



ENROLLMENT APPLICATION



RCI® OWNER INFORMATION

Resort Name _____ Resort ID# _____ Date _____

Applicant #1 Last Name Mr. Mrs. Ms. Miss Dr. Rev. Other _____ First Name _____ M/I _____ Social Security Number _____

Applicant #2 Last Name Mr. Mrs. Ms. Miss Dr. Rev. Other _____ First Name _____ M/I _____ Social Security Number _____

Birthdate #1 _____ Birthdate #2 _____ Preferred name for Applicant 1: _____

Citizenship #1 _____ Citizenship #2 _____ Preferred name for Applicant 2: _____

Street Address _____ Publications language preference is: English _____ Spanish _____ French _____ German _____ Italian _____

City _____ Co-owners living at different addresses must complete a separate agreement and pay additional fees.
My co-owner's name is _____

State _____ ZIP _____ Country _____

Preferred Method of Contact by RCI: Email Direct Mail Phone Web Chat Other _____

Rank (1-6) Preferred months of Travel: Jan/Feb Mar/Apr May/June July/Aug Sept/Oct Nov/Dec

Wedding Anniversary _____

Desired Travel Destinations _____

Home Phone _____ Business Phone #1 _____ Business Phone #2 _____

Email #1 _____ Email #2 _____

I am or have been an RCI member Yes No I have received my *RCI Community Guide*. Yes No

RCI ID# _____ Resort Name _____
(If different from resort above)

Automatic Billing/Payment protects against lapse of important benefits, privileges and services (see paragraph 4 for information).

I authorize Automatic Billing Payment: Yes No

Credit Card Information: Visa MasterCard AMEX Discover Diners Club

Account Number _____ Expiration Date _____

Cardholder Name (Printed name as it appears on the card.) _____ Signature _____

RCI RESORT OWNERSHIP

Please complete all of the following. Purchasers of floating vacation time, complete only that which pertains to your ownership.

Resort ID	Unit Number	Unit Type (Studio, 1-, 2-, 3-bdrm)	Maximum Occupancy	Private Occupancy	Interval Week #	Interval Dates	No. of Intervals	Year of Ownership	Time Division
_____	_____	_____	_____	_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____	_____	_____	_____	_____

I understand that \$200 (U.S.)/\$330 (CD) initiation fee, payable to RCI, may be charged if I do not enroll in RCI at the time of purchase. I also understand that the prevailing annual subscription rate for the *Endless Vacation* magazine and the *RCI Community Guide* will be charged if I choose to enroll at a later date.

I acknowledge receipt of pertinent RCI materials, including the Disclosure Guide to Vacation Exchange, where distribution of such Disclosure Guide is required by law, and agree to be bound by the prevailing TERMS AND CONDITIONS OF RCI MEMBERSHIP. I have read and agree to the current TERMS AND CONDITIONS OF RCI WEEKS MEMBERSHIP on the back of this Enrollment Application

Signature _____ Signature _____

TERMS AND CONDITIONS OF RCI WEEKS SUBSCRIBING MEMBERSHIP

1. INTRODUCTION

These Terms and Conditions of RCI Weeks Subscribing Membership set forth the legally binding contract between Resort Condominiums International, LLC ("RCI" or "we") and each person who participates in and/or uses subscribing membership benefits, including the RCI Weeks Exchange Program, or has the legal right to own, occupy or use accommodations ("Vacation Ownership") in a resort, vacation club or vacation plan which has affiliated with the RCI Weeks Exchange Program (an "Affiliated Resort") and who applies or is accepted as a subscribing member in the RCI Weeks Exchange Program ("Members" or "you").

2. THE RCI WEEKS EXCHANGE PROGRAM

RCI will allow participation in its program of facilitating the exchange of Vacation Ownership (the "RCI Weeks Exchange Program") to all Members who comply with these Terms and Conditions. RCI from time to time will provide to such Members RCI's *ENDLESS VACATION* magazine. Additionally, RCI will make available, in its sole discretion, the *RCI COMMUNITY GUIDE* (or variations thereof) and Supplements thereto ("ENDLESS VACATION publications"), special offers and our website located at www.rci.com. RCI is only responsible for written representations that it makes concerning RCI and the RCI Weeks Exchange Program, and is not responsible for any representations made by any other person or entity. The obligations of RCI under these Terms and Conditions can be performed only by RCI, its authorized representative(s) or its designated licensee(s).

