WHEN WE COLLECT PERSONAL DATA

We collect your personal data to enable us to provide you with our services and to give you information about products and services that might be of interest to you.

Most personal data that we collect is provided by you directly when you register to use our services, both online or in our premises, when you visit our premises, and when you interact with us by other means. We will also collect other data by recording it at the time that you use our services. We outline what this data is and why we collect it later in this notice.

Examples:

We will collect your personal data when you interact with us, which includes when:

- you visit one of our venues; (Dr.Quirkey's and Carlton Casino Club)
- you visit any of our websites;(Dr.Quirkey's and Carlton Casino Club)
- you register for membership at our venues or online; (Dr.Quirkey's and Carlton Casino Club)
- you are registered for our loyalty schemes (at one of our venues)
- you register for WIFI in our premises;
- you register a Player rewards Gaming card;
 - o we collect data from customers aged 18 and over from this source.
- you sign up to receive marketing about any of our Casino/Arcade products or services; (Dr.Quirkey's and Carlton Casino Club)
- you sign up to receive marketing from Dr.Quirkey's
- you sign up to receive marketing from Carlton Casino Club
- when you interact with us (e.g. queries, complaints, correspondence)
- when you participate in social media connected to us
- when you participate in promotions, competitions, or surveys we conduct.

You have a choice as to whether you share your personal data with us - when you are asked to provide personal data you may decline. However, if you refuse to provide the data that we require, we may not be able to provide you with all our services.

Obtaining data from third parties

To ensure that we comply with our legal and regulatory obligations and enable us to provide you with our services, we may obtain data from third parties. We will protect this data in the same way that we protect the data that you provide to us directly and in line with any other requirements we are placed under either by the source of the data (where there is a contractual obligation to do so) or if we are required to by law.

Examples:

Third parties from whom we may obtain your personal data include:

- Dublin Pool and Juke Box Companies (in this context we mean other Dr. Quirkey's Venues and the Carlton Casino Club).
- Other casino and arcade operators.
- In some instances, we may need to obtain information from other casino/arcade operators to undertake further due diligence checks to comply with our legal and regulatory obligations (which includes for fraud prevention and anti-money laundering purposes) so that we are able to verify your information or investigate suspicious activity both in relation to you and/or any third party.
- Credit reference agencies
 - To ensure that we comply with our legal and regulatory obligations (which includes for fraud prevention and anti-money laundering purposes) we may obtain information from credit reference agencies. The information we obtain does not include information about your credit standing or score
- Commercially available databases and publicly available sources
 - o In some instances, we may need to undertake further due diligence checks to comply with our legal and regulatory obligations (which includes fraud prevention and anti-money laundering purposes) so that we are able to verify your information or investigate suspicious activity both in relation to you and/or any third party. We use databases that collate and make certain information commercially available for these purposes. We may also look at publicly available sources such as social media or property ownership records.
 - We may also purchase similar services that are offered by other third-party data sources that are available commercially.

We will only ever obtain our information from sources that are reputable, and we will ensure that the data we are being provided with has been obtained lawfully, for example by the third party having secured your consent to share this data with us if such consent is required.

Our legal basis for processing your personal data will vary depending upon the services that we provide you with and/or your choices.

Our main legal bases for processing your personal data are one or more of the following:

• If you have given your consent to the processing of your data for one or more specific purposes. In the main, we will only process your Special Category personal data if you have given us your consent to do so.

Special Category personal data consists of data about your race; ethnic origin; politics; religion; trade union membership; genetics; biometrics; health; sex life; or sexual orientation.

We will ensure that we have asked for and received your explicit consent to us processing this type of data at the time that we collect it (or as soon as is possible if it is passed to us from a third party). We will explain to you why we collect this data and how long it will be retained at the time that it is collected.

Our processing of your Special Category personal data will be rare. An example will be when you are required to show you are fully vaccinated, where you share sensitive information with us about your health and when discussing responsible gaming concerns.

Our processing is necessary for the performance of a contract to which you are party
or in order to take steps at your request prior to your entering into a contract with
us.

We process your data under this condition when you enter into a gaming or other service provision contract with us (i.e. whenever you sign up for player rewards programme at any of our venues). We require the data that we process under this condition to enable us to complete our obligations under that contract with you, for example to:

- Confirm your identity;
- Make payment to you/receive payment from you
- Contact you in regards to player rewards.
- Our processing is necessary for compliance with a legal obligation. On occasion, we may process your Special Category personal data under this condition.

We process your data under this condition as we are required to record certain information that you provide to us by law. This can be for:

- Prevention of money laundering and combating the financing of terrorism;
- Compliance with law enforcement, court and regulatory obligations.

Our processing is necessary for the purpose of our legitimate business interests.

Legitimate Interests refers the interests of Dublin Pool and Juke Box in conducting and managing our business, to enable us to provide you with the best service and products, and the most secure experience.

For example:

- we have a legitimate interest in ensuring that our marketing is relevant to you, so we may
 process your information to ensure that we only send marketing to you that is relevant to
 your interests;
- we have a legitimate interest in ensuring that we permit you to use our gaming products in a socially responsible manner so we may process your information to enable us to monitor your gaming activity.

When we process your information for our legitimate interests, we will make sure to consider and balance any potential impact on you (both positive and negative), and your rights under data protection laws against our interests. Our legitimate business interests do not automatically override your interests – we will not use your personal data for activities where our interests are overridden by the impact on you (unless we have your consent or are otherwise permitted by law).

You have the right to object to this form of processing if you wish. However, as we explain in the section Our use of your personal data, certain activities are central to our business, therefore if you were to object to certain aspects of our processing we may still have to process some of your other personal data on one of the other grounds of processing set out above.

Purpose: Fraud Prevention and Anti-Money Laundering

• When you use our services, we may need to process and verify your personal data to comply with fraud prevention and anti-money laundering requirements, regulators' requirements and other industry standards. In some instances, we may share your personal information with third parties to conduct identification or verification checks and/or to enable financial transactions to be processed.

Specific examples are:

- Sharing and validating your data with credit reference agencies, fraud prevention agencies or for age verification purposes.
- Sharing and validating your data against databases or with commercial organisations which identify potential illegal activity or related indicators of the same.
- Sharing your data with law enforcement agencies.
- To ensure that illegal activity, including fraud and anti-money laundering, is prevented
 and detected, we may have cause to work with and share your data with other
 gaming operators. We will ensure that any data we share or receive for this purpose is
 shared or received lawfully and in line with industry guidelines.
- Monitoring your interactions with us for crime prevention purposes, for example cheating at gaming.

Sharing and validating your data (to the minimum extent necessary) with other gaming operators, service providers, banks, financial institutions and payment service providers / gateways, 'Acquiring Bank', Alternative Payment Method Providers, the International Association for Casino Surveillance and similar bodies or associations in the interests of security, good practice or safety, for the purposes of the prevention and detection of crime, cheating, counter-fraud measures and investigations (including the verification and investigation of "chargeback" claims relating to your transactions with Dr.Quirkey's), money laundering, other impropriety, and in order to uphold gaming integrity.

In our view, our processing of your personal data under this category is essential to our ability to comply with legal and regulatory requirements, and to protect our business and guests. Should you object to our use of your data for these purposes your only option may be to close your account and/or not use our services. Even if you do so we may retain some data for a period of time due to legal and/or regulatory obligations.

Compliance with legal and regulatory bodies

- We are subject to a number of laws and regulations and we are required to process and provide personal data requested by regulatory bodies, law enforcement agencies and the courts.
- Some of the legal and regulatory obligations we are placed under require us to use personal data collected for certain purposes and/or to retain it for a specified time period.
- We may also be required to share information with industry bodies.
- We have in place a number of safeguards and mitigations to ensure that your personal data is processed proportionately and safely when processed for these purposes.

Specific examples are:

- Carrying out checks during the course of your relationship with us to ensure that you are gaming legally. These checks may include the securing of a copy of identification, for example a copy of your passport or asking you to evidence the source of your funds.
- Carrying out checks, monitoring your play, and segmenting or profiling the data we hold about you and your gambling with us to ensure that you are gambling responsibly and to enable us to identify and intervene when we think you may be at risk of problem gambling;
- In some instances, we may ask third parties to assist us with this segmentation or profiling. Such parties may also include other companies within Dublin Pool and Juke Box companies.
- Conducting checks against the national self-exclusions schemes in any country to which we might subscribe from time to time so that we can apply your chosen restrictions to services we provide to you.
- Compliance with requests for disclosures by law enforcement agencies, regulatory bodies or the courts.
- Using records held for other audit, insurance, legal and regulatory compliance purposes.
- On occasion you may indirectly provide us with sensitive information, such as your ethnicity (for example if you provide us with identification documentation). We will only use this information for the specific purpose for which it is provided.
- You may also provide us with sensitive information about your psychological or physical health, in particular if you were to talk to us about problems with gaming. We understand the sensitivities surrounding such disclosures and will only ever use this information to provide you with support or to ensure we comply with legal or regulatory obligations.

In our view, our processing of your personal data under this category is essential to our ability to comply with legal and regulatory requirements, and to protect our business and guests. Should you object to our use of your data for these purposes your only option may be to close your account and/or not use our services. Even if you do so we may retain some data for a period of time due to legal and/or regulatory obligations.

General Commercial operations

• We use personal data to manage the day-to-day operation of our business and to enable us to provide you with our products and services. This includes management of guest preferences, suppliers, and other relationships, sharing information within Dublin Pool and Juke Box, implementing safety procedures and allocating resources.

Specific examples are:

- Facilitating the creation of your membership or account, or our provision of services to you.
- Responding to queries we receive from you (for example by email, text, social media etc) and providing guest support services via our support channels e.g. interacting with you via our 'Live Chat' service.
- Administering your participation in our rewards / loyalty schemes including our 'Player Rewards' scheme.
- Using technical information about your device, such as browser version, operating system, IP address and location data to ensure our websites are functioning correctly and that you are presented with the correct version.
- Contacting you about important service matters (non-marketing).
- To maintain our records, including transactional, financial and player records.
- Storing (with your prior agreement) your Card Credentials in relation to payments made via your PlayerRewards account ensuring that you do not need to re-enter your preferred payment card details for every transaction you complete with us.
- To monitor and analyse activity in our casinos/Arcades to enable us to personalise your experiences with us. For example by personalising the rewards you receive via Player Rewards.
- To conduct internal analysis of our guests to enable us to understand why and how you use our services and what we can do to improve them. For example, we may monitor the busiest times in our premises so that we can ensure we have the requisite number of staff available or we may consider the broad demographic groups who use our services at different times and in different locations so that we can offer appropriate facilities and services to those sites.
- To share information with other companies within Dublin Pool and Juke Box Companies.
- Administering your responsible gaming controls.
- Reporting management information.
- Monitoring physical access to offices, visitors, conducting CCTV operations and audio recordings.
- To monitor your use of our products and services for business intelligence purposes (for example to enable us to monitor the performance of our products or services and in order to protect our interests). For example we may monitor your use of our services to ensure that you act in line with our terms and conditions so that we can identify activity that may be prejudicial to our commercial interests (for example fraudulent activity) and take requisite action such as by restricting the services we provide to you.
- For drquirkeysgoodtimeemporium.com, we may analyse your online activity to improve the user experience of our online services / website and account platform presentation, layout or functionality.
- Managing third party relationships.
- Conducting market research.

Processing identifiable personal data by anonymising/de-identifying/re-identifying/pseudonymising.

- To enable you to participate in interactive features of our services when you
 choose to do so, including administering your voluntary participation in any
 promotional events, engagement surveys, market research activities,
 competitions or prize draws from time to time
- To keep our services and websites safe and secure.
- To improve our products and services through troubleshooting, testing, analysis, and research activities.
- Conducting research in connection with our obligations as a socially responsible gaming operator – for example, making samples of anonymised or pseudonymised player data available to our third party research partners for the purpose of developing our responsible gaming safeguarding / problem gaming detection measures.
- For information, system, cyber and network security. For example we will use personal data you provide to us to monitor, detect and protect our business, its infrastructure, networks, computer systems, information, intellectual property and other rights from unwanted security intrusion, access, disclosure of and acquisition of information, data and software breaches, hacking, industrial espionage and cyber attacks.
- We may use cookies to facilitate our ability to personalise some of the services we refer to in this section. You can control this through your browser settings.
 Please see the Cookies Policy for more information on our use of Cookies and how to manage their settings.

In our view, our processing of your personal data under this category is essential to our ability to ensure that we protect our commercial interests. Should you object to our use of your data for these purposes you have the option to close your account and/or not use our services. Even in these instances we may retain some data for a period of time due to legal and/or regulatory obligations.

Marketing

- We will process certain personal data to gather market intelligence, promote products
 and services, communicate offers to individual guests and monitor the use and take up of
 our loyalty and reward cards and points and promotions (for example, so that we will
 have an understanding of your interests so that we can send you offers more relevant to
 you).
- We may also provide aggregated and pseudonymised or anonymised data to third parties where we do this, we will ensure that these third parties take appropriate measures to secure any personal data that is provided, however we would look to anonymise / pseudonymise where possible. We will never pass your contact information to third parties for them to use for their own marketing purposes unless we have your consent. Where you have opted-in to receive direct marketing communications from us (or have not chosen to opt-out as the case may be) we may from time to time engage third party service providers to carry out direct marketing activities on our behalf. In such cases, our third party service providers are not permitted to use your details for their own direct marketing activities or to pass your data on to any other third parties for these purposes. Such arrangements are subject to contractual protections to ensure the safeguarding and integrity of your data in accordance with the relevant data protection laws.

Specific examples of the marketing we will undertake are:

- Direct marketing by email, SMS, telephone, push notification, Whatsapp.
- Targeted advertising on social media.
- Marketing by post.
- When you purchase a product or service from us (for example, become a registered member of our Casinos, or register for a Player Rewards Gaming card, we will contact you by email and/or SMS for the purposes of direct marketing about similar products and services automatically. This is known as the "soft opt-in" rule under current e-privacy regulations. In these circumstances we will provide you with a simple means of refusing our use of your personal data for these purposes both at the time we collect your details and in each subsequent communication we send to you.

In addition, you can opt-out of marketing at the time that you become a member or initially transact with us, at any point by contacting our customer support services, or by asking at any of our reception desks.

Preference Centre

- We will only ever contact you in accordance with your contact preferences.
- Our main means of contact will be by post, email, SMS, telephone, Whatsapp and push notification. From time to time we may contact you by other means (for example via social media).
- Matters we may contact you about include existing or future services, products, promotional offers, loyalty and rewards incentives, service changes and other of our activities and those of our group companies which we think may be of interest to you.

You can update your contact preferences or opt-out from the receipt of direct marketing at reception, or by following the instructions in any marketing communications we send you.

Use and Website Marketing

• If you are a user of our Website, we may send you push notifications. You can disable these notifications independently through your device settings.

Profiling or segmentation Marketing

- We would like to be able to contact you about specific offers and promotions that we believe will appeal to you.
- In order for us to be able to approach our marketing in a socially responsible and non-invasive manner we need to fully understand your use of our services by carefully analysing your preferred products and average spend alongside the records that we hold about our other guests.
- We analyse your data by placing it into pre-determined segments based on the specific offer or promotion we are operating.
- Our segments are identified using information such as:
- Product (to ensure that we only contact you about your preferred products)
- Spend (to ensure that we only bring offers to your attention that correlate with your preferred spend and that we act in a socially responsible manner)
- Location (to ensure that we only contact you about offers that are realistically accessible by you from a geographical perspective)
- We will never use any special category personal data that we hold about you for marketing profiling purposes unless we have your explicit consent to do so.

Social Responsibility / Anti-money laundering / Business records

- We may also profile or segment your personal data to ensure that we act in socially responsible and lawful manner, and to enable us to produce anonymised transactional business reports.
- We will only share the results of this information externally if we are required to do so by law.

Important Information

- We will only profile or segment your personal data if you have told us you are aged over 18.
- We strongly believe that our guests would rather receive marketing information that is relevant to their preferences. Our ability to segment or profile the information that we hold is essential if we wish to ensure this occurs. All our marketing is tailored in this way.

IF YOU DO NOT WANT US TO SEGMENT OR PROFILE YOUR INFORMATION FOR MARKETING PURPOSES, YOU WILL NEED TO OPT-OUT OF THE RECEIPT OF ALL MARKETING FROM US.

- You can opt-out of marketing at the time that you become a member of our casinos or initially transact with us, by contacting our customer support services, or by asking at any of our reception desks.
- If you have opted-out of the receipt of marketing we may still segment your data for the sole purpose of ensuring you do not receive marketing information from us. We will continue to personalise our online services.

