



PRECIOUS METALS STORAGE AGREEMENT

AMP welcomes applications from **Individuals, Business Entities and Trustees** that reside or are regulated in their conduct in a jurisdiction from the list below.

- Austria
- Belgium
- Bulgaria
- Cyprus
- Czech Republic
- Denmark
- Estonia
- Finland
- France
- Germany
- Greece
- Hungary
- Iceland
- Ireland
- Italy
- Latvia
- Liechtenstein
- Lithuania
- Luxembourg
- Malta
- Monaco
- Netherlands
- Norway
- Poland
- Portugal
- Romania
- Slovakia
- Slovenia
- Spain
- Sweden
- Switzerland
- Vatican

THIS PRECIOUS METALS STORAGE AGREEMENT (the "Agreement") outlines the shared responsibilities of the parties involved, that govern the delivery and storage of your precious metals, and is designed to provide you with assurance that their precious metals are being stored in a Third-Party Storage Facility and secured with the utmost care.

This agreement is made and entered into by and between AMP Gold Bullion Merchants Ltd (hereinafter sometimes referred to as 'AMP') and the undersigned ('You the Customer').

NOW, THEREFORE, in consideration of the mutual promises and provisions contained in this Agreement, AMP and Customer agree as follows:

Safekeeping - Segregated Storage - Bailment Statue

AMP agrees to arrange for the delivery and storage of your gold in a Third-Party Storage Facility to be kept physically segregated at all times from other customer holdings.

AMP will store the Precious Metals on your behalf. AMP undertakes to cater for all risks insurance coverage, including employee dishonesty and theft, on the Precious Metals stored on your behalf.

AMP will hold your Precious Metals subject to a bailment arrangement, at a Third-Party Storage Facility.

The Third-Party Storage Facility shall obtain and maintain, at all times during the term of this Agreement, insurance from any for loss, damage or destruction while stored, in such amounts and against such risks as shall adequately cover the value of the precious metals in holding. Upon request, AMP shall furnish a certificate of insurance evidencing that such insurance is in force.

AMP undertakes to insure your precious metals up to the maximum.

AMP or the Third-Party Storage Facility will not take title to your Precious Metals, and have no power to dispose of or transfer your Precious Metals. You will retain title to your Precious Metals during the duration of this Agreement, except in the event of being pledged as collateral against a loan advance, or other transfer effected by you.

AMP agrees to provide you with periodic statements listing the Precious Metals held in safekeeping, and in return you agree to notify AMP of any inaccuracies within thirty (20) days of receipt of such statements. Failure to notify AMP, shall constitute a waiver and release of any damages you may incur as a result thereof.

Appointment of Heirs / Executors

If you elect to allow access to your Precious Metals account to multiple parties, successors, and assigns (hereinafter collectively referred to as " Heirs / Executors "), all such Heirs / Executors shall be specifically identified and shall execute a copy of this Agreement and be binding upon each of their heirs, executors, assigns and administrators, as well as themselves.

If there is more than one owner of this account, the owners jointly and individually agree that the right to all of the precious metals held as Joint Tenants with Rights of Survivorship, and each owner is agent for the other in giving and receiving any notice or taking any other action affecting the precious metals held hereunder. Each owner shall have the full power, either before or after the death of the other, to receive all the precious metals in this account and upon the death of either, the right to all precious metals held pursuant hereto and held in storage shall become the absolute property of the surviving Heir(s) / Executor(s).

Each Executor is authorized to act individually under the terms and conditions of this Agreement, including

exercising the authority to receive, deposit, withdraw or transfer the Precious Metals held in storage at anytime.

AMP and the Third-Party Storage Facility is hereby authorized and directed to deal with the survivor as the sole and absolute owner thereof.

The Owners, Heir(s) / Executor(s) jointly and individually agree to indemnify, defend, and hold AMP and the Third-Party Storage Facility harmless from any and all liability, loss or damage by reason of the delivery of the precious metals subject to this Agreement pursuant to this paragraph as a result of collection, withdrawal, transfer, or delivery of the Precious Metals held in storage by one of the Heirs / Executors, and agree that the terms hereof shall be binding upon themselves, their and each of their heirs, executors, administrators and assigns.

Special Provision in relation to the Storage of Gold Backing Gold Ownership Certificates

AMP agrees to provide safekeeping storage for the Precious Metals as derived by your purchase of Gold Ownership Certificates, and upon your written instructions, to deliver at your cost, all or part of the gold (backing the certificates) held in storage to a destination specified by you.

The gold in connection with the AMP Gold Ownership Certificates will be stored - fully independent of the Certificate Issuer - outside of the exclusive access of the Issuer and thus is not permitted to enter into any material obligations beyond its purpose or to exercise any other activity not related to its function as gold backing the certificates.

The quantity of the gold backing the certificates will be reconciled periodically.

Physical gold will be delivered to the client after AMP has been notified of the date, and the location, and the client about the cost of the delivery. The cost of delivery depends on the location and the value of the gold to be delivered and insured, and has to be settled by the client prior to delivery.

Force Majeure

AMP shall not be liable for any failure to transfer or deliver metals stored hereunder as provided in instructions to it pursuant to this Agreement during any period in which AMP or the Third-Party Storage Facility is prevented from doing so as the direct and proximate result of war (whether an actual declaration thereof is made or not), sabotage, insurrection, riot, act of civil disobedience, act of public enemy, act of any government or any agency or subdivision thereof, judicial action, labor dispute, explosion, storm, technical failure, unusual market conditions, fire or flood.

AMP or the Third-Party Storage Facility shall not be liable for non-performance or delays of service or loss off or damage to precious metals caused by or resulting from war or hostile action in time of peace or war; insurrection, rebellion, revolution, civil war, usurped power or action taken by governmental authority; chemical, biological, biochemical or electromagnetic weapon; radio-active, toxic, explosive or other hazardous or contaminating properties of any nuclear installation; any weapon or device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter. This does not extend to radioactive isotopes, other than nuclear fuel, when such isotopes are being prepared, carried, stored or used for commercial, agricultural, medical, scientific or other similar peaceful purposes.

In the event that AMP or the Third-Party Storage Facility cannot perform any obligation hereunder as a result of any event that is beyond its control, they shall not be liable for any damages in connection with such delay or failure.

Indemnification

You shall indemnify and hold harmless AMP or the Third-Party Storage Facility and its directors, officers and shareholders from and against any and all costs, damages, expenses, liabilities and obligations, including, without limitation, reasonable attorneys' fees, that you may incur as a result of, or in connection with, (a) any breach of any

representation or warranty made by you to AMP or the Third-Party Storage Facility or (b) your failure to comply with this User Agreement or the policies adopted by AMP or the Third-Party Storage Facility.

Severability

In case any one or more provisions contained in this Agreement shall for any reason, be held invalid or unenforceable in any respect, such invalidity or unenforceability shall not affect any other provision herein, and this Agreement shall be construed, as if such invalid, illegal or unenforceable provision had not been contained herein, and hence deemed as in effect.

Jurisdiction

The law of Republic of Cyprus, shall govern the validity of this Agreement, and the interpretation of the rights and obligations of the parties. Venue in case of any litigation shall take place in Cyprus.

Amendments

AMP may amend this Agreement at any time by posting the amended terms on the website. The Amended terms will become effective immediately upon posting.

Termination

You or AMP may terminate this Agreement, with or without cause, at any time by written notice to the other party. This Agreement may be terminated by either party upon three (3) days prior written notice. Such notice shall be in writing and deemed to have been given when either hand delivered, delivered by email, delivered by courier, or by registered mail.

Should such termination occur, you will be responsible removal of precious metals stored hereunder.

The termination shall not affect the rights or obligations of you and AMP with respect to the period prior to termination.

Note on PERFORMANCE - VOLATILITY

AMP or the Third-Party Storage Facility and its officers and employees makes no representations about the advisability of purchasing gold as an investment and do not endorse any investment.

Investments in physical gold are typically long-term investments. Due to price fluctuations, short-term profits cannot be assured. Also it pays no interest or dividends.

Gold bullion is subject to substantial fluctuations including significant and rapid increases and decreases in value from time to time. Clients must be able to assume the risk of such price fluctuations. Economic forces including supply, demand, international monetary conditions and inflation or the expectation of inflation affecting the value of gold bullion cannot be predicted with any certainty. No assurance can be given that a buyer will be able to sell at a price greater than or equal to their acquisition cost. Gold bullion is not suitable for those seeking an income stream.

THIS AGREEMENT constitutes the entire agreement between the parties hereto and there are no agreements, understandings, restrictions, warranties, or representations, expressed or implied, oral or written between the parties other than those herein contained.

Facsimile and electronic signatures shall be deemed for all purposes as originals, and binding, and be enforceable in accordance with its terms by AMP and Customer, their heirs, executors, legal representatives, successors, and assigns. Each party represents and warrants that the person signing this Agreement has been and is on the date of this Agreement duly authorized by all necessary corporate or other appropriate action and power of attorneys to execute this Agreement.

You hereby authorize AMP to arrange for the transportation, storage and insurance of your precious metals and to enter into contracts on your behalf. At your request, AMP will provide storage for your precious metals with a depository selected by us.

AMP undertakes that your bullion will not be subject to any kind of lending, collateral or derivative transaction of any type and will remain your property until withdrawn or sold according to your instructions received.

AMP undertakes to ensure your bullion is held in segregated storage. Segregated storage means that the grams of gold, are contained within discrete and identifiable forms of physical bullion that meet the Chain of Integrity Standard, and which bullion is held free and clear from any claim.

AMP undertakes to ensure your bullion is insured against theft according to the accepted insurance standards of the bullion industry, and at a cost which is born by AMP in respect of custody of your bullion.

Each Storage Facility maintains insurance at least equal to one hundred percent (100%) of the value of Metal owned by clients.

Every Holding records grams of gold. Provided that you hold sufficient metal, you may elect to hold Registered Bars each of which meets the Chain of Integrity Standard. You agree to keep your holdings stored by AMP free from any liens, encumbrances, charges or claims, unless it has been expressly been informed before-hand.

At any time you may request AMP to arrange for physical delivery to you, by providing AMP with delivery instructions,

In the event AMP needs to change depositories, you will be notified of the new depository location within 10 business days.