

F.I.T. YIELDABLE AGREEMENT

<b>COMPANY NAME:</b>  BC Golf Guide (references to “you” throughout the Agreement refer to company listed directly above)	<b>HOTEL NAME:</b>  JW Marriott San Antonio Hill Country Resort and Spa
<b>COMPANY CONTACT:</b> Ross Marrington 304-1967 Underhill St Kelowna VIX 8C9 Canada	<b>HOTEL CONTACT:</b>  Susan Dickson 23808 Rsort Parkway San Antonio TX 78261
<b>MARRIOTT N #:</b> N03289	Sales Phone: 210-778-5456
Phone: 1-877-223-72263	Hotel Phone: 210-276-2500
Fax:	Billing Contact: JW Accoutning
Promo Email: : teetimes@bcgolfguide.com	Billing Email: <a href="mailto:satjwaccouting@marriott.com">satjwaccouting@marriott.com</a>
Stop Sell Email: : teetimes@bcgolfguide.com	Reservations Email: <a href="mailto:CEC.Group.Housing@marriott.com">CEC.Group.Housing@marriott.com</a>
<b>EFFECTIVE DATES OF AGREEMENT:</b> May 1, 2024 thru April 30, 2025	

The following yieldable net wholesale rates are offered to you for the period of May 1, 2024 - April 30, 2025 (“Yieldable Net Rates”).

Season #	Date From (inclusive)	Date To (inclusive)	Cut-off Days	King	Queen	Hospitality Suite
Season 1	5/3/2024	05/23/2024	3 Days	\$298	\$309	\$535
Season 2	5/24/2024	09/7/2024	3 Days	\$319	\$339	\$565
Season 3	9/8/2024	11/14/2024	3 Days	\$257	\$257	\$483
Season 4	11/15/2024	01/4/2025	3 Days	\$195	\$195	\$411
Season 5	01/05/2025	03/06/2025	3 Days	\$360	\$360	\$483
Season 6	03/07/2025	04/05/2025	3 Days	\$360	\$369	\$607
Season 7	04/06/2025	05/03/2025	3 Days	\$311	\$339	\$535
Please contact hotel to confirm Hospitality Suite Availability prior to booking. Hotel will confirm availability within 48 hours.						

**Occupancy per Room Type:** Single Bedded Room 5 Max occupancy/Two Bedded Room 5 Max Occupancy

**ELIGIBILITY:** You may offer and make rooms available for booking under the terms of this Agreement so long as you remain primarily engaged in the business of offering packaged travel products and services directly (or indirectly exclusively through travel agents) to prospective guests and sales, if any, of standalone unpackaged hotel inventory by you are nominal.

FREE SELL:

You may book rooms until such time as Hotel notifies you to cease booking rooms.  
All rooms must be booked and reported to Hotel daily on the day of booking by emailing them to the address set forth below.

**RATES AND YIELDABILITY:** Yieldable Net Rates are current as of the date of the Agreement and subject to change. Rates and availability are subject to Hotel’s blackout dates, available upon request. Hotel reserves the right to increase or decrease rates. Hotel reserves the right to increase, decrease or cease making guest rooms available at any time; this applies to freesell, on request, or any other method that the Hotel chooses to make rooms available to you or your Channels. Prior notice will be given to you of any rate or availability changes. Any reservation(s) made prior to a rate or availability change as detailed must be reported and confirmed to the Hotel within 48 hours (two business days) of the rate of availability change notification. Hotel has no obligation to honor any reservation(s) that are reported outside the 48-hour timeframe. Withholding booked rooms, holding rooms without a confirmed booking, or other such behavior to take advantage of rate or availability changes will be considered a material breach of this Agreement which, without limiting any of Hotel’s other rights, shall entitle Hotel to terminate this Agreement. All rates are net non-commissionable subject to all applicable taxes (currently, tax rates are: 16.75% per room per night). The percentages specified are subject to change by government regulation and may be payable by you on the margin applied to the guest rooms over and above the room rate and subject to other terms and conditions of the applicable rate plan. Guests will not receive points or any other benefit in conjunction with Marriott’s loyalty program for reservations and bookings made through your service.

