

YES, WE "C.A.N ."!

YOU IN BUSINESS OR HAVE A BUSINESS IDEA & THINKING ABOUT GROWTH, BUT GOT NO ASSETS OR CAPITAL? THE CAN MODEL IS FOR YOU!

- 1. What does CAN mean? "Capital Advance Non-Redeemable"
- 2. What does Non-Redeemable mean? No need to pay back.
- 3. What about CAN's fees? 5% of the actual Funded capital, including a comparatively low deposit upfront to cover the legal cost on the SSOC (Six steps of CAN) less the Deposit already paid.
- 4. How about amounts of Capital Funding? Depends on Valuations, but USD\$10M is the minimum of Capital Funding. Anything less, we quote you on fees above 5%.
- 5. How long does it take? Depends if you are a fast responder. If you are diligently fast, 4 months minimum, to 10 months maximum. Slow responders, beyond 10 months.
- 6. What is CAN actually? A world registered protected copy-right product offered by the established International Law Firm - PRO LAW INTERNATIONAL.
- 7. What estimated costs are to be expected up to the point of Capital Funding?
- 7(a) Deposit. A Free and Written quote is issued after we learn about you and your business plans/intentions. This deposit is to cover legal costs to do the SSOC and OSC set up.
- 7(b) Valuation-USD\$7500. Deposit to begin. When report is done, Settle the Bill less the Deposit. But Totally Capped at: US\$15K
- 7(c) Any Out of Pocket Costs? Only in the unlikely event that you require, us, the Valuer or others involved, to travel.
- 7(d) Our 5% Brokerage an instant payment "same day paid to us", from the Funded Capital paid to your OSBA. LESS the deposit already paid us.
- 7(e) Any Extras. Such as any Trade Mark or Design Protection filings (if any needed), any legal work you want us to do that is unrelated to CAN work, or other matters related to CAN, that you elect to incur, although not required. NOTE: 7 (a) and 7 (b) may be covered by PG! Insurance at your expense where we merely refer the Client to the insurer. We shall, with your consent, provide whatever information your PGI Insurer requires from us. This PGI cover is NOT available until: 2023.06.16.

"Capital Advance Non-Redeemable"

How does this work? Check out the Six Steps of C.A.N. (SSOC) A world registered protected copy right product, to be strictly observed. Officially Launched: 01 May 2020

Following talks with us and we are both happy with each other you then receive a FREE written quotation on what the Legal Costs and OSC costs is going to be, to complete this SSOC. Upon your signed acceptance of this Quotation. Then a retainer Agreement is prepared for signing between you and us, setting out which of us is to do what. Upon signing the retainer agreement, we invoice you for the quoted and agreed deposit. Nothing at all happens, until you reach DPC (Deposit Paid Client) Status, and only then do we begin work on these 6 steps.

We set up an off shore company (OSC) for you with an Off Shore Bank account (OSBA), online controllable, and we settle the OSC charges from the deposit, whilst you are busy writing up your Business Plan, re the intended expansion of your company or business idea. This Private OSC of yours will have 25% Voting Class A shares held by YOU and 75% non-voting Class B Shares, un-subscribed for the time being.

We guide you on the writing of your above said Business Plan. Fast responders can do this in a week, others take 2 weeks or up to a month. Your Business, your write up. Slow responders take much longer to their detriment. Your Business Plan must meet our satisfaction, and two weeks is allowed for us to do this assessment.

With the Business Plan approved by us, and your OSC and Off Shore Bank Account(OSBA) now set up, there is a Corporate Valuation Report required on your new set up and Business plan, by one of the top 10 world recognized valuers. Clients DO NOT connect nor communicate with the Valuer until such time as your Business Plan has been first approved by us as required at step 3 above. Whatever, the valuation comes to is the Capital Funding that we set out to derive for you. Example; Your OSC has authorized Capital of say 10M shares at USD\$1.00 each par value. But The Valuation may come in at say USD\$1.20 per share which is the Price we float to our buyers.

So now you have your OSC with Authorized Capital of say USD\$10M at USD\$1.00 for each share but valued up at say USD\$1.20 given the Business plan 2 year long Cashflow forcast, and intended business growth etc., we then prepare a PSO (Private Stock Offering) for the sale of your 7.5M Class B stock being 75% non-voting stock, offering pre-declared set dividends/profit share payable quarterly and float this to our Buyers. A Draw card for Buyers is our Firm will assign a Lawyer to act as General Counsel for your OSC, for a period of 2 years minimum, at a retainer of only USD\$10K monthly (USD\$240k for 2 years), which is set aside at the OSCs bank account. This is to ensure the Lawyer stays on board for the 2 years as the Buyers much prefer. Amongst many roles, one of the main roles of your General Counsel is to make sure those Quarterly Dividend/profit share payments go out to the buyer(s) on time. A minimum of one year dividents is set aside as well.

Upon returning to you a signed PSO from a Buyer, from our pool of buyers, who wants to buy 75% (sold at USD\$9M-at Valued amount USD\$1.20 each) NON-VOTING (Buyer not in Control of your company), a SAPA (Sale and Purchase Agreement) is signed between you and the Buyer making clear the terms of Private Stock purchase, including the fact that Buyers shall never at any time be involved in the day-to-day business operation of your OSC. Sometimes we get 2 or 3 buyers for your Unsubscribed Class B stock sale, but mostly one buyer buys the lot (Class B), pending the size of the needed Capital Funding.

Where do we go from here? Lets talk. [OK, see below and click]

PRO LAW INTERNATIONAL - www.prolawinternational.com/our-contacts/

TOP Duty Agent This Month: + 64 274 838 383 - Patrick

Or contact our Field Agent now: