



NCV TERMS AND CONDITIONS:

By signing this document, the Client acknowledges that they have read the Terms and Conditions of NCV Numismatic S.L. hereinafter NCV that are detailed below and agrees to comply with the established. You also agree that NCV has the right to rely on and benefit from this Agreement.

1. NCV will exercise reasonable care in handling banknotes and coins submitted for classification or reclassification. However, if NCV determines that the Client's banknote or coin was lost or damaged while in NCV's possession, the Client will be compensated based on the fair market value of the bill or coin as determined by NCV's standard procedures, which may include filing a claim with our insurance company. The declared value you indicated on the front of this form is for estimating insurance coverage only, and the fair market value of the note or coin may be less than its declared value. IN NO EVENT SHALL THE TOTAL LIABILITY EXCEED THE DECLARED VALUE OF THE BANKNOTE. NCV will not accept responsibility for items lost while not in the custody or control of NCV.
2. Except as otherwise expressly provided herein, NCV DISCLAIMS ANY WARRANTIES, EXPRESS OR IMPLIED, CONCERNING GOODS AND SERVICES IN NCV BANKNOTES OR COINS, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
3. Notwithstanding anything to the contrary contained herein, except concerning remedies under NCV's grade and authenticity guarantee of banknotes or coins set forth at www.ncvgrading.com and as outlined in paragraph 2 above in connection with the loss of or damage to a banknote or coin while in NCV's possession, THE MAXIMUM TOTAL LIABILITY NCV SHALL HAVE TO THE CLIENT OR ANY THIRD PARTY FOR WHOM THE CLIENT MAY BE ACTING, ARISING FROM ANY CAUSE, ACT, OMISSION OR OTHERWISE SHALL IN NO CIRCUMSTANCES EXCEED THE CLASSIFICATION FEE OR AMOUNT PAID BY THE CLIENT FOR CLASSIFICATION SERVICES PROVIDED BY NCV CONCERNING BANKNOTES OR COINS SUBMITTED FOR CLASSIFICATION BELOW. IN NO EVENT SHALL NCV OR ANY OF ITS AFFILIATES, OR ANY OF THEIR RESPECTIVE EMPLOYEES, OFFICERS, DIRECTORS, OR AGENTS, BE LIABLE TO THE CLIENT OR ANY OTHER PARTY FOR INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR EXEMPLARY DAMAGES, EVEN IF WARNED OF THE POSSIBILITY OF SUCH DAMAGES.
4. Please note that all terms and conditions are subject to change. Response times do not include shipping time and reflect business days.
5. In the ordinary course of its grading operations, NCV collects data about each coin or banknote submitted for grading, including, but not limited to, data relating to identity, mintage, condition, and grade (the "Data") and may take, or have taken, one or more photographs, images or digital or other reproductions of each of such banknotes or coins. In consideration for sorting services provided by NCV, the Client, on behalf of himself and any third party on behalf of the Client, authorizes the storage and maintenance of such data concerning each banknote or coin submitted hereunder for sorting, and taking, or cause to be taken, one or more images of each such banknote or coin. You further agree that NCV shall own such data and all such images and that NCV may use and exploit such data and images for commercial purposes and otherwise as NCV, in its sole discretion, deems appropriate, including, but not limited to, publishing and republishing or reproducing in any media such data and images. Without limiting the generality of the preceding, the Client, on behalf of themselves and any third party for whom the Client may be acting in connection with this Agreement, unconditionally and irrevocably transfers, conveys, and assigns to NCV any and all rights acquired in the present and the future, title and interests (including, without limitation, copyright, patent, trade secret, and trademark rights) that the Client or any third party may have in the data and images (in any medium or format) that it may be reproduced or published.
6. If banknotes or coins are sent on behalf of a third party, the Client represents and warrants that this third party has agreed to and accepted this Agreement and has signed a copy of it where indicated. The Client agrees to provide a copy signed by a third party to NCV at any time upon request.
7. NCV will endeavor to qualify the bills or coins within the time frame set forth on the website and chosen by the Client. However, NCV will have no liability to the Client for damages due to NCV not qualifying within the period guidance described on its website.
8. The classification of the state of conservation implies subjective judgments that require the exercise of a professional opinion based on the NCV internal protocol. NCV, therefore, makes no warranties or representations and shall have no liability to the Client for NCV's outstanding rating of any banknote or coin except by NCV's warranty resubmission as set forth on the NCV website at www.ncvgrading.com, whereby, by signing this Agreement, the Client acknowledges that they have read and agree to the terms and conditions of the NCV Grading Guarantee.
