

INDIVIDUAL MEMBERSHIP APPLICATION

1. PERSONAL INFORMATION (Please Print)

Name(s) Last First Middle Initial
(As they appear on your resort purchase contract)

Address Apt./Suite #

City State Zip/Postal Code Country
(Please include area/city/country code.)

Phone Home Business
Facsimile Home Business
E-mail

Check here if additional owners are applicable. Please provide names.

2. PURCHASE INFORMATION

I have purchased my unit/week from an individual owner ("resale") broker

I am currently a member of Interval International.

Please fill in current Interval International membership number.

As a current member, this enrollment will extend your membership for an additional year, unless you select the add-on option.

3. RESORT INFORMATION

Resort Code Resort Owner Number

My Resort Ownership is at Name of Resort Date of Purchase Month / Day / Year

Located at City State/Province Country

I purchased an alternate year program. Please check appropriate box. **Odd Year** **Even Year**

Total number of weeks purchased at this time. If more than 4 weeks, submit on an additional sheet.

	1st Week	2nd Week	3rd Week	4th Week
Week Number (If open floating, indicate with "E.")				
If seasonal floating, indicate resort's name for season.				
Unit Number				
Unit Type (Use code numbers at right.)				
Year of Initial Occupancy				

Unit Type Code
00. Studio/Efficiency/ Hotel Room
01. 1-Bedroom
02. 2-Bedroom
03. 3-Bedroom
04. 4-Bedroom
08. Floating

4. MEMBERSHIP PROGRAMS & DUES

Current payment to be made by: Personal Check Credit Card (Indicate Below.)

SELECT ONE

- One Year Individual Membership: US\$89
- Interval Gold® Upgrade and Membership Combination: US\$148
- Three Years Individual Membership: US\$227
- Three Years Interval Gold Upgrade and Membership Combination: US\$376
- Five Years Individual Membership: US\$356
- Five Years Interval Gold Upgrade and Membership Combination: US\$592
- Add-on Fee US\$39 (No Change in Current Membership Exp. Date.)

AUTOMATIC RENEWAL Yes No (Member To Initial)

See paragraph 19 for terms of Automatic Renewal Option.

CREDIT CARD INFORMATION

Please Charge My Current Membership Fee Please Charge Future Renewal Fees Automatically to the Account Listed Below:

Visa MasterCard AMEX Account No. Expiration Date Month / Year

Diners Club Discover Card

By signing this application, I acknowledge that I have read, understand, and agree to abide by the TERMS AND CONDITIONS OF INDIVIDUAL MEMBERSHIP AND EXCHANGE summarized with this application and fully disclosed in the annual *Interval International Resort Directory* and in the annual *Buyers' Guide*. By completion of credit card information above, Interval is authorized to charge my account as indicated.

Applicant's Signature Date Month / Day / Year

Note to Member: You will receive your membership materials, including your personalized membership card, within 30 days of Interval's receipt of this application.

