

1. NAME, ADDRESS, PROPRIETOR AND CONSTITUTION

1.1 The name of the Club is "Carlton Casino Club" (the "Club"), and its address is 55/56 O'Connell Street Upper, Dublin 1, Dublin, Ireland (the "Club Premises").

1.2 The Club is a proprietary venue, the Proprietor of which is Dublin Pool and Juke Box Co. Limited (a limited liability company incorporated and registered in Ireland).

1.3 The Proprietor will: (a) provide the Club Premises; (b) provide all reasonable necessities as may be required for carrying on a club in accordance with its objects and these Rules.

2. OBJECTIVES

2.1 The objects of the Club are: (a) for the furtherance of non-political, social, and recreational activities; (b) to provide high-class amenities and other facilities; and (c) for gaming and entertainment, in accordance with the laws for the time being applicable.

3. GENERAL COMMITTEE

3.1 The General Committee is chaired by the Club Director, or a member of the Club's senior management team if the Club Director is unable to attend a General Committee Meeting.

3.2 The Club's general committee ("General Committee") shall exercise the powers given to it by the Rules and such other powers of management given to it by the Proprietor. Any reference to any action taken by the Club shall be deemed to be an action taken at the direction and discretion of the General Committee.

3.3 For the avoidance of doubt, the Proprietor may exercise the same powers as are given to the General Committee.

3.4 The General Committee shall meet as often as may be necessary to ensure the proper conduct of the affairs of the Club (in each event a "General Committee Meeting").

3.5 The General Committee shall consist of: (a) The Club Director, or a member of the Club's senior management team in the Club Director's absence; (b) Club Administrator/Secretary; (c) The Head Receptionist; and (d) The Marketing Manager. each an "Officer".

3.6 The Proprietor shall have sole responsibility for the appointment and dismissal of the Officers.

4. MEMBERSHIP

4.1 Individuals who wish to apply for membership of the Club shall complete the Membership Application Form and provide contact details and evidence of identity. On the completion of a Membership Application Form an Officer may grant an applicant temporary membership pending the final decision of the General Committee. The General Committee shall review all applications and shall have the sole discretion as to whether to accept an application or not. If the General Committee approves the application the individual shall, subject to due payment of fees, unless waived by the General Committee, and compliance with these Rules, become a member of the Club (a "Member").

4.2 No individual under 18 years of age shall be eligible to become a Member.

4.3 Every Member shall promptly inform the General Committee of any change of address or of their bank details, directly in writing by email. The responsibility to provide accurate information is a continuing obligation throughout the term of membership.

5. MEMBERSHIP FEES

5.1 The membership fee for Members shall be such sums as the General Committee shall from time to time determine ("Membership Fees"). It shall be entirely within the Proprietor's discretion to raise, lower or waive such Membership Fees.

5.2 Failure to pay any Membership Fees may result in being denied entrance to the Club and possible termination of membership.

6. GUESTS AND CHALLENGE 21 POLICY

6.1 Members may invite up to 1 guest (of no less than 18 years of age) to the Club on any given day to enjoy the benefits of the Club including any gaming on offer. Additional guests may be granted by the management if notified in advance.

6.2 Members are responsible for their guests while within the Club, including for their behaviour, conduct and any charges they incur while at the Club. All guests must comply with these Rules.

6.3 The admittance of guests and any non-Members is at the sole discretion of an Officer of the Club.

6.4 The Club operates a strict challenge 21 policy which requires that any guest appearing to Club employees to be under the age of 21, in that employee's sole opinion, MUST provide valid photo identification ("ID") to the satisfaction of Club management as proof of age. Failure to produce such ID will result in refusal of entry.

7. BYE-LAWS 7.1 The Proprietor may from time to time make, vary, and revoke byelaws (not inconsistent with these Rules) for the regulation of the internal affairs of the Club and the conduct of Members therein. Byelaws shall be deemed to be incorporated into the Rules of the Club.

8. BILLS AND RECOVERY OF DEBTS

8.1 The Proprietor and its employees may withhold from a member or guest the payment of stakes and/or winnings for the purposes of recovery (in whole or in part) or outstanding debts owed by the Member or guest ("Debts") to: (1) the Club; (2) the Proprietor; (3) any subsidiary or holding company of Proprietor and each and any subsidiary of a holding company of the Proprietor.

8.2 Members, guests and any other individual gaming at the Club authorise the Proprietor, in its absolute discretion, to apply any and all chips they may redeem to reduce any Debts.

8.3 For the avoidance of doubt, Debts will also include any costs incurred in any attempt to recover Debts.

8.4 Members and guests must pay all bills before leaving the Club unless they have approval by Club management not to do so.

8.5 Any non-payment shall be a breach of these Rules and shall result in the suspension and/or termination of the Member's membership.

9. TERMS ON WHICH GAMING IS OFFERED

9.1 A copy of the contractual terms on which gaming is offered (comprising these Rules, any byelaws implemented by the Proprietor and any rules which apply to each game offered by the Club) will be made available to Members and guests upon request.

9.2 The Rules of the Club may be altered, revoked, or supplemented at any time by the Proprietor and any change, variation or revocation shall be deemed to have been brought to the notice of the Members and take immediate effect by posting details of such change at the Reception Desk and/or including details on the Club website.

10. SUSPENSION/CANCELLATION OF MEMBERSHIP

10.1 The Proprietor or the Club may, at any time, without notice and for any reason terminate or suspend any Member's membership of the Club.

10.2 If a member's membership to the Club is suspended or terminated in accordance with Rule 10.1 the Proprietor will refuse the Member's access to any Dublin Pool and Juke Box premises and to withhold from said Member the payment of stakes and/or winnings at the Club or any Dublin Pool and Juke Box premises.

10.3 If a member is suspended from a Dublin Pool and Juke Box premises the Club and Proprietor reserves the right to refuse the Member's access to the Club and to withhold from said Member the payment of stakes and/or winnings at the Club or any Dublin Pool and Juke Box premises.

10.4 If a Member's membership is suspended in accordance with Rule 10.1, any reinstatement of their membership shall be at the sole discretion of (1) an Officer; (2) a senior member of management employed by the Club; or (3) a Dublin Pool and Juke Box management staff member. For the avoidance of doubt, no such reinstatement shall be effective unless given by an Officer or a Dublin Pool and Juke Box management staff member.

10.5 The Club is committed to ensuring that gambling is kept crime free and conducted in a fair and open manner. Accordingly, the Club will ensure that any Member who, in the opinion of the Club, is or has been in breach of the rules of a game in the Club will not be permitted to benefit from this breach. Breach of this Rule will invalidate any gaming affected and any stakes or winnings hazarded shall be forfeited.

10.6 The Club may disclose information relating to Members whose membership has been terminated or suspended to regulatory and enforcement authorities and to other casino operating companies outside of Dublin Pool and Juke Box for the prevention and detection of crime, insofar as this is not inconsistent with the Club's obligations under data protection legislation.

10.7 No refunds will be made in respect of Membership Fees in the event of termination or suspension of Membership.

11. SOCIAL RESPONSIBILITY AND SELF-EXCLUSION

11.1 The Club is bound by the Social Responsibility. Accordingly, the Club and the Proprietor adhere to Dublin Pool and Juke Boxes Safer Gambling Policy & Procedures.

11.2 Whilst every Member and guest is responsible for their own actions, the Club, as part of the Dublin Pool and Juke Box Group and through its 'Responsible Play' is committed to promote responsible gaming for all Members and guests and to provide options for assistance to those who may be at risk of gaming harm.

12. CLUB PROPERTY

12.1 No property belonging to the Club, or the Proprietor shall be removed from the premises by any Member or guest. Neither the Club, the Proprietor nor any member of Dublin Pool and Juke Box,

nor any of its officers or employees, accept any responsibility for any loss or damage to property on the premises whether or not entrusted to the care of the Club or any of its employees.

13. PROTECTION OF MEMBER FUNDS

13.1 Members and guests are advised that it is the policy of the Club and Dublin Pool and Juke Box not to protect Members' or guests' funds held on deposit in the event of the Club's insolvency.

14. OPENING HOURS

14.1 The Club shall open and be prepared to receive Members daily during such hours as the Club management shall in its absolute and sole discretion determine from time to time.

15. SALE AND SUPPLY OF LIQUOR

15.1 The sale or supply of intoxicating liquor in the Club shall be as determined by statutory provision, local regulation, and the Club's local authority alcohol licensing conditions.

15.2 The Club and Proprietor reserve the right to cease serving alcohol to any Member or guest without giving a reason.

16. GAMING

16.1 No game of hazard or chance shall be played in the Club otherwise than in accordance with the statutes applicable thereto and for the time being in force.

16.2 No device (whether electrical, mechanical or otherwise) skill, trick or deception (which for the avoidance of doubt shall be deemed to include, but not to be limited to, card counting), the purpose of which is intended to defraud, or to gain an unfair advantage in, or to influence, any gaming in the Club may be used by any Member, guest or other individual gaming in the Club, whether on or off the premises.

16.3 The Club reserves the right to hold in its possession any Member's or guest's winnings from and stakes in any gaming if they suspect the Member or Guest has breached Rule 16.2. Club management shall be entitled to hold such winnings and stakes until the conclusion of any investigation aimed at establishing whether the Member or guest concerned has breached Rule 16.2. If, after, the investigation Club management concludes that the Member or guest has breached Rule 16.2, then the gaming affected will be invalidated and the winnings derived therefrom, and the stakes hazarded will be forfeited. In all other cases, the winnings and stakes will be released to the Member or guest unless any other good and valid reason entitles or requires the Club to retain the same and/or pass the same to any third party.

