

PERMISSION TO TRAIN IN PARTNERSHIP APPLICATION

FOR PERIOD ENDING 30th April, 2018



TO: THE BOARD OF TRNT
GPO BOX 589, DARWIN NT 0801
Ph: (08) 8944 7500 Email: trnt@trnt.org.au

APPLICATIONS MUST BE LODGED AT THE TRNT OFFICE AND WILL NOT BE ACCEPTED WITHOUT THE FOLLOWING:

- COMPLETED APPLICATION FORM
- REGISTRATION FEE: **\$165 inc GST**

\$165

Prior to completing this application please ensure you fully understand the points below and that you have read and understand the Australian Rules relating to Training Partnerships.

Applicants applying for permission to Train in Partnership must hold a current NT Trainers License or NT Restricted Permit to Train.

- The Training Partnership must train on behalf of a business entity. That business entity must be either a legal partnership or a company and have a registered ABN.
- Trainers approved to Train in Partnership may not train any horse/s as an individual trainer or in any other Training Partnership.
- All stakes payments payable to the business entity will be paid to one bank account as nominated and approved by those trainers.
- Applicants for permission to Train in Partnership should ensure they are fully conversant with AR 80G and especially AR 80G (6).

This application will not be considered unless section **A, B, C** are fully completed and signed by all parties.

SECTION A:

If any of the applicants do not hold a current NT Trainers License or NT Restricted Permit to Train then an application may be made for such License/Permit at the same time as the application to Train in Partnership. If such application for a License or Permit is not approved the application to Train in Partnership will not be considered.

When persons are training in a Training Partnership there is an association where they take equal responsibility for the training of horses under the rules. The term “partnership” does not describe the business relationship between those persons. Those persons must train on behalf of a business entity set up for that purpose. That business entity must be either a legal partnership or a company and have a registered ABN. Details of the relevant business entity are to be provided with the application.

All stakes payments payable to the business entity will be paid to one bank account as nominated and approved by those trainers. If those details are to alter all trainers in the Training Partnership must agree in writing and notify Thoroughbred Racing NT to that effect. All trainers involved in the Training Partnership shall be jointly and equally liable for all debts and liabilities irrespective of whether the Training Partnership continues to operate or not.

OFFICE USE ONLY:

DATE: _____

AMOUNT: \$ _____

INVOICE NO.: _____

TRACKSIDE: _____

HISTORY/CHECKS: _____

IRIS: _____

ENTERED: _____

Details (**Please read the Notes on Section A prior to completion**)

Partnership Name (as appearing in race book):	
Trainer 1:	
Trainer 2:	
Trainer 3:	

Partnership Mailing Details	
Address:	
Address:	
Suburb:	
Post Code:	

Contact Details			
Name:	<i>Trainer 1</i>	<i>Trainer 2</i>	<i>Trainer 3</i>
Phone:			
Mobile:			
Fax:			
Email:			
Website:			

Partnership ABN Details:	
Is the partnership registered for GST?	YES or NO
Partnership EFT Account Details	
BSB:	
Account Name:	

SECTION B:

TERMS AND CONDITIONS OF LICENCE, PERMIT OR APPROVAL

Trainers as detailed in section A (“**the Applicants**”), acknowledge and agree to be subject to and be bound by:

- a) the Australian and Local Rules of Racing (**Rules**) as amended or varied from time to time; and
- b) such rules and directions as may from time to time be formed, made or given by the Principal Racing Authority (“**PRA**”), the stewards of PRA (“**Stewards**”) or the officials of any racing club registered by the PRA to conduct thoroughbred racing under the Rules (“**Club**”).

How many horses will the partnership have in work? _____

Horses (Please list the names of all horses to be trained by the Partnership)	

SECTION C:

AUSTRALIAN RULES and TRAINING PARTNERSHIP

Applicants must read and ensure they fully understand Australian Rule 80G and especially AR80G (6). It is highly advisable that applicants seek legal advice to ensure they fully understand the ramification of the rules in relation to Training Partnerships.

Australian Rule 80G

- 1) A Principal Racing Authority may license up to three persons to train as a training partnership.
- 2) Persons who train as a training partnership share all responsibilities, duties, obligations and rights provided by the Rules in relation to the training of racehorses.
- 3) A person who is licensed to train as a member of a training partnership shall not train as an individual or in another training partnership in Australia or elsewhere.
- 4) Notwithstanding AR 80, a training partnership permanently training horses in more than one state or territory must be licensed to do so by the Principal Racing Authority in each relevant jurisdiction.
- 5) A minimum number of horses as determined by the relevant Principal Racing Authority shall be trained by a training partnership.
- 6) If one person in a training partnership commits a breach of the Rules then all persons in the training partnership shall be deemed jointly and severally responsible and may be penalised accordingly.
- 7) Sub-rule (6) may not apply if a person satisfies the Stewards that the relevant breach of the Rules:
 - a. does not relate directly to the training of racehorses; or
 - b. involves conduct that is dishonest, corrupt or fraudulent.
- 8) A trainer must inform the Stewards in writing prior to withdrawing from or dissolving a training partnership. Upon receipt of such advice, the Stewards may order that horses trained by the partnership shall not race or trial until they are satisfied that such horses are being trained in accordance with the Rules. [adopted 1/8/08]

DECLARATION OF TRAINERS

For the purpose of this application to train in partnership, I acknowledge the general effect of AR 80G with regard to punishment under the Rules of Racing as summarized above.

I have received legal advice from a lawyer about the effect of AR 80G.

elected not to receive legal advice

Please tick appropriate box.

We the undersigned have read and understand Sections A, B and C of this application:

Trainer 1:

Print Name.....

Date.....

Signature.....

Trainer 2:

Print Name.....

Date.....

Signature.....

Trainer 3:

Print Name.....

Date.....

Signature.....