

This contract is an official and public offer by Golden Way, which establishes the terms of use of the goldenway.world website and the terms of sale of the Goods and Services presented on the goldenway.world website. This contract is public, its terms are the same for all Buyers, regardless of their status, without favoring one Buyer over another. By concluding this Contract, the Buyer fully accepts the rules for using the website, the privacy notice, and the terms and conditions of placing an order, paying for the goods, delivering (the method of receiving) of the goods, liability for an unscrupulous behavior and all other terms of the Contract.

LEGAL REGULATION OF THE CONTRACT

The United Nations Convention on the Use of the Electronic Communications in the International Treaties (original: The United Nations Convention on the Use of the Electronic Communications in the International Contracts) where the following separate provisions necessary for an application are defined:

“Article 1. Scope 1. This Convention applies to the use of the electronic messages in connection with the conclusion or performance of the contracts between the parties whose commercial enterprises are located in the different states. 2. The fact that the commercial enterprises of the parties are located in the different states is not taken into account, if it does not follow either from the agreement or from those that took place before or at the time of entering into the business relations or exchanging information between the parties. 3. Neither the state subordination of the parties, nor their civil or commercial status, nor the civil or commercial nature of the contract shall be taken into account when determining the suitability of this Convention”.

“Article 3. Autonomy of the parties. The parties may exclude the application of this Convention or deviate from any of its provisions or change its effect”.

“Article 5. Interpretation 1. When interpreting this Convention, it is necessary to take into account its international nature and the need for cooperation to achieve uniformity in its application, as well as observance of the good faith in the international trade. 2. The issues related to the subject of regulation of this Convention, which are not directly distinguished in it, are subject to resolution in accordance with the general principles on which it is based, and in the absence of such principles - in accordance with the law applied by virtue of the norms of the private international law”.

“Article 6. Location of the parties 1. For the purposes of this Convention, the commercial enterprise of any party is considered to be the place indicated by that party, unless the other party proves that the party that made such an indication does not have a commercial enterprise in that place. 3. If an individual does not have a commercial enterprise, his / her location is taken into account. 5. The fact that any party uses a domain name or e-mail address associated with any particular country does not in itself create a presumption that its commercial enterprise is located in that country”.

“Article 8. Recognition of the legal force of the electronic messages. 1. A message or contract cannot be rendered invalid or enforceable solely on the grounds that it is made in the form of an electronic message. 2. Nothing in this Convention requires a party to use or accept electronic communications, but its consent may be inferred from the conduct of that party”.

“Article 9. Form requirements. 1. Nothing in this Convention shall require that a communication or agreement be made or confirmed in any particular form”.

“Article 12. Use of the automated message systems for concluding a contract. A contract concluded as a result of the interaction of an automated messaging system and any natural person or as a result of the interaction of the automated messaging systems cannot be voided or unenforceable on the sole ground that no natural person has reviewed or interfered with each individual transaction, performed by an automated message system, or concluded as a result of a contract”.

DEFINITION OF TERMS

TERMS OF USE (hereinafter referred to as the “Offer”, “Contract”) is a public offer of the Seller, addressed to an unspecified circle of the persons referred to as the Buyer, to enter into a contract for the sale of the Goods remotely with the Seller (hereinafter referred to as the “Contract”) on the terms contained in this Offer.

The Product or Service is an object of an agreement between the parties, which was selected by the Buyer on the website of the Online store and placed in the basket, or already purchased by the Buyer from the Seller remotely.

Online store is the Seller's website at the following address - goldenway.world, which has been created for the conclusion of the retail sales contracts on the basis of the Buyer's familiarization with the description of the Goods proposed by the Seller using the Internet.

The Buyer is a legally competent natural person who has reached the age of majority and is fully aware of the information received from the Seller, orders the Goods (Services) presented on the Online store website for the purposes not related to the implementation of the business activities (in the text of the Contract, meet the addresses "you", "to you", "your", which are used to define the Buyer).

The Seller is GWC Precious Metal L.L.C. (in the text of the Offer may appear the references "we", "to us", "our", "us", which is used to identify the Seller).

The Personal Account is a graphic and software interface used by the Buyer to conclude the contracts for the retail purchase and sale of the goods (services) presented in the Seller's Online store on the basis of the Contract and the Offer.

Verification is a procedure for confirming the identity of the Buyer, his / her personal data, within the limits necessary for concluding the contracts for the retail sale of the goods (services), determined by the Seller.

An order is a conscious act of the Buyer aimed at receiving the Goods (Services) from the Seller for the payment, which is made by the Buyer using the Seller's website at the following address - goldenway.world.

The definitions of the terms used in this Contract are conditional and adapted to the provisions of the Contract and should be understood by the Buyer in the established meaning. The terms that are not conventionally defined are used in their generally accepted meaning. The Seller, operating with the concepts in the text of the Contract, tries to convey its valid and understandable content.

LICENSE AND ACCESS

Subject to a full compliance with this Offer, the Contract and any other applicable Terms of Service, as well as payment of the prescribed fees, the Seller grants you a limited, non-exclusive, non-transferable, non-sublicensable access to the personal, non-commercial use of the services available on the goldenway.world website. An access to the goldenway.world website is intended solely for the purpose of buying and selling the Goods for the personal use. The Goods sold on goldenway.world are not intended for the commercial use and / or use on behalf of any third party, except as expressly permitted by the Seller in a separate document agreed in advance in writing.

All rights not expressly granted to you in this Offer or any other applicable Terms of Service are reserved by the Seller or its licensors, suppliers, or other service operators. No Page of the goldenway.world website, as well as any part thereof, element may not be reproduced, duplicated, copied, sold, resold, visited or used in any other way, except as specified, for any commercial purposes without the written consent of the Seller. You may not frame or use the framing techniques to enclose any trademark, logo, or other proprietary information (including the images, text, page layout, or form) of goldenway.world without written consent. You may not use any meta tags or any other "hidden text" utilizing the goldenway.world website name or trademarks without Seller's written consent. The Seller reserves the right to refuse the service, to terminate the accounts and / or cancel the orders at its sole discretion if we believe that the Buyer's conduct violates this Offer, the applicable United Arab Emirates law and / or international law, or harms our interests. In other words, you cannot abuse the Seller's services.

INTERNATIONAL ACCESS, SANCTIONS AND EXPORT POLICY

The Seller's services may be available from any countries and their territories. For its part, the Seller does not create any obstacles in using the services of the goldenway.world website. The Seller is located in the jurisdiction of the United Arab Emirates (hereinafter referred to as the "United Arab Emirates"). Any access or activity of a link to the goldenway.world website does not directly mean that the presented Goods or Services will be available

in your country of residence. If you access and use goldenway.world from outside the United Arab Emirates or its territories, you are solely responsible for a compliance with all applicable laws and regulations of your country of residence.

You may not use the goldenway.world services if you are subject to the United Arab Emirates sanctions or sanctions contrary to the United Arab Emirates law imposed by the government of the country where you use the goldenway.world services. You must comply with all United Arab Emirates export and re-export restrictions or other restrictions that may apply to the Goods, Services (including the goldenway.world software), technologies.

COPYRIGHTS AND TRADEMARKS

All content included on any page of goldenway.world, such as the text, graphics, logos, button icons, images, audio, video and software, is the property of the Seller or its content providers; and the compilation of all content included in or accessible through any page of goldenway.world is the exclusive property of the Seller and is protected by United Arab Emirates and international copyright laws. In addition, the graphics, logos, page headers, button icons, scripts and service names included in or available through any goldenway.world service are the trademarks of the Seller in the United Arab Emirates and / or other countries.

