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1. PERSONAL INFORMATION

Name(s) (As they appear on your resort purchase contract)

Title: Mr Mrs Miss Ms Other

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Last First (put middle initial in end box)

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Last First (put middle initial in end box)

Address:

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County Postal Code Country

Please include area/city/country code

Phone: Home Business

If you would like to receive details of Interval products and services via email, please provide your email address.

Email:

2. RESORT INFORMATION

Resort Code: Resort Owner Number:

My Resort Ownership is at: Date of Purchase:

Name of Resort / Club Day Month Year

Located at:

Locality Country

If purchasing an alternate year programme, tick appropriate box: Odd Year Even Year

Total number of weeks purchased at this time:

If you have joined a points based programme, please state the number of points purchased:

Please tick here if you have joined a multilocation club.

Unit information:

	1st Week	2nd Week	3rd Week	4th Week	UNIT TYPE CODE
Week Number (If open floating, indicate with "F")					0. Studio / Hotel Room
Unit Number					1. 1 - Bedroom
Unit Type/Size (Use code numbers on the right)					2. 2 - Bedroom
					3. 3 - Bedroom
					4. 4 - Bedroom
Year of Initial Occupancy					5. Floating

3. MEMBERSHIP INFORMATION

YES! Please enrol me for 2 years regular membership for free.

By signing this contract, I acknowledge that I am entering into an exchange membership contract with Interval International Limited from the date I place my signature on this form and I have received, read, understand, and agree to abide by the Terms and Conditions of Individual Membership and Exchange, including clauses 11 to 13, which explain how my personal information will be used and shared by Interval International or its related entities.

Signature: Date:

Day Month Year

From time to time Interval International will contact you by email and telephone to provide details of products and services which are similar to or otherwise relate to the exchange membership programme. Tick here if you do not wish to receive such communications.

Note to Member: You will receive your membership materials where applicable, including your personalised membership card, within 30 days of Interval's receipt of this application. Return to: Interval International Limited, Mitre House, 1 Canbury Park Road, Kingston upon Thames, Surrey KT2 6JX, United Kingdom. intervalworld.com. Email: membershopserviceslondon@intervalintl.com.

SUMMARY OF INTERVAL INTERNATIONAL TERMS AND CONDITIONS OF INDIVIDUAL MEMBERSHIP AND EXCHANGE

1. Interval International, Inc. ("II") is a Florida corporation offering an exchange service for use by its Individual Members, and in certain circumstances other travel and leisure benefits (the "Exchange Programme"). In Europe, the Middle East, Africa and Asia Pacific, Interval International Limited of Mitre House, 1 Canbury Park Road, Kingston upon Thames, Surrey KT2 6JX, United Kingdom ("II") provides the Exchange Programme and other services under licence from Interval International, Inc. II's and Interval International, Inc. II's parent company, Interval Holdings, Inc., is an indirect subsidiary of Marriott Vacations Worldwide Corporation. The obligations of II, pursuant to these terms and conditions, may be performed by II, its authorised representatives, or designated licensees.

2. Member Resorts usually arrange for initial membership in II for their purchasers. These Terms and Conditions of Individual Membership and Exchange, which are summarized in this Individual Membership Application and which are contained in full on the Interval website, comprise the Member's contract with II, which is a separate and distinct contract from a Member's contract with the developer or seller of the Vacation Interest. Individual Membership commences upon II's receipt and processing of this Application and the applicable membership fee. The provision of the exchange program by II does not constitute a sale of timeshare or vacation interest. Contracts for the purchase of timeshare or vacation interests at a resort are separate and distinct to the contractual relationship between II and its Individual Members. II does not market, sell or otherwise promote timeshare or vacation interests. II is an independently owned and operated service company. II does not own, manage or operate Member Resorts. II is not to be considered part of the distribution system for the sale of timeshare or vacation interest. The developer of each Member Resort is neither an agent for nor a joint venturer with II. No representations or promises made by such developer are binding on II. II's responsibility for representations regarding the Exchange Program, as well as II's current or future services, is limited to those made in written materials furnished by II. Each Individual Member agrees that II is not liable or responsible for any claim or loss incurred in connection with ownership of a timeshare or vacation interest at a Member Resort.

