From the Canadian Food Inspection Agency

http://www.inspection.gc.ca/english/fssa/meavia/man/ch17/annexee.shtml#e6

Annex E

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E.1 Introduction

Effective July 31, 2010, it will be mandatory for all Canadian Food Inspection Agency (CFIA) inspected facilities in Canada engaged in equine slaughter for edible purposes to have complete records for all animals (domestic and imported) presented for slaughter. These records will include unique identification for each animal, a record of illness and a record of medical treatments administered to the animal for the six-month period preceding slaughter. The template entitled "Equine Information Document" (EID) of this annex (see <u>E.2</u>) shall be used by equine owners to provide the required information for individual equine animals.

A completed individual animal EID contains a standardized description of the animal, as well as a comprehensive record of the equine's medical treatment for at least the preceding six months. The various options for identification, including visual and written descriptions, are listed in the EID. The EID is intended to accompany the equine, at the time of ownership transfer, to the buyer of the animal. The EID requires a signed declaration by the owner of the equine as to the accuracy of the information recorded in the EID.

An owner of a group or groups of equine animals assembled with the intention of utilizing the animals for human consumption may be eligible to present the animals to slaughter via a group

declaration in lieu of an individual animal EID declaration. For details refer to section <u>E.4</u> of this annex. Group identification of equine animals intended to be presented for slaughter for human consumption must be pre-approved by the CFIA.

E.2 Equine Information Document

PDF (46 kb)



Canadian Food Agence canadienne Inspection Agency d'inspection des aliments

Equine Information Document

This document represents and provides for the minimum requirements of written and pictorial identification as well as a record of medical history and declaration for equine (horses, donkeys, zebras and their crosses) presented for slaughter in Canada. Alternatives to filling out the written description and picture identification below are given at the end of Part 1.

Part 1 Identification

Written Identification

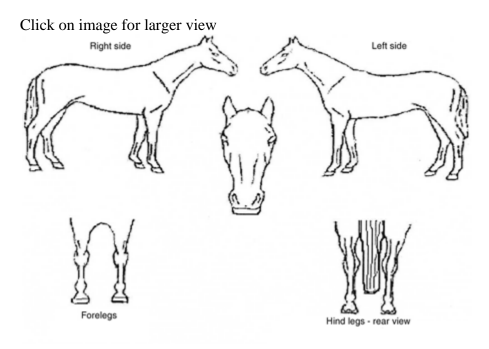
Name of the animal $\frac{\text{(write N/A)}}{\text{(write N/A)}}$ if the animal has no name)
Primary location of the animal
(Land location or legal address or Premise Identification Number)
Primary use(s) of the animal. Circle one or more of the following: recreation/companion animal/
pleasure riding, breeding, ranch/farm work, public work, private industry work,
performance/sport/show, racing, rodeo, urine production, food production, if other please specify
Sex - Mare/Filly, Gelding, Stallion/Colt (Circle one)
Month and year of birth (if known)
Country of Birth (if known)
Height in hands (1 hand = 4 inches)
Refer to Section <u>E.3</u> for terms to be used for the following equine colour and marking
identification section
Body Colour
Markings: Head
Body
Limbs: Right Front Right Hind
Left Front Left Hind

The following seven items must be completed or marked N/A if not applicable
Pedigree registry and registration number
Microchip number and location
Passport ID number
Unique Equine Life Number
Or other unique identifier
In the case of an Equine Information Document completed by the previous owner, name of
previous owner:
List visible acquired marks (brands, tattoos, scars, etc.) and location

Picture Identification

Attach, by stapling to this document, a single page containing the name (if applicable) of the equine and clear printed colour pictures of the animal showing each of the views in the diagram below. The pictures should be large enough to see the detail required. The views shall be printed on a standard 8.5 X 11" page. Ensure that at least 90% of the picture contains the side or portion of the animal shown in the part of the diagram below to be depicted. Take close ups of any visible acquired marks such as brands and attach. Owners, please ensure that the written description and pictures attached agree and then sign and date the picture page.

Diagram



Alternatives to Written and Picture Identification

The picture and written description identification in the above sections will not be required to be fully completed if the identification information listed above is contained in either of the following four alternative options. Any information required above but not contained in the options below must be completed in the applicable section above.

1.	The written description information and as a substitute for pictures, the silhouette above, is completed, preferably by a licensed Veterinarian or a recognized authorized person*. Lines are to be drawn on the diagrams above representing white areas on the animal where applicable. Mark whorls with an "X". Mark the location of scars with an arrow ->. Draw in acquired marks e.g. brands.
	Name and signature of Veterinarian/authorized person or marked N/A (if not applicable)
	* Authorized persons would include those authorized by an <i>Animal Pedigree Act</i> recognized pedigree registry, or recognized by Equine Canada to issue identification passports or brand inspectors employed provincially.
2.	For pedigree registered animals that have official registration papers with picture and written description identification, a legible colour copy of the registration papers may be attached to this document.
3.	For non pedigree registered equine with an official passport, the passport may be
4	attached.
4.	When a complete Equine Information Document (EID) (including part 1) has been provided by a previous owner(s), provided that the EID from the previous owner(s) is attached to this document.
Part 2	History
postal	(name of owner) of
1.	Have any drugs or vaccines been administered to or consumed by the animal during the shortest of the following 3 periods: since January 31, 2010, in the last 180 days, or during the time you owned the animal? Circle Yes or No. If yes, write the name the drug(s) or vaccine(s), Drug Identification Number (DIN) if indicated on the label, last date of use, withdrawal period(s)*** and for drugs, the amount used (dose) per treatment if the label does not indicate a dose or if drug is used at a dosage different than the label indicates.

	(use back of page if more space is needed). Has the animal identified on this document to your knowledge been diagnosed with an illness during the shortest of the following 3 periods: since January 31, 2010, in the last 180 days, or during the time you owned the animal? Are there any additional items that may impact food safety that should be declared such as broken needles? Circle Yes or No. If yes, provide details.
	Has the animal identified on this document to your knowledge been treated with a substance listed under the table named substances not permitted for use in food producing equine found in section <u>E.5</u> during the shortest of the following 3 periods: since January 31, 2010, in the last 180 days, or during the time you owned the animal, Circle Yes or No.
Notes	
*** Inc for vac for drug listed o vetering	owner is a person who owns or has the possession, care or control of an animal. dicate the withdrawal period (number of days/hours before the animal can be slaughtered) cines and drugs when listed on the product label. For information on withdrawal periods gs safe for use in food producing animals but without a withdrawal period for equine on the label, please consult sections <u>E.6</u> and <u>E.7</u> . Alternatively you may contact your arian for assistance to obtain withdrawal information and attach the withdrawal period ination from a recognized veterinary body.
Part 3	Declaration
Owner	Declaration
	owner of the animal identified on this document I hereby certify that the information n this Equine Information Document is accurate and complete.
accepta inspect this doc	estand that, effective July 31, 2010, at least six continuous months of documented able history is required for an equine presented for processing in an establishment ed by the Canadian Food Inspection Agency. As such, I have the option of attaching to cument, completed Equine Information Document(s) from previous owner(s) in order to the required six continuous months of documented history.
	(Signature of owner)
/	(Date DD/MM/YY)

E.3 Equine Written Description Terms

The Equine Information Document (EID) requires an accurate standardized written description and visual identification that may include a completed equine outline instead of picture identification. The following terms shall be used to complete the written description portion of the EID. In addition to brands or tattoos that the horse may bear, look for and identify unique distinguishing marks such as scars. Descriptive nomenclature for colouring and markings of equine as well as instructions for filling out the equine diagram has been standardized by the International Equestrian Federation and has been adapted for use.

Height

The height of a horse is normally recorded in "hands", measured at the top of the withers. One "hand" equals four inches.

Colour

Black:

Black pigment is general throughout the coat, limbs, mane and tail, with no pattern factor present other than white markings.

Brown:

There is a mixture of black and brown pigment in the coat, with black limbs, mane and tail.

Bay-brown:

The predominate colour is brown, with muzzle bay, black limbs, mane and tail.