Use of any of our intellectual property without our written consent is strictly prohibited. The trademarks and other intellectual property may not be used in connection with any products or services not owned by the Seller, in any manner that is likely to cause confusion among the consumers, or in any manner that disparages and / or discredits the Seller. All other trademarks not owned by the Seller that appear on any page of goldenway.world are the property of their respective owners, who may be affiliated with, connected with, or sponsored by the Seller. You may not use any of our trademarks or service marks in meta tags without our prior written consent.

SUBJECT OF THE CONTRACT, PROCEDURE FOR ITS CONCLUSION

The subject of this Contract is to determine the terms and conditions of using the goldenway.world website, establishing a liability for their violation, placing the orders and the procedure for concluding this Offer.

The date of conclusion of the Contract-Offer (acceptance of the offer) and the moment of complete and unquestionable acceptance by the Buyer of the terms of the Contract shall be considered the date when the Buyer clicks the tick mark - "I agree", or "I agree" or another tick similar in content, on the order registration page located in the Personal Account on the website of the Online store goldenway.world, or the Buyer agrees that the date of conclusion of the Contract-Offer (acceptance of the offer) of acceptance and full agreement by the Buyer of the terms of this Offer is considered to be the successful completion of the registration procedure with the help of the Buyer entering the personal data into the registration form on the website of the Online shop. After placing the Order, the Buyer's data is entered into the Seller's internal database.

According to the provisions of the Contract, the Seller undertakes to transfer the selected Product (Service) to the Buyer and / or to provide the Buyer with the electronic mechanisms for an operational control of the purchased Product in the Personal Account on the goldenway.world website, and the Buyer undertakes to pay for and accept the Goods (Service) under the terms of this Contract.

PARTIES TO THE CONTRACT

THE SELLER

The Seller, after paying for the order, undertakes to provide the Buyer in his / her Personal Office with the technical tools to ensure the possibility of carrying out the sales operations of the selected Goods (Services), monitoring the progress of the Buyer's Order, in accordance with the general terms of concluding trade contracts and the Buyer's implementation of the advertising and marketing activity. The Seller will not disclose any private information about the Buyer and will not provide an access to this information to the third parties, except for the cases provided by the laws of the United Arab Emirates and during the execution of the Buyer's Order.

The Seller has the right to unilaterally amend the terms of this Contract, as well as the prices of the Goods and Services, by posting them on the website of the Online store. All amendments take effect from the moment of their publication.

The Seller may pay the Buyer a remuneration for the Buyer's advertising and mediation activities and the attraction of the new customers, in the amount, procedure and terms determined on the basis of the Seller's internal corporate conditions and rules. However, the Seller may unilaterally refuse to pay any remuneration to the Buyer without any explanation or notice. The Buyer agrees that the payment of a remuneration, incentives or any other additional payments is a right and not an obligation of the Seller.

THE BUYER

The Buyer must go through the registration and verification procedure on the goldenway.world website established by this Contract, after which he / she can freely use the technical and software capabilities of the Online store and the services of the Seller. The Buyer places the orders on the goldenway.world website without any coercion and understands their content.

Before concluding this Contract, the Buyer can read the content of the Contract, the terms of the Contract and the prices offered by the Seller on the website of the Online store. In order for the Seller to fulfill its obligations to the Buyer, the latter must provide all necessary personal data that uniquely identify him / her as a Buyer.

PRICE, PAYMENT PROCEDURE

The prices for the Goods and Services are determined by the Seller independently and indicated in the Personal Account on the website of the Online store. All prices for the Goods and Services are indicated on the website without taking into account taxes and fees that may be and / or must be paid by the Buyer. The Seller bears no liability for the occurrence of a tax liability of the Buyer. The prices for the Goods and Services may be changed by the Seller unilaterally depending on the market conditions.

