemployed? NO PROBLEM! "ROLL OVER" loans are made on a self-qualifying basis! This means there may NEVER be any financial information to submit in order to qualify! It also means: There are NO credit checks - NO co-signers needed! - And NO collateral requirements!

It is also possible you will NOT have to pay taxes on the proceeds of the loans you receive.

That's right, NO TAXES! (Of course, tax laws differ from jurisdiction to jurisdiction. The opinion of a tax expert would be advised, as this relates to your jurisdiction and personal tax situation.)

The list could go on forever, as you can see, the possibilities here are truly UNENDING! These loans can be made on a self-qualifying basis so there is absolutely NO financial information to submit at all. EVER!

## Soon To Be The Standard

The "ROLL OVER" loan program will soon be the standard to many people and businesses. Don't let this fantastic loan program slip through your fingers. There is nothing complicated here at all.

If you are at all ambitious about money, then you have what it takes to put an end to your borrowing woes, once and for all! Remember, great opportunities come to those who make the most of smaller ones.

## Order Our ROLL OVER LOAN Program & Receive The Following Vital Information...

*Learn how to put together your own "Roll Over Loan" in a matter of days using financial sources right in your home town!*

## Our 100% 12 Month Money-Back Guarantee!

You can use and try the techniques and formulas given in the Roll Over Program for one full year with absolutely NO RISK. At the end of that time, if you can not put together a Roll Over Loan, we will refund the price of this program. All we ask is you retain all records of your efforts and the correspondence with referral firms as proof that efforts were made to pursue a Roll Over Loan as instructed by our program and referral firms.

*Use our international banking sources to put together a small \$100,000 or multi-million dollar Roll Over Loan!*

*Have our company personally help you set up a Roll Over Loan "Offshore" using "International Banking Instruments"!*

*Learn about a secret "Offshore" funding group you can join and get funded in as little as ninety days!*

*Learn how you can use the Roll Over Loan Concept in any financial transaction you put together whether it be a simple auto loan - home loan or major business loan!*

## HOW TO ORDER

The Roll Over Loan Program is easy to order. Simply fill out the form below and enclose, in the form of a money order, \$99.95 (USD) plus shipping & handling. If you are looking for personal, business or just investment capital the ROLL OVER PROGRAM will put you in contact with the movers and shakers of the financial world.

You will learn the secrets the rich have been using for years to leverage money by using the Self-Liquidating Loan concept to YOUR advantage for whatever reason you wish! New or Used Auto Purchases - Bill Consolidation - Education - Business - Venture Capital - New Home or Land Purchases - Lines of Credit & Much - Much More!

Remember the Roll Program is GUARANTEED!  
DON'T MISS OUT ON THIS!

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Please Complete This Simple Form.  
No Personal or Company Checks (They will be returned!)  
MONEY ORDERS ONLY!

☐ I am ordering the Self-Liquidating Loan Program and have enclosed \$99.95 in the form of a (non U.S. Postal) Money Order.  
☐ I want to become a registered broker for FSMG and am enclosing an additional \$20!  
☐ I have enclosed an additional \$5 for shipping & handling (allow 3 to 6 weeks for delivery!)  
☐ I want it fast so I have enclosed a total of \$30 for PRIORITY shipping & handling!

Name \_\_\_\_\_

Address \_\_\_\_\_

City \_\_\_\_\_ State \_\_\_\_\_ Zip \_\_\_\_\_

Phone (\_\_\_\_) \_\_\_\_\_ Fax (\_\_\_\_) \_\_\_\_\_

Broker ID # 4978

\*Questions? 809-927-3994x75 or 809-978-0309x75  
If Lines Are Busy Keeping Trying!

## HOW TO ORDER

The Self-Liquidating Loan Program is easy to order. Simply complete the application form to the right. OVER NIGHT this form with a Money Order (No U.S. Postal Money Orders) made out to FSMG for \$99.95. If you would like to become a registered broker enclose an additional \$20. Add \$5 for Shipping & Handling (Add an extra \$25 for priority handling) and Over Night to:

**FSMG - P.O. Box 618 - Kingston 6 - Jamaica**

**Fast Start Bonus!  
\$25 Immediately Paid  
For Every New Activated  
Broker You Sign Up!**



## Become A Self Publisher And Make 1000% With Full Reprint Rights Of Report #5599!

You Will Have FULL REPRINT Rights To Reproduce Report #5599 - OFS's  
Offshore Special Report - And Sell This Report For \$50 - You Keep It All!

