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Today's Ultimate Guide in Finance and Commodities



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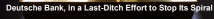
GOOD NEWS TO COMPANIES WHO ADVERTISE WITHING FE **MAGAZINE. FOR 6 MONTHS, ALL PAYMENTS GIVEN WILL BE** DONATED IN HELPING UNICEF.







Review of Wimbledon in the 21st century. Along with Match Format and Starting 1st July Schedule









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Introduction

Sustained support from our readers and associates enables us to continue finding difficult stories in challenging times of finance and politics. FE Magazine is editorially independent and is free from commercial bias and not influenced by billionaire owners, politicians or shareholders. This is important because it enables our Readers' to support means we're we can continue bringing The latest Financial and Commodity information around world.

Objectives

Our objective is to show current information on who's who in today's commodity industry which includes buyers and sellers, banks, trade desks, also major institutions along with countries that's involved globally with most commodity products.

Our New FE Magazine's objective is to keep all our readers updated on a every two months review on most financial commodity products.

Our Main Goal

Our main goal is introducing and connecting companies who's looking to build a reliable business network globally.

Support

Our Support Team will always be available to help against any inquiries or issues seen in the reading of FE Magazine.

If you wish to know more about our services, Please E-Mail: info@femagazine.co.uk

Leading News

Quick News points out what's happening in today's commodity market place and other area's.

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Changes with First Edge Ltd and FE Magazine!

Everyone at First Edge and FE Magazine is excited to announce the major changes with both First Edge and FE Magazine,

Sadly our CEO/ Managing Director Mr. McGhie will be taking a back seat of the daily transactions due to other business commitments, but he will still direct and oversee most of the major decisions that's will need his rubber stamp of agreement,

After this months Issue, We at FE Magazine will now generate our Issues on a quarterly basis, this is for our reader to get a more indebt read on what going on in the commodity industry, as well as all the different groups were able to offer and deliver to all our clients globally.

FE Magazine would also like to thanks our readers in sending us their mails of bad traders and brokers in our Complaints and Suggestion Box.

Due to the new changes we have tried responding to most emails; to give a better understanding on how our production process works, along with most traders and brokers who's dedicated their lives in making this industry safe and clear for good regulated business, we also found most of our readers was having some difficulty in trying to read our whole edition ,so in 2019 we'll be cutting short all our editorial pages to a minimal amount of wording, with the replacement of many showcases of wonderful digital color photos for more visual presentation to broaden our advertising spaces,

We are still using our beautiful free matte-finish PDF Magazine's download from our Magazines website to generate a larger spectrum of commodity readers.

"UNICEF" and "Oxfam" along with "Save The Children"

Last year has been one of unprecedented dangers for children globally. we tell the stories of some of the millions of children whose lives have been affected by war, disease, hunger and violence. Thanks to all our readers amazing support, we've been able to help more children than ever before; Like always everyone at First Edge and FE Magazine is committed in helping Unicef / Oxfam / Save the Children

These world leading organisations for children in more than over 190 countries. Make a donation and help us save children's lives across the world. (Please Donate)

Once again we would like to thank all the companies and Institutions as well as all our readers for all the years they have helped in making curtain donations.



Take on a sporty challenge, and help build a safer world for children

Run a marathon, cycle 100 miles, take on a trek, conquer a sky dive; the options are endless, and your efforts really will make a difference.

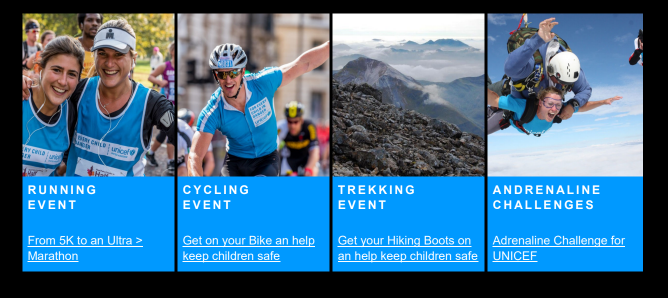
Taking part in a challenge event gives you a great opportunity to achieve your own personal goals and raise funds for some of the most disadvantaged children in the world.

Right now, 50 million children have been uprooted from their homes. They face fear and uncertainty, and freezing temperatures now winter has hit. With your support, we can help keep these children safe and warm, and give them hope for a happy future.

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UNICEF



Founded: 11 December 1946, New York, New York, United States Headquarters: New York, New York, United States Formation: 11 December 1946; 72 years ago Head: Henrietta H. Fore Executive director: Henrietta H. Fore Founders: United Nations General Assembly, Ludwik Rajchman Parent organizations: United Nations General Assembly, United Nations Economic and Social Council

UNICEF was Founded

11 December 1946, New York, New York, United States The United Nations Children's Fund (UNICEF), originally known as the United Nations International Chil-dren's Emergency Fund, was created by the United Nations General Assembly on **11 December 1946**, to provide emergency food and healthcare to children and mothers in countries that had been devastated by World War II.





Review of Wimbledon in the 21st century



Wimbledon is considered the world's premier tennis tournament and the priority of the Club is to maintain its leadership. To that end a long-term plan was unveiled in 1993, intended to improve the quality of the event for spectators, players, officials and neighbours.[14] Stage one (1994–1997) of the plan was completed for the 1997 championships and involved building the new No. 1 Court in Aorangi Park, a broadcast centre, two extra grass courts and a tunnel under the hill linking Church Road and Somerset Road. Stage two (1997–2009) involved the removal of the old No. 1 Court complex to make way for the new Millennium Building, providing extensive facilities for players, press, officials and members, and the extension of the West Stand of the Centre Court with 728 extra seats. Stage three (2000–2011) has been completed with the construction of an entrance building, club staff housing, museum, bank and ticket office.

A new retractable roof was built in time for the 2009 championships, marking the first time that rain did not stop play for a lengthy time on Centre Court. The Club tested the new roof at an event called A Centre Court Celebration on Sunday, 17 May 2009, which featured exhibition matches involving Andre Agassi, Steffi Graf, Kim Clijsters and Tim Henman. The first Championship match to take place under the roof was the completion of the fourth round women's singles match between Dinara Safina and Amélie Mauresmo. The first match to be played in its entirety under the new roof took place between Andy Murray and Stanislas Wawrinka on 29 June 2009.

Murray was also involved in the match completed latest in the day at Wimbledon, which ended at 11:02 pm in a victory over Marcos Baghdatis at Centre Court in the third round of the 2012 Championships. The 2012 Men's Singles Final on 8 July 2012, between Roger Federer and Murray, was the first singles final to be partially played under the roof, which was activated during the third set.



Review of Wimbledon in the 21st century



A new 4000-seat No. 2 Court was built on the site of the old No. 13 Court in time for the 2009 Championships. A new 2000-seat No. 3 Court was built on the site of the old No. 2 and No. 3 Courts.

On 1 August 2011, the All England Club transferred all of its assets relating to The Championships to a separate though wholly owned subsidiary, The All England Lawn Tennis Club (Championships) Limited, also known as AELTC. Since that time, the Club's activities have been conducted separately from those of The Championships.

In April 2013, Wimbledon unveiled its 'Master Plan' a vision in which to improve the championships over the next 10–15 years. This was in large part due to other Grand Slam tournaments such as the French Open and Australian Open also announcing expansion and re-development plans. Aspects of the master plan included new player and media facilities, expansion of the No.1 court including a new retractable roof, new catering and hospitality areas, additional floor to the museum building, construction of an underground car park and a total reconfiguration of the site to include 2 more grass courts and 6 clay courts. Part of the plan also includes buying the land of the adjacent Wimbledon Park Golf club for £65 million so that the tournament qualifying matches can be played on site

On 19 October 2018, it was announced that a tie-break will be played if the score reaches 12– 12 in the final set of any match; this will apply to all competitions including in qualifying, singles and doubles. In related statement, it was announced that starting at the 2019 Championships; Quad Wheelchair competitions would become a permanent event.



Review of Wimbledon in the 21st century

Events

Wimbledon consists of five main events, four junior events and seven invitation events.

Main events

The five main events, and the number of players (or teams, in the case of doubles) are: Gentlemen's Singles (128) Ladies' Singles (128) Gentlemen's Doubles (64) Ladies' Doubles (64) Mixed Doubles (48) Junior events

The four junior events and the number of players or teams are: Boys' Singles (64) Girls' Singles (64) Boys' Doubles (32) Girls' Doubles (32)

No mixed doubles event is held at this level.

Invitation events

The seven invitational events and the number of pairs are:

Gentlemen's Invitation Doubles (8 pairs Round Robin)

Ladies' Invitation Doubles (8 pairs Round Robin)

Senior Gentlemen's Invitation Doubles (8 pairs Round Robin)

Gentlemen's Wheelchair Singles Ladies' Wheelchair Singles

Gentlemen's Wheelchair Doubles (4 pairs) Ladies' Wheelchair Doubles (4 pairs)

Vertice official website (2) Official website (2) Founded 1877; 142 years ago Editions 132 (2018) Location London UK Venue The All England Lawn Te and Croquet Club Surface Grass outdoors ^[a] Prize money £34,000,000 (2018) ^[1] Men's Draw 128S (128Q) / 64D (16C) Current Novak Djokovic (singles) champions Mike Bryan / Jack Sock (doubles) Most singles Roger Federer (8) titles Todd Woodbridge (9)	
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Women's	
Draw 128S (96Q) / 64D (16Q)	
Current Angelique Kerber (single champions Barbora Krejčíková / Kat Siniaková (doubles)	
Most singles Martina Navratilova (9) titles	
Most doubles Elizabeth Ryan (12) titles	
Mixed doubles	
Draw 48	
Current Nicole Melichar / Alexan champions Peya	der
Most titles Ken Fletcher (4) (male) Vic Seixas (4) Owen Davidson (4)	
Leander Paes (4)	
Most titles Elizabeth Ryan (7) (female)	
Grand Slam	
Australian Open	
French Open Wimbleden	

- Wimbledon
- US Open



Review of Wimbledon in the 21st century

Match formats

Matches in the Gentlemen's Singles and Gentlemen's Doubles are best-of-five sets; all other events are best-of-three sets. Up to and including the 2018 tournament, a tiebreak game is played if the score reaches 6–all in any set except the fifth (in a five-set match) or the third (in a three-set match), in which case a two-game lead must be reached. Since 2019, a final set tiebreak game is played if the score in the final set reaches 12–all

All events are single-elimination tournaments, except for the Gentlemen's, Senior Gentlemen's and the Ladies' Invitation Doubles, which are round-robin tournaments.

Up to 1921, the winners of the previous year's competition (except in the Ladies' Doubles and Mixed Doubles) were automatically granted byes into the final round (then known as the challenge round). This led to many winners retaining their titles in successive years, as they were able to rest while their opponent competed from the start of the competition. Since 1922, the prior year's champions were required to play all the rounds, like other tournament competitors.

Schedule

Each year the tournament began on the last Monday in June, two weeks after the Queen's Club Championships, which is one of the men's major warm-up tournaments, together with the Gerry Weber Open, which is held in Halle, Germany, during the same week. Other grass-court tournaments before Wimbledon are Eastbourne, England, and Rosmalen in the Netherlands, both combining mixed events. The other women's warm-up tournament for Wimbledon is Birmingham, also in England. The only grass-court tournament scheduled after the Championships is the Hall of Fame Tennis Championships at Newport, Rhode Island, USA, which takes place the week after Wimbledon.

Wimbledon is scheduled for 14 days, beginning on a Monday and ending on a Sunday. Before 1982 it ended a day earlier, with the women's singles final on the Friday and the men's singles final on the Saturday.[30] The five main events span both weeks, but the junior and invitational events are held mainly during the second week. Traditionally, unlike the other three tennis Grand Slams, there is no play on the "Middle Sunday", which is considered a rest day. How-ever, rain has forced play on the Middle Sunday four times, in 1991, 1997, 2004 and 2016. On the first of these four occasions, Wimbledon staged a "People's Sunday", with unreserved seating and readily available, inexpensive tickets, allowing those with more limited means to sit on the show courts.

The second Monday at Wimbledon is often called "Manic Monday", because it is the busiest day with the last-16 matches for both men's and women's singles, where fans have a pick of watching on a single day, any of the best 32 players left; which is also unique in a Grand Slam singles competition.[31]



Review of Wimbledon in the 21st century

Players and seeding

Both the men's and ladies' singles consist of 128 players.[33] Players and doubles pairs are admitted to the main events on the basis of their international rankings, with 104 direct entries into the men's and 108 into the ladies' competitions. Both tournaments have 8 wild card entrants, with the remainder in each made up of qualifiers. Since the 2001 tournament, 32 players have been given seedings in the Gentlemen's and Ladies' singles, 16 teams in the doubles events. The system of seeding was introduced during the 1924 Wimbledon Championships. This was a simplified version allowing countries to nominate four players who were placed in different quarters of the draw.

This system was replaced for the 1927 Wimbledon Championships and from then on players were seeded on merit. The first players to be seeded as no. 1 were René Lacoste and Helen Wills

The Committee seeds the top players and pairs on the basis of their rankings, but it can change the seedings based on a player's previous grass court performance. Since 2002 a seeding committee has not been required for the Gentlemen's Singles following an agreement with the ATP.

While the seeds are still the top 32 players according to rankings, the seeding order is determined using the formula: ATP Entry System Position points + 100% points earned for all grass court tournaments in the past 12 months + 75% points earned for the best grass court tournament in the 12 months before that.

A majority of the entrants are unseeded. Only two unseeded players have won the Gentlemen's Singles: Boris Becker in 1985 and Goran Ivanišević in 2001. In 1985 there were only 16 seeds and Becker was ranked 20th; Ivanišević was ranked 125th when he won as a Wild Card entrant, although he had previously been a finalist three times, and been ranked no. 2 in the world; his low ranking was due to having been hampered by a persistent shoulder injury for three years, which had only just cleared up. In 1996, the title was won by Richard Krajicek, who was originally unseeded (ranked 17th, and only 16 players were seeded) but was promoted to a seeded position (still with the number 17) when Thomas Muster withdrew before the tournament.

No unseeded player has captured the Ladies' Singles title; the lowest seeded female champion was Venus Williams, who won in 2007 as the 23rd seed; Williams was returning from an injury that had prevented her playing in previous tournaments, giving her a lower ranking than she would normally have had. Unseeded pairs have won the doubles titles on numerous occasions; the 2005 Gentlemen's Doubles champions were not only unseeded, but also (for the first time ever) qualifiers.

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THE STATE OF THE WORLD'S CHILDREN

Children in a

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Dear Readers,

Based on research by Harvard Business School, 70% to 90% of mergers and acquisitions fall short of meeting their financial expectations. To give you a critical step forward in pulling off successful M&A deals, I would like to invite you to Clariden's **Identifying Strategic Acquisitions and Structuring Successful M&A Deals** executive programs that will help you formulate the right M&A strategies and accomplish successful M&A transactions. **Held successfully in major cities including Sydney, London, Toronto, San Francisco, Frankfurt and Hong Kong, over 300 financial leaders have participated in this program.**

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Key Benefits & Takeaways

- Acquisition vs. Alliances Understand when you should acquire and when you should partner
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- **Transaction Structuring** Arm your deal knowledge by understanding how to structure a transaction in the most effective manner from tax, legal and liability standpoint
- Due Diligence Understand the key due diligence required when conducting an M&A process
- Valuation Learn how to allocate the right acquisition price on your target and the premium you need to pay in a transaction to make the acquisition work
- Tax and Legal Considerations Understand the tax vs legal considerations in an M&A process
- Post MeTax and Legal Considerations Understand the tax vs legal considerations in an M&A process Post Merger Integration – Understand how to design and implement a successful post merger integration strategy to achieve your required synergies





Latest Notification

Notice to Members I-18-20 November 4, 2018

Information for CPOs and CTAs—Avoiding financial ratio errors on NFA Forms PQR and PR

NFA Compliance Rule 2-46 and the related Interpretive Notice to NFA Compliance Rule 2-46 require commodity pool operators (CPO) and commodity trading advisors (CTA) to report quarterly two financial ratios regarding a CPO's or CTA's financial condition. As described in the Interpretive Notice, NFA Forms PQR and PR contain data fields for the Current Asset/Current Liability (CA/CL) ratio and Total Revenue/Total Expenses (TR/TE) ratio. A number of CPOs and CTAs are incorrectly reporting these financial ratios.

Ratios must be calculated using the accrual method of accounting

CPOs and CTAs have incorrectly basis of accounting. Both ratios must be lated atios usin les with U.S. generally accepted accounting computed using the accrual me od acco ۱t in principles or another internation gniz d nsistently applied. lly reco countir standard,

The accrual method of accounting requires that revenues and expenses be recorded in the period in which they are earned or incurred rather than when they are received or paid. For example, a management fee earned in June and received in July should be recorded as revenue for June. Similarly, a bill for services received in June and paid in July should be recorded as an expense for June.

CA balance must only include assets owned by the CPO or CTA

CPOs and CTAs have incorrectly calculated the CA balance in the CA/CL ratio by including client assets invested in pools or managed accounts. However, the CA balance must be calculated using only the CPO's or CTA's own assets. These assets may include the CPO's or CTA's interest in a pool or managed account.

