

## Order for Purchase of precious metal

**Seller:** SWISS GOLD s.r.o., Mostecká 273/21, 118 00, Praha 1 - Malá Strana, Czech Republic,  
ID: 24286559 registered at the Registrar of Companies of the Municipal Court  
in Prague, Section C, File no 193189

### Ordering party (Client):

Name: Jiří	Surname: Novák
Date of birth: 1975-06-01	Telephone no: +420600000001
E-mail: jiri.novak@vzor.cz	
Bank account: CZ6508000000192000145399, GIBACZPXXXX	
Bank account holder: Jiri Novak, Krasna 5, Krasno, Czech Republic	

### Permanent address

Street and number: Krásná 5	
City: Krásno	State / Province:
Postal code: 44444	Country: Czech Republic

### Contact address

Street and number: Vodní 174/5	
City: Dobrá Voda	State / Province:
Postal code: 55555	Country: Czech Republic

### Purchase of investment gold of 999/1000 fineness

Total amount invested:	Initial deposit:	Monthly payment:	Approximate duration:
8 500 EUR	0 EUR	35 EUR	20 years

## **I. PURCHASE AGREEMENT**

The purchase agreement between the parties is entered into by its acceptance - a binding confirmation of the order by the seller - delivered via e-mail to the buyer. Order of the buyer (ordering party) and binding confirmation by the seller shall be deemed delivered when the parties can get acquainted with them. Since the arrival of the confirmation of the order to the buyer mutual rights and obligations arising under the Agreement and general Terms and Conditions become binding for both parties. The agreement is effective at the moment the seller's bank account is credited with the first payment.

## **II. CONTENTS OF THE PURCHASE AGREEMENT**

The content of the purchase agreement is the purchase of gold and subsequent storage of the purchased precious metal. The seller in the position of a trustee is obliged to keep gold exclusively in a bank vault or a bank safe deposit box that is insured and located in the Czech Republic.

## **III. PRICE**

The price of gold is currently announced on the home page of the seller - at: [www.swiss-gold.cz](http://www.swiss-gold.cz).

## **IV. COMMISSION**

The seller's commission for activities related to a regular supply of gold, safekeeping and insurance of sold gold is a 8.8% fee of the amount designated as „the total amount invested.“

## **V. ARCHIVING**

This Agreement and the Terms and Conditions were converted into an electronic form, suitable for printing and capable of self-archiving.

## **VI. DECLARATION OF THE ORDERING PARTY (CLIENT)**

- I declare that I have been apprised with the content of Terms and Conditions (TC) enclosed herewith. I understand the Terms and Conditions and I will act in compliance with them in further legal actions.
- I declare that I deliberately and intentionally conclude an agreement under which a seller periodically delivers the goods to meet the volume of financial funds identified in this document as „total amount invested“ while storage and related care of precious metal is provided until its transfer to a buyer, i.e. an agreement involving mixed signs of a purchase agreement and a trust agreement.
- I agree that each partial supply of precious metal will be executed at a price specified in the Terms and Conditions (hereinafter TC), forming an inseparable part of the agreement concluded by the parties pursuant to this order. There the price, depending on nature of purchase, includes not only the price of the goods but also the seller's costs associated with the sale (cost of safe storage, transportation, insurance, checking, etc.)
- I agree that the amount of remuneration for activities related to a regular supply of goods is 8.8% of the amount designated as „total amount invested“.
- I agree that this order is archived and accessible under conditions specified in Terms and Conditions. All data stated in the order can be adjusted up to the time of approval by clicking on the field labeled „confirmation of the text of the order“.
- I agree that if the purchase agreement for the purchase of gold between the seller and the buyer is signed through the mediation of a broker /sales representative of the seller/, such a representative is authorized to provide only information about mediation of the particular business case, i.e. purchase of gold rather than consultancy services of general trade, investment or tax character. If a broker acts so, then on their own behalf and responsibility. No claims against the seller for such activities arise.

## VII. INSTRUCTION IN THE POSSIBLE WITHDRAWAL FROM THE AGREEMENT:

1. Withdrawal of the buyer pursuant to § 53 of the Civil Code.

The buyer has the right to withdraw from the agreement without giving any reason and without a penalty or a fee within 15 days of receipt of execution of the agreement. The withdrawal must be made in writing and delivered to the seller through a postal service. The signature of the withdrawing party must be officially certified - at a notary or Registry office. If the buyer exercises their right of withdrawal from the agreement, the seller is entitled only to reimbursement of the cost of returning the subject of performance. The seller is also obliged to return the buyer a paid amount to the bank account that is stated in this Order for purchase of precious metals, within 30 days of withdrawal.

Ing. Leoš Golasovský, Managing Director

Place:

Prague

Date:

2015-05-08

Swiss Gold s.r.o.  
Mostecká 273/21  
118 00 Praha 1  
IČ: 242 86 559