



110

IRFU TEN-YEAR
TICKET OFFERING

A SPECIAL BOND

“As a kid, you dream about walking out on the Aviva turf in a green jersey. You don’t dare imagine what it must be like, yet you do. You wonder how your chest could contain the pride as you take in the colour, the noise, the passion bouncing off the stands. You look for your family and know what this means to them. What you’re not prepared for, is that reality surpassing the dream or the discovery that the bond between the Irish supporters and team is special – and directly impacts on performance and results.”

JAMES RYAN





A SPECIAL PLACE

The Aviva Stadium has quickly become one of the most iconic stadiums in world rugby. A place where 'The Lansdowne Roar' has been undiluted by the upgrading of facilities to match the emergence of the Ireland team as one of the best in world rugby.

As we look forward to returning to 'The Aviva', we invite you to secure your own seat(s) for the next 10 years of Irish international rugby.

The Aviva has witnessed unparalleled success for Irish rugby over the past decade. Nobody present will ever forget the atmosphere when Ireland narrowly lost to the All Blacks in 2013 – or making up for it in 2018 with our first ever home victory over them. But these are not one offs – the achievements of the team in winning a Grand Slam and two further Six Nations Championships in the past 10 years have been built on establishing The Aviva as a fortress.

What's more, the future looks just as bright. Irish Rugby has adapted to its new position at the very top end of the world game. The talent coming through the Irish system is such that one can anticipate many more extraordinary occasions, to match those that have gone before.

This is your chance to ensure you are there to enjoy special moments, in a special place, with a special team.

A SPECIAL MOMENT

"I can't tell you the value I've had from my membership of the Patrons Club. Let me put it this way: I wasn't sure that we'd ever beat the All Blacks in my lifetime. So, how do you put a value on being there, with your son by your side, for our first ever home win over them? All I know is that I am very glad that I was, because it was just one of those special moments in life..."

PATRONS CLUB MEMBER

A SPECIAL EXPERIENCE

Every Ireland match at Aviva Stadium is a special experience.

- From the atmosphere and energy as you approach the ground to the pre-match chat and colour.
- From the anticipation as you settle in your seat to the singing of the anthems.
- From the rush of the kick-off to the giving of all on the pitch.
- From the passion and the athleticism to the drama unfolding and 'Dear God, the tension'.
- From the heaving roar to the final shrill blast.
- From the post-match comedown drink to the telling of the tales.

Rugby is unique.

Supporting Ireland just makes it more so.

That's why tickets for Ireland matches are perpetually at a premium, as pre-match sell-out attendances have become the norm.

This is your invitation to rest secure in the knowledge of never having to worry about ticket accessibility, while all around clamour for access to the biggest occasions in Irish sport.



A SPECIAL JOURNEY

Nobody can say for sure what lies in store for Irish Rugby over the next 10 years. But if past performance is any guide, then the chances are that there will be plenty of drama, suspense, passion and sheer pride involved.

In the past decade, Ireland has won a Grand Slam and three Six Nations Championships. We have beaten New Zealand, South Africa and Australia at home in Aviva Stadium and been consistently ranked in the world's top three nations.

Indeed, Irish Rugby's recent success has not been confined to the Men's Senior Team. We've seen our Women's side winning a Grand Slam in 2013, our under 20 side enjoying similar success in 2019, and both Men's and Women's Sevens teams now fully fledged members of the World Rugby Sevens Series.

What's next? Who can say? 10 years ago, many felt that the 'Golden Generation' were coming to an end and that Ireland would be facing a period of transition and more difficult times on the field of play. Who knew that some of our greatest ever achievements were just around the corner?

Chances are that this time the journey is going to be just as dramatic, emotional and fun. With the quality of players coming through the Irish system, the only promise we make is that there is promise.

A SPECIAL CLUB

· 10 YEAR MEMBERSHIP OF THE PATRONS CLUB ·

When you purchase your 10 Year ticket, you become a member of the Patrons Club, whose support contributes meaningfully to the success of Irish Rugby.

You will enjoy the security of knowing that you have one of the best tickets in the stadium to every match – including all those ‘simply have to be there’ ones.

Your post-game analysis will take place in the comfort and convenience of the best bars and restaurants, as friendships flourish with other members and guests.



KEY BENEFITS INCLUDE



A guaranteed prime positioned seat at all of Ireland's home Guinness Six Nations and November Internationals at Aviva Stadium



The security of your own seat for ten years



Access to top class bars, restaurants and food concessions



First option on concerts with national and international stars held at Aviva Stadium



First option on Leinster Rugby games played in Aviva Stadium



Access to exclusive Patrons Club events, charter travel, and much, much more



TEN YEAR MEMBERSHIP

PRICE: €15,000 PER TICKET

OPTION 1	OPTION 2	OPTION 3
•	•	•
Deposit of €1,500 per ticket	Deposit of €1,500 per ticket	Deposit of €1,500 per ticket
Payment of €4,800 per ticket by 30/11/2021	Payment of €4,800 per ticket by 30/11/2021	Payment of €4,800 per ticket by 30/11/2021
Payment of €8,700 per ticket by 14/02/2022	€5,044 per ticket by 29/07/2022	*Jan 2022 to Dec 2022 (12 months)
	€5,044 per ticket by 30/04/2024	€550 per ticket per month.
		Jan 2023 to March 2024 (15 months)
		€200 per ticket per month.

*Monthly payments will be by direct debit. A mandate form will be provided.

No cash or credit cards will be accepted. If you wish to pay by electronic funds transfer, please see our bank details below. Please ensure the name of applicant on the particulars of application form matches the reference on your bank transfer so we can tie payments to applications.

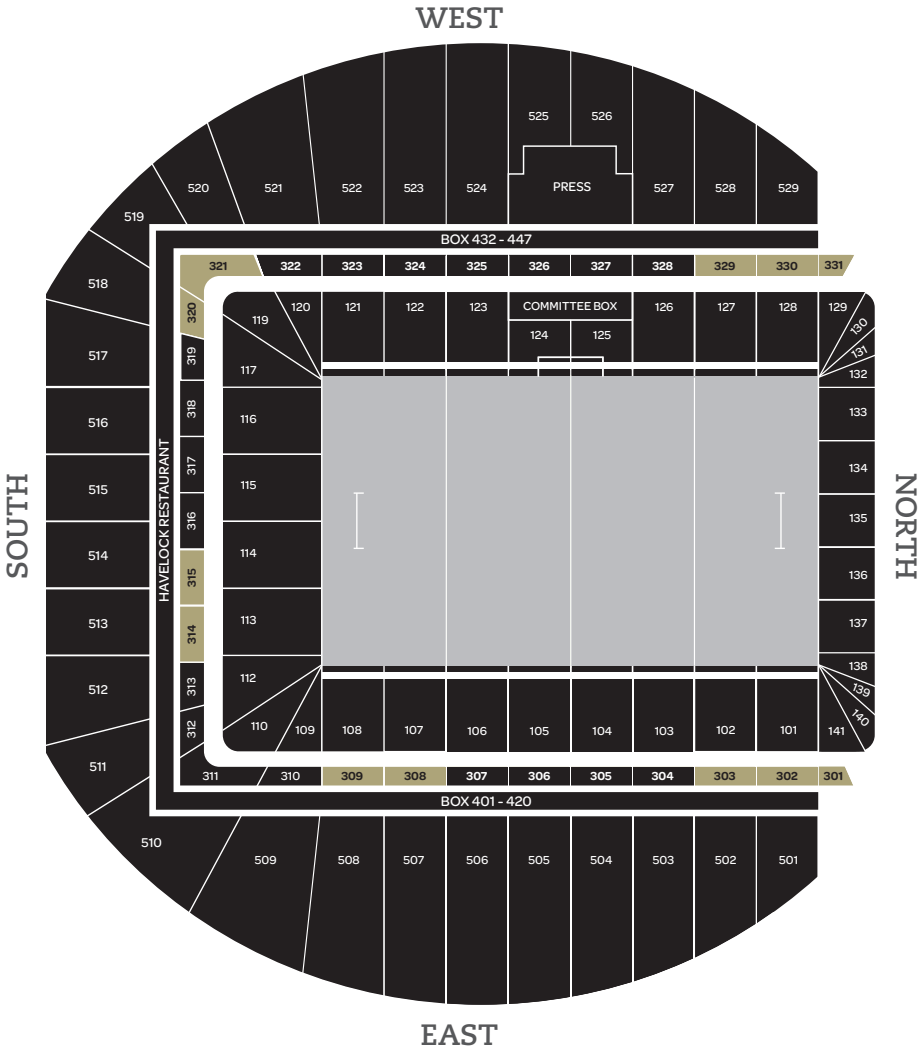
Bank of Ireland, 2 College Green, Dublin 2	Sort code: 90-00-17
Account Name: IRFU Ticket Account	IBAN: IE46 BOFI 9000 1716 3059 41
Account Number: 16305941	Swift code: BOFIE2D

If you have any queries, please contact tickets@irishrugby.ie or call the ticket office on 01 637 9420 or 01 647 3800.



TICKET LOCATION

BLOCKS AVAILABLE ARE MARKED IN GOLD



TERMS AND CONDITIONS OF THE IRISH RUGBY FOOTBALL UNION TEN YEAR MEMBERS TICKET

1.

An application to the Irish Rugby Football Union for the allocation of a Ten Year Members Ticket (each a “Ticket”) is subject to these terms and conditions (the “Terms and Conditions”).
2.

A Ticket consists of the right to membership of the Patrons Club, and to receive tickets for matches covered by Term 5 below (“Match Tickets”) for a designated seat within the Irish Rugby Football Union’s (“IRFU”) sports grounds at Aviva Stadium, Dublin 4 (“Aviva Stadium”) for a period of ten (10) years commencing on the date specifically notified by the IRFU to the Purchaser.
3.

Submission of an application for the allocation of a Ticket shall be deemed to be an offer by that applicant to purchase a Ten Year Members Ticket and shall constitute acceptance by the applicant of the Terms and Conditions. For the avoidance of doubt, the applicant is the person named as the applicant on the completed Particulars of Application and, if the application is successful, will be registered by the IRFU as the legal owner of the Ticket.
4.

All applications for the allocation of a Ticket must include the completed Particulars of Application and a cheque/draft or transfer for the appropriate amount required (per Ticket) for the selected payment option as set out in the Payment Options section of this Brochure (the “Payment Options”) and which must be returned to the Ticket Office Manager, IRFU, 10-12 Lansdowne Road, Dublin 4.
5.

The application for the allocation of a Ticket relates only to Rugby Union matches held under the auspices of the IRFU at Aviva Stadium which are under its sole and exclusive control and jurisdiction, in which the Irish International Senior Men’s Rugby Team is playing in a full international (a “Match” or “Matches”). All other matches of any kind are excluded, including but not limited to Rugby World Cup matches, invitational matches such as Barbarians matches, Celtic (Guinness Pro14) League or Cup matches or any successor competitions, rugby sevens matches of any kind and EPCR European Rugby Champions Cup or European Rugby Challenge Cup matches or any successor competitions.
6.

The allocation of Tickets shall be entirely at the discretion of the IRFU. The IRFU shall have the final decision in relation to the allocation of Tickets and the location of the designated seats to which those Tickets relate. In any case of an applicant applying for the allocation of more than one Ticket and the IRFU being unable or refusing for any reason whatsoever to allocate the full number of Tickets for which the applicant has applied, the IRFU has absolute discretion to allocate such number of Tickets as it sees fit PROVIDED THAT if the IRFU does not allocate the full number of Tickets for which the applicant has applied the applicant may withdraw his application by written notice within 14 days of notification of the allocation. In the event of such withdrawal any monies submitted with the Particulars of Application will be refunded.
7.

A successful applicant (“Purchaser”) shall be notified by letter and/or by email that his offer to purchase a Ticket (pursuant to Term 3 above) has been accepted by the IRFU by no later than 14 days after the closing date for application as specified in the Payment Options or 14 days after receipt of the application by the IRFU whichever shall be the later where upon these Terms and Conditions shall form a binding contract between the IRFU and the Purchaser (subject always to the proviso at Term 6). For the avoidance of doubt Sections 14 and 15 of the EU (Consumer Information, Cancellation & Other Rights) Regulations 2013, which provide a right to 'change your mind' 14 days after certain agreements are concluded does not apply to this Agreement. However, as a gesture of goodwill, the IRFU offers the Purchaser a “cooling off period” and the opportunity to cancel this Agreement within 10 days from the date of the IRFU’s notification of acceptance as referred to above. In such event, the Applicant should contact the Ticket Office Manager at IRFU, 10-12 Lansdowne Road, Dublin 4 (**Telephone 01 6473800**). A Purchaser shall make all subsequent payments required by him strictly in accordance with the timescales set out in the Payment Options, and time shall be of the essence in this regard. Failure to make payment by the due dates specified in the Payment Options will constitute a breach of contract entitling the IRFU to terminate the

8.

Purchaser's Ticket forthwith and in such event any entitlements under the Terms and Conditions, whether in respect of Match Tickets or other Membership benefits, will cease with immediate effect. In the event of such termination no refund of any monies already paid to IRFU in respect of the Ticket will be made.
9.

Match Tickets will be issued subject to the normal terms and conditions applicable to international tickets issued by the IRFU for matches at Aviva Stadium and any applicable stadium regulations. Details of such conditions and regulations (which are subject to change from time to time) are available on application to the IRFU.
10.

The IRFU gives no representation or warranty that any particular match or category of matches under the sole and exclusive jurisdiction of the IRFU will be held at Aviva Stadium. In the event that a particular match or matches under the sole and exclusive jurisdiction of the IRFU are not held in Aviva Stadium during the term of the Ticket, the Purchaser shall not be entitled to a ticket for such match or matches and there will be no extension of the term of the Ticket nor any reimbursement to the Purchaser of the sum paid by the Purchaser for the Ticket or any part thereof.
11.

In the event of a match or matches that would otherwise be covered by Term 5 not being played at Aviva Stadium during the term of the Ticket (“Other Matches”), the IRFU may, in its absolute discretion where the Other Matches are played in a stadium located in Ireland (a “Local Stadium”), allot to the Purchaser a ticket to attend each of such Other Matches at such Local Stadium and in such seat as it shall decide in its absolute discretion.
12.

As part of the Patrons Club Membership the IRFU shall request concert promoters to offer to Purchasers the opportunity to purchase a ticket for concerts held at Aviva Stadium. No assurance is given that any such tickets will be made available to the Purchaser. Such tickets shall be subject to such terms and conditions as may be stipulated by the IRFU or concert promoter and shall not be for the designated seat to which the Ticket relates and may be a general admission ticket for any
13.

As part of the Patrons Club Membership the IRFU shall request Leinster Rugby to offer to Purchasers the opportunity to purchase a ticket for Leinster Rugby matches held at Aviva Stadium for matches that are under the sole and exclusive remit of Leinster Rugby. No assurance is given that any such tickets will be made available to the Purchaser. Such tickets shall be subject to such terms and conditions as may be stipulated by the IRFU or Leinster Rugby and shall not be for the designated seat to which the Ticket relates and may be a general admission ticket for any position in Aviva Stadium. If a Purchaser fails to avail of the opportunity to purchase a ticket within a time period stipulated by the IRFU or Leinster Rugby, the opportunity to purchase such a ticket shall lapse.
14.

The IRFU shall use reasonable endeavours to provide Purchasers with access to all Patrons Club events, and away match ticket lotteries and charters that may be organised from time to time for Patrons Club members.
15.

As part of the Patrons Club Membership the IRFU shall request Leinster Rugby to offer to Purchasers the opportunity to purchase a ticket for Leinster Rugby matches held at Aviva Stadium for matches that are under the sole and exclusive remit of Leinster Rugby. No assurance is given that any such tickets will be made available to the Purchaser. Such tickets shall be subject to such terms and conditions as may be stipulated by the IRFU or Leinster Rugby and shall not be for the designated seat to which the Ticket relates and may be a general admission ticket for any position in Aviva Stadium. If a Purchaser fails to avail of the opportunity to purchase a ticket within a time period stipulated by the IRFU or Leinster Rugby, the opportunity to purchase such a ticket shall lapse.
16.

The IRFU shall be at liberty upon not less than seven days prior written notice to require the Purchaser to transfer his use of the designated seat to which the Ticket relates to another seat which in the opinion of the IRFU is in a commensurate position.
17.

Save as provided in Term 6 and Term 22, a Ticket cannot be exchanged or refunded after allocation to a Purchaser.
18.

All Match Tickets issued to the Purchaser shall remain at all times the property of the IRFU which has the right to recall any Match Ticket at any time.

17.