**BLACK-OUT DATES:** Hotel reserves the right to impose black-out dates at its sole discretion. In such case, Hotel will honor all reservations for the black-out period, which were made prior to the notification of the black-out, provided reservation are received within 48 hours of the notification of the black-out at Hotel.

Black-Out Dates	
Date Range	Room Type
June 5/6 2024	STOP SELL – All Room Types
October 12/13/14 2024	STOP SELL – All Room Types
March 11/12/13/14/15 2025	STOP SELL – All Room Types
April 2/3/4 2025	STOP SELL – All Room Types

Please note additional black-out dates may be added or removed during the year at any time and the above policies will apply. Hotel will communicate changes via blackout calendar.

**RESERVATIONS:** For reservations, you must email requests to [cec.group.housing@marriott.com](mailto:cec.group.housing@marriott.com) daily on the day of sale of the reservation. For inquiries, please feel free to contact the hotels Director of Travel Indisytry Sales Susan Dickson at 210-778-5456. Rooms are based on availability at FIT rate category.

**INCIDENTAL AND ADDITIONAL CHARGES:**

- a. **Children Policy:** No charge for children under 18 when occupying same room as adult(s) and using existing beds in rooms.
- b. **Extra Adult Person Charge:** No charge for additional adult when occupying the same room and ising existing beds.
- c. **Rollaway Beds:** Hotel provides rollaway beds at a cost of \$25 (plus tax) per day.
- d. **Cribs:** Cribs are provide at free of charge. Subject to availability at check-in
- e. **Mandatory Charges:**
  - (i) Service Recovery Charge of 0.07% of room rate per day.
- f. **Parking:** Hotel offers self-parking at \$20 and valet parking at \$42 per day (plus applicable taxes).
- g. **MANDATORY FEES**
  - (i) **Resort Charge:**
    - i. A mandatory Resort Service Charge of \$56 per room, per night applies. This fee will be charged for every occupied night and will apply to all promotional rates, including free nights. The resort fee is taxable at 16.75% per room, per night. **Please note** – amenities, features and resort fee are subject to change
    - ii. **Please specify who will pay for the Resort Fee (customer to choose one)**  
☐ Guest will pay Resort Fee    ☐ Wholesaler will pay Resort fee

The resort fee includes the following:  
Two Welcome Drinks at any bar. Choose from House Wine or Draft Beer (gratuity included) Access to River Bluff Water Experience  
Complimentary Golf Storage  
One Year Complimentary Subscription to Golf Digest  
Enhanced High Speed Internet  
Unlimited Local & Domestic Long Distance Phone Calls  
Complimentary access to Fitness Center & Classes  
Access to Basketball, Tennis and Pickle Ball Court with complimentary equipment use

**CHECK-IN AND CHECK OUT TIME:** Check-in time is 4:00pm CST check-out time is 11:00AM CST. All guests arriving before 4:00pm CST will be accommodated as rooms become available. Baggage may be checked-in for those arriving early if rooms are unavailable.

**CREDIT PROCEDURE/PAYMENT**

Room and tax to master account. Individuals cover incidental charges.

**Credit process will be as follows (customer to choose one):**

- ☐ Direct Bill
- ☐ Full Prepayment
- ☐ Single Use Credit Card (wholesaler’s card)

**PAYMENT PROCEDURES:**

Direct Bill: (Subject to Approval) Payment is due within 30 days from receipt of original invoice. Late payment may terminate this agreement and will result in the guest paying for their stay upon departure. Please note that individuals are responsible for incidental charges and required to establish credit with our Front Office upon check-in.

If payment is not received within 30 days from receipt of original invoice, Hotel will impose a finance charge at the rate of the lesser of 1-1/2% per month (18% annual rate) or the maximum allowed by law on the unpaid balance commencing on the invoice date.

