

New Member Information:		Ship Product to:				
Name:		Name:				
Address:						
City: ST:	Zi	p: City:	ST:	Zip	:	
Email:		Email:				
Phone:						
Other Phone:		Other Phone:	Other Phone:			
Level 1: Classic Package	Leve	12: International Package	Level 3: Uni	versal F	Package	
	1	Cashill Cashill				
\$1,295.00		\$3,500.00	\$7,500.00			
Premier Combo	Item #	Description	Price Each	Qty.	Total	
Save Saudi	1001	1001 Level 1—Classic Package				
	1002	1002 Level 2—International Package				
	1003	1003 Level 3—Universal Package				
	1004	1004 Premier Combo (Levels 1 & 2)				
(levels 1 & 2 combined) \$3,995.00	1005	Platinum Combo (Levels 1, 2, & 3)	\$11000.00			
Platinum Combo	Shipping & Handling: (Up to 3 items within U.S., include \$25 for FedEx. International Shipping \$75, including Canada.)					
Cave	Total Remitted:					
1,392	Payment Method:					
	Terms and Conditions: Purchaser (New Member) whose signature appears on this document hereby purchase described goods/services and agrees to all terms, conditions, pricing and rules relating the product(s) being purchased. Purchaser acknowledges agreement to terms and conditions less than the product of the form and collections are consistent of a green of this agreement with the Programment of the product					
(all 3 packages) \$11,000.00	side of this form and acknowledges receipt of a copy of this agreement with the Buyer's Right to Cardate completed and initialed.					
Purchaser's Name (printed):						
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PURCHASE AGREEMENT, TERMS, CONDITIONS, POLICIES AND PROCEDURES

- 1. Coastal Freedom (hereafter "Company") is a marketing and training system supporting a network of independent contractors and Affiliates (hereafter "Affiliates" or "Directors") supplying Coastal Vacations products for resale through direct-selling.
- 2. Purchaser represents and warrants to Company that Purchaser is of the age of majority (or older) in Purchaser's state of residence and pursuant to this Purchase Order and Agreement. This Purchase Order and Agreement does not create a franchise, partnership, joint venture, equity or fiduciary relationship between Purchaser and Company or Purchaser's selling Affiliate.
- 3. Purchaser agrees not to use, produce, re-sell or promote materials of any kind that use or display Company's name, logos, programs, products, or otherwise protected materials intellectual, or other, without Company's express prior written authorization, and to not re-label or repackage any of Company's goods or services.
- 4. Money Back Guarantee: At 90% of Director's cost and at Director's personal discretion, Director agrees to re-purchase currently marketable Travel Package that has not been activated and is in resalable condition, from any Purchaser who bought directly from them and who returns the product in full compliance with the Director's Terms and Conditions.
- 5. Purchaser agrees to pay any and all costs, including without limitation reasonable attorneys' fees, incurred by Company or Director as a result of any violation of this Purchase Order and Agreement or any Rule, Policy or Procedure of the Company or any other dispute between Company (or Director) and Purchaser. In the event any portion of this Purchase Order and Agreement at any time, for any reason, is determined to be void or superseded, the provisions of this paragraph shall survive.
- 6. Any dispute or lawsuit relating to or arising out of this Purchase Agreement, Company's Rules, Company's Associate Policies and Procedures, or any other disagreement between the parties shall be resolved by binding arbitration in accordance with the Rules of Commercial Arbitration of the American Arbitration Association. Judgment upon the award rendered may be entered in any court of competent jurisdiction. In the event this arbitration provision is declared invalid or unenforceable for any reason by a court of competent jurisdiction, the parties agree that venue and jurisdiction shall be in the courts of the State, County or applicable Federal courts.
- 7. This Purchase Order and Agreement sets forth the entire understanding of the parties and supersedes any other agreements, representations or warranties, whether oral or written, by any party.
- 8. Purchaser affirms to Company and Director that Purchaser has carefully and completely read this entire Purchase Order and Agreement, all terms and conditions, and certifies that Purchaser understands all terms and conditions, this entire Purchase Order and Agreement, and agrees that by this reference, they along with all other Associate Policies and Procedures of the Company, are all incorporated into and made part of this Purchase Order and Agreement.
- 9. Purchaser, or an authorized signer of or on behalf of Purchaser, hereby signs or indicates by selection for purposes of binding purchaser to this Purchase Order and Agreement and the Coastal Freedom Policies and Procedures as well as Ethical Business Standards.

PURCHASER'S RIGHT TO CANCEL NOTICE

You may cancel this transaction, without penalty, or obligation, at any time within three (3) business days from the date set forth on the Purchase Order and Agreement below your or your legal representative's signature. If you elect to cancel this transaction, you will be required to make available to the Director, or his/her designee at your residence, in substantially the same condition as when received, any and all unregistered goods and products delivered to you under the Purchase Agreement; or you may, if you so desire, comply with the instructions of the Director concerning the manner and timing of returning to the Director or his/her designee all of the goods and products, all at the Director's sole expense and risk. If you elect to make the goods and products available to the Directors or his/her designee, and same does not arrange for the goods and products to be picked-up within thirty (30) days of the date set forth of your or your legal representative's signature (above), you shall have the right to keep or dispose of the goods and products. If you fail to make goods available to the Director or his/her designee, then you shall remain liable and responsible for the full and faithful performance of all obligations under this Purchase Agreement as well as any other agreement relevant to the transactions between you and the Director or his/her designees. To cancel this transaction, mail or deliver a signed and dated copy of this Notice or any other written notice or send certified correspondence to your Director.

Buyer's Right to Cancel Date:	/	/ Initials:	