

INDUSTRY SUPPORTER CONTRACT FOR SERVICES 2007

The parties listed below:

The International Hotel & Restaurant Association (IH&RA)

AND

Company

Headquartered at (full address).....

.....

City..... Country.....

Tel..... Fax.....

E-mail..... Web.....

Represented by Mr. / Mrs

Title

Hereafter called "Company".

The parties to the present Industry Supporter Contract for Services, in consideration of the mutual covenants and stipulations set out herein, agree as follows:

Article 1 – Industry Supporter Contract for Services

As an IH&RA Industry Supporter, IH&RA provides "Company" the following exposure and services:

- "Company" logo featured on the IH&RA Web site with a direct hyperlink to "Company" web site,
- Subscription to the IH&RA "Industry Watch" quarterly e-Newsletter delivered directly to "Company" e-mailbox (listed on the present contract),
- Use of the IH&RA logo in its shape and basic colour, including the following mention: "IH&RA Industry Supporter". The reproduction of the IH&RA logo should respect the present lay-out specifications,
- Opportunities to attend such IH&RA events as may be organised, at the IH&RA preferential member rate
- Opportunities to order IH&RA publications, industry reports and White Papers at the IH&RA preferential member rate.

Article 2 – Annual fee for Industry Supporter Contract for Services

The annual fee for this Industry Supporter Contract for Services is Euro 1350 (+ 19.6% VAT when applicable). Payment of this annual fee will be due upon signature of the present contract. Payment details are as follows:

For credit card payment: Visa EuroCard /Mastercard Amex Diners

Card holder:.....

Card N°

Expiry date:

Date & Signature:

Bank Details for transfer:

IBAN: FR76 3048 8001 0261 2089 2000 025

Bank Identification Code: BPARFRPP

Article 3 – Date of effect and duration of contract

This Industry Support Contract for Services is agreed for a period of 12 months. It shall become effective on 1st January 2007 and expire 31 December 2007. Accordingly, if notice of resignation is not received by IH&RA headquarters by 30 September of the current year, the annual subscription for the year commencing on 1st January of the following year shall be due. All disputes between the parties which directly or indirectly result from this contract, and cannot be otherwise resolved, will be settled by arbitration according to the rules of the relevant French Code of Law.

Article 4 - Agreement on non-conflicting activities

Professional activities undertaken by “Company” outside the scope of this contract for services that may conflict or interfere with IH&RA interests are not permitted unless prior written approval is given by the IH&RA.

This two-page contract is drawn up in two copies on (date)....., each party retaining one signed, original copy.

Signed by: (name)
(Title)

Signed by (for IH&RA): (name)
(Title)