

CODE OF CONDUCT | SELF-ASSESSMENT GUIDE





Welcome to the in-depth guide for Bullion Trading.

The first part - The Code of Conduct will help you understand and adapt to the best practices.

The second part - The Self-Assessment Guide will help you identify areas of improvement through a comprehensive questionnaire.

We hope that with this guide by your side, you can embark on a glorious journey and set a new benchmark in the gold industry.

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Introduction



Bullion Trading

Introduction and structure of the Code of Conduct document

This Code of Conduct document is aimed at providing high-level guidance for Bullion Trading. The Code of Conduct includes sound practices, additional best practices and implementation guidance for Bullion Trading.

Sound practices capture healthy practices which should be followed by any provider (across all sizes, complexity, etc.).

Additional best practices are aimed at larger/matured providers who wish to adhere to even higher standards of practice.

Implementation guidance offers broad steps to deploy sound practices/additional best practices in an organisation. The guidance is directional in nature and is not exhaustive. Practical application of these practices will require a detailed guidance that is specific to the organization.



Introduction 6



Scope & Objectives



Scope & Objectives

Gold is an important asset class in India with an annual demand of ~800-900 tonnes1, making India the world's second largest consumer of gold. Gold holds a unique place in India, being culturally and socially significant², and is an important savings asset³ with its consumption driven largely in the form of jewellery4, investment bars and coins.

While Indians have a strong affinity for investment in gold, individuals seeking to invest in gold face several challenges in doing so, particularly around price transparency and quality assurance. As the market is fragmented and there is no overarching supervisory body, an industry-defined Code of Conduct is deemed to be an effective mechanism for protecting the interest of retail investors.

Effective dissemination and implementation of the Code of Conduct should enhance trust of consumers in gold products. This should, in turn, drive demand for both established and new gold products, benefitting consumers and the industry. This document is a step in that direction, and it lays out the Code of Conduct specific to Bullion Trading. There are similar existing Code of Conduct documents for other activities across gold value chain including refining, manufacturing, assaying and retailing. We may develop further Code of Conduct for activities such as vaulting, lending, etc. in future, as required.

Gold industry value chain



Refining **Bullion Trading**



Manufacturing





Assaying and Hallmarking



Retail



Digital Investment Gold Retailing

Bullion Trading

The process of developing the Code of Conduct has included interaction with a number of industry experts, providers and other stakeholders. We envision that the Code of Conduct guidelines will continue to evolve over time in step with global best practices and changing consumer preferences and improved awareness of consumers in India.

¹ Source: Viability of a Gold Exchange in India, 2016 by India Gold Policy Centre

²~ 87% of estimated gold stock in India is with women

 $^{^{3}}$ ~ 20% of household wealth stored is in the form of gold

 $^{^{\}text{4}} \sim 80\%$ of gold demand in India is in the form of jewellery compared to $\sim 35\%$ globally



India Gold Market
Code of Conduct - Bullion Trading



Activity	Sound Practices
Sourcing	 I promise to buy high integrity gold from trustworthy suppliers, who adhere to responsible gold standards, after conducting adequate due diligence on them I promise to conduct business transparently by ensuring due documentation for all transactions with suppliers
Trading	 I promise to offer fair and clear information on key product characteristics to my customers I promise to maintain fairness and transparency for the prices and fees charged to the customers I promise to clearly communicate terms and conditions including customer rights related to gold ownership I promise to appropriately hedge the risks incurred through trading or holding physical inventory or currency I promise to maintain transaction receipts/business contracts which contain relevant information about product, price and transaction I promise to take appropriate measures to minimise liquidity, pricing, settlement and transaction related risks for my business and customers (Additional best practices)
Transportation, storage and withdrawals	 9. I promise to have adequate operational processes for safe handling of gold assets and insurance to cover them against any event of loss 10. I promise to disclose the terms and conditions and protect customer rights with regards to withdrawing or taking delivery of their gold holdings
Customer and complaints management	 I promise to adhere to minimum KYC requirements before initiating business with a new customer and update this information periodically I promise to offer educational material on products, pricing and trading practices to the customers or point them to credible sources of such information I promise to implement adequate systems and mechanisms to receive, record and redress customer queries and complaints
Payments	14 . I promise to clearly communicate and adhere to terms, conditions and timelines of payment with every customer and supplier, consistently and impartially
Risk management	 15. I promise to proactively identify major financial and non-financial risks to the business and take appropriate steps to mitigate/manage the risks 16. I promise to have a dedicated and trained risk management team without linkage to any business incentives (Additional best practices)
Audit and compliance	17. I promise to comply with all applicable laws and regulations, maintain adequate documentation and disclose required information to regulatory/statutory bodies