CA balance must only include the CO's or CTA's current assets ON®

CPOs and CTAs have incorrectly calculated the CA balance using total assets or non-current assets such as a receivable that is not due within the next twelve months or a long-term rent-related security deposit. The CA balance must include only current assets. A current asset is an asset that is expected to be converted to cash within the next year (e.g., cash, accounts receivable due within the next twelve months, marketable securities).

TR/TE Ratio must be calculated based on the prior twelve months

Although NFA Forms PQR and PR are filed quarterly, the TR/TE ratio should be calculated using revenue earned and expenses incurred during the prior twelve months. For example, a PQR or PR with an as of date of March 30, 2019 should include all revenue earned and expenses incurred from April 1, 2018 through March 30, 2019.

Additional guidance on calculating the ratios is available in the Interpretive Notice to NFA Compliance Rule 2-46 and the materials and recordings for NFA's May 2017 Member Workshop.

As a reminder, CPO and CTA Members must maintain all quarterly ratio calculations and any supporting documentation and make them available to NFA during an examination or upon request



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- Free-to-attend seminar sessions led by the American Petroleum Institute (API), covering the latest safety standards and regulations
- American Petroleum Institute (API) presentation ceremony, presenting key industry suppliers with their latest product certifications
- Official networking evening, taking place on Wednesday 26th September

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Discover everything from pumps, valves, automation technology, safety equipment, pipelines and much more from exhibitors across the supply chain. Don't miss out on this opportunity to discuss any questions you may have one-to-one with other industry experts. **Click here to register** and be kept up to date with the latest exhibitor news.



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The Official POWER-GEN Asia is NOW LIVE! Search for exhibiting companies, view the floorplan and latest conference programme, and search for Special Events such as the Opening Reception & Happy Hours.

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"Time" has been one of the most talked about topics since the ancient Egyptians established the 24-hour day a long time ago. Limited time continues to be a popular and increasingly diverse topic that we all have to live by in today ever growing diverse global financial market place.

It's also a true fact that most independent companies or principle investors have no real start time to start their precious wasted day in speaking or reviewing the head company who's dealing with their company wealth management account. To make matters worse, most Proposals or DOA they've been presented to be engaged in, the broker/institution will sooner or later be required to slow down his schedule with little or no regard for his principle funds that's been lodged for the transaction.

It's always been our desk's procedure in create a compelling compliant check on all the contracts that's been presented to us before it's released to any of our Clients.

We regularly across companies or individuals who think they know this business that approach us with what we refer as third party deals, can become a daunting task to close along with a recipe that's doomed for failure, so much time wasted and such little time to respond to their proposal's they would eventually have to sacrifice their nights, weekends, (in too many cases) even their health, in trying to close any competitive product out the door on time for their client.

Unfortunately there isn't enough time to describe all the ways a company can better manage each proposal, First Edge time management team has its own in house time schedule globally, In the interest of all its clients

One of the cornerstones of our managing time is efficiency and time. Most teams rush to kick off each proposal before they are fully reviewed. However, most banking experts agree that up to 15 percent of the total scheduled proposals should be allocated to a compliance planning team.

LOOKING FOR A SOLUTION THAT'S RIGHT FOR YOU? TALK TO THE TEAM AT FIRST EDGE SEE OUR WEBSITE : www.femagazine.co.uk





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STML 11190

(Cleveland ... Gaye - Benson) P. What's Going On STM MARVIN GAYE Produced by Marvin Gaye E.M.L. REGORDS LIMITED

CHILDREN



The Kimberley Process was established to halt human rights abuses resulting from rebel groups using the profits of diamonds to fund their wars or coup d'états. Its 54 members come from 90 countries and account for almost 100% of the global trade in rough diamonds. The scheme was set up to ensure the international supply of diamonds didn't come from warlords. It has helped stem millions of dollars to would-be rebels.



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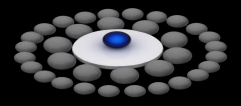


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The New revised Jewell in the Crown (Promissory Note)

This Information is for All Private and Institutions Investors who've been constantly frustrated by the time length it takes to purchase SBLC /BG's and MTN's but don't know any other alternative of purchasing real banking security paper.

Welcome to the 2018 Newly Revised Promissory Note.

We have reviewed and examined the Introduction of this Newly designed Promissory Note and the role it plays in connection with other major Banking financial instruments across the EU, Asia and the USA, by looking at the constructed design and diversity on how this paper helps most embedded institutions and private investors adopt a more open field in gaining the instrument investment they require at faster and less expensive pace than the normal route were all use to, this note presents a more flexible rang of capacity that might be need to help to strengthen access to other financial instruments along with some private Placement Programs.

Insurance Wrapped

We've also reviewed AON Insurance who'll be the principle Insurer who'll cover the Insurance of this note; there are also alternative choices of the top 5 Insurers, if AON may not be acceptable by curtain institution or private investors.

This Promissory Note comes with 3 main options to suit each investors needs:

- **Option 1** [Asset Management Agreement]
- Option 2 [Lease Agreement]
- Option 3 [Buy Sell Agreement Situation]

Euro Clear and International Securities Identification Number (ISIN)

This Note also comes with an extra added security measure, once the it's been purchased, it comes with an ISIN Number Code is used in nearly 100 countries to clearly identify and show the state of the Notes details which is checkable on the Euroclear based financial system that specialises in the settlement of securities transactions as well as helping with the safekeeping of the promissory note asset.

Overall our mother company First Edge Ltd shows a great deal of comfort in being associated with this Newly Presented Note, our above review also shows this paper must have been prepared on the blessing of curtain financial Institutions. Our mother company also carried out it's own desk research, and interviews with other financial institution including platforms and desks attaining to the banking Industry, they have all agreed that a note such as this can be a major change on how institutions and investors think.

For more information on the Promissory Note, please contact us by email on: cm@first-edge.co.uk

PLEASE HELP

ALL CORPORATE ADVERTISEMENTS INSIDE THIS MAGAZINE WILL BE FREE FOR THE FIRST 3 ISSUES, ALL IS REQUIED IS THE FEE TO BE PAID DIRECT TO UNISEF BY SHOWING A COPY OF PAYMENT MADE ON PAYING WHAT YOU CAN

OF THE CONVENTION ON THE RIGHTS OF THE CHILD

ARS

Is the world a better place for children?



Ending Preventable Child Deaths from Pneumonia and Diarrhoea by 2025

The integrated Global Action Plan for Pneumonia and Diarrhoea (GAPPD)





ARE YOU AWARE OF SMOOTH TALK-ING BAD BROKERS, ALONG WITH ASSOCIATED BAD COMPANIES

ARE YOU AWARE OF SMOOTH TALKING BAD BROKERS, ALONG WITH ASSOCIATED BAD COMPANIES

According to an old adage, if someone tells you "it's not about the money but the principle," chances are, it is about the money.

We at FE Magazine and First Edge Ltd have always tried to be one of the champions in the reduction of bad people and companies in today's financial and commodity Industry. In this edition our new study shows why these bad companies and people are quick to change their moral values depending on which of their rule's means more for them instead of others.

Hers the good news, our research has also found a major part of our UK Universities has enrolled a large amount of financial Agents and consultants who's looking to enrol in refresher courses.

We've also found a major reduction of inexperienced/unqualified people who attach themselves to the financial industry for all the wrong reasons, this is mainly due to today's ever growing technology, the small amount of bad broker who still believes in overnight success, is still prepared to present doctored viral financial instruments to unsuspecting clients, by persuading them that they have full control of major parties who released the financial documented information.

Required Financial Expectations

Most experienced reputable Investors and Institutions, already knows about the few bad third parties brokers, that carries no morals or values which are still around,.

"They also know these people also quick to adjust their moral values depending on which position benefits them the most financially. We also know that most good clients and financial institutions who can only operate under an umbrella of professional manner along with all the financial watchdogs legalities set around them, which are no more flexible and self-serving than they would like to admit, most of these restraints are set around the primary market and not the secondary, individual investors and companies who prefers to stay in the secondary market are prepared to open their books, once they've found a company who can show they have a good past record as a trusted company, along with an experienced team which has a firm past financial background knowledge who they can work with them in an honourable businesslike manner to represent them, also making sure their file is always kept private and confidential at all times also secure them with invasion of privacy.

ARE YOU AWARE OF SMOOTH TALKING BAD BROKERS, ALONG WITH ASSOCIATED BAD COMPANIES

According to an old adage, if someone tells you "it's not about the money but the principle," chances are, it is about the money.

Here's 6 simple ways of checks and revealing the who's who to deal with:

1. A Trader or Consultant/Broker should never reveal a current KYC to third party brokers unless there able to reveal who's undertaking the file which could be a Holding /Trust/Platform, also make sure you have an attorney at hand, sometimes it's helpful to get a third party advice, which is a major tool that's used for institutional compliance checks mainly in the UK and USA.

