30 September, 2014 REF: 10228

> Mooroopna Golf Club Inc PO Box 184 MOOROOPNA VIC 3629

Dear Craig,

RE: COMMUNITY BENEFIT STATEMENT

We have completed the audit of the Community Benefit Statement for the year ended 30th June, 2014.

Please note that in my opinion this Community Benefit Statement in relation to Mooroopna Golf Club Inc presents fairly, in accordance with the applicable Accounting Standards in Australia, and, is consistent with my understanding of sections 3.6.9(2)(a) and (b) and section 3.6.9(3) of the Act, the Mooroopna Golf Club Inc's compliance with the Act, in relation to the Mooroopna Golf Club Inc for the year ended 30 June, 2014.

Thank you for your assistance with the audit process.

Yours faithfully,

Anna McIntosh
Relationship Manager



CHARTERED ACCOUNTANTS MB&M PTY. LTD. ABN 67 163 906 876

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Community Benefit Statement

This form must be submitted to the Victorian Commission for Gambling and Liquor Regulation by 30 September following the financial year to which it applies

VENUE DETAILS

NAME OF APPROVED VENUE: MOOROOPNA GOLF CLUB

ADDRESS OF APPROVED

2 FAIRWAY DRIVE MOOROOPNA VIC 3629

VENUE:

VENUE OPERATOR:

MOOROOPNA GOLF CLUB INC

LICENCE NUMBER: FINANCIAL YEAR ENDED V9310076 30 JUNE 2014

INSTRUCTIONS

Detailed notes on filling out this form are provided in the 'Notes and Frequently Asked Questions' document.

Enter details of all contributions for community benefit made in the last financial year. You are required to show your contributions to community purposes equivalent to at least 81/3 per cent of the venue's gaming revenue in the last financial year. You are encouraged to record all community contributions made by your club in the financial year.

The independent auditor's report must be attached to the Community Benefit Statement. Statements without an audit report will be regarded as not having been properly lodged. To view the FAQ

Please note that the information provided in schedules will be published on the VCGR's website. Do not include the names of individuals.

CONTRIBUTIONS FROM GAMING REVENUE

CLASS OF CLAIM AND CATEGORY WITHIN CLASS				
CLASS A: Ven	ue operators may claim up to 100 percent of revenue a	applied to a Class A pur	oose or activity.	
Class A (a).	Donations, gifts and sponsorship (including cash, goods and services) to another person resident in Victoria, not including to the club itself, for the purpose or activities set out below.			
(i)	any educational purpose;	Complete Schedule	0	
(ii)	the provision of health services or care;	Complete Schedule	0	
(iii)	services for the prevention and treatment of problem gambling and drug and alcohol addictions;	Complete Schedule	O	
(iv)	housing assistance for disadvantaged persons;	Complete Schedule	0	
(v)	the relief of poverty;	Complete Schedule	0	
(vi)	the provision of services and assistance for the aged;	Complete Schedule	100	
(vii)	the provision of services and assistance for young people;	Complete Schedule	380	
(viii)	the protection and preservation of the environment;	Complete Schedule	0	
(ix)	the provision of assistance to relieve distress caused by natural or other disasters;	Complete Schedule	0	
(×)	the provision of advice, support and services to exservice personnel, their carers and families;	Complete Schedule	O COMPANY STORY RELIEF AND STORY STORY	

(xi)	(xi) any other philanthropic or benevolent purpose; Complete Schedule		2730					
(xii)	(xii) any sporting or recreational purpose, excluding any club that holds a venue operator's licence. Complete Schedule		5850					
Class A (b). The cost of providing and maintaining sporting facilities for use by club members.		Complete Schedule	476367					
Class A (c).	Class A (c). The cost of any subsidy for the provision of goods and services but excluding alcohol.		850					
Class A (d).	Class A (d). Voluntary services provided by members and/or staff of the club to another person in the community, in fulfilment of Class A(a)(i)-(xii) above.		180					
Class A (e).	Class A (e). Advice, support and services provided by the RSL (Victorian Branch) to ex-service personnel, their carers and families.		0					
		CLASS A – TOTAL	486457					
CLASS B: Ven to its total reve	CLASS B: Venue operators may claim an amount equal to the proportion of the club's non-gaming revenue to its total revenue for Class B.							
Class B (a).	Capital expenditure.	Complete Schedule	0					
Class B (b). Financing Costs (including principal and interest).		Complete Schedule	0					
Class B (c). Retained earnings accumulated during the year.		Complete Schedule	0					
Class B (d). The provision of buildings, plant or equipment over \$10,000 per item excluding gaming equipment or the gaming machine area of the venue.		Complete Schedule	0					
Class B (e).	Operating costs.	Complete Schedule	164097					
		CLASS B – TOTAL	164097					
	CLASS C: Venue operators may claim up to 100 percent of revenue applied to a Class C purpose or activity.							
Class C (a).	The provision of responsible gambling measures and activities but excluding those required by law.	Complete Schedule	0					
Class C (b).	Reimbursement of expenses reasonably incurred by volunteers.	Complete Schedule	0					
Class C (c).	CBS preparation and auditing expenses to a maximum of \$3,000.	Complete Schedule	3000					
	3000							
	653554							

,	Rhonda Kortum	(the person lodging this CBS), certify	that:

- 1. The claims are consistent with the Ministerial Order made on 22 June 2012.
- 2. a) The percentage (if any) of the venue's gaming revenue applied in the financial year to community purposes or activities under Classes A, B and C; and
 - b) the value of any non-financial contribution to community purposes (e.g. voluntary work) by, or on behalf of, the venue operator in the financial year, expressed as a percentage of the venue's revenue in the financial year; and
 - c) any amount payable by a gaming operator in the financial year under a declaration made by the VCGLR under section 3.6.8(4A) of the Gambling Regulation Act 2003 (the Act) in respect of the Club, expressed as a percentage of the venue's gaming revenue in the financial year -

is [tick one of the following]

- O less than
- O equal to
- greater than

8 1/3 per cent of the venue's gaming revenue for that financial year, as the required by section 3.6.2 of the Act.

Rhonda Ko	rtum	for and on behalf o	f the venue operator	
Administrat	ion Officer	(position/title of sig	natory)	
venue opera relation to M Anna McInt I also confiri which states fairly, in acc auditor's un GOLF CLUE	(insert name of person signing for and on behalf of the venue operator), on 23/09/2014 , confirm that this CBS of MOOROOPNA GOLF CLUB INC, in relation to MOOROOPNA GOLF CLUB, has been audited by the suitably qualified person of Anna McIntosh (name of auditor), of MB+M Pty Ltd , (name of audit organisation). I also confirm that an independent auditor's statement dated 30/09/2014 has been received which states that, in the auditor's opinion, this CBS, in relation to the abovementioned venue, presents fairly, in accordance with applicable Accounting Standards in Australia, and, is consistent with the auditor's understanding of sections 3.6.9(2)(a) and (b) and section 3.6.9(3) of the Act, the MOOROOPNA GOLF CLUB INC,'s (name of venue operator) compliance with the Act, in relation to MOOROOPNA GOLF CLUB, for the financial year ended 30 June 2014.			
Attach Auditors Report	:: She	i	e for Lodgement Instruction	
	View Completed Statement prio	r to Submission Save & E	xit	