AMENDMENTS TO RULES OF RACING
Amendment No 132 – Issued 21 February 2014

The Racing Victoria Board has approved the following amendments to the Local Rules of Racing, effective from 6 February 2014.

AMENDMENTS TO THE LOCAL RULES OF RACING

Amendments effective from 6 February 2014

**LR 35A BE AMENDED AS FOLLOWS:**

LR 35A Licences

(1) …

(2) **Persons ineligible**: A person may not be granted or hold a licence to train if the person is:

   (a) the holder of a licence or approval to ride at race meetings under the Rules, except that a person approved to ride at Picnic Race Meetings may be granted and hold a Pre-Trainer or Restricted Trainer licence and that a holder of a Jockey-A Cross-Country licence or Jockey-B Cross-Country licence may be granted and hold a Pre-Trainer licence;

[amended 1/8/09, 9/12/10, LR 35A(2)(a) amended 6/2/14]

**LR 36B BE AMENDED AS FOLLOWS:**

LR 36B Licences and permits

(1) …

(2) **Persons ineligible**: A person may not be granted or hold a licence, permit or approval to ride if the person is:

   (a) the holder of a licence or permit to train under the Rules, except that the holder of a Restricted Trainer licence or Pre-Trainer licence may be granted and hold an approval to ride at Picnic Race Meetings and that the holder of a Pre-Trainer licence may be granted and hold a Jockey-A Cross-Country licence or a Jockey-B Cross-Country licence;

[LR 36B(2)(a) amended 6/2/14]
To view the current version of the Rules of Racing, please visit the following link to the Racing Victoria website:  http://www.racingvictoria.net.au/p_Rules_of_Racing.aspx