The price of the Product, which is indicated in the Personal Account on the website of the Online store, does not include the commissions and derivative payments for the currency and cash exchange and others. The Seller cannot keep track of the current tariffs for such services, and therefore is not responsible for any additional costs incurred by the Buyer. The settlements between the Seller and the Buyer for the Goods (Services) are made by the methods specified on the website of the Online store. The Seller has the right to change the available payment methods on his / her own and taking into account his / her own commercial interests. The Buyer bears a full liability for the payment transactions performed by him / her for the purchase of the Goods (Services). The Seller will consider that the Buyer has paid for the Goods (Services) only after the funds paid by the Buyer have been credited to the Seller's accounts.

PERSONAL ACCOUNT OF THE BUYER

To use the Seller's services using the goldenway.world website, you will need an account on the goldenway.world website, in which you need to log in or register as a new user and go through the Buyer's identity verification procedure, in accordance with the terms and rules specified in the Offer and the Contract. You are solely responsible for maintaining the confidentiality of your account and password and for restricting access to your account, and you agree to accept a liability for all activities that occur under your account or password. You must notify us immediately of any actual or suspected unauthorized use of your goldenway.world password or account. We have no obligation to investigate the source of any such access to or use of goldenway.world. The Seller does not sell the Products or Services to the children, but we do sell them to the adults who can purchase them using a credit card or other authorized payment method. If you are under 18 years of age, or you have not reached the age of majority under the laws of your country of residence, you may not use the services of the goldenway.world website. The Seller reserves the right to refuse the service, to terminate the accounts, to terminate the rights to use the goldenway.world services, to remove or to edit the content, or to cancel the orders at its sole discretion.

PRODUCT DESCRIPTION, TYPOGRAPHICAL ERRORS, WEBSITE CONTENT

The Seller tries to be as accurate as possible. However, the Seller does not warrant that the product descriptions or other content on any page of goldenway.world is 100% accurate, complete, reliable, current, or error-free. If the Product offered by the Seller does not correspond to the description or expected by you, the Seller does not guarantee the return of the money paid for such Product. If any other service of the goldenway.world website is not as described, the Seller does not guarantee a refund for such Service.

In the event that a Product or Service is listed at an incorrect price or with incorrect information (due to a typographical error or an error in pricing or product information received from our suppliers), we shall be entitled to refuse or cancel any Orders for such Product or Service. We shall have the right to refuse or cancel any such Orders, regardless of whether the Order has been confirmed or paid for by your credit card or any other available payment method.

The content posted on goldenway.world is for informational purposes only. It is your sole liability to consult a qualified expert for an advice prior to any trading transaction using the goldenway.world services. An advice or recommendations of the users about the Seller or the services of the goldenway.world website are the personal opinion of the person who expressed such an opinion and may not reflect our opinion.

goldenway.world website may contain the links or advertisements to other websites owned and operated by the third parties. You acknowledge that we are not responsible for the operation of any such resource or its content, and the inclusion of the third-party websites does not imply endorsement by the Seller.

ORDER PROCEDURE AND PRODUCT DELIVERY

The Buyer places the order independently in the Personal Account on the website of the Online store. The Seller has the right to refuse to transfer the order to the Buyer in the event that the information provided by the Buyer during the order placement is incomplete or raises suspicions about their validity. When placing an order on the Online store website, the Buyer undertakes to perform the following mandatory actions necessary for the Seller to process and fulfill the order: to go through the registration procedure on the Online store website; to go through the Buyer's identity verification procedure, in accordance with the conditions and rules specified in the Offer; to choose a unit of the Goods (Services) and pay for it in the manner proposed by the Seller. The name, quantity, and price of the Goods (Services) chosen by the Buyer are specified in the Personal Account on the Online store website.

If the Seller needs the additional information about the Buyer, he / she has the right to request it. If the Buyer does not provide the necessary information, the Seller is not responsible for providing quality service to the Buyer when purchasing Goods (Services) in the Online store.