Sourcing





I promise to buy high integrity gold from trustworthy suppliers, who adhere to responsible gold standards, after conducting adequate due diligence on them

As applicable, source from suppliers who by themselves adhere to responsible gold sourcing standards, e.g. LBMA, India good delivery standards. Maintain a preferred supplier list.

Leverage accepted chains of integrity, e.g. BIS/NABL, LBMA accredited refineries, bullion banks importing as per government norms, reputable exchanges, LBMA reputed dealers

Conduct due diligence and record relevant information about suppliers such as below before initiating any business transaction with a new supplier

- ✓ Business license
- ✓ GST certificate
- ✓ PAN details
- ✓ Information on supplier's practices from market intelligence and referee, if any
- ✓ Product inspection

Monitor practices, perform QC and update information recorded for onboarded suppliers annually or intermittently (e.g. any red flag is raised for the supplier from market intelligence or any reliable source)

Report any unfair practices based on the collected information to relevant authorities

I promise to conduct business transparently by ensuring due documentation for all transactions with suppliers

Ensure documentation of relevant details such as below with suppliers for each trade

- ✓ Weight of gold
- Quality of gold
- Source of gold (e.g. refinery mark)
- ✓ Standards followed by the supplier, if any, such as LBMA, India Good delivery standards
- ✓ Legal bill/invoice
- Contract, if applicable
- Serial number

Ensure the integrity of product by appropriate packaging, certificates of authenticity or inspection

Details of procured gold to be collected irrespective of the volume of gold traded and nature of relationship with the supplier

Define processes for review of balance confirmation and creditors ageing





Trading





I promise to offer fair and clear information to customers on key product characteristics to my customers

Offer fair and clear information to customers through customer invoices, including payment terms and key product characteristics, such as below

- ✓ Weight, purity
- ✓ Standards followed by the supplier (LBMA, India good delivery)
- Mint or refinery from which product has been sourced
- ✓ Allocated or unallocated gold
- ✓ Serial no. of the bar

Disclose key applicable regulatory guidelines and requirements related to the offering and provide update to customer in case of any changes

Key risks should not be omitted, disguised or misstated



I promise to maintain fairness and transparency for the prices and fees charged to the customers

Charge fair prices and fees (reference price such as MCX, customs duty, storage and handling charges, transaction fees, taxes, etc.) in line with local market practices

Clearly disclose this information to customer allowing them to calculate the overall premium they are paying on basis price for gold before they make investment/purchase decisions

Disclose the price and time of executed trades

Do treat customers consistently, e.g. display price on the website

If possible, explicitly disclose actual mark-ups/spreads to investors



I promise to clearly communicate terms and conditions including customer rights related to gold ownership

Key terms and conditions must be made available to prospects and customers on the invoices

Disclosed terms should, at a minimum, include information on customer rights; reference to applicable fees and other costs; trading practices, and storage and insurance arrangements

Make it clear when legal title passes to the customer during the transaction process

Provide customers with transparency on settlement times and terms, such as whether positions can be closed before final settlement or what happens in case of a transaction failure or a cancellation



I promise to appropriately hedge the risks incurred through trading or holding physical inventory or currency

Determine and document the quantum (Kg) of risks in trading or inventory which needs to be hedged along with options available for hedging

Limit or hedge gold stock positions required to meet customer orders, so that price changes do not create significant losses for customers

Pursue trading in OTC market/exchanges after careful assessment of risks and benefits

Hedge any significant market price risks incurred through trading and holding physical inventory or currency



Segregate customer gold holdings from any proprietary trading stock or company assets

Follow recognised gold trading practices based on regulatory requirements

Implement and monitor trading and hedging procedures

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I promise to maintain transaction receipts/business contracts which contain relevant information about product, price and transaction

Maintain transaction receipts for all transactions

Maintain records of transactions for a minimum period of 2 years

Include all the relevant information on the invoice with respect to price (reference price such as MCX, customs duty, storage and handling charges, transaction fees, taxes, etc.), product (purity, weight, delivery standards, serial no.), payment terms, business contracts and transaction (date and time, etc.)

Additional best practices



I promise to take appropriate measures to minimise liquidity, pricing, settlement pricing, settlement and transaction related risks for my business and customers

Ensure the immediate settlement of gold trades by trading (hedged) inventory or consignment stock and asking customers to pay upfront

Maximise liquidity and optimise prices for investors e.g. by trading with large and multiple suppliers, allowing customers to trade with one another (if allowed)

Do not assume undue market risk that could adversely affect creditworthiness by pursuing proprietary trading in gold, other precious metals, currencies or other financial instruments

Define internal risk limits with regards to market risks such as trading positions in gold, currencies or derivatives, which could threaten the company's liquidity

Minimise settlement risks by ensuring that operating models have been appropriately configured and reviewed

Do not enter into any lending transactions involving customers' gold holdings





Sample Scenario

I am a bullion trader and I serve small to mid-size retailers and manufacturers. Recently, I onboarded two large retailers as my customers. My older customers perceive that I offer discount to large retailers as they offer more business and are well versed with market dynamics. However, this is not true. I treat all my customer fairly and equally. How can I address this situation as it poses significant risk to my business?



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Potential Response

You need to invoke trust in your customers that your practices are standard and don't vary with customers. Some of the following steps can help in doing so

Clearly display and communicate the reference price used

Clearly communicate additional charges such as storage, handling, transaction, taxes etc. to customers. If the additional charges are standard, you can consider displaying the same

Share product information on a standard template capturing characteristics such as weight, purity etc.

Clearly display and communicate customer rights including provision for complaints and grievance redressal



Transportation, storage and withdrawals





I promise to have adequate operational processes for safe handling of gold assets and insurance to cover them against any event of loss

Deploy adequate physical security/technology enabled access to vaults, strong rooms; physical/digital record keeping of access to ensure safety of stored assets

Outsource logistics to professional custodians/vaulting service providers, preferably those that are members of reputable trade bodies like LBMA or exchanges and other regulated infrastructure providers

Conduct due diligence (e.g. presence of adequate operational controls, security system, etc.) and collect relevant KYC details for these providers

Maintain a process to manage the movement of physical gold from time of gate entry till delivery to customer

Ensure that gold assets stored or in transit have adequate insurance cover against any event of loss including loss, damage or theft

Ensure that the product is only delivered to authorised person only by checking government ID verification



I promise to disclose the terms and conditions and protect customer rights with regards to withdrawing or taking delivery of their gold holdings

Provide information on delivery time, charges, requirements related to minimum lot sizes, names and necessary information of logistics service providers, etc. to the customers

Disclose standard terms and conditions on the invoice including information on customer rights, insurance arrangements, etc.

Customer and complaints management





I promise to adhere to minimum KYC requirements before initiating business with a new customer and update this information periodically

Perform due diligence and capture relevant information such as below before initiating any business transaction with a new customer

- Articles of association, memorandum of association, details of directors, bank account, PAN details, designated delivery person (in case of a company)
- ✓ Business license/registration, GST certificate, PAN details, bank account (in case of a proprietor)
- ✓ Financial stability of the customer
- ✓ Post-dated cheque, Bank guarantee (in case of credit to customers)
- Authorisation letter for delivery
- ✓ Information from market intelligence (e.g. any history of payment defaults)

Update the information recorded for onboarded customers annually or intermittently (e.g. required to update information every 11 months according to OECD guidelines)

Report suspicious activities to the authorities. Prohibited customers must be rejected and high-risk ones must be subjected to enhanced due diligence



I promise to offer educational material on products, pricing and trading practices to the customers or point them to credible sources of such information



Make customers aware about the standards followed by the company (BIS, LBMA, etc.) and whether the products are sourced responsibly

Encourage customers to check the product specifications (e.g. refinery mark, weight, serial no.), test purity and price breakup on receipt

Proactively educate customers such as retailers to buy high integrity gold and sell hallmarked jewellery to their customers

Guide customers to credible sources of information (e.g. BIS website, LBMA standards) to help them know more about best practices in the gold industry and make informed decisions



I promise to implement adequate systems and mechanisms to receive, record and redress customer queries and complaints

Educate my customers on their rights to raise complaints and the process to access customer support

Trader should communicate their responsibility for specific issues, e.g. related to product quality, transaction failures, timely delivery, etc.

Provide adequate training to support staff and ensure their availability during standard office hours by email and phone at a minimum

Set-up a physical/digital system for customers to file complaints or raise queries. The system should also allow to record, track, allocate complaints and resolve queries within the agreed upon timelines

Sample Scenario

I am a gold bullion trader. One of my customers has come to me with a complaint regarding the purity of bar that they bought from me. They have tested the bar and found it to be of lesser purity than stated. How should I resolve this complaint?



Potential Response

It is important to ensure that you have clearly communicated customer rights and your responsibility in such situations. Similarly, you should also have clear understanding of the responsibility of your supplier whether they are liable to compensate in such cases or the onus is on you

Verify the purity of the bar yourself or ask for testing proof from the customer

Revisit the terms and conditions to check the validity of customer complaint e.g. whether the customer has supported the complaint with proper invoice

Reach out to your upstream partner i.e. refiner, bank to report discrepancy and demand compensation if they are liable as per terms of trade

Accordingly, resolve the customer complaint (e.g. paying/adjusting for the difference) within agreed upon timelines



Payments





I promise to clearly communicate and adhere to terms, conditions and timelines of payment with every customer and supplier, consistently and impartially

Disclose/Solicit key terms and conditions with customers and suppliers, through purchase orders and customer invoices, such as

- Applicable purchase price and charges including any additional operational charges (transaction, delivery, storage, etc.)
- ✓ Trade settlement and insurance arrangements
- ✓ Information on customer rights
- ✓ Timelines for the trade
- ✓ Available payment methods to the customer, e.g. digital payments, credit card or cash
- Quality and quantum of products and services to be provided

Adhere to terms, conditions and timelines as agreed upon with the suppliers and customers

Any changes to terms and conditions of trade should be communicated to the customers and suppliers explicitly in writing (especially in case of repeat business)

Maintain a process for review of debtors and creditors ageing



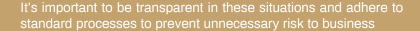


Sample Scenario

I am a large gold bullion trader and have been in this business for more than 20 years. A new customer has approached me and asked for payment terms that involve credit. He has been referred by some other customers of mine that I do extend credit. How should I respond?



Potential Response





Define a standard criterion based on customer's financial stability, duration of trade, trade history, etc. for offering credit

Negotiate terms and conditions after conducting adequate due diligence on the customer with specific focus on financial stability and history of payment defaults (if any)

Depending on the assessment, communicate whether you would be able to extend credit and the corresponding payment terms

Include provision for payment through post-dated cheque, bank guarantee etc. to protect against counterparty risk

If the customer does not fulfill criteria as defined by you, also clarify if the payment terms could be updated in future

Risk management





I promise to proactively identify major financial and non-financial risks to the business and take appropriate steps to mitigate/manage the risks

Proactively identify, maintain risk register, and measure major risks for the business such as

- ✓ Operational risks (risks due to error or fraud)
- Financial risks (gold price risk including customs duty variation and currency movement risks, settlement risk, counterparty risk)
- ✓ Legal and compliance risk
- ✓ Third party/Outsourcing risk
- ✓ Cyber risk



Deploy risk management practices including processes, policies, roles and responsibilities to mitigate/manage identified risks, e.g.