9. NCV will not grade coins or banknotes whose authenticity is questionable. If NCV rejects any bill or coin for sorting following NCV's sorting standards and procedures, NCV will not refund the fee paid by the Client. The Client represents and warrants that it has no knowledge or reasonable basis to believe that any banknote or coin submitted for sorting has been altered or tampered with in any way. The Client guarantees that all the information provided in the order is accurate and reliable and undertakes to correct and update it immediately if they find it inaccurate. The NCV Client represents and warrants that all collectibles delivered under this Agreement are its lawful property, or that it otherwise has sufficient right and authority to dispose of them, and that they have not been obtained, acquired, or possessed unlawfully, fraudulently, or in violation of any applicable laws or regulations. The Client shall be liable for, and shall indemnify NCV against, any claims, losses, damages, or liabilities arising from any breach of this representation and warranty.
10. The Client agrees to pay NCV all fees and other charges when due; that all fees are exclusive of local taxes and that any delinquent balance will bear interest at a rate of 10% per year until paid (or, if less, the maximum interest rate permitted by applicable law); and that NCV will have a security interest in the bills or coins sent, as well as in any other property of the Client in possession of NCV or its affiliates to guarantee the payment thereof. Fees paid to NCV are NON-REFUNDABLE once the item begins the qualification process. The Client hereby grants NCV an assignment and lien in the property in the amount of any fees and other charges due and payable by the terms of this Agreement. The Client hereby authorizes NCV to file, at any time from the due date of such fees and other charges, applicable uniform commercial code financing statements in such jurisdictions and offices as NCV deems necessary concerning the perfection of a security interest in the property. If NCV determines, in its sole discretion and at any point in the process, that the declared value submitted has been understated in relation to the market value of the item, or that the shipping form provided by the Client has been completed incorrectly or it is incomplete, NCV reserves the right to adjust NCV's grading fees (including shipping and handling fees) accordingly. The Client acknowledges and agrees that NCV may adjust/increase any Fee as necessary without explicit notice to the Client.
11. NCV shall have no liability to the Client, or to any third party on behalf of which the Client may be acting, for any personal injury, for any damage to any banknote or coin, or otherwise, which the Client cannot prove that was primarily attributable to NCV's act or omission while the note or coin was in his possession and control. NCV shall under no circumstances be liable to the Client or any third party for any indirect or consequential loss of profit or other economic loss suffered by the Client, however caused, as a result of any negligence, breach of contract, misrepresentation, or any other way.
12. This Agreement is delivered and accepted in the city of Valencia (Spain), and the parties intend that it be governed by and construed by the laws and legislation of that city without regard to principles of conflicts of law. The parties hereby consent to the personal jurisdiction of the courts of Valencia (Spain) with respect to any legal action to enforce the terms and conditions of this Agreement or otherwise arising under or in connection with this Agreement, and You agree that the court or tribunal of Valencia (Spain) will be the only forum to bring such action. Both Client and NCV agree that the prevailing party shall be entitled to recover reasonable attorney's fees, costs, and expenses.
13. Customer must inspect all banknotes or coins immediately upon receipt, and NCV disclaims any liability for damage, discrepancies, or errors, including, but not limited to, banknote or coin description errors, unless NCV is informed within five (5) days of the Client's receipt of the banknote or coin. The Client agrees to return any incorrectly described banknote or coin to NCV upon request for correction and agrees to indemnify and hold NCV harmless from any losses and/or claims caused by the circulation or sale of any banknote or coin incorrectly described. Failure to report such errors may result in suspension or removal from NCV's customer database or authorized dealer network. NCV will not be liable for any direct loss or damage suffered by the Client, however caused, due to any negligence, breach of the terms, or exceeding the price of the services.
14. The terms and provisions of this Agreement, if any, constitute the entire Agreement of NCV and the Client (and any third party for whom the Client may be acting) concerning all prior agreements and understandings (written or oral), and they replace them. If any term or provision of this Agreement is found, by a final and non-appealable decision or order of a court of competent jurisdiction, to be invalid or unenforceable under applicable law, such invalidity or unenforceability shall not affect the validity or enforceability of any of the other terms or provisions of this Agreement. Each party will execute and deliver such additional documents and instruments as any other party may request to enhance evidence or effectuate agreements contained herein, including the assignment of rights outlined in Section 11 and procedures, and further agree that NCV is entitled to rely on and benefit from those terms and procedures.



