



Welcome to the in-depth guide for Digital Investment Gold Retailing.

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.

CONTENTS

Introduction and structure of the Code of Conduct	5
Scope and Objectives	7
India Gold Market Code of Conduct - Digital Investme	ent Gold Retailing 9
Implementation guidance	12
• Sourcing	
Marketing	
• Selling	
Storage and delivery	
Customer support and complaints redressal	
• Payments	
Risk management	
Compliance and audit	
Dissemination and application of Code of Conduct	23
Disclaimer	
Annexure A: Self-assessment guide	25
Introduction to Self-assessment guide	
Detailed assessment guidance	
Assessment Summary	
Self-assessment Declaration	
Annexure B: Version control	56
Notes	



Introduction



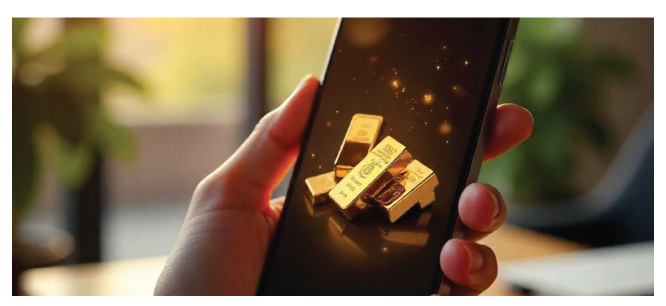
Introduction and structure of the Code of Conduct document

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

Sound practices capture minimum requirements 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 which allow for differentiation.

Implementation guidance offers broad steps to deploy sound practices/additional best practices at 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 organisation.



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 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.

Digital investment gold allows customers to buy physical gold online and have it stored in professional vaults on their behalf and offers physical delivery (subject to a minimum quantity, typically 1 gm) when requested by the customer. Digital investment gold is at a nascent stage and offers multiple benefits including affordability, reliability, transparency and direct ownership. As the offering matures along with technology as a key-enabler, the associated best practices can be torch bearer for the entire gold industry.

The Code of Conduct is relevant for allocated gold products (including pool allocated) which give customers outright ownership of the gold. It does not pertain to gold-backed financial securities, such as exchange-traded funds, financial derivatives or any form of unallocated gold products.

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 Digital Investment Gold Retailing. There are similar existing Code of Conduct documents for other activities across gold value chain including refining, assaying & hallmarking, bullion trading, manufacturing and retailing. We may develop further Code of Conduct for activities such as vaulting, lending, etc. in future, as required.

Gold Jewellery Value Chain



Refining





n Manufacturing



nufacturing Assayi Hallma



Assaying and Hallmarking



Retail



Digital Investment Gold Retailing

Digital Investment Gold Retailing

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

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



India Gold Market
Code of Conduct - Digital
Investment Gold Retailing



Activity	Sound Practices
Sourcing	 I promise to record all the relevant information about my suppliers and ensure adequate "Know Your Provider" checks I promise to conduct independent and adequate tests to ascertain the characteristics of gold products received from my suppliers I promise to conduct business transparently by ensuring due documentation for all transactions with suppliers I promise to only accept gold products which adhere to industry accepted chains of integrity (Additional best practices)
Marketing	 5. I promise to promote products and services clearly and fairly representing key product characteristics, including pricing, transfer of ownership and potential risks 6. I promise to offer educational material to customers on gold products or point them to credible sources of such information
Selling	 7. I promise to charge fair prices and fees and disclose key terms and conditions to the customer 8. I promise to issue tax invoice for each sale which has been generated only after ensuring required KYC across any sale platform 9. I promise to confer outright legal ownership of the gold to the customer to ensure that provider's creditors have no claim on customers' gold holdings
Storage and delivery	 I promise to have adequate operational processes and controls to safely store and transport valuables I promise to facilitate withdrawal/delivery of gold to customers within agreed upon timelines as and when requested I promise to hold allocated gold (including pool allocated) for all customer investment with complete operational segregation from own stock I promise to maintain gold inventory against customers' holdings in clearly identifiable form I promise to hold all allocated gold (including pool allocated) such that each customer can be recognised to an identifiable discrete gold unit (Additional best practices) I promise to maintain legal segregation of customer monies and gold from institutional monies and gold
Customer support & complaints redressal	I promise to implement adequate systems and mechanisms to receive, record and redress customer feedback, queries and complaints
Payments	17. I promise to clearly communicate and adhere to terms, conditions and timelines of payments with every customer and supplier, consistently and impartially
Risk management	 18. I promise to have adequate provisions to ensure that customers' money and gold holdings are not at risk 19. I promise to proactively identify major financial and non-financial risks to my business and take appropriate steps to mitigate/manage the risks 20. I promise to implement safe and effective IT practices to ensure data protection, cyber security and secure data storage



Activity	Sound Practices
	21. I promise to devise a wind-down plan to ensure complete transfer of customers' gold and monies in case of any eventualities22. I promise to run adequate anti-money-laundering controls and report suspicious activities to the relevant authorities (Additional best practices)
Audit and compliance	 23. I promise to comply with all applicable laws and regulations, maintain adequate documentation and disclose/ report any information as required by regulatory authorities 24. I promise to commission independent audits by third party professionals at regular intervals covering key business and operations functions (including gold holdings, cyber security and information systems) 25. I promise to disclose information such as audit reports/financial statements to enhance my credibility







Implementation guidance

Sourcing





I promise to record all the relevant information about my suppliers and ensure adequate "Know Your Provider" checks

