



A CHARITY WHITE-COLLAR BOXING GALA
 Thursday 28th June 2012 – The Great Hall, Chelsea FC, London

Full Name:

Company/Host:

Address:

Post Code:

Telephone NO:

Email Address:

Hospitality Options	Unit Price	Quantity	Total (£)
---------------------	------------	----------	-----------

1. VIP Ringside:

- Table of 10
- Individual Seats

2. Standard:

- Table of 10
- Individual Seats

All prices quoted are inclusive of VAT

Grand Total:

Card Type:		Card Number:																	
Valid From:		Expires:		Security Code (Last 3 Digits):						Issue Number:									
Name Of Cardholder As It Appears On Card:																			
Billing Address (If Different From Above):																			
Post Code:			Tel:			Email:													
SIGNATURE:												DATE:							
COMPANY:									BUSINESS TITLE:										
<p>By signing this booking form I/We acknowledge that this is a document which is intended to have contractual effect, that immediately upon acceptance of the booking by The Real Fight Club, a binding contract will come into existence, and that the terms of the contract include The Real Fight Club's standard terms and conditions of business. If you have not already received a copy The Real Fight Club standard terms and conditions of business, a copy is available on request and you are advised to obtain a copy before submitting this Booking Form.</p>																			

Please complete, print and return this form with your signature via either of the following methods:

Fax: +44 (0)7092 390 391 / **Email:** info@therealfightclub.com

BOOKING CONDITIONS AND TERMS OF PAYMENT

1. The Contract

A Contract shall be deemed to have been made between The Real Fight Club (Events) Limited ["TRFC"] and the booking client ["the Client"] when the Client has confirmed requirements by, inter alia, facsimile, letter written order form, email or telephone and TRFC have accepted such a booking – an invoice being proof of such acceptance.

2. Price

All prices quoted are inclusive of VAT. In the event of the rate of VAT applicable being increased between the acceptance of a booking and an event the client shall be liable to pay such increase before packages are issued.

3. Payment – Corporate Hospitality, Special Events and Tickets with Corporate Hospitality

3.1 Deposit. A non-refundable deposit of 50% of the booking must be paid within 3 days of acceptance of the booking unless the booking is accepted within 28 days of an event in which case the full amount must be paid immediately upon the booking being accepted.

3.2 Payment of Balance. The balance of the overall price must be paid not less than 28 days before the date of the event.

4. Consequences of Failure to Pay

4.1 If payment is not made within the time limits in clause 3 above, this will be in breach of the contract by the Client entitling TRFC to re-allocate the corporate hospitality facilities, bookings and/or tickets without informing the client.

4.2 In the event of the Client not making payment as referred to in clause 4.1 TRFC shall be entitled to retain all the sums already paid by the Client. The balance, if any, of the cost/price of the booking, shall become immediately payable by the Client to TRFC. This is without prejudice to TRFC rights to claim damages from the Client in respect of any loss suffered by TRFC.

4.3 Any unpaid invoices will carry interest at the rate of 10% per month or part thereof in respect of which the account remains unpaid before as well as after judgment.

5. Alterations to advertised packages

5.1 Every reasonable effort will be made to adhere to the advertised packages but any packages may be altered or omitted or dates changed either before or after confirmation of the booking.

6. Liability of TRFC

6.1 The Client hereby acknowledges that TRFC acts as an agent of the Client in arranging the booking, and that TRFC will not be liable for any misrepresentation, negligence, contractual or tortious loss of any kind whatsoever suffered by the Client or any due to any act or omission by or on behalf of any third party.

6.2 In any event TRFC shall not be liable for death or personal injury suffered by the Client or its guests arising out of the booking. This limitation of liability shall also extend to any loss or damages sustained by property or belongings of the Client or any of the Client's guests for any further costs, demands or expenses incurred or suffered by the client arising out of the booking.

6.3 If an event is cancelled or postponed for any reason, including national emergency, outbreak of war, prohibitive government regulations, strikes, consequences of terrorism, inclement weather conditions or any other cause beyond the reasonable control of TRFC, no refunds will be made.

7. Law and construction

The contract and these Terms and Conditions shall be governed by English law and TRFC and the Client hereby submits to the exclusive jurisdiction of the English Courts in all matters regarding to contracts and Terms and Conditions.

7.1 Where the booking contains an insertion in a brochure or other material it is the Client's obligation to supply copy by the specified date, failing which TRFC reserves the right but shall not be obliged to print only the names and address of the Client.