

Connecticut gaming self-exclusion terms and conditions

1. Personal Information

A. Your personal information will be provided to all Connecticut Gaming Licensees (“Gaming Licensees”) offering internet or in-person gambling or fantasy sports/fantasy contests. They will use your information to close any accounts that you have with them and to stop providing you with any gambling services or marketing of gambling services.

B. Your Request Form and the Connecticut Gaming Self-Exclusion List are not open to public inspection and every effort will be made to keep this information confidential. However, the State of Connecticut Department of Consumer Protection (“Department”) and Gaming Licensees are not liable for disclosure of any information, except for a willfully unlawful disclosure. Certain disclosures by Gaming Licensees are permitted. These disclosures include informing the companies that they contract with to provide services, for example marketing companies, cash advance services and junket representatives, that you are on the Connecticut Self-Exclusion List for the purposes of denying you gaming-related services and to stop sending you any gaming-related marketing. Also, Gaming Licensees may disclose to affiliate gaming entities in this state or other jurisdictions that you are on the Connecticut Self-Exclusion List for the limited purpose of the proper administration of responsible gaming programs administered by the affiliated gaming entities.

2. Extent of self-exclusion

A. Gaming Licensees may enact responsible gaming programs that are stricter than the State of Connecticut's Gaming Self-Exclusion program. For example, a Gaming Licensee may put in place a

responsible gaming program which bans individuals that have signed up for a state self-exclusion list from the Gaming Licensee's websites worldwide for the length of their state self-exclusion terms. This ban could also include all of the Gaming Licensee's gambling, hotel, and entertainment venues.

IF YOU SIGN UP FOR CONNECTICUT GAMING SELF-EXCLUSION, A GAMING LICENSEE MAY ALSO BAN YOU FROM ALL OF THEIR LAND BASED PROPERTIES AS WELL AS ALL OF THEIR ONLINE GAMBLING AND ONLINE SPORTSBOOKS AND ANY FANTASY CONTESTS/FANTASY SPORTS THAT THEY OFFER, EVEN THOSE IN OTHER STATES. YOU COULD ALSO FORFEIT ANY REWARDS POINTS YOU MAY HAVE EARNED IN CONNECTICUT OR ELSEWHERE.

B. The terms and existence of a responsible gaming program that a Gaming Licensee has put in place may change, and the Department is not responsible or required to let you know about these changes.

3. Voluntary Disclosure of Social Security Number.

In accordance with Section 7 of the Privacy Act, 5 U.S.C. 552a, disclosure of your social security number to the Department is voluntary. Failure to disclose your social security number is not grounds for denial of your request for self-exclusion. However, a delay may occur in notification to Gaming Licensees if you do not provide your social security number. If you don't provide your social security number it may also compromise the effectiveness of self-exclusion procedures implemented by Gaming Licensees. The request for your social security number is made pursuant to Connecticut Public Act 21-23. Your social security number will be disclosed to Gaming Licensees so that they can identify you as a

self-excluded person, prevent you from gambling, deny you credit, check cashing and similar privileges, and so that they can implement forfeiture to any winnings or prizes.

4. Self-Exclusion Time Periods

A. You must choose one of the three following options in connection with the length of time your name must remain on the Connecticut Gaming Self-Exclusion List: one year, five years, or lifetime.

B. If you choose the one year option or the five year option, you are not allowed to remove yourself from the Gaming Self-Exclusion List until the time period that you selected has expired. Additionally, your name will remain on the Connecticut Gaming Self-Exclusion List until you request its removal.

C. Once the time period you selected has expired you are responsible for making the request to remove yourself from the Connecticut Gaming Self-Exclusion List. A request for the removal of your name from the Connecticut Gaming Self-Exclusion List may be done online.

D. If you select a lifetime exclusion you are not allowed to request removal from the Connecticut Gaming Self-Exclusion List.

5. You are responsible to not gamble or play Fantasy Contests/Fantasy Sports

A. It is your responsibility to refrain from gambling or participating in Fantasy Contests/Fantasy Sports. The Department and Gaming Licensees are not liable for any acts or omissions in processing or enforcing your request to be included on the Connecticut Self-Exclusion List, including the failure to withhold your ability to gamble or participate in Fantasy Contest/Fantasy Sports.

B. If you are discovered to be participating in gaming, your winnings and/or prizes will be forfeited, this includes forfeiting any chips, tokens, or credits in your possession. Also, you will be removed from the gaming site whether online or in-person.

C. The Department and Gaming Licensees also are not liable for any acts or omissions in processing or enforcing any request by you to be removed from the Connecticut Gaming Self-Exclusion List.

6. For more information on the law and regulations establishing the Connecticut Gaming Self-Exclusion program, see Connecticut Public Act 21-23, as well as the State of Connecticut Emergency Regulation of Department of Consumer Protection concerning Online casino gaming, retail and online sports wagering, fantasy contests, keno and online sale of lottery tickets. Copies of the act and the regulations are available on the Department's website at: <https://portal.ct.gov/selfexclusion>. These may be changed without prior notice to individuals who have request to be included on the Connecticut Self-Exclusion List.
7. Only one request is required to self-exclude from gambling online or in-person in Connecticut. This includes participating in Fantasy Contests/Fantasy Sports. This request does not exclude you from Internet or other gaming that is conducted solely on the reservations of the tribes located within the state. To self-exclude from Internet or other gaming conducted on a reservation you will need to complete the form which is available on the Department's website at: <https://portal.ct.gov/selfexclusion>.