3. APPLYING FOR MEMBERSHIP

A) To become a Member, an enrollment application and the applicable initiation and subscription fees must be submitted to RCI by you or on your behalf and accepted by RCI. RCI reserves the right to refuse any application and the applicable fees.

B) RCI will waive the initiation fee if your application, pertinent ownership information and the applicable subscription fee are submitted to RCI when you purchase Vacation Ownership.

C) Membership must be in the name of an individual(s) who owns Vacation Ownership. If a corporation, partnership, trust or other entity hold Vacation Ownership, an enrollment application must be completed on behalf of the owner in the individual name of an officer, partner or trustee, and RCI shall be entitled to treat such individual as the Member for all purposes.

D) Up to two co-owners of Vacation Ownership who reside at the same address may apply for a single membership. If more than two co-owners are listed as owning the Vacation Ownership or if co-owners do not reside at the same address, such co-owners, if they wish to become Members, must apply for separate memberships. RCI may honor instructions from any person listed as a co-owner of Vacation Ownership on a membership and, in the event of conflicting instructions, RCI may refuse to honor the later instruction received.

4. RENEWAL OR TRANSFERRING A MEMBERSHIP

A) Continuing membership is conditioned upon the payment of the applicable subscription fee for the following year. You may renew or extend your membership at any time by forwarding to RCI the applicable subscription fee, which is refundable on a prorated basis. However, if you fail to submit the applicable subscription fee within ninety (90) days following the expiration of your membership, we reserve the right to charge you the initiation fee in addition to the applicable subscription fee. The payment of these fees is a condition of renewal or reactivation of your membership, and RCI reserves the right at any time to refuse to accept these fees and to refuse to renew or reactivate any membership. You may cancel your membership by notifying RCI by telephone or in writing.

B) If you sell or otherwise transfer your Vacation Ownership, you may transfer your RCI Weeks Subscribing Membership to the purchaser or transferee of your Vacation Ownership by submitting to RCI a properly executed membership transfer application, pertinent ownership information, and the applicable membership transfer fees. RCI reserves the right to refuse to accept any membership transfer application.

C) When enrolled in the Automatic Renewal Billing, annual renewal dues at the applicable rate at membership expiration are automatically charged to the credit card indicated, or such replacement card as You provide (or the same will be billed to You if no card is on file); provided that We will provide You with at least seven (7) days prior written notice of upcoming renewal. Membership then continues upon payment for an additional term equal to the Initial Term, as long as eligibility of membership remains. Payment of the renewal dues is acceptance of a new membership term equal to the Initial Term. Failure to pay membership for a renewal term within ninety (90) days from the expiration thereof will result in termination of membership and may require payment to reinstate membership.

5. RELATIONSHIP BETWEEN RCI AND THE AFFILIATED RESORT OR ACCOMMODATING PARTY

A) The Affiliated Resort is a party to an agreement with RCI enabling the Affiliated Resort to submit enrollment applications to RCI on behalf of purchasers of Vacation Ownership at the Affiliated Resort. These Terms and Conditions are separate and distinct from RCI's agreement with the Affiliated Resort or accommodating party. For purposes of these Terms and Conditions, the term "accommodating party" shall mean a provider of accommodations or services other than Affiliated Resorts.

B) RCI and the Affiliated Resort, developer, marketer, seller of Vacation Ownership or accommodating party are separate and distinct entities, and RCI's service (The RCI Weeks Exchange Program) is separate and distinct from the products or services that are sold by or on behalf of the Affiliated Resort or accommodating party, including but not limited to Vacation Ownership. RCI does not own, develop, market or sell Vacation Ownership nor is it engaged in a joint venture, partnership or agency relationship with the Affiliated Resort, developer, marketer, seller of Vacation Ownership or accommodating party. Further, these Terms and Conditions are separate and distinct from your agreement with the Affiliated Resort, developer, marketer, seller of Vacation Ownership or accommodating party.

C) If the Affiliated Resort fails to perform the obligations in its agreement with RCI, or if that agreement ends for any reason, the Affiliated Resort may lose its Affiliated Resort status and RCI may suspend or terminate the rights of existing Members who own Vacation Ownership at that resort to participate in the RCI Weeks Exchange Program. Persons who own Vacation Ownership only at such a resort and whose rights to participate in the RCI Weeks Exchange Program are suspended or who allow their membership to expire may not be permitted to renew or reactivate their membership. If any other accommodating party fails to perform the obligations in its agreement with RCI, or if that agreement ends for any reason, RCI may suspend or terminate any benefits or services offered by such accommodating party.

D) Your decision to purchase Vacation Ownership should be based primarily upon the benefits to be gained from the ownership, use and enjoyment of your Vacation Ownership at the Affiliated Resort and not upon the anticipated benefits of the RCI Weeks Exchange Program. The Affiliated Resort at which you purchase your Vacation Ownership is solely responsible for its financial viability and the quality of its accommodations, facilities, amenities, management and services and compliance with all laws, rules and regulations. In addition, any accommodating party is solely responsible for its financial viability and the quality of its accommodations, facilities, amenities, compliance with all laws, rules and regulations, management and services.

E) Information about Affiliated Resorts and/or accommodating parties provided by RCI is based on information obtained from Affiliated Resorts or accommodating parties, and RCI makes reasonable efforts to ensure that Affiliated Resort and accommodating party information provided by RCI is accurate and complete as of the date such Affiliated Resort and/or accommodating party information is published by RCI. However, RCI expressly disclaims liability for inaccurate, incomplete or misleading information concerning any Affiliated Resort or accommodating party.

6. DEPOSITING VACATION OWNERSHIP AND REQUESTING AN EXCHANGE

A) To participate in the RCI Weeks Exchange Program, you must be a current Member with your subscription fee paid through the later of: (1) the final date of Vacation Ownership to be deposited or (2) the final date of the exchange requested.

B) By depositing Vacation Ownership with RCI, you represent and warrant to RCI that: (1) you have or will have the legal right to use or assign the use of the deposited Vacation Ownership and all other resort amenities to which you have access; (2) the deposited Vacation Ownership has not been and will not be assigned, offered or made available to any third party; (3) the physical accommodations in which you own Vacation Ownership are in good and usable condition; (4) all maintenance fee assessments, taxes and other similar charges applicable to that Vacation Ownership have been paid or will be paid when due according to the guidelines established by your home resort, home resort group or vacation club.

C) By depositing Vacation Ownership with RCI, you relinquish all rights to use that Vacation Ownership and agree that such deposited Vacation Ownership may be used by RCI to conduct exchanges, inspection visits, promotions and for other purposes at RCI's discretion.

D) For each exchange requested by a Member, an exchange fee is required by RCI prior to processing and confirming each Exchange Request. If RCI is unable to confirm an exchange within nine (9) months of the Exchange Request, RCI will offer to refund the exchange fee. If RCI continues the Exchange Request after a refund has been made, RCI will collect another exchange fee at time of Confirmation. RCI Weeks Members may extend each deposit in increments of an additional three or six months, up to and including a maximum deposit extension of one year. A fee is required for each deposit extension.

E) Members may participate in the Auto-Deposit Program by enrolling with RCI online at www.rci.com provided your Home Resort participates in this program. Upon enrollment, the Vacation Time selected will be automatically deposited a number of months predetermined by your Home Resort in advance of the start date of your week. Notification from RCI will be sent to you 30 days prior to the date at which your Vacation Time will be automatically deposited. Once deposited, your Vacation Time will be placed in a protected pool of inventory for 30 days. While in this pool, the Vacation Time is not available for exchange by another Member. Vacation Time which has been automatically deposited will not be accepted if a Member has not paid maintenance fees or assessments to the Home Resort. You may cancel your enrollment in the Auto-Deposit Program at any time before your Vacation Time is automatically deposited.

F) Options available to RCI Weeks Members for the exchange of Vacation Ownership, and the procedures and conditions governing such options are set out in various *ENDLESS VACATION* publications and other materials RCI may provide. Such procedures and conditions are incorporated herein in their entirety. Deposits and Exchange Requests are accepted subject to your compliance with these procedures and conditions.

G) Our ability to confirm an Exchange Request is dependent upon the availability of Vacation Ownership deposited with RCI or as provided by the accommodating parties. Therefore, we cannot guarantee specific qualified resort choices, dates of travel, or types or sizes of accommodations.

H) Confirmations are valid only if issued by RCI or a party authorized by RCI. Upon receipt, please check all the details in the Confirmation and notify us immediately if anything is incorrect, as changes to any aspect of the Confirmation may be treated as a cancellation.

I) RCI will apply any reasonable restrictions on Exchanges required by Affiliated Resorts and/or accommodating parties. These restrictions may include, but are not limited to, a prohibition on Members and their guests from exchanging into the same resort more than once in a specified period, a prohibition on exchanges from or to other resorts located in the same geographic area and minimum age requirements.

7. USE OF ACCOMMODATIONS

A) You acknowledge that accommodations at an Affiliated Resort and/or at an accommodating party into which you exchange may differ in unit size, design, furnishings, amenities and facilities from the accommodations of your Vacation Ownership.

B) The total number of people occupying the exchange accommodations must not exceed the Maximum Occupancy of the unit set forth in the Confirmation or Guest Certificate; otherwise, access may be refused or an additional charge may be levied.

C) You are responsible for payment of any applicable taxes, port charges, gratuities, personal expenses, utility charges, security deposits and other fees or charges levied by an Affiliated Resort and/or accommodating party for the use of amenities and facilities.

D) You and your guests must occupy and use any accommodations into which you or your guests have exchanged in a responsible, careful and secure manner. You are responsible for any damage, theft or loss caused by you or your guests.

E) If the accommodations for which an exchange has been confirmed becomes unavailable due to natural disaster, act of God, terrorism, civil unrest, or any other event beyond RCI's control, you waive any and all claims against RCI.

F) Any complaints about the accommodations or services provided at an Affiliated Resort or accommodating party should be made at the earliest opportunity to a person in authority at the Affiliated Resort or accommodating party. If this does not produce a satisfactory result, you should contact the nearest RCI servicing office. In the event the Affiliated Resort or accommodating party does not resolve the matter, you should write to RCI's Customer Service department at P.O. Box 80229, Indianapolis, Indiana 46280-0229 giving full details of the complaint within thirty (30) days of your return. We reserve the right to refuse to consider any complaints made where this procedure has not been followed.

8. MEMBERS AND GUESTS

A) A Confirmation may not be used for any commercial purpose, including rental or sale of the time period/unit which is represented by such Confirmation. A Confirmation may only be used by the Member who receives it from RCI unless that Member gives the Confirmation to a friend or family member by purchasing a Guest Certificate from RCI for the Guest Certificate fee current on the date of issue.

B) Guest Certificates may only be used by the individual(s) named on the certificate and their guests and may not be used by persons under the age of twenty-one (21). Guest Certificates are non-transferable and may not be used for any commercial purpose, including rental or sale. Their use is subject to any conditions, restrictions or limitations, which may be imposed by the Affiliated Resort or accommodating party.

C) You are responsible for all acts and omissions of your guests and for any damages caused or expenses incurred by your guests.

D) We will fully refund Guest Certificate fees when a Guest Certificate is canceled more than sixty (60) days prior to the beginning date of the Confirmation. We will not refund Guest Certificate fees when a Guest Certificate is canceled within sixty (60) days of the beginning date of the Confirmation.

E) Guest Certificate rules may vary for exchanges into accommodations other than Vacation Ownership.

9. CANCELLATION

A) If within twenty-four (24) months following the start date of the deposited Vacation Ownership, you have not accepted one of the alternative resort or other accommodation choices and/or Travel Dates offered by RCI, or if you have not requested an exchange through RCI, then you will lose all credit for that deposit and will not be eligible to receive an exchange for that deposit.

B) We reserve the right (without refund or credit) to cancel a Confirmation, cancel an Exchange Request or otherwise deny the exchange privileges of any Member whose payment is rejected by the Member's bank or credit card company or who has not paid maintenance fee assessments or similar charges with respect to the Member's Vacation Ownership as established by the Member's home resort, home resort group or vacation club.

C) You may cancel a Confirmation by notifying RCI by telephone or in writing. Upon cancellation, the trading power of the Vacation Time deposited may be recalculated. RCI may refund all or a portion of the exchange fee according to the following guidelines:

(1) You will receive a full refund of exchange fees if cancellation occurs by the end of the next RCI business day following the date on which the exchange was confirmed by RCI. This policy applies to exchanges confirmed fifteen (15) or more days prior to the beginning date of the Confirmation.

(2) If the cancellation occurs after the next RCI business day following the date of the Confirmation, and more than sixty (60) days prior to the beginning date of the Confirmation, the then-current cancellation fee will be charged, and the balance of the exchange fee will be refunded.

(3) For cancellations made after the next RCI business day following the date of Confirmation, and sixty (60) days or less prior to the beginning date of the Confirmation, no portion of the exchange fee will be refunded.

(4) In most instances when cancellation occurs prior to the beginning date of a Confirmation, you may request another exchange without making an additional deposit. The then-current exchange fees and policies will apply.

(5) In the event that an Affiliated Resort or accommodating party become uninhabitable due to a natural disaster, act of God, terrorism, civil unrest or any other event beyond the control of RCI, RCI is not liable for the resulting cancellations. The deposit used for this Confirmation is no longer eligible for another exchange. An additional exchange fee will be required to confirm another Exchange Request using a different deposit.

