

## The Arizona Department of Gaming Terms & Conditions

The Arizona Department of Gaming (“ADG”) does not intend to create a public forum with its social media channels. The purpose of these channels is to provide information about our mission, programs, products, and services. Comments made to these channels must be limited to these topics.

Comments made to our social media channels will be reviewed, and the Department reserves the right to remove comments that are unrelated to the purpose or topical scope of these channels, or that include any of the following: Obscenity; words that incite imminent lawless action; speech presenting a grave and imminent threat; fighting words; fraud or defamation; promotion or advertisement of a business or commercial transaction; promotion in favor of or in opposition to a candidate campaigning for election to political office; or copyrighted material. The Department may take steps to have a comment removed if it falls within one of these categories, and may prohibit comments from any person who repeatedly violates this policy. The Department will not edit comments, but may respond with corrected information to comments that are factually inaccurate or that misrepresent the Department or its mission.

The Arizona Department of Gaming (“ADG”) shares content on multiple social media platforms in addition to this website. These Terms of Use relate to the use of ADG websites, blogs, and social media environments.

All comments are screened for content. To ensure a productive discussion, you agree to post only comments directly related to the posting on which you are commenting and to refrain from posting threats, obscenity, abusive language, sexually explicit material, and other material that would violate the law if published here.

You agree not to post content that:

- Contains obscene or threatening language or discrimination (including hate speech) based on race, gender, sex, national origin, age, sexual orientation, religion, or disability;
- Contains inflammatory, extraneous, or off-topic messages designed to elicit an emotional response or that does not contribute to a productive discussion;
- Promotes services or products (not including non-commercial links that are relevant to the post or comment); or
- Includes private phone numbers, email addresses, or postal addresses.

Comments containing any content that is not eligible for posting according to this Terms of Use will be removed and the user may be blocked from participation in the ADG social media properties at the discretion of ADG.

Comments made by individuals or entities other than ADG are the opinions of those individuals or entities and are not necessarily the views of or endorsed by ADG. We make every effort to moderate all comments in a timely manner. We encourage your participation in the discussion and look forward to an active exchange of ideas.

### DISCLAIMER:

Your use of this site is at your own risk. The content is provided “as is” and without warranties of any kind, either expressed or implied. ADG disclaims all warranties, including implied warranties of merchantability, fitness for a particular purpose, title, or infringement. ADG does not warrant that the functions or content contained in this site will be uninterrupted or error-free, that defects will be corrected, or that this site or the server that makes it available are free of viruses or other harmful components. ADG does not warrant or make any representation regarding use, or result of use, of the content in terms of accuracy, reliability, or otherwise. The content may include technical inaccuracies or typographical errors, and ADG may make changes or improvements at servicing, repair, or correction, in the event of any loss or damage arising from the use of this site or its content. ADG makes no warranties that your

use of the content will not infringe the rights of others and assumes no liability of responsibility for errors or omissions in such content.

All information in this site, whether historical or geographical in nature, or forward-looking, speaks only as of the date the information is posted on this site and ADG does not undertake any obligation to update such information after it is posted, or to remove such information from this site if it is not, or is no longer, accurate or complete.

#### **INDEMNITY:**

You agree to defend, indemnify, and hold harmless ADG, the State of Arizona, its boards and commissions, officers and employees and agents and suppliers (the "Indemnified Parties") from any breach of these terms of use by you, including any use of content other than as expressly authorized in these terms of use. You agree that the Indemnified Parties will have no liability in connection with any such breach or unauthorized use, and you agree to indemnify any and all resulting loss, damages, judgments, awards, costs, expenses, and attorney's fees of the Indemnified Parties in connection therewith. You will also indemnify and hold the Indemnified Parties harmless from and against any claims brought by third parties arising out of your use of the information accessed from this site.

#### **About ADG**

Established by the Arizona State Legislature in 1995, ADG is the state regulatory agency for regulating [tribal gaming](#), [event wagering & fantasy sports contests](#), [racing and pari-mutuel/simulcast wagering](#), and [unarmed combat sports](#). ADG also provides and supports prevention, education, and treatment programs for people and families affected by problem gambling through its [Division of Problem Gambling](#) and 24-hour confidential helpline, 1-800-NEXT-STEP.

Gaming in Arizona is governed by the Arizona Tribal-State Gaming Compacts (Compacts) between the State and all 22 federally recognized Arizona tribes. The Compact with each of the 22 tribes is substantially identical, lasts for 10 years, and can be renewed for another decade and an additional two-year term. The Compact is part of Arizona law.