

Agreement No: EXP

This Agreement is ma	de on the		day of		year	
<b>BETWEEN</b> eXpectations Dorset BH12 1DY, United Kin appropriate) through their m	Club Limited ("the ngdom, a company	Club"), whose regis duly organised and	tered office is at Suite 8. operating under the law	A, 3rd Floor, Bourne s of England and Wa	e Gate, 25 Bourne	e Valley Road, Poole,
The Applicant (herein	after referred to as	"the Applicant") as	of the second part.			
APPLICANT:			TEL:	EMAIL	<b>:</b>	
JOINT APPLICANT:			TEL:	EMAIL	:	
ADDRESS:						
			POST CODE: COUNTRY:			
Week(	s)/Points to b	e transferred	out of current ov			
·	•			• `		
<b>.</b>					Week(s)	
Resort			Unit Number	• • • • • • • • • • • • • • • • • • • •	/Points	• • • • • • • • • • • • • • • • • • • •
Upon acceptance by the Clul contained herein. The Sched points for the initial 3 year p the annual membership fees Commencement Year stated	ules form part of ar eriod commencing a when they become below will commen	d shall be incorpora as identified below. due. Member's Anr ce on January 1st e	ated into this Agreement Membership shall be aut nual Points Usage and M ach year. The membersl	t. The applicant will tomatically renewed embership for subse hip provides entitler	have exclusive rid on an annual ba equent years follo ment to RCI platir	ght to the number of isis upon payment of wing the num benefits.
Transfer Points	Entr	y Points	Total	Ca	mmencemen	t Year
TOTAL COST AND PA	AYMENT TERM	S:				
Points Purchase	e Fee:					
Annual Manage	ment Fee:					
Transfer Points	Fee:					
Annual Member	ship Fee:					
Administration	Fee:					
TOTAL COST			Date Pay	ment Due: .		
All payments should be mad office is The Old Coach Hous Number 83881393' and retu Bournemouth, Dorset, BH2 6	e, Cranes Close, Tu rned to the Club at	rvey, Bedfordshire, it's correspondence	MK43 8EN, England. The	e reverse of the che	eque should be er	ndorsed - 'Account
THE STAKEHOLDER CANNOT	ACCEPT RESPONS	BILITY FOR ANY PA	YMENT MADE TO ANY O	THER PARTY		
YOU HAVE THE RIGHT TO CA				during the relevan	t withdrawal perio	od you may (but are
Personal data regarding Club shared by the Club with RCI the agreement entered into	, in order to enable	RCI to access, hold	, process and use such d	lata for the purpose	s of performing it	ts obligations under
In witness whereof, this	Membership Appl	cation and Contr	act of Sale has been s	signed and accep	ted by the part	ies hereto,
Signed by the Applicants	:		(appli	icant one) D	ate:	
			(appli	icant two)	Date:	
Signed by the Company:					Date:	

