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SPECIAL

WorkCover Insurance Premiums Orders (Amendment) Order 1999

Accident Compensation (WorkCover Insurance) Act 1993

Order in Council under Section 15(2)

The Governor in Council, on the recommendation of the Victorian WorkCover Authority, under section 15(2) of the **Accident Compensation (WorkCover Insurance) Act 1993** makes the following Order:

Dated 13 July 1999

Responsible Minister:
R. M. HALLAM
Minister for Finance

STACEY ROBERTSON
Acting Clerk of the Executive Council

PART 1 - PRELIMINARY

1. Citation

This Order may be cited as the WorkCover Insurance Premiums Orders (Amendment) Order 1999.

2. Commencement

This Order has effect from the commencement of Part 2 of the **Accident Compensation (Amendment) Act 1998**¹.

PART 2 - AMENDMENTS OF THE WORKCOVER INSURANCE PREMIUMS ORDER (No. 6) 1998/99

3. Principal Order

In this Part, the WorkCover Insurance Premiums Order (No. 6) 1998/99 is called the Principal Order.

4. Determinations and Calculations

After the Clause 11(2) of the Principal Order **insert -**

“(3) After the commencement day -

- (a) sub-clause (2) continues to apply only in respect of determinations and calculations made by an authorised insurer before the commencement day; and
- (b) an employer may, in accordance with the policy, apply to the Authority for review of, or the Authority may of its own volition review, a determination or calculation made after the commencement day by the Authority or an authorised agent and on review, the Authority may make another determination or calculation.”

5. Interpretation

(1) In Item 1 of Schedule 1 to the Principal Order, after the definition of “authorised agent”, **insert-**

“**commencement day**” means 4 p.m. on 30 June 1999;’.

¹ Refer section 15(3) of the **Accident Compensation (WorkCover Insurance) Act 1993**

WorkCover Insurance Premiums Orders (Amendment) Order 1999

(2) After Item 1 of Schedule 1 to the Principal Order **insert** -

“1A . References to authorised insurers

- (1) Subject to sub-items (2) and (3), after the commencement day, any reference in this Order to an authorised insurer is to be construed -
 - (a) to the extent that the reference relates to any determination, calculation, decision, act matter or thing made, performed, arising or occurring before the commencement day, as a reference to the authorised insurer; and
 - (b) to the extent that the reference relates to any determination, calculation, decision act, matter or thing made, performed, arising or occurring after the commencement day, as a reference to the Authority.
- (2) Sub-item (1) does not apply if separate provision is made for the construction after the commencement day of a reference to an authorised insurer by a provision inserted into this Order by the WorkCover Insurance Premiums Orders (Amendment) Order 1999.
- (3) Sub-item (1)(b) does not apply if the relevant provision of this Order contains a separate reference to the Authority which is adequate to give the provision full force and effect after the commencement day.

1B . References to the Authority

- (1) In this Order, notwithstanding any specific references to authorised agents, a reference to the Authority (whether a direct reference or a reference re-constructed as a reference to the Authority), other than a reference specified in sub-item (2) or sub-item (3), includes an authorised agent appointed to act on behalf of the Authority in respect of the relevant matter.
- (2) In clause 8(4)(b), clause 11(2) and (3)(b), Items 2(5) and 8(1)(b), (2), (3) and (4) of Schedule 1, the definition of F₀^C, F₁^C, F₂^C in Item 1(1) and Items 1(6), 4, 5. 1.(c) and 6(a) and (c) of Schedule 3 and Items 6(1) and 7(1) and (2) of Schedule 8, the direct references to the Authority do not include an authorised agent.
- (3) In Items 2(2) and 5. 2. of Schedule 3 respectively, the first direct reference to the Authority does not include an authorised agent.”.

6. Experience Factor E

After Item 1 (6) of Schedule 3 to the Principal Order **insert** -

“(7) After the commencement day -

- (a) the reference in the definition of F₀^C, F₁^C, F₂^C in sub-item (1) to “the authorised insurer which calculated the costs of claims of the workplace” is to be construed as a reference to the authorised agent which calculated the costs of claims of the workplace;
- (b) the reference in the definition of F₀^C, F₁^C, F₂^C in sub-item (1) to “the Authority” is not to be construed as including an authorised agent; and
- (c) the references in sub-item (2) to “authorised insurer” are to be construed as references to the authorised insurer or the authorised agent (as the case may be) which made the relevant calculation.”.

7. Definition of cost of claims

- (1) In Item 2 of Schedule 3 to the Principal Order, before “For the purposes of this Schedule” **insert** “(1)”.

WorkCover Insurance Premiums Orders (Amendment) Order 1999

- (2) In Item 2 of Schedule 3 to the Principal Order, after “during the relevant period.” **insert -**
“(2) After the commencement day, the reference in sub-item (1) to “an authorised insurer” is to be construed as a reference to an authorised insurer in respect of calculations made before the commencement day and as a reference to an authorised agent in respect of calculations made after the commencement day.”.

8. Cost of an individual claim

After Item 3(2) of Schedule 3 to the Principal Order insert -

- “(3) After the commencement day -
- (a) the reference in sub-item (1)(d) to “the authorised insurer’s outstanding liability to pay all of the payments, costs and expenses of the claim” is, if the relevant estimation was made before the commencement day, to be construed as a reference to that liability of the authorised insurer, and, if the estimation is made after the commencement day, is to be construed as a reference to the Authority’s outstanding liability to pay all of the payments, costs and expenses of the claim; and
 - (b) the reference in sub-item (1)(e) to “management fees in accordance with the licence of relevant authorised insurers” continues to have effect in respect of any such fees, but is to be construed as also including a reference to any remuneration paid or payable to relevant authorised agents in accordance with their agency agreements.”.

9. Estimation of outstanding liability

After Item 5. 2. of Schedule 3 to the Principal Order insert -

- “3. After the commencement day -
- (a) the reference in sub-item 1(a) to “the authorised insurer” is, in respect of estimations made before the commencement day, to be construed as a reference to the authorised insurer and, in respect of estimations made after the commencement day, to be construed as a reference to the authorised agent responsible for the administration of the relevant claim;
 - (b) sub-item 1(b) ceases to have any effect;
 - (c) the first reference in sub-item 2. to “the authorised insurer” is, in respect of estimations made before the commencement day, to be construed as a reference to the authorised insurer and, in respect of estimations made after the commencement day, to be construed as a reference to the authorised agent responsible for the administration of the relevant claim;
 - (d) the reference in sub-item 2. to “the authorised insurer’s liability or potential liability in respect of the claim” is, in respect of estimations made before or after the commencement day, to be construed as a reference to the relevant liability or potential liability of the authorised insurer and, in respect of estimations made after the commencement day, to be construed as also including a reference to the Authority’s liability or potential liability in respect of the claim; and
 - (e) the second reference in sub-item 2. to “the authorised insurer” is, in respect of estimations made before or after the commencement day, to be construed as a reference to the authorised insurer, and, in respect of estimations made after the commencement day, to be construed as also including a reference to the Authority.”.

*WorkCover Insurance Premiums Orders (Amendment) Order 1999***PART 3 - AMENDMENTS OF THE WORKCOVER INSURANCE PREMIUMS ORDER (No. 5) 1997/98****10. Principal Order**

In this Part, the WorkCover Insurance Premiums Order (No. 5) 1997/98 is called the Principal Order.

11. Determinations and Calculations

After clause 11(2) of the Principal Order, **insert** -

- “(3) After the commencement day -
- (a) sub-clause (2) continues to apply only in respect of determinations and calculations made by an authorised insurer before the commencement day; and
 - (b) an employer may, in accordance with the policy, apply to the Authority for review of, or the Authority may of its own volition review, a determination or calculation made after the commencement day by the Authority or an authorised agent and on review, the Authority may make another determination or calculation.”.

12. Interpretation

- (1) In Item 1 of Schedule 1 to the Principal Order, after the definition of “authorised agent”, **insert** -

‘ “**commencement day**” means 4 p.m. on 30 June 1999;’.

- (2) After Item 1 of Schedule 1 to the Principal Order **insert** -

“1A. References to authorised insurers

- (1) Subject to sub-items (2) and (3), after the commencement day, any reference in this Order to an authorised insurer is to be construed -
 - (a) to the extent that the reference relates to any determination, calculation, decision, act, matter or thing made, performed, arising or occurring before the commencement day, as a reference to the authorised insurer; and
 - (b) to the extent that the reference relates to any determination, calculation, decision, act, matter or thing made, performed, arising or occurring after the commencement day, as a reference to the Authority.
- (2) Sub-item (1) does not apply if separate provision is made for the construction after the commencement day of a reference to an authorised insurer by a provision inserted into this Order by the WorkCover Insurance Premiums Orders (Amendment) Order 1999.
- (3) Sub-item (1)(b) does not apply if the relevant provision of this Order contains a separate reference to the Authority which is adequate to give the provision full force and effect after the commencement day.

1B. References to the Authority

- (1) In this Order, notwithstanding any specific references to authorised agents, a reference to the Authority (whether a direct reference or a reference re-constructed as a reference to the Authority), other than a reference specified in sub-item (2) or sub-item (3), includes an authorised agent appointed to act on behalf of the Authority, in respect of the relevant matter.
- (2) In clause 8(4)(b), clause 11(2) and (3)(b), Items 2(5) and 8(1)(b), (2), (3) and (4) of Schedule 1, the definition of F₀^c, F₁^c, F₂^c in Item 1(1) and Items 1(6), 3(1)(d), 4 and 6(a) and (c) of Schedule 3 and Items 6(1) and 7(1) and (2) of

WorkCover Insurance Premiums Orders (Amendment) Order 1999

Schedule 8, the direct references to the Authority do not include an authorised agent.

- (3) In Item 2 of Schedule 3, the first direct reference to the Authority does not include an authorised agent.”.

PART 4 - AMENDMENTS OF THE WORKCOVER INSURANCE PREMIUMS ORDER (No. 4) 1996/97**13. Principal Order**

In this Part, the WorkCover Insurance Premiums Order (No. 4) 1996/97 is called the Principal Order.

14. Determinations and Calculations

After clause 10(2) of the Principal Order, **insert** -

“(3) After the commencement day -

- (a) sub-clause (2) continues to apply only in respect of determinations and calculations made by an authorised insurer before the commencement day; and
- (b) an employer may, in accordance with the policy, apply to the Authority for review of, or the Authority may of its own volition review, a determination or calculation made after the commencement day by the Authority or an authorised agent and on review, the Authority may make another determination or calculation.”.

15. Interpretation

- (1) In Item 1 of Schedule 1 to the Principal Order, after the definition of “authorised agent”, **insert** -
‘ “**commencement day**” means 4 p.m. on 30 June 1999;’.

- (2) After Item 1 of Schedule 1 to the Principal Order insert -

“1A. References to authorised insurers

- (1) Subject to sub-items (2) and (3), after the commencement day, any reference in this Order to an authorised insurer is to be construed -
 - (a) to the extent that the reference relates to any determination, calculation, decision, act, matter or thing made, performed, arising or occurring before the commencement day, as a reference to the authorised insurer; and
 - (b) to the extent that the reference relates to any determination, calculation, decision, act, matter or thing made, performed, arising or occurring after the commencement day, as a reference to the Authority.
- (2) Sub-item (1) does not apply if separate provision is made for the construction after the commencement day of a reference to an authorised insurer by a provision inserted into this Order by the WorkCover Insurance Premiums Orders (Amendment) Order 1999.
- (3) Sub-item (1)(b) does not apply if the relevant provision of this Order contains a separate reference to the Authority which is adequate to give the provision full force and effect after the commencement day.

1B. References to the Authority

- (1) In this Order, notwithstanding any specific references to authorised agents, a reference to the Authority (whether a direct reference or a reference re-constructed as a reference to the Authority), other than a reference specified in sub-item (2) or sub-item (3), includes an authorised agent appointed to act on behalf of the Authority in respect of the relevant matter.

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- (2) In clause 10(2) and (3)(b), Items 2(5) and 8(1)(b), (2), (3) and (4) of Schedule 1, the definition of F₀^c, F₁^c, F₂^c in Item 1(1) and Items 1(6), 3(1)(d), 4 and 6(a) and (c) of Schedule 3 and Items 6(1) and 7(1) and (2) of Schedule 8, the direct references to the Authority do not include an authorised agent.
- (3) In Item 2 of Schedule 3, the first direct reference to the Authority does not include an authorised agent.”.

**PART 5 - AMENDMENTS OF THE WORKCOVER INSURANCE PREMIUMS ORDER
(No. 3) 1995/96**

16. Principal Order

In this Part, the WorkCover Insurance Premiums Order (No. 3) 1995/96 is called the Principal Order.

17. Determinations and Calculations

After clause 10(2) of the Principal Order, **insert -**

“(3) After the commencement day -

- (a) sub-clause (2) continues to apply only in respect of determinations and calculations made by an authorised insurer before the commencement day; and
- (b) an employer may, in accordance with the policy, apply to the Authority for review of, or the Authority may of its own volition review, a determination or calculation made after the commencement day by the Authority or an authorised agent and on review, the Authority may make another determination or calculation.”.

18. Interpretation

- (1) In Item 1 of Schedule 1 to the Principal Order, after the definition of “authorised agent”, **insert -**

“**“commencement day”** means 4 p.m. on 30 June 1999;”.

- (2) After Item 1 of Schedule 1 to the Principal Order **insert -**

“1A. References to authorised insurers

- (1) Subject to sub-items (2) and (3), after the commencement day, any reference in this Order to an authorised insurer is to be construed -
 - (a) to the extent that the reference relates to any determination, calculation, decision, act, matter or thing made, performed, arising or occurring before the commencement day, as a reference to the authorised insurer; and
 - (b) to the extent that the reference relates to any determination, calculation, decision, act, matter or thing made, performed, arising or occurring after the commencement day, as a reference to the Authority.
- (2) Sub-item (1) does not apply if separate provision is made for the construction after the commencement day of a reference to an authorised insurer by a provision inserted into this Order by the WorkCover Insurance Premiums Orders (Amendment) Order 1999.
- (3) Sub-item (1)(b) does not apply if the relevant provision of this Order contains a separate reference to the Authority which is adequate to give the provision full force and effect after the commencement day.

1B. References to the Authority

- (1) In this Order, notwithstanding any specific references to authorised agents, a reference to the Authority (whether a direct reference or a reference re-construed as a reference to the Authority), other than a reference specified

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in sub-item (2) or sub-item (3), includes an authorised agent appointed to act on behalf of the Authority in respect of the relevant matter.

- (2) In clause 10(2) and (3)(b), Items 2(5) and 8(b) of Schedule 1, the definition of F₀^C, F₁^C, F₂^C in Item 1(1) and Items 1(6), 3(1)(d), 4(b) and 6(a) and (c) of Schedule 3 and Items 6(1) and 7(1) and (2) of Schedule 8, the direct references to the Authority do not include an authorised agent.
- (3) In Item 2 of Schedule 3, the first direct reference to the Authority does not include an authorised agent.”.

PART 6 - AMENDMENTS OF THE WORKCOVER INSURANCE PREMIUMS ORDER (No. 2) 1994/95

19. Principal Order

In this Part, the WorkCover Insurance Premiums Order (No. 2) 1994/95 is called the Principal Order.

20. Determinations and Calculations

After clause 10(2) of the Principal Order, insert -

“(3) After the commencement day -

- (a) sub-clause (2) continues to apply only in respect of determinations and calculations made by an authorised insurer before the commencement day; and
- (b) an employer may, in accordance with the policy, apply to the Authority for review of, or the Authority may of its own volition review, a determination or calculation made after the commencement day by the Authority or an authorised agent and on review, the Authority may make another determination or calculation.”.

21. Interpretation

- (1) In Item 1 of Schedule 1 to the Principal Order, after the definition of “authorised agent”, **insert -**

‘ “**commencement day**” means 4 p.m. on 30 June 1999;’.

- (2) After Item 1 of Schedule 1 to the Principal Order **insert -**

“1A. References to authorised insurers

- (1) Subject to sub-items (2) and (3), after the commencement day, any reference in this Order to an authorised insurer is to be construed -
 - (a) to the extent that the reference relates to any determination, calculation, decision, act, matter or thing made, performed, arising or occurring before the commencement day, as a reference to the authorised insurer; and
 - (b) to the extent that the reference relates to any determination, calculation, decision, act, matter or thing made, performed, arising or occurring after the commencement day, as a reference to the Authority.
- (2) Sub-item (1) does not apply if separate provision is made for the construction after the commencement day of a reference to an authorised insurer by a provision inserted into this Order by the WorkCover Insurance Premiums Orders (Amendment) Order 1999.
- (3) Sub-item (1)(b) does not apply if the relevant provision of this Order contains a separate reference to the Authority which is adequate to give the provision full force and effect after the commencement day.

*WorkCover Insurance Premiums Orders (Amendment) Order 1999***1B. References to the Authority**

- (1) In this Order, notwithstanding any specific references to authorised agents, a reference to the Authority (whether a direct reference or a reference construed as a reference to the Authority), other than a reference specified in sub-item (2) or sub-item (3), includes an authorised agent appointed to act on behalf of the Authority in respect of the relevant matter.
- (2) In clause 10(2) and (3)(b), Items 2(5) and 8(b) of Schedule 1, the definition of F₀^c, F₁^c, F₂^c in Item 1(1) and Items 3(1)(d), 4(b) and (c)(iii)(B), 5 and 6(a) and (c) of Schedule 3 and Items 6(1) and 7(1) and (2) of Schedule 8, the direct references to the Authority do not include an authorised agent.
- (3) In Item 2 of Schedule 3, the first direct reference to the Authority does not include an authorised agent.”.

PART 7 - AMENDMENTS OF THE WORKCOVER INSURANCE PREMIUMS ORDER 1993/94**22. Principal Order**

In this Part, the WorkCover Insurance Premiums Order 1993/94 is called the Principal Order.

23. Determinations and Calculations

After clause 10(2) of the Principal Order, **insert -**

“(3) After the commencement day -

- (a) sub-clause (2) continues to apply only in respect of determinations and calculations made by an authorised insurer before the commencement day; and
- (b) an employer may, in accordance with the policy, apply to the Authority for review of, or the Authority may of its own volition review, a determination or calculation made after the commencement day by the Authority or an authorised agent and on review, the Authority may make another determination or calculation.”.

24. Interpretation

- (1) In Item 1 of Schedule 1 to the Principal Order, after the definition of “authorised agent”, **insert -**

“**“commencement day”** means 4 p.m. on 30 June 1999;”.

- (2) After Item 1 of Schedule 1 to the Principal Order **insert -**

“1A. References to authorised insurers

- (1) Subject to sub-items (2) and (3), after the commencement day, any reference in this Order to an authorised insurer is to be construed -
 - (a) to the extent that the reference relates to any determination, calculation, decision, act, matter or thing made, performed, arising or occurring before the commencement day, as a reference to the authorised insurer; and
 - (b) to the extent that the reference relates to any determination, calculation, decision, act, matter or thing made, performed, arising or occurring after the commencement day, as a reference to the Authority.
- (2) Sub-item (1) does not apply if separate provision is made for the construction after the commencement day of a reference to an authorised insurer by a provision inserted into this Order by the WorkCover Insurance Premiums Orders (Amendment) Order 1999.

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- (3) Sub-item (1)(b) does not apply if the relevant provision of this Order contains a separate reference to the Authority which is adequate to give the provision full force and effect after the commencement day.

1B. References to the Authority

- (1) In this Order, notwithstanding any specific references to authorised agents, a reference to the Authority (whether a direct reference or a reference re-construed as a reference to the Authority), other than a reference specified in sub-item (2), includes an authorised agent appointed to act on behalf of the Authority in respect of the relevant matter.
- (2) In clause 10(2) and (3)(b), Item 2(5) of Schedule 1, the definition of F₀^C, F₁^C, F₂^C in Item 1(1) and Items 2, 3(1)(d), 4(b) and (c)(iii)(B), 5 and 6(a) and (c) of Schedule 3 and Items 3(1) and (2)(a) and 4(1) and (2) of Schedule 8, the direct references to the Authority do not include an authorised agent.”.

Casino Control Act 1991-section 60(1)
 CASINO RULES NOTICE NO. 5 OF 1999
 Approval of Games-Electronic Gaming
 Machines-Olympic
 By this notice, the Victorian Casino and
 Gaming Authority-

- (a) **revokes** the approval of “Olympic”
 games made by Casino Rules Notice No.
 3 of 1999 published in the Victoria
 Government Gazette on 18 March 1999
 (S39); and
- (b) **approves** the games set out in Schedule 1.

This notice operates with effect from 4.00am
 on 14 July 1999.
 Dated: 13 July 1999

BILL LAHEY
 Director of Gaming and Betting
 Director of Casino Surveillance

Schedule 1
 OLYMPIC

Aloha Hawaii	Magic Million
Amazon Alive	Mammoth Pays
Big Bernard	Mexican Rose
Calypso Moon	Night Owl
Cheeky Chimps	Octopus’s Garden
Cool Millions	Outback Bucks
Cossack Dancer	Piano Man
Croc ‘N’ Roll	Playing Possum
Crocodile Creek	Roll Over Beethoven

Elephant King	Silver Bullet
Elf Magic	Silver Screen
Fox ‘N’ Hound	Tassie Devil
Golden Gondola	Ten x Ten
Golden Lion	Texas Rose
Honey Honey	The Night Cat
Hot Stuff	Three Musketeers
Jungle Fever	Thunder Bucks
King Fisher	Trade Wins
Lions Pride	Wild Fortune
	Yellow Submarine

Casino Control Act 1991-section 60(1)
 CASINO RULES NOTICE NO. 6 OF 1999
 Approval of Games-Electronic Gaming
 Machines-Aristocrat
 By this notice, the Victorian Casino and
 Gaming Authority-

- (a) **revokes** the approval of “Aristocrat”
 games made by notice published in the
 Victoria Government Gazette on 30
 October 1998 (S122); and
- (b) **approves** the games set out in Schedule 1.

This notice operates with effect from 4.00am
 on 14 July 1999.
 Dated: 13 July 1999

BILL LAHEY
 Director of Gaming and Betting
 Director of Casino Surveillance

Schedule 1
ARISTOCRAT

6, 7, 8, Spot	Lucky
Progressive Keno	Strike
Bear Essentials	Mine Mine Mine
Bird of Paradise	Money Mouse
Black Panther	Mystic Garden
Black Rhino	Oscar
Bring Home	Penguin
The Bacon	Pays
Butterfly Delight	Phantom Pays
Cash Crop	Power Pays
Cash Splash	Prize Fight
Chicken	QT Bird
Coral Riches	Queen of the Nile
Cuckoo	Reel Power
Desert Bloom	Return of the Samurai
Diamond Fever	Snow Cat
Dinomight	Super Bucks II
Dolphin Treasure	Super Hero
Dragon's Eye	Super Triple Sevens
Enchanted Forest	Sweethearts II
Extra 2 Ball Keno	Thor
Fantasy Fortune	Three Bags Full
Gator Gold	Thunder Heart
Gnome around	White Tiger
The World	Wild Africa
Gold Bullion	Wild Angels
Golden Canaries	Wild Bill
Golden Pyramid	Wild Cougar
Heart Throb	Wild Peacock
Jumping Beans	Winning Post
Jungle Juice	Winning Streak
KG Bird	Wizard Ways
King Galah	
Loco Loot	
Lone Star	
Looney Sevens	
Lucky Clover	

Casino Control Act 1991-section 60(1)

CASINO RULES NOTICE NO. 7 OF 1999

Approval of Games-Electronic Gaming
Machines - IGTBy this notice, the Victorian Casino and
Gaming Authority-(a) **revokes** the approval of "IGT" games made by Casino Rules Notice No. 4 of 1999 published in the Victoria Government Gazette on 18 March 1999 (S39); and(b) **approves** the games set out in Schedule 1.

