In the Training Disputes Tribunal at Melbourne
Between
John NOBLETT ("the owner")
and
Robert BLACKER ("the trainer")

Before:

D. G. BROOKES SCMember Training Disputes Tribunal7 August 2024

DECISION:

- Pursuant to Liberty to apply granted by my Decision dated 25 June 2024,
 I have received further submissions and documents by both parties.
- 2. In particular, the owner has submitted that the full allowance for agistment fees to be credited to him for the 4 horses on his property have not been accurately documented in the Enforcement Action Application Form date 1 February 2024, whereas the trainer has submitted that the appropriate allowances have been made in the other documents tendered.
- 3. Accordingly, I find that the total amount owing to the trainer as at 9 August 2024 is \$14,715.43 pursuant to the spreadsheet attached to this Decision.
- 4. With respect to the Decision dated 25 June 2024, it can be seen that certain amounts have been added to the December invoices, being amounts admitted by the owner to being owed to the trainer, to wit:
 - "Pearl's Our Girl (Insurance) \$1,070

- Ash Dundeel (1 Oct 23) \$790.50
- John 30% (31 Dec 23) \$2,824.75
- Dr Loh 5% \$1,014.95"
- 5. Also, agistment credits have been credited for the months November 2023 to 31 July 2024.
- 6. The training fee for Ace High for January 2024 has been added at \$183.20, and for Prince Leo for January 2024 at \$992.32.
- 7. I have been advised that the trainer's 4 horses have now been released to him and it follows that the owner is entitled to take possession of Dundeel and Just Speed upon payment of the \$14,715.43 ordered.
- 8. Once again, I will reserve liberty to apply until 16 August 2024, in case there are obvious errors in the calculations.

Dated 7 August 2024

Member - Training Disputes Tribunal

D.G. BROOKES SC