2. Principles should always talk to principles or parties who has good stranding in the financial industry, we all know real trusted consultants or brokers has always been the forefront for client since the beginning of time in the financial industry, they'll also know the excess able amount of funds their able to present into trade in good faith for their client, these trusted consultants or brokers is always updated on a weekly or monthly basis, on what trade is available to pursue, alternatively, when an experienced principle decides to take on a new broker, he'll let him do the engaging and report back to him, after a short time the principle should be able to tell how good his new broker is, just by his performance level. If his new broker cannot present the new programs that's direct to the platform of institution to him, then he'll need to be dropped immediately

3. Never release Personal Banking Info unless they have the principles direct email address, also never send any swift unless you have full confirmation of the party you're releasing or sending to, also make sure all the institutions you dealing with, has been checked by your lawyer/attorney.

4. Due to Banking and Finance Houses Regulations and Restrictions set out mainly in the UK and parts of Europe we're 90% of instruments and programs are endorsed and delivered to most regulated platforms along with a host of holding/trust institutions, The UK - FCA finds a majority of these freshly cut instruments seems to get into these bad brokers and companies hands, which are mainly outside the UK, these bad brokers and companies are not ignored, the Banks works very closely with most of the Anti Crime Agencies such as NCA FBI Interpol, FE Magazine has also accumulated a large data base of bad people which is registered with all these Agencies, Companies like First Edge Ltd has also put in place all the required contracted documented restriction to protect all its clients, mainly because they don't know or wish to know who the third party brokers are, we all know when the process of the deal goes to a level of closing the brokers or consultants should automatically be instructed to build an FPA or NCNDA which will be signed off by the principle parties,

STAY AWAY

5. Stay away from upstart Wannabes Companies who has no track records or reference from major institutions or known foundations even banks, Most of these companies seems to bring other bad third party companies, who also presents themselves look like they're the main source to engage with. Most reputable brokers see this as a free get out card, 90% of the time these deals are dead end deals because of compliance checks, but getting one of them through could make these bad people hundreds of millions.

6. Our study also shows most bad participants who like to work in groups to transcribe in presenting deals, which they've heard about in the grape of brokers, you'll always get one person who presents themselves as a major player who had all the connections, after building up the confidence with any new client, he'd then bring in his other source or group who he'd already sold to the client, by claiming that his source or group is direct registered agent to more than one platform, the client will then be presented with some sort of program along with some sort of badly put together binding contractual agreement, which most knowledgeable main clients has seen more time than he'd like to, the client also know that he's not obligated to sign any of the documents to been presented to him, not until he's 100% sure he's talking direct ro the Platform or institution if the brokers starts to waste time along with making things more difficult and more complicated, then you know you're being lied to or not dealing direct.

WHY FINISHING FIRST MATTER?

How good are you and the people around you in closing?

How good are you at making you're associates know you have the End Game when it come to Closing?

WHY FINISHING FIRST MATTER IN **2019-20**

We won't discuss these low percentage of bad deals in the custody of people who'll always fail in the end, because it would take up most of this edition, so we'll get straight to the point on Why Finish First Matters as a Winner in 2019 and 2020, we all know there's many big political shifts happening around the world were curtain banks has become unstable due to their past history along with global political uncertainty with all these factor it's hard to define or predict any sure bets other than the financial market which has become a beast for traders especially in the UK banking sector.

So we'll start by looking at winners and leaders status that has that special core elements that help them know when to walk away or pass from bad deals or stay ahead on real deals as a successful entrepreneurial winners in today's ever growing financial market place where most companies would give their right hand to be associated with the right person or company to help them with the next stage of evolution for their own company.

Some winners approach to leadership is laser-focused on the journey rather than the destination, this journey is usually done by JV agreement or having a seated position in becoming a board of director within the needed company.

Most experienced leaders always look at all the valuable element that's been presented to them, in many ways they love to analyze and shaped whatever project has been put in front of them in a practical and philosophical way, they'll then present and discusses the entire pivotal role with their team, which some in the banking and trading financial world knows a team like this as backroom support, support teams like this should be able to present and authenticate all the necessary requirements needed to engage in. with a variety of blue print packages to proceed.

All across the banking and financial industry, education, e-commerce, along with most global non-profit associated sectors are urgently in the need for new top level effective leaders who has that special winning knowledge and capability to deal with all the pressing needs in today's fast moving financial market place around the world.

In most of our Financial and Commodity Institutional community, there's still a low percentage of well trained principle negotiators who some calls brokers/intermediaries.

Curtain experience brokers or independent persons with registered company will always trying to find and prey on curtain unknown new agents/intermediaries/brokers, in which we all know as runners, at first these runners will always be prepared to give everything in most engagements.

Most educated runner/broker who's starting to be a real winner will quickly realize who's worth working with, this starts with their strong portfolio of trusted clients, by having a strong portfolio of clients, usually comes from having a kick start of experience from their past employment, in working and learning also being advised from their workplace and outside major institutional peers, being in constant contact with their peers will always helps in bringing all the qualities in future progression along with closing major deals.

WHY FINISHING FIRST MATTER IN **2019-20**

It's also practical for most winners to give the benefit of the doubt on new introductions that comes with a file to engage with, mainly because of their little knowledge attract curtain companies As a first step up the ladder for most circumstances brokers/intermediaries are designed to carry out curtain menials tasks in putting together a portfolio in finding the right institution or companies that's needed to engage with for their client file, in most cases this should be handled with true legitimacy and honesty by show themselves as a bridge and nothing more.

Investors who rely in today's financial market place, see's many pitfalls, their biggest problem is always the updates and verification of documents, but there's only one problem they can't avoid, which is the time lost, as we all know wasted time is wasted money, which should never be the DNA of a winner, winners usually has more than one deal on the boil with other individuals or companies.

Core Elements of a Winner

The main parts of having these core elements mainly comes with past experience and knowledge that's picked up in the years of being in the business with a interdisciplinary career., here's some special parts a leader will pick up on his way to his success in being able to finishing first.

Client Security and Protection Personal Authenticity, Transparency and Trust, Personal Service above all Full Presentation Empathy, Courage, Collaboration Innovation, Intellectual Curiosity In-house Legacy of Associated Leaders

Las of all, Being a Winner that finishes first, can only survive with other Winners who'll always takes these elements and applies them to the greater good for their clients, by mentoring other instructive parties who they find they can trust without any miss-trust or reservations, mainly from past and current experience of closing deals.

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UK lawyers failing to report suspected money laundering, says watchdog

The UK Government estimates £90bn of cash is laundered in Britain every year.

Lawyers are failing in their duty to combat suspected money laundering and have ignored repeated warnings to increase their reporting of suspicious activity by clients, Britain's top law enforcement body has said.

Donald Toon, the director of economic and cybercrime at the National Crime Agency (NCA), said the number of reports it had received from lawyers had fallen by 10% this year, despite of a host of recent scandals that have led to London being described as the money-laundering capital of the world.

Toon questioned whether lawyers were taking their obligations seriously enough, given that failure to report suspected money laundering and terrorist financing is a criminal offence punishable by up to five years in prison.

"We believe that we do not get the level of reporting from legal firms of suspicious activity that we would expect," Toon said. "We have said it a number of times and there has been no significant change."

He said the NCA was working closely with the Solicitors Regulation Authority to identify legal professionals who were not following the rules. Toon is the latest public figure to raise concerns about UK solicitors and their proximity to controversial clients.

MPs censured the City firm Linklaters this year for its decision to advise on the stock market listing of an energy company belonging to the oligarch and Kremlin insider Oleg Deripaska, months before he was placed on the sanctions list by the US government.

Linklaters said its 70-member team in Moscow, which includes 12 partners, followed the highest standards and abided with all regulations against bribery and corruption, anti-money laundering and sanctions.

The scale of the problem NCA investigators are required to tackle is vast. The government estimates £90bn of cash is laundered in Britain every year.

This year the agency launched its first prosecutions under the new unexplained wealth order legislation, which targets non-EU nationals. The legislation should make it easier for the government to seize UK property and other assets suspected of being acquired using the proceeds of crime and corruption.

"What you are trying to do is create a change in the climate," Toon said. "Successive governments, for reasons that seemed right at the time, have wanted the UK to be an open, inviting market. That carries real opportunity and that carries some risk. The important thing is to get the balance right."

The government's historically light-touch approach to the flow of money into London has been a boon for its banks and for lawyers. However, at least one senior solicitor, a senior partner at the firm Child & Child, has been referred to the solicitors disciplinary tribunal for allegedly failing to carry out proper checks on a client. The hearing has yet to take place and the allegations are as yet unproven.

