



BULLION Advisors Group

Bullion Advisors Group-Purchase from Client Agreement

Client/Sellers Name:
Address:
Phone:

Bullion Advisors Agent Name:
Address:
Phone:

Description of Precious Metals to Sell

Quantity	Description	Approx. Value	Total Value

You will receive your final purchase quote once we have received and inspected your metals.

Bullion Advisors Group is committed to processing your sale as promptly as possible. In order to do so please follow the shipment instructions below.



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Shipment Address:

B.A.G

1835 Newport Blvd A109-414

Costa Mesa, CA 92627

Shipment Instructions:

- 1: Please print this page and insert in the package.
2. All items must be securely wrapped via inner box within an outer box.
3. Filament strapping tape is the only acceptable tape to be used due to weight.
4. USPS and UPS labels are to be water sealed via clear shipping tape.

If you have any questions regarding the shipment of your package please call us at 813.955.8598

Terms and Conditions of Purchase:

COIN/BULLION TERMS OF PURCHASE FROM CLIENT: This Agreement controls the terms under which precious metals are sold to Bullion Advisors Group or purchased from Client. IN CONSIDERATION of the following terms and conditions, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

1. Definitions. "Seller" shall be the "Client" listed on this agreement as client. Hereinafter Bullion Advisors Group ("BAG", "We", "Us" or "Our") that are duly authorized to deal in coin/bullion. "Seller" shall be the individual, corporation, limited liability company, limited liability partnership, partnership, or other business or trust entity selling coin/bullion to BAG (hereinafter "Seller", "You" , "Your" or "client"). "Agent/Advisor" is an independent party working on behalf of the client to sell coin/bullion to BAG. "Coin/Bullion" shall be the commodity of rare, precious metals BAG shall now or may hereafter offer to purchase from "Client(s)" in its ordinary course of business. "Business Days" shall be the normal work days Monday through Friday inclusive, excepting weekends, federal holidays and any day the London Metals Market Fixing is closed. "Sell Order" shall mean when you and your agent direct us to sell your coin/bullion. "Trade" shall mean when BAG has received confirmation from any of its worldwide wholesalers for coin/bullion sold by you.
2. Coin/Bullion Market Price and Availability Change Constantly / BAG Sets Coin/Bullion Sale Price. The parties acknowledge that the coin/bullion we offer to purchase from client are commodities traded on various markets, and that the market price and availability of such types of coin/bullion change



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constantly with supply and demand. We set the coin/bullion sale price for all coin/bullion that we purchase from client.

3. Coin/Bullion Trading by Telephone and Website. All telephone coin/bullion trading is done by us at our office in Tampa, FL. Website sell order requests are requests only and client sell orders are no locked-in until we physically receive your coin/bullion and have received this written authorization to buy your coin/bullion. A. Website pricing for coin/bullion is not guaranteed and meant as a general buying price at that exact moment. All trades will be executed in the order the orders are received in our shipping department and time stamped. All trades will be completed by the end of the "business" day Monday through Friday except on holidays or next business day (not to exceed 24 hours) from time coin/bullion is physically received by us.

4. Minimum Sell Order Sizes / Orders of \$250,000 USD or More. (USD shall mean United States Dollars) Our minimum order size is \$500 USD per sell order. All orders over \$250,000 USD dollars require authorization from Bullion Advisors Group prior to placing website sell order request.

5. Placement of Sell Order Request. You the "client" and your "Agent/Advisor" agree that your placement of this coin/bullion sell order request with us creates a legally binding obligation once we physically receive your coin/bullion.

6. E-mail and Regular Mail Order Confirmation and Invoice / Seller to Allow E-mails from BAG. After you have placed your website sell order request, we will send you an email confirming your sell order along with an invoice. You shall take all steps necessary, including updating address books and adjusting spam or junk-mail filters, to ensure that you can timely receive all e-mails from us, complete with any attachments, in furtherance of this Agreement.

7. Recording of your Sell Order. You consent and agree that we may record all communication, and keep a recording of your sell order to verify the terms of your sale to BAG, aid in training, auditing or quality control, comply with any laws as now exist or may hereafter exist, or for any other reason reasonably related to the business of dealing in coin/bullion. Information needed when placing a sell order will include Name, Address, Social Security number, and a Valid United States identification number i.e. Passport, Valid State I.D or Driver's License Number

8. Sell Order Payment. Payment shall be in U.S. dollars only. Once you have placed your sell order with us, you can receive payment by us in full by the following methods: A. Corporate Check B. ACH C. Bank Wire Transfer

9. Computation of Time. Unless some other time counting mechanism is expressly stated herein, the first day for computing time period shall be the first business day of physical receipt of coin/bullion from client. If the last day shall fall on a weekend or federal holiday, or any day the London Metals Market Fixing is closed, then the last day shall be moved forward in time to the first day that is not a weekend, federal holiday or day the London Metals Market Fixing is closed.



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10. Controlling Law / Venue. This Agreement shall be construed under the laws of the State of Florida. Venue for any Court or adjudicating entity determining the rights of any party hereto shall be the District Court for Hillsborough, County FL.

