International Horse Owner Licence Bylaw

Effective from 1 January 2018
Last Review on 15 May 2013

This Bylaw is also accessible on the Equestrian Australia (EA) website: www.equestrian.org.au

Disclaimer: Equestrian Australia believes all material produced for this publication is correctly and accurately researched. However, we give no warranty in relation thereto and disclaim liability for all claims against Equestrian Australia, its officers, employees or agents or any person associated, which may arise from any material contained within its pages that may be challenged by any persons.
1. **Introduction**

This By-law establishes a system for Equestrian Australia (EA) to allow horses owned by individuals who are resident overseas to be eligible to participate in certain equestrian events in Australia.

2. **Definitions**

‘International Horse’ means a horse that is partly or wholly owned by an International Owner.

‘International Horse Owner’ means an individual whose primary residence is outside Australia.

‘International Horse Owner Licence’ means a licence of that name granted by EA under By-law 4.

‘International Horse Owner Licensee’ means a licensee under an International Horse Owner Licence.

‘Person Responsible’ has the same meaning as under Article 118 of the EA General regulations.

3. **Horses Eligible to Participate**

A horse must not compete in any event conducted or sanctioned by EA or a State Branch unless:

(a) all of its owners are Australian individuals or entities resident in Australia and the horse satisfies all other requirements of EA; or

(b) a current International Horse Owner Licence applies in respect of the horse.

4. **International Horse Owner Licence**

(a) EA may grant an International Horse Owner Licence to an International Horse Owner on the terms set out in this By-Law and any other terms and conditions EA deems appropriate.

(b) An International Horse Owner Licence may only be granted to an eligible individual and no other person (including a corporation, partnership or trust), and is not transferable or assignable.

(c) Applications for an International Horse Owner Licence must:

(i) be made to EA’s national office in the form prescribed by EA from time to time;

(ii) identify the State in which the International Horse resides; and

(iii) identify a Person Responsible for the International Horse.
(d) Each application for an International Horse Owner Licence must be signed by the relevant International Horse Owner and the Person Responsible.

(e) EA will consider each application for an International Horse Owner Licence and may grant or refuse an application at its absolute discretion.

(f) If at any time after an International Horse Owner Licence has been granted:

(i) the International Horse no longer resides in the State specified in the application for the licence; or
(ii) the person specified in the application for the licence as the Person Responsible for the International Horse no longer holds that role,

then the licence may be revoked by EA at its discretion.

5. No EA Membership or Insurance

(a) An International Horse Owner Licensee is not a Member or Participating Member of EA.

(b) An International Horse Owner Licence does not entitle the holder, or horses owned by them, or any Person Responsible for the International Horse, to any benefits or coverage under EA’s policies of insurance.