# RETAILING

CODE OF CONDUCT | SELF-ASSESSMENT GUIDE





## Welcome to the in-depth guide for 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.

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## Introduction



## Introduction and structure of the Code of Conduct document

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

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

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

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



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

#### **Gold Jewellery Value Chain**













Refining

Bullion Trading

Manufacturing

Assaying and Hallmarking

Retailing

Digital Investment Gold Retailing

#### 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.

<sup>&</sup>lt;sup>1</sup> Source: Viability of a Gold Exchange in India, 2016 by India Gold Policy Centre

 $<sup>^{2}</sup>$  ~ 87% of estimated gold stock in India is with women

<sup>3~ 20%</sup> of household wealth stored is in the form of gold

 $<sup>^4</sup>$  ~ 80% of gold demand in India is in the form of jewellery compared to ~ 35% globally



India Gold Market
Code of Conduct - Retailing



Activity	Sound Practices
Sourcing	<ol> <li>I promise to record all the relevant information about my suppliers and ensure adequate "Know Your Provider" checks</li> <li>I promise to conduct independent tests to ascertain the characteristics of gold products received from my suppliers</li> <li>I promise to conduct business transparently by ensuring due documentation for all transactions with suppliers</li> <li>I promise to only accept gold products which adhere to industry accepted standards and from registered suppliers (Additional best practices)</li> <li>I promise to engage with suppliers that integrate ESG (Environment, Social and Governance) criteria in business operations</li> </ol>
Transportation and storage	6. I promise to have adequate operational processes and controls to safely store and transport valuables (gold, cash, precious metals)
Marketing	<ol> <li>I promise to promote offers clearly and fairly representing key product characteristics, including potential investment risks</li> <li>I promise to offer educational material to customers on gold products or point them to credible sources of such information</li> <li>I promise to not proclaim or propagate any knowledge related to gold investment which can be misconstrued as professional investment advice</li> </ol>
Selling	<ol> <li>I promise to take responsibility of selling only hallmarked products (for which hallmarking standards are available) from BIS certified AHCs</li> <li>I promise to clearly display information related to product features and price on each unit</li> <li>I promise to charge fair prices and fees and disclose key terms and conditions to the customer</li> <li>I promise to maintain invoice for each sale which has been generated only after ensuring required KYC</li> <li>I promise to offer adequate training to my employees and infrastructure for seamless operations (Additional best practices)</li> </ol>
Customer complaints redressal	15. I promise to implement adequate systems and mechanisms to receive, record and redress customer queries and complaints
Payments	<ul><li>16. I promise to clearly communicate and adhere to terms and timelines for settlement with suppliers</li><li>17. I promise to ensure customer rights and communicate key terms and conditions for the advance payments/deposits made by customer</li></ul>
Risk management	<ul><li>18. I promise to maintain adequate stock of gold to cover customer liabilities arising from advances/deposits collected from customers</li><li>19. I promise to proactively identify major financial and non-financial risks to my business and take appropriate steps to mitigate / manage the risks</li></ul>
Risk recycling/ purchasing old gold	<ul> <li>20. I promise to design, convey and practice a fair old gold purchase/exchange policy and collect KYC details of sellers of old gold</li> <li>21. (when using recycled gold) I promise to use recycled gold only after its purity has been ascertained by trusted refiners/manufacturers</li> </ul>
Audit and compliance	22. I promise to comply with all applicable laws and regulations, maintain adequate documentation and disclose any information as required by regulatory authorities





#### Sourcing





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

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

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

Monitor practices and update information of onboarded suppliers/manufacturers 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 independent tests to ascertain the characteristics of gold products received from my suppliers

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

- Weight (Net weight, Gross weight)
- ✓ Purity (caratage, fineness)
- ✓ Presence of trace elements/impurities

In case the retailer does not have testing equipment, they should arrange a visit to manufacturer/AHC facility to validate the test results

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 (net weight, gross weight)
- ✓ Purity (caratage, fineness)
- Composition (alloys, impurities)
- ✓ Gems/Precious stones (quality, certificate)
- ✓ Purchase orders, business contracts
- Track record of gold, e.g. refiners from which manufacturer has procured gold (if available)

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

Maintain records of past transactions for a reasonable period (at least 2 years)

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 standards and from registered suppliers