In the event that the Buyer has provided the inaccurate information about himself / herself on the website of the Online store, he / she personally bears all liability for the possible consequences. The Seller is not responsible for any losses of the Buyer caused in this way. The Buyer is responsible for the accuracy of the information provided when placing the Order. By concluding the Contract, i.e. accepting the terms of this offer (the proposed terms of purchase of the Goods (Services), by placing the Order, the Buyer confirms the following: the Buyer is fully and completely familiar with and agrees with the terms of this offer (offer); he / she gives a permission for a collection, processing and transfer personal data; a permission to process the personal data is valid for the entire term of the Contract, as well as for an unlimited period after its expiration. In addition, by concluding the Contract, the Buyer confirms that he / she has been informed (without additional notification) about the purposes of data collection, as well as about the fact, that his / her personal data is transferred to the Seller for the purpose of fulfilling the terms of this Contract, the possibility of the mutual settlements, as well as to receive the invoices, deeds and other documents. The Buyer also agrees that the Seller has the right to provide an access and to transfer his / her personal data to the third parties without any additional messages from the Buyer for the purpose of fulfilling the Order of the Buyer. The scope of the Buyer's rights, which is determined by this Offer, is fully understandable and acceptable.

During the purchase and / or sale of the Goods, the Buyer understands and is aware of all the characteristics of the Goods, its material value and the terms of its purchase. The Buyer when making a purchase on the website

of the Online store - goldenway.world is fully aware that he / she is purchasing a 999.9 bar of gold of the highest weighing between 1 and 100 grams from the Golden Way producer. Product presented on the Seller's website has a material value on the goldenway.world Online store. The Buyer can make a purchase or other transaction available in his / her Personal Account on the website of the Online store - goldenway.world, and exclusively from the assortment of the Goods (Services) presented by the Seller at the time of such transaction.

Golden Gates is a permanently active program in the goldenway.world online store. Golden Gates is not a game of chance or a lottery. The Golden Gates program provides the Buyer with the opportunity to conclude a preliminary contract with the Seller for the purchase and sale of 999.9 gold bars of the highest quality weighing from 1 to 100 grams. In turn, the preliminary sales agreement is an agreement under which the Buyer is obliged to fulfill a certain number of mandatory conditions determined by the type and category of Gates, which is chosen by the Buyer. After fulfilling the mandatory conditions of Gates, chosen by the Buyer, the Seller is obliged to conclude the main sales agreement with the Buyer and transfer the subject of this agreement to the Buyer in the form of a new Gate and/or the number of 999.9 gold bars of the highest quality, determined by the Golden Gates conditions, weighing from 1 to 100 grams manufactured by Golden Way.

By purchasing any Gates available in the online store goldenway.world, the Buyer is fully aware that he is hereby entering into a preliminary sales agreement with the Seller after fulfilling the mandatory conditions of which the Seller will conclude the main sales agreement with the Buyer and will transfer to the Buyer the subject of this agreement in the form of a new Gate and/or the amount of gold bars of 999.9 gold of the highest quality, determined by the Golden Gate conditions, weighing from 1 to 100 grams manufactured by Golden Way. The Buyer understands that in order to obtain the right to conclude the main sales agreement with the Seller under the affiliate program "Golden Gates", he must fulfill several mandatory conditions after concluding the preliminary sales agreement with the Seller. The affiliate program Golden Gates is available in the goldenway.world online store on a permanent basis, but may be changed, updated, canceled or terminated by the Seller at any time without notice to current members of this program.

Upon completion of the Order, the Buyer can sell the purchased Product back to the Online store at the purchase price for the current day, or to transfer the purchased gold bars to a specialized storage facility, or to receive the purchased Product by insured mail. The Buyer pays all costs of a storage, delivery and costs associated with receiving the purchased Goods. The cost of delivery by insured mail is determined by the delivery service.