All Match Tickets are issued for the Purchaser's own use or that of his guests only. The Purchaser shall act in his own capacity and not as agent for any third party. Save as provided for in Term 18 and Term 19 it is not permitted for the Purchaser to sell or otherwise transfer a Ticket or Match Ticket to any other person, to exploit a Ticket or Match Ticket commercially or non-commercially, to use it for promotional purposes, as part of a hospitality package, for competitions or campaigns or to transfer and/or dispose of a Ticket or Match Ticket in any way unless authorised in writing by the IRFU.

18.

The IRFU may authorise a Purchaser in writing to transfer his Ticket or any Match Ticket to another person if it deems it appropriate to do so in all the circumstances but there shall be no obligation upon the IRFU to grant such authorisation. Any Purchaser wishing to transfer a Ticket and/or Match Ticket must provide the IRFU with the reason for the proposed transfer and details of the proposed transferee for its prior consideration and approval.

19.

In the event of the death or insolvency of a Purchaser, his legal personal representative or the official administering the insolvency must inform the IRFU of any change in circumstances or beneficial entitlement to the Ticket and obtain the consent of the IRFU to transfer the Ticket into the name of the appropriate beneficiary or third party and provide the address to which all future correspondence and Match Tickets should be sent.

20.

Any use of a Ticket and/or Match Ticket in breach of Term 17 shall entitle the IRFU to extinguish all rights conferred or evidenced by such Ticket and/or Match Ticket, so that such Ticket and/or Match Ticket shall be immediately nullified or withdrawn and the IRFU shall have the right to confiscate such Ticket and/or Match Ticket, to deny access to the Purchaser or other Ticket or Match Ticket holder, or refuse anyone who is using such a Ticket or Match Ticket to gain access. For the avoidance of doubt, the Purchaser of a Ticket used in breach of Term 17 is not entitled to any refund and the Ticket in question may be re-sold by the IRFU.

21.

Failure to observe any of these Terms and Conditions will constitute a breach of contract enforceable in law and may result in legal action by the IRFU. The IRFU shall be entitled to terminate a Ticket upon breach of any of the Terms and Conditions by the Purchaser.

22.

The IRFU may in its absolute discretion terminate a Ticket on giving not less than four weeks' notice in writing to the Purchaser. If a Ticket is terminated by the IRFU, save in accordance with Term 20 or Term 21, the Purchaser shall be entitled to a refund of all monies paid less the appropriate proportion attributable to the expired period of the ticket, which shall be based on the original purchase price and the time elapsed and which shall be calculated on the date of such notice.

23.

All Match Tickets or notices under these Terms and Conditions shall be sent by ordinary prepaid post to the address of the Purchaser as given by the Purchaser on the application form at the sole risk of the Purchaser, unless another address is subsequently notified to the IRFU. The IRFU accepts no responsibility to replace lost, damaged or stolen Match Tickets. The onus rests with the Purchaser to ensure the IRFU has his correct, up-to-date address. All notices shall be deemed to have been received upon delivery, or within 72 hours of posting, whichever is the earlier. In some circumstances notices may appear on the IRFU's website www.IrishRugby.ie or be published in a national newspaper or notified by email and shall be deemed to be delivered on the same day as published on the IRFU's website or published in a national newspaper or sent by email.

24.

The Purchaser must provide and maintain a valid mobile telephone number and email address, either of which may be used by the IRFU to contact the Purchaser. Match Tickets may, in the future, be issued by way of email or take the form of radio frequency ID (RFID) or other cards.

25.

The IRFU excludes to the maximum extent permitted by the law any liability for loss, injury or damage to persons or property in or around the stadium. Any liability on the part of the IRFU shall be limited to the official price of the Ticket.

26.

The Purchaser shall comply with all relevant statutes, health and safety regulations and stadium regulations when attending the international rugby union matches to which a Ticket relates. In addition, the Purchaser shall comply with all instructions issued by the IRFU and/or its agents or employees.

27.

All applicants **hereby consent** to the Irish Rugby Football Union (IRFU) collecting and recording the personal data contained within the application form in this brochure ("Personal Data") for the purpose of processing, issuing and providing memberships of the Patrons Club. Applicants understand that Personal Data will be retained by the IRFU for the duration of the Ten Year Membership. Applicants further understand and **hereby consent** to the IRFU sharing such Personal Data as is relevant and necessary in connection with the membership of the Patrons Club with such third parties as are specified in this Agreement and as are contained in the IRFU Privacy Policy, which may be accessed below. Applicants have a number of rights around the processing of Personal Data, including the right to request in writing a copy of the Personal Data which the IRFU holds, amend any information which is incorrect and to apply to have Personal Data erased. Further details on the IRFU Privacy policy can be found on our website at <https://www.irishrugby.ie/privacy/> and are also available upon request in writing to the IRFU.

28.

Any Party that is subject to a Force Majeure Event (the "Affected Party") shall not be in breach of this Agreement and shall be excused from performance under this Agreement while and to the extent they are unable to perform their obligations due to any Force Majeure Event, provided that the Affected Party:

(a)

as soon as reasonably practicable notifies the other Party in writing of the nature and extent of the Force Majeure Event causing its failure or delay in performance;

(b)

could not have avoided the effect of the Force Majeure Event by taking reasonable precautions which, having regard to all the matters known to it before the Force Majeure Event, it ought reasonably to have taken, but did not; and

(c)

has used all reasonable endeavours to mitigate the effect of the Force Majeure Event, to carry out its obligations under this Agreement in any way that is reasonably practicable and to resume the performance of its obligations as soon as reasonably possible.

28.1

This clause 28.1 shall not apply to the rescheduling, relocation or cancellation of a Match in its entirety due to a Force Majeure Event, which shall be dealt with pursuant to clauses 28.2 to 28.4 (as applicable).

28.2

If the IRFU becomes aware that a Match is or is reasonably likely to be (for any reason):

(a)

staged in the absence of members of the public physically attending ("**Behind Closed Doors**");

(b)

staged with a reduced capacity of members of the public able to physically attend ("**Reduced Capacity**");

(c)

postponed to a different date or relocated to a different location; or

(d)

cancelled, (such circumstances being a "**Cancelled / Changed Event**"), the IRFU shall notify the Purchaser of such Cancelled/Changed Event as soon as is reasonably practicable and the provisions of clause 28.3 shall apply with effect from such notification.

28.3

The Parties agree that:

(a)

The IRFU shall not in any circumstances be deemed to be in breach of this Agreement by virtue of a Cancelled/Changed Event occurring;

(b)

The IRFU's obligation to provide Match Tickets shall cease to apply upon the IRFU giving written notice to the Purchaser of a Cancelled/Changed Event; and

- (c) The IRFU shall, after providing notice of a Cancelled/Changed Event, have the right to terminate this Agreement with immediate effect by giving written notice to the Purchaser (without prejudice to the Parties' respective rights and liabilities arising before the notification of the Cancelled/Changed Event, the Parties shall thereafter be relieved of their rights and obligations under this Agreement in respect of the period following the IRFU's termination notice); and

(d) where a Cancelled/Changed Event consists of:

(i) a Match being staged Behind Closed-Doors or at a Reduced Capacity (and the IRFU has not exercised its option to terminate the Agreement in accordance with clause 28.3(c)), this shall not affect either Party's performance of its obligations hereunder (including the Purchaser's obligations to pay the membership fees in accordance with this Agreement), save that the IRFU's obligation to provide Match Tickets shall not apply (as detailed in clause 28.3(b)); or

(ii) a Match being postponed to a different date or relocated to a different location (and the IRFU has not exercised its option to terminate the Agreement in accordance with clause 28.3(c)), the IRFU shall use reasonable endeavours to procure a Match Ticket for the Purchaser for the Match on such new date(s) or location; or

(iii) a Match being cancelled, the IRFU may in its absolute discretion provide the Purchaser with a Match Ticket for an additional Match beyond the term of the Purchaser's membership term.

28.4 For the purposes of this Agreement, a "Force Majeure Event" means any event or sequence of events beyond a Party's reasonable control, including (without limitation):

(a) acts of God, lightning, flood, storm or other adverse weather conditions, volcanic activity, earthquake or other natural disaster;

(b) epidemic, pandemic and/or any other outbreak of disease or infectious disease (including the disease known as coronavirus disease (COVID-19) and the virus known as severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2));

(c) acts of terrorism, civil war, civil commotion, armed conflict, blockade, riot, invasion, act of foreign enemies, hostilities (whether war is declared or not), rebellion, requisition, revolution, insurrection, military or usurped power or confiscation, embargo, blockade or impact by any vehicle, vessel or aircraft (or the actual or genuinely-perceived threat of any of the foregoing matters listed in this sub-clause (b));