16.4 The Club are obliged in certain cases to notify the Garda, National Crime Agency, and any other relevant authority of any breaches of Rule 16.2 and of any action taken under Rule 16.3, where it considers it appropriate to do so. Gaming chips issued by the Club remain the property of the Club and must be returned or redeemed (as appropriate) on demand.

17. ANTI-MONEY LAUNDERING AND COUNTER TERRORIST FINANCING ("AML/CTF")

17.1 Members and guests will be required to produce appropriate ID documentation, to ensure compliance with AML/ CTF legislation and regulation.

17.2 The Club and the Proprietor reserve the right, as part of their due diligence procedures, to conduct checks and raise queries with Members and guests to comply with their AML/CTF policies and to comply with AML/CTF laws.

17.3 The Club and Proprietor reserve the right not to proceed with any transaction and/or to freeze any monies in their possession until such time that (i) they have obtained the required information under Rule 17.2; and / or (ii) the Club have completed any other processes that may be required under AML/CTF legislation. The Club management will notify the Member or guest of any checks carried out under Rule 17.2 as soon as practicable unless the law prevents the Club from doing so or if it would undermine security measures. Suspensions will be removed as soon as practicable if the reason for suspending no longer applies.

18. PRIVACY NOTICE

18.1 Dublin Pool and Juke Box operates a Privacy Notice to which the Club adheres. This Privacy Notice describes how any personal information that the Club, Dublin Pool and Juke Box (collectively, "Dublin Pool and Juke Box", "we", "us" or "our") collect from you, or that you provide to the Club, will be processed by Dublin Pool and Juke Box. The Privacy Notice is available on request at the Club or via www.carltoncasinoclub.com

19. ANIMALS

19.1 Members who have registered disability assistance animals may bring their animal into the premises. Animals which do not fulfil these criteria are not permitted.

20. MAIL

20.1 No patron of the Club shall give the casino as their address for any purpose.

21. USE OF CASINO NAME

21.1 No Member or Guest shall use the name or membership of the Club for any form of advertising.

22. COMPLAINTS

22.1 The Club operates under Dublin Pool and Juke Boxes Complaints & Disputes Policy & Procedures. A copy of the complaints and dispute procedure is available on request or upon making a complaint or raising a dispute. All Members and guests are deemed to accept the terms of Dublin Pool and Juke Boxes Complaints & Disputes Procedures.

23. REPRIMANDING EMPLOYEES

23.1 No employees of the Club or Dublin Pool and Juke Box shall be reprimanded by any Member or guest; neither shall any Member or guest harass, nor use insulting behaviour towards employees of the Club or Dublin Pool and Juke Box. Any breach of this Rule by a Member may result in immediate termination of a member's membership of the Club and access to any Dublin Pool and Juke Box premises. Any breach of this Rule by any guest or other individual gaming at the Club or any other Dublin Pool and Juke Box premises may result in immediate barring from the Club and/ or any other Dublin Pool and Juke Box premises. A breach of this Rule will entitle the Club or any member of Dublin Pool and Juke Box to withhold from any individual the payment of stakes and/or winnings.

24. SEVERABILITY

24.1 If at any time any provision of these Rules is adjudged to be illegal, invalid, or unenforceable, that Rule shall be deemed deleted but that shall not affect or impair the legality, validity, or enforceability of any other Rules.

25. OUR RIGHTS

25.1 No failure or delay by the Club or Proprietor to exercise any right or remedy provided under these Rules or by law shall constitute a waiver of that or any other right or remedy, nor shall it prevent or restrict the further exercise of that or any other right or remedy.

26. GOVERNING LAW

26.1 These Rules and any dispute or claim (including noncontractual disputes or claims) arising out of or in connection with it or its subject matter or formation shall be governed by and construed in accordance with the law of Ireland.

27. CONTACT US

27.1 If you have any questions, please contact us by writing to The Club Director, 55/56 O'Connell Street Upper, Dublin 1, Ireland or by calling Carlton Casino Club Reception on 015154704 or emailing info@carltoncasinoclub.com. These rules are effective from 1 September 2021 in all Dublin Pool and Juke Box Premises.

Carlton Casino Club – 56 O'Connell Street Upper Dublin 1, Dublin

Dr.Quirkeys Good Time Emporium – 55 O'Connell Street Upper, Dublin 1, Dublin

Dr.Quirkeys Good Time Emporium – 59 Phibsborough Rd, Phibsborough, Dublin