You can raise any disputed charge(s) within five (5) business days after receipt of the invoice. Hotel will work with your company in resolving any such disputed charges, the payment of which will be due upon receipt of invoice after resolution of the dispute.

**Vouchers:** As an accredited operator, your voucher will be accepted for payment by our Front Office. All room and tax charges (meal coupon if included) will be posted to a Master Account. **Please check this box for voucher-less check-in.** ☐

**CANCELLATION POLICY:** Room reservations may be canceled up to 7 days prior to arrival via a mutually agreed documented method. If cancellation occurs within 7 days of arrival or if a no-show occurs, a one-night cancellation fee including room and tax, will be assessed. Date changes inside of the cancellation policy are considered a cancellation and a re-booking, and as such, are subject to cancellation damages. The daily cancellation fee will not be contingent on Hotel’s occupancy for the nights for which rooms are cancelled. No-shows must be paid without reliance on vouchers due to the inability of the client to present the voucher. Should you fail to pay the cancellation fee, Hotel may cancel your billing privileges and/or this agreement, at Hotel’s sole discretion, without any

obligation or liability whatsoever. No refunds will be provided for early departure. The cancellation policy may be changed by Hotel at any time in Hotel's sole discretion.

**EARLY DEPARTURE POLICY:** Regardless of early departure of a reservation, all originally booked room nights (whether or not consumed) of such reservation and applicable taxes will be billed to you.

This Agreement is subject to all the terms and conditions set forth on the following page titled "FIT Yieldable Agreement Terms and Conditions", the Marriott Standards and Guidelines for Online Marketing and the License to Use Marriott Content located on the website <https://www.marriottwholesalers.com> subject to change by Marriott from time to time (collectively, the "**Agreement**"). This Agreement constitutes the entire agreement between you and the Hotel and may not be amended or changed unless done so in writing and signed by you and the Hotel. The persons signing below agree that they are authorized representatives of the above indicated company and Hotel who have authority to enter into this Agreement. This Agreement will not be valid and enforceable until a signed copy is returned to the Hotel by 10/27/2023 and the term of the Agreement shall be one year from such date, subject to termination by Hotel at any time. For the avoidance of doubt, this Agreement hereby supersedes and replaces in its entirety any and all prior and contemporaneous oral and written agreements related to information about the Hotel, including bookings, express or implied, between you and your Channels and the Hotel, as of that date.

**ADDITIONAL PROPERTY TERMS AND CONDITIONS:**

**Approved Suggested Marketing Copy:** Descriptions outlined below may be used for guidance on company copies

**Brochure Inclusion:** an exterior photograph of each property featured is required to be displayed in all brochure publications. Hotel must approve all layout and copy for any/all brochures, including any special promotions and advertising media in which properties, and any portion thereof, is included. All drafts for approval should be e-mailed to your contact at least forty five (45) days prior to Company publishing deadline. Approved high resolution photographs of each hotel will be provided by the hotel at the time of signing this agreement.

**Hotel Marketing Copy**

**Hotel Name : JW Marriott San Antonio Hill Country Resort and Spa**

Located in the heart of the Texas Hill Country at the beautiful JW Marriott San Antonio Hill Country Resort and Spa, US News & World Report Best Golf Hotel in Texas (2021), TPC San Antonio is the ideal destination for your next golf vacation or weekend getaway. TPC San Antonio opened in 2010 with two 18-hole championship golf courses designed by two of golf’s most innovative architects: Pete Dye and Greg Norman. Both courses have played host to tour events with The Oaks course serving as the venue for the PGA Tour’s Valero Texas Open since 2010. The Canyons course was the site of the San Antonio Championship, A PGA Tour Champions event. TPC San Antonio is a private resort, only accessible to our club members and their guests as well as guests of the JW Marriott San Antonio Hill Country Resort and Spa. In addition to two challenging golf courses, TPC San Antonio features a 23 acre practice facility with two putting and short game practice areas as well as the best in golf instruction in San Antonio. Golf lessons are available for all skill levels. Wether you are a beginner or seasoned golfer, TPC San Antonio has a program that can be custom fit to your needs.

