



PRINCETON TRADING GROUP, INC.
PRECIOUS METAL INVESTMENTS
Confidential Bullion Dealer

CUSTOMER PURCHASE & SALE AGREEMENT

CUSTOMER INFORMATION

Customer Name (Please Print): _____

Social Security or other Federal Taxpayer Identification Number: _____

Street Address: _____

Apt Number: _____

City: _____

State: _____

Zip: _____

Phone Number: _____

Fax Number: _____

Cell Telephone: _____

E-mail address: _____

Account type

Single Owner

Limited Liability Company

Joint Tenants with Right of Survivorship

Trustee for (Name of Trust, Pension or Profit Sharing Plan)

Tenants in Common

Corporation

Partnership

CUSTOMER PROFILE

The purchase of precious metals is not suitable for all individuals because of the risk involved and the long term nature of the purchase. Please complete the following information so we can assist you in deciding if precious metals are a suitable investment for you:

1. OCCUPATION _____
2. EMPLOYER _____
3. ANNUAL INCOME _____
4. DATE OF BIRTH _____
5. MARITAL STATUIS _____
6. NET WORTH _____
7. VALUE OF
 - a. Stock Investments _____
 - a. Certificates of Deposit _____
 - b. Treasury Bills _____
 - c. Money Market Funds _____
 - d. Savings Accounts _____
 - e. Checking Accounts _____
 - f. Other Liquid Assets _____
8. Precious metals or collectable investments such as art, coins, jewelry, etc. _____
9. NET VALUE OF REAL ESTATE INVESTMENTS _____

1. Parties to the Agreement.

This Agreement is entered into between Princeton Trading Group, Inc., here and after referred to as (“Trading”), a precious and industrial metals trading company, and Customer(s) here and after referred to as (“Customer”) by completing the appropriate forms and sending it with the proper Account Application Form, found on Trading’s Website, and sending to Princeton Trading Group, Inc., a bank wire, bank check, or personal check, and after all funds are cleared, placing an order for the purchase or sale of a precious or industrial metal with Trading.

2. Purpose of Agreement.

2.1. This Agreement provides for the establishment of an account for Customer with Trading for the purchase and sale of physical precious and industrial metal commodities and shall apply to all such transactions between Customer and Trading.

3. Acknowledgment of Risk.

3.1. Because of the volatile nature of the physical precious and industrial metal commodities markets, the purchase and sale of physical precious and industrial metal commodities involve a high degree of risk and are not suitable for all persons. Customer further acknowledges his understanding that transactions subject to this Agreement are non-standardized cash transactions with Trading and that such trades are not subject to regulation by the Commodity Futures Trading Commission or the National Futures Association.

4 Terms of Purchase, Sale, Delivery and Ownership.

Princeton Trading Group, Inc.,

Wiring Instructions

Fifth Third Bank

ABA: 042000314

SWIFT (for International wire): FTBCUS3C

For Credit to:

Princeton Trading Group, Inc.,

Account #: 74 3266 3214

4.1. Customer will be advised of the full amount due at the time of purchase. The amount due is immediately payable to Trading upon verbal confirmation of Customer's purchase. Should Customer wish to purchase on credit with financing provided by Trading's affiliate.

Princeton Trading Group, Inc.

("Credit"), the initial required minimum payment must be available to the Customer's account at Credit. (See, Customer Loan, Security & Storage Agreement; to be executed contemporaneously with this Agreement, if appropriate.) To wit, if Customer is purchasing from Trading on credit or for storage, Customer will be required to have a fully effectuated agreement with Credit. The customer may cancel his initial transaction with Trading in writing and delivered notwithstanding paragraph 13, herein, by overnight mail, with electronic tracking services, within three business days after receipt of the trade confirmation, at which time all or any particular designated market transaction will be reversed, and all commissions will be reversed but all adverse market moves and spread or counter party costs will continue to be debited against the customer where appropriate.

4.2. Precious and industrial metal commodities sold to Trading are required to be in Customer's account at either Trading or Credit prior to a sale. A sale by Customer in which the commodity sold is not in Customer's account at Trading or Credit, will constitute a default. Upon default Trading will be relieved of all its obligations under the transaction and may recover from Customer as liquidated damages, the difference between the sale price agreed to by Customer and Trading's asked price for the commodity at the time of default.

