

Agreement for the Sale of Gold, Silver and Diamonds and Payment in Bitcoin

This Agreement is made and entered into by and between:

“The “Investor” and the “Trader”:

RECITALS

WHEREAS, “Trader” agrees to sell Gold and Silver at its own discretion and share the profits with the investor depended on the amount invested under the terms and conditions set forth in this Agreement;

WHEREAS, Investor agrees to make payment for the “Profit Share Program” in Bitcoin (BTC) to the wallet address provided by the “Trader”,

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, the parties hereto agree as follows:

1. Sale of Gold, silver and Diamonds

1.1 “Trader” agrees to diligently ascertain the existence of qualified buyers and ensure that the requisite funds are secured in escrow. The “Trader” shall also be responsible for the shipping, insurance and delivery of Gold bars.

1.2 “Trader” warrants that the gold delivered to buyers shall be free from any encumbrances, liens, or legal issues.

1.3 “Trader” warrants that the gold and silver shall meet the specifications stated in this agreement regarding quantity and purity.

1.4 The Gold and Silver shall be delivered in the form of Certified, Registered and Verified required packaging.

2. Payment Terms

2.1 The profit share balance due to the investor is determined by the initial "Buy-In" amount or investment amount contributed to the offer. This includes the specified Return on Investment (ROI) as indicated by the corresponding "Offer No" on the

website. This way, investors can clearly see how much profit they are due based on their initial investment and the ROI outlined in the offer and confirmed by Email.

2.2 Return on Investments (ROI) shall be equivalent to Bitcoin to USD exchange rate at the time of payment minus a 1% exchange rate fee.

7. Dispute Resolution

7.1 Each Party indemnifies the other against any damage or loss which the other may suffer as a result of this agreement.

7.2 The investor confirm that he/she participates only from surplus capital in the "Profit Share" transaction and have not utilized funds required for daily upkeep and survival.

7.3 Any disputes arising out of or in connection with this Agreement shall be resolved through arbitration.

7.4 The innocent Party shall only be entitled to cancel the agreement should the Party in breach be notified of such breach in writing and compliance demanded within 21 (Twenty-One) working days, and the breach not be so remedied within such 21 (Twenty-One) working day period.

8. Miscellaneous

8.1 This Agreement constitutes the entire agreement between the parties and supersedes all prior understandings, agreements, or representations, whether written or oral, regarding the subject matter hereof.

8.2 This Agreement may be amended or modified only in writing and signed by both parties.

8.3 If any provision of this Agreement is found to be invalid or unenforceable, the remaining provisions shall continue in full force and effect.