



Tel: 1-877-967-SAVE
Fax: 1-866-461-5637
910 Athens Highway
Suite K-214
Loganville, Georgia 30052
www.hotelsetc.com

This agreement is made on October 24, 2016 by and between Hotels Etc., Inc. in the state of Georgia (herein referred to as the executor) and **Golden Royal Group Corp** with office located at 520 Brickell Key Drive, Miami, FL, 33131 Contact Email Claudio@goldenroyalgroup.com 786-520-6248 (herein referred to as telemarketer).

Hotels Etc., Inc. is willing to enter into this agreement with Telemarketer for the sale of 4 and 7 night vacations at the rates and terms listed within this agreement.

- A) Telemarketer will comply with all appropriate federal, state and local laws
- B) Telemarketer will hire, employee and train its own staff to solicit, sell and send statements for the vacation sales
- C) Telemarketer will be responsible for its own insurance, taxes, expenses, withholding taxes and any other permits that may be required by law or by the jurisdiction of the location of solicitation.
- D) Telemarketer will batch orders to executor on a timely manner to ensure executor has enough time to deliver product to customer.
- A) Executor shall be responsible to print, package, and ship product that the telemarketer sold within United States and Canada.
- B) Executor shall be responsible to log records, sales, and any activity that is required for Telemarketer to generate a full report if needed.

Telemarketer will purchase a pre-set amount vacations at wholesale (rate depends on package purchased) and pay Hotels Etc., Inc. The sum of \$14.95 (shipping) plus 5% (processing) for each vacation package and contents that Hotels Etc., packages and delivers for the telemarketer. Telemarketer understands that each package delivered must be equipped with tracking number and signature to requirement to prevent charge-backs.

Telemarketer understands that we will hold 8% retainer fee for 6 months after processing is completed.

Executor will release P & L report on Monday, once both parties are in agreement then executor will send money via wire transfer which will be split into two accounts. Telemarketer understands they will be responsible for wire transfer fee associated with transferring said funds.

C.G.



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Telemarketer agrees to pre purchase 30 vacations as followed 15 four night luxury and 15 seven night luxury for total of \$3300. The shipping, processing and retainer fee will be deducted from the wire transfer total. The wire transfer will be for confirmed sales minus chargebacks, shipping, retainer and processing. In the event telemarketer sells more than pre purchase quantity then the difference will be subtracted from the wire transfer total. Second wire transfer will be 5% of total sales minus cost of wire transfer.

The parties to this agreement are not partners, joint ventures, or agents of one another, and in no manner may they obligate the other.

The telemarketer or authorized agents by his execution of this agreement, acknowledges that he will assume full responsibility to assure that all sales and activity of this event are in compliance with federal, state and local laws including, if this is a U.S business, compliance of the Revenue act of 1987, as amended.

Neither party shall be liable for damages due to delay or failure to perform any obligation under this agreement if such delay arises out of causes beyond its reasonable control and without its fault or negligence.

Either party shall have the right to conduct an audit of all the proceeds and disbursements, at its sole expense.

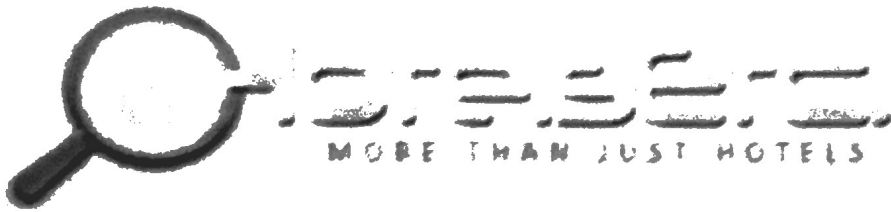
This telemarketing agreement may not be assigned or transferred by a party to another party. This telemarketing agreement contains the entire agreement of the parties and no representations, inducements, promises or agreements between the parties not embodied herein shall be of any force or effect.

Any amendments to this telemarketing agreement must be in writing and signed by both parties. This agreement can be canceled by either party with a 30 day notice.

Prices listed below for wholesale vacations with 12 month expiration.

4 Night Resort	12 months	\$80
7 Night Resort	12 months	\$110
4 Night Luxury	12 months	\$90
7 Night Luxury	12 months	\$130

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Hotels Etc., Inc

CEO: Shawn Pigg

Signature: _____

Date: _____

Telemarketer:

Golden Royal Group Corp

520 Brickell Key Drive

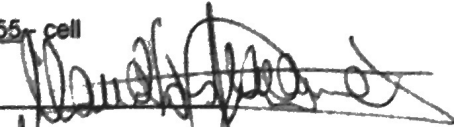
Miami Fl 33131

Claudio Giacaman - Owner (C Corp)

claudio@goldenroyalgroup.com

786-520-6248 - office

954-687-4255 - cell

Signature: 

Date: 10/31/2016 Title: PRESIDENT

Signatures above reflect approval for all 3 pages of said agreement. Please initial each page.

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C.G.



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This agreement is made on October 31, 2016 by and between Hotels Etc., Inc. in the state of Georgia (herein referred to as to as the executor) and **Golden Royal Group Corp** with office located at 520 Brickell Key Drive, Miami, FL, 33131 Contact Email Claudio@goldenroyalgroup.com 786-520-6248 (herein referred to as telemarketer).

Hotels Etc., Inc. is willing to enter into this agreement with Telemarketer for the sale of Hotels Etc annual memberships at the rates and terms listed within this agreement.

A) Telemarketer will comply with all appropriate federal, state and local laws

B) Telemarketer will hire, employee and train its own staff to solicit, sell and send statements for the vacation sales

C) Telemarketer will be responsible for its own insurance, taxes, expenses, withholding taxes and any other permits that may be required by law or by the jurisdiction of the location of solicitation.

D) Telemarketer will batch orders to executor on a timely manner to ensure executor has enough time to deliver product to customer.

A) Executor shall be responsible to print, package, and ship product that the telemarketer sold within United States and Canada.

B) Executor shall be responsible to log records, sales, and any activity that is required for Telemarketer to generate a full report if needed.

Telemarketer will purchase Hotels Etc. membership at \$10 per membership, and pay Hotels Etc., Inc. The sum of \$14.95 (shipping to United States or Canada), plus 5% (processing) for each membership package sold and delivers for the telemarketer. Telemarketer understands that each package delivered must be equipped with tracking number and signature to requirement to prevent charge-backs.

Telemarketer understands that we will hold 8% retainer fee for 6 months after processing is completed.

Executor (and/or Telemarketer) will release P & L report on Monday, once both parties are in agreement then executor will send money via wire transfer which will be split into two accounts. Telemarketer understands they will be responsible for wire transfer fee associated with transferring said funds.

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Telemarketer agrees to pre purchase 100 Hotels Etc. annual membership cards at \$10 each. The shipping, processing and retainer fee will be deducted from the wire transfer total. The wire transfer will be for confirmed sales minus chargebacks, shipping, retainer and processing. In the event telemarketer sells more than pre purchase quantity then the difference will be subtracted from the wire transfer total. Second wire transfer will be 5% of total sales minus cost of wire transfer.

The parties to this agreement are not partners, joint ventures, or agents of one another, and in no manner may they obligate the other.

The telemarketer or authorized agents by his execution of this agreement, acknowledges that he will assume full responsibility to assure that all sales and activity of this event are in compliance with federal, state and local laws including, if this is a U.S business, compliance of the Revenue act of 1987, as amended.

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Either party shall have the right to conduct an audit of all the proceeds and disbursements, at its sole expense.

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Any amendments to this telemarketing agreement must be in writing and signed by both parties. This agreement can be canceled by either party with a 30 day notice.

C.B.-



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Hotels Etc., Inc

CEO: Shawn Pigg

Signature: _____

Date: _____

Telemarketer:

Golden Royal Group Corp

520 Brickell Key Drive


Miami Fl 33131

Claudio Giacaman - Owner (C Corp)

claudio@goldenroyalgroup.com

786-520-6248 - office

954-687-4255 - cell

Signature: 

Date: 10/31/2016 Title: PRESIDENT

Credit Card Number: _____ Exp _____ CSV _____

Signatures above reflect approval for all 3 pages of said agreement. Please initial each page.

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C.G.