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

Leverage accepted chains of integrity, e.g. manufacturers who are sourcing gold from LBMA accredited refinery, reputed bullion traders, or bullion banks

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



I promise to engage with suppliers that integrate ESG (Environment, Social and Governance) criteria in business operations

Conduct business with suppliers who display environmental standards e.g. use eco-friendly packaging material for products, efficient use of energy, prevention of waste, avoid use of toxic materials

With regards to social criteria, support manufacturers that ensure safe and healthy work environment for their employees, support small artisans, and create initiatives such as donate small amount to a non-profit organisation for each unit sold

Work with business partners committed to good governance practices (transparency, internal controls, fair policies)

Note: Retailers are not expected to conduct audit of suppliers to determine ESG compliance. They can rely on certifications that the suppliers share





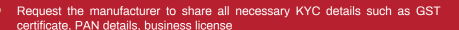
#### Sample Scenario

I am a large retailer and I am planning to increase the range of jewellery at my stores. I came to know about a very skilled small manufacturer in a different city who can supply jewellery with unique craftsmanship. What practices should I follow before initiating business with this manufacturer?



#### **Potential Response**

It is critical to conduct due diligence before onboarding a new supplier, especially in geographies where limited market intelligence can be collected



Conduct market visit including manufacturer's facilities to vet some of the KYC details and get market intel. Also, assess the manufacturing practices including condition of workers if it meets your business standards

Buy a sample and gather all the information about its weight, purity, presence of trace elements/impurities from the manufacturer

Conduct independent testing using available testing equipment like XRF machines to check if it conforms with information provided by the manufacturer

In case of any discrepancies, try to gain an explanation from manufacturer. In some cases, the deviations could be due to inappropriate calibration of XRF machine with regards to metals used in the product

If you are satisfied with the product quality, gain further understanding of their way of doing business e.g. if they would provide adequate documentation for each transaction



#### Transportation, storage and safekeeping





I promise to have adequate operational processes and controls to safely store and transport valuables (gold, cash, precious metals)

Establish adequate operational procedures along with physical and system controls such as physical security/technology enabled access to vaults; physical/digital record keeping of access to protect assets against misuse, fraud or operational loss

Maintain a process to manage the movement of valuables

Priority should be given to safeguard customers' assets such as gold held on their behalf (e.g. item held for repair) or cash held before the final settlement of transaction (e.g. advance payments)

Ensure that valuables (including gold, precious metals and cash) stored are adequately covered against any loss event including loss, damage or theft through insurances or capital reserves. Valuables in transit should be adequately insured by the retailer/supplier/logistics company

#### Marketing





I promise to promote offers clearly and fairly representing key product characteristics, including potential investment risks

Offer fair and clear information on key product characteristics (purity, weight, composition, quality of stones/gems, etc.) in marketing materials or product promotions

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

Key risks (e.g. related to gold investment) should not be omitted, disguised or misstated

Present offerings in a balanced way by focusing on areas of differentiation – quality of workmanship, range of designs, use of eco-friendly packaging materials, acts of social responsibility, etc.

Do not misrepresent own products with regards to 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

Make customers aware to whether the company and the product is regulated (e.g. BIS registered)

Proactively educate customers to check four signs of hallmarking as mentioned in BIS guidelines

Encourage customers to check the product specifications (purity, gross weight, net weight) and price breakup (e.g. if it includes hallmarking charges)

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 not proclaim or propagate any knowledge related to gold investment which can be misconstrued as professional investment advice

When requested by customer for investment advice, clearly communicate that the knowledge provided is based on their experience of the business and should not be misconstrued as professional investment advice

Clearly layout that it's the sole responsibility of the customer to take risk based on their financial capacity

Offer educational material on gold as an asset class or guide them to credible sources of such information

#### **Sample Scenario**

I am a BIS registered jeweller doing business for more than 20 years now and have established trust with our regular customers. However, I am struggling to engage the evolving customer segment of millennials who are purchasing gold products for the first time. How should I educate this customer segment in order to build trust in my brand?

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#### **Potential Response**

Millennials even being first-time consumers, are aware and rely on objective information while making purchase/investment decisions. In general, they are digitally-savvy and conscious about the environment and society.



Offer clear information on product features and price in your marketing materials and advertisements

Focus on areas of differentiation, environment and social responsibility in advertisements and promotions – quality of workmanship, range of designs, use of eco-friendly packaging materials, acts of social responsibility such as donating small amount to a non-profit organization for each unit sold, promoting small artisans, etc.

