



Golf Course Supplier Agreement

Notwithstanding and in addition to the prevailing country, state, and local statutes, GolfAssistant and Property agrees to be bound by the following terms and conditions.

Golf Course(s) hereinafter shall be Supplier.

1. (i) Supplier grants GolfAssistant access to tee time inventory directly from Supplier's electronic tee time reservation system if GolfAssistant has connectivity to such reservation system; or,

(ii) By way of GolfAssistant Direct Access or other connectivity as is mutually agreeable; or,

(iii) If Supplier elects to utilize GolfAssistant's Allocated Inventory Management System then Supplier agrees to maintain a minimum of **3** tee times and shall be made available seven days per week while the course is open to general public play.

2. If Supplier elects to utilise GolfAssistant's Blocked Inventory Management System then Supplier must have a dedicated fax line (not shared with a phone line). The GolfAssistant system notifies properties of reservations made against inventory in the system via fax and or email. If a fax line is not active or if the fax machine is not on at the time a reservation notification is sent to the Supplier, then Supplier retains full responsibility for the reservation. Fax notification is mandatory, but Supplier may also elect optional email notification as a fail-safe method of reservation notification. In all cases Supplier retains full responsibility for fulfilling any reservations made against Supplier's inventory in the GolfAssistant system.

3. Supplier is solely responsible for the maintenance of rates and inventory throughout the GolfAssistant system and agrees to be bound by rates and availability. GolfAssistant is not responsible for any information provided by Supplier to the system.

4. GolfAssistant reservations are guaranteed reservations! If Supplier fails to fulfill a reservation made through the GolfAssistant system, Supplier will be responsible for finding the client similar nearby tee time accommodations, and other reasonable actions involved in satisfying the client's needs.

5. Supplier grants GolfAssistant the usage of logo's, pictures, and text from the Supplier's website(s).

6. Revenue Share and Fees:

(i) Supplier will pay to GolfAssistant, during the term of this Agreement, a commission for all completed and consumed reservations booked by third parties for Supplier's course(s), the amount of **15%** of the net reservation regardless of the source of the inventory (Blocked Tee Time Inventory or from an electronic Tee Time System).

(ii) Commissions payable pursuant to this Section (6.) shall be paid monthly, as promptly as practicable following the end of a month.

(iii) GolfAssistant agrees to waive any licensing fees associated with the use of GolfAssistant technology that is offered to Supplier.

(iv) GolfAssistant agrees to waive any commissions generated from Supplier's own website for tee time reservations booked for Supplier's own course(s).

7. Term of Agreement. The initial term of this Agreement shall begin upon full execution of this Agreement and shall continue thereafter for a period of 12 months; provided, however, the term of this Agreement shall be automatically extended for additional one (1) year terms unless either party shall, at least thirty (30) days prior to the expiration of the initial or any extended term, gives notice of termination of the Agreement at the end of the term.

8. GolfAssistant reserves the right to remove any property at any time at its sole discretion.

Revenue Share and Commission Payments:

If to GolfAssistant:

GolfAssistant, 1 Foot Of The Hill Farm, Mill Lane, Rainford, St Helens, Merseyside, WA118LN.

If to Supplier:

(Attach a list for multiple golf courses.)

I ACCEPT THE TERMS AND CONDITIONS OF THIS AGREEMENT.

[COMPANY NAME]: _____

Signature: _____

Print Name: _____

Title: _____

Date: _____