

REGULATIONS (as at August 2007)

All matter approved under the Memorandum and Articles of Association of the Society on the first day of July, 1975, shall be deemed to have been approved under these Regulations. Until otherwise determined by the Board, the following Regulations shall be the Regulations of the Society:-

1. DEFINITIONS – GENERAL

Board means the Board of Directors of the Arabian Horse Society of Australia Ltd.

Breeder of a horse means the owner of its dam at the time of the service of the dam by the sire of that horse except where the dam is leased at the time of service in which case the lessee is the breeder.

Breeding Documents means the composite set of documents each separately titled 'Covering Declaration', 'Service Certificate', 'Mare Return' and 'Service Record' issued annually to members only if for use in respect of stallions registered in the Stud Book or Register and to Members or non-Members if for use in respect of other stallions in respect of specific breeding season each in the form prescribed by the Board from time to time and to be completed and lodged with the Society by Members who are owners or lessees of stallions or mares registered in the Stud Book or Register to provide evidence of breeding services on or after 1st August 1987 and prior to 1st August 2002.

Breeding Season means the period from 1st August in any year until 31st July of the following year.

Cancellation in relation to registrations means rescission ab initio to the intent that the registration never had effect.

Certificate of Registration means the official signed Certificate issued by the Society to the registered owner after the horse has been registered.

Covering Declaration means the return submitted to the Society to provide evidence of the first date of service or insemination of a mare using non transported semen.

Date of Sale, Date of Transfer or Date of Lease shall respectively be the date on which ownership or leasehold passes to the transferee or lessee provided that for the purposes of these Regulations the date of sale or date of transfer or lease shall be deemed to be that set out as such in the transfer or Return of Lease submitted to and recorded by the Society.

De-Registration in relation to registration means the expunging of a registration with effect on and from the date thereof.

First Owner of a horse bred in Australia means the person registered or entitled to be registered as the owner or lessee of the dam at the date when the horse was foaled or in the case of an imported horse, the person registered as the owner of the horse in the Stud Book or register of a recognized Society in the country from which same is imported or in the case of a foal conceived by embryo or ovum transfer the owner or the embryo at the time of the birth of the foal.

Junior Member means a person registered in the records of the Society as a Junior Member.

Mare Return means the return to the Society of information relating to the outcome of servicing of mares owned or leased by that Member, Junior Member or non-member.

Member means a person registered in the records of the Society as a member of the Society and includes a life member but does not include a Junior Member.

Person includes a corporation and the government of the Commonwealth or of any State or Territory or any government instrumentality.

Recognized Society means one of those Societies as are determined by the Board from time to time.

Register means the Register of the Society of Anglo Arabian, Arabian Pony, Arabian Warmblood, Arabian Riding Ponies, Arabian Stock Horses, Quarabs and Part Bred Arabian horses.

Registered in relation to a horse means registered in the Stud Book or Register or in the Stud Book or Register of a recognized Society.

Registered Name in relation to a horse means the full name allocated to such horse in the Stud Book or Register and will include a Stud Prefix where applicable.

Registered Number in relation to a horse means the number allocated by the Society to such horse in the Stud Book or Register.

Registered Owner in relation to a horse means the person last recorded as the owner of that horse in the Society's records.

Regulations mean the Regulations of the Society from time to time in force.

Service Certificate means in relation only to mares served by a stallion the official Society Certificate supplied only to a Member, to be used by that Member only and not to be transferable, to be signed by the Member who is the registered owner and/or lessee of the stallion certifying the date or dates when a mare was served by the stallion and embodying the breed, name, registered number (if any), description (including colour, markings, brands (if any) and markings of all hooves of the mare.)

Society means The Arabian Horse Society of Australia Ltd.

Spayed, means in relation to a mare that its ovaries have been removed or so altered, whether accidentally or deliberately and whether by surgical procedure or otherwise, as to prevent the mare from breeding.

Stallion means a male horse both of whose testes have descended into its scrotum as distinct from:

- a) an anorchid which means a male horse neither of whose testes have developed;
- b) a unilateral cryptorchid which means a male horse one of whose testes has not descended into its scrotum;
- c) a bi-lateral cryptorchid which means a male horse neither of whose testes had descended into its scrotum; or
- d) a monorchid which means a male horse one of whose testes has failed to develop.

Stallion Return means the annual return to the Society in the form prescribed by the Board from time to time and required to be provided by a Member of information relating to the servicing of mares by stallions owned or leased by that Member.

Standard means the statement of ideal conformation of an Arabian horse and the standard of excellence thereof promulgated by the Society from time to time.

Stud Book means the Arabian Horse Stud Book of the Society.

Stud Book number in relation to a horse registered in the Stud Book means the number allocated by the Society to such horse.

Stud Return means the annual return to the Society in the form prescribed by the Board from time to time and required to be provided by a Member or

Junior Member of information relating to the breeding activities and status of horses owned or leased by that Member or Junior Member.

WAHO means the World Arabian Horse Organization of which Australia is a 'Big M' Member under its Constitution.

Written and in writing include printing lithography and other modes of reproducing or representing words in a visible form.

Words importing the singular number only include the plural and vice versa.

Words importing one gender only include the other genders.

2. DEFINITIONS OF ARABIAN HORSES & ARABIAN DERIVATIVES.

For the purposes of these Regulations:-

- a) **An Arabian Horse** is one of pure Arabian lineage acceptable to the Board in accordance with the standard and/or the standard of a recognized Society and the progeny of pure bred sires and dams acceptable for registration by the Arabian Horse Society of Australia Ltd.
- b) **An Anglo Arabian Horse** is one derived exclusively from horses of Arabian and Thoroughbred breeding, irrespective of the proportions thereof, PROVIDED THAT:
 - i) Arabian horses so used must be registered in the Stud Book of the Arabian Horse Society of Australia Ltd or in the stud book of a recognized Society.
 - ii) Thoroughbred horses so used must be registered in the Australian Stud Book or in some other stud book recognized by the Arabian Horse Society of Australia Ltd as being acceptable for Thoroughbred horses or must trace directly through both parents to horses which are so registered.
 - iii) Horses representing a blend of Arabian and Thoroughbred blood in any proportion, when inter-bred or when back crossed to either parental breed to produce Anglo Arabian horses shall themselves be registered in the Anglo Arabian section of the Register or the Arabian Horse Society of Australia Ltd or be registered in some other recognized Society's stud book and/or register for Anglo Arabian horses.
- c) **An Arabian Pony** is one derived exclusively from horses of Arabian and Pony blood irrespective of the proportions thereof PROVIDED THAT:
 - i) Arabian horses so used must be registered in the Stud Book of the Arabian Horse Society of Australia Ltd or in the stud book of a recognized Society.
 - ii) Ponies so used must be registered in the Australian Pony Stud Book or in some other stud book recognized by the Arabian Horse Society of Australia Ltd as being for pure bred ponies. Ponies approved by the Australian Pony Stud Book or Welsh Pony and Cob Society of Australia for the purpose of breeding pure bred ponies shall be accepted as pure bred ponies by the Arabian Horse Society of Australia Ltd.
 - iii) Horses representing a blend of Arabian and Pony blood in any proportion, when inter-bred or when back crossed to either parental breed to produce Arabian Ponies shall themselves be registered in the Arabian Pony section of the Register of the Arabian Horse Society of Australia Ltd or be registered in some other recognized Society's stud book and/or register for Arabian Pony horses.
- d) **An Arabian Warmblood Horse** is one derived exclusively from horses of either Arabian and Warmblood breeding or Arabian, Thoroughbred and Warmblood breeding irrespective of the proportions thereof PROVIDED THAT:
 - i) Arabian horses so used must be registered in the Stud Book of the Arabian Horse Society of Australia Ltd or in the stud book of a recognized Society.
 - ii) Thoroughbred horses so used must be registered in the Australian Stud Book or in some other stud book recognized by the Arabian Horse Society of Australia Ltd as being acceptable for Thoroughbred horses or must trace directly through both parents to horses which are so registered.
 - iii) Warmblood horses so used must be registered as a Warmblood in the Warmblood section with a Warmblood Society recognized by the Arabian Horse Society of Australia Ltd as being for Warmblood horses.
 - iv) Horses representing a blend of Arabian and Warmblood breeding or Arabian, Thoroughbred and Warmblood breeding in any proportion, when inter-bred or when back crossed to either parental breed to produce Arabian Warmblood horses shall themselves be registered in the Arabian Warmblood section of the Register of the Arabian Horse Society of Australia Ltd or be registered in some other recognized Society's stud book and/or register for Arabian Warmblood horses.
- e) **An Arabian Riding Pony** is one derived exclusively from horses of either Arabian and Section A Riding Pony breeding or Arabian, Section A Riding Pony, Stud Pony and/or Thoroughbred and/or Riding Pony breeding irrespective of the proportions thereof PROVIDED THAT:
 - i) Arabian horses so used must be registered in the Stud Book or the Arabian Horse Society of Australia Ltd or in the stud book of a recognized Society.
 - ii) Riding Ponies so used must be registered in Section A in the Riding Pony Stud Book Society of Australia or in a Riding Pony register recognized by the Arabian Horse Society of Australia Ltd as being for Riding Ponies. Horses/ponies approved by the Riding Pony Stud Book Society of Australia for the purpose of breeding Section A Riding Ponies shall be accepted as Riding Ponies by the Arabian Horse Society of Australia Ltd.
 - iii) Stud Ponies so used must be registered in the Stud Book of the Australian Pony Stud Book Society or of the Welsh Pony and Cob Society of Australia or in some other stud book recognized by the Arabian Horse Society of Australia Ltd as being for pure bred Ponies. Ponies approved by the Australian Pony Stud Book or Welsh Pony and Cob Society of Australia for the purpose of breeding pure bred ponies shall be accepted as pure bred ponies by the Arabian Horse Society of Australia Ltd.
 - iv) Thoroughbred horses so used must be registered in the Australian Stud Book or in some other stud book recognized by the Arabian Horse Society of Australia Ltd as being acceptable for Thoroughbred horses or must trace directly through both parents to horses which are so registered.
 - v) Horses representing a blend of Arabian and Section A Riding Pony breeding or Arabian Section A Riding Pony and Stud Pony and/or Thoroughbred and/or Riding Pony breeding in any proportion, when inter-bred or when back crossed to either parental breed to produce Arabian Riding Ponies shall themselves be registered in the Arabian Riding Pony section of the Register of the Arabian Horse Society of Australia Ltd or be registered in some other recognized Society's stud book and/or register for Arabian Riding Pony horses.
- f) **A Part Bred Arabian Horse** is the progeny of:
 - i) a registered Arabian sire; or
 - ii) a registered Arabian dam; or
 - iii) any parent or two parents registered in the Register of the Arabian Horse Society of Australia Ltd or the Register or Stud Book of a recognized Society which results in such progeny having not less than twenty five per centum (25%) Arabian blood; or
 - iv) registered Part Bred Arabian parents.

- g) **A Quarab horse** is one derived exclusively from horses of Arabian and Quarter Horse breeding or Arabian and Paint breeding or Arabian, Quarter Horse and Paint breeding, where the proportion of Arabian blood shall be not less than 12 ½% PROVIDED THAT:
- i) Arabian horses so used must be registered in the Stud Book of the Arabian Horse Society of Australia Ltd or in the stud book of a recognized Society.
 - ii) Quarter Horses so used must be registered in the Stud Book of the Australian Quarter Horse Association or in a Quarter Horse Stud Book recognized by the Arabian Horse Society of Australia Ltd as being for Quarter Horses or must trace directly through both parents to horses which are so registered. Horses approved by the Australian Quarter Horse Association for the purpose of breeding Stud Book Quarter Horses shall be accepted as Studbook Quarter Horses by the Arabian Horse Society of Australia Ltd.
 - iii) Paint Horses so used must be registered in the Stud Book of the Paint Horse Association of Australia or in a Paint Horse Association recognized by the Arabian Horse Society of Australia Ltd as being for Paint Horses.
 - iv) Horses representing a blend of Arabian and Quarter Horse or Arabian and Paint blood or Arabian, Quarter Horse and Paint blood when inter-bred or when back crossed to one of the parental breeds to produce Quarab horses shall themselves be registered in the Quarab section of the Register of the Arabian Horse Society of Australia Ltd or be registered in some other recognized Society's stud book and/or register for Quarab horses.
 - v) The mature height shall be a minimum of 14hh.
- h) **An Arabian Stock Horse** is one derived exclusively from horses of either Arabian and Australian Stock Horse breeding or Arabian, Australian Stock Horse and Thoroughbred breeding, where the proportion of Arabian blood shall be not less than 12 ½% PROVIDED THAT:
- 1) Arabian horse so used must be registered in the Stud Book of the Arabian Horse Society of Australia Ltd or in the stud book of a recognized Society.
 - ii) Australian Stock Horses so used must be registered as Stud Book or Second Cross or have Stud Book status with the Australian Stock Horse Society.
 - iii) Thoroughbred horses so used must be registered in the Australian Stud Book or in some other stud book recognized by the Arabian Horse Society of Australia Ltd as being acceptable for Thoroughbred horses or must trace directly through both parents to horses which are so registered.
 - iv) Horses representing a blend of Arabian and Stock Horse breeding or Arabian, Stock Horse and Thoroughbred when inter-bred or when back crossed to either parental breed to produce Arabian Stock Horses shall themselves be registered in the Arabian Stock Horse section of the Register of the Arabian Horse Society of Australia Ltd or be registered in some other recognized Society's stud book and/or register for Arabian Stock Horses.

3. REGISTRATION ENTRY IN THE STUD BOOK OR REGISTERS

- a) i) No horse shall be registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd except pursuant to the following:
- * either an application signed by its first owner, or in the case of an imported horse, the person registered as owner in the country of export; or
 - * in the case of an Australian Pony Stud Book society pony or of a Welsh Pony and Cob society of Australia Stud Book pony the person registered as owner in the records of the relevant Society or, in the case of a Warmblood horse the person registered as owner in the records of a recognized Warmblood Society or, in the case of a Riding Pony the person registered as owner in the records of a recognized Riding Pony Society or, in the case of an Australian Stock Horse the person registered as owner in the records of the Australian Stock Horse Society or, in the case of a Quarab the person registered as owner in the records of a recognized Society or in the case of an Arabian bred imported horse dually registered with a recognized Society, the person registered as owner in the records of that recognized Society.
- ii) Applications for registration of stallions or colts in the Stud Book or Register of the Arabian Horse Society of Australia Ltd and applications for foal recording of Arabian colts will only be accepted from Members and applications for registration of Arabian mares and geldings will only be accepted from Members or Junior Members.
- iii) No stallion or colt imported into Australia on or after 1st December, 1988 will be registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd if upon inspection by a veterinarian at the time of blood typing or DNA analysis or both is carried out it is found to be a monorchid, cryptorchid or anorchid provided that if a horse has had a testicle removed due to an injury sustained by it the same may be made the subject of an explanatory certificate from the veterinarian who performed such removal operation and in that event this sub-regulation, in the discretion of the Board may have no effect.
- v) Applicants who are Members or Junior Members at the time of lodgement of applications to register shall be entitled to be charged fees which shall be lower than fees for persons who are not Members or Junior Members.
- b) A certificate of Registration shall be issued in respect of each approved application for registration and such certificate shall always remain the property of the Arabian Horse Society of Australia Ltd. Under no circumstances shall the certificate be amended, endorsed or mutilated in any way. The Certificate of Registration must be returned to the Arabian Horse Society of Australia Ltd for any proper amendment, endorsement or re-issue at such fee as the Board may from time to time determine.
- The Arabian Horse Society of Australia Ltd may issue to the owner a replacement Certificate of Ownership where:
- i) in the opinion of the Society the condition of the Certificate of Registration is such as to warrant its replacement or
 - ii) upon evidence satisfactory to the Society being provided that the Certificate of Registration has been lost or otherwise destroyed or
 - iii) the Board, in its absolute discretion, resolves that it be so issued.
- c) Each application for registration in the Stud Book or Register of the Arabian Horse Society of Australia Ltd shall be submitted on such prescribed form and shall contain such information as the Board may from time to time prescribe.
- d) Each horse submitted for registration must be the progeny of a sire and/or dam which are registered or eligible for registration at the date of application in the Stud Book or Register of the Arabian Horse Society of Australia Ltd or in a stud book or register of a recognized Society.
- e) Subject to Regulations 3(g) and 4 hereof, in respect of each horse foaled in Australia applications for its registration in the Stud Book or Register of the Arabian Horse Society of Australia Ltd shall be submitted within six (6) months of the date of its foaling or in accordance with the time limits and increased registration fees as the Board may from time to time prescribe.