The above guidelines may not apply to special programs offered by or through RCI.

10. GENERAL

A) Telephone conversations to and from RCI representatives may be tape recorded and/or monitored for training and quality control purposes.

B) We or our representatives may on occasion offer products and services through mail, telephone, email solicitations or other medium. You consent to such solicitations, including, but not limited to, solicitations through automatic dialing equipment and/or pre-recorded messages. Further, you acknowledge your consent to be informed of such products and services even if your membership has been suspended or has otherwise expired or been terminated.

C) RCI shall have no liability to you or your Guests for any loss, injury or damage occurring as a result of any third parties. RCI's liability for any loss, injury or damage, incurred as a result of RCI's action or failure to act, will be limited to the exchange fee or other consideration paid for the exchange, service or accommodation provided by or through RCI in which such loss or damage occurred, and in no event will RCI be liable for special, consequential or punitive damages. This limitation of liability shall also apply to all affiliated companies, servants and agents of RCI.

D) These Terms and Conditions and the RCI Weeks Exchange Program, including, but not limited to, fees, benefits, Seasonal Designations, classification grouping, and other priorities and procedures for requesting and effecting exchanges, may be changed from time to time by RCI. RCI Weeks Members are notified of changes in these Terms and Conditions in *ENDLESS VACATION* publications. Current *ENDLESS VACATION* publications supersede prior publications with respect to the Terms and Conditions of RCI Weeks Membership and the RCI Weeks Exchange Program.

E) Exchange or non-exchange-related programs and services offered through RCI or by third parties with the permission of RCI shall, where applicable, be governed by these Terms and Conditions but may be subject to additional and/or separate terms and conditions and may be changed or eliminated without prior notice to you. Unless specifically stated to the contrary, where the context requires otherwise or where otherwise prohibited, these Terms and Conditions shall control. RCI accepts no responsibility for the acts or omissions of any third parties providing such programs or services directly to you.

F) If you or your guest fail to comply with these Terms and Conditions or fail to pay any sums owed to RCI, any Affiliated Resort, accommodating party, RCI Travel or any other entity affiliated with RCI, your Confirmation or Guest Certificate may be revoked, your membership may be suspended or terminated, or access may be denied to any of the products or services offered by RCI without further obligation. In addition, RCI may cancel a subscribing membership if required to do so by any local, state or federal governmental entity (or its equivalent if a foreign country) and any laws, rules or regulations that may apply. In the event of a suspension based upon non-payment, your exchange privileges will remain suspended until all sums that are owed are paid. In the event of termination, an initiation fee will be required to activate your membership.

G) If RCI should be prevented, hindered or delayed in the performance of any obligation hereunder, including, but not limited to, providing lodging accommodations, due to an Event of Force Majeure beyond its reasonable control, and which cannot reasonably be circumvented by RCI through the use of alternate sources or other means, then RCI shall be excused from further performance upon written notice to the affected Member stating the reason for such nonperformance. The term "Event of Force Majeure", as used herein, shall mean and refer to (i) an act of God or public enemy, fire, explosion, perils of the sea, lightning, earthquake, storm, flood, declared or undeclared war, revolution, insurrection, riot, act of piracy, act of terrorism, sabotage, blockade, embargo, accident, epidemic or quarantine; (ii) action by a governmental authority which prevents or delays performance of RCI's obligations hereunder; or (iii) a strike, lockout or other labor unrest resulting from any cause and whether or not the demands of the employees involved are reasonable or within RCI's power to concede. Notwithstanding RCI's inability to perform any obligation hereunder, the Member's obligations hereunder shall continue.

H) These Terms and Conditions and the RCI Weeks Exchange Program shall be governed exclusively by the laws of the State of New Jersey. Any action at law or in equity by a Member or guest, who is either vacationing with the Member or who is traveling by way of a Guest Certificate, to seek any remedy against RCI or its associated entities must be submitted exclusively to the jurisdiction of the courts of Morris County, New Jersey (USA) (not applicable to North Carolina residents). In the event an action at law or in equity is initiated by a Member or guest and RCI prevails, that Member or guest shall pay all costs incurred by RCI in defending such action, including reasonable attorneys' fees.

I) **ENDLESS VACATION, RESORT CONDOMINIUMS INTERNATIONAL, RCI, RCI and design, and RCI TRAVEL** are trademarks that may not be used without the prior written permission of Resort Condominiums International, LLC. Other brand names may be trademarks of their respective owners.