

## **Self-exclusion order**

Office of Liquor and Gaming Regulation (OLGR)

Office use only Exclusion reference number:  Player loyalty number or equivalent:	This form combines Approved Form 26B under the Casino Control Act 1982, Form 72B under the Gaming Machine Act 1991, Form 35B under the Keno Act 1996 and Form 22B under the Wagering Act 1998.  Instructions Please complete in BLOCK letters. If you need help completing this form, visit our website www.business.qld.gov.au/liquor-gaming or contact the Office of Liquor and Gaming Regulation (OLGR) on 13 QGOV (13 74 68).  Form to be completed by gaming/wagering provider/operator.  The original is to remain with applicant and a copy is to be kept on file at site premises.  Do not send to OLGR unless requested.	
To:	(patron's name)	
	(patron's address)	
Patron's date of birth:/		
From am/pm on this date	/(date order given)	
You are prohibited from: (choose an option and tick as applicable)		
entering or remaining in:		
(casino) (Note: If a gaming/wagering provider/operator operates more than one approved place of operation, a self-exclusion notice may relate to a stated approved place of operation or all approved places of operation, of the gaming/wagering provider/operator.)		
or		
<ul><li>entering or remaining in; or</li><li>entering or remaining in a gaming</li></ul>	g machine area/s on the following licensed premises:	
(club/hotel)  (Note: If a gaming/wagering provider/operator operates more than one approved place of operation, a self-exclusion notice may relate to a stated approved place of operation or all approved places of operation, of the gaming/wagering provider/operator.)		
taking part in keno gaming at; or		
entering or remaining in the follo	wing approved place/s of operation for keno gaming:	
(Note: If a gaming/wagering provider/operator operates more than one approved place of operation, a self-exclusion notice may relate to a stated approved place of operation or all approved places of operation, of the gaming/wagering provider/operator.)		
taking part in approved wagering at; or		
entering or remaining in the follo	wing approved place/s of operation for approved wagering:	
(Note: If a gaming/wagering provider/operator operates more than one approved place of operation, a self-exclusion notice may relate to a stated approved place of operation or all approved places of operation, of the gaming/wagering provider/operator.)		

This self-exclusion order was given in response to the receipt of a self-exclusion notice dated/	
You are advised that this self-exclusion order has effect immediately and remains in force until/_ (five years from date of order given) or until a revocation notice given by you to the gaming/wagering prov takes effect.	// vider/operator
To revoke this self-exclusion order, you must submit a revocation notice to the gaming/wagering provider 24 hours of receiving this order. The revocation notice takes effect when it is given to the gaming/wagering operator.	•
Otherwise, to revoke this self-exclusion order, you may only submit a revocation notice to the gaming/wa operator after one year of receiving this order. <sup>3</sup> The revocation notice takes effect 28 days after the day it i gaming/wagering provider/operator. <sup>4</sup>	
1 (As per s. 91P(2)(a) of the Casino Control Act 1982; s. 261B(2)(a) of the Gaming Machine Act 1991; s. 154C(2)(a) of the Kens. 216C(2)(a) of the Wagering Act 1998). 2 (As per s. 91P(3)(a) of the Casino Control Act 1982; s. 261B(3)(a) of the Gaming Machine Act 1991; s. 154C(3)(a) of the Kens. 216C(3)(a) of the Wagering Act 1998). 3 (As per s. 91P(2)(b) of the Casino Control Act 1982; s. 261B(2)(b) of the Gaming Machine Act 1991; s. 154C(2)(b) of the Kens. 216C(2)(b) of the Wagering Act 1998). 4 (As per s. 91P(3)(b) of the Casino Control Act 1982; s. 261B(3)(b) of the Gaming Machine Act 1991; s. 154C(3)(b) of the Kens. 216C(3)(b) of the Wagering Act 1998).	eno Act 1996; eno Act 1996;
Please note:	
• If you contravene this self-exclusion order by entering or remaining in a gaming/wagering provider/open place of operation, the subject of this order, you may incur a maximum penalty of 40 penalty units.5	rator's approved
• A gaming/wagering provider/operator, employee or agent is permitted to use necessary and reasonable you from contravening this order by entering or remaining in, a gaming/wagering provider/operator's appopriation, the subject of this order.	·
• Gaming/wagering provider/operators are not to send advertising and/or promotional material to exclude	ded persons. <sup>7</sup>
The following organisations provide counselling services for problem gamblers (Provide the name and contact details of at least one entity that provides counselling services for problem gamblers.)	
Statement of service (please print)	
I, the authorised person noted below, have given the self-exclusion order to:	
(nar	me of patron)
at:	
Signature of authorised person: Date order given:/_	
Name of authorised person:	
Position of authorised person:	
<ul> <li>5 (As per s. 100 of the Casino Control Act 1982; s. 261G of the Gaming Machine Act 1991; s. 154H of the Keno Act 1996; s. 2 Wagering Act 1998).</li> <li>6 (As per s. 100B(3) of the Casino Control Act 1982; s. 261I(3) of the Gaming Machine Act 1991; s. 154J(3) of the Keno Act 1990 of the Wagering Act 1998).</li> <li>7 (As per s. 100E of the Casino Control Act 1982; s. 261L of the Gaming MachineAct 1991; s. 154M of the Keno Act 1996; s. 2 Wagering Act 1998).</li> </ul>	96; s. 216J(3)