### Here's The Highlights Of What Report #5599 Offers...

- How The RICH & POLITICIANS Get Even Richer Using TRUSTS & You Can Do The Same!
- Incorporate Offshore - Completely Private!
- Your Own Secret Offshore Mailing Address!
- Offshore Private Checking Accounts!
- Save Up To 50% On Print & Mail & Have Your Sales Material Mailed From Jamaica!
- Offshore Investors - Any Viable Funding Project!
- Offshore Tax Havens - No One Knows!
- Offshore IBC's & Trusts!
- Offshore Phone Answering Service!
- Offshore Self-Liquidating Loans!

VISA

- High Yield Offshore Investment Opportunities!
- Offshore Visa Card Regardless Of Credit!
- Up To 100% Financing On Residential & Commercial Property!
- Bill Consolidation No Matter What Your Credit Is!
- Lines Of Credit Up To \$15,000 Regardless Of Credit!
- Secret Money - Secrecy Is A Thriving Industry!

All This Information & More Is Jam-packed Into  
This 23 Page Special Offshore Report #5599.

Send \$50 (USD) (MONEY  
ORDERS ONLY - No  
Personal Checks) With  
Your Name & Address  
Plus This Form To The  
Independent Associate:

Independent Associate

Find Out For  
Yourself Why Report  
#5599 Is The Hottest  
Selling Report In The  
World Today!

- UNFAIR & DISCRIMINATORY Divorce Settlements Are Obsolete In This Report!
- RUTHLESS Creditors Will CRINGE If They Know You Have Read This Report!
- BLOOD SUCKING Lawyers May Go Broke By You Reading This Report!
- HEARTLESS Tax Agencies See RED When They Read This Report!
- SNEAKY Politicians Use The Information In This Report Everyday!
- Your GREEDY Banker Does Not Want You To Read This Report!
- This Report Is BLACK BALLED By Most Government Agencies!
- BACK STABBING Relatives HATE This Report!



### Offshore Opportunities

- International Business Corporations (IBC's)
- Offshore Asset Protection Trusts
- Prestigious Offshore Checking, Arts,
- No Paper Trail Offshore Visa Cards
- Secret Offshore Mail Drops
- Offshore Phone Answering Service
- Offshore Self-Liquidating Loans
- Offshore High Yield Tax Free Investments
- Offshore Tax Havens - No One Knows
- Free Offshore Trusts
- Free Offshore Workshops

AN OFFSHORE TAX FREE  
INCOME OPPORTUNITY  
Offshore Company Expanding Worldwide Seeking  
Motivated People For

HIGH EARNING TAX FREE  
Positions Such As Managers, Teachers, Trainers,  
Marketers, Speakers & Recruiters. - Will Train!  
For More Information Call

602-979-9653

From A Fax Machine & Request:

Doc#



P.O. Box 560  
Liguanea, Kingston 6, Jamaica  
809-978-4697  
Fax: 809-978-2621

# **An Offshore Alert:**

## **Please Do Not Call:**

### **602-979-9653**

#### **And Request Document # 4978**

#### **From Your Fax Machine!**

**Do Not - I Repeat - Absolutely Do Not CALL This Phone Number From Your Fax Machine Because Chances Are The Lines Will Be Busy From Hundreds, Even Thousands Of People Around The World Calling This Number To Find Out How They Can "Go Offshore!"**

*I am asking for your help..... In fact I am PLEADING with you NOT TO CALL from your fax machine to find out how people from around the world are setting up ....*

- International Business Corporations(IBCs)
- Offshore Asset Protection Trusts
- Prestigious Secret Offshore Checking Accounts.
- No Paper Trail Offshore Visa Cards
- Secret Offshore Mail Drops
- Offshore Phone Answering Services
- Offshore Self-Liquidating Loans
- Offshore High Yield Tax Free Investments
- Offshore Tax Havens - No One Knows
- Free Offshore Trusts
- Free Offshore Workshops

*Please..... I'm begging you NOT TO CALL because this phone number is constantly busy from people just like YOU wanting to find out how they can make from \$1,000 to \$10,000 a week showing people how to "Go Offshore!" I know... I know... I know... People are making a...*

### **TAX FREE OFFSHORE INCOME**

*And I know, because of our worldwide expansion, we desperately need...*

**Motivated People For HIGH PAYING TAX FREE  
Positions Such As Managers, Teachers, Trainers,  
Marketers, Speakers & Recruiters!**

We have had to add several phone lines to handle the influx of calls and the lines are still JAMMED from people JUST LIKE YOU who want to immediately "Start Making The Money Most Only Dream Of!" Please... Please give us a break and hold off from calling... **In Fact Don't Call At All! Do Not Call From Your Fax Machine;**

**602-979-9653 Doc# 4978**