

FREQUENTLY ASKED QUESTIONS Attorney Fee Deferral Product

1. What enables the Havelet Plan to potentially outperform traditional structured settlements?

Most other assignment companies are owned and controlled by large insurance companies, but Havelet is one of the few which is independent. This allows Havelet to offer a much more flexible product, since the funding vehicles it utilizes are not restricted to the usual fixed annuities which the insurance companies offer.

The fact that the attorney's fee can be invested on a pre-tax basis means that there is a much larger capital base than would otherwise be the case, resulting in a higher post-tax sum ultimately received by the attorney.

2. What enables the Havelet Plan to potentially outperform a self-managed portfolio of attorney fees taken after tax?

The fact that the attorney's fee can be invested on a pre-tax basis means that there is a much larger capital base than would otherwise be the case, resulting in a higher after-tax sum ultimately received by the attorney.

3. Can the attorney invest through their existing investment advisor?

Yes, provided certain criteria can be met.

4. Is the Plan limited to personal injury cases?

No, the nature of the case is irrelevant.

5. Can the terms of the assignment contract be tailored to suit the attorney's requirements?

Yes, deferral and payment terms can be customized, as can an appropriate investment portfolio. Once these selections have been made, they cannot be modified. This lack of control means the portfolio cannot be readily convertible into cash. As a result, the attorney's annuity should not be considered a "cash equivalent" to the attorney and thus it should not be currently subject to US income tax on this basis.

6. Does it matter if the plaintiff does not want to structure the receipt of their damages?

No, the attorney's fees can be dealt with independently from the plaintiff's damages.

7. Can an attorney structure their fees after a settlement agreement has been concluded?

It is possible to structure the receipt of an attorney's fee after a settlement agreement has been concluded but only if a qualified settlement fund is being utilized (which will only normally be appropriate in personal injury and illness claims).

8. Are the investments guaranteed?

No, the investments are not guaranteed in Havelet's variable investment offering. The attorney selects his portfolio based on personal risk parameters and time horizons and these portfolios are subject to market fluctuation, both positive and negative.

Havelet's investment managers are members of SIPC (Securities Investor Protection Corporation), a federally mandated US nonprofit corporation that protects investors from financial loss up to the applicable limits if a member firm becomes insolvent.

Each attorney account is SIPC protected for up to \$500,000. Furthermore, at no cost to clients, Havelet's approved investment firms provide private insurance in excess of SIPC coverage, which provide up to an additional \$1 billion coverage on an aggregate basis to cover shortfalls if basic SIPC coverage is insufficient as a result of breach of securities rules or physical loss or damage to customer assets.

Coverage may vary amongst investment managers and guidelines are available to their investors.

Attorneys interested in receiving a guaranteed rate of return should consider investing through the Havelet Fixed program.

9. Will the attorney receive information on the portfolio?

Yes, the attorney will receive a monthly statement which will include details on the portfolio's composition and performance.

10. How are the attorney's payments taxed?

Payments from Havelet remain in the nature of deferred compensation. As such, they will be taxed as regular income but not subject to the 3.8% tax on net investment income under the Affordable Care Act.

11. Why is Havelet based offshore?

Havelet is based offshore so that the reduced withholding tax on dividends can apply. Barbados-US Treaty benefits, specifically Article 22(2) and IRS 72 (u) are substantial and can mean a tax savings up to and including 30%.

12. How secure is the Havelet process?

Havelet will purchase an annuity contract which enables them to fulfill its obligations to the attorney under the assignment contract. An irrevocable instruction is given to its bank to immediately transfer any money it receives to purchase the annuity, thereby providing the attorney with security that all monies will be applied according to the terms of the assignment contract. The attorney will be named as the annuitant under the annuity contract and Havelet will be the owner of the contract. Once the assignment contract has been completed and the money has been transferred to the offshore annuity provider, the annuity provider will invest the sum in the appropriate investment portfolio.

Likewise, prior to payments being made to attorneys under the assignment contract, Havelet will give its bank an irrevocable instruction to immediately transfer the money it receives to the attorney. Once again, this provides the attorney with security that the funds will be paid to him / her in accordance with the assignment contract.

13. Why is an annuity purchased by Havelet?

Barbados tax code imposes a 30% tax on a corporation's earning of dividends and realized capital gains; essentially, the earnings within each attorney's account. Havelet can defer these taxes by 'wrapping' each account with a Private Placement Variable Annuity which complies with US Treaty benefits under Article 18(2).

14. Why does an attorney need a Private Placement Memorandum ('PPM')?

Havelet will issue a PPM to each prospective client. A PPM is a document similar to a prospectus, which is required in public offerings of securities. The PPM is designed to make the offering of securities easy for a potential investor to read and understand and details important aspects of the offering including a description of the terms of the offering, a description of the issuer's business, a list of the risks inherent in making the proposed investment, a description of expenses related to the transaction and a summary of relevant financial information.

15. Can the attorney's Havelet contract be assigned to a grantor trust for asset protection and / or for estate tax planning?

Yes. The attorney can benefit from asset protection and estate tax planning by assigning their contract to a grantor trust.

16. What happens at death?

Each attorney can nominate a beneficiary and contingent beneficiary. The attorney can also decide whether the beneficiary should receive a lump sum or the balance of the periodic payments. There is no death benefit or other insurance component associated with the assignment contract, meaning the beneficiary will receive only the value of the fund at the time of death.

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The Plan is a newly established product and therefore many of the statements herein are forward-looking. Forward-looking statements represent present intention, which may be materially different from future realized results, methods, and/or strategies. The information herein reflects the views of Havelet and sources believed to be reliable. No representation or warranty is made by Havelet (nor any of their respective partners, members, employees, agents or other representatives) as to the accuracy or completeness of the information contained herein. There is no guarantee that any forecasts or opinions in this material will be realized. The views expressed herein may change at any time subsequent to the date of issue hereof. This material is being provided to you on a confidential basis. Accordingly, this document may not be reproduced in whole or in part, and may not be reproduced or delivered or provided to others who are not directly concerned with a prospective investor's decision regarding the potential purchase of Contract Rights without the prior written permission of Havelet.



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