Bay:

Bay varies considerably in shade from dull red approaching brown, to a yellowish colour approaching chestnut, but it can be distinguished from the chestnut by the fact that the bay has a black mane and tail and almost invariably has black on the limbs and tips of the ears.

Chestnut:

A Chestnut may be any shade of red with no black points like the bay. Think of the different colours of a penny from brand new to very old and tarnished; chestnuts can come in all these colours. Also chestnuts may be described as follows if applicable:

- **Liver Chestnut** is very dark red like a very old tarnished penny.
- Dark Chestnut is mahogany red.
- **Light Chestnut** is light red to yellow.

- **Sorrel** is yellowish to reddish to a brownish shade body coat. The mane and tail are usually the same or darker than the body.
- Chestnut or sorrel with a flaxen mane and tail is a chestnut/sorrel colour body coat with a light coloured to almost white mane and tail.

Grey:

The body coat is a varying mosaic of black and white hair, with black skin. With advancing age, the coat grows lighter in colour. The flea-bitten grey may contain three colours or the two basic colours and should be so described. A pure white is exceptional.

Roan:

Mixture of white hairs with one or two other hair colours in the coat. May be described as Red Roan (white and chestnut hair), Blue Roan (white and black hair) as applicable.

Strawberry:

The coat is chestnut with a mixture of white hairs.

Piebald:

The body coat consists of large irregular patches of black and white. The line of demarcation between the two colours is generally well defined.

Skewbald:

The body consists of large irregular patches of white and of any definite colour except black. The line of demarcation between the colours is generally well-defined.

Dun:

The body coat is cream colour with black mane and tail.

Cream:

The body coat is of a cream colour, with nonpigmented skin. The iris is deficient in pigment and is often devoid of it, giving the eye a pinkish or bluish appearance.

Palomino:

The body coat is a newly-minted gold coin colour (lighter or darker shades are permissible) with a white mane and tail.

Appaloosa:

Body colour is grey, covered with a mosaic of black or brown spots.

Unique Coat Marking Additional Identifying Terms

Grey-ticked:

White hairs are sparsely distributed through the coat or any specified part of the body.

Flecked:

Small collections of white hairs occur distributed irregularly in any part of the body. May be further qualified as Lightly Flecked or Heavily Flecked depending on the amount of white hair.

Black Marks or Dark Marks:

Small areas of black or dark hairs occur together with the basic (usually lighter coloured) body colour hairs.

Spots:

Small, more or less circular, collections of hairs differring from the general body colour occur, distributed in various parts of the body. The position and colour of the spots must be stated.

Leopard:

The term Leopard may be added when the horse has many more or less circular collections of hairs differring from the general body colour.

Patch:

This term should be used to describe any larger well-defined irregular area (not covered by previous definitions) of hairs differring from the general body colour. The colour, shape, position and extent shall be described.

Zebra Marks:

Dark or black striping on the limbs, neck or quarters. The affected part of the animal must be stated.

Withers Stripe:

Zebra band across the withers.

List:

A dorsal band of black hair which extends from the withers backwards to the base of the tail.

White Marks

The characteristics of all white marks must be described.

A white mark can be regular or irregular. It can be mixed with the hair of the coat, completely or in part, or at the edge. It can be bordered, a band of black skin shows under the white hair at the edge of the mark (the area appears bluish).

Head

The description should begin at the forehead, followed by the nasal bone, the muzzle, lips and chin.

Star:

Any white mark on the forehead. Size, shape, intensity, position and coloured markings (if any) on the white to be specified. Should the markings in the region of the centre of the forehead consist of a few white hairs only, it shall be so described and not referred to as a star.

Stripe:

The narrow white marking down the face not wider than the flat anterior surface of the nasal bones. In many cases, the star and stripe are continuous and should be described as star and stripe connected. When the stripe is separate and distinct from the star it shall be described as interrupted stripe. When no star is present the point of origin of the stripe shall be indicated. The termination of the stripe and any variation in breadth, direction and any markings on the white shall be so stated, e.g. broad stripe, narrow stripe, inclined to left, etc. Any markings in the white area shall be stated.

Blaze:

A white marking covering almost the whole of the forehead between the eyes and extending beyond the width of the nasal bones and usually to the muzzle. Any variations in direction, termination and any markings on the white shall be stated.

White Face:

When the white covers the forehead and front of the face, extending laterally towards the mouth. The extension may be unilateral or bilateral, in which case it shall be described accordingly.

Snip:

An isolated white marking, independent of those already named, and situated between or in the region of the nostrils. Its size, position and intensity shall be specified. When a snip is connected with a stripe it shall be recorded as such, e.g. star, stripe connected snip.

Flesh Mark:

Lack of pigmentation. A flesh mark is described as such and not as a white mark. Black spots within the flesh mark are to be indicated. All lip markings, whether flesh marks or white marks, shall be accurately described.

White Muzzle:

When the white embraces both lips and extends to the region of the nostrils.

Limbs

All white markings on the limbs must be accurately defined and the upper limit precisely stated with reference to points of the anatomy, e.g. white to mid-pastern, white to upper third of cannon. The use of such terms as "sock" or "stocking" are not acceptable. The exact location must be specified, examples are listed below:

Examples:

- White coronet, white pastern, white fetlock, white to knee, white to hock, white to hind quarter;
- White patch on coronet (anterior, lateral, medial, posterior);
- White ring around limb: does not extend down to the coronet.

The presence of coloured spots in white marks shall be recorded. Black spots in a white coronet are referred to as Ermine marks.

Hoofs:

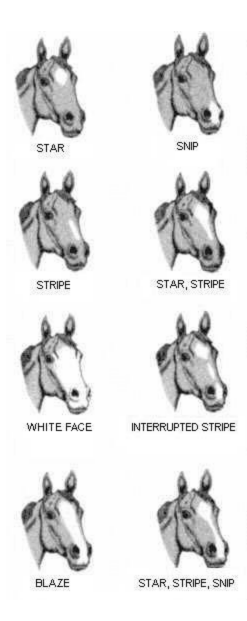
Any variation in the hoof pigment shall be noted.

Whorls - Cowlicks

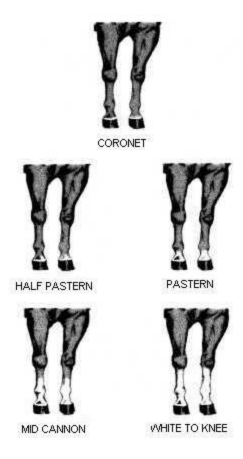
Whorls or cowlicks are changes in the hair pattern, and may take various forms simple, tufted, feathered or sinuous. Their position must be clearly specified with an "X" at their location on the horse.

Illustrations of White Markings

Equine Face Markings



Equine Legs Markings



The Diagram

The diagram may be filled in by a qualified individual as defined on the Equine Information Document in lieu of picture identification.

General

- The diagram must be filled in using both a red ballpoint pen and a black ballpoint pen.
- Blue ink must never be used because it is difficult to photocopy.
- Inks which run must be avoided (e.g. felt pens, ink pans).
- Coloured pencils which can be erased must not be used.
- The ballpoint pen used must have a broad point.

Procedure

- The narrative should be completed first using a black ballpoint pen, followed by the diagram indicating all the distinctive marks.
- Ensure that the diagram and the narrative agree.

A careful check must be made to ensure that all reference to left and right agree and no ambiguity exists.

Red Ballpoint Pen

Everything which appears **in white** on the horse must be shown **in red** on the diagram.

1. White Marks

White marks must be clearly outlined, with irregularities indicated, without shading but lightly hatched-in if desired.

2. Bordered Marks

A white bordered mark has a definite outline, which is bluish and corresponds to the black skin under the white hairs. Bordered markings are indicated by a **double line**.

3. Mixed Marks

Mixed hairs are indicated by cross-hatching.

4. Few White Hairs

Few white hairs or grey-ticked areas are indicated by **single short lines**.

5. Unpigmented Areas

Unpigmented areas such as flesh marks, wall-eyes, or stripes on the hoofs are entirely coloured in red.

6. White Patches

Large white patches on piebald or skewbald horses should be **cross hatched-in** or line-shaded to differentiate them from other patches.

7. Various

- The presence of white hairs in the mane and tail should be indicated with red lines.
- Permanent white marks in the coat acquired through trauma, freeze branding, surgery, etc. should be indicated in the diagram as for other white marks and by an arrow pointing at their location.

Black-ballpoint Pen

Identifying markings which are not white on the horse must be shown in black on the diagram.

1. Whorls

Whorls are indicated **by an "x"**, if the whorl is elongated, it is shown by a **continuous line** from the **"x"**. The exact location of the whorls is very important.

2. Black Spots and Marks

Black spots or marks on the coat or within a white mark or flesh mark must be **outlined** in black and left unshaded.

3. Scars

Scars due to surgery, treatment or accidents are indicated by **arrows pointing** at their location.

4. Brand Marks

Brand marks should be **drawn** in black; if the shape is not visible the brand is to be considered as a scar and indicated by an arrow.

5. Zebra Marks, Wither Stripes and Lists

Zebra Marks, wither stripes and lists are indicated by **thick black lines** following the mark(s).

E.4 Equine Lot Program

An owner of a group or groups of equine animals assembled with the intention of utilizing the animals for human consumption may be eligible to present the animals to slaughter via a group declaration in lieu of an individual animal EID declaration.

There are number of advantages to the Lot Program:

- Equine held in a lot established under an Equine Lot Program will not be required to be identified by a full narrative description and pictures on an individual EID when presented for slaughter;
- The review of records prior to slaughter and amount of paperwork to be retained on file is greatly decreased; and
- The CFIA's risk based inspection approach recognizes factors that may impact food safety risk. Equine enrolled in the equine lot program are subjected to greater veterinary oversight and are deemed a lesser food safety risk.

General Requirements for Establishing a Group (Lot) of Equine Intended for Slaughter

Lot owner responsibilities

The owner of any proposed lot of equine intended for slaughter shall ensure that:

- a lot identification method(s) is accepted by the Canadian Food Inspection Agency (CFIA);
- provide a letter of commitment to the operator of the slaughter establishment as described in the Lot Identification Approval section;
- a lot inventory control program is established for lots identified by the unique lot identification method;
- a drug and vaccine use program including drug withdrawal period information is developed and health information is recorded;
- arrangements are made with a licensed veterinarian to verify the lot program and perform onsite verification activities;
- the Initial Equine Information Document (IEID) and Sub Lot Equine Information Document (SLEID) be submitted as required by this policy to the establishment operator;
- any changes made to the method(s) of lot identification shall be submitted to the CFIA for acceptance prior to implementation;
- verification assessment findings are corrected in a timely manner; and
- records are kept and maintained in a timely and auditable manner.

Equine presented for slaughter but not enrolled in a CFIA accepted Lot Program must be presented with an acceptable individual EID.

Establishment Operator Responsibilities

Establishment operators are to work with potential lot owners and the CFIA to ensure that a system of animal identification and in plant procedures enables the operator to maintain traceability through the slaughter process. Procedures and methods of identification from live animal receiving to processing shall be established to ensure that meat products may be traced back to the owner level.

Establishment operators are to perform ante mortem examination as per <u>Annex D of Chapter 17</u> which includes a review of EID documents for acceptability. The establishment operator shall adjust their HACCP plan(s) as needed.

CFIA Responsibilities

The CFIA is to review a potential lot owner's lot identification requests to ensure the method is unique and potentially effective to maintain traceability. The initial request from the lot owner is reviewed by the Veterinarian in Charge VIC with the operator of the slaughter establishment. When the identification request is found acceptable to the operator and VIC, the submitted identification method and a recommendation of acceptance of the method is sent to the Area Program Specialist and National Specialist Red Meat Non-Ruminant Species responsible for equine slaughter for acceptance evaluation.

Equine Lot Program Elements

Unique Lot Identification Method

The lot owner may apply for an identification method that identifies a selected group or lot of equine animals intended for slaughter. At the time a group of equine animals is established as a preslaughter lot, a unique lot identifier must be applied to each member of the lot.

Unique Individual Animal Lot Identification Method

The lot owner may apply for a unique individual animal identification method for each equine intended to be presented as a lot at slaughter.

Lot Identification Approval

Owners of equine intended for slaughter wishing to take advantage of group or individual lot identification must receive approval from the Canadian Food Inspection Agency (CFIA).

The prospective lot owner must submit written details of the proposed method of lot identification for review and approval by the CFIA prior to use. The approval process involves an initial review and recommendation of acceptance by the plant operator and the CFIA Veterinarian in Charge of the establishment(s) to which the animals will be shipped, and final acceptance from the Area Program Specialist and National Specialist Red Meat Non-Ruminant Species prior to use. The potential lot owner shall state in writing the method or methods of lot identification they wish to use that will ensure uniqueness and traceability.

A letter of commitment from the potential lot owner to the operator of the slaughter facility and VIC shall also be submitted. In the letter of commitment, the lot owner shall give assurances that they understand the requirements outlined in Annex E of Chapter 17 of the Meat Hygiene Manual of Procedures. The letter of commitment must also include a statement that the lot owner is aware of, and accepts that the lot program, animals and premise is subject to audit activities co-ordinated by the CFIA.

The lot identifier must be capable of being maintained for the time period the lot is expected to be held prior to slaughter. Any animals added to a lot must have the lot identifier applied upon entry into the lot.

Owners may elect to seek approval to identify groups of equine animals under either of the two options above or both options when more than one lot is owned. In the case of equine animal identified by both a unique lot identifier and a unique animal identifier, the unique animal identification method procedures and requirements apply.

Unique Lot Identification Method Inventory Control Program and Record

A documented animal inventory control program shall be established by the owner of a lot of equine animals using the unique lot identification method. The inventory of the animals contained within each lot of equine intended for slaughter shall be established upon creation of the lot and brought up to date/verified as accurate as animals are removed from the lot, added to

the lot, determined to be missing from the lot, and shipped for slaughter. The inventory shall also record the date of creation of the lot, the date the lot would be eligible to be slaughtered considering the requirement for at least a 180 day recorded history prior to slaughter for all members within the lot, the unique lot identifier, location of the identifier on the animal, as well as record entries that indicate the current number of animals in the lot, entries that indicate the date, reason and number of animals subtracted from the lot once established, and entries that indicate the date or dates the lot was shipped for slaughter and the number of animals in each shipment.

Once the lot is established using the unique lot identification method, additional animals may be added to the lot only if they are accompanied by completed and acceptable (compliant non permitted drug use history, withdrawal periods have been met or will be met prior to slaughter, identity is confirmed) EID document(s) that are compatible with the start date established for the lot they enter. These EID document(s) must be filed by the lot owner and made available for inspection/verification with other information applicable for the established lot they enter.

For any animal removed from a lot, the lot owner has the following three options:

- An individual EID is created by the lot owner;
- The animal is moved to a new lot created with a projected slaughter date at least 180 days in the future and the lot identifier for the new lot is applied to the animal upon entry into the new lot; or
- The owner has an accepted unique individual animal identification method, identifies the animal individually and enrols the animal into an individual animal lot program.

Each record event entry in the lot inventory record shall be accompanied by the initials of the person making the entry and date/time of the entry.

Lot inventory records and supplemental information associated with the animals in the lot such as previous EID documents shall be accurate and kept up to date in a timely manner as well as maintained on file by the lot owner for verification and oversight purposes from the time the lot is established until two years after the lot is fully shipped for slaughter.

NOTE: Owners of lots of equine presented for slaughter identified with an accepted unique individual animal lot identification method do not require an inventory control program, but must maintain a file that contains any previous individual EID documents pertaining to members of the lot, drug and vaccine use records and health records for each animal identified uniquely.

Drug and Vaccine Program and Lot Record

The lot owner must prepare a Drug and Vaccine Program which lists the drugs and vaccines authorised to be given or fed to equine enrolled in a lot program. The Drug and Vaccine Program shall provide the brand name of the drug and/or vaccine authorized for use, the predetermined prior to slaughter withdrawal period associated with the use of the specified drug or vaccine, and the source of the withdrawal period information for each drug or vaccine listed.

Records of drug and/or vaccine use shall be established upon creation of a lot and maintained in a timely manner. Individual animal drug and vaccine use records are required for each animal identified via the individual animal method. In the case of unique lot identification, a record of drug and vaccine use for the lot is to be maintained. All medication used for individual animals remaining within an established lot under the unique lot method will need to be declared for the entire lot.

The record of drug and vaccine use shall contain the date of lot creation (for unique lot method only), the first date the lot animal(s) may be shipped for slaughter considering the requirement for at least a 180 day recorded history prior to slaughter, the unique identifier, as well as record entries that indicate the name of drug or vaccine used on any animal remaining in the lot, the date of use of any drug or vaccine on any animal remaining in the lot, the number of animals treated, the dose (amount of drug/vaccine) used, the withdrawal period for the medication used, and the source of the withdrawal period information. Each record event entry shall be accompanied by the initials of the person making the entry and date/time of the entry.

Drug and vaccine lot records shall be kept current and maintained on file by the lot owner for verification and oversight purposes from the time the lot is established until two years after the lot is fully shipped for slaughter.

Lot Health Record

The owner of a lot of equine intended for slaughter must create and maintain a record of any illness for any animal member/members contained within each established lot. Individual animal health records are required for each animal identified via the unique individual animal method. In the case of unique lot identification, a single health record for the lot is to be maintained. Any illness detected in a lot member remaining within an established lot under the unique lot method will need to be declared for the entire lot.

Health records shall contain the date the lot was established (if using the unique lot method), the first date the animal(s) may be shipped for slaughter considering the requirement for at least a 180 day recorded history prior to slaughter, the unique identifier, as well as record entries that indicate the date the illness was noticed, details of the illness, the number of animals affected and date the illness was resolved. Each record event entry shall be accompanied by the initials of the person making the entry and date/time of the entry.

Health Records shall be kept up to date in a timely manner and maintained on file by the lot owner for verification and oversight purposes from the time the lot is established until two years after the lot is fully shipped for slaughter.

Verification Review Procedure

The lot owner must make arrangements for a licensed veterinarian to evaluate the general health status, medication use, identification and supporting documents/records pertaining to equine involved in a lot program. This evaluation is referred to as a veterinary verification. The lot owner must have sufficient proof of a valid veterinary/client/patient relationship. The veterinary

verification must occur at least once in every six months. Any costs associated with the lot program are the responsibility of the lot owner.

The licensed veterinarian shall assess if inventory control and the drug and vaccine program is effective and/or being implemented as written. The licensed veterinarian shall assess if the lot inventory control records, drug and vaccine records, health records are being established as required and are complete, up to date and accurate. A review of supporting information such as previous owner EIDs is also conducted.

The licensed veterinarian shall compare a sufficient number of IEIDs and SLEIDs to drug and vaccine use records as well as health records on file to ensure that the lot owner or designate is accurately transferring the on file information to the IEIDs and SLEIDs.

The licensed veterinarian shall assess if the unique identifier is being applied as required, is functional/legible, and is being retained on lot animals. If animals have been added to a lot, identity and lot requirements for these animals are confirmed through identity verification (comparing previous owner EID to the animal and then ensuring the unique identification method has been applied) and file maintenance verification (the correct records are being kept) of a sufficient number of these animals to provide confidence that there are no non-compliances. The licensed veterinarian will also assess the lot premise to identify potential food safety issues.

The licensed veterinarian performing the verification shall officially document each assessment and findings including their name, signature and assessment date. Any deficiencies found shall be noted by the verifier. The lot owner or designate shall then ensure deficiencies are corrected in a timely manner, noted on the appropriate record as completed and signed off after completion including applicable initials/time/date of the record entry. The licensed veterinarian performing the verification will assess the effectiveness of any required corrections on the next verification or visit. The lot owner shall retain a copy of the veterinary assessment on file for oversight purposes.

The licensed veterinarian performing the verification shall notify the slaughter plant operator and CFIA VIC in the case of deficiencies that may impact the acceptability of a lot that has been or will be slaughtered.

Document Submission Prior to Slaughter for Equine Identified by the Lot Methods

The following procedures are meant to minimize the likelihood and potential complications involved with receiving multiple animals at a slaughter plant with unsatisfactory documentation or pre-slaughter history.

The lot owner or designate shall ensure drug and vaccine lot records are current and complete, all withdrawal periods have been met, no unauthorized drugs have been used and the minimum slaughter date has been reached for any members of a lot of equine shipped for slaughter on the day of shipment.

At least 3 working days prior to the expected date of slaughter of the first member of a lot, the owner or designate, must review and transcribe all relevant drug and vaccine use details as well as health history applicable to the lot on file at the premise to the Initial Equine Information Document (IEID) as required. The lot owner or designate shall then (at least 3 days prior to the expected slaughter date) fax or electronically submit signed copies of the IEID to the operator of the registered establishment.

The operator of the registered establishment and CFIA veterinarian shall review the IEID as indicated in the ante mortem section of <u>Annex D of Chapter 17</u> to evaluate the acceptability of the animals it represents for slaughter.

A Sub Lot Equine Information Document (SLEID) carrying contact information, an original signature of the owner or designate and signature date in a coloured ink other than black shall be provided to the slaughter plant operator upon arrival of each truck/trailer carrying equine corresponding to the IEID previously sent to the slaughter plant.

Each individual animal identifier must be listed on the IEID and corresponding SLEIDs when animals are identified with unique individual animal identifiers.

The operator of the registered establishment and CFIA will review the SLEID as indicated in the ante mortem section of <u>Annex D of Chapter 17</u> to evaluate the acceptability of the animals for slaughter.

The owner or designate of the lot shall make copies of, and keep on file at the premise, all IEIDs and SLEIDs sent to operators of slaughter facilities. These IEIDs and SLEIDs are subject to review during veterinary verification and CFIA oversight procedures.

Initial Equine Information Document (IEID)				
Document submission date				
Name and Number of Registered Equine Slaughter Establishment				
The equine animals represented on this document are identified by the (Identify with an "X" the appropriate response):				
unique lot method \square or unique individual animal method \square				
For equine animals identified by the unique lot method, the unique identifier appears as				
and is located on the				

(state location on the animal)			
For equine animals identified by the unique ach animal covered by this document is			-
Primary location of the lot Identification Number)	(Land location	on or legal addres	s or Premise
The maximum number of animals this do	cument represen	ts is	
I, (name of owner) of		/	
office box number/city/province or state/ (an owner is a person who owns or has the animals identified on this document herecords that cover a consecutive time period.)	postal code or zi te possession, car ave complete dru	ip code, phone nure or control of an ug and vaccine re-	a animal or animals) of cords and health
these animals are acceptable for slaughter			
Drugs or vaccines administered to or cons 180 days, the Drug Identification Number listed on the space provided here or N/A is vaccines have been administered or consu	r (DIN), last day is entered into th	of treatment and	withdrawal period are
Details of any illness or other items poten any animals which this document represe entered into the space provided if illness	ents within the las	<u> </u>	

The Equine Lot Program pertaining to these animals was implemented, effective, veterinary verified, and officially accepted as required. Further, if any medication was given or fed all withdrawal periods have been met as of the slaughter eligibility date given above.

I have a documented history covering at least 180 days that shows the equine animals identified above to the best of my knowledge has not been treated with a substance listed under the table

named Substances Not Permitted for Use in Food Producing Equine found in Annex E Section <u>E.5</u> of Chapter 17 of the Meat Hygiene Manual of Procedures.

