SHIPPING and TRANSACTION AGREEMENT AMERICAN HARTFORD GOLD

Client Name:		Date:	
Client Address:	City:	State:	Zip Code:
Phone Number:	Email Address:		
This agreement is entered into as of the above 11th Floor Los Angeles, CA 90025, ("AHG") transactions between the parties hereto.	•		
IT IS IMPORTANT THAT YOU CAREFU GOVERNS THE PARTIES' RIGHTS AT CONSULT WITH YOUR ATTORNEY AND REPRESENT THAT YOU HAVE READ, U	ND OBLIGATIONS, 1 D/OR FINANCIAL AD	LIMITS AHG'S VISOR. BY SIG	LIABILITY, AND THAT YOU NING THIS AGREEMENT, YOU
1. CONSENT TO CALL.			
Initial of Customer. By entering in the telephone numbers provided by the Custom Call" registry.	_	• •	

2. DELIVERY OF PRECIOUS METALS.

- A. Customer shall deliver funds, either by certified bank check payable to "American Hartford Gold LLC" or by wire transfer (pursuant to instructions provided upon request), sufficient to cover the purchase price (the "Purchase Funds") within two (2) business days after placement of the order. Except as expressly provided herein, all sales are final, and precious metals cannot be exchanged or returned for a refund. AHG shall arrange delivery of the Precious Metals specified in the order to Customer's address provided above within twenty-eight (28) days after AHG's verification that the Purchase Funds are backed by good funds, which for a bank check may take up to twelve (12) business days. For IRA transactions, AHG shall arrange delivery of the Precious Metals specified in the order within twenty-eight (28) days after the Purchase Funds have been received from the third-party custodian. If Customer's order is lost prior to delivery, Customer shall immediately notify AHG in writing at the above address. If the courier verifies that Customer's precious metals were never delivered, AHG shall, within sixty (60) days after such verification, in its sole discretion, either refund to Customer the Purchase Funds for the undelivered precious metals, or replace the undelivered precious metals with other precious metals of the same denomination/type and grade. AHG shall not be responsible for precious metals lost after delivery to Customer, nor does AHG assume any risk of loss for precious metals purchased from Customer until such precious metals are accepted by a representative of AHG authorized to accept such delivery. See Section 11 below for additional information on precious metals shipped to storage facilities.
- B. For credit card transactions, the Customer shall receive a link either via email or text to complete the payment. By using the link to submit payment, the Customer authorizes AHG to process the payment. For each credit card transaction, please note that there will be a three percent (3%) merchant processing fee of the total amount of your transaction.
- C. If Customer fails to timely deliver the Purchase Funds, or does not accept delivery of the precious metals, AHG may, in its sole discretion, cancel the transaction and resell the ordered precious metals on a wholesale basis. If the proceeds from such resale are less than Customer's contract price, AHG shall be entitled to recover from Customer the difference between the contract price and resale price, plus all incidental damages resulting from Customer's breach. If the proceeds from such resale exceed Customer's contract price, AHG shall be entitled to keep the excess amount as liquidated damages because actual

3. SATISFACTION GUARANTEED

Unless otherwise set forth in the Shipping & Transaction Agreement Addendum provision applicable to your state, American Hartford Gold has a satisfaction guarantee. To the extent authorized by applicable law, if within seven (7) days after you execute this Agreement you notify us by mail or email that you wish to cancel the transaction and receive a refund, and you return the merchandise pursuant to our instructions within three (3) days after its delivery to you, American Hartford Gold will provide a full refund within thirty (30) days of our receipt of the returned unused and undamaged merchandise. For credit card transactions, the three percent (3%) merchant processing fee charged at the time of transaction is non-refundable and shall not be included in the refund. Notice of cancellation should be delivered via email to: clientrelations@hgoldgroup.com. Notice of cancellation should be delivered via email to: clientrelations@hgoldgroup.com. Notice of cancellation should be delivered via mail to: American Hartford Gold Attn: Customer Service, 11755 Wilshire Boulevard 11th Floor, Los Angeles, CA 90025. Notices of cancellation will be considered timely if postmarked on the seventh day after you execute this Agreement.

