FORM 4	4
--------	---

Check this box if no
longer subject to Section
16. Form 4 or Form 5
obligations may
continue. See Instruction
1(b).

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL OMB Number: 3235-0287 Estimated average burden hours per response... 0.5

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

y nstruction Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Rep Del Rio Frank J	2. Issuer Name an Norwegian Crui			0,		5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director10% Owner							
(Last) 7665 CORPORATE C	3. Date of Earliest 1 12/12/2014	Fransaction (Mont	th/Day/Yea	ar)	XOfficer (give title below) Other (specify below) President and Chief Executive							
MIAMI, FL 33126	(Street)		4. If Amendment, Date Original Filed(Month/Day/Year)						6. Individual or Joint/Group Filing(Check Applicable Line) _X_Form filed by One Reporting Person Form filed by More than One Reporting Person				
(City)	(State)	(Zip)		Table I	- No	n-Derivati	ive Secur	rities A	cquired, Disposed of, or Beneficially Ov	uired, Disposed of, or Beneficially Owned			
1.Title of Security (Instr. 3)		Date (Month/Day/Year)			ion	4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)			5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	Ownership Form:	Beneficial Ownership		
				Code	V	Amount	(D)	Price		(Instr. 4)			
Common Stock									177,152	D			
Common Stock									264,213	I	By Breeze Hill Investments, LLC		
Common Stock									117,842	Ι	By GCO Management, LLC		

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in SEC 1474 (9-02) this form are not required to respond unless the form displays a currently valid OMB control number.

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

(e.g., puts, calls, warrants, options, convertible securities)															
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	(Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	Code	n	5. Number Derivative Securities Acquired (or Dispose (D) (Instr. 3, 4 and 5)	A) d of	(Month/Day/Year)		of Underlying		Derivative	Derivative Securities Beneficially Owned Following Reported Transaction(s)	Derivative Security: Direct (D) or Indirect (I)	Beneficial
				Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		(Instr. 4)	(Instr. 4)	
Forward sale contract (obligation to sell) (1)	<u>(2) (3) (4)</u>	12/12/2014		J <u>(2)(3)(4)</u>		177,152		<u>(2)(3)(4)</u>	03/04/2016	Common Stock	177,152	<u>(2) (3) (4)</u>	177,152	D	
Forward sale contract (obligation to sell) (1)	<u>(5) (6)</u>	12/12/2014		J <u>(5)(6)</u>		264,213		<u>(5)(6)</u>	03/04/2016	Common Stock	264,213	<u>(5) (6)</u>	264,213	I	By Breeze Hill Investments, LLC
Forward sale contract (obligation to sell) (1)	<u>(7) (8)</u>	12/12/2014		J <u>(7)(8)</u>		117,842		<u>(7)(8)</u>	03/04/2016	Common Stock	117,842	<u>(7) (8)</u>	117,842	I	By GCO Management, LLC

Reporting Owners

	Relationships							
Reporting Owner Name / Address	Director	10% Owner	Officer	Other				
Del Rio Frank J 7665 CORPORATE CENTER DRIVE MIAMI, FL 33126			President and Chief Executive					

Signatures

/s/ Frank J. Del Rio	04/15/2015
**Signature of Reporting Person	Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) The reporting person disclaims insider status for the period from November 21, 2014 through January 8, 2015, upon which date he was appointed to be the President and Chief Executive Officer of the company. Accordingly, the reporting person believes the reporting of the transactions pursuant to this Form 4 is voluntary.

On December 12, 2014, the reporting person entered into a prepaid variable forward sale contract with an unaffiliated third party buyer. The contract obligates the reporting person to deliver to the buyer up to 177,152 shares of NCLH common stock (or, at the reporting person's election, an equivalent amount of cash based on the market price of NCLH common stock). In exchange for (2) assuming this obligation, the reporting person received a cash payment of \$7,847,093 as of the date of entering into the contract. The reporting person pledged 177,152 shares of NCLH common stock

(the "Pledged Shares") to secure his obligations under the contract, and retains dividend and voting rights in the Pledged Shares during the pledge. The contract provides for the division of the Pledged Shares into ten tranches for purposes of determining the number of shares that must be delivered by the reporting person to settle the contract. Continued in footnote (3). The first nine tranches are in the amount of 11,784 shares. The tenth tranche is in the amount of 11,786 shares. For purposes of the calculation set forth below, the number of shares in each tranche is

(3) referred to as the "Base Amount" for that ranche. The refinit calculation is the delivered in respect of a tranche will be determined on a date (each a "Maturity Date") based on the corresponding trading day over a ten-trading day period starting on and including February 22, 2016 and ending on and including March 4, 2016. The number of SNCLH common stock to be delivered to the buyer in connection with each Maturity Date is equal to the product of the "Settlement Ratio" and the "Base Amount." Continued in footnote (4).

