**Four Quick Examples of How to Get Started. Your involvement releases 400% from two reserves by way of a financial Aussie Debt Bailout ‘woomera’ effect.**

**1) For a debt, loan, mortgage or loss of say $20,000:**

a) the 30% bond held for 6 months pending the processing of funds by the selected co-guarantor is to settle the debt = $5,000.

b ) the 20% swap amount swapping 20% for 100% is 20% of $20,000 = $4,000.

c) if you engage a lawyer or accountant to act for you the capital swap amount is only 17.5% of the $20,000 = $3,500.

d) if a protective caveat is provided to me over your property then the swap amount is 0% and you pay me nothing and the caveat is returned when I get my 2nd 100% back.

e) if doing any of the ‘3’ (‘3 x 3’ etc) combinations the swap amount is 10% which = $2,000 so nothing to pay. This applies for debts up to $50,000 (‘3’) and over $50,000 it is ‘3 x 3’+). The same offer is made to each person or each entity in each leg.

**2) For a debt, loan, mortgage or loss of say $500,000 etc:**

a) the 30% bond held for 6 months pending the processing of funds by the selected co-guarantor is to settle the debt = $150,000.

b ) the 20% swap amount swapping 20% for 100% is 20% of $500,000 = $100,000.

c) if you engage a lawyer or accountant to act for you the capital swap amount is only 17.5% of the $500,000 = $87,500.

d) if a protective caveat is provided to me over your property then the swap amount is 0% and you pay me nothing and the caveat is returned when I get my 2nd 100% back.

e) if doing a ‘3 x 3 +’ combination, with all proceeding, the swap amount is 0% which = $0, so nothing to pay. The same offer is made to each person or each entity in each leg. If only one is proceeding in each of the three(+) legs, the swap amount is only 10% which = $50,000.

**3) For a debt, loan, mortgage or loss of say $10,000,000 or above:**

a) the 30% bond held for 6 months pending the processing of funds by the selected co-guarantor is to settle the debt = $3,000,000.

b ) the 20% swap amount swapping 20% for 100% is 20% of $10,000.000 = $2,000,000.

c) if you engage a lawyer or accountant to act for you the capital swap amount (all amounts over $5,000,000) is only 17.5% of the $10,000,000 = $1,750,000.

d) if a protective caveat is provided to me over your assets and property/ies then the swap amount is 0% and you pay me nothing and the caveat is returned when I get my 2nd 100% back.

e) if doing a ‘3 x 3 x 3 +’ combination, with all proceeding, the swap amount is 0% which = $0, so nothing to pay. The same offer is made to each person or each entity in each leg.

**4) For a debt, loan, mortgage or loss of say $100,000,000 or above:**

a) the 30% bond held for 6 months pending the processing of funds by the selected co-guarantor is to settle the debt = $30,000,000.

b ) the 20% swap amount swapping 20% for 100% is 20% of $100,000,000 = $20,000,000.

c) if you engage a lawyer or accountant to act for you the capital swap amount is 17.5% of the $100,000,000 = $17,500,000.

d) if a protective caveat is provided to me over all company and directors’ assets and property/ies then the swap amount is 0% and you pay me nothing and the caveat is returned when I get my 2nd 100% back.

e) if doing a ‘3 x 3 x 3 x 3 +’ combination, with all proceeding, the swap amount is only 10% which = $10,000,000. The above offers are made to each person or each entity in each leg.

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**THE LOAVES AND FISHES TRICK**

Referrer’s corresponding earning information

**1) For a debt, loan, mortgage, purchase, donation, non-credit non-repayable vendor agreeable finance, loss, bankruptcy, infusions of funds, or even reparations or tax bill, of say $20,000:**

If you refer a person with a debt of **$20,000** who pays **$4,000** then, as **200% ($40,000)** is paid out to her/his creditor from Reserve 1 and **200% ($40,000)** is paid out to her/his creditor from the recently appropriated composite Reserve 12, **400%** altogether, your share is the **third 100% of the 400%**, not counting any solicitor’s/accountant’s costs, and so you earn, say, **$20,000**, the amount of the original debt after the **400%** funds have been processed and returned (less the co-guarantor’s own **100%)** by the participating co-guarantor.

**2) For a debt, loan, mortgage, purchase, donation, non-credit non-repayable vendor agreeable finance, loss, bankruptcy, infusions of funds, or even reparations or tax bill, of say $500,000:**

If you refer a person or entity with a mortgage of **$500,000** who pays **$100,000** then, as **200% ($1,000,000)** is paid out to her/his creditor from Reserve 1 and **200% ($1,000,000)** is paid out to her/his creditor from the recently appropriated composite Reserve 12, **400%** altogether, your share is the **third 100% of the 400%**, not counting any solicitor’s / accountant’s costs, and so you earn, say, **$500,000**, the amount of the original debt after the **400%** funds have been processed and returned (less the co-guarantor’s own **100%)** by the participating co-guarantor.

**3) For a debt, loan, mortgage, purchase, donation, non-credit non-repayable vendor agreeable finance, loss, bankruptcy, infusions of funds, or even reparations or tax bill, of say $10,000,000:**

If you refer an entity/company with a debt of **$10,000,000** who pays **$2,000,000** then, as **200% ($20,000,000)** is paid out to its creditor from Reserve 1 and **200% ($20,000,000)** is paid out to its creditor from the recently appropriated composite Reserve 12, **400%** altogether, your share is the **third 95% of the 400%**, after the say **5%** solicitor’s / accountant’s costs, and so you earn, say, **$9,500,000**, the amount of the original debt after the **400%** funds have been processed and returned (less the co-guarantor’s own **100%)** by the participating co-guarantor, less any sharings.

**4) For a debt, loan, mortgage, purchase, donation, non-credit non-repayable vendor agreeable finance, loss, bankruptcy, infusions of funds, or even reparations or tax bill, of say $100,000,000:**

If you refer an entity/company with a debt of **$100,000,000** who pays **$20,000,000** then, as **200% ($200,000,000)** is paid out to its creditor from Reserve 1 and **200% ($200,000,000)** is paid out to its creditor from the recently appropriated composite Reserve 12, **400%** altogether, your share is the **third 100% of the 400%**, after the say **5%** solicitor’s / accountant’s costs, and so you earn, say, **$95,000,000**, the amount of the original debt after the **400%** funds have been processed and returned (less the co-guarantor’s own **100%)** by the participating co-guarantor, less any sharings.

**GETTING THE PICTURE?**

**Further details from Prof Dr David Murphy, 0419 605 365**

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