Solicitors and other professionals working in particular sectors have a legal duty to file what is known as a suspicious activity report (SAR) when they have grounds to suspect they are being asked to handle the proceeds of crime or transactions connected to terrorist finance. Those obliged to file include banks, auction houses, money transfer outlets, estate agents, bookmakers, accountants and tax advisers.

The fall in alerts from lawyers comes as the overall number of reports is rising. The total increased by 9.6% to 464,000 in the year to March 2018, according to the NCA. A full breakdown by profession will be released this year, but a look at previous periods shows lawyers trail those working in finance.

The increase is being fuelled by banks, which flagged up almost 350,000 transactions in the year to March 2017, while law firms, including those specialising in property conveyancing, filed just 3,020 alerts.



The UK Government estimates £90bn of cash is laundered in Britain every year.

"There is a significant challenge engaging the thousands of law firms to promote the required level of understanding about the SARs regime, compared, for example, to the relatively small number of licensed banks in the UK."

The release two years ago of the Panama Papers, a crackdown on holders of secretive Swiss accounts by the US tax office, and a series of swinging fines imposed on HSBC and Standard Chartered, among others, have led to yearly increases in the overall number of SARs.

These scandals exposed wrongdoing by banks, but they have also highlighted the role of accountants, company formation agents and law firms, like the now defunct Panama practice Mossack Fonseca, in enabling the injection of the proceeds of crime into the legitimate banking system. Despite this increased scrutiny, reports from lawyers have fallen by about 10% each year since 2015.

"It's certainly not in the forefront of legal firms' minds in the way it is if you hold a banking licence," Toon said. He spoke of cases where banks had reported dubious property deals for which there had been no corresponding alert from solicitors involved in the same transaction.

Concerns about the failure to control money laundering led to the creation in January of a new regulator, the Office for Professional Body Anti Money Laundering Supervision.

The watchdog is charged with overseeing 22 organisations, from the Law Society to the Association of Tax Technicians.

The NCA is carrying out seven investigations into professional enablers, one of which relates to the legal profession. It has intelligence on a further 19 cases, 11 of which involve lawyers.

NCA said a number of cases had been referred to him by the SRA. "We have a number of cases we are now investigating criminally in relation to legal professionals. We are doing this on a coordinated basis working with the police to tackle the professional enablers."

Addressing solicitors at a recent conference in Birmingham, Toon said they often had a better understanding of high -value transactions than any of the other professionals involved.

The NCA director warned lawyers that close involvement in their client's affairs meant they faced a stark choice. "It's about taking on the responsibility of serving the public or, if you don't want to take it on, benefiting the criminal," he said. "We're not asking people to go out and tackle gangsters, only to report something where they have a suspicion."





Security minister Ben Wallace said the Multi-Agency National Economic Crime Centre will target illicit finance.

Estate agents, high street solicitors and accountants who facilitate about £100bn of money-laundering in the UK but are failing to report suspicious activity face a crackdown under a government drive against economic crime.

Security minister Ben Wallace has warned public schools, football clubs and luxury car garages they must report irregularities, pledging to "go after the status" of the worst culprits by focusing on where they spend their illegal cash.

UK lawyers failing to report suspected money laundering, says watchdog

In an interview with one of the UK's biggest Newspaper, he set out plans for the new multi-agency national economic crime centre launching on Thursday, which will prioritise the most serious offenders, boosted by a £48m cash injection and a more intelligence-led approach.

It was also said, "The ones who pretend their hands aren't really dirty and profit from moving dirty money and knowingly conspire ... they're cowards to pretend they're nothing really to do with it. They are the ultimate. It's like the BBC Russian McMafia TV Program, they comfort themselves by being at wonderful events and not getting their hands dirty, but their hands are as dirty as the person trafficking the child that they're making their money from.

"We're going to make sure that people who are proactively being facilitators are at the front of our queue as much as the actual nominals of the organised crime groups and we're going to do everything we can to prosecute them."

The government is also expected to toughen up its approach to Scottish limited partnerships, a business loophole that it believes has been used by foreign criminals to launder dirty money in the UK.

But the principal focus of the serious and organised crime strategy, published on Thursday, is the crackdown on illicit finance and the professionals who facilitate it. If they fail to report suspicious activity they face sanctions including, ultimately, jail.

Wallace said he wanted to prevent serious offenders from using their illegal cash to boost their reputations. "Part of that is going after the status. If all you can go shopping with is a Tesco Clubcard, you're not really much of a gangster are you?" he said.

"If you're denied your ability to spend your ill-gotten gains, if you can't go and buy a flash car or a box at a sporting event or a nice house in Belgravia, if you can't do any of that then you strip away the ability for them to launder their reputation."

He added: "We will be going after the people who have not played their part in hardening the environment and reporting. So the purveyors of luxury goods, the public schools, the sporting institutions, who don't ask many questions if suspicious people come along with cash or other activities, we will come down on them."

High-value car dealers are regulated and so are required to file suspicious activity reports if they suspect moneylaundering. Schools, although not obliged to report, are still subject to money-laundering laws.





The regulatory bodies for property, accountancy and the law have already been hauled in by Wallace and Treasury minister John Glen, who warned them that unless they did more to root out illicit activity, their members would face closer scrutiny.

The beefed-up response will include new specially trained police to improve and coordinate fraud investigations, more officers at the National Crime Agency to identify and seize criminals' money, and extra investment in data and intelligence assessments.

The government had been accused of not doing enough to tackle money laundering in the wake of the Panama Papers revelations, unveiled by organisations including the Guardian in 2016.

Wallace admitted that the system had not been responsive enough, but added that since then UK authorities had begun 68 criminal investigations, as well as seized £1.6bn in assets since 2010 and frozen hundreds of millions more.

He added: "Too many people have felt that security and prosperity are mutually exclusive and it's just not ...

Post-Brexit if we're going to make Britain and the City of London successful then it has to have a reputation for cleanliness and security."

Wallace said that the banks, which are responsible for 83% of suspicious activity reports, had more to do but were willing to play their part in the crackdown. It was the estate agents, accountants and lawyers that must make additional efforts.

"My point about small and regional firms is that you can make big ripples in parts of the country by taking action if you find out people have not been [reporting]," he said.

He warned that the public also had a responsibility to face up to the role they played in supporting organised crime, singling out bootleg cigarettes, nail bars and car washes in particular.

"Actually what they don't realise is that the 'wink, wink, nudge, nudge' is a guy who might push 10 packs of fags in that bar but he is [also] pushing a container and actually next week he doesn't bring in a container of drugs he trafficks some children," he said.

"It goes to the heart of how passive do you want to be? Those middle class people taking themselves into the nail bar in the local high street who don't think they're really fuelling organised crime, well they are. The point of this is that we all have a role to play."

LATEST UK FRAUDULENT COMPANIES November 2018

Almost all firms offering financial services in the UK must be authorised by us. You should only deal with authorised firms

If your not sure of a Broker, Consultant, financial advisor please contact any of the institutions below of any of our first edge or FE Magazine emails provided below

1. FX Merchants

Warnings Published: 03/06/2019 Last modified: 03/06/2019 FX Merchants is not authorised or registered by the FCA. Find out why and how to protect yourself from scammers.

2. Arvato Financial Solutions Limited (clone)

FINANCIAL

CONDUCT

Warnings Published: 29/05/2019 Last modified: 29/05/2019

Arvato Financial Solutions Limited (clone) is not authorised or registered by the FCA but has been targeting people in the UK, claiming to be an authorised firm. Find out why you should be wary of dealing with this unauthorised firm and how to protect yourself from scammers.

3. Starwood Asset Management Fund (clone of authorised firm) Warnings Published: 28/05/2019 Last modified: 28/05/2019 Starwood Asset Management Fund (clone of authorised firm) is not authorised or registered by the FCA but has been targeting people in the UK, claiming to be an authorised firm. Find out why you should be wary of dealing with this unauthorised firm and how to protect yourself from scammers.

4. Youcompareinsurance

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5. K & R Partners Limited (done)

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6. Seveninvest Management Limited (clone) Warnings Published: 27/05/2019 Last modified: 27/05/2019 Seveninvest Management Limited (clone) is not authorised or registered by the FCA but has been targeting people in the UK, claiming to be an authorised firm. Find out why you should be wary of dealing with this unauthorised firm and how to protect yourself from scammers.

7. Royal London Asset Management (clone)

Warnings Published: 27/05/2019 Last modified: 27/05/2019

Royal London Asset Management (clone) is not authorised or registered by the FCA but has been targeting people in the UK, claiming to be an authorised firm. Find out why you should be wary of dealing with this unauthorised firm and how to protect yourself from scammers.

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WARNING WE WILL REPORT

After years of building up our Online Network of scammers we at First Edge is honoured and privileged to be directly associated with the organisations shown below along with others.





