

**Super Saturday Fashions on the Field
People's Choice Millinery Award Terms and Conditions**

<p>A. Promotion</p>	<p><u>Fashions On The Field Competition</u> On Super Saturday and TAB Australian Cup, there will be a People's Choice Millinery Award, where a winner, runner-up and second runner-up will be chosen.</p>
<p>B. Event:</p>	<p>1. Super Saturday, Saturday 7 March 2026 2. TAB Australian Cup, Saturday 28 March 2026</p> <p>Both racedays will be held at Flemington Racecourse 448 Epsom Rd, Flemington VIC 3031</p>
<p>C. Eligible Entrants</p>	<p>The Promotion is open to individuals who are:</p> <ol style="list-style-type: none"> 1. To be eligible to participate in the People's Choice Millinery Award, Entrants must acknowledge and agree to the following Entrant criteria (Entrant Criteria): <ol style="list-style-type: none"> a. Entrants must be 18 years of age or older on the final day that registration closes; b. <u>not</u> employees of the Promoter, its associated companies/subsidiaries or agencies associated with this Promotion; c. <u>not</u> immediate family or members of the same household of persons referred to in paragraph b) above; d. Entry and registration for the Competition is open to residents of Australia. There is no fee for entry into the Competition. e. Entrants must not have any current commercial arrangements or relationships with retail stores (with the exception of small boutiques, at the VRC's discretion); f. Entrants must not be the 2025 winner of the Melbourne Cup Carnival Fashions on the Field Millinery Award; and g. Entrants are not permitted to alter or add to their Millinery in any way from the beginning until the end of the Competition. 2. The Promoter is responsible for determining whether a person is an Eligible Entrant in its absolute discretion. 3. Entrants warrant that the Entry submitted, and the Millinery produced are the Entrant's original and individual work. The Promoter reserves the right to request further evidence from all Entrants such as concepts, applicable patents, trademarks and IP ownership. A breach of this clause will result in automatic disqualification of the Entrant.
<p>D. Promotion Period</p>	<p>Entries Open: 9:00 AM (AEDT) on Saturday 2 February 2026 Entries Close: 5:00 PM (AEDT) on Friday 27 February 2026</p>
<p>E. How to Enter and Promotion Details</p>	<p><u>How to Enter</u></p> <ol style="list-style-type: none"> 1. Eligible Entrants may enter the Promotion by completing an online entry at www.vrc.com.au/fashions-on-the-field (the FOTF Website) provided by the Promoter. As part of the registration form, Eligible Entrants acknowledge that photos may be taken of their entry and uploaded to the FOTF Website at the discretion of the Promoter. The Promoter reserves the right to not upload any photos of the Eligible Entrant at their

ultimate discretion. Eligible Entrants may share photos taken by the Promoter on certain social media platforms (including Facebook and Twitter) but cannot use those photos for commercial purposes.

2. Entrants must then supply the VRC with their entry and a mannequin head for display between Monday 23 February 2026 and Monday 2 March 2026 to:

C/O Fashions on the Field Team
Victoria Racing Club
448 Epsom Road
FLEMINGTON VIC 3031

And a photo of their entry with a clean background and short explanation of their entry no more than 30 words to:

FOTF@vrc.net.au

3. All entries will be displayed on Level 1 of the Club Stand Lobby on Super Saturday, Saturday 7 March and TAB Australian Cup Day, Saturday 28 March with a QR code.
4. Members and their guests are invited to scan the QR code and register their email address and select a winner. Members and their guests are only able to vote during the Competition Period once per Event.

Promotion Details

5. Entrants who fail to provide the items outlined in section 2 of the Promotion Details at the correct time will be disqualified and their entry deemed invalid.
6. Once an Eligible Entrant has entered the Promotion, they are not permitted to make any further alterations or additions to their submission, otherwise they will be disqualified from the Promotion.
7. Any Eligible Entrant not complying with these Terms and Conditions in the absolute discretion of the Promoter's may be immediately disqualified.
8. Finalists will be required, as determined by the Promoter, to be filmed or recorded in an interview, media package and/or demonstration relating to this Promotion and their successful Millinery.
9. Eligible Entrants are responsible for arranging delivery to, and collection of, their entry and mannequin head from Flemington Racecourse. Collection must take place between Tuesday 31 March 2026 and Thursday 2 April 2026.
10. All costs associated with delivery to, and collection from, Flemington Racecourse (including transport, packaging and insurance) are the sole responsibility of the Entrant. To the maximum extent permitted by law, the Promoter accepts no responsibility for any loss, damage, theft or

	destruction of entries at any time during the Promotion or after the Promotion, during which the entries must be collected.
F. Judging of the Promotion	<p>The winner will be selected by those in attendance at Flemington Racecourse in the Members Enclosure during the Event who choose to participate.</p> <p>Voting is based entirely on individual taste and preference.</p> <ol style="list-style-type: none"> 1. The decision as voted is final and binding on every Eligible Entrant and no correspondence will be entered into. 2. In the event of a draw, the Promoter's adjudicator (a VRC representative) will determine the winner. 3. The Promotion is a game of mixed skill and chance. The winner is determined by votes cast by eligible participants based on individual taste and preference. Each valid vote will be counted equally. The Promoter will also award Runner-Up and Second Runner-Up based on votes.
G. Prize:	<p>Winner</p> <ul style="list-style-type: none"> • A hospitality package for 4 people in The Terrace Restaurant at Flemington Racecourse on TAB Turnbull stakes Day 2026 valued at \$2,000. • \$1,000 Crown Voucher. • \$1,000 TCL 55" UHD QLED Google TV. • A Spray Aus Clean total tan pack valued at \$191 RRP. <p>Runner-Up</p> <ul style="list-style-type: none"> • \$250 voucher <p>Second Runner-Up</p> <ul style="list-style-type: none"> • \$100 voucher <p>The prizes will be presented on the day of the Promotion.</p>

Terms

1. These Terms and the Promotion Schedule provide information on prizes and how to participate and together form the Terms and Conditions ("**Terms and Conditions**").
2. To the extent of any inconsistency between the Terms and the Promotion Schedule, the Promotion Schedule will prevail. Capitalised terms not otherwise defined in these Terms have the same meaning as in the Promotion Schedule. A reference to an Item in these Terms means the corresponding item in the Promotion Schedule.
3. Participation in this Promotion is deemed acceptance of, and agreement to be bound by, the Terms and Conditions.
4. The Promoter's decision not to enforce a specific restriction (whether communicated to an Eligible Entrant or not) or enforce any of its rights at any stage does not constitute a waiver of that restriction or right or of the Terms generally.
5. The Promoter's decision in relation to any aspect of the Terms and Conditions and the Promotion more generally is final and binding. No related correspondence will be entered into.
6. Any values stated in the Terms and Conditions are in AUD, include Australian GST where applicable, and reflect the recommended retail value, unless stated otherwise. The Promoter is not responsible for any change in prize value. If a prize (or element of a prize) is unavailable for any reason, the Promoter may provide another item of equal or higher value, subject to any required approvals or directions from, state/territory gaming authorities.
7. Entry is open to Eligible Entrants as set out in 'Eligible Entrants' above.
8. Eligible Entrants can only participate in the Promotion in their own name.
9. Entrants must not be dressed by or styled by a designer or milliner. Any Entrant found to be dressed by or styled by a designer or milliner will be automatically disqualified.
10. The winner of the 2025 Fashions on the Field Millinery Award is ineligible to enter this Promotion.
11. If, after the prize has been awarded, the Promoter becomes aware that the Entrant did not comply with the Terms and Conditions or their entry is otherwise invalid, the Entrant will have no entitlement to the Prize, even if announced as a winner, and must return, refund or otherwise make restitution of the Prize.
12. The Promoter reserves the right, at any time, in its sole discretion, to:
 - a. verify the validity of entries and Eligible Entrants (including but not limited to an Eligible Entrant's identity, age and place of residence); and/or
 - b. disqualify any Eligible Entrant who submits an entry that is not in accordance with these Terms and Conditions or who tampers with the entry process; and/or
 - c. disqualify at any time any entry that, in the opinion of the Promoter, includes objectionable content, profanity or is potentially insulting, inflammatory or defamatory.
14. Entries will be deemed to be accepted once Eligible Entrants have completed the steps set out in Promotion Schedule. Incomplete, indecipherable, or incorrect entries will be deemed invalid. Eligible Entrants are responsible for ensuring their correct personal details are provided and any updated details are notified to the Promoter. The Promoter accepts no responsibility should an Eligible Entrant fail to receive their prize because of a failure to notify the Promoter of correct details or of a change to their details, or for providing invalid information.
15. If there is a dispute as to the identity of an Eligible Entrant, the Promoter reserves the right, in its sole discretion, to determine the identity of the Eligible Entrant.
16. The Promoter prohibits entries that violate the rights of others, include objectionable content or are unlawful or potentially insulting, inflammatory, defamatory or obscene.
17. Entries are deemed to be received at the time of receipt into the Promoter's database, not time of transmission by the Eligible Entrant. No responsibility is accepted for lost, late or misdirected entries.
 - a. use of any automated software or any other mechanical or electronic means that allows an Eligible Entrant to automatically submit entries in the Promotion repeatedly is prohibited and will render all entries submitted using such means invalid.
18. The Promoter does not warrant that the entry mechanism will be available at all times during the Promotion Period.



19. Any costs associated with accessing the Promotion website are the Eligible Entrant's responsibility and depend on the internet service provider used. The use of automated software or any other mechanical or electronic means that allows an Entrant to automatically submit entries repeatedly is prohibited and will invalidate all such entries submitted using such means invalid.
20. The Promoter may, in its sole discretion, declare any entry or Eligible Entrant invalid if the Eligible Entrant:
 - a. disrupts, abuses, threatens, harasses or attempts to do any of these things to the Promoter, another Eligible Entrant or potential Eligible Entrant of, or anyone else associated with, this Promotion;
 - b. submits an entry that is not in accordance with the Terms and Conditions or who tampers with the entry process;
 - c. engages in conduct in relation to this Promotion, which is misleading, deceptive, fraudulent or damaging to the Promoter's goodwill or reputation;
 - d. breaches any law; or
 - e. behaves in a way that is otherwise inappropriate.
21. The Promoter will not be liable for a prize being lost, stolen, damaged or tampered with in any way before it reaches an Eligible Entrant or after it has been released to an Eligible Entrant.
24. Unless expressly stated otherwise in the Terms and Conditions, all other expenses associated with a prize become the responsibility of the respective winner.
25. The Promoter accepts no responsibility for any variation in the value of any part of the prizes. To the extent permitted by law:
 - a. The Promoter makes no representations or warranties as to the suitability of the prizes; and
 - b. no compensation will be payable if, for any reason, a winner is unable to use the prizes as stated.
26. All ancillary costs and expenses (including petrol, transport, airport transfers, additional insurance, food, beverages, entertainment and spending money) in taking any prize will be the responsibility of the prize winner (unless expressly stated).
27. It is a condition of accepting a prize that the winner agrees to participate in and cooperate with all reasonable media editorial requests, including but not limited to, being interviewed, photographed and filmed and the winner grants the Promoter a perpetual, irrevocable, non-exclusive, royalty free licence to use such footage and photographs in all media worldwide and the winner will not be entitled to any fee for such use. The inclusion of any such recordings, footage or photographs (including but not limited to creative control of such recordings, footage or photographs) will remain with the Promoter at all times.
28. To the fullest extent permitted by law, all Eligible Entrants in the Promotion, including the prize winners, release and will release the Promoter and its officials, servants, representatives, agents and sponsors (and any of their respective representatives) from all claims loss, damage, liability, cost and expense that: (a) may be incurred or sustained by the Promoter or its officials, servants, representatives, agents and sponsors (and any of their respective representatives) arising out of any act, matter or thing done, permitted or omitted to be done by the Eligible Entrant including the winner in relation to the Promotion or a prize; (b) the Eligible Entrant may have or may have had but for this release arising from or in connection with the Eligible 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 Eligible Entrant's participation in the Promotion (including the prizes).
29. The Promoter may communicate or advertise this Promotion via Facebook or Instagram. However, the Promotion is in no way sponsored, endorsed or administered by, or associated with, Facebook or Instagram. Eligible Entrants are providing their information to the Promoter and not to Facebook or Instagram. Each Eligible Entrant completely releases Facebook and Instagram from any and all liability.
30. As a condition of accepting a prize, winners may be required to sign legal documentation as and, in the form, required by the Promoter in its absolute discretion including but not limited to a legal release and indemnity form.

31. Nothing in the Terms and Conditions restricts, excludes, or modifies any consumer rights under any statute including the Competition and Consumer Act 2010 (Cth).
32. Except for any liability that cannot be excluded by law, the Promoter (including its officers, employees, representatives, servants, agents and sponsors (and any of their respective representatives) and any associated agencies or companies excludes all liability (including negligence), for any claim, personal injury, death, loss or damage (including loss of opportunity); cost or expense that may be suffered incurred or sustained by the Eligible Entrant or the winner, whether direct, indirect, special or consequential, arising in any way out of the Promotion, including, but not limited to, where arising out of the following:
 - a. any technical difficulties or equipment malfunction (whether or not under the Promoter's control);
 - b. any theft, unauthorised access or third party interference;
 - c. any entry or prize claim that is late, lost, altered, damaged or misdirected (whether or not after their receipt by the Promoter) due to any reason beyond the reasonable control of the Promoter;
 - d. any variation in prize value to that stated in the Terms and Conditions;
 - e. any tax liability/implications incurred by an Eligible Entrant;
 - f. redemption and use by the winner of a prize.
33. The Promoter, its related entities and all agencies associated with the Promotion, as well as all employees, agents, directors and contractors, of all entities referred to in this clause, will not be liable for any loss, action, demand, liability, damage, cost, expense or personal injury whatsoever (including but not limited to any direct, indirect or consequential loss), incurred, suffered or sustained by any person or entity (without limitation) regarding, or arising from, the Promotion or acceptance of a prize, except that which cannot be excluded by law (in which case that liability is limited to the maximum extent allowable by law)
34. The Promoter assumes no responsibility for any error, omission, interruption, deletion, defect, delay in operation or transmission, communications failure, theft or destruction or unauthorized access to, or alteration of entries. The Promoter is not responsible for any problems or technical malfunction of any telephone network or lines, mobile communications network, computer online systems, servers or providers, computer equipment, software, failure of any email or entry to be received by the Promoter on account of technical problems or traffic congestion on the internet or at any Internet site, or any combination thereof, including any injury or damage to a participant's or any other person's computer related to or resulting from participation or downloading any materials in this Promotion. The Promoter reserves the right to take any action that may be available.
35. Winners accept the prize 'as is' and acknowledges that the Promoter accepts no responsibility for any tax liabilities or other implications that may arise from the prize winnings. Independent financial advice should be sought by winners.
36. CAUTION: Any attempt to deliberately undermine the legitimate operation of this Promotion may be a violation of criminal and civil laws and should such an attempt be made, whether successful or not, the Promoter reserves the right to refer the matter to law enforcement authorities and/or to seek damages or such other civil remedies as the Promoter may determine from time to time to the fullest extent permitted by law.

PERSONAL INFORMATION

37. Immediately upon submission by an Eligible Entrant, their entry and the detail contained within becomes the sole property of the Promoter.
38. All information Eligible Entrants provide ("**Personal Information**") will be collected and used by the Promoter for the purpose of administering this Promotion and awarding the prizes and may be provided to the Promoter's partners to enable delivery of relevant prizes and other parties assisting in the administration of the Promotion including to the Promoter's related entities, prize suppliers, external service providers and authorities that regulate this Promotion.
39. Should an Eligible Entrant's contact details change during the Promotion Period, it is the Eligible Entrant's responsibility to notify the Promoter using the Contact Us form accessible

- from the online entry form.
40. The Promoter may disclose Eligible Entrants' Personal Information to its contractors and agents to assist in conducting this Promotion and as required, to regulatory authorities. Without limiting the Promoter's rights and obligations under applicable privacy legislation, the Promoter may disclose Personal Information collected in relation to the Promotion for the purposes of assisting in any stewards' inquiry or other lawful investigation to which the Eligible Entrant's participation (or attempted participation) in the Promotion or the Eligible Entrant's presence at Flemington Racecourse may be relevant.
 41. 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 "opted 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.
 42. 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).
 43. The Promoter is bound by all applicable privacy laws.

INTELLECTUAL PROPERTY

44. Entrants represent and warrant that, in relation to all images taken for the purposes of the Promotion:
 - a. the images do not infringe any other intellectual property rights or personal rights of any third party, and the Entrant indemnifies the Promoter from any or all claims, actions, demands, suits and allegations of infringement of the rights in the images, and from any and all losses, damages, judgments and expenses arising from them;
 - b. it will procure for the benefit of the Promoter, and must do so upon request by the Promoter, an undertaking from any holder of "moral rights" (as that term is defined in the Copyright Act 1968 (Cth) in the images not to enforce any of their moral rights in the images.
45. Entrants grant to the Promoter a perpetual, irrevocable, non-exclusive, royalty free, sublicensable licence to use the images, including all intellectual property rights in the images, in all media worldwide for any purpose and the Entrant will not be entitled to any fee for such use.
46. Entrants acknowledge and consent to: (i) the Promoter's use of the images without any attribution of the Entrant's authorship; (ii) the images being altered and/or varied in any way by the Promoter, as it sees fit, whether or not such alteration results in a material distortion of the images or is prejudicial to the honour or reputation of the Entrant; and/or (iii) the Promoter falsely attributing authorship of any image(s).
47. By entering the Competition, each Entrant:
 - a. consents to their image, name, character, likeness, voice or anything else that identifies them (Identifiers) being broadcast, filmed, photographed or otherwise recorded (without compensation, reward, or any other rights) while participating in the Promotion, or in taking or using any prize;



- b. consents to the use of their Identifiers in any marketing, broadcast, promotional or other materials developed by or on behalf of the Promoter (Materials) or any matter incidental to the Promotion (including use by the Promoter's contractors, agents and their respective sub-contractors);
- c. acknowledges and agrees that all copyright and intellectual property in the images belongs, or is assigned, to the Promoter and that the Promoter will have the exclusive right to use, reproduce, broadcast, transmit, distribute, exploit, publish (including but not limited to on websites or via digital applications, and via social media such as Facebook or YouTube), edit, alter or otherwise change the Materials for the purposes above, without compensation;
- d. releases the Promoter from any claims they may have relating to the images, or any use, reproduction, publication, editing or changes made to or of the images; and
- e. waives in favour of the promoter, any rights in the nature of moral rights as defined in the Copyright Act 1968 (Cth) in relation to the images including but not limited to any rights of authorship or attribution, and consent to any acts by any promoter which may infringe such moral rights.