

# MONTAGE FINANCIER AVANT 1990



WORLDWIDE SALES  
**KONECKI INTERNATIONAL**

11 MAR. 11, 1990

TO: RE: FAX AND COPY

THANK YOU FOR YOUR FAX OF TODAY, AS IT HELPS ME UNDERSTAND WHY IS COMPARED.  
HOWEVER, HAVING NOT BEEN AROUND SINCE JUNE OF 90, LIKE THE REST OF US! WE HAVE ALL PROGRESSSED  
WITH THE PROGRAMS AS THEY HAVE CHANGED AND ALSO WITH THE PROCEDURES.  
HOWEVER THE PROCEDURES HAVE NOT CHANGED, AS TO HOW THE CLIENT SHOWS MONEY, SINCE  
BANKER AT THIS, SENT BACK A NEGATIVE RESPONSE! THAT CHANGED THE PROCEDURE OF PROVIDING FUNDS.  
WE ARE NOT AT LIBERTY TO CHANGE, NEGOTIATE OR EVEN PLEAD WITH , TO CHANGE PROCEDURE!  
SO PLEASE EXPLAIN TO , THAT HE CANT CHANGE PROCEDURES BECAUSE HE THINKS HE HAS  
A CLIENT THAT CAN SHOW FUNDS! THE CLIENT MUST SHOW FUNDS BY THE FOLLOWING PROCEDURE:  
THERE CAN BE NO DEVIATIONS TO THE FOLLOWING PROCEDURE!!!!!!

PROCEDURE:

1. INVESTOR SIGNS THE JV PARTNER AGREEMENT AND LETTER OF INTENT, AND NO (EXHIBITS D-E OF)
2. THESE EXHIBITS ARE SENT BY HARD COPY TO KONECKI INTERNATIONAL, FOR SIGNING AND RETURN.
3. KONECKI WILL THEN SEND APPLICATIONS FOR OPENING THE ACCOUNT (CLIENT ACCT.)  
CLIENT THEN OPENS ACCOUNT AT ANY BRANCH WORLDWIDE, AND DEPOSITS FUNDS.
4. CLIENT AND KONECKI DECIDE WHICH PROGRAMS CLIENT WANTS TO INVEST IN.  
KONECKI SENDS SPECIFIC CONTRACT AGREEMENT TO CLIENT FOR SIGNING.
5. UPON RECEIVING THE OR OWNERS, CLIENT THEN WILL SIGN CONTRACT AND  
DO AS CONTRACT CALLS FOR. SEND FUNDS, RECEIVE BANK GUARANTEES ETC. AS AGREED!
6. ELECTED PROGRAM THEN BEGINS!!!! PROFITS DISBURSED ETC. AS PER AGREEMENT.

WE CANNOT UNVIAZE FROM THE ABOVE PROCEDURE! THANK YOU!

MUST BE EXPLAINED THAT THE ABOVE IS CAST IN STONE!!

WHEN HIS ORIGINALS ARRIVE I WILL SIGN, AND THEN EXPECT HIM TO HAVE THE CLIENT PERFORM  
THE ABOVE DESCRIBED PROCEDURE, AS HE CANNOT DO WHAT HE NOW HAS PROPOSED. (LETTER OF MAR. 11)

THANK YOU FOR YOUR HELP IN EXPLAINING THE ABOVE TO AND OTHERS!!

SINCERELY,

Rust D. Konecki

# MONTAGE FINANCIER APRES 1990



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PARIS, Le 5 AOUT 1991

Ref: TO 05 / 193 03 AT FR B  
Mandataire: Cabinet J. GARDIEN MD/LB

Nous, soussigné TOXEL SC, agissant pour le compte de notre Coopérateur référencé, déclarons vouloir, de façon irrévocable et inconditionnelle, sous pleine responsabilité contracter le prêt que vous nous avez proposé aux termes et aux conditions suivantes:

MONTANT DU PRET: 500 000 000 \$US (cinq cent millions)

MONNAIE: Dollars américains

EMISSION: 64 % (soixante quatre) de la face value

INTERETS ANNUELS: 6.5 % (six, cinq) par an, payable à échéance.

DUREE: 10 ans

REPAIEMENT: Au terme des dix ans, il n'y aura aucun remboursement de quelque nature que ce soit à effectuer pour le capital.

GARANTIE : Les intérêts seront garantis par des L/C bancaires de top prime banques mondiales.

PROCEDURE: La banque qui détient les fonds fera savoir par KTT à la banque de TOXEL qu'elle détient les fonds contre la garantie des intérêts protégés par L/C de l'une des 50 prime banks mondiales.

CONVENTION: Dans les 10 jours de l'envoi du KTT de fonds prévu ci-dessus, la banque de TOXEL devra avoir fourni la L/C de garantie des intérêts, qui déterminera le transfert immédiat et inconditionnel des fonds.

UTILISATION: Urbanisation hôtelière et tourisme international.

Il est précisé que les fonds empruntés ne seront utilisés ni à des achats ou ventes d'armes, de drogue ou de spéculation et ne serviront à aucune opération susceptible d'être imputable à des délits ou des fraudes.

Croyez, Messieurs, à l'assurance de notre très vive considération.

COOPERATEUR

MR GM. JOSTE  
PRESIDENT  
TOXEL

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