

Weezer Scavenger Hunt Contest Rules

1. **Description**: **NO PURCHASE NECESSARY TO ENTER OR WIN**. The Weezer Scavenger Hunt Contest (“Contest”) begins on March 30, 2026, and ends on March 31, 2026, once the last clue is found (“Contest Period”). The sponsor of this Contest is the Arena Operating Company, Ltd. (“Sponsor”).

2. **Eligibility**: This Contest is open to Florida residents who are 18 years old or older (“Participant”). By entering this Contest, the Participant acknowledges and agrees to be legally bound by these Contest rules (“Rules”). If the Participant does not agree to these Rules, they should not enter the Contest for consideration.

3. **Scavenger Hunt**:
 - a. **Teaser**: On March 30, 2026, Sponsor shall post on the official Amerant Bank Arena Instagram account “@amerantbankarena” (“Account”) a teaser to alert the Participants of the Contest.
 - b. **Scavenger Hunt**: On March 31, 2026, Sponsor shall post on the Account at various times a clue for the Participants to use in their search for the Prize (defined below). Each Prize shall include two (2) tickets to the Weezer concert at the sports and entertainment facility currently known as Amerant Bank Arena on October 13, 2026 (“Concert”), and an exclusive merch item (“Merch”) (each a “Prize”). There will be a total of four (4) Participants who will become the Winners (or each, a “Winner”).
 - i. On or around 12:00 PM, Sponsor shall post on the Account the first clue. The first Participant to find the easter egg shown in the clue shall become a Winner and win the Prize.
 - ii. On or around 4:00 PM, Sponsor shall post on the Account the second clue. The first Participant to find the easter egg shown in the clue shall become a Winner and win the Prize.
 - iii. On or around 6:00 PM, Sponsor shall post on the Account the third clue. The first Participant to find the easter egg shown in the clue shall become a Winner and win the Prize.
 - iv. On or around 7:00 PM, Sponsor shall post on the Account the fourth clue to where Participants can go to play a trivia game. The Participant who wins the trivia game shall become a Winner and win the Prize.
 - c. Grounds for disqualification include, but are not limited to, failure to comply with the Rules, cheating, or interfering with another Participant’s chance to participate. The Participant understands and agrees that by participating in the Contest, it does not guarantee they will become a Winner and receive a Prize. The exact details of each Prize shall be at Sponsor’s sole discretion including the exact location of the seats for the Concert and the Merch.

4. **Indemnification**: The Participant agrees to indemnify, defend, and hold harmless Sponsor, Sunrise Sports & Entertainment, LLC, War Memorial Benefit Corporation, Florida Panthers Hockey Club, Ltd., Arena Development Company, Ltd., SSE Development, LLC, PHGP, LLC,

SSE Promotions, LLC, Florida Team Shop, LLC, Parq93, LLC, Florida Panthers Hockey Club Enterprises, Inc., FLA Club LP, FLA Club LP GP, LLC, the City of Fort Lauderdale, and each of their affiliates, parent companies, and related entities of each of the foregoing entities, and all of the respective officials, owners, officers, directors, partners, members, managers, shareholders, agents, contractors, sponsors, employees, representatives, successors and assigns of each of the foregoing entities (collectively, "The Released Parties") from and against any and all claims, damages, liabilities, costs, and expenses arising out of or related to this Contest, including entry, or any Contest-related activities. These indemnification obligations shall survive termination or expiration of the Contest Period and Concert.

5. Liability Release: The Released Parties assume no responsibility or liability for (a) any incorrect or inaccurate information provided by the Participant, or for any faulty, failed, garbled or jumbled electronic data transmissions; (b) any unauthorized access to, or theft, destruction, or alteration of entries at any point in the operation of this Contest; (c) any technical malfunction, failure, error, omission, interruption, deletion, defect, delay in operation, or communications line failure, regardless of cause, with regard to any equipment, systems, networks, lines, satellites, servers, computers, or providers utilized in any aspect of the operation of the Contest; (d) inaccessibility or unavailability of the internet, the entry (if applicable), or any combination thereof; (e) any injury or damage to the Participant or to any other person's computer or cell phone which may be related to or resulting from any attempt to submit an entry for consideration or download any materials related to the Contest; and (f) any injury to the Winner while participating in the Contest, Concert, or any Contest-related activities. Participant agrees that the Released Parties are not responsible for any damage, loss, or theft of the entry, including any Contest-related activities including the Concert under any circumstances, regardless of how such damage, loss, or theft occurred. As a condition of submitting an entry to be considered for the Contest, the Participant explicitly agrees to release the Released Parties from and against any and all liability, claims or actions of any kind whatsoever for injuries, damages, or losses to persons or property which may be sustained in connection with: accessing the internet; submitting an entry or otherwise participating in any aspect of the Contest; preparing for, participating in, attending, or traveling to and/or from any Contest-related activity; or any typographical or other error in these Rules. If, for any reason, the Contest is not capable of running as planned for any reason, Sponsor reserve the right, at their sole discretion, to cancel, terminate, modify, or suspend the Contest in whole or in part.
6. Publicity Release. The Participant agrees to allow the Released Parties to use their name, image, likeness, biographical information, and submission information for promotional purposes without further compensation, unless prohibited by law. The Participant further agrees that Released Parties may promote, market, or advertise each the Participants in any form in any media, without additional compensation to the Participant.
7. Relationship of Parties. These Rules shall not create a joint venture, partnership, or a relationship of principal and agent, or of employer and employee, between the parties.

8. Governing Law. These Rules shall be governed by and construed in accordance with the laws of the State of Florida.