# OFFICIAL HAMPDEN HOSPITALITY UEFA EURO 2020 PLAY-OFF SEMI-FINAL



Thursday 26th March | Kick-off 7.45pm

### SKYBOX FOR 10 GUESTS £3120

Champagne reception / Four course meal
Complimentary bar for 4 hours / Half-time refreshments
Programme / 3 car parking passes

## **GOLD PACKAGE £220**

Complimentary bar for 3 hours / 3 course meal Half-time refreshments / Executive seating in the William Hill Stand Programme / 1 car park pass per booking

#### LOMOND BURGER & BAR PACKAGE £99

Burger Bar / Half-time refreshments
Lounge access with pay bar pre and post-match
Executive seating in the William Hill Stand / Programme
1 car park pass per booking

All packages include a special appearance from a Scotland Legend



DON'T MISS OUT. CALL TODAY **0141 620 4040** 



## OFFICIAL HAMPDEN HOSPITALITY

## JEFA EURO 2020 PLAY-OFF SEMI-FINAL

## SCOTLAND v ISRAEL Thursday 26th March Kick-off 7.45pm

Please reserves Skybox 1		10 guests at £3120	Gold P	Gold Package £220	
		urger & Bar Package £99	All prices in		
NAME OF PURCHASE	≣R	COMPANY			
FULL POSTAL ADDRE	ESS				
TELEPHONE			HOST OF TABLE		
EMAIL				TOTAL AMOUNT PAYABLE £	
		ve notification by email of hospitality offers for exampleted booking form we will email a pro forma invoice.			

Position of Purchaser

#### MATCH HOSPITALITY FACILITIES

Signature of Purchaser

IEMMS & CONDITIONS
These terms and conditions (the "Terms and Conditions") 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, 642 98A (the "Company").

- The Company's receipt of a Booking Form does not guarantee at Facilities will be provided. The Facilities are subject to aliability and are sold at the Company's Sole discretion. The mapany is not liable for any loss, expense or other type of aim arising as a result of any unsuccessful attempt to book or richase Facilities.
- er by the Purchaser to purchase the Facilities. The chaser's offer shall be deemed to be accepted and a binding stract for delivery of the Facilities formed only once: (i) the meant of the Facilities formed only once: (i) the ment of the Fee (the "Invoice"); and (ii) the Company fiftins that payment of the Fee has been made by the chaser to the Company in cleared funds. The Purchaser must rany invoice in full immediately upon receipt. The accepted ment methods are: cheque, bank transfer, credit or debit d (Visa, Visa debit, Visa Electron, MasterCard and Maestro).
- . The Facilities will be made available to either. (i) individuals; or ii) "Business Customers", defined as those individuals making se of the Facilities in connection with their business or trade, pecific terms will apply to Business Customers as set out in hese Terms and Conditions.
- 6. Once the Facilities are purchased, the Purchaser will not be able to obtain a full refund of the Fee if they then wish to cand their purchase in whole or in part. Cancellation or part cancellation must be made in writing by letter to the Stadium
- 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;

- Match, and
  6.3.25% of the Fee if written notice of cancellation is received
  by the Company more than 28 days prior to the Relevant Match;
  7. The Facilities will only be available on the day of the Relevant
  Match in the period which is necessary to ensure that the
  Facilities are provided, which shall be set out on the Company's
  website or on the Invoice. The Company is not liable for any loss,
  expense or other type of claim arising as a result of any dates or
  times becoming unsuitable for the Purchaser and/or the Guests.
- 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 Purchaser 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.

- a third party.

  II. if 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 Delivey, 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 collection at the Tickets.
- 13. 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.

- proscribed under the Terrorism 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 adherer strictly to the non-smoking policy of the Stadium. Failure 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.

- 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,

Date

- the Company,

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

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





Please complete all details and return to: