



MEMORANDUM OF UNDERSTANDING

Date:

Parties: **BAROOGA SPORTS CLUB LIMITED**
(ABN 96 001 757 491)

COBRAM-BAROOGA GOLF CLUB LIMITED
(ABN 95 001 021 094)

PIGOTT STINSON
LAWYERS
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This Memorandum of Understanding is made on *October 8th* 2008.

BETWEEN

Barooga Sports Club Limited ABN 96 001 757 491 of Burkinshaw Street, Barooga NSW 3644 (“**the Sports Club**”)

AND

Cobram-Barooga Golf Club Limited ABN 95 001 021 094 of Golf Course Road, Barooga NSW 3644 (“**the Golf Club**”)

BACKGROUND

- (A) The Sports Club and the Golf Club both operate registered clubs in Barooga, NSW.
- (B) Pursuant to clause 11A of the Regulations the Golf Club called for expressions of interest in amalgamation from other registered clubs and the Sports Club responded to that call and submitted an expression of interest which was accepted by the Golf Club.
- (C) In accordance with the provisions of the RCA, the Regulations and the *Corporations Act 2001*, and subject to the approval of the Casino, Liquor and Gaming Control Authority, the Sports Club and the Golf Club propose to amalgamate the two clubs.
- (D) Clause 11C of the Regulations requires the clubs to enter into a Memorandum of Understanding which deals with or includes the matters contained in clauses 3 to 9 inclusive below which reflects the matters listed in clause 11C(2)(a) through (g) of the Regulations.

1. DEFINITIONS AND INTERPRETATIONS

1.1 In this Memorandum unless the context otherwise requires:

“**Amalgamated Club**” means the amalgamated registered club of the Sports Club and the Golf Club;

“**Amalgamation Application**” means the application for the amalgamation of the Clubs pursuant to the RCA and the *Liquor Act*;

“the Authority” means the Casino, Liquor and Gaming Control Authority;

“Clubs” means both the Sports Club and the Golf Club;

“Completion of the Amalgamation” means the day by which all of the assets of the Golf Club are transferred to the Sports Club and the Sports Club becomes the registered proprietor of the land and buildings occupied by the Golf Club;

“Corporations Act” means the *Corporations Act 2001 (Commonwealth)*, including any amendments to the Corporations Act and the Regulations to the Corporations Act;

“Deed of Amalgamation” means the Deed of Amalgamation between the Sports Club and the Golf Club;

“Liquor Act” means the Liquor Act 2007, including amendments and Regulations made under it.

“the Sports Club’s CEO” means the individual who fulfils the position of Secretary and Chief Executive Officer of the Sports Club;

“Party” means the respective management and Board of Directors of the Golf Club and the Sports Club;

“Regulations” means the Regulations to the RCA; and

“RCA” means the *Registered Clubs Act 1976 (NSW)* including any amendments to the RCA and the Regulations to the RCA.

1.2 In this Memorandum unless the context otherwise requires:

- (a) headings are for convenience only and do not affect interpretation;
- (b) the singular includes the plural and vice versa;
- (c) where a word or phrase is defined, its other grammatical forms have a corresponding meaning;
- (d) a reference to a person, trust, partnership, joint venture, association, corporation, organisation, society, firm, authority or other entity includes any of them;

- (e) a reference to any legislation or provision of legislation includes all amendments, consolidations or replacements and all regulations or instruments issued under it;
- (f) a reference to a Party to a document includes that Party's successors, permitted assigns, administrators and substitutes;
- (g) an agreement on the part of 2 or more persons binds them jointly and severally;
- (h) a reference to a notice from, consent or approval of a Party and agreement between the Parties for the purposes of this Deed means a written notice, consent, approval or agreement;
- (i) mentioning anything after 'include', 'includes' or 'including' does not limit what else might be included; and
- (j) a reference to "dollars" or "\$" is to Australian currency.

