

2021 Monster Energy FIM Speedway of Nations Final, National Speedway Stadium, Belle Vue Ticket Terms and Conditions

- 1. The "Organiser" is BSI Speedway Limited, a company incorporated in England and Wales and with registered offices at Building 6, Chiswick Park, 566 Chiswick High Road, Chiswick, London, W4 5HR.
- 2. By purchasing the ticket and/or attending the Event (as defined below) using the ticket, you agree to be bound by the terms and conditions set out herein, as well as the website terms of use at http://www.speedwaygp.com/terms conditions.
- 3. This ticket is a revocable license that only grants entry into the venue of the 2021 Monster Energy FIM Speedway of Nations Final (the "Event") to be held at National Speedway Stadium, Belle Vue (the "Venue"). The Organiser reserves the right to refuse admission to any ticket holder and may on occasion conduct security searches to ensure the safety of spectators. The Organiser shall also be entitled to remove anyone from the venue who is under the influence of drugs or alcohol, or who, in the reasonable opinion of the Organiser, is conducting themselves in a manner inappropriate to their continued attendance or who is in breach of any other policies put in place by the Organiser (for example relating to mobile phone or camera use, and no refund or other remedy will be provided if the ticket holder is ejected or refused entry due to such conduct or for failure to comply with these ticket terms or any relevant policies (including as relates to security) prior to or following entry.
- 4. Tickets shall not be resold, exchanged, or transferred. To do so, or to alter or deface any ticket, will render it void. Ticket prices are subject to change without notice at any time prior to purchase.
- 5. It is the ticket holder's responsibility to check their ticket, as mistakes cannot always be rectified, and the Organiser shall not be responsible for any lost, stolen or counterfeit tickets. All tickets are security printed and should only be purchased direct from an official ticket agency appointed by the Organiser. Any attempt to present any other ticket will lead to refusal of admission and possible prosecution. Unauthorised vendors will be prosecuted. By submitting an order for tickets the purchaser acknowledges and accepts that all details provided to the ticket issuer are correct and consent to the ticket issuer providing e-tickets immediately following processing of payment.
- 6. Tickets shall not be used as prizes in competitions without the prior written consent of the Organiser.
- 7. All sound and moving or still picture rights in connection with the Event, including without limitation television programme, film, video or internet broadcast rights, vest exclusively with the Organiser and any material filmed or recorded at the event may only be used for the personal, non-profit making enjoyment of the ticket holder. By entering the venue, the ticket holder consents to being photographed, filmed or recorded as visitors attending the Event, and grants to the Organiser and its respective designees the irrevocable permission to use his or her voice, image, and/or likeness in any and all media now or hereafter existing in connection with all or any part of the Event, for any purpose whatsoever, including the commercial purposes of the Organiser, its respective sponsors, licensees, advertisers and/or broadcasters, without further permission or compensation and hereby waives any and all claims or potential claims relating to such use..
- 8. Ticket holders agree to adhere to any policies relating to mobile phone, camera and drone usage put in place by the Organiser.
- 9. Tickets are non-refundable and are sold subject to the Organiser's right to alter or vary the programme due to events or circumstances beyond its control without being obliged to refund monies or exchange tickets. It is the responsibility of the ticket holder to ascertain the date, time and venue of any rearranged staging of the event.
- 10. Should the event be postponed no refund of the ticket price or any additional expenditure shall be made to the ticket holder.



- 11. Refunds of the ticket price will only be paid as follows:
 - If less than 14 heats are completed for both final 1 and final 2 (including reserve days), the ticket holder shall be entitled to a 100% refund of the ticket price (excluding any booking/transaction fee);
 - b. If less than 14 heats are completed for one of final 1 or final 2 (including reserve days), but more than 14 heats are completed for the other of final 1 or final 2 (including reserve days), the ticket holder shall be entitled to a 50% refund of the ticket price (excluding any booking/transaction fee); and
 - c. If more than 14 heats are completed for both final 1 and final 2 (including reserve days) no refund of the ticket price shall be payable.

Should the FIM Regulations change regarding completion of a meeting, the new FIM Regulations shall apply for the determination of any ticket refund. In no circumstances shall any refund be given in respect of any other expenditure whatsoever. All claims for ticket refunds must be made no later than thirty (30) days following the conclusion of the Event by contacting speedway@img.com or 0208 233 5000, after which point no refunds will be offered. Details of how to claim refunds, exchanges or future discounts will be provided by the organisers on the day and /or on the event website

- 12. The ticket holder acknowledges that motor racing is an inherently dangerous sport, and that accidents can happen, personal property can be lost, stolen or damaged and injuries can be sustained (including, without limitation, as a result of noise levels, or surface spray from the track, moving vehicles and flying debris or the Venue and its surrounds being uneven, sloping and slippery). Particular care should be taken when moving around the Venue, particularly when near any vehicles, in large crowds or on particularly uneven, sloping or slippery areas. Care should also be taken around any temporary structure and cabling. All visitors also acknowledge the risks associated with motor racing and should follow the instructions of the Organiser at all time. In respect of these risks, the ticket holder acknowledges and agrees that his or her attendance at the event is entirely at his or her own risk and hereby waives any and all claims or potential claims arising from such risks, damage or injuries. The Organiser, its employees, contractors or agents will not be liable for any loss, injury or damage howsoever caused to the bearer of the ticket save for death or personal injury caused by the negligence of the Organiser, its employees, contractors or agents or any other liability that cannot be excluded or limited under applicable laws, including the Consumer Rights Act 2015.
- 13. Further, the Organiser's, its employee's, contractor's or agent's liability for any breach of any term of any ticket purchased shall not exceed the face value of the ticket. In no event shall the Organiser, its employees, contractors or agents be liable for any special, consequential, incidental, indirect or exemplary damages of any kind, including, without limitation, any amount paid in excess of face value to a third party for this ticket.
- 14. Ticket purchasers' statutory rights as consumers in connection with their purchase of tickets are not affected by these terms and conditions. The ticket is issued subject to, and these conditions incorporate, the rules and regulations of the Venue (which are available at www.bellevueaces.co/) and shall remain the property of the Organiser who shall have the right to recall any ticket at any time. In the event of any inconsistency between the terms of this ticket and the rules and regulations of the Venue, the terms of this ticket shall prevail to the extent of any such inconsistency.
- 15. You consent to the Organiser sending you in advance of the event via email information regarding timings, travel and any other useful pre-event details.
- 16. These terms and conditions shall be governed by and construed in accordance with English law. Disputes arising hereunder shall be subject to the non-exclusive jurisdiction of the English courts. To the extent permitted in law, any cause of action a ticket holder may have with respect to their tickets must be commenced within one year after the claim or cause of action arises.



17. If any of these terms and conditions should be determined to be illegal, invalid or otherwise unenforceable by reason of the law of any state or country in which these terms and conditions are intended to be effective, then to the extent and within the jurisdiction in which that term or condition is illegal, invalid or unenforceable, it shall be severed and deleted from that term and the remaining terms and conditions shall survive and continue to be binding and enforceable.