Educate them to check for four signs of hallmarking - BIS mark denoted by a triangle, caratage showing the purity, mark of the jeweler, mark of the AHCs

Focus on high end infrastructure as available – product information and bar code displayed on each piece, digital mode of payments, on-site testing of purity, etc.



#### Selling





I promise to take responsibility of selling only hallmarked products (for which hallmarking standards are available) from BIS certified AHC<sup>5</sup>

Ensure that only hallmarked products (for which hallmarking standards are available) are made available for sale

Capture relevant information such as below to ensure authenticity and credibility of AHC

- ✓ Valid BIS license
- Information from market intelligence and public disclosures (e.g. history of temporary suspension of license, pending complaints in public domain, significant penalties levied in the past, instances of malpractice)

Conduct independent sample testing for the products received from AHC and check Inventory on random basis whether hall marking is available or not.

In case the retailer does not have testing equipment, they can arrange a visit to AHC facility to validate the test results

Proactively monitor products and AHCs to identify any negative changes; and update information of onboarded AHCs annually or intermittently

I promise to clearly display information related to product features and price on each unit

Have a clear and standard way of displaying information on each item including but not limited to

- ✓ Product features (net weight, gross weight, purity)
- ✓ Price (including making charges)
- ✓ Bar code (if applicable)

If possible, try to measure the weight of the piece in front of the customer using a standard weighing machine, show the hallmark sign through magnification glass and check the purity of jewellery on carat meter (as applicable for gold/stones)

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

Charge fair prices and fees (local base price of gold, making charges, hallmarking charges, other fees, taxes, etc.) in line with local market practices and clearly disclose these to customers

Do treat customers consistently, e.g. offer same price to customers irrespective of their knowledge of/experience in the gold industry

Disclose key terms and conditions, return policy, risks, information on customer rights, company, etc. on the invoice, as applicable

I promise to maintain invoice for each sale which has been generated only after ensuring required KYC

Disclose available payment methods to the customer, e.g. digital payments, credit card or cash

Include all the relevant information on the invoice with respect to price (local base price of gold, making charges, hallmarking charges, other fees, taxes, etc.), product (purity, weight, stones), customer rights (including link to BIS website) and 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

Mention approvals on invoice and maintain records of supporting documents



#### Additional best practices



I promise to offer adequate training to my employees and infrastructure for seamless operations

Provide safe and healthy workplace through appropriate policies; additional benefits such as health insurance, etc.

Install appropriate tools and machines for safety of employees

Offer personal and professional training such as role-specific training, ways to identify authentic products, use of testing equipment, provide customer support, etc.

Create infrastructure to ensure 100% trackability of all items available for sale through systems such as barcoding and ERP system

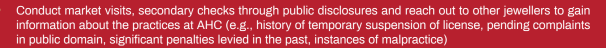
#### Sample Scenario

I am a small retailer of gold jewellery. As I am preparing for implementation of mandatory hallmarking, I need to onboard another AHC to get the jewellery hallmarked as the previous AHC could not offer enough capacity. While I will collect necessary documents from the new AHC, what additional practices should I follow?



#### **Potential Response**

Along with selling hallmarked jewellery, it is also the responsibility of the retailer to ensure authenticity of hallmarking as per BIS standards.



You can also visit the AHC to observe the practices and testing methodologies

Conduct sample testing for small set of items and validate the results using standard testing equipment like XRF machine. You can also get the sample validated by a trusted AHC you have been working in the past

Employ practices to proactively monitor products and AHCs to identify any negative change for early detection of problem and requisite action



#### Customer complaints redressal





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

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

Retailer should communicate their responsibility for specific issues, e.g. related to product quality, hallmarking, 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 physical/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. Maintain defined timelines for addressing several categories of complaints.

#### **Payments**





I promise to clearly communicate and adhere to terms and timelines for settlement with suppliers

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

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 creditors ageing



I promise to ensure customer rights and communicate key terms and conditions for the advance payments/deposits made by customers

For all advance payments made by customers (for a product/towards future purchase), key terms and conditions should be made available to customers including but not limited to

- Applicable future purchase price and charges including any additional operational charges (transaction, delivery, storage, etc.)
- ✓ Associated risks and insurance arrangements
- ✓ Information on customer rights

Provide customers with transparency on settlement times and terms, such as whether they can settle before due date

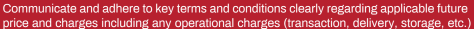


#### Sample Scenario

Due to some inadequate practices related to advance payments by some jewellers in the market, the customers' trust in such transactions has declined. While I want to prioritise customer rights in my business, I am not sure how?