- Maintain adequate financial resources to service all liabilities as they fall due or cover any other risks that
 the business chooses to incur
- Minimum/no credit window for customers to reduce the counterparty risk
- Minimum/no business with suppliers/customers/logistics providers with negative sentiments (limited financial stability, involvement in unfair trade practices, etc.)
- ✓ Focusing on correct procedures in areas such as contractual terms or insurance requirements.
- Develop policies to protect customer rights. For example, in case of wind-down, special consideration should be given to returning any gold or cash held for customers
- Assign responsibilities around issues such as planning or approval of a wind-down plan

Additional best practices



I promise to have a dedicated and trained risk management team without linkage to any business incentives

Deploy a dedicated risk management team and/or committee without any business incentive which can perform regular risk assessment, maintain a risk register, design and implement risk mitigation plans

Implement the "separation of duties principles", where two independent people are required to complete certain critical activities. Helps to prevent or mitigate fraud and operational errors

Deploy adequate safeguards to protect the KYC information collected from suppliers, customers, logistics agencies, etc. Implement cyber-security best practices and be prepared for IT emergencies, including system failures

Design and implement training modules with reputed institutes

Audit and compliance





I promise to comply with all applicable laws and regulations, maintain adequate documentation and disclose required information to regulatory/ statutory bodies

Comply with all applicable laws and regulations, including PMLA (Prevention of Money Laundering Act), in the markets in which they operate (including those where customers and potential customers are located)

Establish and maintain accurate records such as customer/supplier names, accounts, transactions and appropriate recordkeeping controls

Document any compliance procedures for internal purposes, as well as for any legitimate requests by external parties such as regulators or business partners, such as banks

Conduct regular internal audits. Audit should include verification of gold holdings and reconciliation with retailer's records and information system

Disclose any information related to taxation, consumer protection as required by regulatory authorities



Dissemination & Application of the Code of Conduct



Dissemination & Application of the Code of Conduct

The proposed sound practices, additional best practices and implementation guidance are voluntary, so, there will be no audit or public endorsement. However, we believe that conforming with these practices will strongly benefit providers and customers. Over time, we expect stakeholders to push for implementation of the sound practices outlined in this document.

Providers are therefore encouraged to independently demonstrate compliance with the sound practices. This should strengthen trust in their offerings, facilitate customer acquisition, drive

business growth and foster co-operation with external partners such as vault operators, security carriers, gold dealers and banks. Providers can demonstrate adherence to the practices through public disclosure to customers, investors and other interested parties. This can be achieved in several ways – via providers' own websites, through marketing materials or more generally online.

Providers who choose to go beyond to additional best practices will be able to differentiate themselves from peers.

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Annexure A: Self-Assessment Guide



Introduction to Self-assessment guide

The self-assessment guide is applicable for organisations of any size as the test is based on the practices deployed and not the volume of trade conducted. It is voluntary at present and there will be no audit or public endorsement. Providers can demonstrate adherence to the practices through public disclosure to customers, investors and other interested parties. This can be achieved in several ways – via providers' own websites, through marketing materials or more generally online.

Self-assessment guide aims to help the provider with current state assessment of their practices against corresponding Code of Conduct and entails three steps for assessment

- Read the corresponding Code of Conduct thoroughly before beginning this assessment
- Refer to guiding questions to develop conclusion for the organisation's practices against each Code of Conduct statement to determine the extent to which a Code of Conduct is observed by the organisation
- 3 Assess current state against each Code of Conduct. The assessment is built on the gravity and urgency to address the areas of improvement

Assessment outcome would be as following –

A. Observed (O)

The provider observes the Code of Conduct in entirety

B. Broadly Observed (BO)

The provider broadly observes the Code of Conduct. The assessment has identified one or more areas of improvement that the provider should address and follow up within a defined timeline

C. Partly Observed (PO)

The provider partly observes the Code of Conduct. The assessment has identified one or more critical areas of improvement and should be addressed as high-priority items

D. Not Observed (NO)

The provider does not observe the Code of Conduct.

The self-assessment guide is evolving in nature and will mature over time with inputs from the market participants.



