



# Victoria Government Gazette

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**SPECIAL**

**Casino Control Act 1991—section 60(1)**  
**CASINO RULES NOTICE NO. 7 OF 2001**  
**Rules of the Game—Baccarat**

By this notice, the Victorian Casino and Gaming Authority **amends** the Rules in respect of the game “Baccarat”<sup>1</sup> as set out in the Schedule.

This notice operates with effect from 4.00am on 28 March 2001.

Dated 27 March 2001

**BILL LAHEY**

Director of Gaming and Betting  
Director of Casino Surveillance

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Schedule

**Amendment of Rule 4.6**

For rule 4.6 **substitute** —

- “4.6 Before the start of play following each shuffle and cut of cards, the dealer shall —
- 4.6.1 remove the first card from the dealing shoe, and burn the card face down by placing it into the discard holder. The card will not be shown unless the player requests to see it; or
  - 4.6.2 Upon a player’s request remove the first card from the dealing shoe face up and draw, face down, cards equal to the face value of the first card and burn them by placing them in the discard holder. In this procedure, 10, jack, queen and king shall have a face value of 10 and an ace a value of 1; and
  - 4.6.3 Call for bets to be placed and when the betting is complete announce that no more bets are to be placed and commence the deal.”

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1 The Game of Baccarat and its rules were approved by notice published in the Victoria Government Gazette on 24 April 1997 (S44). The rules have subsequently been amended by—  
notice dated 9 October 1997 (G40);  
Casino Rules Notice No. 12 of 1999, published on 4 August 1999 (S114);  
Casino Rules Notice No. 26 of 1999, published on 4 November 1999 (S156);  
Casino Rules Notice No. 30 of 1999, published on 16 December 1999 (S183);  
Casino Rules Notice No. 1 of 2000, published on 28 February 2000 (S23);  
Casino Rules Notice No. 8 of 2000, published on 20 April 2000 (S51);  
Casino Rules Notice No. 11 of 2000, published on 7 June 2000 (S80);  
Casino Rules Notice No. 17 of 2000, published on 8 September 2000 (S126);  
Casino Rules Notice No. 32 of 2000, published on 19 December 2000 (S193)  
Casino Rules Notice No. 4 of 2001, published on 15 March 2001 (S25)

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**Fisheries Act 1995**INITIAL QUOTA ORDER FOR THE  
ABALONE FISHERY

I, Candy Broad, Minister for Energy and Resources, make the following Order under section 64(1) of the **Fisheries Act 1995**:

1. I declare under section 64(1)(a) of the **Fisheries Act 1995** that the abalone fishery is to be managed by the allocation of quotas.
2. I declare under section 64(1)(d) of the **Fisheries Act 1995** that individual quota units in the abalone fishery may be transferred for a quota period only.
3. A quota period is a period of time specified in a Further Quota Order made under section 64A of the **Fisheries Act 1995**.
4. The total number of individual quota units for each zone of the abalone fishery for a quota period is determined by dividing the total allowable catch for the zone by the value of an individual quota unit for that zone.
5. Each holder of an Abalone Fishery Access Licence for the eastern abalone zone is to be allocated 1/23 of the total number of individual quota units for that zone for a quota period.
6. Each holder of an Abalone Fishery Access Licence for the central abalone zone is to be allocated 1/34 of the total number of the individual quota units for that zone for a quota period.
7. Each holder of an Abalone Fishery Access Licence for the western abalone zone is to be allocated 1/14 of the total number of individual quota units for that zone for a quota period.
8. The holder of an Abalone Fishery Access Licence must hold at all times during a quota period at least 10 individual quota units.
9. The holder of an Abalone Fishery Access Licence must not hold at any time during a quota period more than 30 individual quota units.
10. If the holder of an Abalone Fishery Access Licence holds more than one Abalone Fishery Access Licence, he or she —

- (a) must not hold at all times during a quota period at least 10 individual quota units in relation to each licence; and
- (b) must not hold at any time during a quota period more than 30 individual quota units in relation to a licence.

11. For the purposes of clauses 8, 9 and 10, in determining how many individual quota units are held at a particular time during a quota period in respect of a licence, any individual quota units that have been taken under the licence during the quota period before that particular time are to be counted.

This Order commences on 1 April 2001.

Dated 27 March 2001

CANDY BROAD  
Minister for Energy  
and Resources

**Fisheries Act 1995**FURTHER QUOTA ORDER FOR THE  
ABALONE FISHERY

I, Candy Broad, Minister for Energy and Resources, make the following Order under section 64A(1) of the **Fisheries Act 1995**:

1. This Order applies for the period commencing on 1 April 2001 and ending on 31 March 2002 (“the quota period”).
2. The total allowable catch for the abalone fishery in the eastern abalone zone for the quota period is 460 tonnes of unshucked abalone.
3. The total allowable catch for the abalone fishery in the central abalone zone for the quota period is 700 tonnes of unshucked abalone.
4. The total allowable catch for the abalone fishery in the western abalone zone for the quota period is 280 tonnes of unshucked abalone.
5. An individual quota unit for the abalone fishery in the central abalone zone in the quota period is 1,029 kilograms of unshucked abalone.
6. An individual quota unit for the abalone fishery in the eastern and western abalone zones in the quota period is 1,000 kilograms of unshucked abalone.

This Order commences on 1 April 2001.

**NOTE:**

The total allowable catch and value of an individual quota unit set by this Order mean that the total number of individual quota units for the abalone fishery is 1,420. Rounded to the nearest whole unit, this means that 460 individual quota units are allocated to the eastern zone, 680 individual quota units are allocated to the central zone and 280 individual quota units are allocated to the western zone.

Each holder of an Abalone Fishery Access Licence for the eastern zone is allocated 1/23 of the total number of individual quota units for that zone for the above quota period. Therefore, each holder of an Abalone Fishery Access Licence for the eastern zone will be allocated 20 individual quota units.

Each holder of an Abalone Fishery Access Licence for the central zone is allocated 1/34 of the total number of individual quota units for that zone for the above quota period. Therefore, each holder of an Abalone Fishery Access Licence for the central zone will be allocated 20 individual quota units.

Each holder of an Abalone Fishery Access Licence for the western zone is allocated 1/14 of the total number of individual quota units for that zone for the above quota period. Therefore, each holder of an Abalone Fishery Access Licence for the western zone will be allocated 20 individual quota units.

Dated 27 March 2001

CANDY BROAD  
Minister for Energy  
and Resources

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