2025-26 ANAHEIM DUCKS GROUP TICKETS TERMS & CONDITIONS

By signing the accompanying invoice or by clicking "Submit Payment" through the Anaheim Ducks' online payment process (each, an "Invoice"), the company/organization (the "Purchaser") purchasing the tickets indicated on the Invoice (collectively, the "Tickets") agrees to purchase the Tickets on the date(s) identified on the Invoice (each, a "Game") from Anaheim Ducks Hockey Club, LLC ("ADHC") pursuant to the following terms and conditions ("Agreement").

Tickets will not be reserved until the Invoice is submitted to and received by ADHC. Any Tickets purchased in addition to the number of Tickets listed on the Invoice may be subject to a higher price. Purchaser agrees to pay the deposit identified on the Invoice (if any) by the due date identified on the Invoice. The deposit is non-refundable. If the "pay in full today" option is selected, the credit card provided to ADHC ("Credit Card") will be promptly charged for the specific Game total due, unless an alternative payment method is selected and agreed to by ADHC. If the second payment option is selected, the Credit Card will be promptly charged 20% of the specific Game total due, with the remaining balance charged 14 days prior to the Game. If an alternative payment method is agreed to by ADHC, such payment is due in accordance with the same schedule, provided that if payment is not made 14 days before the Game, Purchaser agrees that ADHC may use and charge the Credit Card for payment. If Purchaser's payment is rejected (e.g., declined credit card), ADHC may require Purchaser to make the payment using a specific payment method.

If Purchaser is reserving tickets that will then be purchased separately by individual members of its group, Purchaser's Invoice will indicate the minimum number of Tickets required to be purchased by Purchaser's group. In the event such minimum number of Tickets are not purchased one week prior to the Game date, ADHC will promptly charge the Credit Card an amount equal to the difference between the Tickets sold and the minimum number of tickets at the per ticket price indicated on the Invoice.

Seat locations are subject to availability, and all Tickets are not guaranteed to be together. Tickets will be delivered by the delivery method chosen on the Invoice once full payment has been received. ADHC is not responsible for lost or stolen Tickets, and such risk passes to Purchaser upon receipt of Tickets. In the event of a change in schedule or Game cancellation, ADHC will reschedule for a different game or return monies in its sole discretion.

This group offer is limited to the Purchaser, its employees, families and participants and may not be assigned, transferred or sold without ADHC's prior written consent. Purchaser shall not advertise or make public announcements about the Tickets, or use ADHC's logo and marks, without prior written consent of ADHC.

Tickets are non-refundable, non-returnable, and non-exchangeable. If Purchaser breaches this Agreement, Purchaser forfeits all monies paid to ADHC and/or Purchaser shall pay any outstanding balance.

Notwithstanding any election to opt in or opt out of receiving telemarking calls or SMS messages, Purchaser authorizes ADHC, its affiliates, representatives and service providers to contact Purchaser using automatic telephone dialing systems, automatic texting systems or any similar methods in order to provide Purchaser with information about this Agreement and Purchaser's Tickets. Purchaser may withdraw consent to receive text messages and calls by following the instructions in ADHC's Privacy Policy which can be found at www.nhl.com/ducks/team/privacy-policy.

ADHC may collect the following categories of personal information when Purchaser purchases the Tickets or otherwise interacts with ADHC: personal identifiers, financial information, professional information, and commercial information. For details on how ADHC uses this information, please review ADHC's Privacy Policy which can be found at www.nhl.com/ducks/team/privacy-policy.

This Agreement shall be governed by and construed in accordance with the laws of the State of California and subject to the following provision related to arbitration, entering into this Agreement, Purchaser consents to the exclusive venue and jurisdiction of the Superior Courts of California, Orange County. Any dispute, claim or controversy arising out of or relating directly or indirectly to the Tickets, access to or use of any portion of the Arena, personal injury, this Agreement or the breach, termination, enforcement, interpretation or validity of this Agreement, including without limitation, the determination of the scope or applicability of this agreement and any disputes or claims against any of the Indemnitees, whether in tort or contract, shall be determined by arbitration in Orange County, California before one arbitrator. The arbitration shall be administered by Judicate West pursuant to Judicate West's Commercial Arbitration Rules and Procedures. Judgment on the award may be entered in any court having jurisdiction. This provision shall not preclude a party from seeking provisional remedies in aid of arbitration from the Superior Court of the State of California for the County of Orange or from seeking any claim or cause of action within the small claims jurisdictional limits of the Superior Court of the State of California for the County of Orange. This Paragraph shall survive the termination or expiration of this Agreement.

This Agreement, together with the Invoice contains the entire agreement and understanding of ADHC and Purchaser and supersedes all prior agreements and understandings, whether verbal or written, with respect to the subject matter of this Agreement and any such other agreements or understandings are hereby revoked.

For more information, contact your group sales representative at 877-WILD WING.