

BUSINESS TIP

3105

REVISION I

August 9, 2011

THE BLUE MILLENIUM FOUNDATION,
MILLENIUM ES CORP,
AND INSTITUTIONS

In what follows, major depositors in any institution, which can operate privately, as well as the institutions are referred to as “INSTITUTIONS”.

Over the past two years, the economic crises has given birth to a now proven process that can quickly stabilize sinking financial value – regardless of the size of the problem.

The growth in stature that the www.ibom.biz bank and the BCBG financial base have experienced has demonstrated the value of a SERVICES CONTRACT using UAPN/IBOE:

It has also dispelled any question of the legitimacy for INSTITUTIONS to accept these documentary funds as deposits:

- 1) Since it IS being done, it makes no sense to argue that it cannot be done.

The treatment afforded UAPN/IBOE in a court case involving a major USA institution also proves legitimacy:

- 1) A major bank agreed in a court case related to foreclosure on property to accept and transfer UAPN/IBOE to an Attorney IOLTA with the www.ibom.biz bank.
- 2) The fact that the court and all parties to the case accepted the validity of UAPN/IBOE provides solid comfort that they conform to law.

Finally, UAPN/IBOE can be used to pay for purchases of anything from any Vendor on the planet, through www.chips-corner.com, showing their usefulness as currency.

This was the expected result as development and use of UAPN/IBOE was per concepts of “Real Bill Doctrine” referenced in BUSINESS TIP 0021 in www.businesscannons.net

Two new entities have now been formed to streamline practical and private use of the “Real Bill Doctrine”:

1) **THE BLUE MILLENIUM FOUNDATION (“THE FOUNDATION”);**

2) **And, MILLENIUM ES CORP (“MCORP”)**

This combo can provide two very important services to INSTITUTIONS all over the world.

The first service is embodied in the proven SERVICES CONTRACT that MCORP has adopted to use for rapid capitalization, which is attached herewith.

There is no limitation as to the amount of capitalization that may be provided, upon signature of the SERVICES CONTRACT, as immediate earned income for signatory INSTITUTIONS.

The SERVICES CONTRACT is in “DRAFT” form because wording and the final format would be negotiated with the Attorneys and/or Principals of each INSTITUTION to be capitalized.

The second service is registration in FINANCIAL ROW of INSTITUTIONS that may be accepted as Beneficiaries and as Wealth Management Groups by THE FOUNDATION.

FINANCIAL ROW may be viewed through the menu of the COMMERCIAL EXCHANGE KIOSK of www.chips-corner.com

A presence on FINANCIAL ROW provides registered INSTITUTIONS’ BCBG business associates a powerful benefit that other INSTITUTIONS cannot offer.

That is, if a loss is experienced, for any reason, when working with or through registered INSTITUTIONS, the application of NEWS YOU CAN USE 7070 can “save the day!”

NEWS YOU CAN USE may be found through the menu of the website www.zcash.org

A copy of NEWS YOU CAN USE 7070 is attached herewith.

To illustrate the “future commerce” financial protection provided through CHIPS as per the “7070” publication, consider purchasing shares or bonds.

Any brokerage firm or investment bank may be used to do this, with similar costs to the buyer.

If shares or bonds are purchased through a brokerage firm or investment bank not registered in FINANCIAL ROW and the market “hiccups”, devastating losses could be immediate.

But, if a stock/bond purchase is made through INSTITUTIONS registered in FINANCIAL ROW, in the event of loss, value may be recovered and full expectations may be realized.

The principal requirement for INSTITUTIONS to be accepted as Beneficiaries of THE FOUNDATION and listed on FINANCIAL ROW is their willingness to process UAPN/IBOE.

INSTITUTIONS may have their own Wealth Management Groups process UAPN/IBOE.

INSTITUTIONS may enter into correspondent relationships with other INSTITUTIONS that already process UAPN/IBOE.

Or, INSTITUTIONS may take advantage of Beneficiary relationships with THE FOUNDATION and have the FOUNDATION and MCORP process UAPN/IBOE.

To illustrate using THE FOUNDATION and MCORP to process UAPN/IBOE, consider the example of a multi-trillion USD fund that the owner would like to exchange for EUROS.

In the chaos of today’s political and volatile economy, having a large accumulation of USD or any other currency left on deposit could spell imminent disaster.

But, attempting to convert large quantities of currency might rapidly drive market value downwards.

However, through THE FOUNDATION and MCORP, USD/EUROS value fluctuations can be eliminated and, instead of conversion, equal value in EUROS can be generated.

To do so, a Beneficiary of THE FOUNDATION may engage in a Joint Venture with MCORP and with THE FOUNDATION.

As per the Joint Venture, the Beneficiary would place the names of MCORP and of THE FOUNDATION on the accounts holding the USD deposits, but without signature authority.

THE FOUNDATION and MCORP would establish accounts of equal value, but in EUROS, by depositing therein UAPN/IBOE as Documentary Funds.

The name of the Beneficiary would be placed on the UAPN/IBOE accounts, but without signature authority.

Because of the Joint Venture, the Beneficiary, THE FOUNDATION, and MCORP would all be entitled to the protection afforded by NEWS YOU CAN USE 7070.

That is, if for any reason (including currency fluctuations) value is lost, it can be recovered.

The Joint Venture would have been formed to engage in non-depletion, no risk, transactions.

For example, based on EURO accounts, THE FOUNDATION and MCORP could undertake to issue REVENUE SHARING OBLIGATION SERIES A GOLD BONDS valued in EUROS.

Based on its USD account values, the Beneficiary would contract to purchase BONDS issued by THE FOUNDATION and MCORP, with the BONDS valued in EUROS.

The Joint Venture would undertake to engage in non-depletion buy/sell transactions for profit, with the following distribution of proceeds:

- 1) 25% would be distributed as Beneficiary Profit to coordinates specified by the Beneficiary.
- 2) 25% would be distributed as THE FOUNDATION and MCORP Profit to coordinates specified by THE FOUNDATION.
- 3) 25% would be used to acquire UNIFORM ADVERTISING WEEK SERVICES to be used for the benefit of the Beneficiary or assigns.
- 4) 25% would be used to acquire UNIFORM ADVERTISING WEEK SERVICES to be used for the benefit of THE FOUNDATION and MCORP or assigns.

UNIFORM ADVERTISING WEEK SERVICES may be reviewed in NEWS YOU CAN USE 7004 and 7014 within www.zcash.org, and may be acquired through www.chips-corner.com

15% of Beneficiary Profit would be used by the Beneficiary to pay for BONDS issued by THE FOUNDATION and MCORP – thus never using the USD accounts funds as payment.

15% of THE FOUNDATION and MCORP Profit would be used by THE FOUNDATION to repurchase the BONDS from the Beneficiary, paying in EUROS as stipulated in the BONDS.

In this process, the USD funds on deposit would not move and value could only be depleted relative to other currency values because of market fluctuations.

The time that it would take to create EURO deposits with value equal to but separate from the USD deposits would depend on:

- 1) The amount of gold available in the market to support the BONDS.
- 2) Market movement of items used as the basis for non-depletion buy/sell transactions.

But, an interim decrease in value of USD relative to EUROS would not affect the process' final result and could even be used as the basis for additional profit by negotiating CHIPS:

- 1) Decreases in USD value of the Joint Venture Beneficiary deposits would be offset by the increase in EUROS value of the Joint Venture FOUNDATION and MCORP accounts;
- 2) CHIPS could also be requested when either USD or EUROS values change and cause a significant loss to either side relative to the beginning value;
- 3) When negotiating CHIPS through the COMMERCIAL EXCHANGE KIOSK of www.chips-corner.com, EUROS or USD may be requested in exchange;
- 4) If EUROS offers greater value, CHIPS could be exchanged at 1 EURO each and, if USD offers greater value, CHIPS could be exchanged at 1 USD each.

In summary, why exchange funds from USD to EUROS when the future of EUROS may be as risky at that of USD?

Isn't it better to safeguard USD value on deposit and to create an equal value additional EUROS deposit?

INFORMATION CONTAINED HEREIN IS FOR ILLUSTRATION PURPOSES ONLY. IT DOES NOT CONSTITUTE AN OFFERING OR SOLICITATION FOR BUSINESS.

APPROPRIATE LEGAL AND BUSINESS ADVISORS SHOULD BE CONSULTED BEFORE ANY BUSINESS IS UNDERTAKEN USING BCBG PROTOCOLS.

DRAFT DRAFT DRAFT DRAFT DRAFT

SERVICES CONTRACT **MCORP-[nnnn]**

[date]

Whereas, [the Bank's Wealth Management Group id info] (hereinafter "**WMG**") can undertake business transactions that may be presented and that it may accept to undertake;

Whereas, MILLENIUM ES CORP, a Panama corporation, (hereinafter "**MCORP**") has clients that, through **MCORP**, may present business transactions that WMG might find acceptable;

NOW THEREFORE, in consideration of the mutual promises, covenants, warranties, and other good and valuable consideration set forth herein, the Parties agree to this SERVICES CONTRACT **MCORP-[nnnn]** (hereinafter the "**SERVICES CONTRACT**") as follows:

The parties hereto hereby agree and covenant that:

