

We, Ashford Hospitality Trust, Inc., a Maryland corporation (the "Company"), are selling up to a maximum of 20,000,000 shares in connection with this offering (the "Offering"). Each share of Series J Redeemable Preferred Stock and Series K Redeemable Preferred Stock (collectively, the "Shares") will be sold at a public offering price of \$25.00 per Share and will not be certificated. We are also offering up to 8,000,000 shares of Series J Preferred Stock or Series K Preferred Stock pursuant to a dividend reinvestment plan.

This subscription agreement (the "Subscription Agreement") is to be completed by the individual at the broker-dealer who will be signing the Subscription Agreement. Please complete all applicable sections in their entirety.

The undersigned hereby tenders this Subscription Agreement and applies for the purchase of the dollar amount and Shares set forth below.

1. INVESTMENT			
Share Selection (select only one)	information in Section 4		
□ Individual □ Transfer on Death ADDITIONAL REQUIRED DOCUMENTATION: Transfer on Death form □ Joint Tenants with Right of Survivorship □ Transfer on Death ADDITIONAL REQUIRED DOCUMENTATION: Transfer on Death form □ Community Property □ Tenants in Common □ Trust ADDITIONAL REQUIRED DOCUMENTATION:	□ Partnership ADDITIONAL REQUIRED DOCUMENTATION: Partnership Certification of Powers or Certificate of Limited Partnership □ Non-Profit Organization ADDITIONAL REQUIRED DOCUMENTATION: Formation document or other document evidencing authorized signers □ Profit Sharing Plan □ KEOGH Plan ADDITIONAL REQUIRED DOCUMENTATION: Pages of plan document that list plan name, date, trustee name(s) and signatures □ Defined Benefit Plan		
Trustee Certification of Investment Powers form Estate ADDITIONAL REQUIRED DOCUMENTATION: Documents evidencing individuals authorized to act on behalf of the estate	QUALIFIED PLAN ACCOUNT		
UGMA: State of	☐ Traditional IRA ☐ SEP IRA		
□ UTMA: State of □ Corp □ S Corp ADDITIONAL REQUIRED DOCUMENTATION: Articles of Incorporation or Corporate Resolution □ Limited Liability Company ADDITIONAL REQUIRED DOCUMENTATION: LLC Operating Agreement or Resolution	□ Rollover IRA □ Roth IRA □ SIMPLE IRA □ Inherited/Beneficial IRA For Inherited IRA indicate Decedent's name		



3. CUSTODIAN ARRANGEMENT (if applicable)				
Custodian Tax ID #	Name of Custodian			
Custodian Account #	_ Custodian Phone #			
Mailing Address (street)	(city)		(state)	(zip)
Custodian Authorization:				
4. INVESTOR INFORMATION (please print name(s) in which S	Shares are to be reg	gistered)		
A. INDIVIDUAL OWNER/BENEFICIAL OWNER/TRU	STEE			
Name	_ Date of Birth	(mm/dd/yyyy)		
Tax ID or SS# If non-U.S. Citiz	en, specify coun	try of Citizensh	ip	
Street Address). Box)	(city)	(state)	(zip)
Mailing Address		(city)	(state)	(zip)
Daytime Phone #	Email address			
B. JOINT OWNER/BENEFICIAL OWNER/TRUSTEE				
Name		(mm/dd/yyyy)		
Tax ID or SS# If non-U.S. Citiz	en, specify coun	try of Citizensh	ip	
Street Address_ (must include a permanent U.S. street address even if mailing address is a P.C.)). Box)	(city)	(state)	(zip)
Mailing Address_ (leave blank if your U.S. street address and mailing address are the same)		(city)	(state)	(zip)
Daytime Phone #	Email address			
C. TRUST/CORPORATION/PARTNERSHIP/OTHER	(Trustee(s)/Authorize	ed Person(s) infor	mation must be provided in	Sections 4A and 4B)
Entity Name/Title of Trust				
Date of formation	_ Tax ID #			



5. DISTRIBUTIONS (select only one)

COMPLETE THIS SECTION TO ELECT HOW TO RECEIVE YOUR DIVIDEND DISTRIBUTIONS. If this section is not completed, the Company will default to sending the investor's cash distributions out by check to his or her address of record provided in Section 4 or to the custodian indicated in Section 3, as applicable.

PLEASE SELECT ONE OF THE FOLLOWING OPTIONS/PAYMENT METHODS

Dividend Reinvestment Plan ("DRP")			
☐ I (We) choose to have distributions reinvested under the	Series J or Series K DRP.		
The Company requests each investor who elects to have his Company and the broker-dealer and financial institution nan meets the suitability standards as outlined in the Prospectus	ned in this Subscription Agreer	nent in writing at any time t	•
Payment by check or electronic deposit			
I (We) choose NOT to participate in the DRP, and instead cl	hoose to have distributions pai	d using the payment metho	d selected below.
If no payment method is selected, the Company will mail a c	check to the address or custod	an of record.	
☐ Mail Check to the address of record. For custodial accounts , funds will be sent to custodian	of record.		
☐ Mail Check to the following third party :			
Name of Financial Institution			
FBO	Account #		·····
Mailing Address			
(street)	(city)	(state)	(zip)
☐ I (We) choose to have distributions deposited in a check	king, savings or brokerage acco	ount.	
I (We) authorize Ashford Hospitality Trust, Inc. or its age account. This authority will remain in force until I notify A deposits funds erroneously into my account, they are au erroneous deposit.	Ashford Hospitality Trust, Inc. in	writing to cancel. If Ashfor	d Hospitality Trust, Inc.
Name of Financial Institution			
Account Type	nt Brokerage Account		
ABA/Routing #			
Account #			



6. SUBSCRIBER ACKNOWLEDGEMENTS AND SIGNATURES

Ashford Hospitality Trust, Inc. is required by law to obtain, verify and record certain personal information from you or persons on your behalf in order to establish the account. Required information includes name, date of birth, permanent residential address and social security/taxpayer identification number. We may also ask to see other identifying documents. If you do not provide the information, Ashford Hospitality Trust, Inc. may not be able to open your account. By signing the Subscription Agreement, you agree to provide this information and confirm that this information is true and correct. If we are unable to verify your identity, or that of another person(s) authorized to act on your behalf, or if we believe we have identified potentially criminal activity, we reserve the right to take action as we deem appropriate which may include closing your account.

Please carefully read and separately initial each of the representations below (a)-(d). The undersigned hereby confirms this agreement to purchase the Shares on the terms and conditions set forth herein and acknowledges and/or represents (or in the case of fiduciary accounts, the person authorized to sign on such subscriber's behalf) the following:

All Items in this Section Must be Read and Initialed	Owner	Co-Owner
(a) I (We) have received and read the Prospectus (which incorporates by reference various SEC-filed documents) wherein the terms and risks of the offering are described.		
(b) I am (We are) purchasing Shares for my (our) own account.		
(c) I am (We are) in compliance with the USA PATRIOT Act and not on any governmental authority watch list.		
(d) I (We) acknowledge that the Shares, the Series J or Series K Redeemable Preferred Stock, are not liquid, there is no public market for the Shares, and I (we) may not be able to sell the Shares.		

Substitute Internal Revenue Service ("IRS") Form W-9 Certification

I (We) declare that the information supplied in this Subscription Agreement is true and correct and may be relied upon by the Company in connection with my (our) investment in the Company. I hereby certify, under penalty of perjury, that (i) the taxpayer identification number shown on the subscription is correct; (ii) that I am not subject to backup withholding because (a) I am exempt from backup withholding, or (b) I have not been notified by the IRS that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; (iii) I am a U.S. citizen or other U.S. person (including a U.S. resident alien); and (iv) the entity is exempt from FATCA reporting (if applicable).

Certification instructions: You must cross out item (ii) above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. The IRS does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.

We have the right to accept or reject this subscription in whole or in part. As used above, the singular includes the plural in all respects if Shares are being acquired by more than one person. This Subscription Agreement and all rights hereunder shall be governed by, and interpreted in accordance with, the laws of the State of Maryland without giving effect to the principles of conflict of laws.

By executing this Subscription Agreement, the subscriber is not waiving any rights under federal or state law.