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 Program"). The obligations of II, pursuant to these terms and conditions, may be performed by II, its authorized representatives, or designated licensees.
2. Member Resorts usually arrange for initial membership in II for their purchasers. The Individual Membership Application and the terms and conditions contained therein comprise the 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 of said Application and the applicable membership fee.
3. In subsequent years, Individual Members are generally billed directly by II, and membership and participation in the Exchange Program is voluntary. Where an Individual Member purchases an additional Vacation Interest(s), II shall then extend the term of the then-current Individual Membership for an additional 12-month period per additional membership fee paid by the Member Resort.
4. Interval Gold® refers to the upgraded benefits package available to Individual Members in good standing upon payment of the applicable Interval Gold membership upgrade fee. Interval Gold status provides Members with certain additional travel and leisure benefits not available through basic membership in the II Exchange Program.
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. NEITHER II, NOR ANY OF ITS OFFICERS OR DIRECTORS, HAS ANY LEGAL OR BENEFICIAL INTEREST IN ANY DEVELOPER, SELLER, OR MANAGING ENTITY OF ANY RESORT PARTICIPATING IN THE EXCHANGE PROGRAM. THEREFORE, YOU AGREE THAT II IS NOT LIABLE OR RESPONSIBLE FOR ANY CLAIM OR LOSS INCURRED IN CONNECTION WITH YOUR OWNERSHIP OF A VACATION INTEREST OR YOUR PARTICIPATION IN A VACATION OWNERSHIP PROGRAM.**
6. **Membership benefits will be provided so long as the Member and the Member's Home Resort are in good standing with II.** Additionally, the Member must be in good standing with the Home Resort. Membership benefits, other than the exchange privilege, if any, and Interval benefits, are subject to separate terms and conditions. Said benefits and their terms of use may be changed, substituted, or eliminated without prior notice. Some benefits are provided by independent third parties and II expressly disclaims responsibility for the acts or omissions of any persons or entities providing such benefits. Members are not required to exchange their Vacation Interest to use any other benefits provided through the Exchange Program.
7. Membership in II is conditioned upon the Home Resort's continued affiliation with II and adherence to II's standards of service, appearance, management, and operation. A Member Resort's failure to maintain these standards, or failure to timely renovate or construct vacation accommodations and/or amenities committed to the Exchange Program, or failure to remain in good standing with II (e.g., failure to comply with contractual obligations, including the obligation to enroll purchasers and remit fees and/or the failure to comply with II policies and procedures), may result in suspension or termination of the Member Resort's affiliation with II. **A Member Resort's suspension or termination from the Exchange Program may result in the loss of all Individual Membership benefits, including the exchange privilege.**
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.** Not all Member Resorts are included in the *Resort Directory*. The failure to picture a Member Resort in the *Resort Directory*, 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 *Resort Directory* 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.
9. Individual Members acknowledge that:
 - (a) Resort facilities, amenities, and services vary by country, location, and resort, and room accommodations vary in size, décor, interior detail, and view from unit.
 - (b) The description and amenities symbols provided in the *Resort Directory* for each Member Resort are representative of the features generally available at such Member Resort. However, unit amenities and views may vary from unit to unit within a Member Resort and each Individual Member should review the Confirmation for specific information about his or her exchange accommodations.
 - (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 for sales purposes.
 - (d) II is not liable for any damage, loss, or theft to personal property left in the Home Resort accommodations; nor is II liable for any damage, loss, or theft to personal property which occurs through Members' use of Host Accommodations.
 - (e) II is not liable for any personal or bodily injury which occurs either at the Home Resort or at a host resort.
 - (f) Upon renewal of membership, any and all claims against II are waived, and II is released from all liability, if any, arising out of Individual Membership which occurred prior to the renewal of same.
 - (g) II's liability, if any, in connection with Individual Membership and participation in the Exchange Program 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 corporation, partnership, or trust, the Individual Membership must be held in the name of one corporate officer, partner, or trustee. Where multiple individuals are listed in a single membership record as the owners of a Vacation Interest(s), II may continue to provide membership and exchange benefits for all individuals listed until II receives verifiable documentation of any change of ownership of the Vacation Interest(s).
 - (j) **Memberships in II may be used only for personal and non-commercial purposes.**
 - (k) Telephone conversations between Individual Members and II employees or representatives may be tape-recorded and/or monitored for training and quality control purposes.
 - (l) II is prohibited from doing business with certain entities, individuals, and groups of individuals as may be set forth from time to time on the Specially Designated Nationals and Blocked Persons List, and the Terrorism List (collectively, "Blocked Parties"). If II receives an Application for Individual Membership from a purchaser defined as a Blocked Party, II reserves the right to refuse membership for such purchaser. If a purchaser's status changes subsequent to being enrolled such that such Individual Member becomes a Blocked Party, II will cancel the membership without further obligation by II.
 - (m) If II should fail or be delayed in the performance of any obligation hereunder, including, but not limited to, providing exchange accommodations 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 to the affected Member stating the reason for such nonperformance. Such causes may include, but are not limited to, acts of God or public enemy, fire, strikes, lock-out or other labor 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, epidemic or quarantine, and delays or defaults caused by public or common carriers.
10. Members acknowledge and agree that II may, upon occasion, offer various products and services through telemarketing programs and electronic messaging, and members consent to such telephonic and electronic solicitations including, but not limited to, solicitation through automatic dialing equipment, predictive dialing equipment, pre-recorded messages, and/or electronic messaging.
11. The terms and conditions of membership with II and use of the Exchange Program shall be construed upon the laws of the state of Florida. By maintaining Individual Membership in II, Members consent to the exclusive subject matter and personal jurisdiction of the courts in Miami-Dade County, Florida. In the event of litigation between the parties, the prevailing party shall be entitled to all costs incurred, including reasonable attorneys' fees.
12. The exchange methods available to Individual Members, and the terms, conditions, and procedures governing such methods, are fully set forth in the Terms and Conditions of Individual Membership and Exchange found in the annual disclosure statement (the "*Buyers' Guide*") available in hard copy at point of sale and online at IntervalWorld.com.
13. **To utilize the exchange privilege, active membership (paid in full) in good standing must be in effect from the time a deposit is made and/or a request is placed through the actual requested and/or confirmed travel dates and/or the commencement date of the week deposited (whichever occurs later).**
14. **Some Members may be restricted from exchanging into resorts located within the same geographical area as the Home Resort accommodations which are being deposited or relinquished.**
15. **Once II issues a Confirmation, it may be canceled only in accordance with II's Exchange Cancellation Policy, which is detailed in the Terms and Conditions of Individual Membership and Exchange found in the annual *Buyers' Guide*.**
16. **The Host Accommodations may be used only for personal and non-commercial purposes.** Only the Member named on the confirmation form and accompanying family members or guests may occupy the Host Accommodations without obtaining a Guest Certificate from II. Members are expressly prohibited from exchanging or renting the Host Accommodations. Failure to use the Host Accommodations will not entitle Members to use the Home Resort accommodations for the period relinquished.
17. **Exchange privileges may be denied and a confirmation canceled if all such maintenance fee assessments or similar charges at the Home Resort have not been paid.**
18. **II may suspend membership privileges in the event a Member fails to pay an amount owed to the Host Resort, II, or any other company related to II.**
19. **When enrolled in II's Automatic Renewal Option, annual renewal dues will be charged automatically to the credit card indicated, at the rate applicable at the membership expiration, unless canceled in writing prior to the renewal date. II will provide each member not less than seven calendar days' written notice prior to processing such automatic charge.** Membership will continue from year to year for as long as the Member is eligible for membership. **Membership fees 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 written request for cancellation of his/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/she has received.** Failure to renew membership within 90 days from any expiration thereof may require payment of a readmission fee to reinstate membership.
20. The Terms and Conditions of Individual Membership and the use of the Exchange Program, including any fees associated therewith, may be changed by II at its sole discretion. Members will be provided written notice of any such changes.