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CORPORATE HOSPITALITY
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NOVEMBER REIGN

NOVEMBER 5 | FORTITUDE MUSIC HALL

PACIFICCAST

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adidas
boxing



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NOVEMBER REIGN

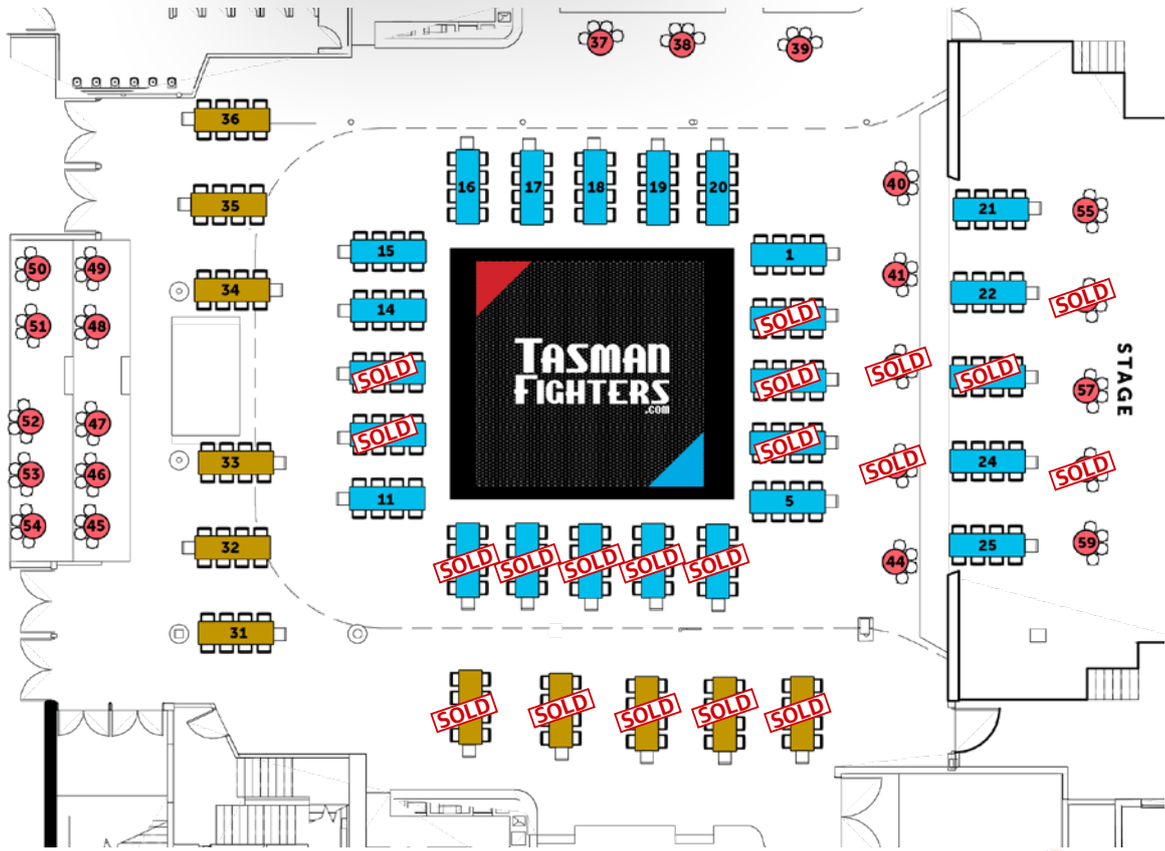
NOVEMBER 5 | FORTITUDE MUSIC HALL

Superstar Taylah Robertson is set to burn up the canvas Saturday November 5 at the Fortitude Music Hall, as she seeks to secure a shot at World Honour's. This is simply the biggest fight of her blistering career to date.

Taylah takes on the Japanese sensation Chaoz Minowa, who has a whopping 60% Knockout rate! So expect to see a great night of skill and talent... Who will be victorious?

SEATING PLAN

- LEGEND**
-  Platinum Tables of 8 (\$5500 inc GST)
 -  Gold Tables of 8 (\$4400 inc GST)
 -  Platinum High Tables of 4 (\$1980 inc GST)
 - General Admission upstairs. (\$99 inc GST)



Ring location and dimension shown is approximate

FLOOR LEVEL

Map is not to scale and is for demonstrative purposes only.

For more information, please contact Tasman Fighters via email: tickets@tasmanfighters.com or Michael via mobile: 0408 123 555





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With also one of the biggest re-matches on Australian soil. Conor Wallace takes on Leti Leti again, after a brutal 10 rounds of pure skill and passion. Leti is Wallace's only loss...

Who will take the victory this time?

With a fully stacked under card like always, you will be on the edge of your seat through out the vnight, do not miss out as this will be a sell out event!!

#THISISTASMANFIGHTERS

INCLUSIONS

	Platinum Tables of 8 (\$5500 inc GST)	Gold Tables of 8 (\$4400 inc GST)	Platinum High Tables of 4 (\$1980 inc GST)
Exclusive access to the weigh-in and press conference	▪	▪	▪
All-inclusive fight night hospitality package including three course meal and 4.5-hour drink package	▪	▪	
All-inclusive fight night hospitality package including a range of cocktail and canapé food items and 4.5-hour drink package			▪
Access to your Corporate Table [^] from 5.30pm	▪ <i>^Ringside or Stage</i>	▪	▪
Access to the official Tasman Fighters post-fight party to mingle with the Teams	▪	▪	▪

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NOVEMBER REIGN

BOOKING FORM

DATE	PACKAGE	TABLE #	PRICE (INC GST)	SUBTOTAL (INC GST)
Saturday 5th Nov 2022	 Platinum Table of 8		\$5500.00	\$
	 Gold Table of 8		\$4400.00	\$
	 High Table of 4		\$1980.00	\$
	GA tickets through ticketmaster [®]		\$99.00	
	GA on Sale soon.		TOTAL (INC GST)	\$

COMPANY DETAILS:

As the person signing this document, I have the authority to bind the persons/company named in this booking form. I understand that the completion and return of this booking form does not guarantee the availability of the product. Bookings will be confirmed once you receive a tax invoice from Tasman Fighters. Should a product be unavailable, we will contact you as soon as possible.

CONTACT NAME:

COMPANY NAME:

POSITION:

PHONE:

ADDRESS:

EMAIL:

I understand that by signing and returning this application form I confirm that I have read the attached terms and conditions on Page 6 and 7 and I will strictly comply with them. All accounts are 7 Days unless alternate arrangements are agreed in writing.

SIGNATURE:

DATE:

PAYMENT METHOD:

- DIRECT DEBIT (INVOICE WILL BE FORWARDED)
 CHEQUE (INVOICE WILL BE FORWARDED)
 VISA (2.0% ADMIN FEES APPLIES)
 MASTERCARD (2.0% ADMIN FEES APPLIES)
 AMEX (2.5% ADMIN FEES APPLIES)

NEXT STEPS (ALL ACCOUNTS ARE PAYABLE WITHIN 7 DAYS UNLESS ALTERNATE ARRANGEMENTS ARE AGREED IN WRITING)

EFT/CHEQUE PAYMENTS

A tax invoice (s) will be sent within 48 hours to the email address this booking form was sent from. Our bank details and address information will be provided.

VISA / MASTERCARD / AMERICAN EXPRESS PAYMENTS

Upon receipt of your booking form, you will receive an invoice with a link to pay online securely via Xero, our accounts software platform. Payments are facilitated by Stripe. We charge administration fees for Credit Card payments as listed above.



For more information, please contact Tasman Fighters
via email: tickets@tasmanfighters.com or Michael via mobile: 0408 123 555



TERMS & CONDITIONS

GENERAL TERMS AND CONDITIONS

The following terms and conditions, comprising four sections; general terms and conditions, ticketing, conditions of entry to the venue, and corporate hospitality additional terms and conditions (for those purchasing this option), govern the purchase of tickets and attendance at the boxing event at The Fortitude Music Hall, Brisbane on 5th November 2022 featuring as the main bout Robertson Versus Minowa (Event). A purchaser of ticket(s) to the Event is referred to in these terms and conditions as "you", "your" and "customer".

The Promoter (Tasman Fighters ABN 97 633 335 583) reserves the right to refuse entry/registration and to exclude any objectionable or intoxicated persons from the Event/venue without liability.

The Promoter reserves the right to refuse entry/registration to people deemed to be competitors of Event partners/sponsors or if an objection is raised by an Event partner/sponsor.

The Promoter retains the right to require any person to leave the venue or Event if that person:

- (a) Engages in conduct which unreasonably interferes with other persons wishing to enjoy the Event;
- (b) Hampers or impedes the provision of hospitality by the Promoter to other clients and/or the conduct of the Event;
- (c) Breaches any laws, by-laws, orders or other rules applicable to the venue or the Event;
- (d) could have been refused entry/registration pursuant to these terms and conditions; or
- (e) is not observing their obligations under these terms and conditions.

If a person fails to leave the venue after being requested to do so then your licence to remain at the venue shall automatically be revoked.

Cancellation Policy / Disclaimer

There are no exchanges or refunds except as required by law. If you are unable to attend, another person may attend in your place provided they hold the required ticket. If a refund is made, the Promoter may retain an administration fee of 10% of the purchase price. The Promoter reserves the right to add, withdraw, reschedule and/or vary advertised programmes and/or the Event format.

Privacy

The information supplied on registration or at the Event will be shared and used by the Promoter and partners/sponsors of the Event. Unless you advise the Promoter otherwise, your name and contact details will be included in the list of event participants distributed to partners/sponsors of the Event. By registering for this Event you are automatically subscribed to our database. If you wish to be removed from this database please let us know in writing and we'll have you removed immediately. You are also welcome to unsubscribe at any time in the future by notifying the Promoter or our partners/sponsors from whom you receive communications.

Payment by Invoice

Where payment is not made by the due date, the Promoter reserves the right to charge additional default interest of 15% per annum (accruing daily) from the applicable due date until the date of actual payment. The charging of interest does not imply the granting of any extension of any credit terms. Any expenses, disbursements and legal costs incurred by the Promoter in the collection of outstanding monies shall be paid by the customer.

Personal Guarantee

Where the customer is a limited liability company the Promoter regards the directors/shareholders personally liable for payment of all the Promoter's fees/disbursements and that in the event of the debtor company being in default of its obligations under this agreement to the promoter, the Promoter

shall be entitled to sue those directors/shareholders personally for recovery of those monies.

Booking Procedure

Following a request being made by a purchaser of ticket(s) to the Promoter or its agent ("Seller"), booking confirmation will be issued by email. Execution of the booking shall be deemed to be acceptance by the customer of these terms and conditions. Upon receipt of the booking in writing the Seller will send the customer confirmation and corresponding invoice(s) which are payable by the due date stipulated on the invoice.

Customer Obligations

You agree to (as applicable):

- (a) Pay all monies due and owing when specified;
- (b) Pay interest at 15% per annum calculated on a daily basis on all sums unpaid from the due date for payment until payment is received by the Seller;
- (c) Pay to the Promoter any costs incurred by the Promoter in recovering sums owed hereunder or damages for non-performance hereof including legal costs on a full indemnity basis;
- (d) Not bring any cameras, food or alcoholic beverages to the Event and further agree that alcoholic beverages may be consumed only as directed by the Promoter, the principals, officers or administration of the venue;
- (e) Comply with the non-smoking restrictions at the venue;
- (f) Comply with the requirements of the venue owner/manager, any competent local or statutory authority or with the laws or other rules and regulations of any other relevant authority;
- (g) Not damage the Venue or any part of it nor any property of the Promoter (or its licensors, contractors, assigns, partners or successors) and indemnify the Promoter in respect of any damage caused by you or your invitees' wilful, negligent, or inadvertent act.

The Promoter's Responsibilities

The Promoter shall organise and provide the tickets as detailed in the booking and in doing so will use all reasonable care and skill. Except as is expressly agreed otherwise, the Promoter is not responsible for the supply of food and beverage. Except to the extent that the Promoter's liability may not be excluded by law:

- (a) The Promoter will not be liable for any loss or damages arising in connection with your purchase of tickets to the event, your attendance at the Event or any cancellation, rescheduling or change to the Event, including but not limited to loss of income, profits, interest, opportunity or loss of market, and whether such losses may be direct, or special, or indirect or consequential, and whether or not the Promoter had knowledge that such damages may be incurred; and
- (b) The Promoter shall not be liable in respect of goods or services that it does not supply in providing any hospitality or which are additional to the hospitality described in the booking. GST (or any other applicable tax) at the rate of 10% shall be payable in addition to the price.

Cancellation

There are no exchanges or refunds except as required by law. The Promoter reserves the right to add, withdraw, reschedule or substitute entertainment and/or vary advertised programmes. Without limiting any other provision hereof, the Promoter has no liability to make any refund to you except as set out below.

In particular, but without limitation, if the Event is cancelled or postponed for any reason, neither the Promoter nor any of its agents will be liable for any costs you may have incurred in relation to your planned attendance at the Event, including travel and accommodation costs. The Promoter recommends that you obtain appropriate insurance cover for such costs.