11. Limitation of Liability. We shall not be liable for any lost orders via any delivery business you send to our facility here in Tampa, FL. All shipments to us shall require a return reply or sent registered insured mail by client. All shipments you send to us shall require you to document and photograph each coin/bullion item for shipment must sign as a witness on this document. All shipments we receive are time stamped, videotaped, witnessed by second party and contents logged into our inventory.

12. Force Majeure. Any prevention, delay or stoppage in our performance of any term hereto due to strikes, lockouts, labor disputes, acts of God, inability to obtain labor or materials or reasonable substitutes therefore, governmental restrictions, regulations or controls, the suspension by commodity exchanges in the trading of gold, silver, platinum or palladium futures contracts or the delivery of the commodities underlying such contracts, or the failure or delay of vendors, enemy or hostile governmental action, riot, civil commotion, fire or other casualty, and other causes beyond our control, shall excuse our performance, and extend our performance of our duties and responsibilities hereunder, for a period equal to any such prevention, delay or stoppage.

13. Complete Agreement. This Agreement constitutes the complete and final expression of the agreement between the parties relating to the selling of coin/bullion, and supersedes all prior or contemporaneous contracts, agreements, understandings and representations of the parties, either oral or written, relating to the selling of coin/bullion to BAG.

14. Costs / Attorney Fees. If either party shall retain an attorney to enforce their rights hereunder, the prevailing party shall be entitled to recover all reasonable costs, expenses and attorney fees.

15. Disclaimer of Warranties: EXCEPT FOR EXPRESS WARRANTIES CONTAINED HEREIN, WE DISCLAIM ALL IMPLIED WARRANTIES OF EVERY KIND AND NATURE, INCLUDING SPECIFICALLY THE IMPLIED WARRANTY OF MERCHANTABILITY AND THE IMPLIED WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE AS TO ALL COIN/BULLION TRANSACTIONS.

16. Assignment. We may assign or transfer any of our rights, duties and responsibilities hereunder, or any interest therein, without notice to you, to any entity controlled by us. You may assign or transfer any of your rights, duties and responsibilities only upon prior written notice to us, and provided that you shall not be relieved of any liability under this Agreement pursuant to such assignment or transfer.

17. Written Modification / Waiver of Terms. We reserve the right to modify or amend the terms of this Agreement for FUTURE ORDERS at any time without notice. Such changes would affect subsequent orders only. You shall not modify or amend the terms of this Agreement except by prior written agreement with us.



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Any subsequent orders would be subject to the then current Client Purchase Agreement. You may request a copy of the current Client Purchase Agreement from your agent, or find it on the www.BullionAdvisorsGroup.com website under the "FORMS" section.

18. Binding Effect. Each and every provision of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, personal representatives, successors and assigns, subject at all times to all provisions and restrictions elsewhere in this Agreement. Except as expressly provided herein, nothing in this Agreement is intended to confer on any person, other than the parties hereto and their respective heirs, personal representatives, successors and assigns, any rights or remedies under or by reason of this agreement.

19. Plural / Singular and Gender. Unless some other meaning and intent are clearly apparent from the context herein, the plural shall include the singular, and the singular shall include the plural; and masculine, feminine and neuter words shall be used interchangeably.

20. Captions. The captions shown in this Agreement are for convenience or reference purposes only, and shall not, in any manner, be utilized to construe the scope or intent of any provision hereof.

21. Invalid Provisions. If any provision of this Agreement, or the applicability of any such provision to a specific situation, shall be held invalid or unenforceable by a Court or adjudicating body of competent jurisdiction, such provision shall be construed as to the minimum extent necessary to preserve the intent and spirit of this Agreement, and to make it or its application valid and enforceable, and the validity and enforceability of all other provisions of this Agreement and all other applications of any such provision shall not be affected thereby.

22. Time of Essence. Time is of the essence in this Agreement.

23. AML/BSA Compliance. To help fight the funding of terrorism and money laundering activities, U.S. federal law requires that all financial institutions obtain, verify, and record information that identifies each person opening an account. This simply means that when you open an account, you need to provide your name, address, date of birth, social security or tax I.D. number, and a driver's license or other Government issued photo id to allow for proper identification. We maintain copies of these ids along with other account information for up to five years. With your assistance, we can all do our part to fight the war against terrorism, and minimize money laundering activities.

I have reviewed the "Terms and Conditions of Selling Coin/Bullion to Bullion Advisors Group" with the Client and acting as an "Independent Contractor" for Bullion Advisors Group have agreed to place sell order request on behalf of the Client with Bullion Advisors Group. Furthermore, I/We hold Bullion Advisors Group and/or its affiliates/agents/advisors harmless with any regards to transactions placed with Bullion Advisors Group.



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This agreement forms a legal binding contract between "client", "BAG" and "Agent."

Agent Signature: _____ Date: _____

Agent Printed Name Agent Signature: _____

Customer/Sellers Signature: _____ Date: _____

Customer/Sellers Printed Name: _____