WILLIAM HILL SCOTTISH CUP FINAL

VIP HOSPITALITY PACKAGES AT HAMPDEN

**EORIGINAL** 



**HEART OF MIDLOTHIAN V** CELTIC

WILLIAM HILL FINAL SCOTTISH CUP

SATURDAY **25 MAY** 

# **VIP HOSPITALITY PACKAGE**

- CHAMPAGNE RECEPTION
- FOUR COURSE MEAL
- COMPLIMENTARY PRE MATCH BAR
- HALF-TIME REFRESHMENTS
- EXECUTIVE SEATING IN THE WILLIAM HILL STAND
- COMPLIMENTARY POST MATCH BAR FOR 1 HOUR
- CORPORATE GIFT
- PROGRAMME & OFFICIAL TEAMSHEET
- 1 CAR PARKING PASS PER BOOKING

£420 including VAT PER PERSON

Bookings can be made by returning the booking form overleaf or by calling...

0141 620 4040

**Official Hampden Hospitality** 

ten guests







## WILLIAM HILL SCOTTISH CUP FINAL



# VIP HOSPITALITY



## **HEART OF MIDLOTHIAN V CELTIC**

SATURDAY 25 MAY KICK-OFF 3PM

Please reserve me	Hospitality Package(s) at £42	20 including VAT per person
Please reserve me	Skybox for 10 guests at £490	00 including VAT
I wish to be seated	in the Heart of Midlothian end	I wish to be seated in the Celtic end
NAME OF PURCHASER		COMPANY
FULL POSTAL ADDRESS		
POST CODE		TELEPHONE
HOST OF TABLE		EMAIL
TOTAL AMOUNT PAYABLE	£	

Please tick to receive notification by email of hospitality offers for events at the Stadium

On receipt of the completed booking form we will email a pro forma invoice.

Signature of Purchaser

Position of Purchaser

#### MATCH HOSPITALITY FACILITIES **TERMS & CONDITIONS**

Inese terms and conditions (tine lems and conditions) is govern the purchase of the facilities described on the attached booking form (the "Booking Form") from Hampden Park 6.Limited, a company registered in Scotland with company number SC200222 and having its registered office at Hampden Park, Glasgow, G42 9BA (the "Company").

Park, Glasgow, G42 98A (the "Company"). The Booking Form, the Terms and Conditions, the website terms and conditions (www.hampdenpark.couk/legals/ terms-of-use.html), the privacy policy (www.hampdenpark.couk/legals/privacy.html) (the "Pirvacy Policy") and the Stadium Ground Regulations displayed throughout the Stadium (the "Ground Regulations") shall comprise the entire agreement the parties (the "Agreement") for the provision of the hospitality package described on the Booking Form (the "Facilities"). By applying to purchase the Facilities, the Purchase Facilities ), By applying to purchase the Facilities that Purchase acknowledges that they have carefully read, understood and agree to adhere to the Agreement.

1. Subject to the farms of the facilities in the purchase that they have carefully read, understood and agree to adhere to the Agreement.

Agreement. In Subject to the terms of the Agreement, the Facilities shall be supplied by the Company to the party specified as the purchaser/host on the Booking Form (the "Purchaser") for the match specified in the Booking Form (the "Relevant Match") at Hampden Park, the National Stadium (the "Stadium") in consideration of payment of the fee specified in the Booking Form (the "Fee"), The Fee includes any postage charges.

- 2. Purchasers must be aged 18 or over at the time of the purchase of the Facilities. Guests under 18 will not be er attend the Facilities unless they are accompanied by a Purchaser or Guest aged 18 or over.
- 3. The Company's receipt of a Booking Form does not guarantee that Facilities will be provided. The Facilities are subject to availability and are sold at the Company's sole discretion. The Company is not liable for any loss, expense or other type of claim arising a as a result of any unsuccessful attempt to book or purchase Facilities.
- purchase Facilities.

  4. The Purchaser's submission of a completed Booking Form (either electronically or in hard copy) shall be deemed to be the Purchaser's acceptance of the terms of the Agreement and an offer by the Purchaser to purchase the Facilities. The Purchaser's offer shall be deemed to be accepted and a binding contract for delivery of the Facilities formed only once: (i) the Company has issued an invoice to the Purchaser for the payment of the Fee (the "Invoice"); and (ii) the Company confirms that payment of the Fee has been made by the Purchaser to the Company in cleared funds, The Purchaser must pay any Invoice in full immediately upon receipt. The accepted payment methods are: cheque, bank transfer, credit or debit card (visa, Visa debit, Visa Electron, MasterCard and Maestro).

