

SiPlaGo - True Values


PRECIOUS METAL PURCHASE ORDER

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Buyer:

Please circle:	Ms	Mr	Company
Company name:			
First name:			
Last name:			
Date of birth:			
Citizenship:			
Address:			
Zip-Code – City:			
Country:			
Telephone number:			
Email – please write clearly:			
Nature of principal business:			
Type of identification document:			
Document identifier number:			
Issuing jurisdiction:			
Document expiry date:			
Source of capital:			

Please don't forget to include a copy of your identification document!

Signature Witness (optional):	
Signature Buyer:	

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Quantity	Product	Unit price in EUR	Amount in EUR
	100oz Silver Bar		
	1kg Silver Bar		
	10oz Silver Bar		
	1oz Silver Bar		
	1oz Platinum Bar		
	1kg Gold Bar		
	10oz Gold Bar		
	5oz Gold Bar		
	1oz Gold Bar		
= Total purchase price			
Maximum purchase price in case of rising precious metal prices In case the total purchase price is higher than the max. purchase price we will reduce the quantity of one or more positions accordingly to keep the total purchase price below the maximum purchase price.			

Please note that the minimum total purchase price is EUR 2,500.00

Signature Witness (optional):	<div style="text-align: center; color: red; font-size: 2em; font-weight: bold;">X</div> Signature Buyer:
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Seller:

Siplago LP
300 - 292 Charlotte Street
Sydney, Nova Scotia
B1P 1C7, Canada

Bank account of the Seller:

Account holder: Siplago LP
Bank name: Sparkasse Bensheim
IBAN: DE90 5095 0068 0002 1574 51
BIC/Swift: HELADEF1BEN

The Buyer agrees that the above mentioned amounts are not the final sales prices. The Buyer will receive an invoice with the final prices.

The Buyer agrees that he, after receiving the invoice, will transfer the amount of this invoice within 2 workdays (invoice date plus 1 day) from his bank account into the above mentioned bank account of the Seller.

The Buyer will be the sole and full owner of the acquired precious metals.

The Buyer agrees explicitly that he has read and examined the Terms and Conditions of Sale of the Seller and the Terms and Conditions of Storage of the Storage Company. The Buyer fully understands these Terms and Conditions of Sale and Storage and accepts them as a basis of this transaction.


The Buyer acknowledges and understands that he did not receive a consultation and that neither the Seller nor any agents of the Seller or other parties associated with the transaction completed herein are advisors. The service of the Seller or any of its agents or other parties associated with this transaction is limited to the mediation of a trade.

The Buyer confirms that he is trading for his own account.

The Buyer hereby appoints the Seller to:

To acquire the above mentioned physical precious metals on behalf of the Buyer.

To deliver the precious metals to Atlantic Canada Metals Inc., under which name the precious metals will be stored and who is acting as an agent for the Buyer.

Signature Witness (optional):	 Signature Buyer:
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Cancellation policy - NO CANCELLATION RIGHT!

Because precious metals are subject to price fluctuations to which the Seller has no bearing on, the Buyer has no right to cancel this agreement.

X

Signature Buyer:

Applicable Law

This order and the interpretation and application thereof shall be governed by the laws of Canada. Place of performance of all obligations and the place of exclusive jurisdiction for all proceedings shall be the Province of Nova Scotia, Canada.

X

Signature Buyer:

The Buyer confirms that he has received a copy of this Order and a copy of the Terms and Conditions of Sale and a copy of the Terms and Conditions of Storage.
 The witness confirms that the Buyer has received a copy of this Order and a copy of the Terms and Conditions of Sale and a copy of the Terms and Conditions of Storage.
 The witness confirms that he has viewed the original ID and that the data is identical with the data in this document. The witness further confirms that he is satisfied by the comparison of the photograph and the signature.

Place, date:

X

Signature Witness (optional):

Signature Buyer:

Selling agent no.:

Buyers Customer no.:

Privacy and Data Protection / Money Laundering Prevention:

The Seller and all partners commissioned with this legal transaction use all customer data exclusively for the proper fulfillment of their contractual obligations and for processing the orders placed by the customer and only pass the customer data on to third parties for this purpose. All customer data is stored and processed in compliance with the relevant regulations. By submitting his personal data and signing this order, the customer agrees to the storage and use of his data in accordance with the above data protection declaration. The customer has the right to receive information about the personal data stored about him free of charge. He can revoke his consent to the storage of his data at any time with immediate effect for the future. In the event of a revocation, the provision of the services can either only be possible to a limited extent or be made impossible. The request for information or the revocation must be sent by email to the Seller and to the Storage Company.

Customer care and advertising:

I agree to be contacted by Siplago LP and all partners commissioned with this legal transaction in the future for further support or for information on current topics, e.g. via info letters, invitations, etc. For this purpose, personal data that is collected, processed and used as part of the consultation for the purpose of order implementation and support (e.g. personal customer information under this order) may also be used for the stated advertising purposes. This consent is voluntary. It can be revoked at any time, without affecting the existing contractual relationship, with effect for the future. The revocation must be sent by email to the Seller and to the Storage Company. The possible communication channels (mail, telephone, email) were discussed with me. I choose to communicate via (multiple choices are possible):

Mail

Phone

Email

X

Signature Witness (optional):

Signature Buyer: