



APPROVED FORM – SECTION 210C RACING INTEGRITY ACT 2016

REPORTING AND RECORDING REQUIREMENTS FOR LIVESTOCK SLAUGHTER FACILITIES

The Queensland Racing Integrity Commission (**the Commission**) administers the *Racing Integrity Act 2016 (RI Act)*.

Chapter 5A of the RI Act prescribes mandatory reporting requirements for suppliers of horses and owners of livestock slaughter facilities. Pursuant to section 210C of the RI Act, the owner of the facility must provide a report to the Commission for each month that a horse arrives at the facility.

The purpose of this form is to facilitate compliance with reporting and recording requirements under the RI Act for livestock facility owners.

Pursuant to section 210C of the RI Act, this report provided by the livestock facility owner must:

- be prepared in this approved form; and
- be given to the Commission **no later than 5 days after the end of each month** to which the report relates.

Failure to comply is an offence - maximum penalty **300 penalty units**.

TAKE NOTE:

- This is the approved form for reports to the Commission under Chapter 5A of the RI Act.
- The owner of a livestock facility must provide all information required by this report.
- In order to complete this report, information must be collected from a supplier when a horse arrives at the facility.

Section 210A RI Act – Reporting requirement for supplier of horses to livestock slaughter facilities

A person (**supplier**) who supplies a horse to a livestock slaughter facility must give the owner of the facility the following information about the supply:

- (a) if the horse has a brand - a photograph or drawing of the brand;
- (b) the horse's microchip number;
- (c) the supplier's contact details;
- (d) the day the supplier took possession of the horse; and
- (e) the contact details of the person who transported the horse to the facility.

Failure to comply is an offence - maximum penalty **200 penalty units**.

Section 210B RI Act – Records to be kept by owner of livestock slaughter facility

The owner of a livestock slaughter facility must, unless the owner has a reasonable excuse, keep a record of the following information about each horse that arrives at the facility:

- (a) the day the horse arrives;
- (b) the horse's microchip number;
- (c) the information provided to the owner in relation to the supply of the horse under section 210A of the Act.
- (d) other information prescribed by regulation - the colour and sex of each horse that arrives at the facility.

Failure to comply is an offence - maximum penalty **200 penalty units**.

The owner must keep the information recorded about each horse for at least two (2) years after the day on which the horse arrives at the slaughter facility.

Failure to comply is an offence - maximum penalty **200 penalty units**.



Section 210C RI Act – Reporting obligation of owner of livestock slaughter facility

The owner of a livestock slaughter facility must, for each month a horse arrives at the facility, prepare a report that includes the following information:

- (a) the number of horses that arrived at the facility during that month;
- (b) the information given to the owner about the supply of the horses under section 210A RIA;
- (c) the colour and sex of each horse;
- (d) the date each horse arrived at the facility.

Failure to comply is an offence - maximum penalty **300 penalty units**.

LIVESTOCK SLAUGHTER FACILITY REPORT

The following information must be provided to the Commission by the livestock slaughter facility in accordance with the requirements of Chapter 5A of the RI Act:

Required information	Report
Livestock slaughter facility [name]	
Reporting month [insert month and year]	
Report authorised by [insert name]	
Date report authorised [insert date]	
Number of horses that arrived at the facility during the reported month [insert number]	

For each horse that arrives at the livestock slaughter facility for the reported month, the following information is required (note – this information is to be provided by the supplier to the livestock slaughter facility pursuant to section 210A of the RI Act):

Required information	Report [information provided by supplier to owner of facility]
Date horse arrived at the facility	
Supplier's contact details including: Name Address Phone number	
Contact details of the person who transported the horse to the facility Name Address Phone number	
Date the supplier took possession of the horse	
Horse's microchip number	
Horse's sex	
Horse's colour	
If the horse has a brand – photograph or drawing of the brand <i>Please note - photographs may be attached as files if report completed electronically</i>	

Reports should be submitted by email to QRIC.Corro@qric.qld.gov.au

OR alternatively posted to Queensland Racing Integrity Commission, PO Box 650, Hamilton Central QLD 4007

For all telephone enquiries, please contact QRIC Customer Services on **1300 087 021**