Perform due diligence and record relevant information including below before initiating any business transaction with a new supplier

- ✓ Registration number/BIS license
- ✓ Address
- ✓ GST certificate
- ✓ PAN details
- ✓ Information from market intelligence and referee (if any)
- Promoter/ultimate beneficial owner name and identity proof

Monitor practices and update information of 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

2 I promise to conduct independent and adequate tests to ascertain the characteristics of gold products received from my suppliers

Ensure independent random testing of the gold products provided by the supplier for relevant details including the below using standard testing equipment (e.g. carat meter, XRF machine) before the gold is made available for sale

- ✓ Weight
- ✓ Purity (cartage)
- ✓ Presence of trace elements/impurities

Any deviation from the details shared by the supplier should be shared with the supplier for requisite action and resolution

Report any unfair practices (e.g. use of restricted elements) based on the result of independent tests to relevant authorities like BIS

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
- ✓ Purity (cartage)
- ✓ Purchase orders
- ✓ Business contracts

Proper documentation of procured gold to be maintained irrespective of the volume of gold traded and nature of relationship with the supplier

Maintain records of past transactions for a reasonable period as mandated by the law

Maintain a process for review of balance confirmation and creditors ageing



Additional best practices



I promise to only accept gold products which adhere to industry accepted chains of integrity

Leverage industry accepted chains of integrity, e.g. accredited refineries, reputed bullion traders, or bullion banks

Define the Supplier KYC norms and documents required before onboarding a vendor

As applicable, source from suppliers who by themselves and whose upstream partners adhere to responsible gold standards, e.g. LBMA, India good delivery standards

Maintain a preferred supplier list, based on industry accepted standards

Maintain a process of QC

Marketing





I promise to promote products and services clearly and fairly representing key product characteristics, including pricing, transfer of ownership and potential risks

Offer fair and clear information on key product characteristics (pricing, purity, weight etc.) on marketing materials, product promotions, website, mobile applications

Highlight the stage of transaction at which gold ownership is legally transferred to the customer as well as expected timeline, especially for products sold on EMI, SIP schemes

Disclose key risks (e.g., related to gold investment) and product attributes in a simplified manner to make it easy for customers to understand

Apprise customers about any applicable regulatory guidelines and requirements related to the offering

Present offerings in a balanced way in connection with any comparisons made to other products or investment asset classes



I promise to offer educational material to customers on gold products or point them to credible sources of such information

Provide educational materials such as FAQs and answers/"how to" videos to customers. Material should be easily accessible through mediums such as company website, mobile application. Topics covered should include guidance on understanding and using the provider's platform such as how to buy and sell gold

Offer customer support to address customers' queries and grievances. Ensure that the customer support services are not misconstrued as professional investment or tax advice. Refrain from pressurizing customers in any way including hard sales tactics

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



Sample Scenario

I am a new digital investment gold retailer. I am struggling to grow the business due to limited understanding/knowledge and low trust of the customers in digital investment gold. Within my limited capability, what can I do to enhance customer understanding and trust?



44

Potential Response

It is critical to invoke customer trust in the product which requires customers to completely understand the product first. You may approach the situation in following way

Offer introductory/detailed "how to" videos on company website/app to help customers understand the asset class. The topics should try and address customers' pain points and key aspects which the customer must consider before investment

Offer fair and clear information on key product characteristics (pricing, purity, weight etc.) in marketing materials or product promotions. Clearly highlight the stage of transaction at which gold product is legally transferred to the customer as well as expected timeline

Focus on areas of differentiation such as withdrawal/delivery time, transfer of legal rights to the customer within "x" hours, storage facility available for "y" years etc.

Present offerings in a balanced way in connection with any comparisons made to other products or investment asset classes



Selling





I promise to charge fair prices and fees and disclose key terms and conditions to the customer

Charge fair prices and fees (price of gold, storage, insurance, delivery, withdrawal charges, other fees, taxes, etc.) aligned with local market practices and clearly disclose these to customers

Offer same price to a customer for a reasonable time window since the intent of purchase is expressed by the customer

Disclose key terms and conditions on invoice such as information on customer's rights, legal transfer of ownership, delivery/withdrawal policy, storage and insurance arrangements, return policy etc. as applicable

Ensure that key terms and conditions are not hidden in detail and are simple for customers to understand

Communicate any changes to the fees, terms and conditions to customers before implementation

I promise to issue tax invoice for each sale which has been generated only after ensuring required KYC across any sale platform

Include all the relevant information on the invoice with respect to

- Price (base price of gold, making charges, storage, insurance, delivery / withdrawal charges, other fees, taxes, etc.)
- ✓ Product (purity, weight)
- Customer rights (including link to BIS website)
- ✓ Transaction (date and time, invoice number, etc.)