When placing an order, the Buyer understands and accepts all the risks of such a transaction. The Seller is not responsible for the possible difficulties in the delivery and transportation of the Goods to the Buyer. The Seller provides the Buyer with the possibility of the operational control over the purchased Goods in the Personal Account on the goldenway.world website.

CONTRACT TERM

This Contract enters into force from the moment of its approval by the Buyer in the manner established therein and is valid until its full implementation, or until the occurrence of other circumstances established by this Contract.

TAXES AND FEES

The Buyer will be solely responsible, as required by the applicable laws of its state, for the assessment and payment of all taxes and other government fees and charges (and any penalties, interest and other additions thereto) imposed on it during or after transactions under this Contract. All payments made by us under this Contract will be made free of charge and without any deductions or withholdings as required by the law. If any such deduction or withholding is required for any payment, you will pay such additional amounts as are necessary to bring the net amount received by us equal to the amount payable under this Contract.

TERMINATION AND EFFECTS OF TERMINATION

In addition to any other legal or necessary remedies, we may, without notice, immediately terminate or revoke any or all of your permissions and rights to use goldenway.world granted under these Offer Terms. Upon such termination or cancellation, you will immediately lose an access to and use of all goldenway.world pages and we will, in addition to any other legal or necessary remedies, immediately cancel all passwords and account credentials issued to you and refuse in accessing and using goldenway.world or any other Seller's website in whole or in part. Upon Seller's request, each Buyer shall immediately delete all information belonging to the Seller.

ELECTRONIC COMMUNICATIONS

If you use goldenway.world or send us e-mail, text messages or other communications from your landline or mobile device, you agree to communicate with us electronically. You agree to receive the emails from us (including marketing communications unless you have opted out where applicable), such as the emails, texts, mobile notifications or messages and messages on the website. You agree that all notices, disclosures, agreements and other communications we provide to you electronically comply with any legal requirement for a written notice.

Your use in electronic communications of the vocabulary, expressions, symbols, signs that are prohibited for use and use on the territory of the United Arab Emirates may lead to you being deprived of the use of an access to the services of the goldenway.world website or some period of time, or forever.

CONFIDENTIALITY

By using the services of the goldenway.world website, you agree to the Privacy Notice unilaterally established by us.

You can read our Privacy Notice, which explains our position and governs your use of the goldenway.world services. Our privacy notice is available on this website and may be amended by us at any time unilaterally. The new version of the Privacy Notice comes into effect from the moment of their publication on the goldenway.world website.

INDEPENDENT CONTRACTORS AND NON-EXCLUSIVE RIGHTS

The Buyer and Seller are the independent contractors, and this Contract shall not be construed to create a partnership, joint venture, agency or employment relationship. Neither Party nor any of their respective affiliates is an agent of the other Party for any purpose or has any authority to bind the other. Between the Parties to this Contract, no basic and derivative obligations regarding permanent and / or regular cooperation arise.

FORCE MAJEURE CIRCUMSTANCES

The Seller and our affiliates shall not be liable for any delay or failure to perform any obligation under this Contract if the delay or failure is the result of any cause beyond our control, including the labor disputes or other industrial disturbances, power, utility or other telecommunications disruptions, earthquakes, storms or other acts of the nature, landslides, embargoes, riots, government acts or orders, acts of terrorism or war.

LIABILITY

The Buyer is responsible for the violation of this Contract and the general terms and conditions of using the services of the goldenway.world website, including the Buyer is responsible for all losses that may occur to the Seller as a result of the Buyer's violation of this Contract and the general terms and conditions when concluding the use of the services of the goldenway.world website.

In the event that the Buyer violates the provisions of this Contract or the general terms and conditions when using the goldenway.world website, the Seller has the right to immediately terminate this Contract without prior warning to the Buyer, and in this case the previously received payment for the Goods and Services is not a subject to return.