  5. The Facilities will be made available to either; (i) individuals; or
- S, the Facilities will be made available to either (i) individuals; or (ii) "Business Customers", defined as those individuals making use of the Facilities in connection with their business or trade, Specific terms will apply to Business Customers as set out in these Terms and Conditions.
- these lerms and conductors.

  6. Once the Facilities are purchased, the Purchaser will not be able to obtain a full refund of the Feel if they then wish to cancel their purchase in whole or in part. Cancellation or part cancellation must be made in writing by letter to the Stadium marked for the attention of the Commercial Manager or by email to hospitality@hampdenpark.co.uk. In the event that the Company receives written notice cancelling the booking from the Purchaser the Company shall be entitled to retain the Fee (or a proportion thereof) as follows:
- 6.1. 100% of the Fee if written notice of cancellation is received by the Company less than 14 days prior to the Relevant Match;

- 6.3. 25% of the Fee if written notice of cancellation is received
- by the Company more than 20 days prior of the Relevant 7. The Facilities will only be available on the day of the Relevant Match in the period which is necessary to ensure that the Match in the period which is necessary to ensure that the Facilities are provided, which shall be set out on the Company website or on the Invoice. The Company is not liable for any lo expense or other type of daim arising as a result of any dates times becoming unsuitable for the Purchaser and/or the Guest
- 8. The obligations set out in these Terms and Conditions apply to all people that the Purchaser is authorised to invite to use the Facilities (the "Guests"). The Durchaser will act as the authorised representative of the Guests and is fully liable for the acts or omissions of its Guests. The Purchaser shall maintain a list of names and addresses of the Guests attending the Relevant Match and shall provide this list to the Company on request.
- Match and shall provide this list to the Company on request, 9. The Facilities are only for the Relevant Match at the Stadium, Following payment in cleared funds by the Purchaser, the Company shall supply a ticket and an accreditation pass to access the Facilities (together the "Tickets"). Tickets are issued by the Company for use by the named Purchaser and its Guests only, Purchaser are expressly prohibited from disposing of, posting on social or retail websites for re-sale, re-selling or transferring any Tickets that have been allocated to them. Loss or theft of Tickets must be reported to the Company in writing. The Purchaser will remain responsible for the use of the Tickets unless reported. The Company is under no obligation to replace any Tickets that are lost or stolen and it may charge in respect of each set of missing Tickets an administration fee of up to EID for issuing replacement Tickets.
- for issuing replacement Tickets,

  10. The purchase of the Facilities gives the Purchaser and its
  Guests the right to enjoy the Facilities as set out in the
  Agreement and does not grant the Purchaser or its Guests
  exclusive possession of the Facilities or create a tenancy of any
  kind. The Purchaser is not permitted to re-sell, dispose (in whole
  or in part) transfer, assign, sub-contract this Agreement or any
  of the rights and terms of this Agreement without the express
  prior written consent of the Company, Unless prior written
  consent has been obtained from the Company, the Tickets may
  not be transferred, sold, offered for sale or auctioned for gain or
  profit or used as giveaways or prizes in any competition run by profit or used as giveaways or prizes in any competition run by or on behalf of the Purchaser or its Guests or in conjunction with a third party.
- a third party.

  II.f a Purchaser who resides in the UK (a "UK Purchaser") has paid for the Facilities in cleared funds. 7 days or more before a Relevant Match, the Company will issue the Tickets by Royal Mail Special Delivery, if a UK Purchaser has paid for the Facilities in cleared funds less than 7 days before the Relevant Match, unless the Company indicates to the contrary, the Tickets will be available for collection at the time or location indicated by the Company. The Purchaser must provide proof of identify and purchase when collecting the Tickets.
- July 12. If a Purchaser who does not reside in the UK (a "Non-UK Purchaser") has paid for the Facilities in cleared funds, the Tickets will be available for collection at the time or location indicated by the Company, The Non-UK Purchaser must pro proof of identify and purchase when collecting the Tickets.
- proof or identify and purchase when collecting the lickets. IS. The Purchaser is responsible for distributing Tickets to Guests, No Purchasers or Guests will be permitted access to the Facilities without Tickets. The Purchaser shall confirm its name to Guests to allow the Company to direct Guests to the correct part of the Stadium,
- 14. The Company reserves the right to refuse admission to or reject any person whose dress is not in keeping with the high

standard of dress customary for those using the Facilities. For the avoidance of doubt, the Purchasers and Guests are not permitted to wear training shoes, replica jerseys and blue denims. The Purchasers and Guests are also prohibited from wearing any team colours of any kind when attending any function at the Stadium, Purchasers should note that buses winot be permitted entry to the car park without prior express averement of the Company.

agreement of the Company.

15. The Purchaser will and will procure that its Guests conduct themselves at all times in the Stadium in a manner befitting the good reputation and integrity of the Company, and in accordance with the Ground Regulations. Without prejudice to the Ground Regulations, the following is not permitted in the Stadium or no the Company's property: foul insulting, offensive or abusive language or behaviour, racist, discriminatory, insulting, offensive or sectarian remarks, songs or chants, or the promotion or endorsement of any political organisation or group proscribed under the Terrorism Act 2000.

proscribed under the Terrorsm Act 2000.

16. The Stadium has been designated a no smoking building.

Smoking is strictly forbidden within the Stadium, It is the

responsibility of the Purchaser to ensure that its representatives

and Guests adhere strictly to the non-smoking policy of the

Stadium, Fallure to adhere may result in ejection from the

Stadium or referral to the authorities. In the event of such failure

the Company shall be entitled to terminate this Agreement. without compensation or notice to the Purchaser. Exit and re-entry by the Purchaser and its Guests is strictly prohibited.

re-entry by the Purchaser and its Guests is strictly prohibited.

7. It is not permitted for the Purchaser or for any Guest to bring into or consume in the Stadium any food or drink not provided by the Company. The Company at its sole discretion reserves the right to refuse to serve alcohol to any Purchaser or Guest. The Purchaser shall not and shall procure that its Guests do not: (1) remove alcohol from the Facilities, and/or (ii) bring to or serve alcoholic drinks or other beverages in the Facilities other than those supplied by the Company, without the prior written consent of the Company.

In J. The Purchaser is responsible for ensuring that the high standard of behaviour required at the Stadium is maintained, and must also ensure that its Guests adhere to the generally accepted standards of behaviour and conduct as indicated in the Ground Regulations (as these may be amended by the Company from time to time). Any breach of the Agreement or the Ground Regulations (as my Guest will be deemed to be a breach by the Purchaser of this Agreement.

20. In the event that the Purchaser or any of its Guests breach or fail to comply with the terms of this Agreement and/or any of the Ground Regulations, the Company shall be entitled to terminate this Agreement without refund, compensation or notice to the Purchaser and to revoke the Purchaser and its Guests' entitlement to use the Facilities. On such termination the Company shall be free to deal with the Facilities as it thinks fit,

Company shall be free to deal with the Facilities as it thinks lit. 21. The Purchaser will be liable to the Company for all and any losses, damages and liability of whatever nature and however arising (including reasonable legal costs) as a result of any breach of the Purchaser's obligations specified in this Agreement. Business Customers shall indeminity and hold the Company harmless against all and any losses, damages of whatever nature and howsoever arising as a result of any breach or alleged breach of its obligations, undertakings and warranties as specified in this Agreement, Such indemnity shall also include all legal costs.

### Date

22. In the event that the Company is unable to perform its obligations under the Agreement by any cause beyond its control (including but not limited to the cancellation or rearrangement of the Relevant Match), the Company shall not be liable for any loss incurred by the Purchaser as a result of such non-performance, subject to the Company providing a refund or suitable alternative services at a rearranged or rescheduled fixture (if available, at the Company's discretion and on the receipt by the Company of written evidence from the Purchaser). If the Relevant Match is abandoned, the Purchaser may be entitled to a refund (in full or in part) of the Fee depending on the circumstances. The Company shall not be held liable for the loss or late delivery of any Ticket caused by malfunction, interruption of mail services, or incomplete or inaccurate data entry by the Purchaser.

23, The Company shall, in no circumstances, be liable to Business Customers in contract, delict (including negligence) warranty or otherwise, in respect of any of the following losses or damage (whether such losses or damages were foreseen, foreseeable, known or otherwise):

23.1, indirect or consequential losses

23.2. losses that were not caused by any breach on the part of

23.3. loss of business profits, salary, business revenue, goodwill, or anticipated savings; or

23.4. loss which could have been avoided by reasonable

Commercial purposes.

25. The failure of the Company to exercise or enforce any right conferred on the Company by these Terms and Conditions sha not be deemed to be a waiver any such right or operate to bar the exercise or enforcement of any right, power or remedy available to the Company at that time.

26. Each of the paragraphs of the Terms and Conditions operates separately. If any court or relevant authority decides that any of them are unlawful, the remaining paragraphs will remain in full force and effect.

27. All notices given under the Agreement shall be in writing and shall be sent to the addresses of the parties specified in the Booking Form, Any such notice shall be considered to be properly served if sent by email, pre-paid post or personally,

28. Nothing in this Agreement shall constitute or be deemed to constitute a joint venture, agency or partnership between the

ny changes to this Agreement must be agreed in writing by oth parties.

30. The Agreement shall be construed in accordance with Scots Law. For Business Customers, this Agreement shall be subject to the exclusive jurisdiction of the Scottish Courts. For individuals, this Agreement shall be subject to the non-exclusive jurisdiction