Owner Signature	Date
Co-Owner Signature	Date

Go Paperless! Receive your statements, tax information and proxy materials electronically. Once your account has been established go to www.computershare.com/investor to sign up for electronic communications. Once you have created and signed into your account on Investor Center, click on Update Your Profile and then Computershare.com/investor to sign up for electronic communications. Once you have created and signed into your account on Investor Center, click on Update Your Profile and then Computershare.com/investor to sign up for electronic communications. Once you have created and signed into your account on Investor Center, click on Update Your Profile and then Communication Preferences.



7. FINANCIAL REPRESENTATIVE (all fields must be completed)

The undersigned confirm(s) on behalf of the broker-dealer, financial institution or Registered Investment Advisor (collectively, the "Firm") that they (i) are registered and/or properly licensed in the state in which the sale of the Shares to the investor executing this Subscription Agreement has been made and that the offering of the Shares is registered for sale, or exempt from registration, in such state; (ii) have reasonable grounds to believe that the information and representations concerning the investor identified herein are true, correct and complete in all respects; (iii) have discussed such investor's prospective purchase of Shares with such investor; (iv) have advised such investor of all pertinent facts with regard to the fundamental risks of the investment, including the lack of liquidity and marketability of the Shares; (v) have delivered a current Prospectus and related supplements, if any, to such investor; (vi) have reasonable grounds to believe that the investor is purchasing these Shares for his or her own account; and (vii) have reasonable grounds to believe that the purchase of Shares is a suitable investment for such investor, that the undersigned will obtain and retain records relating to such investor's suitability for a period of six years, that such investor meets the suitability standards applicable to such investor set forth in the Prospectus and related supplements, if any, that such investor is in a financial position to enable such investor to realize the benefits of such an investment and to suffer any loss that may occur with respect thereto and that such investor has an understanding of the fundamental risks of the investment, the background and qualifications of the persons managing the Company and the tax consequences of purchasing and owning Shares. The undersigned represents and certifies that, if the investor is a "retail customer" as defined in Regulation Best Interest, (i) the undersigned has a reasonable basis to believe that (a) a purchase of Shares would be in the best interest of the investor based upon the investor's investment profile and the potential risks, rewards, and costs associated with such an investment and (b) the undersigned has not placed his or her interests or those of the Firm ahead of the interest of the investor in recommending such investment and (ii) the undersigned and the Firm have complied with any applicable enhanced standard of conduct, including, but not limited to, the other requirements of Regulation Best Interest, including providing Form CRS to the investor, in relation to the proposed purchase of Shares. The undersigned financial representative further represents and certifies that in connection with this subscription for Shares, he or she has complied with and has followed all applicable policies and procedures under his or her firm's existing Anti-Money Laundering Program and Customer Identification Program.

Broker-Dealer or RIA Firm Name			
Financial Representative Name			
Mailing Address			
(street)	(city)	(state)	(zip)
Email Address	Business Phone #	Fax #	
Broker-Dealer CRD #	Branch #	Advisor CRD #	
in its capacity as a Registered Represen	ription is made through the Registered Invest tative of a Broker-Dealer, and if applicable, w ated brokerage services. I understand that by	hose agreement with the subsci	riber includes a fixed
Financial Representative Signature		Date	
Principal Signature (if applicable)		Date	



8. INVESTMENT INSTRUCTIONS

BY MAIL

(CHECKS SHOULD BE MADE PAYABLE TO "UMB BANK, N.A. AS ESCROW AGENT FOR AHT")

UMB Bank, N.A. Corporate Trust and Escrow Services Attn: Lara Stevens 928 Grand, 12th Floor Kansas City, MO 64106

Note: cash, cashier's checks, official bank checks in bearer form, foreign checks, money orders, third party checks, or traveler's

checks will not be accepted

BY WIRE TRANSFER

UMB Bank, N.A. 928 Grand Blvd Kansas City, MO 64106 ABA Routing No: 101000695 Account Number: 9800006823 Account Name: Trust Clearance Ref: AHT Escrow 158220

Attn: Lara Stevens

For Further Credit: [Investor Name]

FOR CUSTODIAN ACCOUNTS:

Forward Subscription Agreement to the Custodian

AHT-SUBDOC-0622