#### **Potential Response**



If the customer demands, provide duly signed and certified contract/agreement

Provide receipt of each advance payment made by customer



#### Risk management





I promise to maintain adequate stock of gold to cover customer liabilities arising from advances/deposits collected from customers

Maintain adequate financial resources to service all liabilities as they fall due or cover any other risks that the business choose to incur

Ensure that the monies collected as customer advances are invested in gold stock which can be easily liquidated in case of a call for gold / monies by the customer

Establish a process of placing order to maintain inventory covering the liabilities arising from advances/ deposits from customers

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





### 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 such as

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

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

- ✓ Minimum/no credit for customers or no advance payments to suppliers to reduce the counterparty risk
- 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.
- ✓ Assign responsibilities around issues such as planning or approval of a wind-down plan
- Conduct due diligence on suppliers/customers/logistic providers/assayers and only select those who are reliable (financial stability, no involvement in unfair trade practices, etc.)
- ✓ 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



#### Recycling/Purchasing of old gold



## I promise to design, convey and practice a fair old gold purchase/exchange policy and collect KYC details of sellers of old gold

Design a fair and standardized buyback/exchange policy (applicable deductions, terms, etc.) across all product types for all its customers

For non-customers, design standard methodology to evaluate and price old gold irrespective of its original seller

Clearly communicate all aspects taken into consideration while pricing old gold – weight, purity, melting charges, safekeeping charges, melting losses, GST and other taxes (as applicable), etc.

KYC details (including below but not limited to) of any customer/non-customer (individual or organization) should be collected before proceeding with the old gold purchase process

- ✓ Address
- ✓ PAN card (if jewellery value > 2 Lakh),
- Self-declaration by customer that the gold has not been acquired illegally

Digital/physical track record of parties involved in selling old gold should be maintained



## (When using recycled gold), I promise to use recycled gold only after its purity has been ascertained by trusted refiners/manufacturers

Develop processes and practices to route the recycled gold through a trusted refinery or manufacturer and maintain traceability of recycled gold

Examples may include having a furnace and XRF machine on-site

When going for destructive testing for assessing gold purity, adopt the practice of retaining a small sample of melted gold to be given to customer for independent verification

Define the QC to be conducted for testing whether recycled products meet the commitment



#### Sample Scenario

Lately, during times of Covid, I have seen a lot of people coming to my store to sell old jewellery. While I have communicated buyback policies for my own customers when they made the purchase, I am not sure how should I deal with first time customers?



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#### **Potential Response**

As retailer, you would need to ensure transparent communication of old gold purchase policy to these customers.

Have a standard methodology in place to evaluate and price old gold irrespective of its original seller

Communicate upfront the all aspects taken into consideration while pricing old gold – weight, purity, melting charges, safekeeping charges, melting losses, taxes, etc.

Provide information about the purity by measuring on XRF machine (if available) and accordingly give an estimate of price. This would help the customer get some idea of the price they can expect which might change after melting

Do not pressure the customers and allow them to make decision whether they want to sell their gold to you or not



#### Compliance and audit





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

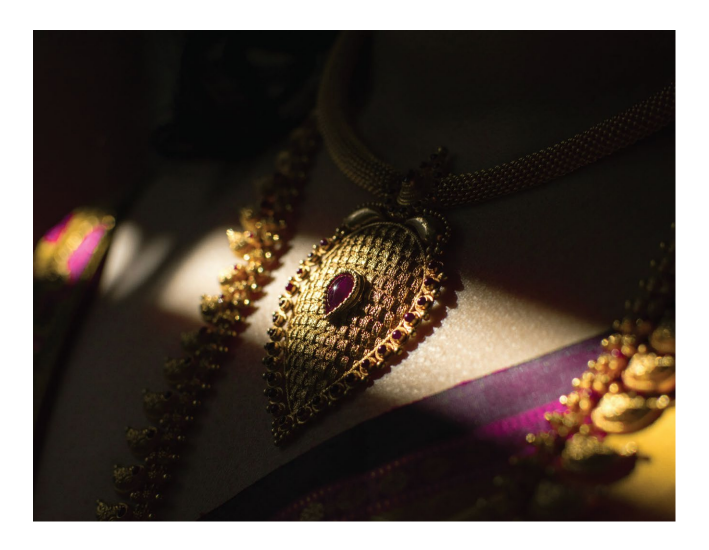
Comply with all applicable laws and regulations, including PMLA (Prevention of Money Laundering Act), in the markets, in which they operate (including those where customers and potential customers are located)

Maintain all records as required. For example, a BIS registered jeweller is required to maintain all the records related to invoices of hallmarking charges paid, sale and purchase of hallmarked items for a period of five years or till the jewellery is sold, whichever is later

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, 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

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#### **Important Notice**

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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 spractices 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. 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 record all the relevant information about my suppliers and ensure adequate "Know Your Provider" checks

(	Current state:
	Observed Broadly observed
F	Partly observed Not observed
Key	questions to consider:
	o you conduct due diligence/"Know Your Provider" checks to evaluate suppliers before initiating usiness with them?
Do	o you conduct business with the suppliers if they can't fulfil the minimum requirements?
	o you maintain record of the information and documents collected? Do you update the information ollected on an ongoing basis?
Do	o you ensure that the above processes are followed at your organisation?
Asse	essment notes:
Area	a(s) of improvement:



I promise to conduct indep from my suppliers	
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
Do you conduct indeper characteristics (such as v	endent tests for the received products? Do you test for all the rweight, purity etc.)?
	and skills to perform the tests on site? If you do not have the testing face.g. AHC) to validate test results?
	d resolution mechanisms of supplier in case of any deviations?
Do you use complaint an	d resolution mechanisms of supplier in case of any deviations?
	d resolution mechanisms of supplier in case of any deviations?
Assessment notes:	
Assessment notes:	



	Current state:
	Observed Broadly observed
	Partly observed Not observed
Ke	y questions to consider:
	Do you document all information (such as weight, purity, etc.) related to the trade in purchase ord other documents?
2-	Do you maintain the records of past transactions for reasonable period (at least 2 years)?
	Do you ensure that the documentation is completed for all trades, irrespective of volume and naturelationship with supplier?
Δς	sessment notes:
A3.	sessment notes.
_	
_	
_	
Are	ea(s) of improvement:



Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
	o only accept gold products supplied by manufacturers that adhere to es, do you have adequate processes to ensure its implementation at
Do you procure gold from	n registered manufacturers only?
Assessment notes:	
Assessment notes:	
Assessment notes:	
	nent:
	nent:
Assessment notes:  Area(s) of improvem	nent:



crite	iteria in business operations	
	Current state:	
	Observed Broadly observed	
	Partly observed Not observed	
Ke	ey questions to consider:	
	Do you consider environmental standards, beyond the applicable laws (e.g. eco-frie material, zero waste) while selecting a supplier?	ndly pack
2		
	Do you consider other social (e.g. support small artisans, child labor free) and go transparency) criteria?  ssessment notes:	overnance
	transparency) criteria?	overnance
	transparency) criteria?  ssessment notes:	overnance
	transparency) criteria?  ssessment notes:	overnance



I promise to have adequate valuables (gold, cash, preciou	operational processes and controls to safely store and transportus metals)
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to consi	ider:
Do you deploy safety measu	res for storage and transportation of gold, cash and precious metals?
Do you have adequate insura	ance or capital buffers to cover against any event of loss?
	gence/have internal processes to evaluate logistics agencies before collect all the requisite documents from the agencies as part of "Know You
Assessment notes:	
Area(s) of improvemen	t:
Area(s) of improvemen	t:
Area(s) of improvemen	t:
empanelling them? Do you c Providers" checks?	



Current state:	
_	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
Do you offer information	regarding the product characteristics in promotional material?
Do you disclose applica potential investment risks	uble regulatory guidelines applicable to product to customer? Do you
	,,-
	nd fair information without impacting industry perception while differe
	nd fair information without impacting industry perception while differe
your jewellery against oth	nd fair information without impacting industry perception while differe
your jewellery against oth	nd fair information without impacting industry perception while differe
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your jewellery against oth	nd fair information without impacting industry perception while difference there competing retailers in marketing material?
your jewellery against oth	nd fair information without impacting industry perception while difference there competing retailers in marketing material?



sou	rces of such information
	Current state:
	Observed Broadly observed
	Partly observed Not observed
Key	y questions to consider:
	Have you developed any educational material for customers? Do you include details on propricing, hallmarking, etc. in such materials? Do you train sales staff to use this material to eccustomers?
2	
1	In absence of in-house materials, do you point customers to other external sources of information these credible sources?  sessment notes:
1	these credible sources?
1	these credible sources?
1	these credible sources?
Ass	these credible sources?
Ass	sessment notes:
Ass	sessment notes:



	Current state:			
	Observed			Broadly observed
	Partly observed			Not observed
Ke	y questions t	o conside	er:	
<b>)</b> —	Do you provide inv	estment advi	ce to cu	stomer to promote gold products?
		at point of	sale to	delineate facts from opinion while providing information
<b>As</b> :	sessment no			ources of information?
<b>As</b> :				
		tes:		
	sessment no	tes:		



Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
Do you ensure that only havailable for sale?	nallmarked products (for which hallmarking standards are available) are
complaints in public dom	e checks (valid BIS license, history of temporary license suspension, p ain, instances of malpractice etc.) and collect relevant documents (va Do you validate the assaying results with independent sample testing?
De view analyze that the al	
each product?	bove processes are followed at your organization for all AHCs and
each product?	bove processes are followed at your organization for all AHCs and
each product?	bove processes are followed at your organization for all AHCs and
each product?	bove processes are followed at your organization for all AHCs and
each product?	bove processes are followed at your organization for all AHCs and
each product?	bove processes are followed at your organization for all AHCs and
each product?  Assessment notes:	



	Current state:			
	Observed			Broadly observed
	Partly observed			Not observed
<b>(e</b> y	y questions to	conside	r:	
				ying product information on each item at point of sale? , price, unique identification, etc.?
<u> </u>	Do you provide additi	onal informa	ation t	to the customer, if requested, to improve credibility?
<b>\</b> ss	sessment note	<b>6</b> :		
<b>Ass</b>	sessment note	<b>5</b> :		
<b>Ass</b>	sessment note	<b>S</b> :		
	ea(s) of improve			



I promise to charge fair pr	rices and fees and disclose key terms and conditions to the customer
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	onsider:
	prices and fees to the customers irrespective of your relationship with them components to the customer?
	key terms and conditions (such as return policy, risks, etc.) to customers? Derms are being adhered to?
Area(s) of improven	nent:



	Current state:	
	Observed	Broadly observed
	Partly observed	Not observed
Key	y questions to consider:	
	Do you maintain invoice for all transaction on the	ctions? Do you include all the information related to price, prone invoice?
	Do you collect requisite documents fr customers if they can't fulfil the KYC	om customers for KYC checks? Do you conduct business w requirements?
3	Do you have systems in place to ens	ure that the above processes are followed at your organisa
	sessment notes:	
_	sessment notes.	
	sessment notes.	
	sessment notes.	
	sessment notes.	
Are	ea(s) of improvement:	
Are		
Are		
Are		



Current state:	
Observed	Broadly observed
Partly observed	Not observed
ey questions to con	sider:
Do you have adequate wo a safe and healthy workpla	rkplace policies and benefits for employees? Are these sufficient to employees?
Do you offer adequate train	ning to employees, as required?
Do you have high-end infra	astructure (e.g. barcoding and ERP system) to ensure 100% tracea
and a second second second second	
ssessment notes:	
rea(s) of improveme	ent:
	ent:
	ent:



0			
Current st	ate:		
Observed			Broadly observed
Partly obse	rved		Not observed
(ey questio	ns to conside	er:	
Do you have to resolve co		receiv	re customer complaints? Do you commit a timeline to
Do you main	tain records of the		
ssessmen		custom	er complaints? If yes, for how long?
Assessmen		custom	er complaints? If yes, for how long?
Assessmen		custom	er complaints? If yes, for how long?
Assessmen		custom	er complaints? If yes, for how long?
		custom	er complaints? If yes, for how long?
	t notes:	custom	er complaints? If yes, for how long?
Assessmen Area(s) of ir	t notes:	custom	er complaints? If yes, for how long?



