

Independent audit report to the members of The Moe Racing Club Inc.

Scope

We have audited the Community Benefits Statement of the Moe Racing Club Inc. (Turfside Tabaret) for the year ended 30 June 2009. The organization's management is responsible for the Community Benefit Statement and have determined that the accounting policies used are appropriate and in accordance with the requirements of the Gambling Regulation Act 2003 administered by the Victorian Commission for Gambling Regulation (VCGR). We have conducted an independent audit of that Community Benefit Statement in order to express an opinion on it to the members.

Our audit has been conducted under the requirements of section 3.6.9 of the Gambling Regulation Act 2003 and in accordance with other information as issued from The Victorian Commission for Gambling Regulation. We disclaim any assumption of responsibility for any reliance on this report or the statement to which it relates to any person other than the members or for any purpose other than that for which it is prepared.

Our audit has been conducted in accordance with applicable Australian Auditing Standards to provide reasonable assurance that the Community Benefit Statement is free of material misstatement. Our procedures included examination, on a test basis, of evidence supporting the calculation of amounts and other disclosures in the Community Benefit Statement, and the evaluation of accounting policies and significant accounting estimates used. These procedures have been undertaken to form an opinion on whether, in all material respects, the Community Benefit Statement is presented fairly in accordance with the requirements of the Gambling Regulation Act 2003.

The audit opinion expressed in this report has been formed on the above basis.

PARTNERS

**Michael
Betts FCA**

**Richard
Bull FCA**

**Simon
Flowers CPA
Affiliate ICAA**

**Nicholas
Klein CA**

**Peter
Landers FCA
CPA LL.B**

**Sripathy
Sarma CA**

**Andrew
Wierzbowski CA**

**Geoff
Williams CA**



Chartered Accountants



GEELONG
35-37 Gordon Avenue
Geelong West 3218
T: 5221 6111
F: 5223 1966

MELBOURNE
Level 3,
365 Lt Collins Street
Melbourne 3000
T: 9670 4444
F: 9670 3344

COLAC
7 Bromfield Street
Colac 3250
T: 5231 5999
F: 5232 1400

POSTAL
PO Box 4115 Geelong Vic 3220
EMAIL
lbw@lbwaccountants.com.au
WEB

LBW

Audit Opinion

In our opinion, the Community Benefit Statement in relation to the Moe Racing Club Inc. (Turfside Tabaret) presents fairly, in accordance with applicable Accounting Standards in Australia, and consistent with our understanding of sections 3.6.9(2) (a) and (b) of the Gambling Regulation Act 2003.



LBW CHARTERED ACCOUNTANTS



SRIPATHY SARMA

Partner

Dated 17 September 2009

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