**Golf Terms:**

The tax rate on golf is 8.25%. Golf rates are provided by TPC San Antonio.  
The wholesale golf rate includes green fee, cart fee w/ GPS unit, and use of the practice facility prior to play.  
For groups of 16 or more players, or 24 or more rounds of golf over multiple days, a separate TPC San Antonio Group Outing Agreement with an attrition clause will be required to secure the space. Pricing for contracted group golf outings is subject to change.

**ACCEPTED AND AGREED TO:**

**BC Golf Guide**

**JW Marriott San Antonio Hill Country Resort and Spa**

By: \_\_\_\_\_  
[sign here]

Name:   
Title:   
Date:

By: \_\_\_\_\_  
[sign here]

Name:   
Title:   
Date:

F.I.T. YIELDABLE AGREEMENT TERMS AND CONDITIONS

**BOOKING REQUIREMENTS:** All bookings are subject to Hotel’s standard booking requirements, available upon request, including early departure fees, cancellation policies, check-in and checkout times and baggage handling fees.

**BILLING PRIVILEGES:** You must fully prepay for all bookings at Hotels by guests through you and your Channels unless, upon application and review by the Hotel, the Hotel elects to extend alternative billing privileges to you.

**PAYMENTS FROM GUESTS:** The Hotel will collect payment from its guests for any automatic and mandatory charges, and incidental charges not included in the Standard Room Charge (defined below).

**HOTEL INFORMATION:** All Hotel information provided to you by the Hotel must be reproduced without changes. You must provide the Hotel with copies of any distributed content at points of sale upon request. You shall make Marriott guest rooms available for booking using only the rate plans provided by Hotel under this Agreement. You shall not display other third party rate plans or other information for the Hotel including wholesale and other third party affiliated rate plans and information. **“Your Channel(s)”** means, except as disapproved by Marriott or Hotel in its sole and absolute discretion from time to time, collectively, any mechanism (e.g., websites, xml feeds or call centers), in each case owned or operated by you or one of your affiliates, through which you market Dynamic Packages directly for booking by Hotel guests. All terms and conditions of this Agreement applicable to you shall apply directly and in full to your Channels. **“Dynamic Package”** means the combination of a room made available under this Agreement with one or more other travel-related components of material value such as air inventory, rental car inventory, or rail ticket, that is booked concurrently in the same session where the Rate is not apparent to the guest.

**RATES VALID FOR OPAQUE PACKAGED TRAVEL ONLY:** All rates quoted herein are applicable to FIT leisure packaged travel only. The rates quoted in this Agreement are only for you to facilitate the booking by individual transient leisure travel guests of opaque packaged rates, not for business travel or group travel-oriented channels. You are not authorized to release these rates to any other individual or entity, including but not limited to, internet booking/electronic distribution systems, except to offline travel agencies or as and to the extent specifically authorized by Marriott or the Hotel from time to time and subject to its sole and absolute discretion to terminate with immediate effect any prior authorizations. You may not offer these rates as room-only / unbundled bookings in any manner (e.g. room tax and/or fees listed separately). Package components must be booked concurrently with the room booking, and the prices for each of the package components (hotel room, airfare and/or car rental) shall not be itemized for, disclosed to or discernible by the guest at any time (including but not limited to billing statements) and you must not provide functionality which would permit guests to strip the package down to view Hotel room rates separately at any time. Furthermore, you agree to indemnify Hotel for any loss or damage arising from your breach of this Section.

**YOUR OBLIGATIONS:** You will, and will cause your Channels to make Marriott guest rooms available to the end-user guest only as part of a Dynamic Package. For the avoidance of doubt, under no circumstances may guest rooms made available through the Agreement be booked by guests through your Channels on a retail website in a room-only or unbundled manner.