URGENT FOR ALL BUYER AND SELLERS AND BROKERS WE ARE DIRECT

First Edge Ltd is now Direct WARNING WE WILL REPORT

This should be the most important information released in the commodity industry, where the severity of this warning should make everyone realize the most serious impact that pertains in the commodities transactions.

FEM is happy to release this very important message to anyone involved in the commodities industry concerning the new measures with respect to all Buyers and Sellers conducting business` transactions around the globe.

From now on, if an ICPO, LOI, RWA, or BCL is issued and the document is not real, true and/or actually verifiably factual, the Buyer will be able to inform the **FBI**, **ICC**, and **INTERPOL**. In addition, after an **FCO** is sent to the Buyer, there should be a formal answer to Seller from Buyer in a timely manner in accordance with the agre

If there is no response from in a timely manner, company will be reported to the **FBI**, **ICC** and **Interpol**. If this action is not resolved they will be reported for abuse of the NCND, LOI, ICPO, AND RWA OR BCL, FOR THIS IS NOW A FEDERAL OFFENSE.

It is important to transmit this to all clients that work with providers that are members of the ICC, FBI, and other international organizations. From this point forward, the international codes will be strictly enforced to exclude all intruders that send or transmit false information. Those who submit a false NCND/IMFPA, LOI, ICPO, RWA or BCL, or FCO, as well as FALSE PROOF OF PRODUCT (POP), FALSE PROOF OF FUNDS (POF) WILL BE CHARGED WITH A CRIME.

This offense went into effect on November 15, 2008 and re-effected in June 2013 after a meeting was held between the Federal Reserve, European Central Bank, Interpol, Federal Bureau of Investigation and Central Intelligence Agency.

The reason for this measurement is to protect the commodities industry which is a fundamental part of the world's economy.

The Non-Circumvention, Non-Disclosure & Working Agreement (NCNDA&IMFPA) we signed and it stated: WARNING:

This should be the most important information released in the commodity industry for years where the severity of this warning should make everyone realize the serious impact that pertains in all oil and other commodities transactions.



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Financial Investigation Bureau ICC Commercial Crime Services Cinnabar Wharf 26, Wapping High Street London E1W 1NG Tel No: +44 (0)207 423 6960 Fax No: +44 (0)207 423 6961



Office Of Foreign Asset Control

Update to OFAC's list of Specially Designated Nationals (SDN) and Blocked Persons

Consumer Policy

Economic Policy

Financial Markets,

Financial Institutions,

and Fiscal Service

Financial Sanctions

Specially Designated

Nationals List (SDN List)

Consolidated Sanctions List

Search OFAC's Sanctions Lists

Additional Sanctions Lists

OFAC Recent Actions

Currently selected

Complete List of Sanctions

Programs and Country Information

Frequently Asked Questions OFAC Civil Penalties and Enforcement

Contact OFAC

International

Terrorism and Illicit Finance

Data and Charts Center

FAQs



Federal Bureau of Investigation J. Edgar Hoover Building 935 Pennsylvania Avenue, NW Washington, D.C. 20535-0001 Investigations@fbi.gov The SDN list has recently been updated. Please Check with FE Magazine to access the latest version of the SDN blocked persons list.

Each list is periodically and they may also be updated if a new list related format or product is offered.

For more updated specific information on this action, follow our Magazine next release date

As part of its enforcement efforts, OFAC publishes a list of individuals and companies owned or controlled by, or acting for or on behalf of, targeted countries.

It also lists individuals, groups, and entities, such as terrorists and narcotics traffickers designated under programs that are not countryspecific.

Collectively, such individuals and companies are called "Specially Designated Nationals" or "SDNs." Their assets are blocked and U.S. persons are generally prohibited from dealing with them.

Please contact FEM for more information on Treasury's Sanctions Programs.



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Deutsche Bank AG (DBKGn.DE) will be cutting 20,000 jobs, or more than one in six full-time positions globally, the Wall Street Journal reported on Friday, citing people familiar with the discussions. The layoffs would probably take place over more than a year and would spread across regions and businesses.

Last week that the bank announced its plans to cut the size of its U.S. equities business, leaving only a skeleton operation in place to service corporate and high-net-worth clients.

If there is one thing that Deutsche Bank executives agree on, it is the efficacy of medieval medicine. Bloodletting, to be precise, Successive Chief Executives have bled the patient, but it hasn't recovered: profits remain disappointing, and the share price has continued to decline. So the latest incumbent is going to bleed it again – on a much larger scale. On Friday, June 28, the Wall Street Journal revealed plans to slash up to 20,000 jobs mainly in the US.

This would reduce full-time headcount to just over 70,000, the lowest since the financial crisis. The WSJ says the staff cuts will fall "across all divisions and business lines." But the largest cuts are expected to fall on the investment bank and the troubled U.S. arm.

Deutsche Bank has been trying – and largely failing - to reduce its staff costs for years. It may surprise people to learn that despite repeated cuts, Deutsche Bank's headcount is significantly higher than it was in 2008. This is mainly due to the acquisition of PostBank in 2010, which added 18,000 employees. Back in 2016, Deutsche Bank announced plans to cut its headcount to 77,000, largely through disposing of PostBank. But when the PostBank disposal evaporated, so too did the headcount reductions. The bank now intends to integrate PostBank with its own retail bank, and says this will achieve "synergies" (i.e. cost savings). Presumably that will mean headcount reductions, though it is not clear whether these are included in the plans leaked to the WSJ.

But there has also been a gradual increase in headcount in other divisions, notably the investment bank. Frankly, given the bank's awful performance in recent years, it is hard to see what benefit this has brought. It looks suspiciously like empire-building to me. Or perhaps gambling. "Recruit some star performers, they'll soon turn this business round...."

Recruiting new people to liven up a loss-making business line is like painting go-faster stripes on an old banger. It doesn't make the car go any faster, and the stripes soon lose their luster. All too often, bright stars in a successful business become fading stars when they transfer to a failing one. The traders and analysts recruited at inflated salaries have not brought about the resurrection of the investment bank. They have simply cost it lots of money.



Deutsche Bank, in a Last-Ditch Effort to Stop Its Spiral, Could Lay Off 20,000

Deutsche Bank's high cost-income ratio isn't caused by clerks in retail branches. No, it is due to the insanely high salaries and bonuses Deutsche Bank pays to traders and analysts in its investment bank. And above all, it is due to executive management's head-in-the-sand attitude to business lines in terminal decline. In 2016, despite glaringly poor performance in its equities division, Deutsche Bank recruited more equities analysts. Now, it appears to be intending to sack them all.

Secondly – and even more importantly – cost-cutting alone cannot restore a business to health. Pruning is all very well, but unless the plant is fed and watered as well, it will slowly die. Currently, Deutsche Bank excels at nothing, and it faces stiff competition in all its core business lines. German retail banking is notoriously cut-throat and unprofitable, and I don't buy Sewing's "pivot" to wealth management and transaction banking. Deutsche Bank has some strength in transaction banking, but margins are being driven down by competition from fintech companies offering faster and cheaper payment services. And wealth management is a crowded field in which Deutsche Bank is far from the best – though I do wonder if Sewing plans to try the "recruit star performers" gamble in this division.

If Deutsche Bank is to escape from mediocrity, it will need substantial investment, especially in technology: its vast spaghetti-like heap of ancient IT systems seriously impedes its ability to compete with newer, more nimble entrants. Sadly, the level of technological investment that is needed does not seem to feature on the management's agenda. But without that investment, it is hard to see how Deutsche Bank can deliver the return on equity it has promised to its shareholders, however hard it cuts back jobs.

Since nobody has a better idea, this is unlikely to be the last round of cost-cutting. But eventually shareholders will ask when they can expect the patient to be fully functional again. And when they do, the management will have no answers. Their failure to define a clear strategy and invest in it will come back to haunt them.

It may be that something called "Deutsche Bank" will still exist in twenty years' time. But I suspect it would be a retail and corporate bank primarily serving the German market. As the UK Financial Times pointed out in 2017, this is what it used to be, before its fateful dalliance with American-style investment banking. Of course, this is not what the current management is telling shareholders, and nor is it what the current shareholders want to hear. They want the return of Deutsche Bank as it was in its golden years – a highly profitable, giant universal bank with a global footprint. But I fear that unless the management abandons medieval medicine and embraces 21st century technology, what they may end up with is the Deutsche Bank of longer ago – a quiet, sleepy little German bank.

Next year is Deutsche Bank's 150th birthday. What might have been a celebration is shaping up to be more of a wake. With its finances and strategy in disarray and 95 percent of its market value erased, the German bank's executives are putting the finishing touches on a painful restructuring plan ...



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All Comments to FE are read and replied back promptly, If you wish to make any viable comment or suggestions, or personal thoughts on any particular products that could be helpful to our readers, please send it to us, if presentable, we can make it appear in the next issue of our Magazine.

How does these bad Brokers and Companies become accountable?

You can report companies or people you think should be blacklisted in the comments box, if it's at a extreme level, once checked by our own team we'll put you direct to the necessary Regulated Bodies who'll help to bring the said Company/Institution to Justice, especially with the bodies who's based in the UK.

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- 5. Gross profits will be paid out weekly minus fees.
- 6. Client will be required to pay fees of 2%, fee to be divided 50/50 between Client and trade platform side.

7. The 2% in fees will be auto-deducted by the trade platform from the weekly Gross profit payouts received by the Client.

- 8. Client has NO Project Funding requirements.
- 9. Submission documents required:
- a. Know Your Client (KYC), see attached applicable sample.
- b. Ready Willing and Able (RWA) letter from the client's bank, on bank letterhead, addressed to the client.

c. The RWA letter must state that the bank is ready to place an Internal Hold on the funds on deposit. Each bank has their own RWA letter format.

e. Copy of the bankers business cards that manage the clients account.

10. Once the KYC and submission documents are submitted to the trade platform, compliance will done and the Client will be called by a trade platform within 72 banking hours. N.B.: Please confirm the reception of the present document sent by email

Contact Us, for the deadline Date at : dm@first-edge.co.uk

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DELIVERY VIA EUROCLEAR TRANSACTION PROCEDURES (OPTION #1):

After this AGREEMENT is counter signed by both parties (BUYER first), Both parties will lodge the CONTRACT with their respective banks;

BUYER's banker sends banker email to the designated SELLER's banker to confirm contract and RWA (Appendix "A");

SELLER delivers Bank RWA Letter/Instrument EUROCLEAR Delivery Report Copy (Instrument TITLE is in accordance with BUYER designation in this AGREEMENT) to the BUYER; SELLER issues Commercial Invoice;

SELLER/BUYER'S EUROCLEAR Officers agree and confirm on a window for EUROCLEAR Screen Block and Pay; Payment will be transmitted on a **T1**Payment per Seller Commercial Invoice.

The transaction and subsequent tranche will continue with mutual agreement in writing per agreed tranche schedule;

DELIVERY VIA SWIFT TRANSACTIONPROCEDURES (OPTION #2):

After this AGREEMENT is countersigned by both parties (BUYER first), Both parties will lodge the CONTRACT with the irrespective banks;

BUYER'sbankersendsbankeremailtothedesignatedSELLER'sbankertoconfirmcontractandRWA(Appendix"A");

SELLER bank sends the Pre-Advice via SWIFT MT799 [Appendix-B]to BUYER bank.

BUYER bank replies with "BANK UNDERTAKING RWA" via SWIFT MT799 [Appendix-C] to SELLER designated Bank.

SELLER's Bank delivers "Bank Instrument/MTN" via swift MT760 or MT542 (Instrument TITLE is in accordance with BUYER designation in this AGREEMENT) to the BUYER's bank; SELLER issues Commercial Invoice;

Upon validation and authentication of the delivered "Bank Instrument/MTN" via MT760 or MT542, within one (1) banking day, BUYER settles payment per SELLER Invoice to SELLER designated account.

SELLER's bank sends the hard copy of the original instrument as per BUYER bank instruction or to BUYER bank via bonded courier within Seven (7) banking days.

Transaction continues according to the agreed tranche schedule [Appendix-E] and procedures

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The New Scammers Tricks

More than three million people in the UK are the victims of scams every year. Many of them lose hundreds or even thousands of pounds, after being taken in by sophisticated scams and devious criminal gangs. This month is Scams Awareness Month, which aims to raise awareness of scams, and encourage people to be on their guard.

There are thousands of different scams doing the rounds, ranging from fake lotteries and prize draws to investment schemes, attempts to get hold of your financial details, and even tricks designed to get you to transfer your money into the criminal gang's bank account.

It's difficult to stay on top of each variation, so another option is to be aware of how these criminals tend to get into your home, so you can be on your guard.

Cold Internet Connections

This is still the most common way that criminals will get in contact through Skype, whatsapp, here are some of the very latest common scams run by scammers. This includes boiler room scams - which involve calling people and using high-pressure sales techniques to get you to invest in something essentially worthless. They take an average of £5,000 \$7.000 from each victim, so they will put time and effort into convincing you that their scam is a legitimate investment.

Gold and Diamond

Lets start with the gold scammers, we have found that many scammers know that its impossible to use the old scam's by presenting pictures of gold and diamonds and ask the investor to help them with the cost of their taxes and carriage cost.

This might be the case 2 to 3 years ago but in most of the African countries there are real buyers on the ground that will cover all these cost, so their new tactic is to build up the investors confident by saying that their prepared to pay all the CIF cost, but the investor will need to cover the Hotel and refinery cost, in some ways this seems to be acceptable at the time, the good scammers will build up you confidence in discussions and even send you documents related to the CIF Shipment, until the 12 hour surprise which will come, where they will be asking for fund due to unforeseen circumstances.

Vishing

Another common phone scam is vishing - where they pretend to be from your bank, or the police, and warn you there has been fraud on your account. They then persuade you to transfer your money into a 'safe' account. If you do as they say, you are actually transferring your money into their account.

A variation on this theme is to tell you that there has been fraud on your account, so they are sending round a courier to pick your card up. They then take the card and go on a spending spree.

The best way to protect you from all of these is never to believe anything you are told on a cold call, and to hang up.



Review of the world's 8 biggest gold-mining countries

Gold is mined in around 90 countries worldwide. Some of the countries that historically have been top producers continue to be so, including Australia, USA and South Africa. But China is now the world's top producer, having increased productivity significantly since 2005.

Australia

Australia continues to be at the forefront of world gold production. From being the fourth largest producer of gold in 2008, Australia's production has surged to secure the country's position as the world's second largest producer of gold in both 2009 and 2010.

Western Australia is responsible for 75% of Australia's gold production and also hosts approximately two thirds of Australia's 4,500 tonnes of estimated gold resources. Western Australia's State Government received royalties from mining of some US\$5.14 billion.

Australia has consistently been one of the world's largest producers of gold since its first gold rush, centred on Victoria in 1851. During the 1850's, Australia was producing some 40% of the world's gold. The immigration sparked by the rush, fuelled further agricultural and industrial development and saw nearly 500,000 people attracted to the state of Victoria.

World production ranking 2nd 2011 Thomson Reuters GFMS Annual gold production (tonnes) 258.30 2011 Thomson Reuters GFMS Percentage of world production 9.16% 2011 Thomson Reuters GFMS Gold mine reserves (Moz) 237.92 2011 USGS Official sector gold holdings (tonnes) 79.85 2011 IMF IFS Value of gold produced (net revenue) \$13,050,850,178.02 2011 GDP of country \$1,379,382,221,955.10 2011 World Bank Estimated value of gold produced as percentage of GDP ranking 26th 2011 Estimated value of gold produced as percentage of

China

As well as being the world's largest producer of gold, China represents one of the most significant markets for gold consumption.

As well as being the world's largest producer of gold, China represents one of the most significant markets for gold consumption. In 2011, China was second only to India in this regard with demand for 779.8 tonnes of gold, a 22% increase on the previous year. China is also a significant holder of gold reserves, currently behind only USA, Germany, the IMF, Italy and France.

60% of Chinese gold production comes from five provinces: Shandong, Henan, Jiangxi, Yunnan and Fujian. Although China has a large number of relatively small operating mines, consolidation has reduced the number of producing entities from 1,200 in 2002 to 700 at the end of 2010. The country's largest producer is Zijin Mining Company, whose Zijinshan Gold & Copper Mine is the single largest gold producer.

World production ranking 1st 2011 Thomson Reuters GFMS Annual gold production (tonnes) 371.00 2011 Thomson Reuters GFMS Percentage of world production 13.16% 2011 Thomson Reuters GFMS Gold mine reserves (Moz) 61.09 2011 USGS Official sector gold holdings (tonnes) 1,054.09 2011 IMF IFS Value of gold produced (net revenue) \$18,745,123,561.92 2011 GDP of country \$7,318,499,269,769.41 2011 World Bank Estimated value of gold produced as percentage of GDP ranking 38th 2011 Estimated value of gold produced as percentage of GDP



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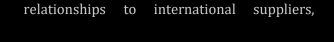


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CURRENT PROFILE

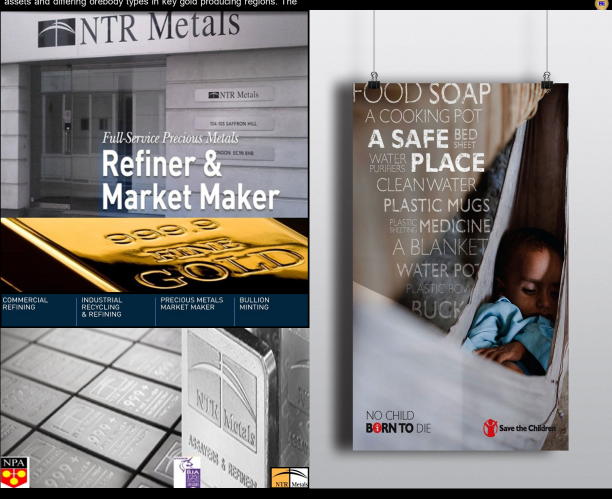
AngloGold Ashanti, headquartered in Johannesburg, South Africa, is a global gold company with a portfolio of long-life, relatively low-cost assets and differing orebody types in key gold producing regions. The



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What Are CONFLICT DIAMONDS?

What is a conflict diamond?

Conflict diamonds, also known as blood diamonds, war diamonds, or converted diamonds, are defined by the United Nations as "diamonds that originate from areas controlled by forces or factions opposed to legitimate and internationally recognized governments, and are used to fund military action in opposition to those governments..." Essentially, these diamonds are mined and sold in war-torn areas, with the profits used to fund violent rebellions.

Where do conflict diamonds come from?

The vast majority of conflict diamonds come from countries in southern and western Africa. The first reports of conflict diamonds were published in 1998 by Global Witness, and revealed the role that diamonds played in funding the rebels of the National Union for the Total Independence of Angola (UNITA) in their war against the government. Angola, the Democratic Republic of the Congo, and Sierra Leone are the most widely mentioned countries of origin for conflict diamonds, although other African countries including Côte d'Ivoire, Zimbabwe, and Liberia have also been involved in the practice.

What's being done about it?

In 2003, the UN established the Kimberley Process Certification Scheme (KPCS) to prevent the proliferation and sale of conflict diamonds. The diamond industry is very serious about self-policing at all levels of the supply chain. All major rough diamond producers, exporters, and importers are now members of the KPCS, and any diamond dealer who is found to be non-compliant is often blacklisted. Their reputation is severely damaged, and dealers and jewelers will be very hesitant to do business with them. Despite criticism, the Kimberley Process has been quite successful in increasing sales of legal diamonds and discouraging the trade of conflict diamonds.

How many conflict diamonds are out there?

Once a diamond is cut, it is very difficult to tell where it came from. However, the number of conflict diamonds in circulation has drastically decreased over the past twenty years. At the peak of the Sierra Leone conflict, it is estimated that conflict diamonds accounted for between 4% and 15% of the global diamond trade. Currently, the World Diamond Council claims that less than 1% of diamonds are conflict diamonds.

How can I make sure my diamond isn't a conflict diamond?

Some retailers, like Brilliant Earth, specialize in conflict-free diamonds. If a jeweler is compliant with the Kimberley Process, he or she should be able to show you a diamond's System of Warranties statement. You don't have to avoid all diamonds from Africa; in fact, many of these countries rely on the legal diamond trade to finance schools, infrastructure, and growth. When diamond shopping, ask the store owner about the process it uses to guarantee its diamonds are conflict-free.

He or she should be able to confidently discuss the origins of the diamonds and gemstones sold at the store.



About The Format

Beginning January 2014, GIA's benchmark laboratory reports will have a new look. They'll contain the same trusted grading and identification data in an easier-to-read format. The reports will also contain enhanced security features and unique QR codes providing direct access to Report Check for quick report verification. The new reports consume less paper and other materials to help clients reduce their storage and postage costs.

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The introduction of the revised format will not affect the validity of previously issued reports. If you'd still like to exchange your current report for one in the new format, GIA's Reissue Program offers a cost-effective way to do SO.

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Diamonds from the Pits to Dept



Several international mining corporations have established regional headquarters in Botswana and are looking for diamonds, uranium, gold and oil. Many have come back with positive results. Galane Gold Ltd announced that it has kicked off its first ore exploration from Tau underground in the northern part of the country.

Galane Gold or GG is a Toronto-based investment firm, an unhedged gold producer and explorer acting in mining operation and exploration in the Republic of Botswana. It is a publically traded company which is listed on both the TSX Venture Exchange and the Botswana Stock Exchange.

Galane Gold has already had several extensive exhibitions in the management of mining and exploring programs.

"This gold exploration is an expected evolution in order to improve the company's performance," GG said. The firm contributes with senior professional employees, who are committed to respect the environment and the communities in which they work.

At the beginning, GG didn't have the intention to pursue the resource of gold in Tau through underground mining. It started the project in the fourth quarter of 2013 and has finished its forced portal entry at the bottom of the existing Tau pit and the installation of the entire infrastructure required for the exploration.

The company has put a graphical presentation of the detailed mining plan on the reported resource to mine about 85,000 ounces of gold over the next three years.

Ravi Sood, the Chief executive officer of Galane Gold, stated, "This project is a major step in the evolution of the company both with regards to a change from open pit mining to underground mining and our plans to extend mine life through further exploration." He then added, "We have completed this project within six months and from our own operating cash-flows is a testament to the experienced management team that we have put in place."

Botswana is ranked as the best investment jurisdiction in Africa, according to World Bank Global Investment Benchmarking Report. According to the Fraser Institute Global survey of Mining Companies best African mining jurisdiction and the seventh best mining country globally.

It also has a strong economic environment. In fact, Botswana is regarded as the best mining country in Africa. It has political stability and strong GDP growth. Its status as an English speaking country is why Multinational firms such as Galane Gold can operate on its ground. The Australian firm, Gallery Gold, however, has also its entire exploration of Gold in the country. The company's most prospect exploration was the Mupane Gold Mine which officially opened in February 2005, will produce approximately 100,000 ounces of gold per year. Apart from that, Botswana is an emerging mining powerhouse.



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Due to the numerous years of dealing with the Top 30 Mining companies in Africa, African Lion has an in depth perceptive of the political climates as well



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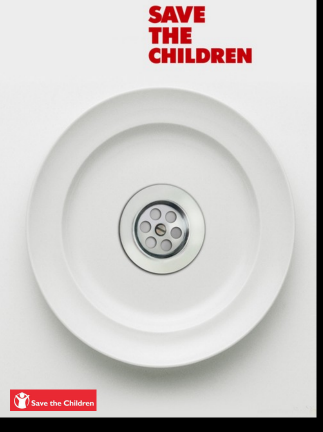
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I just had a dream that you bought me a diamond necklace...



JOKES OF THE MONTH

AGAZINE -

OK ! I WENT ALONG WITH THE MINI SKIRT, BUT DAMMIT YOU'VE GOTTA WEAR A BRA ! There was an English Language competition. 2000 persons participated...

The competition was To write in one sentence about Peace, Calm & Happiness....

The Award Winner wrote,

"My wife is sleeping."

Sir, please understand, to buy an anti-depressant pill, you need a proper prescription...Simply showing your marriage certificate & wife's picture is not enough... Grandpa! What are you doing on the porch with no pants on?

JOKES OF THE MONTH

AGAZINE -

Well, last week I sat out here with no shirt on and I got a stiff neck. This is your Grandma's idea!

Jack and Jill Went up the hill

to have some hanky panky. Silly Jill forgot her pill And now there's little Franky



BUT WHEN I DO I BEAT THAT MOTHERFUCKER LIKE IT OWES ME MONEY One eye witness says he's not sure who started the fire..... but he has a hunch.

Why are men like cars?

JOKES OF THE MONTH

IA SGAG. CON

Because they pull out before they check to see if someone else is cumming





MY NAME, MY Address, My Phone Number

WHEN MY GIRLFRIEND

GOT PREGNANT, EVERYTHING CHANGED

In The Wisdom Of Solomon

JOKES OF THE MONTH

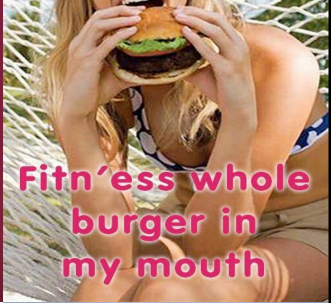
Two women in a bus fighting bitterly over the last available seat.

The conductor had already tried unsuccessfully to intervene when the bus driver shouted to the conductor, "Let the ugly one take the seat"

Both women stood for the rest of the journey

Argument done!

FINALLY MY WINTER FAT IS GONE. NOW I HAVE SPRING ROLLS.



I'm into titr

HERE, IT IS CLEARLY SHOWN THAT SEX IS MORE IMPORTANT THAN A MEAL...





God gave women 4 lips; - 2 to start war and - 2 to make peace.





"Twenty five years of marriage and i have never raised my voice my wife"...

YOCA

VODKA