



Destiny Global
 317 Sidney Baker Street South Suite 400-282
 Kerrville, TX 78028
Office: (866) 760-8255
Fax: (209) 586-2191
Email: danijohnson.com/support
Web: www.danijohnson.com

RELEASE AND ACKNOWLEDGEMENT

In consideration of being allowed to attend and participate in the Dani Johnson First Steps to Success to Success and/or Home Business Entrepreneur event/s of Destiny Global (“DG”) (Formally Call to Freedom Int’l, LLC) I, the undersigned, acknowledge and agree to the following: I understand that DG may be recording this Dani Johnson seminar. In connection with my participation in this seminar, I hereby give DG the right and permission to use, re-use, publish and republish my name, voice, likeness, words and comments and photographic portraits or pictures of me, or in which I may be included, in whole or in part, in DG’s corporate, business or promotional materials throughout the world. I hereby affirm that I am over the age of majority and have the right to contract in my own name. I acknowledge that DG does not have any obligation to use my participation in this seminar in any of its materials. I acknowledge and agree that DG may edit all recordings of my participation in this seminar in its sole discretion. I acknowledge and agree that DG may reproduce, distribute, prepare derivative works based on, publicly perform and display, advertise and publicize my participation in this seminar in its materials without compensation to me. I agree that DG shall own all right, title and interest, including copyright, in and to all recordings of this seminar and all materials produced by DG in connection therewith. I acknowledge that any audio or video recordings of this seminar that I may purchase from DG are subject to a limited license. I understand that such limited license entitles me to use such recording for my own personal use only. I acknowledge that I may not reproduce or copy such recordings without the prior express written consent of DG. I understand that such limited license shall however entitle me to make one (1) conversion of an audio recording of this seminar for personal use from the current MP3 format to audio CDA format.

I acknowledge and agree that all information presented during this Dani Johnson seminar or during any other seminar of DG is the sole and exclusive property of DG and is proprietary to DG (collectively the “DG Information”). I acknowledge that the term “DG Information” includes, without limitation, all of DG’s concepts, ideas, technology, terminology, techniques, materials or other information in whatever format, including, without limitation, in audio, video, written or electronic format. DG Information is to be broadly defined. I understand and agree that I have no right, title or interest in or to the DG Information and that therefore I may not license, sell, assign, convey or otherwise transfer any of the DG Information, or any right, title and interest therein or thereto, to any other person. I agree not to use any of the DG Information for any purpose except for my own individual use. I agree not to modify, revise or otherwise alter any of the DG Information. I agree not to copy, reproduce or duplicate the DG Information except in connection with my own individual use. I agree not to deliver any of the DG Information, in whatever format, to any other person. I agree not to resell or repackage any of the DG Information. I acknowledge that all or certain portions of the DG Information may be protected by copyright, trademark, trade secret or other intellectual property laws and that DG expressly reserves all of its rights in and to the DG Information. I acknowledge that the DG Information has been developed by DG at great expense and the loss of any of the DG Information cannot adequately be compensated by damages in an action at law.

This Agreement shall be construed in accordance with the laws of the State of Texas. This Agreement may only be amended in writing. The provisions of this Agreement are severable. If any provision or part of a provision of this Agreement is determined by a court of competent jurisdiction to be unenforceable as written, such portion of this Agreement shall be given as nearly full enforcement as a court shall permit and the remainder of this Agreement shall remain valid and enforceable. In the event an action or suit is brought by any party to enforce the terms of this Agreement, the prevailing party shall be entitled to the payment of its reasonable attorneys' fees and costs.

I HAVE READ THIS AGREEMENT, FULLY UNDERSTAND ITS TERMS, AND DO AGREE TO SUCH TERMS VOLUNTARILY WITHOUT ANY INDUCEMENT.

Print Full Legal Name: _____

Dated: _____

Signature: _____