This notice operates with effect from 4.00am on 14 July 1999.

Dated: 13 July 1999

BILL LAHEY

Director of Gaming and Betting
Director of Casino Surveillance

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	Major Money
Cashline	Major Money in Antarctica
Cheeky Pete	Money Storm
Double Bucks	Purrfection
Double Devil	Rainbow 7's
Double Jackpot	Rainbow Reef
Double Magic	Raining Riches
Double Mania	Robin's Riches
Double Progressive Poker	Seven Wonders
Double Strike	Shooting Star
Draw Poker	Stampede
Dream Stakes	Starburst
Emoh Ruo	The Stallion
Eskimo Gold	Treasure Trove
European Vacation	Triple Diamonds
Fast Money	Up Periscope
Flying High	Wealthy Wombats
Free Wheeling	Wild Action
Galaxy	Wild Hearts
Gold Fountain	Wild Magic

Casino Control Act 1991-section 60(1)
CASINO RULES NOTICE NO. 8 OF 1999
 Rules of the Game-Electronic Gaming
 Machines

By this notice, the Victorian Casino and Gaming Authority **amends** the Rules in respect of electronic gaming machines (approved by notice published in the Victoria Government Gazette on 24 April 1997 (S44) and amended by notices dated 19 February 1998 (G7) and 18 March 1999 (S39) (Casino Rules Notice No. 2 of 1999) as set out in the Schedule.

This notice operates with effect from 4.00am on 14 July 1999.

Dated: 13 July 1999

BILL LAHEY

Director of Gaming and Betting
 Director of Casino Surveillance

Schedule

1. Rule 36.3.1 is **substituted-**

“36.3.1 The tournament director shall designate the particular gaming machines that will be involved in the conduct of the tournament. Tournaments will not be conducted on stand alone jackpot machines or machines that are linked to a single bank mystery jackpot or a progressive jackpot. However, tournament gaming machines may be connected to a venue wide mystery jackpot.”

2. New Rule 36.3.2 is **inserted-**

“36.3.2 In the event a venue wide mystery jackpot is won on a tournament machine during tournament play, that session will become void and the session will be replayed. Any such jackpot prizes and associated bonuses won by tournament participants will be paid out and retained by the players.”

3. Old rules 36.3.2, 36.3.3, 36.3.4, 36.3.5, 36.3.6, 36.3.7, 36.3.8 and 36.3.9 are **renumbered** as 36.3.3, 36.3.4, 36.3.5, 36.3.6, 36.3.7, 36.3.8, 36.3.9 and 36.3.10 respectively.

Planning and Environment Act 1987
ALPINE RESORTS PLANNING SCHEME
 Notice of Approval of Amendment
 Amendment C3

The Minister for Planning and Local Government has approved Amendment C3 to the Alpine Resorts Planning Scheme.

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

The changes to the scheme are:

1. Land is incorporated into the Alpine Resorts Planning Scheme maps which was excised from the Alpine National Park and zones it Public Park and Recreation Zone (PPRZ);
2. A hand-drawn version of the Planning Scheme map for Falls Creek is replaced with a digital map;
3. Clauses 21 and 22 in the Planning Scheme are re-numbered to prepare the scheme for the introduction of revised local planning policies;
4. The schedule to the Comprehensive Development Zone is amended to bring the controls in the schedule into line with the zone objectives, and provides for particular proposals to be exempt from permits if the Responsible Authority is satisfied that the proposal is consistent with a CDP.

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 Department's Regional Offices: 50-52 Clarke Street, Benalla and 120 Kay Street, Traralgon.

LEIGH PHILLIPS

Director, Planning Operations
 Planning, Heritage
 and Market Information
 Department of Infrastructure

Gazette Services

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