Sharing with or processing by third parties

• We may need to provide your personal data to third parties in order to deliver certain aspects of our services to you and to generally run our day to day business operations. The majority of these third parties are our service providers or other companies within Dublin Pool and Juke Box. Where we do this, we will ensure that these third parties take appropriate measures to secure your data.

Specific examples are:

- Providing your data to other gaming operators, service providers, banks, financial institutions, the International Association for Casino Surveillance and similar bodies or associations in the interests of security, good practice or safety, cheating, bonus abuse and other service mis-use, counter-fraud measures and investigations (including the verification and investigation of "chargeback" claims relating to your transactions with Dublin Pool and Juke Box companies), money laundering, other impropriety, and in order to uphold gaming integrity.
- Processing your payment transaction data in conjunction with our third party payment service providers and payment gateways, banks or financial institutions acting as 'Acquiring Banks' and Alternative Payment Method Providers (APMPs) in each case to enable us to receive payments from you and to credit payments to you (e.g. the payment of gaming winnings or the withdrawal of funds back to your card). In such circumstances, third party payment service providers and gateways, Acquiring Banks and APMPs may act as Data Controllers in their own right in respect of certain processing activities associated with receiving and making payments.
- Providing your personal data to other Dublin Pool and Juke Box Companies in relation to services they provide, offer, or consider providing to you and for any other purpose which would be permitted under this policy if we undertook the same processing of your data. Such processing is also necessary for us to carry out our day to day business operations in the context of a multi-brand group of companies.
- Providing your personal data (typically basic information such as your name and contact information) to social media operators including (but not limited to) Facebook and Instagram to facilitate our marketing to you via the social media channels that you participate in. Use by those social media operators for that purpose will also be subject to the privacy policies that such operators provide to you, and where applicable, to the contact preferences, consent and privacy settings that you have given those operators in relation to their use of your personal data. Please note that your preference centre settings will not be reflected in our marketing via these third parties; they only apply to marketing sent directly by us.
- Sharing your device, content and log Information with our service and analytics providers in order to enable them to analyse website performance, improve our services, or tailor web and landing pages to any identified preferences.
- Sharing your data with market research agencies for research and analysis purposes.
- Sharing your data with credit reference agencies.
- Sharing your data with prospective and actual buyers (and our professional advisors) in the event of the proposed sale or restructuring of any part of our business. Such disclosures shall be subject to adequate contractual obligations of confidentiality to ensure the safeguarding of your personal data.
- Sharing your data (to the minimum extent necessary) with our third party professional advisers for the purposes of obtaining legal, regulatory, accounting, tax, insurance or other professional advice where required.
- Sharing your data (to the minimum extent necessary) with our third party insurers for the purposes of administering insurance related claims and commencing / defending legal claims.
- Sharing your data (to the minimum extent necessary) with our third party service providers in order to administer and give effect to Data Subject Rights e.g. sharing CCTV images with our third party visual / audio redaction specialists in order to redact third party personal data / images in connection with a Data Subject Access Request.
- We may in some instances have to share your data with third parties who provide services to us that are based in countries that are outside of the European Economic Area (this being the European Union and Iceland, Liechtenstein and Norway ("the EEA")) or permit these third parties to access our systems. Whenever we disclose your personal data to third parties we will require that third party to have technical and organisational measures that reflect those within the EEA are in place.

RETENTION, STORAGE AND PROTECTION OF PERSONAL DATA

Retention

We will retain your personal data for as long as we need it in order to fulfil the purposes that are outlined in this Privacy Notice provided that we have a valid legal reason to do so. Because these needs can vary depending upon the purpose of our processing the data, the length of time that we process the data can vary significantly.

In order to determine the length of time we will retain your data we consider the following factors:

- How long is the data required to enable us to provide you with our services?
- For example: To maintain adequate business and financial records, to enable us to contact you in line with your preferences, to enable us to comply with lawful requirements.
- Is the personal data we hold about you Special Category personal data?
- For example: Data about your race; ethnic origin; politics; religion; trade union membership; genetics; biometrics; health; sex life; or sexual orientation.
- Are we subject to a legal, regulatory, or contractual obligation to retain the data?
- For example: We are under an obligation under the Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017 to keep a record of all customer due diligence records we have for a period of 5 years following the end of a business relationship.

