

The Caffeine Dream 520 White Plains Rd, Tarrytown, NY 10591 (800) 945-3919

PURCHASE AGREEMENT

Date: 06/22/22	Estimated Shipping Date: ASAP
Dale. 00/22/22	Estillated Shipping Date. ASAF

CUSTOMER INFORMATION: Ship: same

Adesola Oloruntoba 2303 Hayes Rd Apt 9602

Houston, TX 77077 (240) 706-1255

QTY	DESCRIPTION	TOTAL	
1	Brand New 8 Selection Coffee Machine Model # CD101	\$ 6,500	
1	Location Included		
	1 Year Warranty Included (Parts and Labor) Extended Warranty 150 dollars per year		
	FREIGHT INCLUDED-		
	Each location comes with a 2 year agreement and a 2 year relocation		
	5 Years Insurance Included (Fire, Theft, and Vandalism)		
	SUBTOTAL	\$ 6,500	
	Tech provides assembly and training.		
	TOTAL	\$ 6,500	
	BALANCE DUE	Paid in full	

AGREEMENT

The company agrees to ship the machines within (5) business days from receipt of the Purchase Agreement accompanied by the full payment in the form of a Cashier's Check, Personal Check, Money Order, or Bank Wire Transfer. Delivery shall be subject to and contingent upon strike, labor difficulties, fire delays or defaults of common carriers, failure or curtailment in Company's usual source of supply, government decrees or orders, or any other delays beyond the Company's reasonable control. In witness whereof, this agreement has been duly executed by the parties on the date set forth adjacent to the signatures of each party. Purchaser has read and fully understands and accepts this agreement.

Date:	06/22/22	Purchaser:	
Date:	06/22/22	The Caffeine Dream:	Chris Mateli



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STATEMENT OF AGREEMENT

The seller agrees to sell and the Buyer agrees to buy the equipment and the services described on the reverse at the price described on the following terms and conditions.

- A. Product shall not pass to the Buyer until total due is paid in full. Products and services purchased are for a business purpose. Delivery of product is Seller's responsibility unless indicated otherwise.
- B. The manufacturer guarantees to replace, or at its option, repair any products or parts which are found to be defective up to 12 months from date of delivery.
- C. This Purchase order is intended by the parties as a complete and final expression of the entire Purchase Agreement between the parties and as a complete and exclusive statement of its terms. This Agreement can only be modified in writing, signed by the parties, or their duly authorized agents. Deposits are not refunded if approved for distributorship unless stated on front side of the contract. Seller reserves the right to modify and upgrade changes in packaging and product content for the betterment of the product line.
- D. Seller will provide Buyer with items as herein provided for the specified price as determined. In addition, Seller will give Buyer an opportunity to purchase additional products upon request by buyer. Buyer also understands that once full payment has been made there are no refunds under any circumstances.
- E. As a business owner, Buyer may elect to incur certain costs and expenses which are standard for operating a business. For instance, rent if Buyer decides not to work out of his/her home); stationery, business cards, invoices, promotional pieces, etc. (The prices of which will vary depending on Buyers selection). Thus, initial capital outlay (other than the total package price will vary depending on the decisions Buyer makes to achieve his/her business goals. There are no recurring funds required to be paid by you to **The Caffeine Dream**. If you elect to re-stock through **The Caffeine Dream**, or a third party you must of course pay for the items purchased at the third party's then-current wholesale prices.
- F. Buyer shall be responsible for all Federal, State, and Local taxes and shall act as an independent entity in all matters concerning Buyer's business.
- G. I understand that this is not a franchise and there are no ongoing royalties or fees due to **The Caffeine Dream** associated with the purchase of a machine.
- H. The parties agree to submit to the exclusive jurisdiction of the New York State Supreme Court, County of Nassau or the federal court in the eastern district of New York, which shall hear any dispute, claim or controversy arising in the connection with or relating to this agreement, including, but not limited to the validity, breach, enforcement or termination thereof.
- Both pages of this Purchase Agreement have been read and agreed to by the Buyer and hereby acknowledges he/she has done so with a clear understanding of this Agreement and all its terms and provisions.

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