Brian J. Rice Executive Vice President and Chief Financial Officer Royal Caribbean Cruises Ltd. 1050 Caribbean Way Miami, FL 33132

**Re:** Royal Caribbean Cruises Ltd.

File Number 001-11884

Form 10-K: For the Fiscal Year Ended December 31, 2009

**Definitive Proxy Statement on Schedule 14A** 

Dear Mr. Rice:

We have reviewed the above referenced filings and have the following comments. We believe you should revise future filings in response to these comments. If you disagree, we will consider your explanation as to why a revision is unnecessary. Please be as detailed as necessary in your explanation. We also ask you to provide us with information so we may better understand your disclosure. After reviewing this information, we may raise additional comments.

The purpose of our review process is to assist you in your compliance with the applicable disclosure requirements and to enhance the overall disclosure in your filings. We look forward to working with you in these respects and welcome any questions. Feel free to call us at the telephone numbers listed at the end of this letter.

Please file your response to our comments via EDGAR, under the label "corresp," within ten business days.

# Form 10-K: For the Fiscal Year Ended December 31, 2009

### Application of Section 883 of the Internal Revenue Code, page 18

1. Reference is made to the third paragraph in this section where certain activities listed in the regulations as not being incidental to the international operation of ships include income from the sale of air and land transportation, shore excursions and preand post-cruise tours. In this regard, you disclose that the determination of the precise amount of such United States source income involves some uncertainties. It is unclear how you accounted for this uncertainty in income taxes in your consolidated financial statements. Please advise and provide appropriate disclosure in the consolidated financial statements of your treatment of this uncertainty in

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amount of such United States source income subject to taxation. Please refer to the guidance in ASC Topic 740-10-25-16.

## Risk Factors, page 21

2. In future filings, please remove the references in your first paragraph that you discuss some, but not all of the significant risk factors or revise to clarify that you have discussed all known material risks.

## Management's Discussion and Analysis, page 33

#### Other Income and (Expense), page 44

3. We note your disclosure concerning a \$12.3 million out of period adjustment to correct an error in your deferred tax liability. We also note from page F-23 that you made a \$7.1 million out of period adjustment to reduce the fair value of certain interest rate swaps due to an error in data embedded in the software you used to assist with calculating the fair value. It appears that the out of period adjustments are material to the separate financial statement line item as well as to EPS. Please tell us in greater detail why you believe that these adjustments were not material to any prior years' financial statements or the full year 2009 financial statements.

#### Controls and Procedures, page 53

4. Please tell us in greater detail how you concluded that internal control over financial reporting was effective as of December 31, 2009 given that an error in data embedded in the software you use to assist with calculating the fair value of interest rate swaps resulted in a \$7.1 million adjustment and a change in the enacted Spanish statutory tax rate used to calculate the deferred tax liability in 2006 was not identified until 2009, which resulted in a \$12.3 million adjustment. In accordance with the guidance in paragraph 10 of PCAOB Auditing Standard No. 2, a material weakness results if there is more than a remote likelihood that a material misstatement of the annual or interim financial statements will not be prevented or detected. Although you may have concluded that the out of period adjustments were not material individually and in the aggregate, it is unclear why you believe it is not more than a remote likelihood that a material misstatement will not be prevented or detected with these types of internal control deficiencies. With a view toward expanded disclosure addressing these specific internal control deficiencies and your conclusion as to the effectiveness of internal controls thereto, please advise us accordingly.

### Notes to the Consolidated Financial Statements, page F-7

### Basis for Preparation of Consolidated Financial Statements, page F-7

5. Please tell us why, under GAAP, it is appropriate to consolidated Pullmantur's results of operations on a two-month lag. As you do not expressly state that Pullmantur's

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closing date is different than your December 31 fiscal year end (as required by Rule 3A-02(b)(1) of Regulation S-X), we presume that the closing dates are the same but, notwithstanding, you have elected to consolidate this entity on a two-month time lag.

### Definitive Proxy Statement on Schedule 14A

## Proposal 1: Election of Directors, page 10

6. In future filings, please disclose whether you consider diversity in identifying nominees for director and describe how you consider diversity. Refer to Item 407(c)(2)(vi) of Regulation S-K.

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We urge all persons who are responsible for the accuracy and adequacy of the disclosure in the filings reviewed by the staff to be certain that they have provided all information investors require. Since the company and its management are in possession of all facts relating to a company's disclosure, they are responsible for the accuracy and adequacy of the disclosures they have made.

In connection with responding to our comments, please provide, in writing, a statement from the company acknowledging that:

- the company is responsible for the adequacy and accuracy of the disclosure in the filing;
- staff comments or changes to disclosure in response to staff comments do not foreclose the Commission from taking any action with respect to the filing; and
- the company may not assert staff comments as a defense in any proceeding initiated by the Commission or any person under the federal securities laws of the United States.

In addition, please be advised that the Division of Enforcement has access to all information you provide to the staff of the Division of Corporation Finance in our review of your filing or in response to our comments on your filing.

You may contact Patrick Kuhn at (202) 551-3308 or Joe Foti at (202) 551-3816 if you have questions regarding comments on the financial statements and related matters. Please contact Michelle Lacko at (202) 551-3240 with any questions regarding comments on the risk factors or the Definitive Proxy Statement on Schedule 14A. You may also call me at 202-551-3380 with any questions.

Sincerely,

Lyn Shenk Branch Chief