



Promotion Schedule:

A. Event:	Group 1 Grazing on TAB Turnbull Stakes Day, 5 th October 2019 at Flemington Racecourse, 448 Epsom Road, Flemington, Victoria
B. Eligible Entrants	Australian residents aged 18 years and over that have a valid ticket for attendance to the Event.
C. Promotion Period	Entries Open: approx. 12:30pm 5 October 2019 Entries Close: approx. 3:00pm 5 October 2019
D. How to Enter:	During the Promotion Period, Eligible Entrants must complete the official entry card available from VRC representatives when attending the Event and place the entry in the dedicated collection box located within that Dining Facility <u>by 3:00pm on the same Event Day.</u>
E. Draw Details:	The winning entrants will be drawn at random by hand by the Promoter at approximately 3:30pm during the Event. Prizes will be drawn in descending order of value per prize, from highest to lowest value.
F. Prize:	Prize 1: \$300.00 TAB Voucher Prize 2: \$200.00 TAB Voucher Prize 3: \$100.00 TAB Voucher <u>TOTAL MAXIMUM PRIZE VALUE is no more than \$600 inc GST</u>
G. Redraw (if unclaimed):	10:00am Monday 4 November 2019 at the Promoter's Head Office



Promotion Terms:

1. These Promotion Terms and the Promotion Schedule provide information on prizes and how to participate and together form the Terms and Conditions of Entry. By participating in this Promotion you agree to be bound by these Terms and Conditions of Entry and the Racing Rewards Terms and Conditions that apply to this Promotion, located at <http://www.flemington.com.au/terms-conditions>.
2. To the extent of any inconsistency between the Promotion Terms and the Promotion Schedule, the terms of the Promotion Schedule will prevail.
3. The Promoter is Victoria Racing Club Limited (ACN 119 214 078) of 448 Epsom Road, Flemington VIC 3031.
4. Entry is only open to Eligible Entrants as described at Item B ("Eligible Entrants", "entrant"). Employees, directors and other representatives of the Promoter and organisations involved in sponsoring or conducting this Promotion (and any individuals so involved) are ineligible, as are members of their immediate families and households.
5. To enter the Promotion, Eligible Entrants must follow the instructions detailed under Item D. Eligible Entrants may only enter the Promotion once.
6. Incomplete, inaccurate, illegible or photocopied entries will be deemed invalid. The Promoter accepts no responsibility for lost, late or misdirected entries. The Promoter reserves the right to verify the validity of entries and to disqualify any entrant who tampers with the entry process or submits inaccurate details. The entrant is responsible for approaching the Promoter in accordance with Item D and it is not the responsibility of the Promoter or any third party to ensure that a person is entered into the Promotion.
7. Entry via Facebook, Instagram or Twitter is free. However, any costs associated with accessing Facebook, Instagram or Twitter is the responsibility of the entrant. The Promoter is not responsible for any other costs associated or incurred as a result of the entrant's entry into the Promotion.
8. The Promoter reserves the right, in its absolute discretion, to disqualify at any time:
 - a) any entry (including those judged as a winning entry) which, in the opinion of the Promoter, includes objectionable content, profanity or is potentially insulting, inflammatory or defamatory; or
 - b) any individual who tampers with the entry process, submits an entry (including those judged as a winning entry) that is not in accordance with these Terms and Conditions or who has in the opinion of the Promoter, engaged in unlawful or improper conduct that is designed to jeopardise the fair and proper conduct of the Promotion or is generally damaging to the goodwill or reputation of the Promoter.
9. Entrants acknowledge that the Promotion is in no way sponsored, endorsed or administered by, or associated with Facebook, Instagram or Twitter. Entrants acknowledge that any information they provide in connection with the Promotion is provided to the Promoter and not to Facebook, Instagram or Twitter. Any questions or comments regarding the Promotion must be directed to the Promoter, not to Facebook, Instagram or Twitter. Entrants release Facebook, Instagram and Twitter and its associated companies from all liabilities arising in respect of the Promotion.
10. The Promoter will notify the winning entrant (**the prize winner**) on the day, and the details of the two winners of the Major Prize will be published on the flemington.com.au website for a period of 28 days from the date of the draw. Winners of the prize(s) are determined by chance. Skill plays no part in determining the winner. The prize will be delivered to or collected by the prize winners on the day of the Event or by the date agreed between the prize winner and the Promoter.
11. The Prize will be awarded to the person named in the entry. The Promoter reserves the right to require the prize winner to provide proof of age, identity and residency. Identification considered suitable for verification is at the discretion of the Promoter and the



Promoter reserves the right to disqualify any person who fails to provide the required information or provides false information.

12. The Promoter reserves the right to refuse to allow a prize winner to take part in any or all aspects of the Prize, if the Promoter determines in their absolute discretion, that a prize winner is not in the physical or mental condition necessary to be able to safely participate in or accept the prize.
13. It is a condition of accepting the Prize that a prize winner may be required to sign a legal release as determined by the Promoter in its absolute discretion, prior to receiving the prize(s).
14. Once a prize has been claimed by the prize winner and has been collected from the Event, or if arranged between the Promoter and the prize winner, has been delivered or collected from the Promoter's premises, the Promoter takes no responsibility for the prize being damaged, delayed or lost in transit.
15. If the prize(s) is provided to the Promoter by a third party, the prize is subject to the terms and conditions of the third party prize supplier and the provision of the prize is the sole responsibility of the third party and not the Promoter. To the extent of any inconsistency, the terms and conditions of the prize supplier will prevail over these Terms and Conditions of Entry.
16. The total maximum prize value is the recommended retail price (RRP) correct at the time of printing. The Promoter is neither responsible nor liable for any change in the value of prize occurring between the printing date and date the Prize is claimed. All prize values are in Australian dollars. Prizes are not transferable, exchangeable or redeemable for cash.
17. If a Prize becomes unavailable for reasons beyond the Promoter's control, the Promoter may substitute a prize of equal or greater value, subject to any written directions from the lottery authorities.
18. Prize winners are advised that tax implications may arise as a result of accepting their prize. The Promoter is not responsible for such tax implications and prize winners should seek independent financial advice where necessary.
19. Unless otherwise specified, if a prize includes a travel, accommodation or an experience component (including such as tickets to an event or amusement), that prize will be valid for one year from the date of the draw or/ by the date specified on the voucher or other document recording the entitlement to the prize and are subject to the terms and conditions of the prize supplier.
20. Redemption of travel, accommodation and experience prizes are subject to availability at the time of booking and any additional ticketing requirements are at the expense of the prize winner.
21. If it is specified that a prize must be taken on a specific date or during a specific time frame and the prize winner is unavailable or unable to partake in the prize during such periods, that prize will be forfeited in full and no substitute prize or compensation will be offered. In these circumstances, the Promoter may, at its sole discretion, redraw that prize.
22. All ancillary costs and expenses (including transfers, transport accommodation, insurance, food, beverages, entertainment and spending money) in taking such prizes are the responsibility of the prize winner (unless expressly stated).
23. When taking travel prizes, it is the responsibility and expense of the prize winner and their guests to ensure that prior to travelling, their personal documentation (including but not limited to passports, visas etc) is valid, they have undertaken any required health checks and/or immunisations and they have checked for travel warnings and any perceived hazards with appropriate authorities. Any expenses incurred as a result of not meeting such requirements are the sole responsibility of the prize winner and their guest.
24. Where the prize includes liquor, the Promoter supports the responsible service of alcohol, and may at its sole discretion refuse to award any alcohol-related prize if it would breach any relevant laws or codes including those relating to the responsible service of alcohol, or if



the Promoter determines in their absolute discretion, that the winning entrant is not in the physical or mental condition necessary to be able to safely participate in or accept the prize.

25. Where the prize is a Myer Gift Card, these Gift Cards are to be used for the purchase of goods and services at Myer stores in Australia. Gift Cards are treated like cash. Lost or stolen Gift Cards will not be replaced or refunded. Gift Cards cannot be used for the payment of credit or store accounts. Gift Cards are not redeemable for cash and cannot be exchanged. Gift Cards expire two years from the issue date. Any unused amount after the expiry date of the Gift Card will not be refunded or credited. Gift Cards are not reloadable. For full terms of use and full details concerning applicable exclusions, visit www.myer.com.au or call 1300 398 226.
26. Where a prize is a Tabcorp voucher, the voucher is supplied by Tabcorp Holdings Limited and is subject to Tabcorp Conditions of Use, located at <http://www.tab.com.au>. Tabcorp supports responsible gambling and the award of a Tabcorp voucher as a prize is not intended to induce, suggest or imply that the prize winner should open a betting account, that winning will be a definite outcome of participating in gambling activities or that participation in gambling activities is likely to improve the winner's financial prospects. By participating in this competition, each participant acknowledges and agrees that this competition is in no way sponsored, endorsed or administered, or associated with, Tabcorp Holdings Limited or its related bodies corporate (**Tabcorp**) and fully releases Tabcorp from any and all liability attaching to this competition.
27. By accepting their Prize, each prize winner acknowledges and consents to participating in promotional activities relating to the Prize which may include promotional photograph shoots and media interviews. The Promoter may use all photographs and recorded interviews, including the prize winner's image, voice, name and other details, without restriction and without further reward or recourse to the prize winner, in its advertising and promotional materials and official communications in perpetuity and in any media whatsoever.
28. The entrant warrants and represents that any material sent or provided by the entrant to the Promoter will not infringe any copyright, trademarks or other intellectual property rights of any third party (including moral rights) and that the entrant has all rights to use the materials and has obtained all necessary consents to comply with any relevant privacy and/or confidentiality requirements.
29. The Promoter collects personal information from entrants in order to facilitate the Promotion. Entrants' personal information may also be provided to third parties (including prize suppliers) for the purpose of administering this Promotion or providing prizes or to the State and Territory lottery departments as required under the relevant lottery legislation. If the information requested is not provided, the entrant may not be eligible to participate in the Promotion. The Promoter will handle personal information disclosed by the entrant in accordance with the Australian Privacy Principles under the Privacy Act 1988 (Cth) and the terms of its privacy policy located at <http://www.flemington.com.au/privacy-policy/>. Where applicable, unless the entrant has "opt-ed out", the entrant agrees that the Promoter may use this information in any media for future promotional, marketing and publicity purposes, including the sending of electronic messages. Entrants may access the information that the Promoter holds about them, request to "opt-out" of any future communications or make a complaint about a breach of the Australian Privacy Principles or a registered privacy code that binds the Promoter by contacting the Promoter's Privacy Officer at 448 Epsom Road, Flemington, Victoria 3031.
30. The Promoter will not send, allow to be sent, or assist in the sending of one or more unsolicited commercial electronic messages with an Australian link for



purposes of the Spam Act, use or distribute any software designed to harvest email addresses or otherwise breach the Spam Act or the Spam Regulations 2004 (Cth).

31. The Promoter is not responsible for any problems or technical malfunctions of any telephone network, computer online systems, servers, or providers, computer equipment, software, technical problems or traffic congestion on the internet or at any website, or any combination thereof.
32. If for any reason this Promotion or the Event is not capable of running as planned, the Promoter may in its sole discretion cancel, terminate, modify or suspend the Promotion and invalidate any affected entries and no refund, cash, or alternative tickets will be substituted for failure for the Promotion or Event to run.
33. The Promoter accepts no responsibility or liability for any delay or failure by the third party to deliver the prize, any delay or failure relating to the prize itself (including any negative encounter experienced by the prize winner including but not limited to cancellation, changes or delays of flights or other transport arrangements, inclement weather or any illness experienced) or failure by the third party to meet any of its obligations in Terms and Conditions of Entry or otherwise.
34. The Promoter will not be liable for any loss or damage whatsoever which is suffered (including but not limited to indirect or consequential loss) in connection with this Promotion, or for personal injury suffered or sustained as a result of receiving or using a prize, except for any liability which cannot be excluded by law (in which case that liability is limited to the minimum allowable by law).
35. To the fullest extent permitted by law, the entrant releases and will release the Promoter from all claims that the entrant may have or may have had but for this release arising from or in connection with the entrant's participation in the Promotion (including the prizes) and will indemnify and will keep indemnified the Promoter in respect of any claim by any person arising as a result of or in connection with the entrant's participation in the Promotion (including the prizes).
36. The Promoter reserves the right to disqualify entries in the event of non-compliance with these Terms and Conditions of Entry.
37. Failure by the Promoter to enforce any of its rights at any stage does not constitute a waiver of these rights.
38. The Promoter's decision is final and no correspondence or communication will be entered into