

## AFFIDAVIT OF FACT

On this 20th day of October, 2013, on my oath I, Stanley A. Leitner, attest to the facts, as stated herein as to the truth based on my recollection of the events pertaining to Lancorp.

In June or July 2003, I, Stanley A. Leitner, dba Megafund Corporation entered into a contract with James Rumpf, dba CIG, Ltd. to aggregate monies for a high yield investment program Rumpf, a licensed broker-dealer had been engaged in (based on his assertion) for eight years.

I was assured by Rumpf that the money would be deposited in a top tier bank used for screening purposes only and not to be encumbered in any manner. Moreover, Rumpf advised me that the investment program was insured against loss up to \$50 million dollars.

When I asked for a copy of the insurance policy Rumpf stated that the policy had been issued to the "actual trader" and that he, Rumpf was an intermediary and felt that if I was privy to the policy I might circumvent him and deal directly with the named insured. Predicated on Rumpf's background (boni-fides, credentials and sizable charitable contributions) I accepted that rationale.

When I initially spoke with Gary Lancaster (Lancorp) I related the representation Rumpf had articulated vis-avis insurance. Lancaster requested proof of the existence of the policy. Accordingly I contacted Rumpf who again raised the concern that CIG, Ltd. could be circumvented if that policies information was decimated. As an alternative Rumpf suggested that I ask Lancaster if a letter from that trader's attorney confirming the existence of the coverage would allay his concerns.

I spoke with Lancaster and he consented to Rumpf's overture. However, days went by and the letter was not forthcoming. When I called CIG, Ltd., I was advised that Rumpf was in Panama at a convention. In Rumpf's absence I spoke with Larry Frank, the second in command at CIG.

Larry said that he would bring a copy of the policy to my office but that I could only use it to prove to my attorney that a policy existed. The attorney could then send a confirming letter to Lancaster.

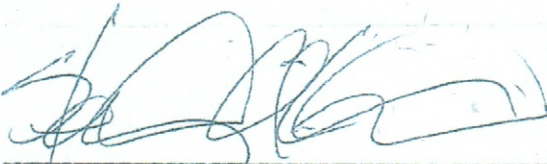
I did not have a relationship with an attorney and made that comment to an associate, Gordon Brown. Gordon called Kenneth Humphries, an attorney and personal friend and explained the situation. Humphries asked that the policy be faxed to him and said that he would write the letter. I faxed the policy to his office. Humphries faxed the requested letter to my office and I immediately faxed it to Lancaster.

During my trial Humphries said (on the stand) that he never received the policy!

When Rumpf returned he faxed a similar letter from the "trader's attorney" Lawrence Schoeback, which I in turn faxed to Lancaster.

Later I was advised that Bradley Stark (the "trader") fabricated the insurance policy as well as the "Schoeback" letter.

Affiant:



Stanley A. Leitner

Peggy F. Jones, Case Manager, Authorized  
by the Act of July 7, 1955, as amended, to  
administer oaths (18 U.S.C. 4004).

Peggy F. Jones  
Signature

10-21-2013  
Date