5. Delivery to Customer or on Customer's Behalf.

5.1. Upon receipt of good funds on Customer's behalf in full payment for the purchase of precious and industrial metal commodities, Trading shall, according to Customer's instructions, deliver the precious and industrial metal commodities to Customer, to Customer's designee, or for the benefit of Customer to banks or depositories used for the purpose of safekeeping Customer precious and industrial metal commodities (collectively referred to as "Bank").

5 Upon receipt of good funds in partial payment equal to the minimum down payment required by Credit for precious and industrial metal commodities purchased on credit, Trading shall deliver to Credit or its designee within 7 (seven) days, or such lesser period as required by Credit or applicable law, all of the precious and industrial metal commodities purchased and financed for Customer. Customer may take physical possession of all precious and industrial metal commodities purchased on credit at any time upon making full payment of the loan balance due to Credit.

5.3. Customer precious and industrial metal commodities sold to Trading, which are at Bank, may be delivered to Trading, or its appointed designee, by Bank. Customer precious and industrial metal commodities sold to Trading, which are not at Bank, may, at Trading's discretion, be first delivered to Trading, or its designee prior its purchase obligation coming due, for assessment at owner's expense.

5.4. Ownership of precious and industrial metal commodities purchased by Customer, subject to any security interests therein, passes to Customer upon delivery to Customer, Customer's appointed designee, or to Bank to be held for Customer. Precious and industrial metal commodities transferred to Bank for Customer will be delivered as an undivided share of a fungible lot and held in safekeeping on a fungible basis with the precious and industrial metal commodities of other Bank Customers. Upon delivery of precious and industrial metal commodities for Customer to Bank, Customer owns an undivided share of the precious and industrial metal commodities so held. Ownership of precious and industrial metal commodities purchased by Trading from Customer shall pass to Trading upon receipt of the precious and industrial metal commodities by Trading, its appointed designee or Bank for Trading.

6. Pricing Policies.

6.1. Trading acts as a principal and as such sells to and buys from Customer on its own behalf. It is not an exchange. Trading quotes a selling price (ask price) and a price at which it will buy (bid price). These prices are established by Trading upon its analysis of each commodity and may change many times during the day. Trading bid and ask prices are not necessarily tied to prices quoted by any other organization. The difference or "spread" between Trading's bid and ask prices vary. It is usually between two percent (2%) and four point five percent (4.5%). Spreads on some products may be higher. Trading reserves the right to increase or decrease its prices and spreads prospectively, at its sole discretion, at any time.

6.2. Trading will charge a gradational fee on all deployed transactions. Gradational transaction fees will not exceed 15 percent (fifteen %). This is a per trade fee. Trading reserves the right to decrease its gradational transaction fee, at its sole discretion, at any time.

7. Price Adjustments.

Customer may be required to accept delivery of certain physical precious and industrial metal commodities in quantities that are not identical in size to the quantity purchased. This quantity variance should not exceed ten percent (10%). Upon delivery of a quantity different than that originally purchased, the purchase price will be adjusted to the actual weight. Any overage or underage is priced based upon Trading's prevailing "ask" or "bid" price, respectively, for the particular commodity at the time of delivery.

8. Discretionary Authority and Authorized Customer Orders

8.1. Customer may not grant to Trading authority to direct or control purchases or sales in Customer's account; provided however, this provision shall not limit in any way Trading's rights under paragraphs 6, 11 and 12 of this Agreement.

8.2. Orders placed by Customer must be for specified quantities of precious and industrial metal commodities at Trading's prevailing quoted price at the time the order is placed, at specified prices under Trading's Limit Order Program, or at prices under Trading's Stop Order Program and must be confirmed to Customer by Trading's order desk. No other types of orders can be accepted.

9. Trading's Limit and Stop Order Program

9.1. Under certain conditions, Trading will accept orders for potential purchases or sales of precious and industrial metal commodities to be executed at prices that are higher or lower than its quoted market prices. Such orders may be placed under Trading's Limit and Stop Order programs and will be effective only during Trading's normal trading hours. For the purposes of this Agreement a limit order is an order to buy a precious or industrial metal at or below a specified price, or to sell a precious or industrial metal at or above a specified price; *i.e.*, the order can be executed only if the designated market price or at a better market price. A stop order is an order to buy or sell "at the market" after a definite price is reached, either above on a buy or below on a sell the price that prevailed when the order was given, *i.e.*, the order can be executed only if the designated market price is traded, and once traded the ordered trade is then executed at the prevailing market price.