- f) All applications for registration of any horse and/or matter in the Stud Book or Register of the Arabian Horse Society of Australia Ltd shall be accompanied by such fee and such documentation as shall be prescribed by the Board from time to time to support the application such as but not limited to service certificates, Breeding Document, photographs and/or pedigrees.
- g) Any application for registration of a horse other than a gelding, a spayed mare or an imported horse, which is received by the Arabian Horse Society of Australia Ltd more than twenty four (24) months after the date of its foaling will only be accepted by the Society upon payment of appropriate registration fees plus such penalty fee as is prescribed by the Board from time to time. In every such case parentage verification will be required if any or all of the documents prescribed by these Regulations have been lodged after the relevant dates. In the case of a gelding or spayed mare over the age of twenty four (24) months, the registration fee shall be such fee as is prescribed by the Board from time to time.
- h) When a horse is registered or entered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd as a gelding or a spayed mare irrespective of whether it has been gelded or spayed no consideration shall be given to altering its status to that of a stallion or of cancelling or expunging the entry of spaying except in the case of a manifest error by the Society or if the horse is under the age of twelve (12) months. Any application for registration of a gelding or a spayed mare shall be accompanied by advice from the applicant as to the physical gelding or spaying of the horse.
- i) Any application to register a foal born on or after 1st August, 1988 and prior to 1st August 2003 out of a mare registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd must be supported by a relevant Covering Declaration or such foal must be the subject of satisfactory parentage identification by blood typing or DNA analysis or both before such foal will be registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd provided that if no such documentation has been provided for the mating by a stallion not registered with the Society which produced progeny to be registered as a filly or gelding such application may be processed without blood typing or DNA analysis where the mare owner was unaware of the requirements of the Society.
- j) Any application to register a foal born on or after 1st August, 2003 out of a mare registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd must be supported by a relevant Covering Declaration, Stallion Return or Stud Return received by the Society prior to the birth of the foal or such foal must be the subject of satisfactory parentage identification by DNA analysis before such foal will be registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd provided that if no such documentation has been provided for the mating by a stallion not registered with the Arabian Horse Society of Australia Ltd which produced progeny to be registered as a filly or gelding such application may be processed without DNA analysis where the mare owner was unaware of the requirements of the Society.
- k) No Arabian stallion, mare, colt or filly born after 1st August 2005 and prior to 1st August 2008 shall be registered in the Stud Book of the Arabian Horse Society of Australia Ltd unless such foal has a DNA result recorded with the Arabian Horse Society of Australia Ltd or a hair sample submitted and stored at a place assigned by the Society together with the appropriate documentation as approved by the Society and unless a DNA result is available for its sire and dam.
- l) No Arabian stallion, mare, colt or filly born after 1st August 2008 shall be registered in the Stud Book of the Arabian Horse Society of Australia Ltd unless such foal has been DNA analyzed and satisfactory parent verification by reference to the DNA analysis of the foal's sire and dam has been completed.
