HEARING RESULT

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FROM:  Registrar – Racing Appeals and Disciplinary Board

DATE:  8 November 2013

SUBJECT:  HEARING RESULT – TRAINER: MIKEL DELZANGLES

Panel  Judge Russell Lewis (Chair), Mr Brian Forrest (Deputy),
Mr Darren McGee.

Appearances  Mr Delzangles appeared on his own behalf, assisted by Mr Leigh Jordon.
Mr Dayle Brown appeared on behalf of the Stewards, assisted by
Mr James Ogilvy.

Charge  Breach of AR 178E(1)

Notwithstanding the provisions of AR 178C(2), no person without the
permission of the Stewards may administer or cause to be administered
any medication to a horse on race day prior to such horse running in a
race.

The particulars of the charge being that on 5 November 2013, Dunaden,
was entered in Race 7, the Emirates Melbourne Cup (Group 1) over 3200m
at Flemington (the race). On the morning of 5 November 2013, without the
permission of the Stewards, a stablehand employed by Mr Delzangles
administered Twydil Stomacare, a medication, to Dunaden. In
contravention of AR 178E(1), as trainer of Dunaden, Mr Delzangles caused
a medication to be administered to Dunaden prior to the horse running in
the race.

Plea  Guilty.

Decision  Mr Delzangles convicted and fined $2,000 – fine due on or before
30 November 2013.

Georgie Gavin
Registrar - Racing Appeals and Disciplinary Board
TRANSCRIPT OF
PROCEEDINGS

RACING APPEALS AND DISCIPLINARY BOARD

HIS HONOUR JUDGE R.P.L. LEWIS, Chairman
MR B. FORREST, Deputy Chairman
MR D. McGEE

EXTRACT OF PROCEEDINGS

DECISION

TRAINER: MIKEL DELZANGLES
RE: DUNADEN

MELBOURNE

FRIDAY, 8 NOVEMBER 2013

MR D. BROWN appeared on behalf of the RVL Stewards,
assisted by MR J. OGILVY

MR M. DELZANGLES appeared on his own behalf,
assisted by MR L. JORDON
CHAIRMAN: Mr Delzangles, as has already been stated, gains credit for an early plea of guilty at the earliest stage. He has no record of offending of this kind in the past. The Board accepts that he is remorseful and there is obviously, from the way he has spoken, an element of moral contrition. The Board is satisfied that he is unlikely to reoffend in the future.

For the reasons expressed during the course of this hearing, the Board is of the view that a financial penalty of $2000 is the appropriate amount to be paid on or before 30 November 2013.

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