CONTINUED >>>

TERMS & CONDITIONS

Corporate Hospitality – Additional Terms and Conditions

1. Where applicable, the customer shall solely be responsible for all food and beverage catering costs relating to the corporate hospitality package.
2. All food and beverage is to be ordered through the Promoter's official caterer. There is no food or beverage to be bought into the venue from an external source.
3. Any other additional fit-out to a Corporate Box or Corporate Suite, including but not limited to tables, chairs and additional televisions will be at the cost of the customer.
4. Each Corporate Hospitality Package will receive the same number of reserved seating in the stadium as number of patrons included in each package (i.e. a 16 person corporate suite will be allocated 16 reserved seats immediately in front of the Corporate Suite entertainment space, a 10 person Diamond ringside ticket package will be allocated 10 reserved seats in the grassed area of the stadium). You acknowledge that such seating will be exposed to weather conditions, including rain and wind, and you will not be entitled to any form of compensation if that is the case.
5. Except where the relevant Corporate Hospitality Package is in relation to a specific location, the final location of all Corporate Hospitality Packages will be determined at the absolute discretion of the Promoter.
6. There is no onsite parking included in any of the Corporate Hospitality Packages
7. On receipt of this booking form and full payment, your booking will be confirmed and a tax invoice issued (subject in all instances to ticket/package availability and the Promoters acceptance of booking). No booking is confirmed and no tickets will be issued until payment is received in full.
8. Please book carefully: Packages are non-refundable and non-exchangeable. Any deposit and booking may be forfeited at the Promoter's election if full and final payment is not made by the applicable due date.
9. If paying by direct bank transfer you must quote your customer/business name in the bank transfer reference - failure to do so may result in credit not being received for payment.
10. Tickets to this Event cannot be used for promotional purposes or on-sold by or to a third party without prior written permission from the Promoter; such permission will not be unreasonably withheld.
11. The Promoter reserves its right to substitute the form of hospitality offered for similar products of a similar standard. Notice will be provided where possible, but the Promoter is not obliged to do so.
12. Be responsible for meeting a reasonable dress standard and the good behaviour of all persons attending the Event as your invitees;
13. Exercise host responsibility in respect of the amount of alcohol consumed, age of invitees and in the dangers of drinking and driving;
14. Use the facilities provided by the Promoter as part of any applicable Corporate Hospitality Package, and any property of the Promoter (or its licensors, contractors, assigns, partners or successors) for the purpose intended, and indemnify the Promoter in respect of any damage caused by

you or your invitees' wilful, negligent, or inadvertent act;

15. Children under the age of 18 are required to be accompanied by an adult at all times.

Force Majeure – Covid 19

Neither party will be liable for failure or delay to perform obligations under this Agreement, which have become practicably impossible because of circumstances beyond the reasonable control of the applicable party, including any change forced on a party by a government directive, regulation or law relating to mass gatherings and/or pandemic issues.

For the purposes of this clause a Force Majeure event includes but is not limited to such circumstances Covid-19, pandemics, natural disasters or acts of God; acts of terrorism; labor disputes or stoppages; war; government acts or orders; epidemics, pandemics or outbreak of communicable disease; quarantines; national or regional emergencies; or any other cause, whether similar in kind to the foregoing or otherwise, beyond the party's reasonable control.

Written notice of a party's failure or delay in performance due to force majeure must be given to the other party no later than five (5) business days following the force majeure event commencing, which notice shall describe the force majeure event and the actions taken to minimize the impact thereof. All delivery dates under this Agreement affected by force majeure shall be tolled for the duration of such force majeure. The parties hereby agree, when feasible, not to cancel but reschedule the pertinent obligations and deliverables for mutually agreed dates as soon as practicable after the force majeure condition ceases to exist.

Neither party is excused from any obligation to pay money because of a Force Majeure Event, despite any other provision of this agreement. If a delay by either party arising directly out of a Force Majeure Event continues for more than 30 Business Days, the either party may, at its discretion terminate this Agreement by giving 10 Business Days notice to the other Party.

Covid 19 – Changes to Ticket terms

Both parties acknowledge and agree that the Promoter is subject to federal and state governments' management of the COVID-19 outbreak, and health directives and changes in regulations.

Whilst we have been anticipating a variety of scenarios, there may still be more changes to the Governments ban on mass gatherings that will affect our upcoming events and accordingly, each party agrees that if required or recommended, the Promoter may take any action including but not limited to reassigning seating to comply with social distancing rules, requiring customers to wear masks or modifying, cancelling or suspending in whole or part any matter directly or indirectly related to the event, the venue or the ticket terms.