4. PURCHASE PRICE.

- A. The purchase price Customer agrees to pay includes AHG's profit margin on that transaction. The difference between the retail price quoted to Customer and the price at which AHG is willing to buy back the precious metals from Customer at the time of Customer's purchase is called the "Spread." This should not be read as a promise to repurchase precious metals (See Section 5 below). The Spread may vary significantly and may be negotiable. The Spread charged to Customer in a particular transaction may be different than the Spread charged to Customer in prior or future transactions, or the Spread charged others in similar transactions. For Customer to make a profit, Customer must be able to sell the precious metals in the future for a price exceeding Customer's initial investment, including the Spread. Note that for certain classes of precious metals the Spread may not be identical to the markup, which is the difference between the price at which AHG acquires the precious metals from its wholesaler and the retail price quoted to customers.
- B. On the date this agreement was offered to Customer, AHG's Spread, for cash and IRA transactions, on (i) bullion was one percent (1.00%) up to nineteen-point ninety-nine percent (19.99%); (ii) AHG exclusive coins, semi-numismatic coins, and numismatic coins was up to thirty-nine point ninety-nine percent (39.99%).
- C. A precious metal may be classified as bullion, semi-numismatic or numismatic depending upon various objective and subjective factors, including, without limitation: the precious metal's condition and age; the number of known copies; the likelihood of additional minting; the originating country; applicable historical events or owners; and relation to the formation of a precious metal collection. AHG's classification of a precious metal is an expression of its professional opinion only, and may differ over time and/or based upon changed circumstances. Moreover, because there is no official, governmental, classification of precious metals, and classification of precious metals is in part subjective, other dealers' or investors' classification of a particular precious metal may differ from AHG's.
- D. AHG's sales representatives are compensated on commission based at least partially on the volume and profit margin of precious metals they sell, and may at times also receive additional compensation tied to sales, such as bonuses, sales contests, etc. AHG's sales representatives are not licensed and their experience with, and knowledge of, precious metals and precious metals markets may vary considerably.

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5. NO GUARANTEED BUYBACK

Because applicable laws currently prohibit AHG from guaranteeing to repurchase precious metals it sells, AHG makes no such guarantee, either as to actual repurchase or as to repurchase at a particular price. But if at any time Customer wishes to sell Customer's precious metals, AHG encourages Customer to offer to sell them to AHG first. If AHG makes an offer to repurchase precious metals, its offer may increase or decrease at any time, depending upon several factors, including without limitation inventory needs, market conditions and the price and availability of similar precious metals.

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6. INVESTMENT OBJECTIVES.

In AHG's opinion, precious metals should be considered a long-term investment, and accordingly, Customer should be prepared to hold purchased precious metals for a minimum of five years or more. However, as with any investment, precious metals may appreciate, depreciate or remain unchanged, and AHG makes no representation or guarantee that Customer's precious metals will or are likely to appreciate, or will not or are not likely to depreciate, at any time, or over any period of time. As a seller and purchaser of precious metals, AHG is capable of comparing and contrasting different precious metals, but Customer acknowledges and irrevocably agrees no fiduciary relationship exists, or may in the future exist, between AHG and Customer, and all decisions in connection with the purchase and sale of precious metals, including, without limitation, the decision whether to purchase or sell precious metals, are Customer's decisions alone, and made exclusively based upon Customer's own independent judgment.

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7. INVESTMENT RISK/NO INVESTMENT, LEGAL, OR TAX ADVICE.

