

Providing self-constraint and self-exclusion measures in case of non-vulnerable persons

Limiting to enter the Casino (self-constraint, self-exclusion):

The Casino ensures the player the possibility of using a measure to "denial of entry" for the period of:

- 3 months,
- 6 months,
- 1 year, or
- 2 years.

Adoption and implementation of self-constraint, self-exclusion statement:

The Casino accepts the player's self-constraint statement, given in writing, simultaneously with the confirmation of the player's personal identity.

The player's self-constraint statement/declaration will be entered by the Casino on the date of acquisition into the registry. The self-constraint statement is applied by the Casino within 24 hours after receiving it. Simultaneously, with the handover of the self-constraint statement, the Casino provides the player a document with the title: "Information on the special protection of players under judicial and significant self- constraint, and the reason of the player protection registry".

Among other data, the Casino can cite the data of the self-constraint statement on the entrance card, according to the regulation on the implementation of tasks, concerning the authorization, settlement and control of certain gambling types. The self-constraint statement is applied by the Casino within 24 hours after receiving it.

A self-constraint statement that is valid for at least 1 year can be revoked by the player after the expiry of 7 months, with the confirmation of the personal data with a written declaration. The declaration of revocation is recorded in the registry by the Casino on the day of receiving, the cancellation of the self-constraint is applied on the date of recording it in the registry.

A self-constraint statement, of which validity is no longer than 1 year, cannot be revoked!

The organizer is entitled to refuse the lifting of self-constraint taking into account the responsible gambling principles especially in the following situations:

- In the statement, delivered at the presentation of the self-constraint statement, the gambler himself/herself had requested in writing that
 - the self-constraint shall not be lifted in any case before the expiration thereof, even in case the lifting is requested by himself/herself, or
 - if the content of the note in the statement, or of the attached letter, or of the letter, e-mail sent later by him/her in connection therewith to the organizers, may be construed as the player requests that his/her self-constraint should not be lifted before it expires

After such a history the casino, as responsible game organizer, can only judge the premature resolution of the player's self-constraint statement on the merits in case, if it has become clear to the game organizer from the content of the application and the circumstances of the submission, that the player has considered it carefully, so:

- he/she submits it in a statement countersigned by a notary or a lawyer, and it includes, that
 - exactly when, from which day he/she wants to play in the casino again,
 - he/she assumes all consequences of lifting the self-constraint, and also states separately, that
 - he / she also modifies his/her ban concerning the withdrawal of his prohibition on dissolution recorded written in his/her self-constraint statement, say he/she withdraws it
- if the gambler has attempted to get into the Casino in any way during the time of self-constraint
 - the gambler is addicted to gambling, or is involved in a rehabilitation program related to that,
 - the gambler is subject to ongoing guardianship proceedings
 - the gambler requests the lifting of his/her self-constraint requested after his/her first self-constraint