When we no longer need to retain your personal data we will always ensure that it is deleted securely by us and we will also require third parties with whom we have shared your personal data to have deleted it also.

In instances where we want to retain data for analysis purposes for a longer period than we are able to we will anonymise this data such that it can no longer be linked back to you. Where we do this the information will no longer be your personal data.

Please note that if you opt-out from the receipt of marketing from us, we may need to retain your contact information in order that we can ensure that you no longer receive such marketing.

Guests to whom we provide gambling services

•In general we will retain the majority of your personal data for a period of 5 years after the conclusion of your business relationship with us. We consider a business relationship to be at an end if you have not interacted with us at all for a period of 13 months. At this point we will retain your data and we will no longer process it for any other reason other than its deletion unless and until you further engage with us.
•If you have a gaming account or membership with us, but you have never used our gaming services, we will retain your data for a period of 3 years. If you have not interacted with us (logged in to an account, visited our premises, clicked through a link in a marketing email, logged into our preference centre) for a period of 13 months we will stop any processing of your personal data beyond its retention and deletion unless and until you further engage with us.

•If you are subscribed to our marketing only and do not have an active account or membership with us, we will delete all personal data that we hold about you at the point that you opt-out to the receipt of any marketing material from us.

- •CCTV footage from our premises is generally retained for a maximum period of 30 days.
- •There will be some exceptions to the period of time we retain your personal data. For example, we may retain your data for a longer period if you have self-excluded from gambling with us or if we need to retain your data because of ongoing litigation.

Storage and protection of personal data

We are committed to taking appropriate technical and organisational measures to protect your personal data against unauthorised or unlawful processing and also against accidental loss, destruction or damage. We use a variety of technologies to help to protect your personal data.

For example, we ensure that your personal data is stored on computer systems that have limited access and that are in secure controlled facilities, we ensure that appropriate protection is in place whenever we allow access to your personal data by third parties.

- •We adhere to high security standards in order to protect any information you give us.
- •Any data you give us will be retained in a secure environment and access to it will be heavily restricted on a 'need to know' basis.
- •The primary storage location of your personal data will be in Ireland in respect of our land-based business activities in Dublin
- •. However, as outlined in this Privacy Notice, we may in some instances disclose your personal data to third parties. Where we disclose your personal data to a third party, we require that third party to have appropriate technical and organisational measures in place to protect your personal data. In instances where we are required by law to disclose your personal data to third parties (for example to law enforcement agencies) we have limited control over how it is protected by that third party.

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YOUR RIGHTS

Under the General Data Protection Regulation, the GDPR 1988 – 2018, you have a number of rights with regard to your personal data.

Your right to access the data we hold about you

- •You have the right to request from us access to your personal data along with confirmation as to whether your personal data are being processed and the purposes of such processing.
 - To submit a request for access to your personal data, please contact us at info@carltoncasinoclub..com.
 - We will require that you provide us with proof of identity before we comply with such requests.
 - We are also likely to ask you some additional questions to assist us in providing the information you are looking for.

Your right to have inaccuracies in your personal data corrected

- •You have the right to obtain from us the rectification of any inaccurate personal data that we hold.
- •Please note that it is possible for you to rectify any inaccurate personal data that we hold fairly quickly and easily by undertaking one of the following actions yourself.
 - Contacting customer services by email, telephone or live chat;
 - Asking at the reception in any of our operating premises.
- •Alternatively you can contact us at info@carltoncasinoclub.com and submit a request for the same.

Your right to erasure

- •You have the right to request that we erase your personal data in certain circumstances.
- •These circumstances are where:
 - our retention is no longer necessary in relation to the purposes for which they were collected;
 - if we are processing your data with your consent, you wish to withdraw that consent
 - if we are processing your data in our legitimate business interests and we have not demonstrated overriding legitimate grounds to continue to process your data in the event that you have objected to such processing (see below);
 - if your personal data have been unlawfully processed;
 - if we are required to erase your data in compliance with a legal obligation.
- •It is of note that, other than data collected exclusively through our membership or commercial relationship, we do not process your data with your consent. Requests for erasure based on the withdrawal of consent alone outside these circumstances are unlikely to be complied with. We will delete your data when you opt-out of marketing if the only data we hold is within CRM.
- •We will not delete your personal data if we still have a valid fraud, anti-money laundering, legal or regulatory obligation to retain it, unless the courts or our regulators require us to do so.
- •If you wish to exercise this right, please contact us at info@carltoncasinoclub.com.

