Allegro Cozumel (4 stars)

Location Cozumel, Mexico

Reference ALL/AC14/15/ACOZ2ED15 Special Offer 2nd Edition 2015

01 Dec '14

Contract Date

Signed off by:

Currency US Dollar

Booking Dates 01 Dec '14 to 13 Sep '15 **Stay Dates** 06 Jan '15 to 30 Apr '16

Price On Arrival No Maximum Rooms 0 Completed Stays Yes Only

Deposit \$0

		Extra Bed	A	ttribu	tes	Occ	cupano	су	Adul	ts	Max	Allow	Child	Ages	Teen A	ges		
Room Types	Meal Basis	Type	AR	DF	SR	Min	Std	Max	Min N	Иaх	Children	Infants	From	То	From	To	Alloc.	Rel.
Superior sup (Garden View gard)	All Inclusive		No	No	No	1	2	4	1	3	2	Yes	3.00	12.99	0	0		5
2. Superior Dive SPDV (Garden View gard)	All Inclusive		No	No	No	1	2	4	1	3	2	No	3.00	12.99	0	0		5
3. Superior Premium Supprem	All Inclusive		No	No	No	1	2	4	1	3	2	Yes	3.00	12.99	0	0		5
(ocean/garden/pool/hotel OGPH)																		
4. Superior Premium Dive SPDV1	All Inclusive		No	No	No	1	2	4	1	3	2	No	3.00	12.99	0	0		5
(ocean/garden/pool/hotel OGPH)																		

Room Attributes Bed Types for Rooms AR=Adjoining Rooms; DF=Disabled Facilities; SR=Smoking Rooms

1. Superior (gard) - King size, Twin Double; 2. Superior Dive (gard) - King size; 3. Superior Premium (OGPH) - King size, Twin Double; 4. Superior Premium Dive (OGPH) - King size;

Rates

	1. Superior			2. Superior Dive				3. Superior Premium				4. Superior Premium Dive								
	2	2 Adults	3 Adults	1st Child 2	2nd Child		2 Adults	3 Adults	1st Child	2nd Child		2 Adults	3 Adults	1st Child	2nd Child		2 Adults	3 Adults	1st Child	2nd Child
Dates 1 Ac	Adult pr	pr	pr	Rate	Rate	1 Adult pr	pr	pr	Rate	Rate	1 Adult pr	pr	pr	Rate	Rate	1 Adult pr	pr	pr	Rate	Rate

tes ULTIMATE DIVE EXPERIENCE* PROGRAM: • One free single tank boat dive** per day with Pro Dive Mexico (24 hour advance reservations required) • Upgrade to a 2-tank boat dive, or add additional tanks for only \$37 USD per dive • Exclusive check-in/check-out service (9:00am – 5:00pm)
• Exclusive "Ultimate Dive Experience" guest ID bracelet • Special Wetsuit Drying Rack in room • Free equipment storage and care at the Dive Shop • Up to 15% discount at the Dive Shop toward apparel and retail items† • Accommodations in a Superior Premium Ultimate Dive Experience
Room • 32" Flat Screen TV with DVD player • Includes all meals, snacks and beverages • Multi-media docking station in room • Stocked mini-bar replenished every two days • Free Internet Access Point • Exclusive pool area • Self-service bar (12:00pm – 8:00pm) • Preferential à la carte
restaurant reservations • Complimentary afternoon snacks

1 Adult pr=One Adult per room per night, 2 Adults pr=Two Adults per room per night, 3 Adults pr=Three Adults per room per night, 1st Child Rate=First Child Rate per night, 2nd Child Rate per night per night, 2nd Child Rate per

Contract Basis

Room Type	Contract Basis
1. Superior	Sell & Report
2. Superior Dive	Sell & Report
3. Superior Premium	On Request
4. Superior Premium Dive	On Request

Min/Max Stays

R	ooms	Date Range		Min	Max	Days	
2	SPDV	06 Jan '15	23 Dec '15	4	0	All	
4	SPDV1	06 Jan '15	23 Dec '15	4	0	All	
Α	II	23 Dec '15	05 Jan '16	7	0	All	
4	SPDV1	24 Dec '15	31 Dec '15	5	0	All	
2	SPDV	24 Dec '15	31 Dec '15	5	0	All	
		01 Jan '16	30 Apr '16	4	0	All	
4	SPDV1	01 Jan '16	30 Apr '16	4	0	All	

Packages

rackages					
Ultimate Dive Experience S	Sharing Non-Diver Package				
Room Types	1. Superior, 3. Superior Premium				
Description	Ultimate Dive Experience package for those persons sharing a room with a non-diver. All inclusions as per UDE programme.				
Booking Dates Holiday Length	01 Dec '14 to 4+ Nights Stays only				
Basis	Per Room Per Night				
Date Range	All				
06 Jan '15 23 Dec '15 01 Jan '16 30 Apr '16	30.00 30.00				

Packages

Ultimate Dive Experience	Sharing Non-Diver Package
Room Types Description	Superior, 3. Superior Premium Ultimate Dive Experience package for those persons sharing a room with a non-diver. All inclusions as per UDE programme.
Booking Dates Holiday Length Basis	01 Dec '14 to 5+ Nights Stays only Per Room Per Night
Date Range 24 Dec '15 31 Dec '15	AII 30.00
Upgrade to 2-tank boat d	ive / additional tanks
Room Types Booking Dates Basis	Superior Dive, 4. Superior Premium Dive Dec '14 to Per Person Per Night
Date Range 06 Jan '15 30 Apr '16	All 37.00

Payment Terms

Payee Details	
Payee Name	OWM Overseas World Marketing
Bank Name	Citibank, FSB
Bank Address	8750 Doral Blvd Miami Florida USA
Account Name	OWM OVERSEAS WORLD MARKETING, LTD
Account Number	3200301722
Swift Code	CITIUS33
IBAN	266086554
Charge Paid By	Split

Payment Date	Amount Due
21 Days Before Arrival	100.00%

Cancellation Policy

Date Cancelled	Cancellation Charge
Within 3 days of arrival	1 nights

Except for the following Stay Dates:

23 Dec '15 to 05 Jan '16

Date Cancelled	Cancellation Charge
Within 3 days of arrival	100.00%

Allegro Cozumel (4 stars)

Location Reference Special Offer Contract Date Signed off by: Cozumel, Mexico ALL/AC14/15/ACOZ2ED15 2nd Edition 2015

Other Information

Terms and Conditions

Ultimate Dive Experience Terms & Conditions: *Divers must be PADI certified or equivalent. Minimum 4 night stay required, except for 12/24-12/31

which requires a minimum of 5 night stay. **Boat dives are limited to 1 boat dive per day and are

personal, non-exchangeable, non-transferable, non-cumulative, and non-refundable. Unused

dives expire end of each day and have no cash value. †Discounts not applicable toward dive

accessories. Rental gear and Marine Park fees not included. Ultimate Dive Experience program

is subject to change and can be discontinued or withdrawn at any time without prior notice. Not

responsible for errors or omissions. All prices are quoted in U.S. Dollars.

Addresses

Main		
Address	Kilometro 16.5	
	Carretera Sur,	
	San Francisco Palancar	
	Cozumel	
	77600	
	Mexico	
Telephone	0052 987 87 29770	
Fax	0052 987 87 29792	
Website	www.occidentalhotels.com	
Contact	Jose Maria Figuereo	
Position	General Manager	
Telephone	0052 987 87 29770	
Fax	0052 987 87 29792	
Email	jmfiguereo@mx.occidentalhotels.com	

2	jgueree@eee.ue.numeteleee
Accounts	
Address	Overseas World Marketing
	V.V Parque Industrial Itabo
	Av Lope de Vega No.19
	Santo Domingo
	Dominican Republic
Telephone	001 809 473 5500
Contact	Rodolfo Limardo
Position	Credit & collection Supervisor
Telephone	809 473 5500
Fax	809 487 5994
Email	paymentdetails@do.occidentalhotels.com

Addresses

01 Dec '14

Contracting		
Address	Occidental Hotels and Resorts UK Office Suite C4, Baddow Park Great Baddow Essex CM2 7SY United Kingdom	
Telephone	01245 459 900	
Fax	01245 462 978	
Website	www.occidentalhotels.com	
Contact	Greg Armstrong	
Position	Account Director	
Telephone	01245 459 900	
Fax	01245 462 978	
Email	greg@resort-marketing.co.uk	
Mobile	07739351220	

Reservations		
Address	Occidental Hotels & Resorts UK Office Suite C4, Baddow Park Great Baddow Essex CM2 7SY United Kingdom	
Telephone	01245 459900	
Fax	01245 462978	
Contact	Mark Larner	
Position	Reservation Manager	
Telephone	01245 459900	
Fax	01245 462978	
Email	res@resort-marketing.co.uk	

Contract Agreement

Signed on behalf of the hotel:		
Signed:		
Name:		
Position:		
Date:		

Terms And Conditions

Terms and Conditions apply. See original full contract or apply for a copy of full terms care of RMI. Full terms and conditions apply and form part of this contract.

Terms And Conditions

This TOUR OPERATOR AGREEMENT (the "Agreement") is made by and between CONTROL Hotel Reservations System Promoçoes Hoteleiras, LTD. ("CHRS"), and the Tour Operator

appearing at the bottom of this page ("Tour Operator").

RECITALS

Terms And Conditions

Terms and Conditions apply. See original full contract or apply for a copy of full terms care of RMI. Full terms and conditions apply and form part of this contract.

WHEREAS, CHRS is the agent and representative of the hotels named in Page 2 hereto (the "Hotels") for the purpose of marketing the Hotels and contracting with Tour Operators;

WHEREAS, Tour Operator is in the business of selling tours to individuals (the "Clients"), Tour Operator desires to have rooms at the Hotels available for booking at pre-determined terms, prices and dates; and CHRS desires to make rooms available at the Hotels to Tour Operator, subject to the terms and conditions of this Agreement.

NOW, THEREFORE, in consideration of the above premises and other good and valuable consideration, the parties hereby agree as follows:

ARTICLE 1 - ALLOTMENTS

- 1.1. CHRS shall provide Tour Operator with the right to book rooms at the Hotels during the periods, at the prices and for a number of room nights up to the number allotted, all as set forth in Page 2, subject to the terms and conditions of this Agreement.
- 1.2. Tour Operator shall deliver weekly via facsimile to the applicable Hotels a Sales Report covering a minimum of ninety (90) days from the date of the Sales Report. If this requirement is not followed, then CHRS shall have the right to reduce and/or cancel the unreserved rooms allotted to Tour Operator, as reasonably determined by CHRS.
- 1.3. Group Sales. This Agreement is not applicable to group bookings. ARTICLE 2 RESERVATIONS
- 2.1. All reservations and reservation changes shall be confirmed in writing by Tour Operator delivering a Rooming List to the Hotels in accordance with the notice provisions of Article 6.4 of this Agreement. Reservations or changes received by other means will not be binding on Hotel or CHRS.
- 2.2. Reservations will not be accepted unless made and confirmed in writing by Tour Operator by a specified cut-off date. The cut-off date for any booking will be the Terms And Conditions

date which is the number of days prior to the arrival of Client at the Hotels shown on Page 2

ARTICLE 3 - LIMITATIONS OF LIABILITY

- 3.1. All complaints by Tour Operator, for itself or its Clients, shall be forwarded in writing by Tour Operator or its Clients to the address of the Hotels to the attention of the General Manager of each Hotel for his/her investigation and resolution. All complaints must be received within forty-five (45) days of the departure date of the Client. The Hotels and/or CHRS shall not be liable or responsible for complaints made after forty five (45) days from the date of departure by the Client. The Hotels shall make reasonable efforts to resolve the complaint in a reasonable time.
- 3.2. CHRS and the Hotel shall have no responsibility or liability to Tour Operator or its Clients for any loss, damage, delay or prevention of the completion of any booking resulting from an act of god, seizure under local process, quarantine restrictions, computer failure, fire, fog, volcanic eruption, smog, earthquake, flood, windstorm, weather, mechanical difficulties, riots or civil commotions, strikes, labor stoppage (whether resulting from disputes between the Hotel and its employees, or between other parties), war or any other acts, matter or things, whether or not of a similar nature, which are beyond the control of CHRS or the Hotels, as the case may be. If the Hotels are not available for a booking or to complete a booking as a result of any of the foregoing force majeure events, the Hotels shall either provide alternative accommodations to the Clients or refund the portion of any payments received with respect to the unused booking.

Allegro Cozumel (4 stars)

Location Cozumel, Mexico
Reference ALL/AC14/15/ACOZ2ED15
Special Offer 2nd Edition 2015
Contract Date 01 Dec '14
Signed off by:

Terms And Conditions

Terms and Conditions apply. See original full contract or apply for a copy of full terms care of RMI. Full terms and conditions apply and form part of this contract.

- 3.3. Neither party hereto shall be liable to the other (or to any Client) for economic or consequential damages (including lost profits or savings), or for indirect, special or incidental damages, even if informed of their possibility.
- 3.4. Tour Operator shall not seek indemnification from CHRS or the Hotels or seek to hold CHRS or the Hotels liable (under the terms of this Agreement, another agreement or other applicable law) for any cost, loss, damage or expense (including legal fees) in respect of the claims of any Client or other third party arising out of a booking under this Agreement, unless Tour Operator has given CHRS or the Hotels prompt written notice of such claim and an opportunity to defend such claim with counsel of its selection. CHRS and the Hotels will not be liable for any settlement or compensation paid by Tour Operator without the prior written consent of CHRS or the Hotels.
- 3.5. In any case of overbooking, the liability of CHRS and the Hotel shall be limited to provide alternative accommodations to the Client, it being understood that such alternative accommodations shall be of equal or superior standard.

 ARTICLE 4 CANCELLATIONS
- 4.1. CHRS and the Hotels reserve the right to issue a "Black-Out" notice (also known as a "Stop Sales" notice) for any booking period. Tour Operator shall have forty-eight (48) hours from receipt of a Black-Out notice in which to report, in writing, all existing reservations for the dates covered by the notice. Reservation changes or cancellations will not be accepted for periods covered by a Black-out notice once it becomes effective. CHRS and the Hotels reserve the right to cancel any reservation for the period covered by a Black-out notice.
- 4.2. Tour Operator shall give the Hotels prompt written notice of all canceled reservations. The Tour Operator shall pay Hotels a cancellation charge equal to one (1) night stay on the all-inclusive plan for any reservation canceled three (3) days or less prior to the Client arrival date; provided, however, that the cancellation of any reservation falling within the period December 23 to January 3 (both inclusive) shall be subject to a cancellation charge equal to the entire stay.
 4.3. With regard to "No-Shows" i.e., Clients who do not arrive and check in at the
- 4.3. With regard to "No-Shows" I.e., Clients who do not arrive and check in at the Hotels on the date specified in the reservation confirmation Tour Operator will pay Hotels a No-Show charge equal to two (2) nights on the all-inclusive plan. ARTICLE 5 PAYMENTS
- 5.1. All confirmed reservations shall be paid in full prior to the Client arrival date. All payments made under this Agreement shall clearly indicate: Client name; Hotel confirmation number; arrival date; departure date; type of room; and the Tour Operator making the booking.
- 5.2. Notwithstanding Article 5.1., CHRS extends a credit to the Tour Operator for a period of ____ days upon receipt of invoices under the following conditions, which, in the meantime, assures the credit: (mark with "X" the applicable provision, if any)
- Deposit: Under this credit option, the Deposit can be jointly deposited with other accounts of CHRS. The Deposit will not reflect interests in favour of the Tour Operator. If Tour Operator fails to keep the credit conditions, as set forth above, CHRS will transfer the Deposit of the Tour Operator to the overdue accounts, and will change the payment terms to pre-payment at its sole discretion.

 Certificate of Credit "Stand By" Irrevocable: Under this credit option, the Tour Operator shall open the Certificate of Credit to the order of CHRS in a bank under consent of CHRS. The Certificate of Credit will meet, but not limitative, the following requirements:
- (i) The Certificate of Credit will be effective for one year and one additional month, as of the date specified in this agreement.

Terms And Conditions

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- (ii) The Certificate of Credit will include, at least, the following terms and conditions: (a) bank, (b) amount, (c) issuance and expiration date and (d) beneficiary name.
- (iii) The Certificate of Credit will establish the payment at the first requirement of CHRS. CHRS will send a letter to the bank expressing the breaching of this agreement and attaching a copy of thereto.
- 5.3. CHRS has appointed OWM overseas world marketing, Ltd. ("Overseas") as its agent for billing and collecting amounts owed to CHRS under this agreement. Overseas is located at:

OWM overseas world marketing. Ltd.

Parque Industrial Itabo, Av. Lope de Vega No. 19

Suite 103, Ens. Naco

Santo Domingo, Dominican Republic

Tel: (809) 473-5500, Fax: (809) 472-5548

5.4. All payments hereunder shall be made in [CURRENCY], by wire transfer, bank certified check or company check. Personal checks will not be accepted. All checks shall be made payable to CONTROL HOTEL RESERVATIONS SYSTEM PROMOCOES HOTELEIRAS, LTD., followed by

the name of the Hotel, and mailed to the Overseas address detailed above.

Wire transfers shall be made as follows:

Bank: CITIBANK, FSB 8750 Doral Blvd

Miami, FL 33178, USA

ABA Number: 266086554, SWIFT Number: CITIUS33

Account Name: OWM overseas world marketing, Ltd.

Bank Account No: 32200301722

- 5.5. If Tour Operator fails to make any payment as and when required by the terms of this Agreement, CHRS shall be entitled to terminate this Agreement by written notice to Tour Operator. All late payments shall accrue interest from the due date of the applicable invoice until paid at a rate equal to the lower of (i) eighteen percent (18%) per annum or (ii) the highest rate allowed by law.
- 5.6. Tour Operator will reimburse CHRS for bank charges incurred as a result of the dishonour of any check issued by Tour Operator.
- 5.7. All payments by Tour Operator are due in full, without any right of set-off or counterclaim.

ARTICLE 6 - MISCELLANEOUS

6.1. Each party represents and warrants to the other that the execution, delivery and performance of this Agreement by such party is within the lawful authority of such Terms And Conditions

party and will not constitute a breach or violation of any agreement, indenture, deed of trust, mortgage or loan agreement, or other instrument, license, judgment, decree, order, statute, ordinance or governmental rule or regulation relating to or affecting such party, and that the execution and delivery of this Agreement and the actions contained herein have been duly authorized.

- 6.2. While this Agreement remains in effect, Tour Operator may use certain trademarks (the "Trademarks") owned by CHRS, the Hotel or companies belonging to the same Group for the limited purpose of marketing Hotel rooms allotted to Tour Operator hereunder. Tour Operator acknowledges that the Trademarks are the sole property of CHRS, the Hotel and/or companies belonging to the same Group.
- 6.3. Tour Operator shall act solely as an independent contractor in the performance of its obligations under this Agreement. Nothing herein shall constitute or be construed to be or create a partnership or joint venture between CHRS and/or the Hotels, on the one hand, and Tour Operator, on the other hand, or be construed

Terms And Conditions

Terms and Conditions apply. See original full contract or apply for a copy of full terms care of RMI. Full terms and conditions apply and form part of this contract.

to appoint or constitute Tour Operator as an agent of CHRS or the Hotels for any purpose.

6.4. Any notice required or permitted to be given under this Agreement shall be in writing and shall be deemed received and delivered: (i) when delivered by hand with appropriate executed affidavit or receipt of delivery, (ii) one day after delivery by recognized overnight courier or (iii) when sent by fax followed by one of the other methods and addressed or faxed to, as applicable, the address of Tour Operator shown on Page 2, the address of the Hotel also shown on Page 2, or the address of CHRS as follows:

Control Hotel Reservations System Promoçoes Hoteleiras, LTD.

Parque Industrial Itabo, Av. Lope de Vega No. 19

Suite 103-2, Ens. Naco

Santo Domingo, República Dominicana

Tel: (809) 473-5507, Fax: (809) 472-5452

- 6.5. This Agreement shall be governed by the laws of Netherlands Antilles, excluding its conflict of laws provisions; provided, however, that any claim based upon acts, omissions or occurrences at the Hotel shall be governed by the laws of the place where the Hotel is located. Each party hereto irrevocably agrees to refer over the jurisdiction of the Curaçao courts any matters arising this agreement, where each party irrevocably waives any applicable law.
- 6.6. This Agreement, together with the Exhibits hereto, constitute the entire understanding and agreement between the parties with regard to the subject matter hereof.
- 6.7. Each party agrees that the contents of this Agreement are confidential and that it shall not disclose to any other person such contents or any other confidential or proprietary information that it receives from the other party hereunder without the express written approval of the other party.

 IN WITNESS WHEREOF the parties hereto have executed this Agreement on the

day of the month of	of the year	to be effective as of the					
Effective Date specified in Page 2.							
CONTROL HOTEL RESERVATIONS	SYSTEM PROMOÇ	OES HOTELEIRAS, LTD.					
By:Ventura Serra							
TOUR OPERATOR.							

^{***}Bank charges are the sole responsibility of the Tour Operator and MUST be paid by the Tour Operator (as per hotel contract clause).***