# TERMS AND CONDITIONS OF MEMBERSHIP APPLICATIONS AND CONTRACT OF SALE

- 1) The Applicant shall be responsible for all taxes and surcharges which may be applicable to the rights of usage acquired or enjoyed under this Membership Application and Purchase Contract
- 2) The Applicant acknowledges that the annual management fee shall be subject to review in accordance with the Club Rules from time to time in force. All management fees are payable to the Club or otherwise, as the Club shall direct.
- 3) Further information concerning this Membership application may be obtained from the Clubs managers Expectations Group Limited, whose correspondence address is Venator House 9 St Stephens Court, 15-17 St Stephens Road, Bournemouth Dorset BH2 6LA United Kingdom
- 4) It is hereby agreed between the Company and the Applicant that the Management Fee payable by the Applicant will for the first year in which the Applicant shall be entitled to use his points as a Club Member, be at a rate specified on the Membership application and Purchase Contract. The Management Fee shall become due and payable within one month of demand being made. Upon payment of the Management Fee by any Applicant, the Club will procure that the Registrar and Manager properly services the Club, its facilities and membership.
- 5) In the event of the Applicant failing to make any payment due hereunder within 30 days of being given written notice (time being of the essence) by the company or its legal representatives, the Applicant will forfeit all rights acquired or intended to be acquired or enjoyed under any terms of this agreement.
- 6) The prime inventory for use by the Club is under the control of the Founder Member and Manager Expectations Group Limited a company registered in the UK whose registered office is Suite 8A, 3rd Floor, Bourne Gate, 25 Bourne Valley Road, Poole, Dorset BH12 1DY, United Kingdom.
- 7) No applicant will be considered for membership unless he/she are over the age of 21 (twenty one years) as at the date of application.
- 8) The Club the Company and the Applicant hereby irrevocably agree to be bound by this Membership Application and Purchase Contract, the Terms and Conditions of this Agreement and the Scheme Documentation. For the avoidance of doubt the Scheme Documentation consists of the Club Rules and the Memorandum and Articles of Association.

#### 9) WHOLE AGREEMENT

This Agreement constitutes the whole Agreement between the parties and no Agreement representations or warranties between them, other than those set out herein and/or in the Club Rules, The Memorandum and Articles of Association of eXpectations Club Limited are binding upon them. The Purchaser acknowledges that should the Club or Manager be unable to complete the transfer, for whatever reason, of any incoming weeks out of the applicant/s name/s, that they reserve the right to offer a full refund of all monies paid.

#### 10) VARIATION

No addition to or variation of this document shall be given any force or effect unless in writing and signed by the parties hereto or their duly authorised representatives.

### 11) GOVERNING LAW

The construction, validity and performance of this agreement shall in all respects be governed by the laws of England and Wales. The parties hereto irrevocably submit to the exclusive jurisdiction of the courts of England and Wales and consent to service of process by mail or in any other manner permitted by the laws in force in England and Wales

12) In order to perform our duties under this contract, it is necessary for us to share your personal information with certain third party companies, these companies include the resort trustees, various exchange companies such as Resort Condominiums International and Worldwide Timeshare Exchange, as well as Resort Fiduciary Services Ltd (RFS) and any other party which is required to complete your membership and/or any transfer of ownership. Your personal information will never be sold to any other third party or marketing company.

# Your right of withdrawal

The consumer has the right to withdraw from this contract within 14 days without giving any reason. The right of withdrawal starts from: ......

Where the consumer has not received this form, the withdrawal period starts when the consumer has received this form, but expires in any case after one year and fourteen days.

Where the consumer has not received all the required information, the withdrawal period starts when the consumer has received that information, but expires in any case after three months and fourteen days. To exercise the right of withdrawal, the consumer shall notify the trader using the name and address indicated below by using a durable medium (e.g. written letter by recorded/registered post or email). The consumer may use this form, but it is not obligatory.

Where the consumer exercises the right of withdrawal, the consumer shall not be liable for any costs. In addition to the right of withdrawal, national contract law rules may provide for consumer rights, e.g. to terminate the contract in case of omission of information.

## Ban on Advance Payment

form is used to withdraw from the contract.

During the withdrawal period any deposit payment by the consumer is prohibited.

	Notice of Withdrawal					
To: eXpectations Club Limited. Venator House. 9 St Stephens Court, 15-17 St Stephens Road, Bournemouth BH2 6LA United Kingdom						
I/We** Mrhereby give notice that I/We withdraw from	Mrs om the contract.					
Date of conclusion of the contract: *						
Name(s) of consumer(s) *** Mr	Mrs					
Address of consumer(s)***						
	Post Code:					
Signature(s) of consumer(s)***						
Date**:						
If this notice is sent by post in a properly	addressed and pre-paid envelope, the notice is treated as given at the time of posting.					
(*) To be filled in by the trader before pro	oviding the form to the consumer. (**) Delete as appropriate (***) To be filled in by the consumer(s) where this					