IEID Identification Page List of Unique Individual Animal Identifiers

The location of the unique individual animal identifier on the equine is the	
(state location for example Left Shoulder)	

The unique individual animal identification for each equine animal appears as:

Number	Identifier	Number	Identifier
1		31	
2		32	
3		33	
4		34	
5		35	
6		36	
7		37	
8		38	
9		39	
10		40	
11		41	
12		42	
13		43	
14		44	
15		45	
16		46	
17		47	
18		48	
19		49	
20		50	
21		51	
22		52	
23		53	

24		54				
25		55				
26		56				
27		57				
28		58				
29		59				
30		60				
owner/de		(Date DΓ	o/MM/YY)			(Name/signature/phone number of
Date Informati		e to the e	quine anima		_	this document was previously
Name and	d Number of	Register	ed Equine S	Slaughter Esta	ablish	ament .
-	ne animals re ate response):	-	d on this do	cument are ic	lentif	ied by the (Identify with an "X" the
unique lo	t method	or unique	individual	animal metho	od \square]
For equin	ne animals id	entified b	y the uniqu	e lot method,	the u	unique identifier appears as
	and	is located	d on the		(sta	ate location on the animal)
						al method, the unique identifier for ed identification page.
The number of animals this document represents is						

As the owner or designate of the animals identified on this document, I certify that the information with respect to drug and vaccine use and medical history for the equine animals identified on this document has not changed since the submission of the applicable Initial Equine
Information Document to the operator of this registered establishment dated, and I further understand that, effective July 31, 2010, at least 180 days of documented acceptable history is required for an equine presented for processing in an establishment inspected by the Canadian Food Inspection Agency, as such the equine animals identified on this document are
eligible to be slaughtered for human consumption on the following date
SLEID Identification Page List of Unique Individual Animal Identifiers
The location of the unique individual animal identifier on the equine is the (state location for example Left Shoulder)

The unique individual animal identification for each equine animal appears as:

Number	Identifier	Number	Identifier
1		31	
2		32	
3		33	
4		34	
5		35	
6		36	
7		37	
8		38	
9		39	
10		40	
11		41	
12		42	
13		43	
14		44	
15		45	
16		46	
17		47	
18		48	

19	49
20	50
21	51
22	52
23	53
24	54
25	55
26	56
27	57
28	58
29	59
30	60

As the owner or designate of the animals identified on this document, I hereby certify that the information stated in this Sub Lot Equine Information Document is accurate and complete.

	/	/		_	(Name/signature/phone number of
owner/designat	e)				
/ /		(Date DD/MM/YY)			

E.5 List of Veterinary Drugs Not Permitted For Use in Equine Slaughtered for Food with Canadian Brand Name Examples (10 March, 2010)

Non Permitted Drug Name	Examples of Brand or Common Names	Species Indicated on the Label
5-Nitroimidazoles including dimetridazole, metronidazole, and ronidazole	Banned by regulations ¹ for sale in food producing animals in Canada. Not approved for veterinary use in Canada.	N/A
Antibiotics used for growth promotion purposes such as olaquindox, carbadox, and tylosin	There are no antimicrobials approved for use as growth promotants for equine in Canada. Equine animals treated with antibiotics for growth promotion reasons are not	Several antimicrobials (e.g., bacitracin, bambermycin, chlortetracycline, lincomycin, procaine penicillin, tylosin, virginiamycin etc.) have label claims for growth promotion/feed efficiency

	eligible for slaughter in Canada.	in other food producing animals (e.g., cattle, swine, poultry).
Antibiotics used for growth promotion purposes such as olaquindox, carbadox, and tylosin	Carbadox Not currently marketed in Canada (stop sale order in effect)	N/A
Antibiotics used for growth promotion purposes such as olaquindox, carbadox, and tylosin	Olaquindox Not approved for veterinary use in Canada	N/A
Aristolochia species and preparations thereof	Not approved for veterinary use in Canada.	Not Applicable (N/A)
Arsanilic acid	3-Nitro-20	Chicken, Turkey, Swine
Arsanilic acid	Histostat 50	Turkey
Arsanilic acid	Pro-Gen 20%	Chicken, Turkey
Arsanilic acid	Pro-Gen 100%	Chicken, Turkey
Beta-agonists used for growth promotion purposes, including clenbuterol and ractopamine	Clenbuterol Banned by regulations for sale in food producing animals in Canada.	N/A
Beta-agonists used for growth promotion purposes, including clenbuterol and ractopamine	Paylean 20	Swine
Beta-agonists used for growth promotion purposes, including clenbuterol and ractopamine	Ractopamine Optaflexx 100 Premix	Cattle
Beta-agonists used for growth promotion purposes, including clenbuterol and ractopamine	Ventipulmin Solution	Horses not intended for food
Beta-agonists used for growth promotion	Ventipulmin Syrup	Horses not intended for food

purposes, including clenbuterol and ractopamine		
Beta-agonists used for growth promotion purposes, including clenbuterol and ractopamine	Zilpaterol hydrochloride Zilmax Medicated Premix	Cattle
Boldenone	Equipoise Injectable Equipoise	Horses not intended for food
Chloramphenicol	Banned by regulations ¹ for sale in food producing animals in Canada. Chlor-500 Chlor-1000 Chloramphenicol 1% Ointment ChlorPalm 250	Dog, Cat
Chloroform	Approved as a veterinary drug in Canada, however currently not manufactured	N/A
Chlorpromazine	Not approved for veterinary use in Canada.	N/A
Colchicine	Not approved for veterinary use in Canada.	N/A
Dapsone	Not approved for veterinary use in Canada.	N/A
Methandriol	Not approved for veterinary use in Canada.	N/A
Nitrofurans including Furaltadone, Furazolidone, nitrofurantoin, nitrofurazone	Banned by regulations ¹ for sale in food producing animals in Canada. Furazolidone Not approved for veterinary use in Canada. Furox Aerosol Powder, Topazone Aerosol Powder, Furall registered for veterinary use in the USA.	N/A
Nitrofurans including Furaltadone, Furazolidone, nitrofurantoin, nitrofurazone	Furaltadone Not approved for veterinary use in Canada	N/A

Nitrofurans including Furazolidone, Furaltadone, nitrofurantoin, nitrofurazone	Nitro Ointment	Horses not intended for food
Nitrofurans including Furazolidone, Furaltadone, nitrofurantoin, nitrofurazone	Nitrofur Solution	Horses not intended for food
Nitrofurans including Furazolidone, Furaltadone, nitrofurantoin, nitrofurazone	Nitrofurantoin Equifur	Horses not intended for food, Dog, Cat
Nitrofurans including Furazolidone, Furaltadone, nitrofurantoin, nitrofurazone	Nitrofurazone Niderm Ointment	Horses not intended for food
Nitrofurans including Furazolidone, Furaltadone, nitrofurantoin, nitrofurazone	Nitrofurazone Ointment	General use
Nitrofurans including Furazolidone, Furaltadone, nitrofurantoin, nitrofurazone	Pinkaway Powder	Dog, Cat
Oestradiol (for oestradiol containing implants, see steroidal hormones below)	Estrus	Cattle
Oestradiol (for oestradiol containing implants, see steroidal hormones below)	Oestradiol Cypionate in Oil	Horses not intended for food, Cattle, Dog, Cat
Oestradiol (for oestradiol containing implants, see steroidal hormones below)	Uni-Bol	Horses not intended for food

Phenylbutazone	Butazone 400 Butazone 1000 Butazone Concentrate Butequine Buzone Concentrate Phenylbutazone Phenylbutazone Injection Phenylbutazone Powder Phenylbutazone Tablets Phenylbutazone Tabs	Note: All of the products listed carry an indication for use in equine (but not equine intended to be slaughtered for food)
Resorcylic acid lactones including zeranol	Zeranol Ralgro	Beef Note that this product carries only a cattle indication
Stanozolol	No active products for veterinary use in Canada.	N/A
Steroidal hormonal implants used for growth promotion purposes	Equine animals treated with steroid containing hormone implants used to promote growth are not eligible for slaughter in Canada.	Note that these products carry only a cattle indication. Hormonal implants containing oestradiol or melengestrol acetate singly, or the combinations of oestradiol and progesterone; oestradiol and testosterone; oestradiol and trenbolone acetate etc. sold under different brand names for use in cattle.
Stilbenes, stilbene derivatives, and their salts and esters including diethylstilbestrol	Banned by regulations ¹ for sale in food producing animals in Canada. Diethylstilbestrol Stilbestrol	Dog, Cat
Stilbenes, stilbene derivatives, and their salts and esters including diethylstilbestrol	Stilbestrol Tablets	Dog, Cat
Thyrostats, antithyroid agents administered under any circumstances for the purpose of growth promotion	Approved for use in humans. Use in animals would be under veterinary control, but animals treated with these substances would not be eligible for slaughter.	N/A

N/A: Not applicable as these active ingredients are not approved for veterinary use in Canada.

