

SUMMER CONCERT TOUR 2020

QUEENSTOWN

GIBBSTON VALLEY WINERY
SAT 18 JANUARY

TAUPO

TAUPO AMPHITHEATRE
SAT 25 JANUARY



BILLY IDOL

GEORGE THOROGOOD AND THE DESTROYERS

ANASTACIA

CREEDENCE CLEARWATER REVISITED

SMASH MOUTH



Greenstone Entertainment is proud to present the Summer Concert Tour 2020, celebrating 10 years with a BIGGER and BETTER line-up than ever seen! Invite your clients or get a group of friends together and book your spot in the corporate hospitality marquees this summer. Relax and enjoy the sounds with a spectacular view of the stage, a buffet lunch and afternoon tea.

QUEENSTOWN



TAUPO



CORPORATE PACKAGE

\$3100 + GST – TABLE OF TEN

- Concert Ticket
- Corporate Marquee with Reserved table seating
- Gourmet Buffet Lunch
- Afternoon Tea
- Private Cash bar offering for purchase a range of Gibbston Valley Wines, Premium, Standard & Light Beers and Non-alcoholic beverages
- Corporate Souvenir Accreditation
- Corporate Parking (Queenstown Only)

CONCERT SCHEDULE

- 10.00am Carpark Opens
 - 11.00am Corporate Marquee opens
 - 11.10am opening artist
 - 12.00pm 1st international
 - 1.30pm 2nd international
 - 3.00pm 3rd international
 - 4.30pm 4th international
 - 6.00pm 5th international
 - 7.00pm Concert finishes & Corporate Marquee closes
- Artist times subject to change*

Bookings contact: Mike Trim, email: mike@gstone.co.nz



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ENTER YOUR DETAILS

Company:	Contact:
Postal:	Postcode:
Suburb:	City:
Street Address:	Postcode:
Suburb:	City:
Phone:	Email:

SELECT YOUR PACKAGE

☐ **Gibbston Valley Winery - Saturday 18th January 2020**

☐ **Taupo Amphitheatre - Saturday 25th January 2020**

\$3,100.00 plus GST per table of 10

No. of guests: TOTAL COST (ex GST):

Packages include: Concert Ticket, Parking (Queenstown Only), Marquee with Reserved table seating; Buffet Lunch and Afternoon Tea; Cash Bar available.

ENTER YOUR PAYMENT DETAILS

☐ Credit Card *(Please note that a credit card surcharge of 2.5% for Visa/MasterCard will be added to the total cost)*

Card type: ☐ Visa ☐ MasterCard

Cardholder name:

Card Number:

Expiry Date:

Signature:

CSV:

☐ Direct *(Payable to: Greenstone Entertainment – ANZ 01-0427-0222294-00. Use your contact name as reference)*

Please note: Bookings are subject to availability and will not be confirmed until after full payment has been received. A GST invoice will be emailed upon receipt of payment.

TERMS & CONDITIONS:

By purchasing Corporate Hospitality tickets you acknowledge you have read the Terms & Conditions attached and agree to abide by them. Your purchase forms a binding Agreement between yourself (the client) and Greenstone Entertainment GP Ltd (the Promoter)

RETURN FORM BY EMAIL TO: mike@gstone.co.nz

www.greenstoneentertainment.co.nz



TERMS & CONDITIONS

1. The Promoter is Greenstone Entertainment GP Ltd.
2. On receipt of this booking form, your booking will be confirmed and a tax invoice issued (subject in all instances to ticket/package availability and acceptance of booking). No tickets will be issued until payment is received in full.
3. Please book carefully: Packages are non-refundable and non-exchangeable.
4. 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.
5. Children under the age of 18 are not permitted in the corporate area.
6. The Client will not be permitted to bring, or arrange, its own supply of food and beverages at the Event. The Client shall solely be responsible for all beverage costs.
7. Admission of the Client to the Event using the tickets allocated in this agreement is at all times subject to the normal terms and conditions applicable to patrons for entry to the Event.
8. Guests are required to conduct themselves in a manner acceptable to the Promoter at all times. The Promoter reserves the right to refuse entry or to remove any guest not behaving in an acceptable manner. The Promoter is entitled without incurring any liability whatsoever to remove the Client, its employees, officers, contractors, agents or guests or any third parties from the Event grounds for any conduct which the Promoter consider in their absolute discretion to be unsatisfactory. The Client must ensure that its employees, officers, contractors, agents and guests attending the Event comply with all reasonable directions of the Promoter and all other appropriate authorities.
9. Under no circumstances will the Promoter or its related bodies corporate (or their officers, employees and agents) be liable for any injury, costs, damage, loss, delay, expenses (including but not limited to indirect, special, incidental, exemplary or consequential loss) arising out of or in connection with your attendance at the Event.
10. The Client will exercise the rights in this Agreement in a manner which is consistent with the good name, goodwill and reputation of the Event. All rights not expressly granted to the Client in this Agreement are reserved by the Promoter. The Client must not use the name or logo of the Promoter or the Event without the prior written approval of the Promoter.
11. The Client represents and warrants to the Promoter that it is authorised by its Directors to enter into this Agreement and is able to perform the obligations required under it.
12. The Client must not engage in any ambush marketing in relation to the Event and must use its best endeavours to prevent any ambush marketing by others, including the Client's employees, officers, contractors, agents and guests, and by third parties. For the avoidance of doubt ambush marketing includes but is not limited to the display or promotion of signage, sponsorship, advertising, brands or other indicia of the Promoter.
13. Upon execution of this agreement, the Client must pay the Consideration to the Promoter in full in cleared funds. Failure by the Client to pay the Consideration to the Promoter in full in cleared funds constitutes a material breach of this agreement and the Promoter shall be entitled to take all necessary legal action against the Client to recover the Consideration. Any other material breach of this Agreement entitles the Promoter to immediately terminate this Agreement without notice to the Client and the Client shall forfeit any right to the Client Benefits or any refund of any part of the Consideration previously provided.
14. Where the Promoter provides any goods, services or other facilities to the Client under this Agreement, those goods, services or facilities will be provided either by the Promoter or on behalf of the Promoter by contractors, agents or other third parties appointed or engaged by the Promoter (each a Promoter's Agent). Notwithstanding that goods, services or facilities are provided by a Promoter's Agent, the Client must deal with the Promoter unless authorised to do so by the Promoter.
15. The Client will at all times indemnify and keep indemnified the Promoter from and against any loss or liability incurred by the Promoter arising from any claim, suit, action or proceedings (including legal costs on an indemnity basis) by any person against the Promoter where such loss or liability is in connection with:
 - a) any wilful, reckless or negligent act or omission or breach of law or this Agreement by the Client, its employees, officers, contractors, agents or guests; or
 - b) any claim made against the Promoter by any third party arising from the Client's exercise of its entitlements under this Agreement.
16. To the extent permitted by law, the Client releases and indemnifies the Promoter from any and all liability for any direct or indirect damage, loss, death or injury to the Client, its employees, officers, contractors, agents and guests at the Event or any loss, damage or theft of property at the Event howsoever caused including due to any negligence or other act or omission of the Promoter.
17. The Client acknowledges that is responsible for its own security and property and that of its employees, officers, contractors, agents and guests at the Event.
18. The Client shall not be entitled to a refund of the Consideration or for damages or otherwise in the event that the Promoter is unable to provide the whole or any part of the Client Benefits, or if the Event is postponed or cancelled for any reason whatsoever beyond the Promoter's control.
19. Images and sound recordings of the Event taken by the Client, its employees, officers, contractors, agents or guests by camera, video or audio equipment cannot be used for any purposes other than for private and domestic purposes. They must not be sold, licensed, broadcast, published or otherwise commercially exploited.
20. On termination or earlier expiration of this Agreement:
 - a) all rights and opportunities granted under this Agreement will cease;
 - b) the Client must immediately cease any and all use of the official Event names, designations and logos (if any such right was granted); and
 - c) the Client must immediately discontinue any Event-related advertising and promotional activities.
21. This Agreement shall be governed by the laws of New Zealand and the parties agree to submit to the non-exclusive jurisdiction of the courts there.
22. This Agreement sets out the entire agreement between the parties and shall not be varied except in writing signed by both parties.
23. Nothing contained in this Agreement will create a joint venture, partnership or agency relationship between the Promoter and the Client and neither party will represent that it is the joint venturer, the partner or the agent of the other party.
24. The Client must not assign, sub-licence or transfer, or purport to assign, sub-licence or transfer, its rights or obligations under this Agreement without the prior written approval of the Promoter.
25. Neither the Promoter nor the Client will be responsible for any delays caused by a force majeure event, being a circumstance beyond the reasonable control of the relevant party such as acts of God, fire, war, terrorist attack, earthquake, strike, lockout, bad weather, labour controversy, orders of court, shortage or interruptions of facilities or material supply, (except that, in the case of the Client, the Client will be responsible for any delay in paying the Consideration on each of the due dates for payment thereof), and the time for performance will be extended for a period of time equal to the delay caused by the force majeure event.
26. The information contained in this Agreement is confidential and shall be held by each party in confidence and may not be disclosed by either party to any person without the consent of the other party unless required by law or in connection with legal proceedings related to this Agreement or if such information becomes generally and publicly available otherwise than as a result of a breach of this clause.
27. Each party will bear its own costs and disbursements in respect of legal advice obtained in relation to this agreement.
28. Notices under this Agreement may be delivered by hand or by pre-paid post to the address of the party to be served as set out at the beginning of this Agreement or as otherwise advised, or sent by facsimile to a party's facsimile number as set out at the beginning of this Agreement, or as otherwise advised.
29. Notice is deemed given:
 - (a) in the case of hand delivery – at the time the delivery is made; (b) in the case of pre-paid post – the day after the notice is posted; or (c) in the case of facsimile – upon production of a transmission report from the sending machine which indicates that the facsimile was sent in its entirety to the facsimile number of the recipient.