

## General Admittance and Consent Form

Please read, sign and complete and return as soon as possible: [uqvets.eq@uq.edu.au](mailto:uqvets.eq@uq.edu.au)

NOTE: SIGNED CONSENT IS REQUIRED BEFORE ALL PROCEDURES (EXCEPT IN THE EVENT OF EMERGENCY AS REASONABLY DETERMINED BY UQ VETS)

### Owner Information

### Horse Information

Date		Horse Name	
Owner's Name		Horse Breed	
Client No		Patient No	
New clients only to complete information below or please update your details if required.		Age and DOB	
		Sex	
Company / Business Name (if applicable)		Colour	
ABN (if applicable)		Microchip No.	
Residential Address		Tetanus Vaccination	<input type="checkbox"/> Yes <input type="checkbox"/> No
Mobile		If yes, date given	
Postal Address		Hendra Vaccination	<input type="checkbox"/> Yes <input type="checkbox"/> No
Home Phone		If yes, date given	
Email		Referring Vet	
Driver's Licence No		Vet Phone	
State of Issue			
Reason for Admission			
Estimate Value**:		to	
		Deposit:	
Estimate Inclusions:			

**\*\* This is an Estimate for initial diagnostics and treatment only and may change following initial evaluation or if complications occur.** If the Estimate is varied by way of increase after evaluation, UQ VETS will endeavour to contact the owner (or representative if applicable) prior to commencing treatment except in the case of emergency requiring ongoing and immediate treatment. I understand that unforeseen circumstances may arise and I agree to indemnify UQ VETS from and against any liability. I agree to pay any costs associated with such complications and/or unforeseen circumstances.

**Payment of Deposit is due on admission, interim invoices may also be issued at end of month and during prolonged visits. Balance is due on discharge.**

## Acknowledgment and Consent

By signing this form, I (as the Owner or the Owner's Representative on behalf of the Owner):

- a) authorise UQ VETS to administer veterinary treatment and associated care of the animal(s) and accept the Estimated Value given for treatment and agree to pay all charges incurred upon receipt of invoice. Further, I understand that the Estimated Value is an estimate only, and the final fee may lie outside this range. I understand that the Estimated Value is only an estimate of the items listed in the Estimate Inclusion set out above, and does not include additional procedures, treatments, medications dispensed at discharge, or future visits;
- b) understand that there are risks associated with any procedure despite all precautions taken to minimise such risks. If further services are required for the animal(s), or if complications occur, additional expenses will be incurred and be payable by the Owner. I understand that I will need to remain contactable on the phone number provided above and UQ VETS will endeavour to contact me for consent in the event of complications. In emergency situations (as reasonably determined by UQ VETS) or in the event of safety risks to staff or animals, I authorise UQ VETS to administer treatments as necessary and acknowledge this may include, but is not limited to, sedation, anaesthesia, and euthanasia, and I agree to pay additional costs associated with the emergency treatment;
- c) understand that under the circumstance the horse is housed in the quarantine facility whilst awaiting Hendra virus exclusion results, in the event of an emergency only palliative treatments will be administered and the horse will not be removed from the quarantine facility until a negative Hendra virus exclusion result is obtained.
- d) agree to indemnify UQ VETS from and against all losses and expenses which UQ VETS incurs due to a failure of the Owner to fully observe its obligations under this form, and against any liability associated with UQ VETS' care and treatment of the Horse to the extent permitted by law;
- e) consent to UQ VETS forwarding any relevant history/information to a current/previous/future veterinarian and/or referring veterinarian and/or the Owner's insurance company, unless the Owner opts out by ticking the box which follows.  Tick to opt out;
- f) acknowledge and accept, when notified by UQ VETS that the animal is available for collection, it is the Owner's responsibility to arrange for **prompt** pick up/collection of the Horse and to pay all outstanding fees due to UQ VETS **prior** to release of the animal, failing which the Owner agrees that subsequent fees will be incurred and shall be payable by the Owner;
- g) agree that failure to pay all outstanding fees due to UQ VETS may result in additional charges;
- h) acknowledge that all rights in copyright of all records, including but not limited to, radiographs, photographs, videos, telemedicine recordings and samples shall remain the property of UQ VETS;
- i) consent for records including but not limited to radiographs, photographs, videos, telemedicine recordings and samples made on the Owner's behalf, to be used in a confidential manner for the purpose of research and teaching for the benefit of animal health / welfare and student education unless the Owner opts out by ticking the box which follows -  Tick to opt out;
- j) understand UQ VETS collects the information on this form to enable UQ VETS to generate an individual file, record patient history and treatment, and will also use this information to keep in touch with the Owner regarding changes to UQ VETS' services, events, campaigns and appeals and will not disclose the information to a third party without the Owner's consent, unless such disclosure is for insurance purposes, to obtain professional advice, or is authorised or required by law. The University's policy is available at <https://ppl.app.uq.edu.au/content/1.60.02-privacy-management>. The Owner may opt out of future communications from UQ VETS by ticking the box which follows -  Tick to opt out;
- k) warrant and declare that the Owner (or the Owner's Representative on behalf of the Owner) understands and accepts that failure to pay all outstanding fees due to UQ VETS may result in the University taking one (or more) of the following actions in its absolute discretion (without limiting its rights to damages or other legal remedies):
- i. refusing to provide further services;
  - ii. disclosing information about the Owner's overdue payment to a credit reporting body; or
  - iii. initiating debt recovery itself or through a third party debt collector; and
- l) warrant that if this form is being completed by an Owner's Representative, that person is duly authorised by the Owner to sign this form on behalf of the Owner, and to provide instructions and consent on behalf of the Owner regarding the animal's treatment.

Owner's Name/Owner's Representative's Name			
Signature		Date	
Office Use Only (Consent Type):			