

SUPRANATIONAL HOTELS LTD

Strictly Confidential

Gateway Trial Agreement

THIS AGREEMENT is made the..... 2009

BETWEEN:

SUPRANATIONAL HOTELS LIMITED (Company Registration No 1811106) whose registered office is Suite 1, Grasmere, The Butlers Wharf Building, 36 Shad Thames, London SE1 2YE (“Party A”).

and

_____ (“Party B”).

WHEREBY:

1. Party A has developed an XML feed (known as Gateway) into their Central Reservation System for on-line travel companies to extract hotel content, rates, availability and to facilitate hotel bookings to Party A’s hotel members.
2. Party B is interested in the trial to build a link into Gateway with the aim to offer the content and facilitate bookings to its own network of affiliates and travellers.

1. OBLIGATIONS AND RIGHTS OF PARTY A

- 1.1 Party A shall make available to Party B the specifications and documentations for building the XML link to Gateway.
- 1.2 Party A shall make reasonable efforts to assist Party B in testing during the trial.
- 1.3 Party A shall treat all information given by Party B during this trial confidential and for internal use only.
- 1.4 Party A shall have the right to withdraw from the trial without penalty if Party B is deemed not to be making genuine efforts or doing their best to make the trial a success.

SUPRANATIONAL HOTELS LTD

Strictly Confidential

2. OBLIGATIONS AND RIGHTS OF PARTY B

- 2.1 Party B shall use the specifications and documentations made available by Party A to build the XML link to Gateway at its own costs.
 - 2.2 Party B shall make reasonable efforts to conduct the trial including but not limiting to building the XML link, using the link to extract hotel data, and feeding bookings back to Party A's Central Reservation System.
 - 2.3 Party B shall treat all information given by Party A during this trial confidential and for internal use only.
 - 2.4 Party B shall not keep or pass on hotel data content from Party A's system to any third parties other than for the purpose of the trial and bookings.
3. In the spirit of co-operation, both parties agree to do their utmost to make this trial a success.
 4. Eight weeks after the signature of this Agreement, both parties should review the progress and either party should have the right to terminate the trial without penalty should there be a lack of progress or the progress is deemed to be unsatisfactory.
 5. Each party will bear its own costs in this trial.

IN WITNESS whereof this Agreement has been entered into the day and year first above written.

SUPRANATIONAL HOTELS LTD

..... (Party B)

.....
Niels Chr. Pedersen

.....
()

Date:.....

Date: