

RAIDERS FAN CRUISE SUPPLEMENTAL TERMS & CONDITIONS

Norwegian Cruise Lines – Norwegian Bliss

March 23-30, 2025

These SUPPLEMENTAL TERMS AND CONDITIONS constitute an integral part of the Fan Cruise Terms & Conditions to which all guests must read, agree to and accept these Terms before booking their stateroom for the Cruise, and retain them for future reference. These Terms & Conditions are incorporated into and made a part of your agreement with Seaside Events. You agree that these Supplemental Terms & Conditions are subject to change by Seaside Events at their good faith discretion.

PLEASE NOTE – THESE TERMS AND CONDITIONS FORM AN IMPORTANT PART OF YOUR CRUISE RESERVATION AND AGREEMENT WITH FIST CLASS CRUISES FOR THIS CRUISE. PLEASE READ CAREFULLY.

IF YOU OR ANY PERSON INCLUDED IN YOUR RESERVATION DOES NOT WISH TO BE BOUND BY THESE TERMS & CONDITIONS, YOU MUST NOTIFY SEASIDE EVENTS IN WRITING WITHIN 24-HOURS OF MAKING YOUR CRUISE RESERVATION. AT THAT TIME, YOUR RESERVATION WILL BE CANCELED AND YOUR FORM OF PAYMENT NOT CHARGED (OR REFUNDED, IF PAYMENT WAS ALREADY PROCESSED).

FAILURE TO NOTIFY SEASIDE EVENTS WITHIN THIS 24-HOUR PERIOD SHALL INDICATE THE AGREEMENT OF YOU AND ALL PERSONS INCLUDED IN YOUR RESERVATION TO THESE TERMS & CONDITIONS, AND ALL OF YOU WILL BE LEGALLY BOUND BY THESE TERMS & CONDITIONS. IF YOU DO NOT WISH TO ACCEPT AND BE BOUND BY THESE TERMS & CONDITIONS, YOUR RESERVATION/BOOKING WILL NOT BE ACCEPTED

1. You acknowledge that the Fan Cruise is not operated, facilitated, or in any way administered by the Raiders Football Club, LLC, The Oakland Raiders, a California Limited Partnership, LV Stadium Events Company, LLC, Raiders Foundation, The Raider Image, LLC (together, the “Las Vegas Raiders”), and the Las Vegas Raiders shall not be held vicariously liable for the intentional or negligent acts of any persons not employed by the Las Vegas Raiders, including without limitation any employees of Seaside Events Inc. or Norwegian Cruise Lines nor for any intentional or negligent acts of any of the Released Parties’ employees committed while off duty or outside the course and scope of their employment. You understand that the Las Vegas Raiders are not involved in the scheduling of the Fan Cruise and are not responsible for any Fan Cruise-related customer service matters, including but not limited to cancellations and refunds. You hereby waive and release, and will indemnify and hold harmless, the Las Vegas Raiders, or any of their respective direct and indirect parents, affiliates, sponsors, subsidiaries, licensees, invitees, designees, successors and assigns, and each of their relevant partners, owners, members, officers, directors, shareholders, employees, attorneys, insurers, agents and representatives from and against any and all liabilities, claims, demands, actions, suits, damages, and expenses, including but not limited to claims for copyright or trademark infringement, infringement of moral rights, libel, defamation, false light, invasion of any rights of privacy, violation of rights of publicity, physical or emotional injury or distress, or any similar claim or cause of action in tort, contract, or any other legal theory, now known or hereafter known in any jurisdiction throughout the world arising out of or in connection with your participation in the Fan Cruise.

2. For clarity, neither the Raiders Fan Cruise organization, players, alumni, management staff or contracted entertainers will be actively involved in, or responsible for the sales or operational aspects of the Fan Cruise. You further acknowledge that the Cruise is not operated, facilitated, or in any way administered by the Las Vegas Raiders or its affiliates, and your participation in the Fan Cruise shall be subject to these Terms between you and Seaside Events Inc. and/or the Cruise Ticket Contract between you and Norwegian Cruise Lines.

3. LIMITATION OF LIABILITY

By booking the Fan Cruise, you (the passenger) hereby release and hold harmless SSE, Norwegian Cruise Lines the Las Vegas Raiders, and any of their respective direct and indirect parents, affiliates, sponsors, subsidiaries, licensees, invitees, designees, successors and assigns, and each of their relevant partners, owners, members, officers, directors, shareholders, employees, attorneys, insurers, agents and representatives (“Released Parties”), from and against any claim or cause of action arising out of or in connection with your travel on and participation in the Fan Cruise, including, but not limited to: (1) injury, death or delay of passengers, or loss, damage or delay of or to passengers’ baggage or other property, which may be caused, directly or indirectly, in whole or in part, from participation in the Cruise, including, without limitation, passenger’s use of or participation in any shore excursion, on board concession or athletic or recreational activity, unless such injury, etc. is caused by the gross negligence or intentional acts of Released Parties; (2) your request for or selection of a roommate for the Cruise or the assignment of a roommate to you if no request is made by you; (3) emotional distress, mental suffering or anguish or psychological injury of any kind under any circumstances (except when such damages were caused by the Released Parties’ negligence and resulted from the same passenger’s sustaining actual physical injury, or having been at risk of actual physical injury, or when such damages are held to have been intentionally inflicted by the Released Parties); (4) any change in scheduled Fan Cruise events and/or Alumni/Celebrity appearances; (5) violation of the Rules by you; or (6) if Norwegian Cruise Lines exercises its contractual rights as set forth in the Ticket Contract (see below); or (7) any change in scheduled Cruise ports or changes to arrival or departure times (whether changed to earlier or later) from ports due to events of force majeure, including, but not limited to, weather, illness, death, any mechanical failure of the Cruise ship, Acts of God, terrorism, war, labor strike, rebellion, and/or decisions of Norwegian Cruise Lines . You further agree that the Released Parties shall not be held vicariously liable for the intentional or negligent acts of any persons not employed by any of the Released Parties, nor for any intentional or negligent acts of any of the Released Parties’ employees committed while off duty or outside the course and scope of their employment.

In the event that a court of competent jurisdiction holds any of the foregoing to be unenforceable, then the Released Parties’ liability shall be limited to the maximum extent permitted by law. In addition, in such case:

Claims for Personal Injury, Illness or Death: – Subject to these Terms & Conditions, the Released Parties shall not be liable for any claims whatsoever for the personal injury, illness or death of a passenger, unless the passenger has first notified the Norwegian Cruise Lines and SSE of such injury or illness during the Fan Cruise if the injury or illness first occurred during the Cruise, and full particulars in writing are given to Norwegian Cruise Lines and SSE within 90 days after the date of

the injury, event, illness or death giving rise to the claim. Suit to recover on any such claim shall not be maintainable unless filed within one (1) year after the date of the injury, event, illness or death. You (the passenger) expressly waive all other potentially applicable state or federal limitations periods.

Claims other than Personal Injury, Illness or Death: – Subject to these Terms & Conditions, the Released Parties shall not be liable for any claims whatsoever, other than for personal injury, illness or death of a passenger, unless the passenger has first notified the Norwegian Cruise Lines and SSE of the existence of such claim during the Fan Cruise if such claim was or should have been known to passenger during the Cruise, and full particulars in writing are given to Norwegian Cruise Lines and SSE within 90 days after the passenger is landed from the Cruise. Suit to recover on any claim whatsoever other than for personal injury, illness or death shall not be maintainable unless filed within one year after the date the passenger is landed from the Fan Cruise, or the Cruise is abandoned. You (the passenger) expressly waive all other potentially applicable state or federal limitations periods.

THE EXCLUSIONS OR LIMITATIONS OF LIABILITY OF THE RELEASED PARTIES SET FORTH IN THE PROVISIONS OF THIS CONTRACT SHALL ALSO APPLY TO AND BE FOR THE BENEFIT OF AGENTS, INDEPENDENT CONTRACTORS, CONCESSIONAIRES AND SUPPLIERS OF THE RELEASED PARTIES, TOGETHER WITH THE EMPLOYEES AND SERVANTS OF EACH OF THE FOREGOING. WITHOUT LIMITING THE PRECEDING SENTENCE, IN NO EVENT WILL THE RELEASED PARTIES OR Norwegian Cruise Lines BE LIABLE TO PASSENGER FOR ANY CONSEQUENTIAL, INCIDENTAL, EXEMPLARY OR PUNITIVE DAMAGES.

4. SHIP-RELATED ISSUES

The cruise ship itself is controlled and operated by Norwegian Cruise Lines, not SSE or the Las Vegas Raiders Passenger acknowledges and agrees that neither SSE nor the Las Vegas Raiders shall have responsibility or liability of any kind to Passenger for any issues, claims or damages of any kind arising because of conditions on the ship itself – such as, but not limited to, mechanical issues on board, departure and arrival times, embarkation and disembarkation times, ship equipment, facilities provided on board (i.e., swimming pool, bars, furniture, etc.) food and beverages served on the ship, lodging conditions (including beds, room furniture, plumbing, electrical), and/or ship safety issues.