EXCLUSION OF A LIABILITY

THE SERVICES OF THE SELLER AND THE GOLDENWAY.WORLD WEBSITE, ALL INFORMATION, CONTENT, MATERIALS, PRODUCTS (INCLUDING THE SOFTWARE) AND OTHER SERVICES, IN ONE WAY OR ANOTHER, ARE AVAILABLE TO THE BUYER THROUGH THE GOLDENWAY.WORLD WEBSITE PROVIDED BY THE SELLER "AS IS" AND "AS AVAILABLE" IN THE DESCRIPTION OF THE GOODS AND SERVICES. THE BUYER FULLY AGREES THAT THE SELLER, INCLUDING ITS MANAGEMENT, EMPLOYEES, AGENTS AND SUB-AGENTS, DO NOT BEAR ANY LIABILITY FOR THE QUALITY OF THE SERVICE PROVIDED AND THE QUALITY OF THE GOODS SOLD. THE BUYER FULLY AGREES THAT HE / SHE USES THE SERVICES OF THE GOLDENWAY.WORLD WEBSITE AT HIS / HER OWN REASONABLE RISK.

IN FULL COMPLIANCE WITH THE STATED CONDITIONS AND RULES OF THIS DOCUMENT, THE SELLER ACKNOWLEDGES ALL GUARANTEES, EXPRESS AND DERIVATIVE, DEFINED IN THIS TEXT. AT THE SAME TIME, THE SELLER CANNOT GUARANTEE THE ACCURACY OF THE DATA, THEIR SAFETY AND CONFIRM PRODUCT GUARANTEES. THE INFORMATION THAT HAS BEEN POSTED ON THE GOLDENWAY.WORLD WEBSITE MAY CONTAIN THE INACCURACIES, ERRORS, AND TYPOGRAPHICAL ERRORS. THE SELLER DOES NOT GUARANTEE THAT THE CONTENT WILL BE INDISPUTABLE AND ERROR-FREE. THE SELLER WILL NOT BEAR ANY LIABILITY IF THE SERVICES, INFORMATION, CONTENT, MATERIALS, GOODS (INCLUDING THE SOFTWARE) AND / OR THEIR USE CAUSE THE DAMAGES TO YOU (TO THE BUYER) OR YOUR AFFILIATES PERSONS INCLUDING BUT NOT LIMITED TO THE DIRECT, INDIRECT, INCIDENTAL, MORAL AND CONSEQUENTIAL DAMAGES, UNLESS OTHERWISE SPECIFIED IN THE TERMS OF THIS CONTRACT.

LIMITATION OF THE LIABILITY

WE AND OUR PARTNERS AND THE LICENSORS WILL NOT BE LIABLE TO YOU FOR ANY DIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR SIMPLE DAMAGES (INCLUDING THE DAMAGES FOR THE LOSS OF THE PROFITS, REVENUE, CUSTOMERS, OPPORTUNITIES) AND BY AGREEING TO THIS CONTRACT YOU CONFIRM YOUR UNDERSTANDING AND AWARENESS OF THE POSSIBILITY OF SUCH CONSEQUENCES. IN ADDITION, WE WILL NOT BE RESPONSIBLE FOR THE COMPENSATION AND / OR COMPENSATION FOR THE DAMAGES THAT WILL BE RELATED TO THIS CONTRACT OR YOUR USE OF THE PROGRAMS AND SERVICES OF THE GOLDENWAY.WORLD WEBSITE IN THE EVENT OF: OUR TERMINATION FOR ANY REASON; THE CHANGES IN THE COST OF THE GOODS AND SERVICES; ANY INVESTMENT LOSSES AND LIABILITIES IN CONNECTION WITH THIS CONTRACT AND YOUR USE OF AN ACCESS TO THE GOLDENWAY.WORLD WEBSITE'S OFFERS AND SERVICES; FOR ANY UNAUTHORIZED ACCESS TO YOUR PERSONAL (PERSONAL) INFORMATION; THE MODIFICATION AND / OR DELETION, DESTRUCTION, LOSS OR FAILURE TO STORE ANY OF YOUR CONTENT AND OTHER DATA. THE SELLER RESERVES THE RIGHT NOT TO REACT IN ANY WAY TO UNREASONABLE CLAIMS OF THE BUYER.

