



AAR Authorised User ID Request

*Please complete all information below in block letters.
Refer to page two (2) for Terms and Conditions of Data Acceptance and
Privacy Act Compliance.*

FORMS CAN BE EMAILED, FAXED OR POSTED (see details below)

VET CLINIC / COUNCIL/ IMPLANTER: _____

POSTAL ADDRESS: _____

SUBURB: _____

STATE: _____

POST CODE: _____

BUSINESS PHONE: _____

MOBILE: _____

EMAIL ADDRESS: _____

CONTACT NAME: _____

Are you a registered implanter? Authorised Implanter Number, QLD or VIC _____

Are you a breeder? AAR ID numbers will only be issued for registration purposes; it does not allow access to online recoveries

The authorised user ID number is only for authorised persons within your organisation and must be given for all enquiries and recoveries.

Office use

Processed by: _____ Date: _____ Authorised User ID Number: _____



**Royal Agricultural Society of New South Wales ABN 69793 644 351
("RAS") trading as
AUSTRALASIAN ANIMAL REGISTRY ("AAR")
TERMS AND CONDITIONS OF DATA ACCEPTANCE
PRIVACY ACT COMPLIANCE (AUSTRALASIAN ANIMAL REGISTRY - AAR)**

The AAR, as a division of the RAS of NSW, adheres to and abides by, the National Privacy Principles as specified in Privacy Legislation and the RAS of NSW Privacy Act Policy, <http://www.rasnsw.com.au/globalassets/document-library/legal/ras-policy-privacy-july-2019.pdf> You may also request a hardcopy of the Privacy Policy by contacting our Privacy Officer by the following methods:

Telephone (02) 9704 1111
Mail RAS, Locked Bag 4317, Sydney Olympic Park NSW 2127
Email privacy@rasnsw.com.au

Any personal information provided to AAR is collected for the purpose of assisting the recovery of missing animals, maintenance of existing registration details and assisting council pet registrations. Only information necessary to enable the return of a missing pet, or authorised updating of details will be supplied to authorised users, except where the AAR is required by law to produce any of the information. Statistical information may be supplied to other parties for purposes associated with animal welfare, agricultural studies and/or management of domestic animals. In such circumstances, the AAR will provide the information only on assurances that the information will not be used for commercial purposes. Your completion and submission of this information will be taken as your consent to such disclosure. The AAR maintains an Australasian wide database of animals implanted with an identification microchip. The Registry is maintained and operated by the Royal Agricultural Society of NSW and provides a 24 hour, 7 days a week information service. For more information, visit our web site: www.aar.org.au or www.aar.org.nz

Listed below are the terms and conditions of acceptance of information for registration on the AAR database.

1. The RAS accepts no responsibility for the accuracy of any information provided by the Implanting Veterinary Body (IVB) to the RAS for the registration on the AAR database.
2. Delivery of information is to be made to the offices of the AAR as nominated by the RAS from time to time.
3. The RAS shall have the right to query any information provided by an IVB or an owner and the IVB or owner shall make available to the RAS all confirmatory information as is required by the RAS by way of assurance as to the correctness of any information.
4. The IVB warrants that information provided to the AAR is sent in a timely manner and is accurate in detail.
5. Except where expressly agreed in writing, these general conditions for acceptance of information shall override any terms and conditions requested by any IVB.
6. The RAS reserves the right not to accept any data, whether incomplete or otherwise, in the instance a force majeure event affects the RAS and no action shall be brought against the RAS arising out of such hindrance or suspension.
7. The IVB or the owner (where applicable) indemnifies the RAS against loss or damage to the RAS and any claims by any person against the RAS in respect to any loss or death of any animal arising out of or as a consequence of information supplied by the IVB or by the owner (where applicable) to the AAR.
8. The IVB or the owner (where applicable) releases the RAS from any claim arising out of any loss or death to any animal arising out of or as a consequence of information supplied by the IVB or the owner (where applicable) to the AAR.
9. Delivery of information for registration to the AAR constitutes acceptance of the terms and conditions set out herein. No alterations to these terms and conditions shall be binding on the RAS unless accepted by the RAS in writing and any terms and conditions contained herein are in addition to any other rights the RAS may have at law.