



ARDNAMURCHAN
ARGYLL
WESTERN HIGHLANDS
SCOTLAND
DISTILLERY

2026 PRIVATE CASK OFFER

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The Ardnamurchan peninsula is famous for its outstanding and untouched beauty and abundance of natural resources. At Ardnamurchan Distillery we follow what we believe is the lightest-touch approach to distilling in our remote location.

Whisky is a natural product and we've ensured this is reflected in the way we operate. All the power and heat requirements for Ardnamurchan Distillery come from local renewables, the river that provides the distillery's cooling water has a hydro-electricity generator, solar panels provide us with energy and the biomass boiler is fuelled by wood chip from local forestry.

The overall footprint of the distillery is a light one.





Our distilling process has been designed to create an overall flavour profile that is expected of the west coast of Scotland in our peated and unpeated spirit; gentle peat smoke, rich and oily with honey, fruit and salinity on the palate.

Unusually, these days, we have our own dunnage warehouses at the distillery so our whisky matures right next to where it was made, on the Ardnamurchan peninsula, in close proximity to the North Atlantic Ocean.

(Ardnamurchan translates as "Headland of the Great Seas").

We believe the rugged west coast air gives our whisky a certain element that cannot be replicated elsewhere.

All our whiskies are un-chill filtered and of natural colour.



SPIRIT & WOOD TYPES

It has long been a saying among distillery workers that the wood makes the whisky.

Traditionally, the Scotch whisky industry acquires its wood, in the form of oak casks, from The USA, in particular Kentucky and Tennessee, and from the Spanish region of Jerez and its surrounds. Both American and Spanish oak are used for coopering the casks.

First fill casks have been once-seasoned either with Bourbon or Tennessee whisky, in the case of the USA, or Sherry, in the case of Spain. Subsequently a cask becomes first refill, a second refill and so on, after it has matured Scotch whisky. This seasoning prepares the oak to an ideal level of activity for receiving and maturing new make spirit that will become Scotch whisky.

We can expect American oak to provide an overall sweetness, with hints of vanilla and coconut, and Spanish oak an initial sweetness, or richness, with darker, dried fruits like sultanas. The tannins in the Spanish oak also accelerate colour and can impart a drier finish, more suitable to a digestif style of whisky.

These flavours will of course marry with the unique style of our own Ardnamurchan spirit which is already showing a wonderful complexity of citrus fruits, creamy meringue and a hint of chilli pepper. While the unpeated spirit has just the slightest hint of peat from the water, the peated spirit to adds decent levels of background smoke.

2026 Private Cask Offer

We are delighted to offer you a rare opportunity to purchase a cask, or casks, of Ardnamurchan spirit.

The casks are all matured next to the distillery in Ardnamurchan, and we have included onsite warehouse storage and insurance in the cask purchase.

Once filled your Certificate of Ownership will be issued detailing your cask number, fill date and fill litres.

For group purchases one person will need to be identified for cask communications.

Extended maturation can be arranged on request.

Cask Type	Fill Litres	Unpeated Spirit	Peated Spirit	Storage & Insurance
First Fill American oak ex bourbon barrel	200 Litres	£3,750	£3,900	10 Yrs
First Fill American/Spanish oak ex sherry Hogshead	250 Litres	£5,700	£5,850	10 Yrs
First fill American/Spanish oak Butt	500 Litres	£9,600	£9,800	10 Yrs
First Refill American oak ex bourbon barrel	200 Litres	£3,150	£3,250	15 Yrs
First Refill American/Spanish oak ex sherry Hogshead	250 Litres	£4,800	£4,950	15 Yrs
First Refill American/Spanish oak Butt	500 Litres	£8,100	£8,300	15 Yrs

Prices are quoted per cask UNDER BOND (excluding duty & VAT)

Private Cask Details

Private Cask Samples	1 x 10cl per year available on request after year 5.	Charges apply We kindly ask for 2 weeks advance notice for sample requests- especially for collections
Private Cask Visits	Visits to casks can be arranged via our on-line booking system	We kindly request two weeks advance notice for all cask visits.
Transfer of ownership	If you wish to transfer ownership, you must seek our agreement in advance. The new cask owner must adhere to full T&Cs of cask ownership. The casks remains on site in Ardnamurchan.	An admin fee applies to complete the transfer of ownership.
Distillery Buyback	From time to time we may offer buy back options on casks aged a minimum of 8 years.	Based on age of cask, spirit and wood type and industry rates.
Bottling	As per our T&Cs all casks must be bottled by us.	There is a small area for personalised details on our label template.
Extended Maturation	Extended warehouse storage and insurance can be arranged on request	Charged annually in advance for Uk residence and retrospectively on bottling for international cask owners.

Private Cask Charges

Private Cask Samples	£50.00	<p>UK cask sample fee includes postage to a UK address.</p> <p>No charge when collected in person from distillery Visitor Centre.</p>
Private Cask Sample International	£50.00 plus shipping	<p>Please note shipping is subject to restrictions and duty/customs charges may apply. DHL shipping charges will be advised in advance.</p>
Transfer of ownership	£50.00	<p>£50 admin fee is charged to complete the transfer of ownership and reissue the certificate of ownership.</p>
Regauge	£50.00	<p>The distillery team will advise on the volume of liquid in cask and ABV</p>
Tasting Notes & Bottling Advice	£100	<p>A member of the blending team will sample your cask and provide tasting notes together with advice as to whether the liquid is ready or would benefit from additional maturation.</p>
Bottling	£5.00	<p>Current rate of £5.00 ex VAT per bottle for all dry goods and labour. Duty, VAT and VAT on original purchase charged at bottling.</p>
Extended Maturation	Barrel £50.00 Hogshead £100 Butt £125.00	<p>Billed on 10th anniversary of filling. International cask owners are billed at bottling.</p>

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On your request to bottle we will remove your cask from our on-site Ardnamurchan warehouses and carefully transport to our Fife bottling hall. Here the cask will be bottled and prepared for collection in person or via your appointed shipper.

Private cask are bottled in our embossed clear glass bottles together with burgundy cap and Ardnamurchan private cask label which details the fill month and year (AD/12:14) and cask number (CK.429).

Space is available for personalised text.

Your final invoice will include bottling and dry goods charges together will all UK VAT and Duty costs.

Bottles for export outside the UK will not be charged UK VAT and duty. You should expect local duties and taxes to be applied on arrival in your destination country.



Terms & Conditions

1. Definitions and Interpretation

1.1 In this document, the following words and terms shall have the following meanings:

"Brand" means any and all intellectual property rights subsisting in or pertaining to Product and any name, logos, packaging, design and/or any aspect of the get-up, look and feel of the Product in whatever form we may apply from time to time and/or any rights in or to the "Adelphi Dancy Man Club";

"Cask" has the meaning set out in Clause 3.1;

"Cask Type" means the cask type set out in the Letter;

"Contract" means the contract, comprising the Letter and these Terms, entered into between you and us for the supply of Product;

"Letter" means the letter to which these terms are appended, or in which these terms are referred to, that confirms our acceptance of your Order;

"Order" means the order for Product details of which are contained in the Letter;

"Price" means the price for the Product as set out in the Letter excluding any costs of delivery, insurance costs, overheads, packing, loading, carriage and all taxes and duties of any kind;

"Product" means the whisky Products identified in the Letter which shall for the avoidance of doubt only include the actual liquid stocks and not any casks or containers in which we may store the Product from time to time;

"Terms" means these terms;

"us" or "we" means Adelphi Distillery Limited, a company incorporated in Scotland with company number SC141800 and registered office at Adelphi Distillery Ltd, The Ardnamurchan Distillery, Glenbeg, Argyll, PH36 4JG and "our" shall be interpreted accordingly.

"you" means the buyer or person to whom the Letter is addressed and "your" shall be interpreted accordingly.

1.2 Unless the context requires a different interpretation, the following rules shall be used to interpret these Terms (a) the word "including" means "including but not only", (b) a reference to a "Clause" is to the relevant Clause of these Terms, unless otherwise stated; (c) the headings in these Terms do not affect the meaning of the Clauses.

1.3 In the event of any conflict or inconsistency between them, the terms of these Terms will take precedence over any other terms purported to apply to the Contract and shall take precedence over any terms set out in any ordering of other document purported by you to apply.

1.4 Any reference to any Scottish legal term for any action, remedy, method of judicial proceeding, legal document, legal status, court official or any legal concept or thing shall in respect of any jurisdiction other than Scotland be deemed to include what most nearly approximates in that jurisdiction to the Scottish legal term.

2. Term of Sale

2.1 We agree to sell and you agree to buy the Product for the price on the terms set out herein.

2.2 We do not enter into contracts for the sale or supply of Products on terms other than these Terms.

3. Our Responsibilities

3.1 On receipt by us of your payment in full, we will fill a cask (of the Cask Type selected, but subject to availability) with Product from the next available batch of product, and a certificate of ownership will be produced in your name (your "Cask"). Where the selected Cask Type is unavailable, we will contact you to confirm other available Cask Types and agree with you the type to be used. If we are unable to contact you, despite using reasonable endeavours to do so, we will select a suitable alternative and advise you of the same.

3.2 We will fill your Cask to capacity at 63.5% alcohol by volume.

3.3 We will retain your Cask on our site or such other place we deem appropriate for the in-cask maturation of the Product.

3.4 We shall insure the Products on the same terms and on the same basis as other like products and stock.

3.5 You acknowledge and agree that at no time will you obtain any rights in the cask itself and that all right, title and risk in the cask itself shall remain ours. In the event of complete or substantial loss of or damage to your cask, we shall endeavour to offer you a replacement of the nearest available cask in terms of type, product and distillation date.

3.6 You acknowledge and agree that Your Cask must remain in our warehouse for its entire maturation, and its contents must be bottled by us. You may not ask for it to be bottled until after our own first release of "Ardnamurchan Single Malt Scotch Whisky".

3.7 Following your request and subject to Scotch whisky regulations and clause 3.6, we will use the contents of your Cask to fill bottles and for this purpose we will, in the absence of any written agreement entered into with you on the contrary, use such Ardnamurchan Distillery dry goods and materials that are in use and available to us at the time of bottling. We will endeavour to accommodate any reasonable and legally compliant requests which you may make in respect of customisation that we will be entitled to charge you for the same.

3.8 After bottling, you will be liable for the UK duty and VAT at the prevailing rate unless you arrange for shipping to a bonded warehouse either within or outside of the UK. You must settle all duty and VST amounts, and arrange for the shipping of your bottles within one month of bottling completion.

4. Your rights and responsibilities

4.1 Once your cask has been paid for, and it has been filled, you will be entitled to visit your Cask by appointment subject to the current terms and conditions as displayed on our website.

4.2 In the event that you wish to obtain a sample of your Cask, we may at our discretion, following a request from you permit this and will do so subject to payment by you of delivery charges, postage, packing and a reasonable administrative charge to be advised by us.

4.3 You acknowledge and agree that there will be a loss of both alcohol and volume while the product matures in your Cask and whilst this might fluctuate we anticipate that this may amount to 2% loss per annum.

4.4 You warrant and represent to us that you have complied, are complying and will comply with current HMRC regulations applicable to a contract of this nature, including that:

- (a) you are a private customer who is purchasing the product for private, noncommercial use; or
- (b) you are a UK based Revenue Trader and are already registered as an Owner of Warehoused Goods in the UK
- (c.) you are an overseas Revenue Trader and have appointed, or will appoint, a UK Duty Representative.

4.5 You acknowledge and agree that it is your responsibility to familiarise yourself with and thereafter comply with the requirements of HMRC as regards the purchase of the Product from us. We will endeavour to include (and to the extent it is within our control, maintain) a link to the relevant section of HMRC website on our website.

4.7 Nothing in the Contract will grant you any rights in or licence to the Brand or any of our intellectual property rights.

4.8 You must inform us of any changes of name or address, and if you wish to transfer ownership of your Cask, you must seek our prior written agreement to the same and the new owner must agree to abide by these Terms.

5. Title and Risk

5.1 Risk in the Product shall pass to you until all amounts owing to us in respect of the Product has been paid to us in full.

5.2 Ownership in the Product shall not pass to you until all amounts owing to us in respect of the Product has been paid to us in full.

6. Price and payment

6.1 On receipt of your order, we shall issue you with an invoice, and covering letter, for the Price plus any VAT payable thereon (an "Invoice").

6.2 You agree that you shall pay amounts owing under the invoice within the period set out in the Letter and you acknowledge that all payments should be received prior to filling the cask. If you have not paid the invoice within the period required we shall be entitled to treat your Order as rescinded and our confirmation of that Order as set out in the Letter as cancelled and we shall have no further responsibility to you under the contract.

6.3 The purchase price includes all insurance and storage charges for the first ten years of storage (which for the avoidance of doubt shall start on the filling date of the Cask), and you will be notified of the prevailing rates should you wish to hold your cask beyond this period.

7. Liability

7.1 Nothing in the Contract shall exclude the liability of either party for death or personal injury resulting from negligence, fraud, fraudulent misrepresentation, or any other liability which may not be excluded by applicable law.

7.2 Subject to Clause 7.1 and save as otherwise provided in these Terms, we shall not be liable for: (a) loss of profits; (b) loss of business; (c.) depletion of goodwill or similar losses; (d) loss of anticipated savings; (e) loss of use; (f) loss or corruption of data or information; or (g) any form of indirect, special or consequential loss whatsoever or however caused.

7.3 Subject to Clauses 7.1 and 7.2, our entire liability under or in connection with the Contract shall be limited to an amount equivalent to the Price.

8. Miscellaneous

8.1 Any notice to be made under or in connection with the Contract shall be made in English in writing and by letter to the address for the relevant party as set out in the Letter or in case of letters to you to the last known address which we have on record for you.

8.2 We shall not be liable for any delay in performing our obligations under the Contract where such delay is caused by circumstances beyond our reasonable control.

8.3 You may not assign, sub-contract or otherwise transfer any rights or obligations under the Contract without our prior written consent.

8.4 The Contract does not create a partnership or joint venture between the parties to it, nor authorize either party to act as agent for the other.

8.5 No amendment of the Contract will be effective unless it is in writing signed by us

8.6 If any provision (or part of a provision) of these Terms should be found to be invalid, unlawful or unenforceable by a court having proper authority, or if the law changes so that it becomes invalid, unlawful or not enforceable to any extent, then this Clause will apply and provision (or part affected) will be treated as having been deleted from the remaining Terms which will remain in full force and effect.

8.7 We will not be treated as having: (a) waived a right or remedy arising under the Contract or otherwise in law; and/or (b) elected to abandon a right or remedy arising under the Contract or otherwise in law; and/or (c.) where applicable, thereby affirmed the Contract; except if and to the extent that it has expressly documented such waiver or election (and any resultant affirmation) in writing signed and delivered to you.

8.8 The Contract constitutes the entire agreement between you and us in relation to its subject matter and supersedes any prior arrangement, understanding or agreement between them in relation thereto and sets forth the full extent of our obligations and liabilities in respect of the Product.

8.9 To the fullest extent permitted by applicable law, we hereby exclude any conditions, warranties or other terms, express or implied, including as to quality, fitness for a particular purpose or any other kind whatsoever, as being binding on us except as specifically stated in these Terms and any condition, warranty or other term concerning the Product which might otherwise be implied into or incorporated within the Agreement, whether by statute, common law or otherwise, is expressly excluded.

8.10 You acknowledge that in entering into the Contract, you have not relied on any statement, representation, warranty, undertaking or other assurance given or made by any person (whether a party to the Contract or not) other than as expressly set out or referred to in the Contract. You hereby waive all rights and remedies howsoever arising which, but for this Clause, might otherwise be available to it in respect of any such representation, warranty, undertaking or other assurance.

8.11 Nothing in these Terms is intended to or will be construed as limiting or excluding any liability for fraud or fraudulent misrepresentation.

9. Governing Law and Jurisdiction

The Contract (and any non-contractual disputes or claims) is governed by the laws of Scotland and the parties agree that the Scottish courts will have the exclusive authority to settle any disputes arising out of or in connection with the Contract (and any non-contractual disputes or claims).