**2. EACH CLUBS POSITION REGARDING THE PROPOSED AMALGAMATION
[REGULATION CLAUSE 11C(2)]**

- 2.1 The Sports Club and the Golf Club agree to amalgamate in accordance with the RCA and the Liquor Act.
- 2.2 The Amalgamation is intended to preserve and where possible enhance the existing facilities and amenities of both the Sports Club and the Golf Club.
- 2.3 The amalgamation will be effected by the continuation of the Sports Club and the dissolution of the Golf Club and the transfer to the Sports Club of the club license under the Liquor Act held by the Golf Club.
- 2.4 Pursuant to the Amalgamation all of the assets and liabilities of the Golf Club will be transferred to the Sports Club.
- 2.5 Subject to the terms and conditions of the Deed of Amalgamation between the Sports Club and the Golf Club, the processes for the amalgamation will be as follows:
 - (a) The members of the Sports Club and the Golf Club will be asked to approve the amalgamation at separate general meetings of the ordinary members of each club;
 - (b) Once the approvals in paragraph (a) have been obtained application will then be made under the Liquor Act to transfer the club licence of the Golf Club to the

Sports Club and the date of the transfer is contemplated as being the date of Completion of the Amalgamation;

- (c) The Sports Club will assume, and be responsible for, all the liabilities of the Golf Club as at the date of Completion of the Amalgamation including the repayment of any loans made by members of the Golf Club to the Golf Club provided the Sports Club is provided with documentary evidence (which is satisfactory to the Sports Club) of the loan and that it has not been repaid;
- (d) The Sports Club is to continue as the body corporate of the Amalgamated Club;
- (e) After Completion of the Amalgamation the Golf Club will call a general meeting of members for the purpose of passing a Special Resolution to go into a members voluntary liquidation of the Club;
- (f) The Golf Club's premises will become additional licensed premises of the Sports Club and will be available to all members of the Amalgamated Club;
- (g) All members of the Golf Club who are not already members of the Sports Club, will with their consent, be eligible to be admitted as members of the Sports Club. For the purposes of the RCA all members of the Golf Club who join the Sports Club together with those Golf Club members that are already members of the Sports Club shall be identified in a separate category of membership called "Cobram-Barooga Golf Club members" however those persons that are already members of the Sports Club shall also remain in their main category of membership.
- (h) The Golf Club will acknowledge that Life members of the Golf Club will continue as Life members of the Golf Club in relation to the Golf Club premises only and that these Life members (but only those that are Life members as at the date of this Memorandum of Understanding) shall not be required to pay an annual subscription provided that this benefit shall not apply to any other person or persons who may become a Life member or Life members of any sub club attached to the Golf Club.

2.6 If the members of the Sports Club and the members of the Golf Club have not passed resolutions at separate general meetings of the Ordinary members of each club as referred to in paragraph (a) of clause 2.5 within twelve (12) weeks from the date of this

Memorandum of Understanding either Club by giving not less than 14 days notice to the other may terminate this Memorandum of Understanding.

3. **THE MANNER IN WHICH THE PREMISES AND OTHER FACILITIES OF THE GOLF CLUB WILL BE MANAGED AND THE DEGREE OF AUTONOMY THAT WILL BE PERMITTED IN THE MANAGEMENT OF THE GOLF CLUB PREMISES AND FACILITIES**

[Regulations – Clause 11C(2)(a)]

- 3.1 The Golf Club premises and facilities will become additional premises of the Sports Club.
- 3.2 Subject to clause 9.1 below and the terms of the Sports Club's amalgamation with Berrigan Golf and Bowling club, the Amalgamated Club will operate from four (4) premises being the two Sports Club premises at Barooga, its premises at Berrigan and the Golf Club premises.
- 3.3 For the purposes of the RCA and the Liquor Act, the Sports Club's CEO will be the Secretary and Chief Executive Officer of the Amalgamated Club.
- 3.4 On Completion of the Amalgamation a special sub club ("the Golf sub club") will be created under the Constitution of the Amalgamated Club for those members in the golfing categories of membership at the Golf Club. The sub club will be responsible for organising the golfing activities at the Golf Club and will also provide advice to the Sports Club's CEO in respect of matters relating to the future development and/or upgrading of the Golf Club's golf course.
- 3.5 All members of the Golf Club in the golfing categories of membership will be admitted as members of the Golf sub club.
- 3.6 The Amalgamated Club shall introduce a membership fee structure for the members of the Golf sub club which is similar to that existing for golfing members of the Golf Club as at the date of this Memorandum of Understanding. For the first five years after Completion of the Amalgamation the fees within the relevant fee structure will not be increased beyond the increase in the National Consumer Price Index. After that period the fees will be determined by the Board of the Amalgamated Club having regard to the costs associated with operating the golf course.
- 3.7 The Golf sub club shall have a committee which shall be called the Main Golf Committee. Those directors of the Golf Club that are in office at the date of the

Completion of the Amalgamation will form the first Main Golf Committee of the Golf sub club.

3.8 The Clubs will prepare a constitution for the Golf sub club which will be submitted to the members of the Golf sub club for their approval at its inaugural meeting which is to be held as soon as possible after Completion of the Amalgamation. The constitution shall, amongst other things, contain provisions to the following effect:

- (a) The Main Golf Committee will be elected annually with the first election to take place in 2009;
- (b) The Main Golf Committee will be responsible for the organisation of golf and provide advice to the Sports Club's CEO in relation to golfing matters;
- (c) The Main Golf Committee shall initially consist of the same number as there are directors of the Golf Club as at the date of Completion of the Amalgamation reducing to five (5) members as and from the election of the committee in 2009;
- (d) Only Cobram-Barooga Golf Club members (as defined in clause 2.5(g) of this Memorandum of Understanding together with those persons who join the Amalgamated Club through the Golf Club premises), who:
 - (i) have their principal place of residence within fifty kilometres of the premises of the Golf Club; and
 - (ii) have been members of the Golf Club or the Amalgamated Club for a continuous period of at least two (2) years immediately prior to their election or appointment to the Main Golf Committee,

shall be eligible to be elected or appointed to the Main Golf Committee.

- 3.9 (a) As and from the Annual General Meeting of the Golf sub club held in 2009 the members of the Golf sub club shall elect the Main Golf Committee. The members shall separately elect a chairman of the committee who shall be the Captain of the Golf sub club and also elect four (4) other committee members. The election shall take place at the Annual General Meeting of the Golf sub club;
- (b) The Main Golf Committee can appoint any eligible person to fill a casual vacancy on the committee;

- (c) The committees of the golfing sub clubs operating at the Golf Club as at the date of this Memorandum of Understanding will continue but as sub committees of the Golf sub club and be referred to as follows:
 - (i) the Women's Golf sub committee;
 - (ii) the Super Veteran's Golf sub committee; :
 - (iii) the Veteran's Golf sub committee ;
 - (iv) the Slomen Golf sub committee; and
 - (v) the Juniors Golf sub committee.
- (d) The size and scope of the various sub committees will remain in the format that the respective committees of the golfing sub clubs are in as at the date subject to any necessary minor modifications to comply with the Sports Club's Constitution;
- (e) The members of the various committees in operation at the Completion of the Amalgamation will form the initial sub-committees and hold office until the next election of the Golf sub club at which time an election will be held for all positions on the sub committees;
- (f) Each sub committee shall report to the Main Golf Committee;
- (g) The Main Golf Committee shall have the power to appoint other sub-committees from time to time for the organisation and conduct of golf at the Golf Club.

3.10 The Main Golf Committee shall annually review the relevancy of the various sub committees and make recommendations to the Board and management of the Amalgamated Club in relation to the future operation or otherwise of any of the sub committees.

3.11 (a) As soon as possible after Completion of the Amalgamation, the Board and management of the Amalgamated Club shall in conjunction with the Main Golf Committee prepare by-laws and rules for the operation and conduct of golf at the Golf Club.

(b) The by-laws and rules shall deal with such matters as access to the golf course by members, competitions, the conduct of persons on the golf course and course

rules.

- (c) Should any changes need to be made to the by-laws and rules the Board and management of the Amalgamated Club shall consult with the Main Golf Committee before making any changes to those by-laws and rules.

3.12 The Indoor Bowls sub club and its committee shall be able to continue after Completion of the Amalgamation and the members of the committee at that date shall stay in office until the Annual General Meeting of the Golf sub club held in 2009 when an election for the sub-committee shall take place.

3.13 The sporting sub clubs of the Golf Club in existence as at the date of Completion of the Amalgamation will continue to be responsible for organising the sporting and social activities of each sub club. The constitutions of these sub clubs together with the Indoor Bowls sub club will be reviewed by the Board and management of the Amalgamated Club and shall, if necessary be amended to satisfy any issues arising from the amalgamation.

4. A LIST OF THE TRADITIONS, AMENITIES AND COMMUNITY SUPPORT THAT WILL BE PRESERVED OR CONTINUED BY THE AMALGAMATED CLUB

[Regulations – Clause 11C(2)(b)]

4.1 Subject at all times to the Deed of Amalgamation and the continued operation of a registered club facility at the site of the Golf Club, the Sports Club will:

- (a) maintain the traditions and ethos of the Golf Club at the premises of the Golf Club as observed and performed by the Golf Club as at the date of this Memorandum of Understanding;
- (b) maintain the Golf Club's memorabilia and honour boards which are in place at the Golf Club premises as at the date of this Memorandum of Understanding and as identified in Schedule "A" either in their current format or some other format as approved by the Board of Amalgamated Club such as an electronic format;
- (c) recognise the major competitions and events of the Golf Club as set out in Schedule "B";
- (d) continue to support those community groups supported by the Golf Club (as set out in Schedule "C") through its donation program provided that the

Amalgamated Club shall annually review the level of donations and the recipients of the donations and may change either the level or the recipients from time to time;

- (e) promote and encourage social and sporting activities which will attract membership and patronage to the premises of the Golf Club;
- (f) allow for the premises of the Golf Club to continue to be referred to as “Cobram-Barooga Golf Club” subject to the premises being jointly branded and promoted with the Sports Club’s branding.
- (g) maintain at the premises of the Golf Club appropriate facilities and amenities for responsible gaming, dining and food service, reasonable and responsible service of alcohol and private and community functions;

5. INTENTIONS REGARDING THE FUTURE DIRECTION OF THE AMALGAMATED CLUB

[Regulations – Clause 11C(2)(c)]

5.1 The future direction of the Amalgamated Club will be:

- (a) to promote and develop the facilities at the premises of the Sports Club and the premises of the Golf Club.
- (b) to review the Golf Club’s Strategic Plan within twelve (12) months of Completion of the Amalgamation;
- (c) to develop and implement a capital works program of up to \$200,000 per annum on the golf course for the next five years following Completion of the Amalgamation;
- (d) to improve the facilities and amenities of the Golf Club’s licensed premises where it is economically feasible to do so.

5.2 Even though both clubs recognise the need for improvement of the golf course in order to make it more attractive to visitors to the area the Sports Club agrees not to undertake or carry out any major change to the current (that is at the date of this Memorandum of Understanding) configuration of the golf course for at least a period of three (3) years from the date of Completion of the Amalgamation.

6. THE EXTENT TO WHICH THE EMPLOYEES OF THE AMALGAMATED CLUB WILL BE PROTECTED

[Regulations – Clause 11C(2)(d)]

- 6.1 Before Completion of the Amalgamation the Golf Club will not without the prior written consent of the Sports Club's CEO, engage any new employee whether on a full time, part time or casual basis.
- 6.2 Before Completion of the Amalgamation, the Sports Club will assess the ongoing operational staffing requirements of the premises of the Golf Club and the golf course within the context of the Amalgamated Club. The Sports Club shall offer employment to such of the staff as the Sports Club determines as being necessary to meet the ongoing operational staffing requirements of the premises of the Golf Club and the golf course.
- 6.3 Those employees of the Golf Club that are not offered employment with the Amalgamated Club will be paid out all established entitlements accrued during his/her employment with the Golf Club.
- 6.4 In relation to each of the employees of the Golf Club who continue in employment with the Amalgamated Club, the Golf Club must deliver to the Sports Club on Completion of the Amalgamation a statement setting out full details of the accrued entitlements of those employees up to Completion of the Amalgamation. The Amalgamated Club must treat those employees of the Golf Club who continue employment with the Amalgamated Club, and deal with all of their entitlements, as if the entitlements accrued during employment with the Golf Club had been accrued whilst in the employment of the Amalgamated Club.

7. INTENTIONS REGARDING THE FOLLOWING ASSETS OF THE GOLF CLUB:

- 1. ANY CORE PROPERTY;**
- 2. ANY CASH OR INVESTMENTS;**
- 3. ANY GAMING MACHINE ENTITLEMENTS**

[Regulations – Clause 11C(2)(e)]

- 7.1 For the purposes of the RCA, the "core property" of the Golf Club is constituted by the licensed premises of the Golf Club at Golf Course Road, Barooga together with the surrounding car park and the golf course. The intentions of the Amalgamated Club in relation to the core property are stated in clause 8.1 and 9.1.

- 7.2 The cash and investments (if any) of the Golf Club on Completion of the Amalgamation will be transferred to the general reserves of the Amalgamated Club.
- 7.3 The poker machine entitlements and the poker machines held by the Golf Club will be transferred to the Amalgamated Club and some may be transferred to the premises of the Sports Club or sold but until the Board of the Amalgamated Club (after consultation with the Main Golf Committee) transfers or sells those entitlements and/or those poker machines, they shall remain in the premises of the Golf Club.

8. THE CIRCUMSTANCES THAT WOULD PERMIT THE AMALGAMATED CLUB TO CEASE TRADING ON THE PREMISES OF THE GOLF CLUB OR TO SUBSTANTIALLY CHANGE THE OBJECTS OF THE GOLF CLUB

[Regulations – Clause 11C(2)(f)]

- 8.1 The Amalgamated Club would be permitted to cease trading on the premises of the Golf Club in the following circumstances:
- (a) upon an order of any Court or body with jurisdiction to administer the laws in relation to liquor, gaming and registered clubs compelling trading to cease;
 - (b) on the lawful order of any local government authority compelling trading to cease;
 - (c) if the premises were destroyed or partially destroyed by a fire, flood, storm etc so that it was not possible to continue to trade from the premises;
 - (d) if the premises do not become financially viable but subject to clause 9.1;
 - (e) upon the expiration of the period referred to in clause 9.1;
 - (f) if there was any significant change in legislation that adversely impacted on the viability of the Amalgamated Club;
 - (g) if circumstances arise which present the Amalgamated Club with an opportunity to further secure the financial viability of the Amalgamated Club provided that reasonable alternative golf clubhouse premises are made available to replace the existing golf clubhouse premises.
- 8.2 It is not anticipated that there will be any substantial change to the objects of the Golf Club.

9. **AN AGREED PERIOD OF TIME BEFORE THE AMALGAMATED CLUB WILL CEASE TRADING FROM THE GOLF CLUB PREMISES OR SUBSTANTIALLY CHANGE THE OBJECTS OF THE GOLF CLUB PREMISES**

[Regulations – Clause 11C(2)(g)]

9.1 The Amalgamated Club will continue to trade from the Golf Club premises while those premises remain financially viable but in any event for at least five (5) years from the date of Completion of the Amalgamation unless:

- (a) there was any significant change in legislation that adversely impacted upon the viability of the Amalgamated Club; or
- (b) circumstances arose which presented the Amalgamated Club with an opportunity to further secure the financial viability of the Amalgamated Club provided that reasonable alternative golf clubhouse premises were made available to replace the existing golf clubhouse premises.

10. **ADDITIONAL MATTERS**

10.1 **Costs**

- (a) The Sports Club will pay the costs of and incidental to the amalgamation including the preparation, execution and completion of this Memorandum of Understanding and the Deed of Amalgamation provided that if the members of the Golf Club do not approve the ordinary resolution referred to in clause 3.1 of the Deed of Amalgamation then the Golf Club shall be required to pay for 50% of the costs referred to in this clause 10 either by way of reimbursement to the Sports Club in the case of any accounts already paid or by paying 50% of any other accounts.

10.2 **Termination of Memorandum of Understanding and Amalgamation**

- (a) Notwithstanding anything contained in this Memorandum of Understanding either club has the right in its absolute discretion and without penalty to terminate this Memorandum of Understanding, the Deed of Amalgamation and the Amalgamation if completion of the Amalgamation does not take place within eight (8) months from the date of this Memorandum of Understanding.

- (b) Termination by either club pursuant to this clause 10.2 shall not be effected unless the Club gives the other Club not less than twenty one (21) days notice in writing of its intention to terminate pursuant to this clause.
- (c) Any delay or forbearance or the withdrawal of a notice pursuant to paragraph (b) by either Club shall not prejudice its rights to terminate pursuant to this clause 10.2.
- (d) The Sports Club may terminate this Memorandum of Understanding, the Deed of Amalgamation and the amalgamation in accordance with clause 6.3 of the Deed of Amalgamation.

10.3 Deed of Amalgamation

- (a) The Sports Club and the Golf Club will enter into a Deed of Amalgamation to supplement the terms and conditions of this Memorandum of Understanding and in particular to provide:
 - (i) for commercial matters not required by the Regulations to be included in this Memorandum of Understanding; and
 - (ii) greater detail in relation to the various steps and processes which each club will undertake to achieve the amalgamation.
- (b) If there is any inconsistency between the Deed of Amalgamation and this Memorandum of Understanding then this Memorandum of Understanding shall prevail.

10.4 Notices

- (a) A notice to be given by one club to the other pursuant to this Memorandum of Understanding must be:
 - (i) In writing;
 - (ii) Directed to the recipients address specified in this Memorandum of Understanding or as varied by written notice;
 - (iii) Left at, or sent by pre-paid registered post, hand delivery or by facsimile to that address;

(b) A notice given in accordance with subparagraphs (i), (ii) and (iii) of paragraph 10.4(a) will be deemed to be duly given:

- (i) On the day of delivery;
- (ii) Two days after the date of posting by pre-paid post;
- (iii) If sent by facsimile, when the answer back or message confirmation is received

As the case may be.

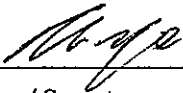
NOTES

This Memorandum of Understanding is to be:

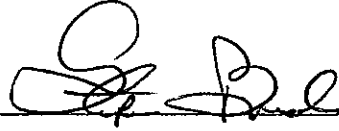
1. Made available to the ordinary members of the Golf Club and the Sports Club at least 21 days before any meeting of the members of each club for the purpose of voting on whether to approve the proposed amalgamation.
2. Made available for inspection on the premises of each club and on each club's website for at least 21 days before any meeting as referred to in paragraph 1 is held.
3. Lodged with any application under section 60 of the Liquor Act 2007 to transfer the club licence held by the Golf Club to the Sports Club.

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Executed by **BAROOGA SPORTS**)
CLUB LIMITED ABN 96 001 757)
491 pursuant to Section 127 of the)
Corporations Act 2001)



Director / Secretary



Director / Secretary

RAYMOND C NYE

Name of Director/Secretary

(print name)

STEPHEN BROOKS

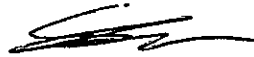
Name of Director/Secretary

(print name)

Executed by **COBRAM-BAROOGA**)
GOLF CLUB LIMITED ABN 95 001)
021 094 pursuant to Section 127 of the)
Corporations Act 2001)



Director / Secretary



Director / Secretary

LIONEL W. BYRNE

Name of Director/Secretary

(print name)

STEPHEN NAUGHTON

Name of Director/Secretary

(print name)

Schedule "A"

Clause 4.1(b)

MEMORABILIA

HONOUR BOARDS - GOLF EVENTS

HONOUR BOARD	YEAR FROM	YEAR TO
1 FOURSOMES CHAMPIONSHIP	1979	2007
2 SUMMER CUP	1979	2007
3 JUNIOR CHAMPION	1964	2007
4 MEMBERS CHAMPION	1928	2007
5 OPEN CHAMPIONSHIP MEN	1968	2007
6 MEMBERS PRESIDENT	1928	2008
7 MEMBERS CAPTAIN	1928	2008
8 O'BRIEN FOURBALL KNOCKOUT	1979	2007
9 SLOMEN CUP	1967	2007
10 LADIES OPEN CHAMPIONSHIP	1968	2007
11 LADY MEMBERS CHAMPION	1935	2007
12 LADY MEMBERS PRESIDENT	1937	2008
13 LADY MEMBERS CAPTAIN	1940	2008
14 LADY FOURSOMES CHAMPIONSHIP	1970	2007
15 WILTSHIRE FOURBALL	1953	2007
16 CAPTAINS PUTTER	1974	2007
17 LADIES HOLE IN ONE	1 2 3	1954 1988 2001 2006

18	MEN'S HOLE IN ONE	1	1966	1979
		2	1981	1987
		3	1988	1993
		4	1993	1996
		5	1997	2001
		6	2001	2005
		7	2006	2007
19	SENIORS OPEN TOURNAMENT		2005	2007
20	INDOOR BOWLS			2008

MEMORABILIA

LIFE MEMBERS BOARD

L A Kennedy	J V Wiltshire
A O'Brien	P Barrett
P R Pullar	J McCarthy
T P Reilly	Mrs S R Johnson
J A McCurdy	Mrs E Gemmill
Mrs A O'Brien	C J White
Mrs G Wilton	D P Coombes
Mrs S M Scott	J W Cassidy
Mrs P R Pullar	B T Walker
K V Bourke	K J Soule

Also, 2 frames displaying 10 individuals photographs of the 20 Life Members (10 in each frame)

BOARD OF DIRECTORS

26 photographs displaying the Board of Directors for each term from 1981/1982 - 2006/2007. (Foyer)

Individual photographs of Club President 1979 - 2007. 9 Frames. (Board Room)

Individual photographs of Club Captain 1979 - 2008. 13 Frames. (Board Room)

CBGC - COURSE LAYOUT

Display of "Cobram-Barooga Golf Club Original Course Layout 1928-1956".

OTHER

Mission Statement Framed Mission Statement

Award Framed

“Club of the Year 1986

Most Improved Club - Group 2

1-10,000 Members

21-75 Employees Category”

Club History Board 1912 - 1999

Schedule "B"

Event

Tournaments

Easter	Easter Friday/Saturday/Sunday/Monday
June-Queen's Birthday Long Weekend	Saturday/Sunday/Monday
Seniors Tournament	May
Men's Open Tournament -- Ivo Whitton	August
Edna O'Brien Tournament	August
Junior Open/Camp	September
NSW Veterans Tournament	September
Melbourne Cup Tournament	Saturday/Sunday/Monday
November Tournament	November

Club Events

Club & Minor Championships	July/August/August/August
President's Trophy	July/August
Professional's Trophy	August
General Manager's Trophy	July/August/August/August
Junior Championship	June/July
PGA Plate	March/April/May
Captain's Putter	May/July/July
Foursomes Championship (36 holes)	April
Wiltshire Fourball	April/April/May/May
O'Brien Fourball	May/May/June/June
Summer Cup	November/December/January/February
Mixed Knockout	September/September/September/October

Sponsored Events

Schedule "C"

Clause 4.1(d)

Cobram Gateway Services