KYC details of any customer (individual, organization) should be collected (as required by law) before proceeding with the invoicing process and maintain system controls for issuing invoice after required KYC details are collected

Maintain required KYC details for sale though own/partner platforms

Mention approvals on invoice and maintain records of supporting documents

I promise to confer outright legal ownership of the gold to the customer to ensure that provider's creditors have no claim on customers' gold holdings

Confer outright legal ownership of gold to the customer, i.e., full title of the gold to the customer. Ensure that any creditor of the provider has no claim on customers' holdings in case of eventualities like bankruptcy/wind-down

Clearly mention and disclose in the terms the stage at which legal title passes to the customer during the transaction process and the timeline for the same

Storage and delivery





I promise to have adequate operational processes and controls to safely store and transport valuables

Store gold holding in professional, high-security vaults which meet the local security standards, preferably at independent locations not subject to premises risks of the provider



Ensure that the gold is vaulted by an independent professional custodian. Sub-custodians, if used, should be empanelled through appropriate contracting procedures

Ensure that valuables stored are adequately covered against any loss event including loss, damage or theft through insurance. Valuables in transit should be adequately insured by the supplier/logistics company

Maintain a process to manage the movement of valuables

I promise to facilitate withdrawal/delivery of gold to customer within agreed upon timelines as and when requested

Clearly disclose customers' rights regarding withdrawal/delivery of gold holdings, timelines for the same and penalty clauses for violation. Highlight the differences in rights in case the customer has ownership in individual allocated or pool allocated form

Define minimum lot sizes to facilitate withdrawal/delivery and clearly communicate the same to customers at the time of purchase

Deliveries when requested, should be conducted through professional security carriers and within the committed timelines

Deploy adequate checks and balances to ensure only genuine delivery requests are fulfilled. E.g., random checks to confirm that delivery request has been raised by the customer, delivery address to be same as authorized address

I promise to hold allocated gold (including pool allocated) for all customer investment with complete operational segregation from own stock

Store customers' gold either as individual allocated (customer individually owns a discrete and identifiable bar or coin) or pool allocated (several customers co-own a discrete identifiable quantity of gold) form in the vaults

Ensure that customers' gold holdings are stored separately and segregated from provider's or any other gold holding, preferably at independent locations

Deploy appropriate controls to restrict the provider from accessing and using customers' gold holdings. E.g., offer independent custody and control of the customers' gold holdings to a trustee/custodian

Reconcile the customers' gold holdings against the inventory held by the trustee/custodian on a daily

I promise to maintain gold inventory against customers' holdings in clearly identifiable form

Maintain a list of clearly identifiable discrete gold units through bar numbers or other unique markers to track the gold inventory against customers' holdings

Update the list based on any addition/removal of discrete gold units from the inventory

Additional best practices



I promise to hold all allocated gold (including pool allocated) such that each customer can be recognised to an identifiable discrete unit of gold for e.g. a bar or a coin.

Map customer's gold holdings to one/multiple identifiable gold units and maintain a tracker with details for

- ✓ Individual allocated (customer individually owns a discrete identifiable gold unit) as well as
- ✓ Pool allocated (several customers co-own a discrete identifiable gold unit) cases





I promise to maintain legal segregation of customer money and gold from institutional money and gold

Hold customer money on a legally segregated basis as far as possible, i.e. in a separate trustee account or create a charge/lien in favour of customers, and do not comingle it with working capital/include in company's balance sheet

Do not enter into any lending/borrowing transactions involving customers' gold holdings, unless such transactions are specifically authorised in each instance by the respective customers/regulator

Customer support and complaints redressal





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

Educate customers on their rights to raise complaints, share feedback and the process to access customer support through company website, mobile app or phone call

Provider should communicate their responsibility for specific issues, e.g. related to product quality, return, withdrawal/delivery, price 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 digital system for customers to file complaints or raise queries. The systems should also allow to record, track and resolve queries within the agreed upon timelines

Payments





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

Disclose/Solicit key terms and conditions with customers and suppliers such as applicable purchase price and additional charges (transaction, delivery, storage, etc.), trade settlement and insurance arrangements, timelines for the payment, etc. through Purchase orders and Customer invoices

Deploy adequate controls to restrict payment frauds such as use of compromised card details for purchase of gold

Agree on the quality and quantum of products and services to be provided and document these in Service Level Agreements (SLAs). Adhere to agreed terms and timelines for payment

Ensure adequate communication with suppliers to understand any changes in terms and conditions

Devise mitigation strategy for cases where supplier is unable to meet their obligations despite advance payments

Maintain a process to review debtors and creditors ageing



Risk management





I promise to have adequate provisions to ensure that customers' money and gold holdings are not at risk

Deploy adequate operational controls to facilitate rightful movement of gold holdings and money between provider and customer. E.g., Appoint and confer a trustee with substantive control over the custody and movement of customers' gold holdings and money through a legal structure (like hypothecation of trustee)

Do not assume undue market risk by pursuing proprietary trading. Providers should limit or hedge stock positions required to meet customer orders, so that price changes do not create significant losses for customers

In case proprietary trading is pursued, segregate customer holdings from any proprietary trading stock or company assets. Minimise the risk to customers by establishing appropriate structures to delineate the digital gold business from proprietary trading

Develop policies to protect customer rights and assets in special situations such as bankruptcy, wind-down. E.g., maintain adequate net-worth/financial resources to service any obligations arising from such situations

Define measures to be taken for hedging/insurance coverage

Maintain appropriate security controls for safeguarding customer assets



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

Proactively identify and maintain risk register to cover major risks for the business and customers such as below to ensure financial soundness of the company

- ✓ Financial risks (gold price risk, settlement risk, counterparty risk)
- Operational risks (risks due to error or fraud)
- ✓ Legal and compliance risk

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

- ✓ Implement the 'separation of duties principles' (where two independent people are required to complete certain activities) to prevent or mitigate fraud and significant operational errors. E.g., a provider raises request for delivery of gold on behalf of customer and a trustee confirms that the request is valid and instructs the custodian to initiate with delivery
- ✓ No/minimum advance payments to suppliers to reduce the counterparty risk
- Conduct due diligence on suppliers/customers/logistic providers and only select those which are reliable (financial stability, no involvement in unfair trade practices, etc.)
- Define internal risk limits with regard to market risks such as positions in gold, currencies or derivatives, which could threaten the company's liquidity. Implement a risk limit system to ensure compliance with risk limits.
- 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 failure
- Ensure that gold stored/in transit is adequately covered against any event of loss including loss, damage or theft through insurance
- ✓ Insurance should be arranged either by the provider or its supplier/vaulting/logistics company





I promise to implement safe and effective IT practices to ensure data protection, cyber security and secure data storage

Design, implement and monitor ITGC controls

Conduct ITGC audit through independent firm/agency

Deploy adequate measures such as alarm systems, access controls etc. for physical protection of IT infrastructure

Encrypt sensitive data, protect customer data and adhere to applicable data privacy laws

Keep records and audit trails of all relevant data and activities. Maintain backups and implement business continuity and disaster recovery strategies

Conduct penetration testing and vulnerability scans. Maintain contingency plans and forensics to retrace issues

Deploy strong authentication techniques to reduce the risk of unauthorised transfers beyond customer reference accounts

Do not share any customer information to anyone unless mandated by the law or law enforcing authorities



I promise to devise a wind-down plan to ensure complete transfer of customers' gold and money in case of any eventualities

Identify potential scenarios where wind-down is possible (voluntary or otherwise) and define steps for a wind-down

- ✓ Assign responsibilities around issues such as planning or approval of a wind-down plan
- ✓ Agree upon the role and responsibilities of trustee/custodian in a wind down scenario and clearly identify triggers for them in the wind-down plan

Identify and regularly monitor key metrics (e.g. potential thresholds) and early warning signals to facilitate timely wind-down decisions

Define a termination plan in case of contingency

Identify potentially negative impacts of a winddown and plan mitigatory measures. Special consideration should be given to

- Promptly returning customers' gold holdings. Customers should be able to withdraw or transfer their holdings, or receive the proceeds from the sale of their holdings
- ✓ Promptly transferring any customer monies back to customers

In case operating structure of the company gives substantive control of customers' gold and money to a trustee then the trustee should have legal and operational ability to identify, segregate and distribute customers' gold and money

Additional best practices



I promise to run adequate anti-money-laundering controls and report suspicious activities to the relevant authorities

Establish anti-money-laundering compliance function and adhere to Anti-money laundering Act, including PMLA (Prevention of Money Laundering Act). Define reporting hierarchy

Maintain accurate customer names, records and accounts, and appropriate recordkeeping controls

Report suspicious activities to relevant authorities. Restrict prohibited customers (if identified and disclosed by government/regulator) from investing

Maintain a self-declaration confirming adequate anti-money laundering controls and reporting suspicious activities



Sample Scenario

I have business operations in gold industry for more than a decade now and want to enter digital investment gold retailing. While I understand the risk management practices in the gold industry, are there specific practices which I should focus to develop robust risk management practices in the new vertical?



Potential Response

While several risk management practices such as diligent outsourcing, reliable IT, insurance cover are applicable across gold industry activities, it is critical to focus on below specific practices as well

Deploy adequate operational controls to facilitate rightful movement of gold holdings and money between provider and customer through a trustee and custodian. E.g., Trustee's role is in controlling that customers money is promptly used only to purchase gold, ensure custody of gold with the custodian and rightful withdrawal/delivery of gold to the customer when demanded.

Ensure that the custodian and trustee are independent professional service providers and free of any conflict of interest from the company or the promoter.

Store gold holding in professional, high-security vaults at an independent location.

Do not enter any borrowing/lending transaction involving customers' gold holdings unless the transaction is specifically authorised by respective customer in each instance and documented for audit and legal purposes. E.g., do not utilize customers' gold holding or money to meet any shortfall in working capital management.

Develop policies to protect customer rights and assets in special situations such as bankruptcy, wind-down. E.g., maintain adequate net-worth/financial resources to service any obligations arising from such situations

Deploy adequate measures such as alarm systems, access controls etc. for physical protection of IT infrastructure.

Adhere to applicable data privacy laws and deploy requisite IT infrastructure and practices such as below to store and protect sensitive customer information

- Maintain backups
- ✓ Protection against cyber threats
- ✓ Implement business continuity and disaster recovery strategies
- ✓ Encrypt sensitive data
- Conduct penetration testing and vulnerability scans
- ✓ Maintain contingency plans and forensics to retrace issues
- Conduct IT security audit



Compliance and audit





I promise to comply with all applicable laws and regulations, maintain adequate documentation and disclose/report any information as required by regulatory authorities

Comply with all applicable laws and regulations in the markets in which the provider operates (including those where customers and prospects are located)

Provider should disclose key information to customer or prospects, as well as other stakeholders, such as regulators and tax authorities, in accordance with relevant local laws.

Disclosed information can include

- ✓ Jurisdiction under which the company operates
- ✓ Company name, legal form, registration number
- ✓ Key management personnel including relevant gold market experience
- ✓ Promoter / ultimate beneficial owner

Commission regular internal audits for reconciliation of customers' and provider's gold holdings and money at least once a year. Audit should include verification of gold holdings and reconciliation with provider's records and information system

Ensure that audit is conducted by professional independent auditors, such as accounting firms with relevant experience

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

Maintain all records as required based on regulations and internal disclosure standards

Additional best practices



I promise to commission independent audits by third parties at regular intervals covering key business and operations functions (including gold holdings, cyber security and information systems)

Engage independent professional auditors with relevant experience to conduct audits covering key business and operations functions. E.g., IT security audit for assessment of company's information security systems

Conduct audits at regular intervals based on the criticality of the functions and materiality of the impact

Maintain a record of audit reports and implement suggested action plans



I promise to disclose information such as audit reports/financial statements to enhance my credibility

Disclose gold or other internal audit reports in public domain such as company website or at least make the reports available to the customers to enhance company's credibility

Disclose details such as financial statements, names of key service providers where appropriate, such as vault operators or banks

Conduct statutory and internal audits to enhance credibility



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, at present, there will be no audit or public endorsement. However, we believe that conforming with these practices will strongly benefit providers and customers. Over time, too, 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 cooperation 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.

Disclaimer

Neither the IAGES or any other industry committee member guarantees the accuracy or completeness of any information in this document, and the information is subject to change. Neither the IAGES or any other industry steering committee member accepts the responsibility for any losses or damages arising directly or indirectly from the use of any such information. This document is provided for educational purposes only. It is intended to provide illustrative, non-binding best practice guidance for the potential benefit of relevant third parties, but without any assumption, guarantee or assurance as to the appropriateness, efficacy or suitability of the guidance to any individual third party. Neither the IAGES or any other industry committee member will conduct any independent assessment or due diligence on the extent to which any third party achieves conformance with the guidance, which is entirely voluntary and the sole responsibility of third parties. Neither the IAGES or any other industry committee member offers accreditation or certification whatsoever to third parties with respect hereto. This document does not constitute investment, legal or tax advice or a recommendation or an offer for the purchase or sale of gold, any gold-related products or services or any other products, services, securities or financial instruments (collectively, "Services"). This document does not suggest the future or expected value of gold, any gold-related products or services, or implicitly recommend or suggest an investment strategy of any kind. The IAGES or any other industry committee member does not conduct any diligence regarding the individuals or entities for whom the code of conduct is intended. Information available in this document should not be considered as information sufficient upon which to base a purchasing or investment decision. This document may contain forward-looking statements, such as statements which use the words "believes," "expects," "may," or "suggests," or similar terminology, which are based on current expectations and are subject to change. Forward-looking statements involve a number of risks and uncertainties. There can be no assurance that any forward-looking statements will be achieved. Neither the IAGES or any other industry committee member assumes any responsibility for updating any forward-looking statements.

Important Notice

IAGES and its logo are trademarks of the IAGES or its affiliates to the assessment.



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.
- Assess current state against each Code of Conduct. The assessment is built on the gravity and urgency to address the areas of improvement.

Additional notes for classification of deviation levels:

A. Observed (O)

The provider observes the Code of Conduct in entirety.

B. Broadly Observed (BO)

The provider broadly observes the Code of Conduct in all critical areas. The assessment has identified one or more areas of improvement that the provider should address and follow up in 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 record all the relevant information about my suppliers and ensure adequate "Know Your Provider" checks

	Current state:		
	Observed		Broadly observed
	Partly observed		Not observed
Ke	y questions to consid	er:	
	Do you conduct due diligence business with them?	e/"Know	Your Provider" checks to evaluate suppliers before initiating
2	Do you conduct business with	the supp	pliers if they can't fulfil the minimum requirements?
	Do you maintain record of the collected on an ongoing basis?		tion and documents collected? Do you update the information
4	Do you ensure that the above	process	es are followed at your organisation?
Are	ea(s) of improvement:		



Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
Do you conduct indepen characteristics (such as	dent and adequate tests on products received? Do you test for all the relev weight, purity etc.)?
2	
Do you use complaint ar testing? Assessment notes:	nd resolution mechanisms of supplier in case of any deviations observed du
testing?	nd resolution mechanisms of supplier in case of any deviations observed du
testing?	
Assessment notes:	



I promise to conduct with suppliers	
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to	o consider:
	all information (such as weight, purity, etc.) related to the trade in purchase ord Do you maintain the records of past transactions for reasonable period as mand
	the documentation is completed for all trades, irrespective of volume and naturalized.
relationship with su	ipplier?
Assessment not	es:
Assessment not	



promise to only accep	ot gold products which adhere to industry accepted chains of inte
Current state:	
Observed	Broadly observed
Partly observed	Not observed
(ey questions to	consider:
	on to only accept gold products supplied by manufacturers that adhere to If yes, do you have adequate processes to ensure its implementation
	from registered suppliers only?
Assessment note	S:
Assessment note	S:
Assessment note	S:
Assessment note: Area(s) of improve	S:



Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
Do you offer objective an website/app? Do you sta	d fair information regarding the products and services in promotional m te potential risks clearly?
Do you also share inform guidelines?	ation on aspects such as legal transfer of ownership and applicable reg
	nd fair information without impacting industry perception while difference competing providers in marketing communications?
	nd fair information without impacting industry perception while difference or competing providers in marketing communications?
your product against othe	
your product against othe Assessment notes:	er competing providers in marketing communications?
your product against othe	er competing providers in marketing communications?
your product against othe Assessment notes:	er competing providers in marketing communications?
your product against othe Assessment notes:	er competing providers in marketing communications?



Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
Have you developed e address customers' que	ducational materials for customers? Do you have customer support ries and grievances?
How do you ensure that	customer support services are not misinterpreted as professional advi
3)	
these credible sources?	naterials, do you point customers to other external sources of informati
	naterials, do you point customers to other external sources of informati
these credible sources?	naterials, do you point customers to other external sources of informati
these credible sources? Assessment notes:	
these credible sources? Assessment notes:	
these credible sources?	



promise to charge fair prid	ces and fees and disclose key terms and conditions to the custom
Current state:	
Observed	Broadly observed
Partly observed	Not observed
ey questions to cor	nsider:
How do you ensure that y components to the custon	ou charge fair prices and fees to the customers? Do you disclose all pric ner?
	key terms and conditions (such as information on customer's rights, le ivery / withdrawal policy, return policy etc.) to customers?
customers prior to implem	
customers prior to implem	olicies to communicate changes in pricing, terms and conditions etc.
customers prior to implem	
	nentation?
customers prior to implem	nentation?
customers prior to implem	nentation?
customers prior to implem	nentation?