(d) fire or explosion or radioactive, nuclear, chemical or biological contamination;

(e) law, or governmental order, rule, regulation, advice or direction, judgment, order or decree;

(f) labour dispute (including, but not limited to, strikes, industrial action, lockouts or boycott), other than industrial action taken by any employees of either Party which shall not constitute a Force Majeure Event (save where such action is taken in the context of a nationwide non-industry specific industrial dispute);

(g) collapse of building or structure;

(h) malicious or negligent damage, theft, cyber-attack or other mischievous act (other than, in each case, by the Party seeking to rely on it as a Force Majeure Event or by a member of the same Group as such Party);

(i) interruption or failure of any transport network or utility service (including to electric power, gas, water, internet or telephone service);

(j) period of national mourning (including but not limited to the death of a monarch); and/or

(k) actions or omission of the operator of the venue at which the Event is scheduled to be staged.

29. These Terms and Conditions are governed by Irish Law and the parties submit to the exclusive jurisdiction of the Irish Courts. This agreement shall be deemed to have been made in Dublin and any proceedings in connection with this agreement shall be brought in any Court of competent jurisdiction in Dublin.
30. If any of the Terms and Conditions are deemed to be, or become invalid, illegal, void or unenforceable under applicable laws, then such Terms and Conditions will be deemed amended to conform to applicable laws so as to be valid and enforceable, or if it cannot be so amended without materially altering the intention of the parties, it will be deleted, but the validity, legality and enforceability of the remaining Terms and Conditions shall not be impaired or affected in any way.

31. Any dispute arising between the IRFU and a Purchaser in connection with the Terms and Conditions, save in relation to the allocation of Tickets or the location of designated seats in accordance with Term 6, shall first be the subject of negotiations between the parties. If the parties cannot resolve the dispute through negotiation the dispute shall be referred by either party to a single mediator to be nominated by the parties, or in default of agreement, by the President for the time being of the Law Society of Ireland, or in the event of his being unwilling or unable to do so by the next senior officer in the Law Society who is willing and able to make the appointment provided always that these provisions shall apply also to the appointment (whether by agreement or otherwise) of any replacement mediator where the original mediator (or any replacement) has been removed by order of the High Court, or refuses to act, or is incapable of acting or dies. The costs of the mediator shall be borne equally by the parties. Failing a resolution of the dispute through mediation to the satisfaction of all parties, the dispute shall be decided by an independent arbitrator agreed by the parties or in default of agreement, appointed by the President for the time being of the Law Society of Ireland or in the event of his being unwilling or unable to do so by the next senior officer in the Law Society who is willing and able to make the appointment provided always that these provisions shall apply also to the appointment (whether by agreement or otherwise) of any replacement arbitrator where the original arbitrator (or any replacement) has been removed by order of the High Court, or refuses to act, or is
- incapable of acting or dies. The provisions of the Arbitration Act 2010 and any statutory modification or re-enactment thereof for the time being in force, shall apply. The costs of the arbitrator shall be borne in the proportions as determined by the arbitrator.

32. The failure to enforce or to exercise at any time or for any period any term of or any right pursuant to these Terms and Conditions shall not be construed as a waiver of any such term or right and shall not in any way affect the right later to enforce or exercise it.

33. These Terms and Conditions constitute the entire agreement between the parties and any applicant for a Ticket under these Terms and Conditions acknowledges that he has not relied upon any oral or written representation made by the IRFU or it's agents or employees. If there is any conflict between these Terms and Conditions and the contents of any brochure, advertisement or document published by the IRFU, these Terms and Conditions shall prevail.

34. For the purpose of these Terms and Conditions capitalised expressions shall have the meaning ascribed to them and, unless the context otherwise requires, words denoting singular shall include plural and vice versa, words denoting any gender shall include all genders and words denoting persons shall include bodies corporate and unincorporated associations, partnerships, individuals and any other legal or commercial entity or undertaking.

35. No addition to or modification of any of the provisions of these Terms and Conditions shall be binding on the parties unless it is confirmed in writing (email will suffice) by or on behalf of each party.



Irish Rugby Football Union
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Ballsbridge, Dublin 4

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www.irishrugby.ie