3. In subsequent years, Individual Members may renew their memberships directly with II, and membership and participation in the Exchange Programme is voluntary. At all times, participation in the Exchange Programme is voluntary.

4. "Interval Gold" and "Interval Platinum"® refer to upgraded benefits packages available to Individual Members in good standing upon payment of the applicable membership upgrade fee. These programs provide Members with certain additional travel and leisure benefits not available through basic membership.

5. No developer, marketer, or salesperson of any Member Resort is an agent for or a joint venturer with II. II does not sell, lease, or otherwise convey an interest in any real property or other form of Vacation Interest. Other than compensation and benefits that may be received by officers and directors of II's parent company, neither II, nor any of its officers or directors, has any direct, legal, or beneficial interest in any developer or seller of any resort participating in the Exchange Program. Related companies of II develop, own, and manage certain member resorts as follows: Marriott Ownership Resorts, Inc. and its affiliates develop, own, and manage the Marriott Vacation Club Destinations Program, as well as individual resorts and programmes under the brand names Marriott Vacation Club and Grand Residences by Marriott; HV Global Group, Inc. and its affiliates develop, own, and manage the Hyatt Residence Club and the Hyatt Residence Club Portfolio programs; Vistana Signature Experiences, Inc. and its affiliates develop, own, and manage the Vistana Signature Network, which comprises resorts under the Sheraton and Westin brands; and WHV Resort Group, Inc. (formerly known as Welk Resort Group, Inc.) and its affiliates develop, own and manage individual resorts that participate as Member Resorts.

6. Membership benefits including, but not limited to, participation in special exchange services, will be provided so long as the Member and the Home Resort are in good standing with II. Additionally, the Member must be in good standing with the Home Resort. The use of certain Preferred Residences benefits requires that the Member's Interval Platinum membership be in good standing. Membership benefits other than the exchange privilege are subject to separate terms and conditions. Said benefits, their providers, and their terms of use may be changed, substituted, or eliminated without prior notice. Where benefits and services are provided by independent third parties, II and its related companies expressly disclaim responsibility for the acts or omissions of such third parties. Members are not required to exchange their Vacation Interest to use any other benefits provided through the Exchange Program. Members acknowledge and agree that eligibility to receive benefits associated with ownership at a Preferred Residences Member Resort shall not qualify a Member for participation in any other program offered by Preferred or any of its affiliated business entities.

7. Membership in II is conditioned upon the Home Resort's continued adherence to II's standards of service, appearance, management, and operation. A Member Resort's failure to maintain these standards or to otherwise remain in good standing with II (e.g., failure to comply with contractual obligations) may result in suspension or termination of the Member Resort's affiliation with II. **A Member Resort's suspension or termination from the Exchange Programme may result in the loss of all or some of the Individual Membership benefits, including the exchange privilege, for the resort's associated Individual Members.**

8. Representations concerning Individual Membership and the Exchange Program are limited to materials supplied or otherwise approved by II in writing. All other representations are not valid or binding on II. Neither II nor any of its related companies are authorized to make promises binding on any of the others, and each entity will only be responsible for the representations made in its own written materials, or by its own employees or authorized representatives.

9. Not all Member Resorts are included in the *Travel Planner*. The failure to picture a Member Resort in the *Travel Planner*, however, does not necessarily mean that such Member Resort is not in good standing with II, or that an Individual Member is not entitled to use the exchange privilege. Likewise, the inclusion of a Member Resort in the *Travel Planner* does not necessarily mean that such Member Resort is in good standing with II, or that an Individual Member is entitled to use the exchange privilege. All reasonable efforts are made to ensure that published resort information is accurate. II, however, expressly disclaims liability in the event of omission or error.

10. Individual Members acknowledge that:

(a) Resort facilities, amenities, and services vary by country, location, and resort, and room accommodation varies in size, décor and interior detail.

(b) The description and amenities symbols provided in the *Travel Planner* for each Member Resort are representative of the features generally available at such Member Resort. However, II cannot guarantee specific selection of any such elements with respect to the Host Accommodation, or that all amenities will be available. Each Individual Member should review the Confirmation for specific information about his or her Host Resort.

(c) The exchange privilege should not be the primary reason for purchasing a Vacation Interest, and the relative demand indicated in a Travel Demand Index and assigned to each particular week should not be relied upon in determining the value of that week.

(d) Neither II nor any of its related companies, is liable for any damage to, or loss or theft of personal property left in the Home Resort accommodation, nor is II or any of its related companies, liable for any damage to, or loss or theft of personal property that occurs through Members' use of Host Resort accommodation. Neither II nor any of its related companies, is liable for any death, illness, or personal or bodily injury that occurs either at the Home Resort or at a Host Resort.

(e) II is not liable or responsible for any claim or loss incurred in connection with the purchase or ownership of a Vacation Interest.

(f) Upon each use of the Exchange Program and to the extent allowed by applicable law, any and all claims against II and its related companies are waived, and II and its related companies are released from all liability, if any, arising out of participation in the Exchange Program and/or any of its benefits and services, that may have accrued occurred prior to such use, except where such personal or bodily injury, death or illness result from II's negligence or that of any of its affiliates or subsidiaries.

(g) II's liability and that of its related companies, if any, in connection with Individual Membership and participation in the Exchange Program and/or its benefits and services, is limited to the annual membership and exchange fees paid to II by the Member.

(h) All rules and regulations of the Host Resort, as well as these terms and conditions, must be adhered to. Violation of such rules or these terms and conditions may result in cancellation of membership without further obligation by II.

(i) If a Vacation Interest is owned by a business entity or trust, a corporate officer, partner, or trustee must be established as the primary contact or administrator to manage the membership.

(j) Where multiple individuals are listed in a single membership record as the owners of a Vacation Interest(s), one individual and such individual's contact information must be designated as the primary contact where all Member materials, Confirmations, and communications will be sent.

Contact information may also be included for all other owners. In order to be associated to a single membership record, each contact's information must reference the same country of residence. II may continue to provide membership and exchange benefits for all owners listed until II receives verifiable documentation of any change of ownership of the Vacation Interest(s).

(k) Membership in II and any Confirmations issued by II may be used only for personal and non-commercial purposes. Any other use of such membership and/or its benefits may result in the suspension or termination of a Member's membership and/or its benefits, including any existing Confirmations, and loss of fees associated with all II memberships and Confirmations held by such Member.

(l) II may, at its sole discretion, suspend or terminate a membership where the Member uses inappropriate, abusive, or discriminatory behaviour in his or her interactions with other persons or on II's Community web forum or on other social media channels.

(m) To the extent allowed by applicable law, telephone conversations between Individual Members and II employees or representatives may be recorded and/or monitored.

(n) If II should fail or be delayed in the performance of any obligation hereunder, including, but not limited to, providing exchange accommodation, due to causes beyond the control of and without the fault or negligence of II, then II shall be excused from further performance upon written notice. Such causes may include, but are not limited to, acts of God or public enemy, fire, strikes, lockout or other labour unrest, riot, explosion, civil disobedience, declared or undeclared war, revolution, insurrection, boycotts, acts of piracy, acts of terrorism, acts of public authorities, blockade, embargo, accident, pandemic, epidemic quarantine, labour shortages based on pandemics or widespread illness within a given servicing location, delays or defaults caused by public or common carriers, and/or other circumstances materially impacting travel to a particular region or in general.

(o) As part of a US-based group, II is prohibited from doing business with certain entities and individuals residing in certain nationally sanctioned countries or otherwise, set forth from time to time on any list maintained by the U.S. Department of the Treasury's Office of Foreign Assets Control (collectively, "Blocked Parties"). If II receives an Individual Membership Application from a purchaser defined as a Blocked Party, II will refuse membership for such purchaser. If an Individual Member subsequently becomes or is determined to be a Blocked Party, II will cancel the membership without refund or other obligation.

(p) These terms and conditions do not apply to accommodation associated with the hotel discount benefit made available to Members.

