

AMENDMENTS TO AUSTRALIAN RULES OF RACING

Approved & adopted by Tasracing 17 Dec 2020, Effective 1 Feb 2021

AR 104 Trainers must keep treatment records

Summary:

Treatment records often represent an important part of the evidence considered by Stewards in relation to prohibited substance and administration on race day matters. It is important the requirements of the rule with respect to keeping treatment records are clear and it provides for the recording of all information which may be relevant to a matter before the Stewards.

As a record of all treatments administered to a horse must be recorded in the trainer's treatment records, it is considered that the requirement to enter the reason for which a treatment was administered may, in addition to clarifying matters before the Stewards or during stable inspections, have the effect of prompting trainers to review the necessity of some treatments or medications. Accordingly, Racing Australia has added subrule (2)(h).

Subrule (2)(d) has also been amended to replace "paste" with "orally" for consistency in terminology, as paste describes a substance rather than a route of administration.

Amend AR 104 as follows:

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- (2) For the purpose of subrule (1), each record of administration 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, orally, topical application or inhalation;
 - (e) the amount of medication given (if applicable);
 - (f) the duration of treatment (if applicable);
 - (g) the name and signature of the person/s administering and/or authorising the administration of the treatment or medication;
 - (h) the reason for administering the treatment or medication.

Date of effect: 1 February 2021