You will not, and will not permit any of your Channels to;

- a. make Marriott guest rooms available to end-user guests using rates received from any other third party or distribution channel;
- b. make Marriott guest rooms available to the end-user guest as an unpackaged, room-only product;
- c. market Marriott guest rooms (whether as an unpackaged, room-only product or packaged product) through any third party channels (other than offline travel agencies), including but not limited to, on-line (e.g., internet based) channels or any other third party interactive channels (e.g., Online Travel Agents, Opaque Sites, Group Buying, Flash Sales, Social Commerce and Daily Deals sites and applications);
- d. make Marriott guest rooms available through any GDS;
- e. disclose to the end-user guest the rate at which Marriott provided you the guest room for booking by the guest;
- f. make any false, misleading or deceptive claims that it offers specially discounted rates on Marriott inventory, or advertise that it has the lowest price available, substantial discounts,

online exclusive rates, exclusive savings, or comparable statements for Marriott guest room inventory.

g. transfer or assign rates provided in this Agreement to any company or organization. You may not transfer or assign this Agreement or the right to any payments due hereunder.

**EXCEPTIONS:** Within 24 hours of identifying an Exception (defined below) or of being notified by Hotel or Marriott of an Exception, while you work diligently to resolve the Exception; you shall immediately suspend further access to any rooms by your Channels involved in the Exception until it is resolved. The Hotel may immediately suspend your access to any rates at the time any Exception is identified and you are notified. If the Exception remains unresolved after 2 days of notification, or is not resolved to Marriott’s satisfaction within the time period, you must cease making the property and room information and/or room prices of Hotel available to your Channels. For any Exception notified to you by Hotel, whether subsequently resolved or unresolved, the Hotel shall be entitled to treat this as a material breach of this Agreement which, without limiting any of Hotel’s other rights, shall entitle Hotel to terminate this Agreement immediately with written notice without incurring any liability to you for contracted rooms or rates.

For purposes of this Section, **“Exception”** shall mean if any of the following are applicable to any of your Channels: **(i)** your Channel is marketing or permitting bookings, or has control over an entity that is marketing or permitting bookings, of the Hotel’s rooms in a manner that is inconsistent with the terms of this Agreement, **(ii)** your Channel is, in the reasonable opinion of Marriott, detrimental to Marriott’s brand or image, including but not limited to displaying any information, images or their content which Marriott reasonably believes re defamatory, or libelous, lewd, pornographic, or obscene, or promote violence, or contain hate speech, **(iii)** your Channel conducts business in a manner that is inconsistent with Marriott’s business model (e.g., such Channel is a flash sales site, group buying site, or offers rooms in violation of any of the requirements set forth herein or is engaging in practices that violate Marriott’s official channel standards), **(iv)** your Channel is engaging in activities or practices that are the subject of a good faith dispute between such Channel and Marriott or the Hotel with respect to the display of rooms on such Channel, or use of intellectual property or **(v)** your Channel sells, resells, books or facilitates the booking of rooms in violation of any terms in this Agreement.

Hotel reserves the right to recover any and all Hotel and Marriott policy expenses from you in the event of an Exception, or Marriott Best Rate Guarantee approved claim which demonstrates you or your Channels as a source of the Exception. This includes the rate adjustment plus \$200USD administrative fee per approved Exception, or Best Rate Guarantee claim, to be paid by you to the Hotel within ten (10) business days of the Hotel’s invoice.

**CONFIRMATION:** You will provide, in accordance with all applicable laws and privacy policies, confirmation of Dynamic Package details to guests. Such confirmation shall provide guests with the name, brand affiliation, precise location and telephone number of the Hotel.

**REVENUE AND TAXES:** For guest rooms booked by guests through you or your Channels at rates provided through this Agreement, you will pay the Hotel an amount equal to 100% of the rate plus any applicable taxes and other charges (the **“Standard Room Charge”**). As between you and the Hotel, you will retain all amounts by which the price of a Dynamic Package exceeds the Standard Room Charge (the **“Guest Price”**). You will be solely responsible for, and will timely remit to the proper taxing authorities, any and all taxes, duties, charges and governmental fees that are applicable to the difference between the Guest Price and the Standard Room Charge.