- A. The value of a precious metal on any given day depends in substantial part upon often unpredictable extrinsic economic forces, including without limitation supply and demand, international monetary markets, inflation and general economic conditions and expectations. Customer acknowledges and understands the precious metals market may be volatile, with prices fluctuating, sometimes substantially and unpredictably, and that past performance is no guarantee of future performance.
- B. Customer acknowledges AHG does not and will not furnish investment, legal or tax advice, and no AHG representative is authorized to furnish any such advice or services at any time. Any written or oral statements by AHG or any of its representatives relating to precious metals are strictly opinions, and are not, and should never be construed as, statements or representations of fact, nor should they be relied upon by Customer or anyone acting on Customer's behalf. AHG makes no representations regarding the tax consequences of holding precious metals as an investment in an IRA, and Customer acknowledges AHG has advised Customer to seek independent tax advice from a qualified professional regarding such tax consequences. Finally, AHG does not provide advice on the purchasing, selling, or holding of securities. The Customer should seek independent investment advice from a qualified investment adviser regarding securities.

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8. NO REPRESENTATIONS OR WARRANTIES.

Other than as expressly stated in this paragraph 8, neither AHG nor its representatives are authorized to make, have made, or will make any representations or warranties upon which Customer may rely in connection with purchasing precious metals from AHG or anyone else, or selling precious metals to AHG or anyone else. AHG represents and warrants that, subject to all terms and conditions herein, upon the timely delivery of Purchase Funds as set forth in paragraph 2 above, AHG will cause to be delivered to Customer the denomination/type and grade of precious metals specified in Customer's order, as classified or graded by one of the following independent grading services, or a service of similar recognition and standing in the grading .industry: Professional Coin Grading Service, Inc.; Numismatic Guaranty Corporation of America; American Numismatic Association Certification Service (ANACS).

EXCEPT AS EXPRESSLY STATED IN THIS PARAGRAPH 8 AND THE ATTACHED SHIPPING AND TRANSACTION AGREEMENT ADDENDUM, THE PRECIOUS METALS AHG SELLS HEREUNDER ARE SOLD "AS IS" AND AHG HAS NEITHER MADE, NOR WILL MAKE, ANY WARRANTIES, EXPRESS OR IMPLIED, AND EXPRESSLY DISCLAIMS ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE. CUSTOMER ACKNOWLEDGES AND UNDERSTANDS THE PRECIOUS METALS SUBJECT HERETO MAY BE PURCHASED FROM AND SOLD TO AHG'S COMPETITORS AND CUSTOMER HAS THE OPTION OF DOING BUSINESS WITH SUCH AHG COMPETITORS.

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9.	GRADING.	
cus	HG is not a grading service and thus does not independently grade or ustomers, but rather relies upon the opinions, assessments and grading aragraph 8.	1 1
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10.	. NO LIABILITY FOR CONSEQUENTIAL DAMAGES.	
IN	N NO EVENT AND UNDER NO CIRCUMSTANCES SHALL A	AHG HAVE ANY OBLIGATION OR LIABILITY,
	VHETHER IN CONTRACT, TORT OR OTHERWISE, AND NO	
OR	OR STRICT LIABILITY, FOR ANY INDIRECT, INCIDENTAL, E	CONOMIC, NON- ECONOMIC, OR
CO	CONSEQUENTIAL DAMAGES SUSTAINED, RELATING TO, O	R ARISING FROM ANY
TR	RANSACTION HEREUNDER, EVEN IF AHG IS GIVEN NOTIC	CE OF THE POSSIBILITY OF SUCH
DA	AMAGES. AHGG'S LIABILITY TO CUSTOMER UPON ANY	CLAIMS AND FOR ANY REASON SHALL AT
\mathbf{AL}	LL TIMES BE LIMITED SOLELY TO THE AMOUNT CUSTO	OMER ACTUALLY PAID FOR THE PRECIOUS
MF	METALS AT ISSUE. THIS LIMITATION OF LIABILITY IS A M	ATERIAL TERM HEREOF, WITHOUT WHICH

11. STORAGE.

AHG may, for Customer's convenience, suggest companies that provide depository storage of precious metals. AHG expressly disclaims any and all responsibility for any losses Customer may incur arising from or relating to any relationship between Customer and any storage company, and Customer is solely responsible for selecting a storage company and any related transactions involving such company. However, if for any reason AHG is unable to deliver your precious metals to the customer-designated storage company within twenty-eight (28) days, AHG reserves the right to nullify and cancel the transaction and will refund the full purchase price of the precious metals consistent with paragraph 3 above.

HGG WOULD NOT ENTER INTO THIS AGREEMENT OR ANY TRANSACTION WITH CUSTOMER.

12. DISPUTE RESOLUTION.

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After the initial purchase or exchange process, the Customer should review all invoices in order to verify whether any transactions were not consistent with the Customer's instructions. The Customer acknowledges that its failure to notify AHG of any such problem in writing promptly after the Customer's receipt of the information can substantially impair AHG's ability to take corrective action or minimize any problem.

Any dispute, claim, or controversy arising out of this Agreement or otherwise between AHG and the Customer, including but not limited to the breach, termination, enforcement, interpretation, or validity of this Agreement and the scope and applicability of the agreement to arbitrate contained in this paragraph, shall be determined by arbitration before the Judicial Arbitration and Mediation Service ("JAMS") office closest to the Customer's principal place of residence before one arbitrator who shall be a retired judicial officer. Any claim asserted by the Customer will not be joined, for any purpose, with the claim or claims of any other person or entity. The arbitration shall be administered by JAMS pursuant to the rules promulgated by JAMS. The laws of the state of the residence of the Customer, without regard to principles of conflict of laws, shall govern the substantive rights of the parties. The arbitration shall be final and binding, and judgment on the award may be entered in any court having jurisdiction. Customer understands that by agreeing to arbitration, the Customer is waiving all rights to seek remedies in court, unless otherwise mandated by federal or state laws.

This clause will not prohibit the parties from seeking the provisional remedies in any court of competent jurisdiction. ANY CLAIM OR LEGAL PROCEEDING HEREUNDER SHALL BE FILED WITHIN ONE YEAR OF ITS ACCRUAL. BY AGREEING TO ARBITRATE ANY CLAIM OR DISPUTE PURSUANT TO THIS PARAGRAPH 12, THE PARTIES WAIVE ANY RIGHTS THEY MAY OTHERWISE HAVE TO A COURT OR JURY TRIAL. This paragraph shall survive termination of this Agreement.

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13. FORCE MAJEURE.	Initial of Customer
Neither AHG nor Customer shall be liable for any failure or delay in performant beyond their reasonable control, including without limitation acts or war, terrori dispute, governmental acts, or technical failure (including any disruption, failuinternet service).	sm, acts of God, riots, embargos, sabotage, labor
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14. SEVERABILITY and INTEGRATION.	
In the event any term, condition or provision of this agreement is found void, tribunal of competent jurisdiction, such term, condition or provision shall, if ar more narrowly drafted to make it enforceable, or if that is not possible, shall agreement and all other terms, conditions and provisions hereof shall remain in be a fully integrated agreement, and each party acknowledges neither party has mot expressly embodied herein. Customer acknowledges and agrees AHG moving written notice to Customer from an authorized representative of AHG, and all be exclusively governed by such amended Transaction Agreement. Custom agreement, and no oral amendment or modification of this agreement shall be very By signing below, Customer represents and warrants Customer has carefully respectively.	nd to the extent possible, be construed as though be deemed severed from the remainder of this in full force and effect. The parties intend this to nade or relied upon any representation or promise ay amend this agreement at any time solely by transactions postdating such written notice shall her may not unilaterally amend or modify this ralid or enforceable.
conditions of this agreement. You are not obligated to pay any money unless you Hartford Gold.	
By (signature):	Date:
Print name:	Date: