

**FRONTIER FLORIDA (“Sponsor”) FRONTIER COMMUNICATIONS VIRTUAL DINNER CONTEST (“Contest”)
OFFICIAL RULES (“Rules”)
NO PURCHASE NECESSARY
A PURCHASE DOES NOT IMPROVE YOUR CHANCES OF WINNING
ALL FEDERAL, STATE, LOCAL AND MUNICIPAL LAWS AND REGULATIONS APPLY, VOID WHERE
PROHIBITED**

1. ELIGIBILITY: This Contest is only open to legal residents of Hillsborough, Manatee, Osceola, Pasco, Pinellas, Polk, and Sarasota, Counties Florida who are 18 years of age or older. Employees of Sponsor, its parent companies, subsidiaries, affiliates, Sponsor’s vendors, advertising and/or promotion agencies, their respective agents, officers, and directors as well as the immediate family (spouse, parents, siblings and children) are not eligible. The Contest is subject to federal, states and local laws and regulations and void where prohibited by law. For complete Contest Rules go to www.Buccaneers.com/FrontierVirtualDinner and click on Contest Rules.

2. SPONSOR: This Contest is sponsored by Frontier Communications Corporation © 2020 Frontier; 401 Merritt 7, Norwalk, CT 06851. All rights reserved.

3. AGREEMENT AND GENERAL RULES: By participating in this Contest, all contestants unconditionally agree to be bound by these Rules and by the decisions of the Sponsor, which shall be final, conclusive and binding in all matters. Sponsor, Prize Provider, Buccaneers Team LLC, Buccaneers Stadium LLC, Buccaneers Holdings LLC, TSA, the City of Tampa, the County of Hillsborough, CMGRP, Inc. d/b/a Advantage f/k/a Advantage International, and each of their respective parent companies, affiliates, subsidiaries, distributors and agents, and the directors, officers, employees and assigns of each of the foregoing (all of the foregoing, the “Released Party”) are not responsible for late, lost, delayed, illegible, damaged, corrupted or incomplete entries, incorrect or inaccurate capture of, damage to, or loss of entries or entry information, or any other human or technical errors of any kind relating to the submission, collection, storage or processing of entries or the administration of the Contest. All federal, state, and local laws and regulations apply. Released Party has the right at its sole discretion to disqualify and/or prohibit from entering any individual if, in Released Party’s sole discretion, it determines that said individual has tampered or intends to tamper with the entry process, is attempting to undermine the Contest by cheating, deception or other unfair playing practices or intends, or is attempting to annoy, abuse, threaten or harass any other contestants or any representative of Released Party. Released Party reserves the right, in its sole discretion, to cancel, modify or suspend this Contest should a virus, bugs, contestant fraud or misconduct, legal claims or actions (including threats of same) concerning the Contest, or other causes beyond the control of the Released Party, affect the administration, integrity, security, or operation of the Contest. In the event of termination of the Contest a random drawing to award the prizes will be conducted from among all eligible entries received prior to the time of termination to the extent reasonably possible and practical in light of the termination. Entry times will be determined using a clock designated by Released Party, which will be the official clock for the Contest. Released Party reserves the right to substitute a prize of equal or greater value. Acceptance of prize constitutes permission for Released Party to use winners’ name and likeness for purposes of advertising and trade without further compensation in any form of media worldwide in perpetuity, unless prohibited by law. Noncompliance with these Rules will result in disqualification, and alternate winners may be selected. By entering, each contestant agrees to indemnify, release and hold Released Party harmless from and against any and all claims and liability arising out of participation in the Contest or the use of prize. Winners, by acceptance of the prize, agrees to release Released Party, its parent companies, affiliates, subsidiaries, distributors and agents,

and the directors, officers, employees and assigns of each of the foregoing, and their respective advertising, promotion and production agencies from any and all liability, claims or actions of any kind whatsoever for injuries, damages or losses to persons and property, including but not limited to property damage, personal injury and/or death, which may be sustained in connection with the receipt, ownership or use of the prize or while preparing for, participating in, and/or traveling to or from any prize-related activity. Released Party is not responsible for typographical or other error in the printing, offering or the announcement of any prize or in the administration of the promotion. If due to production or other errors, more prizes are claimed than are intended to be awarded, the intended prizes will be awarded in a random drawing from among all verified claims received. Released Party provides no warranty of any kind for prizes.

In the event the operation, security, or administration of the Contest is impaired in any way for any reason, including, but not limited to fraud, virus, bug, work, unauthorized human intervention or other technical problem, or in the event the Contest is unable to run as planned for any other reason, as determined by Released Party in its sole discretion, the Release Party may, in its sole discretion, either (a) suspend the Contest to address the impairment and then resume the Contest in a manner that best conforms to the spirit of the Rules or (b) terminate the Contest and, in the event of terminations, award the prize at random from among the eligible, non-suspect entries received up to the time of impairment.

4. CONTEST PERIOD: The Contest will begin July 1, 2020 at 12:00 p.m. EST and end July 26, 2020 at 11:59 p.m. EST (the “Contest Period”). Entries that are submitted before or after the Contest Period will be disqualified.

5. HOW TO ENTER: Eligible entrants can enter by completing and submitting the online Entry Form available at www.Buccaneers.com/FrontierVirtualDinner (the “Website”) during the Contest Period. The online Entry Form must contain the entrant’s complete name, address, email address and telephone number to be eligible. Contestants must complete the Local Restaurant Nomination Section (the “Nomination”) on the Entry Form to nominate their favorite restaurant in Hillsborough, Manatee, Osceola, Pasco, Pinellas, Polk, or Sarasota counties to be eligible. Nominations must not exceed 280 characters (including spaces and punctuation), must name the entrant’s favorite restaurant, and explain why that restaurant is their favorite.

Limit: One entry per person.

Do not have to be present to win.

6. VOTING/ODDS: On or about July 27, 2020, Sponsor or its designee, whose decisions are final, will select from among all eligible entries received a total of four (4) Prize winners (a “Winner”) (One (1) grand prize Winner and three (3) runner up Winners). An entrant/participant who owns or controls, or is related to (immediate family, spouse, parent(s), siblings and children) or employee of the nominated restaurant is/are not eligible.

Judging will begin on July 27th at 12:00pm EST and will end on July 29th at 5:00 p.m. EST.

Winners will be selected by a 2-judge panel from an independent advertising agency. Judging criteria include overall quality, completeness and creativity of the submission. Judges’ decisions are final.

Potential Winner will be notified by email or phone at Frontier's sole discretion. If a potential Winner does not contact Frontier within twenty-four (24) hours of Sponsor's initial email or phone call, as applicable, they will be disqualified and an alternate Winner will be selected. Odds of winning depend on total number of eligible entries. To the extent permitted by law, the Sponsor disclaims any liability from, and contestants, whether or not a Winner, agree to waive any claims against the Sponsor relating to the selection or awarding process. A potential Winner is not a recipient of a Prize until he/she has been verified as a Winner and has completed and executed the releases and timely returned them to Sponsor.

7. PRIZE AND APPROXIMATE/ESTIMATED OVERALL RETAIL VALUE: \$15,000.00

One (1) Virtual Dinner Contest Grand Prize and three (3) runner-up prizes will be awarded

Virtual Dinner contest grand prize includes one (1) virtual dinner experience with Buccaneers players (player selection to be determined), the cost of one (1) dinner costing up to \$50 per person for winner and up to seven (7) guests from the restaurant the Grand Prize Winner has selected in the Nomination. Grand Prize does not include alcoholic beverages. Grand Prize Winner will also receive one (1) \$500 gift certificate to that restaurant. Grand prize winner will also receive a Buccaneers-branded merchandise prize pack.

The restaurant nominated by the Grand Prize Winner will receive promotional advertising assistance, marketing and/or support services including [which may include] Buccaneers.com digital assets (approximately fifty thousand (50,000) impressions) divided among Run of Site Banners, Pre-Roll Video Ads, and Bucs Bulletin Ads), fifty (50) Buccaneers local radio spots, a Buccaneers-branded merchandise prize pack, and two hundred (200) Frontier Communications :30 second cross channel television ad spots. Frontier Communications will produce a :15 and :30 video spot (valued up to \$500) if the local restaurant can't provide one. Restaurant must provide still photos and/or video plus a script, all of which must be approved by Frontier Communications for broadcast.

A total of three (3) Virtual Dinner Runner up contest winners will be selected (ARV \$500).

Each runner up prize includes one (1) \$500 gift certificate to the winner-nominated local restaurant provided in the Nomination.

The prize is provided by Frontier Communications. All applicable federal, state, and, local taxes are the sole responsibility of the winners. Winners are subject to the terms and restrictions that may be imposed by the issuer. Prize is not redeemable for cash or anything else of value, and is non-transferable.

8. PRIVACY: For information about how Frontier uses your personal information, please see its privacy policy, located at <https://frontier.com/~media/corporate/policies/privacy-policy.ashx>.

9. DISPUTES: Except where prohibited, each contestant agrees that any and all disputes, claims and causes of action arising out of, or connected with, the Contest or any prize awarded shall be resolved individually, without resort to any form of class action, and exclusively by the appropriate court located in Florida. All issues and questions concerning the construction, validity, interpretation and enforceability of these Rules, contestants' rights and obligations of the Sponsor in connection with the Contest, shall be governed by and construed in accordance with, the laws of Florida, without giving

effect to any choice of law or conflict of law rules which would cause the application of law of any jurisdiction other than Florida.

10. RELEASE AND LIMITATION OF LIABILITY: By participating in the Contest, contestants agree to release and hold harmless the Released Party, as defined herein, from and against any claim or cause of action arising out of participation in the Contest or receipt of use of the prize (including any travel or activity related thereto) including but not limited to: (a) any technical errors associated with the Contest, including lost, interrupted or unavailable Internet Service Provider (ISP) network, server wireless service provider, or other connections, availability or accessibility or miscommunication or failed computer, satellite, telephone cellular tower or cable transmissions, lines or technical failure or jumbled, scrambled, delayed or misdirected transmissions or computer hardware or software malfunctions failures or difficulties; (b) unauthorized human intervention in the Contest; (c) mechanical, network, electronic, computer, human, printing or typographical errors; (d) any other errors or problems in connection with the Contest, including without limitation, errors that may occurred in the administration of the Contest, the announcement of the winner, the cancellation or postponement of the event and/or flyover, if applicable, or in any Contest-related materials; or (e) injury, death, losses or damages of any kind, to persons or property which may be caused directly or indirectly, in whole or in part, from contestants participation on the Contest or acceptance, receipt or misuse of the prize (including any travel or activity related thereto). Contestant further agrees that in any cause of action, the Released Party liability will be limited to the cost of entering and participating in the Contest, and in no event shall the contestant be entitled to receive attorney's fees. Released Party are also not responsible for any incorrect or inaccurate information, whether caused by site users, tampering, hacking, or by any equipment or programming associated with or utilized in the Contest. Contestant waives the right to claim any damages whatsoever, including but not limited to, punitive consequential, direct or indirect damages.

The National Football League, its member professional football clubs, NFL Ventures, Inc., NFL Ventures, L.P., NFL Properties LLC, NFL Enterprises LLC, NFL Productions LLC, NFL International LLC and each of their respective subsidiaries, affiliates, shareholders, officers, directors, agents, representatives and employees (collectively, the "NFL Entities") will have no liability or responsibility for any claim arising in connection with participation in this Contest or any prize awarded. The NFL Entities have not offered or sponsored this Contest in any way.

11. WINNERS' LIST: For name of winners, send a self-addressed stamped envelope by July 30, 2020 to Frontier Florida, Contest, 610 E. Zack Street, Tampa, FL 33602.