- 1) The parties hereto covenant that sufficient value has been exchanged so that this contract is legally binding and is in full force and effect.
- 2) **MCORP** shall transfer to WMG a UNIFORM ADVERTISING PROMISSORY NOTES ("UAPN") issued by U.S. PROFESIONALES DE EL SALVADOR, S.A. DE C.V. ("USPES", a firm in good standing and incorporated in El Salvador), with total face amounts of [value] ("VALUE").
- 3) **MCORP** shall transfer INTERNATIONAL BILLS OF EXCHANGE ("IBOE"), issued to **MCORP** by DIVERSIFIED BUSINESS INTERNATIONAL INC ("DBII", a firm in good standing and incorporated in The Commonwealth of The Bahamas), with total face amounts equal to twice that of VALUE.
- 4) The transfer of UAPN and IBOE to WMG by **MCORP**, as described, shall constitute full payment to WMG for engaging in this SERVICES CONTRACT as attested to by their signature hereof.
- 5) This contract shall remain in effect for ten years from its date of issue or until **MCORP** has received value return from said contract equal to or greater than twice that of VALUE, whichever occurs later.
- 6) After this SERVICES CONTRACT is in effect and until the stipulated termination date, **MCORP** may present business transactions to WMG. Further, WMG will provide no cost SWIFT services necessary to facilitate ongoing business transactions pursuant to **MCORP** instructions.
- 7) WMG may reject any business transaction presented by **MCORP** only:
 - A) If a business transaction is determined by written legal opinion to be illegal or to

embody elements that, as per the legal opinion, are illegal.

- B) If, as per the legal opinion, a business transaction would be contrary to laws, rules, and/or regulations to which WMG is subject, explained in detail in the legal opinion.
 - C) If said business transaction is determined to involve unacceptable risk, as explained in a detailed written opinion submitted by a business advisor approved by WMG and **MCORP**.
- 8) In the event WMG rejects a business transaction presented by MCORP and MCORP disagrees with said rejection it shall be submitted to a jointly selected Ombudsman.
- 9) An Ombudsman decision shall be non-binding; but, if said decision is not acceptable, or the parties hereto cannot agree on an Ombudsman or agree to an alternate resolution to the underlying issue, then the matter will be referred to binding arbitration as per the laws, rules, and regulations of the jurisdiction governing this SERVICES CONTRACT MCORP-[nnnn].
- 10) Business transactions presented by **MCORP** to WMG shall be defined in a “TRANSACTION AGREEMENT” that will be made effective by authorized signatures.
- 11) Income (hereinafter “**TRANSACTION INCOME**”) from a business transaction shall be defined within each TRANSACTION AGREEMENT.
- 12) In the event income earned by WMG creates a taxable event:
- A) Payment for taxes shall be made from TRANSACTION INCOME.
 - B) Payment for taxes shall be deducted from TRANSACTION INCOME with the full remainder hereinafter referred to as “**AFTER TAX INCOME**”.
- 13) If no taxes are due because of the business transaction, AFTER TAX INCOME shall equal TRANSACTION INCOME.
- 14) If certifiable losses result from WMG engaging in a business transaction presented by **MCORP**:
- A) If said transaction was executed by WMG as indicated by **MCORP**, loss shall be deducted from AFTER TAX INCOME.
 - B) The full remainder shall hereinafter be referred to as “**AFTER LOSS INCOME**”.
 - C) If no certifiable losses result from WMG engaging in a business transaction presented by **MCORP**, the AFTER LOSS INCOME shall equal AFTER TAX INCOME.

15) Expenses, direct or indirect, that could reasonably be related to business transactions submitted to WMG by **MCORP**, if any:

A) Shall be deducted from AFTER TAX INCOME.

B) The full remainder shall hereinafter be known as “**NET PROFITS**”.

16) WMG shall retain 25% of NET PROFITS as part of WMG PROFIT.

17) WMG shall use 25% of NET PROFITS to acquire UNIFORM ADVERTISING WEEK SERVICES through www.chips-corner.com to advertise for the benefit of WMG or assigns.

18) WMG shall use 25% of NET PROFITS to acquire UNIFORM ADVERTISING WEEK SERVICES through www.chips-corner.com to advertise for the benefit of MCORP or assigns.

19) WMG shall deposit 25% of NET PROFITS in accounts established by WMG, pre-approved by MCORP, for the benefit of **MCORP**, as part of **MCORP** PROFIT.

20) Any dispute related to the use or distribution of NET PROFITS shall be resolved the same as stipulated herein related to a rejection by WMG of a business transaction submitted by **MCORP**;

21) [Boiler plate for jurisdiction being Panama, electronic signature, etc.]

WMG

NOTARY

AUTHORIZED SIGNATORY

NAME:

TITLE:

MCORP

NOTARY

AUTHORIZED SIGNATORY

NAME: