

**CORPORATE CLIENT GUEST RECIPIENT CERTIFICATE  
COSTS OF CORPORATE HOSPITALITY**

<b>Event Details</b>	<b>Travel / Hotel Costs</b>	<b>Hospitality Costs</b>	<b>Total Unit Cost of Event</b>
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**ORGANISER NAME**

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**ORGANISING COMPANY**

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**REGISTERED ADDRESS**

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**EVENT DETAILS**

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**DATE OF EVENT**

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**GUEST NAME**

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**GUEST'S COMPANY DETAILS**

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**UNIT COST OF EVENT**

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**Confirmation that a company  
representative attended/accompanied  
the Guest to the Event**

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**Unit Cost of Event Hospitality For inclusion in the Guest's Companies Register of Interests  
and Risk Based Assessments of Compliance with the 2010 Bribery Act**

**Signed**

**John McKenzie Operations Director (Designated Director Bribery Act 2010)**

**Date**

*Mamarine has adopted a Zero tolerance approach to Bribery and the adherence to the values and standards we seek to be as a professional corporate boating events company*

# THE BRIBERY ACT 2010

## The six principles

The Government considers that procedures put in place by commercial organisations wishing to prevent bribery being committed on their behalf should be informed by six principles. These are set out below. Commentary and guidance on what procedures the application of the principles may produce accompanies each principle.

These principles are not prescriptive. They are intended to be flexible and outcome focussed, allowing for the huge variety of circumstances that commercial organisations find themselves in. Small organisations will, for example, face different challenges to those faced by large multi-national enterprises. Accordingly, the detail of how organisations might apply these principles, taken as a whole, will vary, but the outcome should always be robust and effective anti-bribery procedures.