9.1.1. Limit Orders to Purchase. To open a new transaction, or to close an existing transaction with a purchase, a Limit Order may be placed at an ask price which is lower than or equal to the current ask price.

9.1.2. Limit Orders to Sell. To open a new transaction, or to close an existing transaction with a sell, a Limit Order may be placed at a bid price that is higher than or equal to the current bid price.

9.1.3. Stop Orders to Purchase. To open a new transaction or to close an existing transaction with a purchase, a Stop Order may be placed at an ask price which is higher than the current ask price. If the market's ask price reaches the Stop Order price, the order becomes a Market Order and will be executed at the next available ask, which may be significantly higher than the Stop Order price.

9.1.4. Stop Orders to Sell. To open a new transaction, or to close an existing transaction with a sell, a Stop Order may be placed at a bid price that is lower than the current bid price. If the market's bid price reaches the Stop Order price, the order becomes a Market Order and will be executed at the next available bid, which may be significantly lower than the Stop Order price.

9.1.5. Limit and Stop Orders are effective only after they are accepted by the Trading and placed with its Trading Department agent and are good for 30 days unless canceled. In the event an account is force liquidated, all outstanding Limit and Stop Orders for that account will be immediately canceled.

9.1.6. Execution of Limit and Stop Orders will be based on Trading's price for the commodity for which the order is placed. Bid prices will be used for all sell orders and ask prices will be used for all purchase orders.

9.1.7. Trading reserves the right to refuse acceptance of Limit and Stop Orders at any time. Stop Orders to attempt to minimize losses will not necessarily produce the desired result. Market conditions may make it difficult or impossible to execute such orders. Existing Limit and Stop Orders may be canceled by Trading at any time upon notification to Customer. Limit and Stop Orders will only be effective during Trading's normal trading hours.

10. Customer Acknowledges the Following:

10.1. Purchases and sales of physical precious and industrial metal commodities involve risk as well as opportunity. Market prices are at times volatile and may be affected by a variety of factors including, among others, general economic conditions, political events, monetary policies of various countries, fluctuations in production and demand, stock-piles, speculative activity and the degree of concern people have about these matters. It is impossible to forecast accurately how or to what degree these or other factors will affect prices.

10.2. THE PRECIOUS AND INDUSTRIAL METALS TRADING YOU ARE ENTERING INTO IS NOT CONDUCTED ON AN EXCHANGE. TRADING IS ACTING AS A COUNTERPARTY IN THESE TRANSACTIONS AND, THEREFORE, ACTS AS THE BUYER WHEN YOU SELL AND THE SELLER WHEN YOU BUY. AS A RESULT, TRADING'S INTERESTS MAY BE IN CONFLICT WITH YOURS. UNLESS OTHERWISE SPECIFIED IN YOUR WRITTEN AGREEMENT OR OTHER WRITTEN DOCUMENTS TRADING ESTABLISHES THE PRICES AT WHICH IT OFFERS TO TRADE WITH YOU. THE PRICES TRADING OFFERS MIGHT NOT BE THE BEST PRICES AVAILABLE AND TRADING MAY OFFER DIFFERENT PRICES TO DIFFERENT CUSTOMERS.

10.3. IF TRADING ELECTS NOT TO COVER ITS OWN TRADING EXPOSURE, THEN YOU SHOULD BE AWARE THAT TRADING MAY MAKE MORE MONEY IF THE MARKET GOES AGAINST YOU. ADDITIONALLY, SINCE TRADING ACTS AS THE BUYER OR SELLER IN THE TRANSACTION, YOU SHOULD CAREFULLY EVALUATE ANY TRADE RECOMMENDATIONS YOU RECEIVE FROM TRADING OR ANY OF ITS SOLICITORS.

10.4. The transactions you are entering into with Trading are not traded on an exchange. Therefore, under the U.S. Bankruptcy Code, your funds may not receive the same protections as funds used to margin or guarantee exchange-traded futures and options contracts, which receive a priority in bankruptcy. Since that same priority has not been given to funds used for off-exchange precious and industrial metals trading, if Trading becomes insolvent and you have a claim for amounts deposited or profits earned on transactions with Trading, your claim may not receive a priority. Without a priority, you are a general creditor and your claim will be paid, along with the claims of other general creditors, from any monies still available after priority claims are paid. Even customer funds that Trading keeps separate from its own operating funds may not be safe from the claims of other general and priority creditors.

10.5. Purchasers and sellers of physical precious and industrial metal commodities can and do lose money. What is suitable for one Customer with a given financial means may not be suitable for the investment goals or emotional makeup of a second Customer. Before a Customer chooses to invest, he must determine in his own mind his ability to meet all financial commitments being made. He must also determine his ability to accept, among other things, when purchasing on credit, that he may be called to provide substantial additional funds and that some or all of his Collateral may be foreclosed upon without advance notice.

10.6. Transactions in precious and industrial metal commodities involve bid/ask spreads charged by Trading, gradational commissions and finance and service charges. Shipping charges and sales or use tax may also be payable should customer elect to take physical possession of the precious and industrial metal commodities. These charges can result in a loss despite favorable price movement.

10.7. Your Account Executive may not be able to contact you at all times that you would like. These and other circumstances may make it impossible at times for your Account Executive to stay in close touch with you concerning your account. Therefore, it is your responsibility to monitor your account and market conditions and to contact Trading or your Account Executive. Do not wait to be contacted.

10.8. Any representations that you will be notified or sold out at particular price levels in the event the market turns against you are not authorized by Trading and may not be relied upon.

10.9. Neither Trading nor your Account Executive can guarantee any market movement.

10.10. While Trading intends to maintain a buy and sell market for physical precious and industrial metal precious commodities, there is no guarantee that Trading will continue to do so. In the event that Trading is unable or unwilling to quote firm prices at any time, Customer may be obliged to dispose of his precious or industrial metal commodities with a third party dealer or in another type market such as an organized board of trade.

10.11. Trading's physical commodity sources are confidential. Trading may utilize one or more sources, including its own inventory, to acquire the physical precious and industrial metal commodities necessary to fulfill its obligations to Customer. In connection with the purchases and sales to be made hereunder, there is no privity of contract with any other physical commodity source other than Trading and Trading shall not be under any obligation to disclose its physical commodity sources to Customer or anyone acting pursuant to Customer's direction or authority.

10.12. Trading will rely upon instructions and orders given by you to your Account Executive. It is an industry practice that all purchases and sales are binding contracts and must be honored. Once an order is placed by Account Executive and accepted by an authorized Trading employee, a contractual commitment is created. Transactions may be reversed only upon mutual consent of the parties to this agreement. See Sec. 20, *infra*, for terms regarding limited right to rescind.

10.13. In time of highly volatile markets, phone lines may be busy due to the volume of incoming and outgoing calls. Because of this, Customer is advised and will be responsible to make pre-arrangement for an alternative method of communication with Trading or his Account Executive (e.g., facsimile, courier messenger service, etc.) should it become necessary to do so.

10.14. CUSTOMER'S ACCOUNT WITH TRADING IS SELF-DIRECTED. THIS MEANS CUSTOMER MAKES AND IS RESPONSIBLE FOR ALL TRADING DECISIONS FOR HIS ACCOUNT. IF CUSTOMER EVER BELIEVES THAT A TRANSACTION HAS BEEN ENTERED FOR HIS ACCOUNT WITH TRADING THAT HAS NOT BEEN AUTHORIZED BY CUSTOMER, OR THAT A TRANSACTION HAS BEEN ACCEPTED BY TRADING FOR CUSTOMER'S ACCOUNT AND HAS NOT BEEN EXECUTED BY TRADING, CUSTOMER MUST IMMEDIATELY NOTIFY TRADING'S COMPLIANCE DEPARTMENT BY PHONE AT 561-622-6191 AND IMMEDIATELY CONFIRM SUCH NOTIFICATION TO TRADING PRINCETON TRADING GROUP, INC., AT 3300 PGA BLVD., SUITE 550, PALM BEACH GARDENS, FLORIDA 33410. IF CUSTOMER FAILS TO MAKE SUCH NOTIFICATION ON THE BUSINESS DAY ON WHICH THE EVENT FIRST BECAME KNOWN TO HIM, CUSTOMER WAIVES ALL RIGHT TO CONTEST SUCH ORDER OR OMISSION AND CUSTOMER'S ACCOUNT WILL STAND, AS IS, AS OF THE END OF SUCH BUSINESS DAY.

