

PURCHASE AND SALE AGREEMENT WITH DEPOSIT

For a 999,9 investment gold bar the total weight of which is
(hereinafter – gold bar), that is concluded between a Company:
Real Gold LTD, registration number: 2016/ 147094/07, address : 1 OAK COURT,
CALEDON STREET,SOMERSET WEST,WESTERN CAPE 7130, (hereinafter –the Seller),
from one hand, and

.....
(name, surname, date of birth, passport, current address)
(hereinafter – the Buyer), from another hand (hereinafter - Parties of the agreement)

1. The undersigned acting as the Buyer wishes to buy an investment gold bar (the manufacturer specifies that the purity of this gold bar shall be at least 999.5/1.000) in the framework of this contract on the following terms:

1.1. The Buyer acknowledges that the Buyer is familiar with the gold bar selection range, obtained information about characteristics and selling price offered by the Seller of the gold bar. **The selling price of the ordered gold bar is specified on the web site (www.1realgold.com)** as publicly available published price as of the date of this contract execution by both Parties. The gold bar prices on the web site are regulated based on the daily London fixing by LBMA. When the Buyer's order is received, the system shall automatically check the full price of the order based on the gold bar selling price which is published on the web site and updated several times a day.

1.2. The Buyer has read the contract and acknowledges that the parameters of the selected gold bar conform to the Buyer's requirements and hereby accepts the specified price of the gold bar.

1.3. The Buyer is aware that the price of the selected gold bar does not include the cost of payment processing, customs clearance, storage and transportation to the location specified by the Buyer.

2. The Buyer shall make a deposit to the Seller in the amount of €290 (two hundred ninety euro) for a gold bar the total weight of which is more than 150 g. with the purity 999,9, or a deposit in the amount of €690 (six hundred ninety euro) for a gold bar the total weight of which is more than 500 g. with the purity 999,9, or a deposit in the amount of €1. 380 (one thousand three hundred eighty euro) for a gold bar the total weight of which is more than 1.000 g. with the purity 999,9, or a deposit in the amount of €3.690 (three thousand six hundred ninety euro) for a gold bar the total weight of which is more than 2.500 g. with the purity 999,9, or a deposit in the amount of €4.380 (four thousand three hundred eighty euro) for a gold bar the total weight of which is more than 3.000 g. with the purity 999,9 at his/ her discretion.

2.1 The Seller shall fix the selling price for the gold bar selected by the Buyer for 14 calendar days after order placement.

2.2 The order shall be deemed placed as soon as the Buyer clicks the button "I accept the contract terms" on the company's web site.

- 2.3. The parties are familiar with the legal aspects of the term Deposit.
- 2.4. The Buyer acknowledges that the deposit is a part of gold bar price and shall not be refunded in case of failure to pay the full price of the selected bar within the timeframe stipulated by clause 2 hereof.
- 2.5 Should the Seller fail to fully comply with the contract terms, the Buyer shall be repaid the deposit amount in double.
- 2.6 This contract shall become void should the Buyer fail to comply with the payment due date specified in clause 2 hereof.
3. The Buyer shall transfer the deposit amount to the Seller's bank account within 72 hours after order placement.
- 3.1 The Seller may rescind the contract should the Buyer fail to comply with the deposit due date as stipulated by clause 3 hereof.
4. The payment receipt shall specify the number of the Buyer's order.
5. Once the deposit is made, the Buyer shall be entitled to participate in the Company's advertising & bonus program and receive remuneration for successful advertising of the company's gold bars. The terms of participation into the program are described at the company's web site in the section Business Opportunities and in the Agreements on Participation in Affiliate Bonus –marketing Program
6. The Buyer may hand over the purchased gold bar for storage at the specialized storage facility of the Seller's company.
- 6.1 The gold bar shall be stored for free at the storage facility of the Seller's company for 60 calendar days. The countdown of the free storage period shall start from the date of the full payment for the selected gold bar.
- 6.2 The Buyer must collect the gold bar kept at the free storage facility within 2 weeks after expiration of the deadline stipulated by clause 6.1 hereof. A notification about expiration of the free storage period shall be sent to the e-mail and to the Buyer's back office.
- 6.3 The payment for gold bar storage at the specialized storage facility shall be 1.2 % of the total value of the gold bar per annum or 0, 1% of the total value of the gold bar per month.
- 6.4. Payment for the gold bar storage services shall be made on the 1st day of each month via the payment systems specified on the Seller's web site.
- 6.5. If the Buyer fails to collect the gold bar from the Seller within the timeframe specified by para 6.1, the Seller shall assume that the Buyer has agreed to hand over the gold bar for fee-based storage and the Seller shall be entitled to apply para 6.3 hereof.