	Current state:		
	Observed	Broa	dly observed
	Partly observed	Not o	bserved
Key	y questions to consider:		
1	Do you communicate and clearly alig	n on ke	y terms of payment before finalising trade with sup
	Do you ensure that you as well as the for events where any one party viola sessment notes:		rs adhere to the terms? Do you have mechanisms in erms?
	for events where any one party viola		
	for events where any one party viola		
Ass	for events where any one party viola		
Ass	sessment notes:		
Ass	sessment notes:		



Current state:			
Observed			Broadly observed
Partly observed			Not observed
questions to	o conside	r:	
you collect pay	ments in adva	nce fro	om your customers?
you disclose the yments?	e key terms ar	nd con	ditions such as price and risks to customers opting for adva
		ity on	settlement times and terms that would be applicable upon t
(s) of impro	vement:		
	questions to you collect pays you disclose the yments?  you provide custure purchase an	cartly observed  questions to consider  you collect payments in advantage of the server of the serve	questions to consider:  you collect payments in advance from you disclose the key terms and consyments?  you provide customers visibility on ure purchase and settlement?



Current state:	
	_
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
Do you put aside adequarise due to regular ope	ate financial resources to service all future liabilities and cover any rirations?
Do you invest customer as planned?	advances in gold stock that can easily be liquidated upon customer rec
3	
Do you ensure adequ collected?	ate coverage against customer liabilities arising from advances/o
collected?  Do you have adequate p	ate coverage against customer liabilities arising from advances/o
collected?  Do you have adequate p	
collected?	
collected?  Do you have adequate p	
collected?  Do you have adequate p	policies to protect customer rights e.g. in case of wind-down?
Do you have adequate part and the second sec	policies to protect customer rights e.g. in case of wind-down?
Do you have adequate part and the second sec	policies to protect customer rights e.g. in case of wind-down?



	Current state:		
	Observed		Broadly observed
	Partly observed		Not observed
Key	y questions to conside	r:	
1	Do you identify, measure and mo	onitor r	major financial and non-financial risks to business?
	· ·		
ا			agement practices including policies, governance in pla
ا	Do you have appropriate risk mitigate/manage these risks?		agement practices including policies, governance in pla
ا	Do you have appropriate risk mitigate/manage these risks?		agement practices including policies, governance in pla
Ass	Do you have appropriate risk mitigate/manage these risks?		agement practices including policies, governance in pla
Ass	Do you have appropriate risk mitigate/manage these risks?  sessment notes:		agement practices including policies, governance in pla



Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
Do you have a standard	buyback/exchange policy for customers and non-customers?
charges, melting losses,	cate all aspects taken into consideration while pricing old gold (purity, in GST and other taxes (as applicable) etc.) to all customers, consistent
impartially? Do you state	key risks objectively?
Do you collect KYC deta KYC requirements?	key risks objectively?
Do you collect KYC deta KYC requirements?	<u> </u>
Do you collect KYC deta KYC requirements?	<u> </u>
Do you collect KYC deta KYC requirements?	<u> </u>
Do you collect KYC deta KYC requirements?  Assessment notes:	ils of sellers of old gold? Do you purchase gold if the seller does not m
Do you collect KYC deta	ils of sellers of old gold? Do you purchase gold if the seller does not m



	en using recycled gold ertained by trusted refine			ecycled gold	. Only care	er its p	ourity	has	be
	Current state:								
	Observed		Broadly obs	erved					
	Partly observed		Not observe	ed					
Key	questions to cons	sider:							
	Do you sell products made ascertain the purity of recycles				e adequate	practice	es and	proce	3:
<b>2</b> D	Do you route the recycled g	old through							
Ass	essment notes:	50.a toab.	n a trusted ref	finery/manufac	cturer?				
Ass		5014 1111048	n a trusted ref	finery/manufac	cturer?				
Ass		5014 1111003	n a trusted ref	finery/manufac	cturer?				
Ass		5014 1111045	n a trusted ref	finery/manufac	cturer?				
			n a trusted ref	finery/manufac	cturer?				
	essment notes:		n a trusted ref	finery/manufac	cturer?				
	essment notes:		n a trusted ref	finery/manufac	cturer?				
	essment notes:		n a trusted ref	finery/manufac	cturer?				



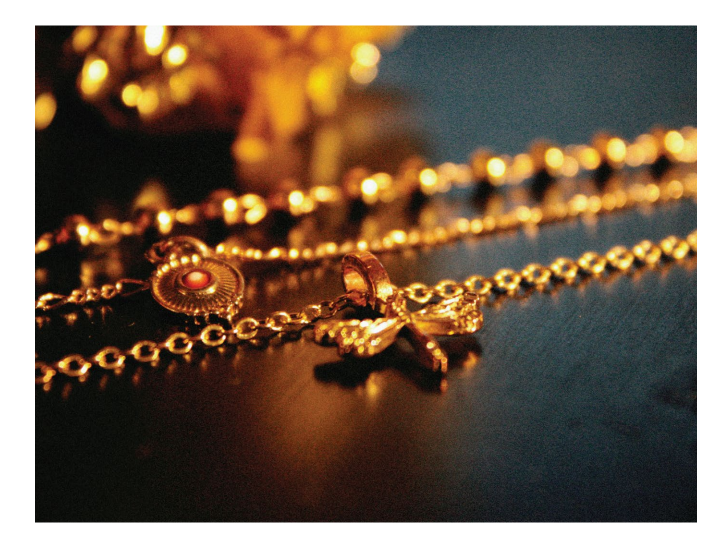
Current state:	
Observed	Broadly observed
Partly observed	Not observed
Key questions to co	nsider:
Do you ensure complian	ce with all laws/regulations are applicable to your organisation?
Do you maintain records	and documentation for all compliance and audit procedures?
	audits? Are the audit results shared in public domain to enhance cred
of your practices?  Assessment notes:	
of your practices?  Assessment notes:	
Assessment notes:	
Assessment notes:	



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 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 standards and from registered suppliers (Additional best practices)	O / BO / PO / NO
	5. I promise to engage with suppliers that integrate ESG (Environment, Social and Governance) criteria in business operations  Output  Dest practices)	O / BO / PO / NO
Transportation and storage	6. I promise to have adequate operational processes and controls to safely store and transport valuables (gold, cash, precious metals)	O / BO / PO / NO
Marketing	7. I promise to promote offers clearly and fairly representing key product characteristics, including potential investment risks	O / BO / PO / NO
	8. I promise to offer educational material to customers on gold products or point them to credible sources of such information	O / BO / PO / NO
	I promise to not proclaim or propagate any knowledge related to gold investment which can be misconstrued as professional investment advice	O / BO / PO / NO
Selling	10. I promise to take responsibility of selling only hallmarked products (for which hallmarking standards are available) from BIS certified AHCs	O / BO / PO / NO
	11. I promise to clearly display information related to product features and price on each unit	O / BO / PO / NO
	12. I promise to charge fair prices and fees and disclose key terms and conditions to the customer	O / BO / PO / NO
	13. I promise to maintain invoice for each sale which has been generated only after ensuring required KYC	O / BO / PO / NO
	<ol> <li>I promise to offer adequate training to my employees and infrastructure for seamless operations (Additional best practices)</li> </ol>	O / BO / PO / NO
Customer and Complaints Management	15. I promise to implement adequate systems and mechanisms to receive, record and redress customer queries and complaints	O / BO / PO / NO
Payments	I promise to clearly communicate and adhere to terms and timelines for settlement with suppliers	O / BO / PO / NO
	17. I promise to ensure customer rights and communicate key terms and conditions for the advance payments/deposits made by customers	O / BO / PO / NO



Activity	Sound Practices	Rating	
Risk Management	<ul> <li>18. I promise to maintain adequate stock of gold to cover customer liabilities arising from advances/deposits collected from customers</li> <li>19. I promise to proactively identify major financial and non-financial risks to my business and take appropriate steps to mitigate/manage the risks</li> </ul>	O / BO / PO / NO O / BO / PO / NO	
Recycling/ purchasing old gold	<ul> <li>20. I promise to design, convey and practice a fair policy for old gold purchase and collect KYC details of sellers of old gold</li> <li>21. (when using recycled gold) I promise to use recycled gold only after its purity has been ascertained by trusted refiners/manufacturers</li> </ul>	O / BO / PO / NO O / BO / PO / NO	
Audit and compliance	22. I promise to comply with all applicable laws and regulations, maintain adequate documentation and disclose any information as required by regulatory authorities	O / BO / PO / NO	





## **Self- Assessment Declaration**

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

- I/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_Retailing_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