10.15. Trading earns the spread between the bid and ask, and may likewise earn additional fees and commissions for transactions with Customer. There is an inherent conflict of interest in this process. Because of this, Customer must make the final decision as to whether he wishes to enter into any particular transaction. This does not however, limit in any way Trading's rights to liquidate positions in Customer's account which are in default.

10.16. Tax consequences of transactions with Trading are the sole responsibility of Customer. Customer shall pay to Trading any sales, use or other tax applicable to transactions with Trading.

10.17. TRADING WILL CHARGE A GRADATIONAL FEE ON ALL DEPLOYED TRANSACTIONS. THIS IS A PER TRADE FEE. THE CUSTOMER SHOULD CONSIDER THIS FACTOR AND DISCUSS ITS IMPORT TO ANY TRADING STRATEGY WITH HIS ACCOUNT EXECUTIVE.

10.18. If you have any questions, need any information, or wish to place an order, call your Account Representative immediately. If he is not available, call his Back-up Account Representative or Sales Director.

11. Security Agreement.

11.1. As security for the performance of all of Customer's obligations hereunder, whether now existing or hereafter incurred, Customer hereby grants Trading a security interest in each and every commodity purchased by Customer from Trading and all other sums, property and rights, whether individually or jointly held, at any time standing to Customer's credit on Trading's books or any time in Trading's possession or Bank's possession, for any purpose.

11.2. Upon default under this Agreement, Trading shall have, in addition to all other rights and remedies conferred on Trading hereby, all rights and remedies of a secured party under Florida's Regulation of Trade, Commerce Investments, and Solicitations (Ch. 494 - 560) and Commercial Code (Ch. 668 - 688).

11.3. Trading may maintain for itself all rights and protections afforded it under the Florida Commercial Code (Ch. 668 - 688, in particular Ch. 679), except as same may be limited by the CUSTOMER LOAN, SECURITY & STORAGE AGREEMENT, if same is entered into in conjunction hereto. Trading may file this Agreement and such other documents as Trading may request, which Customer agrees to provide, in order to perfect Trading's security interest hereunder.

12. Acceleration Upon Default.

12.1. Upon default by Customer, Trading may, at its election, declare any or all of Customer's obligations immediately due and payable.

13. Notices. Notices from Customer to Trading shall be sent to Princeton Trading Group, Inc., 3300 PGA Blvd., Suite 550, Palm Beach Gardens, FL 33410, from Trading to Customer at the electronic mail address set forth in the Account Application or such other electronic mail address subsequently provided to Trading by Customer. The customer at all time shall be responsible for notifying Trading of any change in their electronic mail address. At Trading's option it may additionally or otherwise give notice by overnight mail, with electronic tracking and when so delivered delivery will be designated as delivered when actual delivery is confirmed by the overnight mail carrier; or if hand delivered, when delivered to Customer's address; if telephonic, at the time of such phone conversation.

14. Force Majeure.

14.1. In the event of adverse conditions in the market place or other factors beyond the control of Trading, including, but not limited to, acts of God, national and/or international emergencies, adverse governmental actions, or suspension of trading futures contracts by commodity exchanges, or the delivery of the precious and industrial metal commodities underlying such contracts, or the failure or delay of suppliers, the maximum time for delivery for such precious and industrial metal commodities may be extended indefinitely during the period of such adverse circumstances. Trading will not be responsible for delays or failures in the transmission, receipt or execution of orders, payments, deliveries or information due to the incapacity or failure of computer, transmission or communication facilities which are beyond the control of Trading, and in the case of computer failures it will hold no liability for unintentional malfunctioning of computer's it controls .

15. Entire Agreement.

15.1. This Agreement constitutes the entire and whole agreement among its parties and is intended as a complete and exclusive statement of the terms of their agreement. This Agreement may be amended only upon execution of a subsequent written Agreement or upon Customer's failure to object, within 7 days, to modifications contained in written material sent to Customer by Trading. This Agreement shall supersede any oral representations between the parties.