The "Settlement Ratio" is to be determined as follows: (i) if the closing price of NCLH common stock on the Maturity Date (the "Settlement Price") is less than or equal to \$44.6246, the Settlement (4) Ratio is equal to one; (ii) if the Settlement Price is between \$44.6246 and \$47.9733, the Settlement Ratio is equal to \$44.6246 divided by the Settlement Price; and (iii) if the Settlement Price is greater than or equal to \$44.6246, the Settlement Ratio is a ratio equal to a fraction with a numerator equal to the sum of (A) \$44.6246 plus (B) the excess, if any, of the Settlement Price over \$47.9733, and a

denominator equal to the Settlement Price. On December 12, 2014, Breeze Hill Investments, LLC ("Breeze Hill"), of whose shares of NCLH common stock the reporting person has indirect beneficial ownership, entered into a prepaid variable forward sale contract with an unaffiliated third party buyer. The contract obligates Breeze Hill to deliver to the buyer up to 264,213 shares of NCLH common stock (or, at Breeze Hill's election, an Common stock for the start obligates Breeze Hill to deliver to the buyer up to 264,213 shares of NCLH common stock (or, at Breeze Hill's election, an Common stock (or, at Breeze Hill's election, an Common stock (or at Breeze Hill's election) and the start obligates Breeze Hill to deliver to the start obligates of the start of the start

(5) equivalent amount of cash based on the market price of NCLH common stock). In exchange for assuming this obligation, Breeze Hill received a cash payment of \$11,703,532 as of the date of entering into the contract. Breeze Hill pledged 264,213 shares of NCLH common stock (the "Breeze Hill Pledged Shares") to secure its obligations under the contract, and retains dividend and voting rights in the Pledged Shares during the term of the pledge. Continued in footnote (6).

The contract provides for the division of the Breeze Hill Pledged Shares into ten tranches for purposes of determining the number of shares that must be delivered by Breeze Hill to settle the contract.
 The first nine tranches are in the amount of 26,421 shares. The tenth tranche is in the amount of 26,424 shares. The number of shares to be delivered to the buyer in respect of each tranche will be determined in accordance with the procedures set forth in footnotes (2-4), except that the "Base Amount" for purposes of such procedures shall be the number of shares of the respective tranche set forth in these footnotes (5) and (6).

On December 12, 2014, GCO Management, LLC ("GCO"), of whose shares of NCLH common stock the reporting person has indirect beneficial ownership, entered into a prepaid variable forward sale contract with an unaffiliated third party buyer. The contract obligates GCO to deliver to the buyer up to 117,842 shares of NCLH common stock (or, at GCO's election, an equivalent amount of

(7) cash based on the market price of NCLH common stock). In exchange for assuming this obligation, GCO received a cash payment of \$5,219,908 as of the date of entering into the contract. GCO pledged 117,842 shares of NCLH common stock (the "GCO Pledged Shares") to secure its obligations under the contract, and retains dividend and voting rights in the GCO Pledged Shares during the term of the pledge. Continued in footnote (8).

The contract provides for the division of the GCO Pledged Shares into ten tranches for purposes of determining the number of shares that must be delivered by GCO to settle the contract. The first inte tranches are in the amount of 11,784 shares. The tenth tranche is in the amount of 11,786 shares. The amount of shares to be delivered to the buyer in respect of each tranche will be determined in the amount of 11,780 shares. The tenth tranche is in the amount of 11,780 shares. The amount of shares to be delivered to the buyer in respect of each tranche will be determined in the amount of 11,780 shares. The tenth tranche is in the amount of 11,780 shares. The ten

(8) accordance with the procedures set forth in footnotes (2-4), except that the "Base Amount" for purposes of such procedures shall be the number of shares of the respective tranche set forth in these footnotes (7) and (8).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.