	Current state:
	Observed Broadly observed
	Partly observed Not observed
Key	questions to consider:
	Do you include all the information related to price, product, customer rights and transaction detains the invoice?
	Do you collect requisite documents from customers for KYC checks? Do you conduct business wit customers if they can't fulfil the KYC requirements?
3	Do you maintain required KYC details for sale through any platform?
<u>D</u>	Do you maintain required KYC details for sale through any platform?
<u>4</u> <u>C</u>	Do you maintain required KYC details for sale through any platform? Do you have systems in place to ensure that the above processes are followed at your organisations.
Ass	Do you maintain required KYC details for sale through any platform? Do you have systems in place to ensure that the above processes are followed at your organisati
Ass	Do you maintain required KYC details for sale through any platform? Do you have systems in place to ensure that the above processes are followed at your organisations are sessment notes:



Current state:	
Garroni Stato.	
Observed	Broadly observed
Partly observed	Not observed
Key questions to cor	nsider:
Do you confer legal own process is followed for ea	ership of the invested gold to the customer? How do you ensure that transaction?
Do you clearly disclose to	the customer the stage at which the legal title passes?
Do you have a committed	
timeline?	timeline to complete the ownership transfer? How frequently do you me
timeline?	timeline to complete the ownership transfer? How frequently do you me
	timeline to complete the ownership transfer? How frequently do you me
timeline?	timeline to complete the ownership transfer? How frequently do you me
timeline?	timeline to complete the ownership transfer? How frequently do you me
timeline?	timeline to complete the ownership transfer? How frequently do you me
timeline?	timeline to complete the ownership transfer? How frequently do you me
timeline?	timeline to complete the ownership transfer? How frequently do you me
timeline?	timeline to complete the ownership transfer? How frequently do you me
Assessment notes:	
timeline?	
Assessment notes:	
Assessment notes:	
Assessment notes:	



	Current state:		
	Observed		Broadly observed
	Partly observed		Not observed
Key	/ questions to co	nsider:	
	Do you deploy adequa nsurance to cover again		asures for storage and transportation of gold? Do you ha oss?
e			e internal processes to evaluate logistics agencies befo
F	empanelling them? Do y Providers" checks?	ou collect all ti	ne requisite documents from the agencies as part of "Know Yo
	Providers" checks?	ou collect all ti	ne requisite documents from the agencies as part of "Know Yo
		ou collect all ti	ne requisite documents from the agencies as part of "Know Yo
	Providers" checks?	ou collect all ti	ne requisite documents from the agencies as part of "Know Yo
	Providers" checks?	ou collect all ti	ne requisite documents from the agencies as part of "Know Yo
	Providers" checks?	ou collect all ti	ne requisite documents from the agencies as part of "Know Yo
	Providers" checks?	ou collect all ti	ne requisite documents from the agencies as part of "Know Yo
Ass	Providers" checks?		ne requisite documents from the agencies as part of "Know Yo
	Providers" checks? Sessment notes:		ne requisite documents from the agencies as part of "Know Yo
Ass	Providers" checks? Sessment notes:		ne requisite documents from the agencies as part of "Know Yo



	when requested
	Current state:
	Observed Broadly observed
	Partly observed Not observed
Key	y questions to consider:
	Do you clearly disclose customer's rights regarding withdrawal/delivery of gold holdings at the purchase?
	Do you have a committed timeline to the customer to complete withdrawal/delivery of gold? How ensure that the timelines are met?
	Do you have checks and balances in the system to ensure only genuine delivery requests are to?
Ass	sessment notes:
As:	sessment notes:
As:	sessment notes:
As:	sessment notes:
As:	sessment notes:
	sessment notes: ea(s) of improvement:



Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to cor	nsider:
Do you hold gold in alloo pool allocated?	eated form for all customer investment irrespective of individual alloc
Do you ensure that cus holdings?	stomer's gold holdings are operationally segregated from any oth
Do you have controls to r	estrict the provider from accessing and using customers' gold holding
,	
Do you reconcile the cust	comers' gold holdings against the gold inventory on a daily basis?
Do you reconcile the cust	
4	
Do you reconcile the cust	
Do you reconcile the cust	
Do you reconcile the cust Assessment notes:	omers' gold holdings against the gold inventory on a daily basis?
Do you reconcile the cust Assessment notes:	omers' gold holdings against the gold inventory on a daily basis?
Do you reconcile the cust	omers' gold holdings against the gold inventory on a daily basis?



I promise to maintain gold inventory against customers' holdings in clearly identifiable form

Current state:		
Observed		Broadly observed
Partly observed		Not observed
questions to conside	r:	
o you maintain gold inventory entification?	in cle	early identifiable form? What is the unique marker used for the
	of unio	que markers is updated after addition / removal of discrete gold
essment notes:		
(s) of improvement:		
	Observed Partly observed questions to conside o you maintain gold inventory entification?	questions to consider: o you maintain gold inventory in cleentification? ow do you ensure that the list of unit its from the inventory? essment notes:



an identifiable discrete	goia unit
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to	consider:
	ed to identifiable gold unit(s) which they hold partially/completely? If yes, how apping is followed irrespective of quantity of gold held by any customer?
Assessment notes	z·
).
Area(s) of improve	ement:



gold	
Current state:	
Observed	Broadly observed
Partly observed	Not observed
ey questions to co	onsider:
What policies and interr company's business ope	nal controls do you have in place to segregate customer money and gerations?
How do you ensure that	these are followed at all instances in the company?
ssessment notes:	
Assessment notes:	
assessment notes:	nent:
	nent:
	nent:
	nent:



Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
Do you have systems in to customers to resolve	place to receive customer feedback and complaints? Do you commit a t complaints?
Do you have a custome	support team dedicated to address customers' complaints?
Assessment notes:	
Assessment notes:	
Assessment notes: Area(s) of improven	



Our work abote.	
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
Do you communicate and	d clearly align on key terms of payment before finalising trade with sup
	s well as the suppliers adhere to the terms? Do you have mechanisms party violates the terms?
Do you have controls to	
Are these upgraded at re	restrict payment frauds? egular intervals?
Are these upgraded at re	
Are these upgraded at re	egular intervals?
Are these upgraded at re Assessment notes:	egular intervals?
Are these upgraded at re	egular intervals?
Are these upgraded at re	egular intervals?



Current state:	
Ourient state.	
Observed	Broadly observed
Partly observed	Not observed
ey questions to co	nsider:
	vement of gold holdings and monies between customers and provider deployed to ensure that gold holdings are separate from provider's bu
Do you put aside adequa regular operations or unfo	te financial resources to service all future obligations which may aris preseen situations?
	tary trading? If yes, what controls do you have in place to segregate o
Do you involve in propriet holdings from any proprie	
holdings from any proprie	
holdings from any proprie	etary trading asset?
holdings from any proprie	etary trading asset?
holdings from any proprie	etary trading asset?
holdings from any proprie	etary trading asset?
holdings from any proprie	etary trading asset?



app	propriate steps to mitiga	te/manage the noko
	Current state:	
	Observed	Broadly observed
	Partly observed	Not observed
Ke	y questions to cor	esider:
0-	Do you identify, measure	and monitor major financial and non-financial risks to business?
	Do you have appropriat mitigate/manage these ris	e risk management practices including policies, governance in place ks?
As	sessment notes:	
	ea(s) of improvem	ent:
Are		ent:
Are		ent:
Are		ent:



and s	ecure data storage	
(Current state:	
	Observed	Broadly observed
F	Partly observed	Not observed
Key	questions to co	nsider:
1 Do	you have adequate n	neasures to ensure physical protection of IT infrastructure?
	hat IT practices do you	u deploy for data protection, cyber security and data storage? Are these a
	essment notes:	
	th the industry accepte	
Asse	th the industry accepte	ed standards?
Asse	essment notes:	ed standards?
Asse	essment notes:	ed standards?



	Current state:	
	Observed	Broadly observed
	Partly observed	Not observed
Key	/ questions to cons	sider:
	Do you have a wind-down p	plan in place with defined metrics, roles, triggers and responsibilities?
	What controls and processe money in case of any event	es have been put in place to ensure that customers receive their gold an
Are	ea(s) of improvemen	nt:
Are	ea(s) of improvemen	nt:
Are	ea(s) of improvemen	nt:



I promise to run adequate relevant authorities	
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
Do you have adequate a	nti-money-laundering controls in place?
Do you identify and repor	t suspicious activities to relevant authorities?
Assessment notes:	
Assessment notes:	
Assessment notes:	
	ent:
	ent:
	ent:
Assessment notes: Area(s) of improvem	ent:



I promise to comply with and disclose/report any in	normation as required by regulatory authorities
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	onsider:
Do you ensure complian	nce with all laws/regulations are applicable to your organisation?
Do you maintain record	s and documentation for all compliance and audit procedures?
	I audits such as reconciliation of customers' and provider's gold holding by professional and independent auditors?
Assessment notes:	
	nent:
	nent:
Assessment notes:	nent:
	nent:



systems)	
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
Do you conduct independ	dent audits covering key business and operations functions?
2	
	of audit and reputation of auditors before engaging with them?
	of audit and reputation of auditors before engaging with them?
Do you check the quality Assessment notes:	of audit and reputation of auditors before engaging with them?
	of audit and reputation of auditors before engaging with them?
Assessment notes:	
Assessment notes:	



credibility	
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to con	sider:
Do you disclose audit repo	orts, financial statements etc. to customers/public to enhance credib
Area(s) of improveme	ent:
Area(s) of improveme	ent:
Area(s) of improveme	ent:





Activity	Sound Practices	Rating	
Sourcing	I promise to record all the relevant information about my suppliers and ensure adequate "Know Your Provider" checks	O / BO / PO / NO	
	I promise to conduct independent and adequate tests to ascertain the characteristics of gold products received from my suppliers	O / BO / PO / NO	
	I promise to conduct business transparently by ensuring due documentation for all transactions with suppliers	O / BO / PO / NO	
	I promise to only accept gold products which adhere to industry accepted chains of integrity (Additional best practices)	O / BO / PO / NO	
Marketing	 I promise to promote products and services clearly and fairly representing key product characteristics, including pricing, transfer of ownership and potential risks 	O / BO / PO / NO	
	I promise to offer educational material to customers on gold products or point them to credible sources of such information	O / BO / PO / NO	
Selling	I promise to charge fair prices and fees and disclose key terms and conditions to the customer	O / BO / PO / NO	
	 I promise to issue tax invoice for each sale which has been generated only after ensuring required KYC 	O / BO / PO / NO	
	across any sale platform 9. I promise to confer outright legal ownership of the gold to the customer to ensure that provider's creditors have no claim on customers' gold holdings	O / BO / PO / NO	
Storage and delivery	I promise to have adequate operational processes and controls to safely store and transport valuables	O / BO / PO / NO	
,	I promise to facilitate withdrawal/delivery of gold to customers within agreed upon timelines as and when requested	O / BO / PO / NO	
	12. I promise to hold allocated gold (including pool allocated) for all customer investment with complete operational segregation from own stock	O / BO / PO / NO	
	13. I promise to maintain gold inventory against customers' holdings in clearly identifiable form	O / BO / PO / NO	
	14. I promise to hold all allocated gold (including pool allocated) such that each customer can be recognised to an identifiable discrete gold unit (Additional best practices)	O / BO / PO / NO	
	 I promise to maintain legal segregation of customer monies and gold from institutional monies and gold 	O / BO / PO / NO	



Activity	Sound Practices	Rating		
Customer support & complaints redressal	support mechanisms to receive, record and redress customer feedback, queries and complaints			
Payments	17. I promise to clearly communicate and adhere to terms, conditions and timelines of payments with every customer and supplier, consistently and impartially	O / BO / PO / NO		
Risk management	18. I promise to have adequate provisions to ensure that customers' money and gold holdings are not at risk 19. I promise to proactively identify major financial and non-financial risks to my business and take appropriate steps to mitigate / manage the risks 20. I promise to implement safe and effective IT practices to ensure data protection, cyber security and secure data storage 21. I promise to devise a wind-down plan to ensure complete transfer of customers' gold and monies in case of any eventualities 22. I promise to run adequate anti-money-laundering controls and report suspicious activities to the relevant			
Audit and compliance	 authorities (Additional best practices) 23. I promise to comply with all applicable laws and regulations, maintain adequate documentation and disclose/report any information as required by regulatory authorities 24. I promise to commission independent audits by third parties at regular intervals covering key business and operations functions (including gold holdings, cyber security and information systems (Additional best practices) 25. I promise to disclose information such as audit reports/financial statements to enhance my credibility 	O / BO / PO / NO 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):

Self-Assessment Declaration 55



Annexure B: Version control



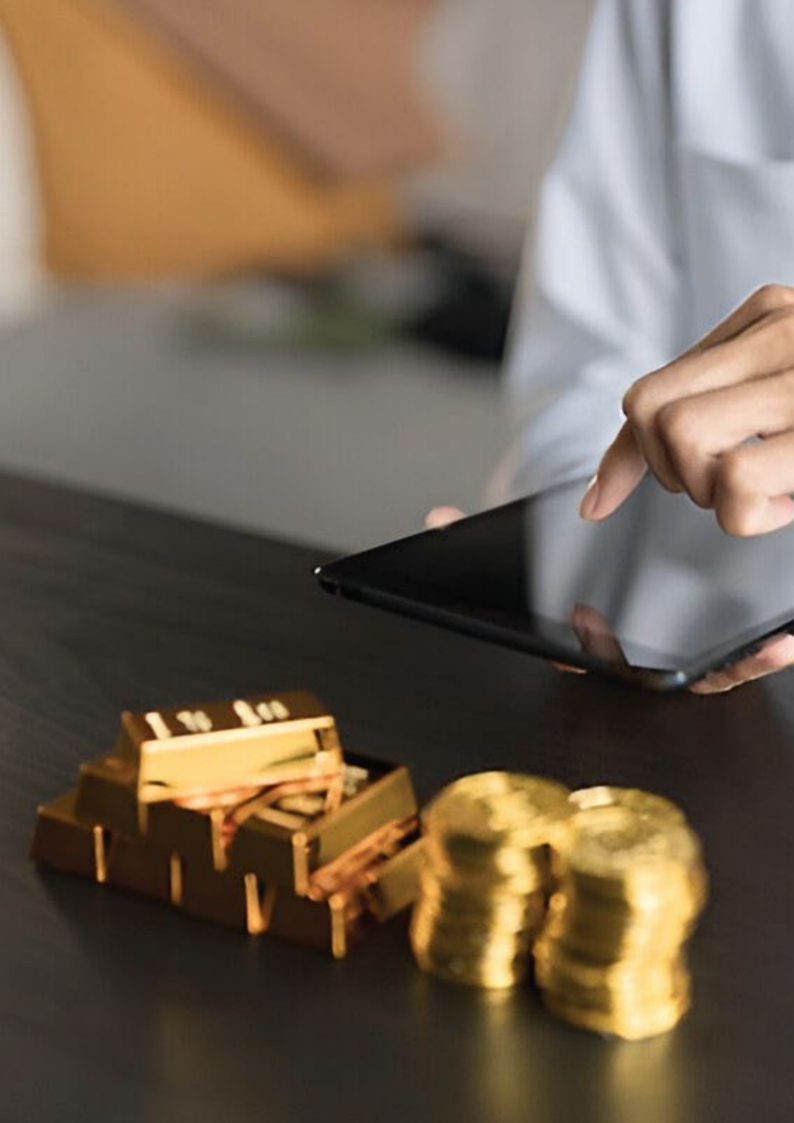
Annexure B: Version control

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_Digital Investment Gold Retailing_vJun2025	Jun, 2025

Notes			

Annexure B: Version control 57







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