- m) No Arabian horse born after 1st August 2005 shall be foal recorded with the Arabian Horse Society of Australia Ltd unless such colt has a DNA result recorded with the Arabian Horse Society of Australia Ltd or a hair sample submitted and stored at a place assigned by the Society together with the appropriate documentation as approved by the Society and unless a DNA result is available for its sire and dam.
- n) No Arabian gelding born after 1st August 2008 shall be registered in the Stud Book of the Arabian Horse Society of Australia Ltd unless such foal has a DNA result recorded with the Arabian Horse Society of Australia Ltd or a sample submitted and stored at a place assigned by the Society together with the appropriate documentation as approved by the Society and a DNA result for its sire and dam are available.
- o) Any application to the Society after 1st August 2007 to register a stallion or colt in the Stud Book or Register of the Arabian Horse Society of Australia Ltd shall be accompanied by a report from a veterinarian certifying that the said horse has two testicles descended into the scrotum. In the event that such horse has had a testicle removed due to an injury sustained by it the same may be made subject of an explanatory certificate from the veterinarian who performed such removal operation and in that event at the discretion of the Board this sub-regulation may have no effect. No veterinary report is required for colts for which application is made to foal record or for colts for which application is received at the time of export.
- p) No horse born after 14th April, 1986 (other than an imported horse) sired by an Arabian horse shall be registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd unless the blood type or DNA analysis or both of its sire has been recorded with the Arabian Horse Society of Australia Ltd provided that an application for registration of a foal sired by a living aged non blood typed or DNA analyzed stallion owned by a lapsed or deceased Member which in all other respects satisfies the requirements of these regulations shall be placed before the Board for its consideration and the Board may in its discretion and in relation to all foals sired by that stallion in the one breeding season only determine to register such foal or foals notwithstanding the lack of blood typing or DNA analysis of the sire. Such sire shall be listed as an ineligible sire in respect of all other foals until such time as its owner shall comply with these regulations.
- q) A horse conceived after 1st August, 1993 will not be eligible for registration with the Arabian Horse Society of Australia Ltd if it is the progeny of a colt or stallion registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd which is not the subject of advice satisfactory to the Society, as per Regulation 14 (b)(ii), which certifies that it is neither monorchid, cryptorchid nor anorchid. Any horse which has had a testicle removed due to injury must be the subject of an explanatory certificate from the veterinarian who performed the removal operation.
- r) Notwithstanding anything contained herein the Board may insist upon inspection of any horse.
 (i) before accepting the application for registration in the Stud Book or Register of the Arabian Horse Society of Australia Ltd, or,
 (ii) at any time after such registration has been completed and may appoint one or more inspectors for that purpose. In the former case The expense of such inspection shall be borne by the applicant for registration. In the latter case it shall be borne by the Arabian Horse Society of Australia Ltd unless the results of the inspection indicate that the recorded breeding is incorrect in which case the breeder of the horse shall reimburse the Society for all costs therein involved.
- s) The Board may refuse any application for registration without assigning a reason therefore.
- t) If any Mare Return, Stallion Return, Stud Return, any document forming part of a set of Breeding Documents, Service Certificate, Return of Lease, Application for Registration or Foal Recording or Transfer has been incorrectly completed or is otherwise deficient the same shall be returned to the applicant for rectification and returned to the Arabian Horse Society of Australia Ltd within (30) days accompanied by payment of such additional fees as is determined by the Board.