16. Individual Authority of Customer.

16.1. Any party affirming and acting pursuant to this Agreement as Customer is authorized to deal fully with the account opened hereunder, for purposes of placing orders, receiving funds or precious and industrial metal commodities or otherwise. Any action taken by any such party shall be binding on all other parties with an interest in that account. Each such party shall hold Trading harmless for relying thereon. All obligations of Customer under this Agreement are joint and several.

17. Electronic Recordation.

Trading is authorized, at its discretion to electronically record any conversation between Customer, his employees or agents and Trading, Credit or their employees.

18. Waiver.

18.1. Failure to exercise or delay in exercising any right, power or remedy hereunder by Trading shall not operate as waiver thereof, nor shall any single or partial exercise of any right, power or remedy of Trading hereunder preclude any other or future exercise thereof or the exercise of any other right, power or remedy.

19. Bank Indemnification.

19.1. Customer agrees that Bank may act upon any instructions received from Trading concerning delivery, transfer, sale or disposition of precious and industrial metal commodities held by Bank on Customer's behalf. Customer further agrees to indemnify Bank from any liability to Customer for actions taken by Bank in conformity with such instructions.

20. Limited Right to Rescind.

20.1. Customer initiating a transaction with Trading for the first time has a limited right to rescind this Agreement and his first transaction. Customer may rescind such transaction during a period of three (3) business days (Saturdays count as a business day) after receiving written confirmation that the customer made the purchase or sale. If Customer chooses to rescind his transaction, Customer shall be assessed any actual price losses accruing from the time at which Customer entered into his purchase or sale to the time that the transaction is rescinded. In the event of a rescission Customer will not be assessed any charges or fees, such as commissions or gradational fees, but will be responsible for the trading spread or credit finance charges accrued and actual price losses, if any. Actual price losses accruing to the position are calculated by subtracting the Trading ask price of the commodity at the time the transaction was rescinded from the Trading ask price at which the commodity was purchased or, in the case of a commodity sale, by subtracting the Trading bid price from the Trading bid price at which the commodity was sold. Customer shall not be entitled to any gains accruing on a rescinded transaction. Customer may rescind his transaction by sending (suggested by overnight mail, with electronic tracking) a written notice of rescission to or by a telephone call to Trading's Compliance Department 561-622-6191. After telephone rescission, the rescinding Customer must send written affirmation of his rescission by overnight mail, with electronic tracking to Princeton Trading Group, Inc., 3300 PGA Blvd., Suite 550, Palm Beach Gardens, FL 33410 within 24 hours and been completed in Florida, the contract will be deemed to be executed in Florida; and initial payment monies and any subsequent monies paid by Customer will be delivered to and paid in Florida; and written confirmation of each transaction will be deemed provided from Florida, notwithstanding from whence said statements were actually sent. Customer and Trading agree that Florida is a mutually and reasonably convenient place for any hearing concerning disputes relating to this Agreement. Photocopies, facsimile, scanned copies of this agreement and electronic confirmations shall be afforded the same status as a signed original of this agreement.

21. Location of Legal Proceedings.

21.1. Any claim originated by the Customer concerning the efficacy of trade communications leading to a precious or industrial metals trade shall be presented to Arbitration for determination of liability, if any. All other claims as well as a determination of any monetary amount of liability found in arbitration shall be before a court of law. Any arbitration or other legal proceedings arising out of or relating to this Agreement or any dealings between Credit and Borrower, whether brought before or after any termination of this Agreement, shall be brought and heard only in Palm Beach County, Florida and Customer expressly waives any rights under any law or rule to cause any such proceedings to be brought or heard in any other location.

22. Recording of Conversations.

22.1. Credit may electronically record any conversation between Credit, its employees or agents and Borrower, and it's employees or agents.

23. Assignment.

23.1. The provisions of this Agreement shall be continuous and shall inure to the benefit of Trading, its successors and assigns, and shall be binding upon Customer and/or the estate, personal representatives, administrators and successors of Customer. Trading may assign its rights and delegate its duties as to any or all transactions under this Agreement. Customer shall not delegate any obligations hereunder without the prior written consent of a duly authorized officer of Trading, and any attempt at such delegation without such consent shall be void.