(q) Use of any automated system, scripting, or any other method by a Member to secure services from II, including confirming an exchange or purchasing a Getaway, is prohibited. Such actions may also result in the suspension or termination of a Member's membership and/or exchange privileges.

11. Members acknowledge and agree to the terms of the II Privacy Policy. The sharing of Members' personal information, including contact details, to third parties including resorts, owners' associations, resort trustees, management companies, resale companies, airlines, travel providers, insurance companies and other suppliers is necessary in order for II to verify details relating to a Member's standing with the Exchange Programme and/or with said Member's Home Resort and/or to provide products and services as requested by the Member.

12. Members acknowledge and agree that, to the extent allowed by applicable law, II may, upon occasion, offer various products and services through telemarketing programs, and Members consent to such telephonic solicitation, including, but not limited to, solicitations through an automated system for the selection or dialling of telephone numbers, predictive dialling equipment, and/or pre-recorded messages. If any phone number provided by the Member as part of the membership record is a mobile phone number, the Member expressly consents to II's use of such mobile phone number for all purposes and methods as set forth herein.

13. Members acknowledge and agree that II may, to the extent allowed by applicable law, upon occasion, offer various products and services through electronic messaging, and Members consent to such electronic solicitation.

14. These terms and conditions and the use of the Exchange Programme shall be construed under the laws of England. By maintaining Individual Membership in II, Members consent to the exclusive subject matter and personal jurisdiction of the courts of England. In the event of litigation between the parties, the prevailing party shall be entitled to all costs incurred, including reasonable attorneys' fees.

15. These terms and conditions, including any fees associated therewith, may be changed by II at its sole discretion. Members will be advised of such changes at intervalworld.com.

16. To utilize the exchange privilege pursuant to these terms and conditions, including special exchange services, active membership in good standing must be in effect from the time a request is made and/or a request is placed through the actual requested and/or confirmed travel dates, and/or the last occupancy date of the week deposited (whichever occurs later).

17. Some Members may be restricted from exchanging into resorts located within the same geographical area as their Home Resort accommodations.

18. Once II issues a Confirmation, it may be cancelled only in accordance with II's Exchange Cancellation Policies. Failure to use the Host Accommodation will not entitle Members to use the Home Resort accommodation for the period relinquished.

19. Confirmations and Host Accommodation may be used only by the Member and accompanying guests, unless a Guest Certificate is obtained from II upon the payment of an additional fee, plus applicable tax, when

the certificate is requested. **Guest Certificates may only be obtained for personal or non-commercial purposes. Failure to secure a Guest Certificate where required for a guest of the Member when the Member does not plan to occupy the Host Accommodation (including instances in which the Member has been issued Confirmations for multiple units having the same travel dates at the same Member Resort) or obtaining Guest Certificates that are used for commercial purposes, may result in termination of the membership and cancellation of any existing Confirmations with future travel dates.** Guests of Members who arrive at a Host Resort without a Guest Certificate will be denied access to the accommodation until the Member has purchased a Guest Certificate from II.

20. By depositing a week or submitting an exchange request, Members represent and warrant that they have the right to use or assign the Home Resort accommodation, and that all maintenance fee assessments or similar charges have been paid through the date of the week being deposited or relinquished. **Exchange privileges may be suspended or denied if maintenance fee assessments or similar charges at the Home Resort or amounts due to II or the Host Resort have not been paid.** II reserves the right to cancel any previously issued Confirmation if it subsequently receives notice that a Member has not paid any outstanding fee, assessment, or other charge in a timely fashion.

21. Membership fees submitted by the Individual Member are refundable on a pro-rata basis (based upon the number of full months remaining in the applicable membership period) upon II's receipt of a Member's request for cancellation of his or her membership and a refund. Upgrade fees for Interval Gold status are also refundable on the same basis, provided, however, that the Member also returns to II any Interval Gold membership card(s) that he or she has received. Upgrade fees for Interval Platinum are not refundable. Failure to renew membership within 120 days from any expiration thereof may require payment of a readmission fee to reinstate membership.