NCV SHIPPING GUIDE:

1. Basic information: Please provide the Client's name and number. If you do not have them, it will be provided by NCV.
2. Return Shipping Address (Required): Please provide your return shipping address and contact details here (name, address, city, state, zip code, phone, and email).
3. Service Level – Select only one service level per form. Service level is based on the declared value per item listed. The declared individual values cannot exceed the maximum value for the selected service level. Please note the minimum requirements and restrictions within each service level. You can select a higher service level for faster response time. •All samples, tests, errors, and small commercial issues be sent under the Special Issues service level. In this case, check with NCV. •All bills or coins shipped under the Basic Pre service level must be dated prior to 1959. •Bills or coins shipped under the "Basic Pos" service level must be dated 1959 to present. •A minimum of 25 consecutive banknotes or 50 identical coins must be sent through the Linx consecutive/equal service level. •A minimum of 25 non-consecutive banknotes dated 1959 or 50 identical coins is required to be sent through the level of service Linx non-correlative/ not equal. • A minimum of 25 non-consecutive banknotes or 50 coins dated before 1959 must be sent through the Linx Non-Correlative Pre service level. • GUARANTEED PREMIUM: The value of the banknote or coin is determined by the market value for that grade or the declared value of the banknote or coin. NCV reserves the right to make the final appraisal of the value of the banknote or coin.
4. Service Type – Select a service type from the list below (one selection per form is allowed):
 - GRADING – For non-encapsulated bills or coins.
 - REGADING: For banknotes or coins previously certified by NCV that you feel might deserve a higher grade. Banknotes or coins sent under the regrading service will be removed from their capsule and regraded. Regrading fees will apply whether or not the banknote or coin is upgraded. If the banknote or coin has a lower grade, the NCV banknote or coin guarantee terms will apply. For full information on NCV's banknote or coin guarantee, visit www.ncvgrading.com.
 - ENCAPSULATED: For a bill or coin previously classified (currently encapsulated) by any other classification service, NCV will encapsulate and classify it according to its qualification criteria. Grading fees will apply if the note or coin is graded. Banknotes or coins currently encapsulated by other sorting services may have problems not discovered until they are removed from their current holders. Therefore, NCV cannot guarantee that a grade or coin currently encapsulated sent by another service will not lose grades when removed from its capsule due to problems not observed in the banknote or coin prior to its decapsulation. By submitting a banknote or coin to the REHOLD service, the sender agrees that NCV is not responsible for grade, attribution, and authenticity changes as determined by NCV's note or coin experts.
 - REFUND WARRANTY : If you have an NCV-rated banknote or coin you believe is over-rated, misattributed, or counterfeit, send the banknote or coin to NCV. If the grade of the banknote or coin is downgraded, the terms of the NCV Guarantee will apply, and all fees and charges related to the new presentation of the guarantee will be reimbursed.
5. Banknote or Coin Details: List the details of each banknote or coin in the area below. •Amount: shows the total number of banknotes or coins (per line). If you have multiples of the same banknote or coin with the same catalog number, you can list them on the same line. •Country: indicate the country where the banknote or coin was issued. •Catalog number: provide the catalog number for each ticket (pick) or coin (km) •Date/Series: indicate the date on the coins. On series and date banknotes. •Denomination - Indicate the face value of the banknote or coin •Type: Indicate the type of banknote or coin (if applicable). •Serial/Pedigree Number – Record serial number and any pedigree requests here. Please list the range of numbers for multiple banknotes with consecutive serial numbers. All pedigree applications must be approved in advance. •Declared Value - Indicate an estimate of the declared value per banknote or coin. Please note: this value cannot exceed the maximum grade value for the selected Service Level (from section 4). If no value is assigned, you authorize NCV to assign a value of €50 per banknote or coin. •Additional / Complementary Services: Large support (Add €10 per note or coin: mandatory for banknotes or coins that require the use of large support (more than 19 cm x 8 cm). x Large personalized support size (add €45 per banknote): Required for uncut sheets or banknotes larger than 25 cm x 10 cm. Authorized dealers can only pick up at NCV by scheduling an early appointment. Please provide the rate according to the shipping rate table return. 7. Rate Calculation – Calculate all appropriate rates for your shipment. For return shipments with added insurance contact NCV. Please do not send postage stamps or postage-paid labels for the return of your package. Please get in touch with Customer Service if delivery of your returned package is not made within 14 days from the date of shipment. 8. Payment method: include a check, transfer, or any authorized means. You must make the payment, or your order will not be processed. All fees must be paid in Euros. 9. Terms and Conditions – Please sign and date the bottom of the form after reading the Terms and Conditions below. The order will not be processed without the signature. Please keep a copy for your records. Place each banknote or coin individually in a sleeve and wrap securely. Do not send banknotes with staples. Pack the banknotes and the shipping form carefully. This will help speed up the processing of your order. Send by mail or agency to NCV Numismatic S.L., 2 Madre Vedruna st., Vinalosa, Valencia 46114 Spain. Packages to NCV must be insured. For international shipments, the Client is responsible for the duties and taxes applied in the shipment to and from NCV. All terms and conditions are subject to change. Estimated response times do not include shipping time and reflect business days. IF MORE THAN ONE TYPE OF SERVICE IS INCLUDED IN ANY FORM, YOU AUTHORIZE NCV TO SEPARATE THE ORDER FOR PROCESSING AND AGREE TO PAY ANY ADDITIONAL QUALIFICATION, HANDLING AND SHIPPING FEES THAT MAY APPLY.