24. Transaction Charges.

24.1. Customer agrees that to the extent that any charges imposed by Trading are held to be in excess of those allowable under any law, such charges shall be reduced to the legal maximum.

25. Severability.

25.1. In the event that any provisions of this Agreement shall be determined by a court of competent jurisdiction to be unenforceable in any jurisdictions, such provision shall be unenforceable in that jurisdiction and the remainder of this Agreement shall remain binding upon the parties as if such provisions were not contained therein. The enforceability of such provision shall otherwise be unaffected and remain unenforceable in all other jurisdictions.

26. Obligations Due in U.S. Currency.

26.1. Customer shall pay all obligations owing under this Agreement in the currency of the United States of America.

27. Taxpayer I.D. Number.

27.1. Customer certifies under the penalties of perjury that the Taxpayer Identification Number (Social Security Number) or Employer Identification Number provided to Trading is correct and that Customer has not been notified by the Internal Revenue Service that customer is a "payee under-reporter" under section 3406(a)(1)(c) of the Internal Revenue Code.

28. As Customer, I Reaffirm My Understanding and Acknowledgment of the Following:

28.1. The purchase and sale of precious and industrial metal commodities involve a high degree of risk and are not suitable for all persons

28.2. Required funds or commodity must be on deposit in my account at Trading or Credit, as may be appropriate given the precise transaction, prior to a transaction.

28.3. I will immediately notify Trading's Compliance Department in writing, if any statement made to me by my Account Executive or any employee of Trading is inconsistent with the risks and terms set forth in this Agreement or which I consider to be offensive or unprofessional in nature.

28.4. I will not convey any discretionary authority concerning my account to my Account Executive or Trading. This means I make and am responsible for all trading decisions for my account. If I believe that a transaction has not been authorized by me, or that a transaction authorized by me has not been executed by Trading, I will immediately notify Trading's Compliance Department at 561-622-6191. I waive all rights to contest all orders or omissions if I fail to do so.

28.5. There are numerous factors which affect commodity prices and it is impossible to forecast accurately how or to what degree such factors will affect prices. I understand that I will lose money unless the value of the precious and industrial metal commodities I purchase or borrow moves sufficiently in price to cover gradational fees and/or commissions, bid/ask spreads charged by Trading and interest and service fees charged by Credit.

28.6. I have determined in my own mind that I am financially and emotionally suitable to enter into the transactions which are the subject of this Agreement, and able to accept the risks and to meet the financial commitments being made.

Company License # TC4099 Salesperson's Name: _____ License # TP _____

I (We) understand that I (We) may rescind this agreement within three (3) business days (Saturdays count as a business day) of your receiving of our written confirmation. To cancel, please contact our office in "WRITING" at Princeton Trading Group Inc., 3300 PGA Boulevard, Suite 550, Palm Beach Gardens, FL 33410. I understand that all orders (purchase or sale), after your state required rescission period of three (3) business days has lapsed, placed by the customer with Princeton Trading Group Inc. are final and therefore not subject to cancellation or modification, agreed to in writing by the customer(s) and Princeton Trading Group Inc.

THIS DOCUMENT IS EFFECTIVE AS A FIRM OFFER AND ACCEPTANCE BETWEEN CUSTOMER AND TRADING'S WHEN THE CUSTOMER COMPLETES HIS/HER COMPLIANCE INTERVIEW TO TRADING'S SATISFACTION, AND PHYSICALLY OR ELECTRONICALLY SENDS TRADING'S ACCOUNT APPLICATION FORM FOUND ON TRADING'S WEBSITE, WHETHER SIGNED OR NOT, AND WIRE TRANSFERS GOOD MONIES TO TRADING, AND ENTERS A TRADING INSTRUCTION THEREAFTER OR THEREUPON, AND TRADING ACCEPTS ALL THE ABOVE.

I hereby acknowledge that the foregoing answers are true and correct to the best of my knowledge and that I have not been instructed by anyone to misrepresent any fact herein. Princeton Trading Group may rely on the above information in determining my financial suitability as a purchaser and/or investor. You are not obligated to pay any money unless you sign this contract and return it to Princeton Trading Group.

X _____
Customer Signature

Date

X _____
Customer Signature

Date