**DISCLOSURE:** You must, and must take commercially reasonable steps to ensure that your Channels: **(a)** advise all guests that they are responsible for payment of all charges over and above the Standard Room Charge (e.g., internet access); and **(b)** clearly and conspicuously disclose to guests in advance of booking all state and local taxes and all automatic or mandatory charges (e.g., resort charges) specified by the Hotel, so as to ensure affirmative, knowing consent by the guest to such fees prior to purchase.

**COMPLIANCE WITH LAWS:** You will comply with all applicable foreign and domestic laws, codes, regulations,

ordinances and rules with respect to your obligations under this Agreement and the services to be provided by you hereunder, including but not limited to any laws and regulations governing package and tour travel operators/organizers. You represent, warrant and agree that you are currently and will continue to be for the term of this Agreement, in compliance with all applicable local, state, federal regulations or laws, including but not limited to, all provisions of the Patriot Act and regulations or requests of the U.S. Department of Homeland Security and the Office of Foreign Assets Control in the U.S. Department of the Treasury.

**PERSONAL DATA:** Each party acts as an independent controller with respect to its processing of personal data in connection with this Agreement. Each party will comply with its respective obligations under applicable data protection laws with respect to its processing of such personal data. To the extent that either party provides personal data to the other party pursuant to this Agreement, the party supplying the personal data confirms that it has consent or another legal basis to provide the personal data to the receiving party and for the receiving party to process the personal data consistent with this Agreement, and in accordance with its applicable privacy policy. For clarity, nothing in this Agreement limits a party's ability to use an individual's personal data to the extent directed by, consented to or requested by such individual.

**INSURANCE:** You must procure, maintain and keep in full force and effect during the term of the Agreement adequate insurance coverage (including public liability or commercial general liability insurance and property) as required by law, with a reputable company, including insurance coverage as required under applicable Marriott standards as Hotel may notify you from time to time.

**DISPUTE RESOLUTION:** The parties agree that any dispute in any way arising out of or relating to this Agreement will be resolved by arbitration before JAMS/ENDISPUTE® or the American Arbitration Association in the state and city in which the Hotel is located or the closest available location; provided, however, a dispute relating to infringement of intellectual property rights shall not be subject to this provision. The parties further agree that in any arbitration proceeding they may conduct reasonable discovery pursuant to the arbitration rules, that the law of the state, province or country in which the Hotel is located is will be the governing law, and any arbitration award will be enforceable in that state's, province's or federal court.

**RELOCATED CUSTOMERS:** Hotel will follow its customary relocation policy in regard to Customers. It is standard practice when relocating a customer, to refer the customer to a comparable Marriott affiliated hotel in the area or a hotel of another brand in the area with comparable standards of hospitality.

**TERMINATION:**

- a. Either party may terminate this Agreement at any time upon 30 days' written notice to the other party.
- b. Hotel reserves the right to cancel any booking made in breach of the Agreement.
- c. Any breach by you of obligations under Your Obligations will be a material breach of the Agreement, resulting in an immediate suspension or termination of the Agreement, as solely determined by Hotel in its reasonable judgment. You shall inform Hotel of any violations of the Agreement of which you become aware.
- d. Upon termination of the Agreement, Hotel and you will continue to honor the terms of the Agreement with respect to any booking made prior to the termination date for dates following the termination date, unless termination occurred due to a monetary breach.

**FORCE MAJEURE:** If acts of God or government authorities, natural disasters, or other emergencies beyond a party's reasonable control make it illegal or impossible for such party to perform its obligations under this Agreement, such party may terminate this Agreement upon written notice to the other party without liability.

**NOTICE:** Any notice required or permitted by the terms of this Agreement must be in writing.