NOTICE TO ALL TRAINERS – ALL CODES

Office of Racing Integrity wishes to remind all licenced trainers that under their respective Rules they are required to maintain a Log Book (Treatment Book) and record the required information into these.

These Log Books must be housed within the registered property and made available to ORI Staff upon request within a reasonable time frame.

ORI will be ensuring compliance with the relevant Rules and any trainer that fails to adhere to their specific requirements may be issued with a penalty.

If you require any further information please contact the office.

The relevant Rules for each code are listed below:

**Thoroughbred Rule - AR.178F.**

**AR.178F.** (1) A trainer must record treatment and medication administered to each horse in his or her care by midnight on the day on which the administration was given, and each record must include the following information:

(a) the name of the horse;

(b) the date and time of administration of the treatment or medication;

(c) the name of the treatment or medication administered (brand name or active constituent);

(d) the route of administration including by injection, stomach tube, paste, topical application or inhalation);

(e) the amount of medication given (if applicable);

(f) the duration of a treatment (if applicable);

(g) the name and signature of person or persons administering and/or authorizing the administration of the treatment or medication.

(2) For the purposes of this rule:

(a) “treatment” includes:

(i) shock wave therapy;

(ii) acupuncture (including laser treatment);

(iii) chiropractic treatment;

(iv) the use of any electrical stimulation device (including transcutaneous electrical nerve stimulation (TENS));

(v) magnetic field therapy;

(vi) ultrasound;

(vii) any form of oxygen therapy, including hyperbaric oxygen therapy; and
(b) “medication” includes:

(i) all Controlled Drugs (Schedule 8) administered by a veterinarian;

(ii) all Prescription Animal Remedies (Schedule 4), including those listed in AR.178C(2);

(iii) all Prescription Only Medicines (Schedule 4), prescribed and/or dispensed by a veterinarian for off-label use;

(iv) all injectable veterinary medicines (intravenous, intramuscular, subcutaneous, intraarticular) not already included above;

(v) all Pharmacist Only (Schedule 3) and Pharmacy Only (Schedule 2) medicines;

(vi) all veterinary and other medicines containing other scheduled and unscheduled prohibited substances;

(vii) all alkalinising agents;

(viii) all herbal preparations.

(3) All records required to be kept in accordance with this AR.178F must be retained by the trainer for not less than two years.

(4) When requested, a trainer must make available to the Stewards the record of any administration of a treatment and/or medication required by sub-rule (1).

(5) A trainer who fails to comply with any provision of AR.178F commits a breach of this Rule and may be penalised.

Harness Rule 190B

190B. (1) A trainer shall at all times keep and maintain a log book:-

(a) listing all therapeutic substances in his or her possession;

(b) recording all details of treatment administered to any horse in his or her care and including as a minimum requirement:

(i) the name of the horse

(ii) the date of administration of the treatment

(iii) the name of the treatment (brand name of active constituent)

(iv) the route of administration

(v) the amount given

(vi) the name and signature of the person or persons administering and/or authorising treatment.

(2) For the purposes of this rule treatment includes:
(i) all Controlled Drugs (Schedule 8) administered by a veterinarian
(ii) all Prescription Animal Remedies (Schedule 4)
(iii) all Prescription Only Medicines (Schedule 4) prescribed and/or dispensed by a veterinarian for off label use
(iv) all injectable veterinary medicines (intravenous, intramuscular, subcutaneous, intra-articular) not already included above
(v) all Pharmacist only (Schedule 3) and Pharmacy Only (Schedule 2) medicines
(vi) all veterinary and other medicines containing other scheduled and unscheduled prohibited substances
(vii) all alkalinising agents
(viii) all herbal preparations.
(ix) shockwave therapy
(x) acupuncture (including laser treatment)
(xi) chiropractic treatment
(xii) the use of any electrical stimulation device (including transcutaneous electrical nerve stimulation (TENS))
(xiii) magnetic field therapy
(xiv) ultrasound
(xv) any form of oxygen therapy including hyperbaric oxygen therapy.

(3) Details of the treatment administered to any horse must be entered into the log book on the day of the administration.

(4) A trainer shall upon request produce such log book or register for inspection by the Stewards.

(5) A trainer shall retain possession of a log book for a period of two years.

(6) A trainer who fails to comply with the provisions of sub-rule (1), (3), (4) or (5) is guilty of an offence.
Greyhound Rule R84A -

1. The person in charge of a greyhound must keep and retain records detailing all vaccinations, antiparasitics and medical treatments administered to a greyhound from the time the greyhound enters their care until the greyhound leaves their care and for a minimum of two (2) years. Such record of treatment must be produced for inspection when requested by a Steward or a person authorised by the Controlling Body. Any person responsible for a greyhound at the relevant time who fails to comply with any provision of this rule shall be guilty of an offence.

2. Each record of treatment kept in accordance with this rule must, as a minimum requirement, include the following information:
   (a) Name of the greyhound;
   (b) Date of administration of the treatment;
   (c) Name of the treatment (brand name or active constituent);
   (d) Route of administration;
   (e) Amount given;
   (f) Name and signature of person or persons administering and/or authorising treatment.

3. For the purposes of this rule “treatment” includes:
   (a) All Controlled Drugs (Schedule 8) administered by a veterinarian;
   (b) All Prescription Animal Remedies and Prescription Only Medicines (Schedule 4);
   (c) Any injectable substance not already specified in this Rule;
   (d) All Pharmacist Only (Schedule 3) and Pharmacy Only (Schedule 2) medicines;
   (e) All veterinary and other medicines containing other scheduled and unscheduled prohibited substances.

4. (a) It shall be an offence for any person to acquire, attempt to acquire, administer or allow to be administered to any greyhound, any Permanently Banned Prohibited Substance referred to in Rule 79A.

   (b) It shall be an offence for any person other than a Veterinary Surgeon to possess, prescribe, administer or allow to be administered to any greyhound, any Schedule 4 or Schedule 8 substance listed in the Standard for the Uniform Scheduling of Medicines and Poisons contained in the Australian Poisons Standard, as amended from time to time.

   (c) Sub rule (4)(b) shall not apply where the substance was administered as intended to a greyhound under the care of the Veterinary Surgeon who prescribed that substance in compliance with the relevant State and Commonwealth legislation for the treatment of those greyhounds under his or her care after taking all reasonable steps to ensure a therapeutic need exists for that substance.