

BOOKING CONDITIONS

Seven Seas Cruises S. DE R. L.

By and through its agent,

Regent

SEVEN SEAS CRUISES

Please read this important information carefully as these are the terms and conditions of the legally binding contract between you and Classic Cruises Holdings S. de R.L. (D/b/a Regent Seven Seas Cruises); "Regent Seven Seas Cruises". This contract contains substantial penalties for cancellation as well as certain limitations of liability.

General Conditions

Upon the first to occur of receipt of the Guest's deposit or the Guest's receipt of a confirmation letter/invoice from Regent Seven Seas Cruises or the issuance of a Passenger Ticket Contract or boarding pass to Guest, the following terms and conditions form a contract between you and Regent Seven Seas Cruises with respect to the rights and obligation of you and Regent Seven Seas Cruises. All bookings are subject to the cancellation provisions set forth herein, by Regent Seven Seas Cruises, located at 1000 Corporate Drive, Suite 500, Fort Lauderdale, Florida 33334, (954) 776-6123, and by which you agree to be bound.

This contract is solely between you (the guest of Regent Seven Seas Cruises) and Regent Seven Seas Cruises. Regent Seven Seas Cruises acts for the owner(s) and operator(s) of the ships described in the Regent Seven Seas Cruises brochure. You agree that passage on any vessel is governed by and subject to the terms and conditions of the guest ticket contract. The Guest Ticket Contract limits your rights and sets forth limitations on the time frames in which claims may be made and suits may be filed against a particular vessel, its owners, operators, agents and various other third party providers. It is important that you read all of the terms and conditions of the Guest Ticket Contract which is available online at www.rssc.eu or upon request via fax specifically, in making a deposit for any voyage with Regent Seven Seas Cruises, you agree to all provisions contained in the Passenger Ticket Contract relating to venue, jurisdiction, governing law and dispute resolution.

This contract cannot be modified except in writing and signed by an executive corporate officer of Regent Seven Seas Cruises.

Dispute Resolution:

You agree that all disputes and matters whatsoever arising under, or in connection with or incident to this contract shall be litigated, if at all, in and before a Court located in Broward County, Florida, U.S.A., pursuant to the governing law of the State of Florida, irrespective of conflicts of laws provisions, and to the exclusion of the Courts of any other state, territory or country.

Deposit Policy:

A deposit of 15% for cruises 25 nights or less and 20% for cruises greater than 25 nights is required within 7 days of reservation to confirm a booking.

Bookings made from 90-76 days of sailing are required to deposit within 3 days of booking (excludes Sunday), Bookings made from 75-31 days of sailing are required to deposit within 2 days of booking (excludes Sunday) and bookings made within 30 days of sailing are required to deposit by the end of the following day after booking. Bookings not deposited prior to this schedule, will auto cancel at the end of the deposit date indicated on their invoice.

Payment Policy:

Payments cannot be transferred to an alternative booking within 120 days of sailing.

(Cruises greater than 25 nights in length) Final payment must be received by RSSC 150 days prior to cruise departure.

(Cruises less than 25 nights in length) Final payment must be received by RSSC 90 days prior to cruise departure.

Final payment is due at the end of the following business day for bookings made within 30 days of departure.

RSSC reserves the right to cancel any booking not fully paid at time of final payment. Payment may be made by personal check, American Express, Visa or MasterCard.

Payments/Revisions:

Visa, MasterCard, American Express and checks made payable to Regent Seven Seas Cruises are all acceptable forms of payments. Once a deposit is made, all changes are subject to an administrative fee. Regent Seven Seas Cruises accepts no responsibility for credit card processing fees independently assessed by issuing banks. None of these fees separately charged by the issuing banks accrues to benefit of Regent Seven Seas Cruises nor do they accrue to the benefit of Regent Seven Seas Cruises' credit card processing bank.

Cancellation Policy:

The following cancellation charges will be assessed for all cancellations received prior to departure up to the scheduled time of departure. The following charges will apply to cancellations received as follows:

Cruises 25 Nights or Less

From date of deposit to 121 days prior to vacation date: \$200 per booking administration fee. This admin fee will be converted to a future cruise credit redeemable on bookings made up to 12 months after cancellation and for travel any time.

120-91 days prior to vacation date: 15% of cruise fare per person

90-51 days prior to vacation date: 50% of cruise fare per person

50-31 days prior to vacation date: 70% of cruise fare per person

30-0 days prior to vacation date: 100% of cruise fare per person

Cruises 26 Nights or Greater

From date of deposit to 151 days prior to vacation date: \$500 per booking administration fee. This admin fee will be converted to a future cruise credit redeemable on bookings made up to 12 months after cancellation and for travel any time.

150-121 days prior to vacation date: 25% of cruise fare per person

120-91 days prior to vacation date: 50% of cruise fare per person

90-76 days prior to vacation date: 75% of cruise fare per person

75-0 days prior to vacation date: 100% of cruise fare per person

Ancillary services cancellation

Pre-/Post-Cruise Hotel Packages

Within 45 days of cruise departure 100% fee

Pre-/Post-Cruise Land Packages

Within 60 days of cruise departure 100% fee

Overland Programs

within 45 days of cruise departure 100% fee

Land tours taken during the cruise

Within 45 days of cruise departure 100% fee

Regent Choice Shore Excursions

Within 36 hours of tour departure 100% fee

Private Transfer

4 days prior to transfer 100% fee

Reservation Changes:

Regent Seven Seas does not allow name changes after deposit has been received. A new reservation will be made and will be subject to the new terms and conditions that are applicable at the time of booking. The existing reservation will be cancelled and will be assessed the applicable cancellation fees.

Travel Documentation:

All Guests must have passports valid for six months following disembarkation and necessary visas when boarding. It is the Guest's responsibility to ensure that they have all necessary documents to participate in the cruise or cruise tour which they have purchased and Regent Seven Seas Cruises accepts no responsibility for obtaining required visas nor for advising Guests of visa or other immigration requirements. Travel documents are issued approximately 25 days prior to departure.

Responsibility:

Regent Seven Seas Cruises accepts no liability or responsibility, whether occasioned by railroad, motor coach, private car, boat, aircraft or any other conveyance, for any injury, damages, loss, accident, delay or irregularity which may be occasioned either by reason or defect, through the acts or defaults of any of any company or person, or in carrying out the arrangements of the cruise or cruisetour, as a result of any cause beyond the control of Regent Seven Seas Cruises. Guests specifically release Regent Seven Seas Cruises from any and all claims for loss or damage to baggage or property, or from personal injuries or death, or from loss from delay, arising out of the acts, omissions or negligence of any other party, such as air carriers, hotels, shore excursion operators, restaurateurs, transportation providers, medical personnel, ship owners, ship operators or other providers of services of facilities.

All arrangements made for Guests with independent contractors, including medical services, are made solely for the convenience of Guests and are done at the Guest's own risk and cost. Regent Seven Seas Cruises shall not be liable for delay or inability to perform any portion of the cruise or cruise tour caused by or arising out of strikes, lockout or labor difficulties or shortages whether or not the Carrier is a party thereto, or explosion, fire, collision, standing or foundering of the vessel or breakdown or failure of or damage to the vessel or its hull or machinery or fittings howsoever and whose so ever any or the same may arise or be caused, or civil commotion, riot, insurrection, war, government restraint, requisitioning of the vessel, political disturbance, acts or threats of terrorism, inability to secure or failure or supplies including fuel, Acts of God, or other circumstances beyond its control.

Cancellation by Regent Seven Seas Cruises:

Regent Seven Seas Cruises reserves the right to withdraw and/or cancel a cruise or cruisetour or to make changes in the itinerary and hotel accommodations whenever, in its sole judgment, conditions warrant. In the event of charters of the vessels, truces, lockouts, riots or stoppage of labor from whatever cause or for any other reason whatsoever, the Owner or Operator of the vessels identified in the current brochure may, at any time, cancel, advance or postpone any scheduled cruise or cruisetour and may, but is not obligated to, substitute another vessel or itinerary and Regent Seven Seas Cruises shall not be liable for any loss whatsoever to Guests by reason of any such cancellation, advancement or postponement.

Regent Seven Seas Cruises shall not be required to refund any amount paid by any Guest who must leave the cruisetour prematurely for any reason, nor shall Regent Seven Seas Cruises or the owners or operators of the vessels identified in Regent Seven Seas Cruises' brochure be responsible for the lodging, meals, return transportation or other expenses incurred by such Guest.

Insurance:

We highly recommend adequate personal and baggage insurance and trip cancellation insurance for all Guests. All trip cancellation policies will be strictly enforced. Insurance is refundable until cancellation penalty period begins at which point coverage begins.

Physically Challenged Guests:

We welcome Guests with special needs. Guests who have any medical, physical or other special needs must contact Regent Seven Seas Cruises on (44) 2380 682 140, to obtain our Policy Statement.

For Profit Entity: Notwithstanding that Regent Seven Seas Cruises, at the Guest's option, arranges hotel accommodations, ground transfers, shore excursions and other services with independent suppliers of services, it should be understood that Regent Seven Seas Cruises, being a "for profit entity," earns a profit on the sale of optional services.

Sellers of Travel Laws: Regent Seven Seas Cruises is exempt from the Sellers of Travel laws of Florida, California and other similarly situated jurisdictions based upon its status as a common carrier/ocean carrier.

Revised January 7, 2011