Detailed assessment guidance

I promise to buy high integrity gold from trustworthy suppliers, who adhere to responsible gold standards, after conducting adequate due diligence on them Current state: Observed Broadly observed Partly observed Not observed Key questions to consider: Do you have a criterion to only procure gold which adheres to Indian industry-accepted standards only? Do you conduct due diligence/have adequate processes to evaluate suppliers before initiating business with them? Do you monitor and update the information on suppliers periodically? Assessment notes:

Area(s) of improvement:



Current s	state:			
Observed			Broadly observed	
Partly obs	erved		Not observed	
Key questi	ons to consid	ler:		
Do you doo	ument all information	on relate	d to the trade in purchase orders/other documents)
	ure that the docum the supplier?	entation	s completed for all trades, irrespective of volume a	nd na
		st transa	ctions for reasonable period?	
		st transa	ctions for reasonable period?	
Assessmel		st transa	ctions for reasonable period?	
		st transa	ctions for reasonable period?	
Assessme			ctions for reasonable period?	
Assessme	nt notes:		ctions for reasonable period?	
Assessme	nt notes:		ctions for reasonable period?	



I promise to offer fair and clear information on key product characteris	stics to my customers
Current state:	
Observed Broadly observed	
Partly observed Not observed	
Key questions to consider:	
Do you disclose conditions for the transaction and have documents to sl customers?	hare the information with
Do you disclose applicable regulatory guidelines applicable to product to	your customer?
Do you state potential investment risks objectively?	
Assessment notes:	
Area(s) of improvement:	



Current state:	
Observed	Broadly observed
Partly observed	Not observed
ey questions to co	nsider:
Do you charge standard industry?	I prices and fees to the customers irrespective of their understanding
Do you disclose pricing charges)?	components to the customer (e.g. base price of gold, mark up and
sessment notes:	
sessment notes:	
ea(s) of improven	nent:
	nent:
	nent:



ownership	nunicate terms and conditions including customer rights related to go
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
	key terms and conditions to prospects and customers? Does this inclusioner rights, settlement time, insurance arrangements?
Do you make the custo changes during the trans	omer aware of their rights and at what stage legal ownership of the bull saction?
Assessment notes:	
Area(s) of improvem	nent:



I promise to appropriately or currency	
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to cor	nsider:
Do you assess the risks in	nvolved in trading/holding physical inventory/currency?
Do you hedge the transac	ction risks involved?
In case you take advance	e payment, do you ensure that customer is protected from significant l
Assessment notes:	
	ent:
	ent:
	ent:
Assessment notes: Area(s) of improvement	ent:



about product, price and t	
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
Do you maintain receipts about product, price and	/business contracts for all transactions? Do you include all the requisite transaction?
	ecords for reasonable period (at least 2 years)?
	records for reasonable period (at least 2 years)?
	records for reasonable period (at least 2 years)?
Assessment notes:	
Assessment notes:	
Assessment notes: Area(s) of improvem	



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		Not observed	
stions to con			
stions to cons	sider:		
ensure immediate		t of gold trades by hedging or consigning purchase	for
	sk limits ar	nd mitigate undue market risk that could affect you	cr
			te r
oddiomore may be	anawaro or		
nent notes:			
none notos.			
of improveme	nt:		
1	u define internal ri ess? enter into any lend e customers may be ment notes:	u define internal risk limits aress? enter into any lending transace customers may be unaware of	u define internal risk limits and mitigate undue market risk that could affect your ess? enter into any lending transactions involving customers' gold holdings that could create customers may be unaware of? ment notes:



	Current state:
	Observed Broadly observed
	Partly observed Not observed
Key	y questions to consider:
	Do you deploy adequate safety measures to store and transport gold, cash and precious metals? Do you consider professional custodians/vaulting service providers (e.g. those that are members of reputable trade bodies like LBMA or serve exchanges)?
2	Do you have adequate insurance or capital buffers to cover against any event of loss?
(Do you conduct due diligence / "Know Your Provider" checks to evaluate logistics agencies be empanelling them? sessment notes:
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(empanelling them?
(
Ass	sessment notes:
Ass	empanelling them?
Ass	sessment notes:
Ass	sessment notes:



	Current state:
	Ourient state.
	Observed Broadly observed
	Partly observed Not observed
Key	questions to consider:
1	o you disclose the terms and conditions with regards to withdrawal/delivery of gold to customers
2	
fo	or each transaction/on contract basis?
fo	
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fo	or each transaction/on contract basis?
fo	
Ass	essment notes:
Ass	or each transaction/on contract basis?
Ass	essment notes:
Ass	essment notes:
Ass	essment notes:



customer and update this in	ninimum KYC requirements before initiating business with a ne nformation periodically
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to con	nsider:
Do you conduct due dilige	ence/KYC checks to evaluate customers before initiating business with the
Do you conduct business	with the customers even if they are unable to fulfil the KYC requirements?
Do you update this inform	nation periodically?
Assessment notes:	
Assessment notes:	
Assessment notes:	
Assessment notes: Area(s) of improvement	ent:
	ent:
	ent:



Current state:	
Observed	Broadly observed
Partly observed	Not observed
Cey questions to cor	nsider:
Have you developed any pricing, and trading practi	y educational material for customers? Do you include details on pices in such materials?
Do you train front end sta	ff to offer material to educate customers?
In absence of in-house	materials, do you point customers to other external sources of
information? Assessment notes:	materials, do you point customers to other external sources of
information?	materials, do you point customers to other external sources of
information?	materials, do you point customers to other external sources of
information?	materials, do you point customers to other external sources or
information? Assessment notes:	
information? Assessment notes:	
information?	



I promise to implement a customer queries and com	ppiaints
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to cor	nsider:
Do you have systems in p	place to receive customer complaints?
Upon receiving a complai	int, do you commit a timeline for redressal?
Bo you mamam roomas	of the customer complaints? If yes, for how long?
Assessment notes:	of the customer complaints? If yes, for how long?
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	of the customer complaints? If yes, for how long?
Assessment notes:	
Assessment notes:	
Assessment notes:	



Current state:	
Ourrent state.	
Observed	Broadly observed
Partly observed	Not observed
(ey questions to co	nsider:
Do you communicate and suppliers/customers?	d clearly align on key terms of payment before finalising trade with
Do you ensure that you a	as well as the suppliers adhere to the terms?
	s in place for events when one party violates the terms?
	s in place for events when one party violates the terms?
Assessment notes:	
Assessment notes:	
Assessment notes:	
Assessment notes: Area(s) of improvem	



I promise to proactively ide appropriate steps to mitiga	entify major financial and non-financial risks to the business and talate/manage the risks
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
Do you identify, measure	and monitor major financial and non-financial risks to business?
Do you have risk manage identified risks?	ement practices including policies, governance in place to mitigate/manage t
Area(s) of improvem	ent:



	ness incentives	edicated and trained risk management team without linkage t
	Current state:	
	Observed	Broadly observed
	Partly observed	Not observed
Key	questions to c	onsider:
	Do you have a team nanagement?	that is independent of other business operations that is responsible
	o you have appropria	ate policies, processes and governance to ensure their independence?
Area	a(s) of improve	ment:
Area	a(s) of improve	ment:
Area	a(s) of improve	ment:
Area	a(s) of improve	ment:



	Current state:	
	Observed	Broadly observed
	Partly observed	Not observed
Key	y questions to consider:	
	Do you comply with applicable laws business operations in India?	and regulations that are applicable to the bullion trading activity
		mentation for all compliance and audit procedures? Does it inclivents of non-compliance and corresponding actions taken?
3	Do you conduct internal audits and	record its findings for reasonable period?
4 C	Do you disclose this information to	customer or regulatory authorities when requested?
Area	ea(s) of improvement:	
Area	ea(s) of improvement:	
Area	ea(s) of improvement:	



Activity	Sound Practices	Rating
Sourcing	 I promise to buy high integrity gold from trustworthy suppliers, who adhere to responsible gold standards, after conducting adequate due diligence on them I promise to conduct business transparently by ensuring due documentation for all transactions with suppliers 	O / BO / PO / NO O / BO / PO / NO
Trading	 I promise to offer fair and clear information on key product characteristics to my customers I promise to maintain fairness and transparency for the prices and fees charged to the customers I promise to clearly communicate terms and conditions including customer rights related to gold ownership I promise to appropriately hedge the risks incurred through trading or holding physical inventory or currency I promise to maintain transaction receipts/business contracts which contain relevant information about product, price and transaction I promise to take appropriate measures to minimise liquidity, pricing, settlement and transaction related risks for my business and customers (Additional best practices) 	O / BO / PO / NO
Transportation, storage and withdrawals	 I promise to have adequate operational processes for safe handling of gold assets and insurance to cover them against any event of loss I promise to disclose the terms and conditions and protect customer rights with regards to withdrawing or taking delivery of their gold holdings 	O / BO / PO / NO O / BO / PO / NO
Customer and Complaints Management	 11. I promise to adhere to minimum KYC requirements before initiating business with a new customer and update this information periodically 12. I promise to offer educational material on products, pricing and trading practices to the customers or point them to credible sources of such information 13. I promise to implement adequate systems and mechanisms to receive, record and redress customer queries and complaints 	O / BO / PO / NO O / BO / PO / NO O / BO / PO / NO
Payments	14. I promise to clearly communicate and adhere to terms, conditions and timelines of payment with every customer and supplier, consistently and impartially	O / BO / PO / NO



Activity	Sound Practices	Rating		
Risk Management	 15. I promise to proactively identify major financial and non-financial risks to the business and take appropriate steps to mitigate/manage the risks 16. I promise to have a dedicated and trained risk management team without linkage to any business incentives (Additional best practices) 	O / BO / PO / NO O / BO / PO / NO		
Audit and compliance	17. I promise to comply with all applicable laws and regulations, maintain adequate documentation and disclose required information to regulatory/statutory bodies	O / BO / PO / NO		





Self- Assessment Declaration

By signing below, I/we, hereby declare and affirm the following:

- 1/We have thoroughly reviewed and understood the Code of Conduct established by IAGES.
- 2 The information provided in this self-assessment is true, accurate, and complete to the best of my/our knowledge and belief.
- I/We acknowledge that this self-assessment is a continuous improvement process, and we shall address any identified gaps and implement necessary corrective actions to enhance our compliance with the IAGES Code of Conduct.

Name of Organisation/Company/Firm:
Full Correspondence Address:
Contact Person:
Designation:
Contact Number:
Email Address:
Signature:
Name:
Date:
Official Stamp/Seal (if applicable):

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Annexure B: Version control



Annexure B: Version control

The Code of Conduct is a continuously evolving document intended to incorporate latest and best practices in the industry. The below table reflects the history of updates and latest version of the document

Sr.No.	Version Number	Timeline		
1.	Code of Conduct_Bullion Trading_vJun2025	Jun, 2025		

Notes			

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IAGES is a Self-Regulatory Organization (SRO) created by the Indian gold industry, for the Indian gold industry.

IAGES aims to foster consumer confidence and trust in the Indian gold industry by encouraging fair, transparent and sustainable practices, regulatory compliance, and establishing codes of conduct. It has developed an accreditation framework, and this sets out how its members should assess their organization's conformance with the established Code of Conduct.

The vision of IAGES is to "promote organized growth of the industry and enhance consumer trust in Gold by raising overall standards and adopt best practices across the value chain" comprising of Retailing, Manufacturing, Refining, Assaying and Hallmarking, Bullion Trading, Digital Investment Gold Retailing. The accreditation framework will serve as an enabler to achieve the vision.

Objectives of IAGES



Trust

Enhance and build consumer trust through fair & transparent practices with a focus on client protection



Credibility

Build market credibility through adoption of responsible and best practices



Compliance

Drive professionalism and regulatory compliance through policy advocacy and code of conduct



Capability Development

Enhance industry capability to serve customers responsibly



Market Development

Identify opportunities for the industry to promote business & trade and ensure commercial prudence