Your right to restrict our processing of your personal data

- •You have the right to require that we restrict our processing of your personal data in certain circumstances.
- •These circumstances are where:
 - you have contested the accuracy of your personal data (restriction for a period to enable us to verify the accuracy of the personal data);
 - our processing is unlawful and you oppose the erasure of your personal data;
 - we no longer need the personal data but you require it for the establishment, exercise or defence of a claim;
 - you have objected to our processing of the data, pending the verification whether our legitimate grounds override yours.
- •In instances where we have restricted our processing of your personal data, we will inform you when the restriction of such processing has been lifted.

Your right to data portability

- •If we are processing your data with your consent or because our processing is necessary for the performance of a contract to which you are a party and such processing in carried out by automated means, you have the right to receive your personal data from us in a commonly used and machine readable format and to transmit this data to another data controller.
- •If you wish to exercise this right, please contact us at info@carltoncasinoclub.com.
- •Please note that the information we will provide in response to a request under this right is limited to:
 - Personal contact details held
 - Gaming history records held.
 - Payments made or withdrawn.

Your right of objection to certain processing activities

- •If we are processing your data in our legitimate business interests you have the right to object to such processing on grounds relevant to your particular situation at any time.
- •In instances where you object we are obliged to cease our processing of your personal data unless we can demonstrate compelling legitimate grounds for the processing which override your interests, rights and freedoms, or for the establishment, exercise or defence of legal claims.
- •The majority of the activities we undertake are central to our business so were you to object it will usually mean that you have to terminate your membership. Even in these instances we may have to retain certain information for a longer period of time to ensure we comply with our legal and regulatory obligations or for anti-money laundering purposes.
- •You can object to our use of your data for direct marketing purposes. Your personal data will no longer be used for such purposes.

Your right not to be subject to a decision based solely on automated processing

- •You have the right not to be subject to a decision based solely on automated processing, including profiling, which produces legal effects concerning you or similarly significantly affects you.
- •In our opinion, we do not currently subject you to a decision based on profiling that produces legal effects concerning you or similarly affects you.

We are obliged to comply with, or respond to, any requests you make to exercise your rights free of charge and within 30 days of receipt of the request.

- •We will require you to provide us with proof of identity before we comply with your requests and will not consider the request valid until this has been provided.
- •If we do not uphold your request we will explain why.
- •In certain circumstances we can extend the period within which we are obliged to comply by two further months. We will inform you of any such extension within one month.
- •If your request to exercise your rights is manifestly unfounded or excessive, in particular because of its repetitive character, we may either charge a fee taking into account our administrative costs of providing the information or refuse to act on the request.

Your right to complain to the regulator

You have the right to complain to Data Protection Commissioner Ireland if you believe that we have infringed your privacy rights or disagree with a decision we have made about your privacy rights.

- •We are based in Ireland so our principal regulator is the Data Protection Commissioners Office. You can contact the DPC at dpo@dataprotection.ie.
- •If you are based in any other European country in which we operate, you can complain to the regulator in your country of residence. You can find a list of national data protection authorities and their contact details here: http://ec.europa.eu/newsroom/article29/item-detail.cfm?item_id=612080.

CCTV

We use surveillance to monitor all playing areas and other public areas of the Dublin Pool and Jukebox Co. Ltd. Properties. Video surveillance cameras are used for security to protect us, our guests, and our staff against potential violations of criminal laws or civil laws, also for health and safety purposes.

Our Surveillance cameras are monitored by employees and may be viewed by law-enforcement and regulatory authorities.

We may use our cameras to identify you when you enter our club to ensure we are complying with the law and to ensure safer playing, enforce self-exclusions and barring's and to help protect the young, the vulnerable and keep criminal and subversive elements from infiltrating Dublin Pool and Jukebox Co. Ltd. We retain CCTV footage for a total of Seven days unless under certain circumstances such as an investigation when we will be obligated to hold onto footage for a longer period of time.

Changes to Privacy policy. Any changes to our privacy policy will digitally be available upon request and manually available at any of Dublin Pool and Jukebox Co. Ltd properties.