6.6. If the Buyer fails to pay for the gold bar storage in due time, after prior notification of the Buyer using the Communication Means the Seller shall be entitled to sell the gold bar in its storage at the free price in compliance with the procedure established by the effective regulatory acts. The Seller shall be entitled to in the first place withhold the costs of gold bar back sale from the amounts obtained through the back sale of the gold bar in compliance with the procedure established by this clause.

6.7. The Buyer wishing to collect the gold bar and terminate its storage may notify the Seller's company accordingly by personally appearing at one of the official offices of the Seller's company at the addresses specified on the company's web site or by sending corresponding instructions to the official e-mail address of the Seller specified on the Seller's web site. The time and place of gold bar handover shall be coordinated with the Buyer under a separate agreement using the communication means after submission of corresponding instructions to the company.

6.8. The gold bar shall be handed over to the Buyer at the Storage Facility premises.

6.9 At the moment of gold bar collection, the Buyer shall sign the corresponding gold bar handover and acceptance certificate. When accepting the gold bar, the Buyer must check the volume of the gold bar being handed over and its identification data.

7. The Company shall not accept for storage the gold bar which was previously handed over to the Buyer.

8. Depending on the selected gold bar option, the Seller undertakes to send the gold bar to the address specified by the Buyer in accordance with the list of countries specified on the Seller's web site.

9. The Buyer shall have the possibility to receive the purchased bar via insured mail. The price of delivery by insured mail shall be determined according to the tariffs of transportation companies or express mail.

10 The delivery period depends on the destination country.

10.1 The Buyer shall bear all the costs associated with delivery and receipt of purchased gold bar.

11. The Buyers residing in the countries where precious metals are subject to the value added tax (VAT) and import tax shall be fully responsible for:

Payment of any VAT, taxes and levies; and for Arrangement of order delivery.

12. The Buyer shall be entitled to sell back the gold bar purchased from the Seller at the buying price specified on the web site www.1realgold.com as of the selling date.

12.1. The Buyer may sell back the gold bar purchased from the Seller provided that it was not handed over to the Buyer and was continuously kept by the Seller.

12.2. In the framework of the gold bar back sale the Buyer may at any time obtain from the Seller information on the buying price at the moment of sale.

13 The grounds for determination of the gold bar selling price at which the Seller sells the gold bar shall be the variation of the gold market value only; no other possible factors of revenue increase are considered in the sale process.

The Company draws your attention to the fact that gold the bar price may vary both within a small or considerable range. Procurement and trading operations with the gold bars may be risky since decrease in the gold prices and currency exchange rate drop may cause financial damages.

14. The Parties shall be relieved of liability for partial or complete non-performance hereunder if such non-performance was caused by circumstances of extreme or unavoidable nature (force majeure).

14.1 If any force majeure circumstances which prevent the performance of either party hereto occur, the affected party must notify the other party within 3 days after occurrence of such circumstances; in this case the timeframe for performance hereunder shall be extended proportionally to the duration of such circumstances.

15. This contract shall be executed electronically. The parties acknowledge and accept the obligations to perform hereunder. The contract shall become effective as soon as the deposit amount is credited to the Seller's bank account.

16 The Buyer shall print this contract, sign it and send to the Seller by post. The address is specified on the Seller's web site.

17. The parties agreed that their relations hereunder shall be governed by the law of Cape Town, Republic of South Africa.