¹ As per Section C.01.610.1 of the *Food and Drug Regulations*:

No person shall sell a drug for administration to animals that produce food or that are intended for consumption as food if that drug contains

- (a) chloramphenicol or its salts or derivatives;
- (b) a 5-nitrofuran compound;
- (c) clenbuterol or its salts or derivatives;
- (d) a 5-nitroimidazole compound; or
- (e) diethylstilbestrol or other stilbene compounds

As per Section B.01.048 of the Food and Drug Regulations

- (1) No person shall sell
- (a) any animal intended for consumption as food if any product containing any drug listed in subsection (2) has been administered to the animal;
- (b) any meat, meat by-products, eggs or milk intended for consumption as food and derived from an animal if any product containing any drug listed in subsection (2) has been administered to that animal; or
- (c) any meat, meat by-products, eggs or milk that contains any residue of any drug listed in subsection (2).
- (2) The drugs referred to in subsection (1) are
- (a) chloramphenicol and its salts and derivatives;
- (b) a 5-nitrofuran compound;
- (c) clenbuterol and its salts and derivatives;
- (d) a 5-nitroimidazole compound; and
- (e) diethylstilbestrol and other stilbene compounds.

E.6 List of "Essential" Veterinary Drugs Permitted in Equine With a 6 Month Withdrawal Period With Canadian Brand Name Examples

Drug Use	Drug	Canadian Brand Name Examples	
Sedation and premedication (and antagonism)	Acepromazine	Ace Acevet 10 Tablets Acevet 25 Tablets Acevet Injection Atravet 10 mg Injectable Atravet Soluble Granules	
Sedation and premedication (and antagonism)	Atipamezole	Antisedan	

Sedation and premedication (and antagonism)	Diazepam	No known manufacture for veterinary use in Canada
Sedation and premedication (and antagonism)	Midazolam	No known manufacture for veterinary use in Canada
Sedation and premedication (and antagonism)	Naloxone	No known manufacture for veterinary use in Canada
Sedation and premedication (and antagonism)	Propofol	PropoFlo Rapinovet
Sedation and premedication (and antagonism)	Sarmazenil	No known manufacture for veterinary use in Canada
Sedation and premedication (and antagonism)	Tiletamine	No known manufacture for veterinary use in Canada
Sedation and premedication (and antagonism)	Zolazepam	No known manufacture for veterinary use in Canada
Hypotension or respiratory stimulation during anaesthesia	Dobutamine	No known manufacture for veterinary use in Canada
Hypotension or respiratory stimulation during anaesthesia	Dopamine	No known manufacture for veterinary use in Canada
Hypotension or respiratory stimulation during anaesthesia	Ephedrine	Antihistamine Antihistamine Powder Antihist Solution Pyrahist-10
Hypotension or respiratory stimulation during anaesthesia	Glycopyrrolate	No known manufacture for veterinary use in Canada
Hypotension or respiratory stimulation during anaesthesia	Noradrenaline	No known manufacture for veterinary use in Canada
Analgesia	Buprenorphine	No known manufacture for veterinary use in Canada
Analgesia	Fentanyl	No known manufacture for veterinary use in Canada
Analgesia	Morphine	No known manufacture for veterinary use in Canada
Analgesia	Pethidine	No known manufacture for veterinary use in Canada
Muscle relaxants and associated substances	Atracurium	No known manufacture for veterinary use in Canada
Muscle relaxants and associated substances	Edrophonium	No known manufacture for veterinary use in Canada

Muscle relaxants and associated substances	Guaifenesin	No known manufacture for veterinary use in Canada for the use indicated	
Inhalation anaesthetics	Sevoflurane	No known manufacture for veterinary use in Canada	
Local anaesthetics	Bupivacaine	No known manufacture for veterinary use in Canada	
Local anaesthetics	Oxybuprocaine	No known manufacture for veterinary use in Canada	
Local anaesthetics	Prilocaine	No known manufacture for veterinary use in Canada	
Cardiovascular	Digoxin	No known manufacture for veterinary use in Canada	
Cardiovascular	Quinidine sulfate and quinidine gluconate	No known manufacture for veterinary use in Canada	
Cardiovascular	Procainamide	No known manufacture for veterinary use in Canada	
Cardiovascular	Propanolol	No known manufacture for veterinary use in Canada	
Convulsions	Phenytoin	No known manufacture for veterinary use in Canada	
Convulsions	Primidone	No known manufacture for veterinary use in Canada	
Gastrointestinal	Bethanechol	No known manufacture for veterinary use in Canada	
Gastrointestinal	Dioctyl Sodium Sulfosuccinate	No known manufacture for veterinary use in Canada	
Gastrointestinal	Metoclopramide	No known manufacture for veterinary use in Canada	
Gastrointestinal	Propantheline bromide	No known manufacture for veterinary use in Canada	
Rhabdomyolysis	Dantrolene sodium	No known manufacture for veterinary use in Canada	
Antimicrobials	Ticarcillin	No known manufacture for veterinary use in Canada	
Antimicrobials	Azithromycin	No known manufacture for veterinary use in Canada	
Antimicrobials	Rifampicin	No known manufacture for	

		veterinary use in Canada
Antimicrobials	Amikacin	Amiglyde-V
Respiratory	Ambroxol	No known manufacture for veterinary use in Canada
Respiratory	Ipratropium bromide	No known manufacture for veterinary use in Canada
Respiratory	Oxymetazoline	No known manufacture for veterinary use in Canada
Antiprotozoal	Isometamidium	No known manufacture for veterinary use in Canada
Antiprotozoal	Pyrimethamine	Quinnoxine-S Sulfaquinoxaline-S
Ophthalmic	Acyclovir	No known manufacture for veterinary use in Canada
Ophthalmic	Idoxuridine	No known manufacture for veterinary use in Canada
Ophthalmic	Phenylephrine	No known manufacture for veterinary use in Canada
Ophthalmic	Tropicamide	No known manufacture for veterinary use in Canada
Ophthalmic	Dorzolamide	No known manufacture for veterinary use in Canada
Ophthalmic	Latanoprost	No known manufacture for veterinary use in Canada
Ophthalmic	Timolol maleate	No known manufacture for veterinary use in Canada
Ophthalmic	Cyclosporin A	Optimmune
Ophthalmic	Ketorolac	No known manufacture for veterinary use in Canada
Ophthalmic	Ofloxacin	No known manufacture for veterinary use in Canada
Ophthalmic	Fluoresceine	No known manufacture for veterinary use in Canada
Ophthalmic	Rose Bengal	No known manufacture for veterinary use in Canada
Ophthalmic	Hydroxypropyl methylcellulose	No known manufacture for veterinary use in Canada

Hyperlipaemia	Insulin	Caninsulin
Fungal infection	Griseofulvin	No known manufacture for veterinary use in Canada
Fungal infection	Ketoconazole	No known manufacture for veterinary use in Canada
Fungal infection	Miconazole	Conofite Cream 2% Dermazole Shampoo Surolan Drops
Fungal infection	Nystatin	Canaural Ear Drops Panalog Cream Panalog Ointment
Miscellaneous	Chondroitin Sulfate	Chotin
Miscellaneous	Domperidone	No known manufacture for veterinary use in Canada
Miscellaneous	Hydroxyethyl starch	No known manufacture for veterinary use in Canada
Miscellaneous	Imipramine	No known manufacture for veterinary use in Canada
Miscellaneous	Thyrotropin releasing hormone	No known manufacture for veterinary use in Canada
Miscellaneous	Barium sulphate	No known manufacture for veterinary use in Canada
Miscellaneous	Iohexol	No known manufacture for veterinary use in Canada
Miscellaneous	Iopamidol	No known manufacture for veterinary use in Canada

E.7 List of Veterinary Drugs Safe For Use in Equine Intended For Food Production For Which Withdrawal Periods Have Been Determined With Canadian Brand Name Examples

Health Canada recommends the following provisional withdrawal periods (WP) for veterinary drugs in equine intended for food production. The following Table will be updated periodically with the inclusion of new drugs or revised withdrawal periods, when additional information (e.g., new data from the drug sponsor) becomes available. When the label recommended WPs are not specific to equine, Health Canada recommends using the provisional WPs listed in the following table.

Antimicrobials

Drug	Approved Canadian Products	Route	WP
Amikacin	Amiglyde-V (Wyeth)	Intra uterine	6 months
Ceftiofur	Excenel Sterile Powder for injection (Pfizer)	I/M	5 days
Gentamicin	Gentocin (Intervet)	Intra uterine	45 days
Neomycin	Neomycin (± astringents ± electrolytes ± anticholinergic): • Biosol Liquid (Pfizer) • NeoMed 325 (Bio Agri Mix) • Neomix Soluble powder (Pfizer) • Neomycin 325 (Vetoquinol) • Scour Solution COOP (IPCO) • Scour Solution (Vetoquinol)	Oral	30 days
Neomycin and sulphonamide combinations	Neomycin and sulfonamides (± astringents ± electrolytes ± anticholinergic): Calf Scour Bolus (PVL) Neorease (Bimeda-MTC) NeoSulfalyte Bolus (Pfizer) ScourPlug (Can-Vet) Scour Treat (Citadel) Super Scour Calf Bolus (Dominion)	Oral	30 days
Procaine penicillin	Coop Penicillin G procaine Inj (IPCO) Depocillin (Intervet) HiPencin 300 (Remedy Animal Health/Equivet) Pen Aqueous (Wyeth) Pen G Injection (Citadel) Penicillin G procaine (Vetoquinol) Penicillin G procaine (Novopharm) Penmed (Medprodex) Penpro (Vetoquinol) Pen Vet 300 (Alfasan/Rafter 8) Procaine Penicillin G (Dominion) Procillin (Bimeda-MTC)	I/M	28 days
Benzathine penicillin (in combination with procaine penicillin)	Benzapro Liquid (Medprodex) Duplocillin LA (Intervet) Longisil (Vetoquinol)	I/M	60 days

	Procillin LA (Bimeda-MTC)		
$Sulfonamides^{\underline{1}}$	Sulfonamides (± astringents ± electrolytes ± anticholinergic): • Sodium Sulfamethazine Liq 25% (Citadel) • Sulfa 25% Solution (Bimeda-MTC) • Sulfamethazine Bolus 15 g (Dominion) • Sulfamethazine Bolus 15 g (PVL) • Triple Sulfa Bolus (PVL) • Triple Sulfa Bolus (Dominion)	Oral	12 days
Potentiated sulfonamides	 Sulfonamidetrimethoprim (Oral): Uniprim Oral Powder (Macleod) Uniprim Oral Granules (Macleod) 	Oral	7 days
Potentiated sulfonamides	Sulfonamidetrimethoprim (Injectable): • Tribrissen 48% (Intervet/Schering)	I/V or I/M	12 days
Tetracycline	Tetra 4000 (Jaapharm) Tetrabol (Vetoquinol)	Oral	18 days

Parasiticides				
Drug	Approved Canadian Products	Route	WP	
Fenbendazole	Panacur Paste 10% (Intervet) SafeGuard Paste 10% (Intervet) Panacur Suspension 10% (Intervet) SafeGuard Suspension 10% (Intervet) Panacur Granules 22.2% (Intervet)	Oral	13 days	
Bimectin Oral Paste (Bimeda-MTC) Equell Oral Paste (Vibrac/ Pfizer) Eqvalan Paste (Merial) Eqvalan Liquid (Merial) Panomec Oral Paste (Merial) Zimecterin Paste (Merial)		Oral	28 days	
Ivermectin and Praziquantel	Equimax Oral Paste (Vibrac/ Bimeda-MTC/ Pfizer/ Vetoquinol)	Oral	28 days	

	Eqvalan Gold Paste (Merial)		
Moxidectin	Quest Gel (Wyeth)	Oral	36 days
Moxidectin and praziquantel	Quest Plus Gel (Wyeth)	Oral	36 days
Piperazine	Powder/pellet formulations: Alfalfa Pellet Horse Wormer 50% (Farnam) Coop Wormer 52% (IPCO) Piperazine 100 Oral Powder (Medprodex) Piperazine 52 (Vetoquinol) Piperazine Dihydrochloride 53% (Dominion) Piperazine Dihydrochloride 53% (PVL) Wonder Wormer for Horses 100% (Farnam) Liquid formulations: Piperazine 34 (Vetoquinol) Piperazine 34 Liq (PVL) Super Pipzine 34% (Dominion)	Oral	21 days
Pyrantel	Exodus Paste 23.6 g (Bimeda-MTC) Exodus Paste 47.2 g (Bimeda-MTC) Strongid P (Pfizer) Strongid T (Pfizer)	Oral	7 days

Tranquilizers/Sedatives/Anaesthetics					
Drug	Approved Canadian Products	Route	WP		
Acepromazine	Oral formulations: • Ace Powder (Jaapharm) • Atravet Soluble Granules (Wyeth) Oral one of the second sec		6 months		
Acepromazine	Injectable formulations:	I/M, I/V	6 months		

Butorphanol	Torbugesic (Wyeth)	I/V	7 days
Detomidine	Dormosedan (Orion/Pfizer)	I/M, I/V	7 days
Lidocaine	Lidocaine Neat (Wyeth) Lurocaine (Vetoquinol)	S/C, I/M	7 days
Lidocaine and epinephrine	Lido-2 (Rafter 8; lidocaine HCl 20 mg/mL, epinephrine HCl 0.01 mg/mL) Lidocaine 2% Sterile Inj (Vetoquinol, Lidocaine HCl 20 mg/mL, epinephrine 0.01 mg/mL) Lidocaine HCl 2% (Wyeth; lidocaine HCl 20 mg/mL, epinephrine HCl 0.01 mg/mL) Lidocaine HCl 2% with Epinephrine (Bimeda-MTC) Lidocaine HCl 2% with Epinephrine 1:100,000 (PVL) Lidocaine HCl 2% with Epinephrine 1:100,000 (Dominion)	S/C, I/M	7 days
Romifidine	Sedivet (Boehringer)	I/V	14 days
Thiotal 1 G (Vetoquinol) Thiotal 5 G (Vetoquinol)		I/V	7 days
Xylazine	Anased Inj 100 mg/mL (VetAMix) NvAnased Injectable 100 mg/mL (Novopharm) Rompun Injectable 100 mg/mL (Bayer) Xylamax Injection 100 (Bimeda-MTC)	I/M, I/V	35 days

Glucocorticoids					
Drug	Approved Canadian Products	Route	WP		
Dexamethasone	Dexamethasone Dexacort 5 (Rafter 8) Dexamethasone 2 (Vetoquinol) Dexamethasone 5 (Vetoquinol) Dexamethasone 21 Phosphate Injection (Dominion) Dexamethasone Inj 2 mg/mL (Dominion) Dexamethasone Inj 2 mg/mL (PVL) Dexamethasone Pwr (Dominion) Dexamethasone Powder (Vetoquinol) Dexamethasone (Jaapharm) Rafter Dex (Alfasan/Rafter 8) UniDex (Univet)	Oral, I/V, I/M	21 days		
Dexamethasone and	Naquasone (Schering)	I/M	21		

trichlormethiazide			days
Prednisolone	 Prednisolone: DepoMedrol (Pfizer) DepoMedrol Sterile Aqueous	I/M, I/V, Intra	28
	Suspension (Pfizer) Methylprednisolone acetate (PVL) Prednisolone Acetate Inj (Dominion) Prednisolone Acetate Sus (PVL) Prednisolone Injection (Vetoquinol) Prednisolone Sod Succinate (Univet) SoluDeltaCortef (Pfizer) SoluDeltaCortef Sterile Solution (Pfizer) UniMed (Univet) Uni Pred 50 (Univet) Vetacortyl (Vetoquinol)	articular	days

Nonsteroidal antiinflammatory				
Drug	Approved Canadian Products	Route	WP	
Flunixin	Banamine solution (Schering) Cronyxin Inj (Cross Vetpharm/Bioniche) Flunazine (Bimeda-MTC) Flunixin Injection (Norbrook/Wyeth) Influx50 (Vetoquinol) Suppressor (Norbrook/Kane)	I/M, I/V	I/V: 10 days I/M: 30 days	
Ketoprofen	Anafen Injection 100 mg/mL (Merial)	I/M, I/V	7 days	
Vedaprofen	Quadrisol 100 (Intervet)	Oral	21 days	
Vedaprofen	Quadrisol i.v. 50 Inj (Intervet)	I/V	21 days	

Steroids				
Drug	Approved Canadian Products	Route	WP	
Altrenogest	Regumate solution 0.22% (Intervet)	Oral	42 days	
Progesterone ²	Progesterone 5% (Vetoquinol)	I/M	14 days	
Testosterone ³	Testosterone Propionate Injection (Dominion)	I/M	28 days	

-		
	UniTest (Univet)	

Miscellaneous				
Drug	Approved Canadian Products	Route	WP	
Furosemide	Furosemide Injection (Sandoz) Salix Inj (Intervet)	I/M, I/V	7 days	
Omeprazole	Gastrogard (Merial)	Oral	3 days	
Sodium iodide	Sodide (Rafter 8) Sodium Iodide (Bimeda-MTC) Sodium Iodide 20% Inj (Univet) Sodium Iodide Inj 20% (PVL) Sodium Iodide Inj 20% (Dominion)	I/V	0 days	
Trichlormethiazide and dexamethasone	Naquasone (Schering)	I/M	21 days	

¹ For sulfonamide and neomycin combinations, see neomycin and sulfonamide combinations above

E.8 Frequently Asked Questions and Answers

Q1 Why should I fill out an EID?

A1 All equine which may be used for food must be presented with a completed and acceptable Equine Information Document (EID) at the time of slaughter starting July 31, 2010. In the event that the animal becomes unwanted, if the owner wants to keep the salvage value and salvage options with respect to human consumption of their animal as high as possible, they will need to accurately fill out an EID for animals they wish to sell.

Q2 Will all equine owners need to fill out an EID?

A2 It is not mandatory that all equine owners fill out Equine Information Documents for equine they own. The requirement applies to equine which may be used for food.

Q3 Why do we have to keep track of medication used starting January 31, 2010?

² Withdrawal period applies only for therapeutic use.

³ Withdrawal period applies only for therapeutic use. Combination products containing testosterone and other steroids (e.g., oestradiol) are not approved for use in food producing horses.

A3 Slaughter facilities handling equine in Canada will need at least a six month history of medication use for equine brought to the facility starting July 31, 2010.

Q4 When do I need to fill out the EID?

A4 The EID can be filled out any time before the sale of your equine, but it is important to keep track of medications used and illness occurrence during the time you own the animal, either on the EID itself or another record used to fill out the EID before you sell your animal.

Q5 How do I include pictures of my horse in the document?

A5 A digital camera is very useful for taking the required pictures. A little computer work can lead to a page containing the required pictures. This page can be printed with a colour printer. Alternatively, the colour pictures can be formatted or printed by many retail outlets which currently offer this service.

Q6 What are non permitted drugs?

A6 Non permitted drugs are drugs that have been determined should not be given or fed to equine which may be used for food. The list of non permitted drugs is available in section <u>E.5</u> of this annex.

Q7 Is Phenylbutazone is banned?

A7 The use of Phenylbutazone in equine for medical reasons is not currently banned in Canada. However, Phenylbutazone is not permitted to be used in equine animals that may be used for food. (See <u>Question and Answer 6</u>)

Q8 Do we have to keep a record of feed supplements or nutraceuticals?

A8 It would depend on the ingredients contained in the feed supplement or nutraceutical. Most feed supplements contain in addition to feed ingredients, vitamins and minerals which do not have withdrawal periods, so they would not need to be declared on the EID. Similarly, nutraceutical formulations of substances that naturally occur in the body do not have withdrawal periods. If, however, the supplement or nutraceutical did contain a drug ingredient, the supplement/nutraceutical would need to be declared on the EID. When in doubt, consult your veterinarian.

Q9 What is a withdrawal period?

A9 A withdrawal period is the minimum number of days or hours that must expire since the last treatment of a specified medication or vaccine (used as per label directions) before the animal may be slaughtered for food.

Q10 Where do I get the information for drug withdrawal periods or intervals?

A10 The product label should be checked for withdrawal periods established for equine. Also section <u>E.6</u> of this annex contains a list of drugs for which a 6 month withdrawal period is required. Section <u>E.7</u> of this annex contains a list of drugs that are safe to be given or fed to equine which may be used for food. Withdrawal intervals for named drugs will be included with this list. With respect to drugs given under a veterinary/client/patient relationship that can be safely given or fed to equine which may be used for food that may not appear on the list, your veterinarian must be consulted before use. Consult with your veterinarian about the possibility of obtaining a valid withdrawal period determination from a credible source before use of the drug.

Q11 What do I do about recording withdrawal periods for drugs my veterinarian tells me are safe for use in other food producing animals, but have no label instructions regarding the use in equine destined for food, or have a label statement that says not for use in equine intended to be slaughtered for food?

A11 See answer A10.

Q12 Are these new rules expected to change?

A12 Yes, these new requirements are only the first step towards strengthening Canada's food safety and traceability system for equine.

Q13 Will imported horses be subject to the same requirements?

A13 Yes, imported horses when presented for slaughter at Canadian slaughter establishments will be required to meet this new Canadian standard for equine meat production in Canada.

Q14 Will these requirements only apply to meat products exported to the European Union?

A14 No, these requirements will apply to all equine presented for slaughter in Canadian Food Inspection Agency (CFIA) inspected facilities.

Q15 Who will be responsible for checking the EIDs before slaughter?

A15 The primary responsibility for compliance to requirements in slaughter facilities inspected by the CFIA remains with the operator of the establishment. The establishment operator will be required to ensure each equine presented for slaughter has a complete and acceptable EID covering at least a six month consecutive time period before slaughter. The CFIA will oversee the effectiveness of the operator's ante mortem review procedures with respect to the EID.

Q16 Is it possible to include more than one horse on an EID?

A16 The EID represents the minimum information required prior to slaughter in an acceptable format. However, certain conditions may exist that would allow for multiple equine animals to be included on one EID type document such as holding a group of equine for a six month period with a recorded inventory control system. If common medical history, medication history and owner declaration can be made and recorded in an acceptable record format deemed satisfactory

to the CFIA, a common EID may be acceptable. The CFIA must give prior approval to this record format and system prior to use. See section <u>E.4</u> for further details.

Q17 Are non permitted drugs not to be used in an equine presented for slaughter for the life of the animal or just for 6 months?

A17 The non permitted drugs are listed under section <u>E.5</u> of this annex. Non permitted drugs are not to be used in equine intended for food production. During a transition period, the EID will be reviewed to determine if equine have or have not been treated with non permitted drugs during the 6 months prior to their slaughter. A longer "certification period" will eventually be requested.

Q18 If I sell my equine at an auction, does the auction become the owner, that is have care and control of my equine, for a period of time and need to fill out an EID?

A18 No, the buyer of the animal assumes the care and control of the equine after the last date of care or control indicated by the previous owner's EID. The final date on the EID filled out by the previous owner will be the date the animal was delivered to the auction premise in this case. Any medication use on the auction premise is to be declared to the buyer by auction management. Generally this information is given to potential buyers from the auctioneer as the animal is sold.

Q19 Along with the EID I have completed, I am forwarding a previous EID completed by a former owner to the buyer of my equine; am I responsible for the information on that previous EID?

A19 No. Each owner signs for the dates of care or control indicated on their own EID.

Q20 Why were these requirements created, was horse meat not safe to eat?

A20 Meat products produced at registered facilities in Canada are produced and inspected to ensure they meet current requirements including safety standards. Canada already has procedures in place to detect and control potential residue issues in the meat supply. These new requirements for equine will enhance food safety as well as the ability to trace back equine meat products in response to international customer requests and Canada's own objectives.

Q21 Will all horses intended for food production need to be placed into a feedlot?

A21 No. The new requirements ask for a documented history for at least six months. Grouping horses for six months in a pasture is an option, but is not required.

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