SIMPLE TERMS AND CONDITIONS AND PROCEDURES FOR UNDOCUMENTED GOLD FROM AFRICAN TO UNITED ARAB EMIRATE IN WHICH SELLER BEARS ALL THE COST THROUGH IS LEGAL CONSULTANT FROM AFRICA TO UNITED ARAB EMIRATE. AND UPON ARRIVAL OF THE SAID UNDOCUMENTED GOLD. BUYER PAY' PERCENT (5%) OF THE TOTAL COST OF THE AGREED QUANTITY TO SELLER'S NOMINATED LEGAL CONSULTANT OFFICE IN DUBAI BEFORE HE/SHE CAN GET ACCESS TO THE UNDOCUMENTED GOLD.

## Now this agreement witness as follow:-

A.1 that they will be no upfront payment in the country of origin or whatever from the buyer to the seller after meeting and agreeing to each other' terms and procedures, until the said agreed quantity arrive in UAE.

A.2 That the seller will inform the buyer about the availability of the said agreed of gold once the products arrives in the UAE, then buyer and his team will meet with seller and his team to agree on a perfect meeting to with seller's legal consultant in his office in Dubai

A.3 That, soon as the products arrives in UAE the seller and the buyer team will now go to the seller legal consultant office to sign MOU. And make payment of 5% of the total cost of the agreed quantity to the seller legal consultant in his office,

A.4 That, this 5% payment is to be use for clearance of the agreed quantity of gold Dore bars that has been exported into the territory of UAE.

A.5 That, the seller legal team shall issue a guarantee invoice for the payment of the 5% of the agreed quantity and the gold that is been exported from African to UAE to the buyer in the name of the buyer or his company name,

A.6 That the invoice shall bear the letter head of the seller's consultant

A.7 That, once the agreed quantity of the gold are been able to arrive in the UAE successful, led by seller consultant team

A.8 After the confirmation of the payment of the agreed 5% to the seller legal consultant. The next step is for the legal consultant of the seller to release the exact agreed quantity to the seller in front of the buyer,

A.9 That, both seller and buyer team will together move with the agreed quantity of gold been released to them by seller consultant to a buyer own choice of office or refinery for assay to be conduct pending the report.

A.10 That, after the final assay, at the buyer's refinery, with certify assay report witness and certify by both parties

A.11 That, it has been agreed between the said seller and buyer that, the very gold is gold that has no document or whatsoever. (Herein referred to as undocumented gold) exported From Africa to UAE.

a.12 That, it sole the wish of the said buyer on his/her own to decide to hire the seller consultant to assist in getting proper document for the agreed quantity, that is not a matter of the said seller or whosoever.

A.13 Not that the said gold are mixed in terms of karats and purities of each Dore bars

A.14 That before both parties can arrange for a meeting, the must agree to this very terms and condition, hens for there's no for bringing end seller and end buyer a meeting if one does not accept this very terms and conditions set up on here.

A.15 That, this very agreement is that of irrevocable of	or whatsoever
A.16 That this is freewheel agreement between i (Seller) and Iour own thought and not that of any third party or w	buyer) and everything stated is that of
A.17 That both parties can read and write and full un words and figures. And will to abide by it.	derstand this very procedures set up in both
Sign	Sign
Seller	buyer