

Contract

This contract is for the rental of accommodations at the Chateau Haut Garrigue Vineyard in the South of France - July 2015. You will stay at the vignoble for the week you have identified below. Lili de Luxe staff and Vineyard owners will be on site to share their experiences, knowledge, friendship, and wines!

Cost:

99 Euro+ tax, per person, per night (Children 12 and under stay for free \ 5 people max).

Calendar:

July 18, 2015 to July 25, 2015 - Saturday 6PM checkin. Following Saturday 11AM checkout.

Guests

Adults:

Children:

_____	_____
_____	_____
_____	_____

I agree that 1096585 Alberta Inc. will take a 50% non-refundable deposit at this time and agree to provide a payment for the final 50% no later than June 15, 2014. If the final payment is not made by this date, I understand that I will forfeit my deposit and my opportunity to participate in this offering. Charges will appear on your credit card as RMI in US Dollars.

Payment Type: visa mastercard

Name on card: _____

Card number: _____

Expiry date: _____ CVV 3 digits on back of card: _____

Terms and Conditions

The following terms and conditions are a legal agreement between the Lili de Luxe (1096585 Alberta Inc.) and the client, hereafter "Contractor" and "Client," for the purposes of travel planning services. These Terms and Conditions set forth the provisions under which Client may use the services supplied.

1. Contractor's Project Proposal and related documentation cannot be varied without the signature of Contractor. The Proposal along with the Terms and Conditions form the entire agreement between Contractor and Client.
2. Contractor will require a non-refundable deposit payment from Client before any work commences. Unless otherwise agreed upon, the deposit shall be 50% of the total contract value.
3. Contractor reserves the right to assign agents, subcontractors and employees to perform contract.
4. The Contractor cannot accept liability for any loss, damage or inconvenience resulting to the client or pay compensation where the performance or prompt performance of contractual obligations is affected by "force majeure". Such events may include war or threat of war, riot, civil strife, labour strikes, terrorist activity, industrial dispute, natural or nuclear disaster, adverse weather conditions, fire and all similar events outside our control.
5. Contractor will not be liable for any loss suffered by Client caused by the actions of any third party or for any loss suffered by Client caused by events not in Contractor's reasonable control. The Client assumes all responsibility for their travel plans, food choices, insurance coverages, accommodations, and movement to, from, and through space during their holiday. While the Contractor provides travel suggestion services for the client, all decisions reside with Client and therefore all claims as they relate to personal or institutional and any other legal claims reside

with the Client.

6. The contractor is not responsible for any theft, loss, injury, death or damage during Client holiday.
7. Any serious abuse of staff, guests, wildlife, property or its contents will render you liable to eviction from any location or property managed by the Contractor with no recourse. Breakages and damage caused by Client, whether accidental or deliberate, will require replacement, or direct and immediate financial compensation. The credit card on file may be used to recover damage expenses.
8. Contractor may at their discretion share draft versions of marketing materials, community events, or other business ideas for Client to review. At this stage all intellectual property is the property of Contractor and any copying, distribution, etc. is expressly forbidden without the prior written consent of Contractor.
9. Upon completion of travel planning project, Client shall be required to sign a satisfaction statement and engage in small community based engagement activities. Once the satisfaction statement has been signed, Contractor shall not be liable for any claims made upon Client as a result of travel and travel planning services provided by Contractor, its agents or subcontractors.
10. From time to time, Contractor will employ trade secrets and or proprietary processes in the development of travel planning or interactive marketing programs. This intellectual property will remain the property of Contractor.
11. If payment is not received by the due date set in this contract, Contractor reserves the right to keep the non refundable deposit and sell the services to another client.
12. Contractor may withdraw any service if payment is not received by the due date.
13. If the Contractor, at any time, by reason of ill health or other disability, be incapable of performing duties, the contract shall be considered terminated with no further financial recourse or claims by Client or Contractor. Non refundable deposits will not be refunded.
14. Contractor may actively market, promote or publicize any media, photos, events, videos, stories, and text that included Client or were shared by Client during the provision of services. These assets will become part of the contractor's intellectual property.
15. All prices/rates will be subject to the addition of GST.
16. Any reference to dates for delivery or completion is an estimate only and failure by Contractor to meet these dates will not create any liability.
17. This agreement shall be governed by Canadian law and the client agrees to submit to the non-exclusive jurisdiction of the courts of Alberta, Canada.
18. This agreement in writing constitutes the entire agreement between the parties concerning the matters contained or referred to herein and supersedes all previous communications, representations and agreements whether oral or written, or party oral and partly written, between the parties with respect to the subject matter hereof.
19. Client acknowledges that he has been advised by the Contractor to seek independent legal advice respecting this Agreement and his rights and obligations.

Approval

By signing this contract, Client agrees that they are engaging the Contractor for this travel planning service and have read, understood, and accepted the Terms and Conditions.

Signature: _____ Date: _____