



Victoria Government Gazette

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SPECIAL

VICTORIAN CASINO AND GAMING AUTHORITY

Casino Control Act 1991

Notice under section 60(1)

Rules of the Game—Poker

By this notice, the Victorian Casino and Gaming Authority amends the Rules made in respect of the game "Poker" by notice published in the Victoria Government Gazette on 24 April 1997 (S44) as set out in Schedule 1.

This notice operates with effect from 4.00am on 1 January 1999.

Dated: 31 December 1998

PETER COHEN

Acting Director of Gaming and Betting

Schedule 1

Rule 23 is substituted—

23. Tournament Rules

23.1 Where the rules for tournament play are inconsistent with the rules of poker then the rules for tournament play shall prevail to the extent of the inconsistency and only during the playing of a tournament.

23.2 The following definitions and rules apply only for the purposes of the rules of tournament play.

23.3 Definitions

23.3.1 In these rules and conditions, unless the contrary appears—

23.3.1.1 "add-on" means a once only purchase of an additional bank of tournament chips at a specified time, purchased by the player during the play of the tournament;

23.3.1.2 "applicant" means an applicant for entry to a Poker tournament;

23.3.1.3 "buy-in" means the amount paid by the player to receive an initial bank of tournament chips;

23.3.1.4 "breaking" means the method by which the number of tournament tables are reduced as players are eliminated from the tournament;

23.3.1.5 "entry fee" means an amount paid by the applicant to enter a tournament—this fee contains a cost for administrative purposes and an initial buy-in of tournament chips;

23.3.1.6 "player" means a person accepted to participate in a tournament;

23.3.1.7 "prize pool" means the amount participants pay to purchase tournament chips including the initial buy-in, add-on and re-buys;

23.3.1.8 "re-buy" means the purchase of an additional bank of tournament chips that may be purchased by the player during a pre-determined time period of the tournament whenever the player has less than the starting bank of chips;

23.3.1.9 "secondary tournament" means a second chance competition open to players who have failed to qualify for a subsequent session of play;

23.3.1.10 "session" means until a designated number of players remain in the tournament or a set time period or the play of a designated number of rounds of play at the completion of which—

- 23.3.1.10.1 the winner and/or placegetter/s are determined; or
- 23.3.1.10.2 the winners and/or placegetter/s advance to a further session; or
- 23.3.1.10.3 the winner and or placegetter/s advance to a final session;
- 23.3.1.11 “tournament” means a competition for the playing of Poker which provides all players with an equal chance;
- 23.3.1.12 “tournament chips” means non-value chips issued to players for the purposes of wagering and scoring in tournament play;
- 23.3.1.13 “tournament director” means a Poker Room Supervisor or Poker Room Management representative, designated by the Casino Operator, present during tournament play and responsible for the conduct of a tournament.

23.4 Conditions of Entry

- 23.4.1 The Casino Operator may add value to the prize pool in the form of cash, goods or services.
- 23.4.2 The Casino Operator may charge an entry fee to enter the tournament. This fee shall be returned in the event that the tournament does not proceed or in the event that a player withdraws from the tournament not less than four (4) weeks prior to the tournament.
- 23.4.3 The Casino Operator may retain up to 100% of the administrative cost component of the entry fee. This cost may be added back to the prize pool(s).
- 23.4.4 Prior to the commencement of a tournament, the Casino Operator shall determine—
 - 23.4.4.1 the form of application for entry;
 - 23.4.4.2 the amount of any entry fee/s;
 - 23.4.4.3 the cost of the buy-in and the amount of tournament chips received in the initial bank;
 - 23.4.4.4 the cost of re-buys, the amount of tournament chips received for each re-buy and the maximum number of re-buys permitted;
 - 23.4.4.5 the cost of the add-on and the amount of tournament chips received for the add-on;
 - 23.4.4.6 the maximum and minimum number of players who may enter a tournament;
 - 23.4.4.7 the amount of tournament chips to be allocated to the player at the commencement of a session;
 - 23.4.4.8 the duration of a session/s;
 - 23.4.4.9 the manner in which prizes shall be allocated.
- 23.4.5 The Casino Operator may—
 - 23.4.5.1 refuse any application for entry;
 - 23.4.5.2 determine that entries may be transferable;
 - 23.4.5.3 disqualify or suspend for a specified time period any player who fails to comply with these rules;
 - 23.4.5.4 disqualify or suspend for a specified time period any player who is determined to have acted in a manner detrimental to the integrity of the game;
 - 23.4.5.5 disqualify any player who fails to attend at designated playing times;

- 23.4.5.6 determine the allocation of players to sessions;
- 23.4.5.7 determine the allocation of players to tables;
- 23.4.5.8 determine the number of re-buys and add-ons permitted;
- 23.4.5.9 determine the method of breaking the number of tables as players are eliminated;
- 23.4.5.10 determine the number of players from each session who shall advance to the further sessions and/or to the final session, including secondary competition winners, if any.
- 23.4.6 An entry fee, re-buy or add-on, shall not be refunded to a player who is disqualified from a tournament.
- 23.4.7 Prior to the commencement of a tournament, the Tournament Director shall inform applicants of the conditions of play.
- 23.4.8 The Tournament Director shall be present while the tournament is in progress.
- 23.5 Conduct of Play
 - 23.5.1 The Tournament Director shall designate the particular gaming tables to be used in the conduct of the tournament.
 - 23.5.2 Where a player does not take an allotted seat at the specified times as nominated by the Tournament Director and is not disqualified, all antes, blinds and forced bets shall be deducted from his/her tournament chip inventory. This player's position at the table shall still be dealt in and retain all rights as if the player was present at the table.
 - 23.5.3 A player may nominate in person, subject to Tournament Director approval, a substitute player to take that patron's allotted seat during any session.
 - 23.5.4 The Tournament Director may alter the starting time of any session, subject to reasonable notice first being given to participants.
 - 23.5.5 Sessions may finish early if the winner/s have been determined prior to the completion of the designated number of hands and/or time limit.
- 23.6 Any player absent during play shall have all antes, blinds and forced bets deducted from his/her chip inventory. This player's position at the table shall still be dealt in during the absence and shall retain all rights as if the player was present at the table.
- 23.7 Wagers
 - 23.7.1 Subject to Rule 23.6 all wagers shall be made with tournament chips.
 - 23.7.2 Prior to the start of any session, each player shall receive an equivalent allotment of chips at the table. Alternatively, each player may receive a numbered Chip Purchase Voucher which may be exchanged for tournament chips at the table.
 - 23.7.3 Players' chips must remain on the table in full view of all participants until each session is completed and the winner/s is determined.
 - 23.7.4 Subject to reasonable notice, the Tournament Director shall limit the time period within which individual wagers shall be made. In the event of a player not acting within the allotted time period that player's hand may be declared a dead hand. All wagers made by that player shall remain in the pot/s.
 - 23.7.5 Tournament chips in the possession of a player at the conclusion of each session of play shall remain the property of the Casino Operator.
- 23.8 Session Winners
 - 23.8.1 The number of players to advance to the next session shall be determined at the start of the tournament.

23.8.2 The winner/s of each session shall be the player/s on each table with the highest value of chips at the end of the session.

23.8.3 Should players be eliminated in the same round, placings shall be awarded relative to the amount of Tournament chips the eliminated players contributed to the final pot/s.

23.9 General Provisions

23.9.1 The conditions of entry and conduct of play for each tournament must be submitted to the Director of Casino Surveillance for approval, at least 7 days prior to the conduct of the tournament.

23.9.2 Entry fees, re-buys, add-ons and prizes paid in a tournament pursuant to these Rules shall not form part of the calculation of Gross Gaming Revenue.

VICTORIAN CASINO AND GAMING
AUTHORITY

Casino Control Act 1991

Notice under section 60(1)

Approval of Games—Electronic Gaming
Machines

By this notice, the Victorian Casino and
Gaming Authority-

(a) **revokes** the approval of "IGT" games
made by notice published in the Victoria
Government Gazette on 24 December
1997 (G51); and

(b) **approves** the games set out in Schedule
1.

This notice operates with effect from
4.00am on 1 January 1999.

Dated: 31 December 1998

PETER COHEN

Acting Director of Gaming and Betting

Schedule 1

IGT

Aussie Dream	Gold Gold Gold
Barney's Bucks	Gold Mist
Blockbuster	Home Sweet Home
Blue Angel	Hurricane Harry
Blue Moon II	Jackpot Juggler
Boom Bucks 1	Joker Wild Poker
Boom Bucks 2	10 Spot Keno
Boom Bucks 3	Lightning Loot
Boom Bucks 4	Luna Loot
Boom Bucks 5	Money Storm
Cashline	Purrfection
Cheeky Pete	Rainbow 7's
Double Bucks	Rainbow Reef
Double Devil	Raining Riches
Double Jackpot	Robin's Riches

Double Magic	Seven Wonders
Double Mania	Shooting Star
Double Progressive Poker	Stampede
Double Strike	Starburst
Draw Poker	The Stallion
Dream Stakes	Treasure Trove
Emoh Ruo	Triple Diamonds
European Vacation	Up Periscope
Fast Money	Wealthy Wombats
Flying High	Wild Action
Free Wheeling	Wild Hearts
Galaxy	Wild Magic
Gold Fountain	

Education Act 1958

**NOTICE OF APPROVAL OF SCHOOL
COUNCILS PURSUANT TO SECTION 15S
OF THE EDUCATION ACT 1958**

The Minister for Education approves the
school councils listed in the schedule below,
pursuant to section 15S of the **Education Act
1958**, for the purposes of Division 3B of Part 1
of the **Education Act 1958** and specifies that
sections 15T, 15V, 15W and 15X of the
Education Act 1958 apply to each school
council.

This notice takes effect from and inclusive
of 1 January 1999.

SCHEDULE OF SCHOOL COUNCILS

Balwyn North Primary School Council;
Bayswater South Primary School Council;
Bendigo Senior Secondary College Council;
Berwick Secondary College Council; Box Hill
Senior Secondary College Council; Brauer
Secondary College Council; Broadmeadows
Primary School Council; Caulfield North
Primary School Council; Concord School

Council; Corio South Primary School Council; Derrimut Heath Primary School Council; Essendon/East Keilor District Secondary College Council; Essendon North Primary School Council; Karingal Park Secondary College Council; Kennington Primary School Council; Kings Park-Delahey Secondary College Council; Melbourne Girls' College Council; Niddrie Secondary College Council; Port Fairy Consolidated School Council; Port Phillip Specialist School Council; Puckapunyal Primary School Council; Ringwood Secondary College Council; Streeton Primary School Council; Swan Hill Secondary College Council; Traralgon Secondary College Council; Warragul North Primary School Council; Warrnambool College School Council; Wooranna Park Primary School Council; Yea High School Council.

PHILLIP GUDE, MP
Minister for Education

Planning and Environment Act 1987
PORT PHILLIP PLANNING SCHEME
Notice of Approval of Amendment
Amendment C7

The Minister for Planning and Local Government has approved Amendment C7 to the Port Phillip Planning Scheme.

The amendment comes into operation on the date this notice is published in the Government Gazette.

The amendment is to introduce controls similar to those exhibited as Amendment C5 on an interim basis. The amendment includes six separate parts, which either have an expiry date of the 31 December 1999 or in the case of the Heritage Overlay will be removed on that date, as follows:

- Municipal Strategic Statement - alterations to the MSS (Clause 21) to reflect the Neighbourhood Policies and changes to the Heritage Overlay and the Design and Development Overlay.
- Local Neighbourhood Policies - the introduction of six (6) Neighbourhood Policies into the Local Planning Policy section (Clause 22) to reflect the community views and values obtained from the recent six neighbourhood forums, in addition to the findings of the *Port Phillip Heritage Review (1998)*, the *Port Phillip Urban Character Study (1998)*, the *Port Phillip Review of Height and*

Development Controls (1998) and the *Port Phillip Commercial Land Use Strategy (1996)*.

- Heritage Overlay - alterations to the schedules and maps relating to the Heritage Overlay (Clause 43.01) to reflect the findings and recommendations of the *Port Phillip Heritage Review (1998)*.
- Design and Development Overlay - alterations to the schedules and maps relating to the Design and Development Overlay (Clause 43.02) to reflect the findings and recommendations of the *Port Phillip Review of Height and Development Controls (1998)*.
- Incorporated Document - alteration to the schedule to Clause 8.1 to include the *Port Phillip Heritage Review (1998)* as an incorporated document, noting that the Review contains the citations for the proposed heritage areas and individual heritage places.
- Reference Document - introduction of the *Port Phillip Design Manual* as a reference document in the policy sections and the Design and Development Overlay clause.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Port Phillip City Council, South Melbourne Town Hall, 208-220 Bank Street, South Melbourne.

LEIGH PHILLIPS
Director, Planning Operations
Planning, Heritage
and Market Information Division
Department of Infrastructure

Planning and Environment Act 1987
HUME PLANNING SCHEME
Notice of Approval of Amendment
Amendment L56

The Minister for Planning and Local Government has approved Amendment L56 to the Hume Planning Scheme.

The amendment comes into operation on the date this notice is published in the Government Gazette.

The amendment will extend the period of operation of the interim planning controls

affecting the Melbourne Airport Environs Area 1 until 31 December 1999 to enable further consideration of proposed controls for use and development in the vicinity of Melbourne Airport which were exhibited in Amendment L60 to the Bulla Planning Scheme, Amendment L31 to the Broadmeadows Planning Scheme and Amendment L45 to the Keilor Planning Scheme in May 1992.

The amendment will allow control of use and development to ensure the effective operation of Melbourne Airport. Uses which, due to their aircraft noise sensitivity, may limit airport operations will not be permitted, in particular, residential development of conventional urban densities, hospitals, hotels etc.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Hume City Council, Macedon Street, Sunbury and Pascoe Vale Road, Broadmeadows.

LEIGH PHILLIPS
Director, Planning Operations
Planning, Heritage
and Market Information Division
Department of Infrastructure

Planning and Environment Act 1987
BRIMBANK PLANNING SCHEME
Notice of Approval of Amendment
Amendment L61

The Minister for Planning and Local Government has approved Amendment L61 to the Brimbank Planning Scheme.

The amendment comes into operation on the date this notice is published in the Government Gazette.

The amendment will extend the period of operation of the interim planning controls affecting the Melbourne Airport Environs Area 1 until 31 December 1999 to enable further consideration of proposed controls for use and development in the vicinity of Melbourne Airport which were exhibited in Amendment L45 to the Keilor Planning Scheme in May 1992.

The amendment will allow control of use and development to ensure the effective operation of Melbourne Airport. Uses which, due to their aircraft noise sensitivity, may limit airport operations will not be permitted, in

particular, residential development of conventional urban densities, hospitals, hotels etc.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Brimbank City Council, Municipal Offices, Old Calder Highway, Keilor and Alexandra Avenue, Sunshine.

LEIGH PHILLIPS
Director, Planning Operations
Planning, Heritage
and Market Information Division
Department of Infrastructure

Planning and Environment Act 1987
MELTON PLANNING SCHEME
Notice of Approval of Amendment
Amendment L105

The Minister for Planning and Local Government has approved Amendment L105 to the Melton Planning Scheme.

The amendment comes into operation on the date this notice is published in the Government Gazette.

The amendment will extend the period of operation of the interim planning controls affecting the Melbourne Airport Environs Area 1 until 31 December 1999 to enable further consideration of proposed controls for use and development in the vicinity of Melbourne Airport which were exhibited in Amendment L18 in May 1992.

The amendment will allow control of use and development to ensure the effective operation of Melbourne Airport. Uses which, due to their aircraft noise sensitivity, may limit airport operations will not be permitted, in particular, residential development of conventional urban densities, hospitals, hotels etc.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Melton Shire Council, 232 High Street, Melton.

LEIGH PHILLIPS
Director, Planning Operations
Planning, Heritage
and Market Information Division
Department of Infrastructure

Building Act 1993

NOTICE OF AMENDMENT TO BUILDING
CODE OF AUSTRALIA

I, Robert Maclellan, Minister for Planning and Local Government, give notice, pursuant to Schedule 1, Part 2 of the **Building Act 1993**, that Amendment No. 4 to the Building Code of Australia 1996 has been made and is consequently adopted by the Building Regulations 1994 from 1 January 1999.

A copy of the Building Regulations, as amended, is available for inspection by the public at the offices of the Building Control Commission, Level 27, 2 Lonsdale Street, Melbourne.

ROBERT MACLELLAN
Minister for Planning
and Local Government

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