

STAY ORDER

Racing Integrity Act 2016, section 252AT

Review application

number

RAP-131

Applicant Lindsay Hatch

Panel Mr K J O'Brien AM (Chairperson)

Code Thoroughbred

Rule/s Australian Rules of Racing AR 240(2)

Prohibited substance in sample taken from horse at race meeting

(2) Subject to subrule (3), if a horse is brought to a racecourse for the purpose of participating in a race and a prohibited substance on Prohibited List A and/or Prohibited List B is detected in a sample taken from the horse prior to or following its running in any race, the trainer and any other person who was in charge of the horse at any relevant time

breaches these Australian Rules.

is detected in a sample taken from a horse prior to or following its running in any race, a PRA or the Stewards retain a discretion to find that a breach of subrule (1) or (2) has not been committed if, on the basis of scientific and analytical evidence available to them, they are satisfied that the level in the sample was of endogenous origin and/or as a result of endogenous

activity

Penalty notice number PN-011150

PN-011151

Appearances & Representation

Applicant J E Murdoch KC

Respondent Queensland Racing Integrity Commission

Original penalty PN- 011150 Suspension of 9 months suspension, to be served partially

concurrent to PN-011151.

PN- 011151 Enlivened penalty of 9 months suspension to be served

partially concurrent to PN-011151.

Total cumulative penalty of 12 months suspension of licence

Order Date 7 February 2025

Order Pursuant to s252AT of the *Racing Integrity Act 2016* I order that the

operation of the Racing Decision be stayed until the Panel decides the

Review Application or until further order. Leave to either party to

apply.

Conditions imposed Nil

racingappealspanel.qld.gov.au