AMENDMENTS TO THE CONTRACT

The Seller may modify this Contract (including any Policy) at any time by posting an updated version on goldenway.world or otherwise notifying the Buyer. The amended conditions come into force from the moment of the publication on the goldenway.world website. By continuing to use goldenway.world and use its services after the effective date of any amendments to this Contract, you agree to the amended terms. You agree to regularly check goldenway.world for the amendments to this Contract.

SETTLEMENT OF THE DISPUTES

Any dispute or claim relating to any manner in which you use the goldenway.world website Services, will be heard by a court in the territorial jurisdiction United Arab Emirates of which the Seller's company is registered, and you consent to the exclusive jurisdiction, venue and additional provisions set forth below. The disputes concerning the quality of the Goods (Services) are not allowed under the terms of this Contract.

At the same time, the Buyer agrees that the initiation of a legal dispute with the Seller is possible within three months from the date of the alleged violation of the Buyer's rights by the Seller. The Buyer agrees that after the expiration of three months from the date of the claim against the Seller, it is impossible for the Buyer to initiate a legal dispute against the Seller.

You agree to pay all payments and / or fees for a filing a lawsuit yourself. We will seek a reimbursement from you for attorney's fees and attorney's fees in the arbitration. We hereby agree that any dispute resolution proceeding will be conducted on an individual basis only and not as a class, consolidated, or representative action. Notwithstanding the foregoing, we agree that we may bring a legal action to protect the infringed or contested rights and / or abuse thereof.

MISCELLANEOUS

You (the Buyer) will not transfer this Contract, and / or any of your rights and obligations under this Contract to other persons without our prior written consent of the Seller. Any breach of this clause will be void. We may assign this Contract without your consent in connection with a merger, acquisition, or sale of all of our assets, or, to any affiliate in a corporate reorganization, after the effective date of such decision, the assignee is deemed to be replaced and becomes the new party to this Contract, and the Seller is fully released from all its obligations and responsibilities regarding the performance of this Contract. Taking into account the above, this Contract will be binding on all Parties and their successors.

This Contract, including the Privacy Notice by reference, constitutes the entire Contract between you and us with respect to the subject matter hereof. This Contract supersedes all prior or contemporaneous agreements or communications between you and us, whether written or oral, regarding the subject matter of this Contract. We will object to any term, condition or other provision that differs from or supplements the provisions of this Contract (whether or not it would materially change this Contract), including, for example, any term, condition or other provision that submitted by you in any order.

The Buyer's reference to the conflicting laws of any country is not allowed under the terms of this Contract. The resolution of any disputes of a legal nature is governed by the provisions of the regulations and / or other legal norms of the United Arab Emirates specified in this Contract.

This Contract has been written in English and has a priority. All notices made or given pursuant to this Contract must be in the English. If we provide a translation of the English version of this Contract, the English version of the Contract shall be used to resolve any conflicts.

Our failure to enforce any provision of this Contract shall not constitute a present or future waiver of such provision, and / or shall not limit our rights to enforce such provision at a later date. All waivers by us must be in writing to be effective.

If any part of this Contract is held invalid and / or unenforceable, the remaining parts of this Contract will remain in full force and effect. Any invalid and / or unenforceable portion shall be construed in accordance with the intent of the applicable portion of the Contract. If this is not possible, the invalid and / or unenforceable portion will be severed from this Contract, but the remainder of the Contract will remain in full force and effect.

OUR ADDRESS

As you to pay attention that we support a paperless program, so you can contact us using our electronic methods of communication:

Email: hi@goldenway.world