- u) No horse may be registered in both the Stud Book and the Register of the Arabian Horse Society of Australia Ltd nor in any two or more sections of the Register of the Arabian Horse society of Australia Ltd.
- v) No height restriction applies to any horse or pony registered in either the Stud Book or the Partbred Arabian, Anglo Arabian, Arabian Pony, Arabian Riding Pony, Arabian Warmblood, Quarab or Arabian Stockhorse Registers of the Arabian Horse Society of Australia Ltd for the purpose of registration, breeding or showing.

4. FOAL RECORDING OF COLTS

Foal recording is a process by which the owner of a colt may reserve a name for that colt and fix the fees for its later registration as a colt or gelding at the level of registration fees applicable to such registration as at the date of lodgement with the Arabian Horse Society of Australia Ltd of the application to foal record.

- i) An application for foal recording of an Arabian colt will only be accepted from a Member if such application is made before the age of the colt exceeds twelve (12) months. An application for foal recording of a Partbred Arabian, Anglo Arabian, Arabian Pony, Arabian Riding Pony, Arabian Warmblood, Quarab or Arabian Stockhorse colt will only be accepted if such application is made before the age of the colt exceeds twelve (12) months.
- ii) An application to register a foal recorded colt as a stallion or gelding must be made to the Arabian Horse Society of Australia Ltd before, it is used at stud or leased if any of these events occur before it attains an age of four (4) years. If the Society is so notified of the foal having been gelded the foal will be registered as a gelding without payment of further fees.
- iii) Fees paid in respect of foal recording of a foal shall be credited against the fees payable on registration of the colt as a stallion after 1st July, 1992.
- iv) Foal recording shall lapse when the foal recorded horse reaches four (4) years of age. An application to register a foal recorded colt as a stallion or gelding made after the colt has attained the age of four (4) years will be accepted subject to Regulation 3(g).
- v) Foal recorded colts may be transferred to new owners if such application is made before the age of the colt is four (4) years.

5. REGISTRATION NUMBERS

- a) A number shall be allocated by the Arabian Horse Society of Australia Ltd to each horse upon its registration in the Stud Book or Register of the Arabian Horse Society of Australia Ltd and the number so allocated shall be known as the Stud Book number or registered number respectively. Numbers shall be allocated consecutively and separately to stallions, foal recorded colts, geldings, mares and spayed mares so that no two animals of the same sex shall have the same Stud Book or registered number. The prefixes of 'S' for stallions, 'C' for foal recorded colts, 'G' for geldings, 'F' for female and 'X' for spayed mares will be added to the Stud Book or registered number. Appropriate prefixes shall be added to such registered numbers of horses recorded in the Register to indicate to which section of the Register they belong.
- b) Where a stallion is registered as a gelding or is subsequently gelded, or a mare is registered as a spayed mare or is subsequently spayed, this shall be additionally stated on the Certificate of Registration.

6. CANCELLATION OF REGISTRATIONS OR DE-REGISTRATION

If it be found that the particulars furnished for registration of any horse in the Stud Book or Register of the Arabian Horse Society of Australia Ltd are incorrect in any material respect the Board may thereupon cancel the registration of such horse and may cancel or allow the registration of any of its Descendants to remain and may make such correction in the description of any of the descendants in the Stud Book or Register of The Arabian Horse Society of Australia Ltd as the Board may consider appropriate.

- a) Any horse may upon the written application of its registered owner be de-registered by the Board at a specific date and thereupon that de-registration as at the specified date shall be recorded in the Stud Book or Register of the Arabian Horse Society of Australia Ltd.
- b) The Board may cancel, effect a de-registration or amend the registration in the Stud Book or Register of the Arabian Horse Society of Australia Ltd of any horse and/or of any particulars relating to such horse if:-
 - i) the prescribed fee payable upon entry registration or application for transfer shall not be duly paid; or
 - ii) the horse be sold, exchanged, leased or otherwise disposed of and no application for transfer or return of lease in the prescribed form be lodged with the Arabian Horse Society of Australia Ltd within the prescribed time or if the prescribed fee be not paid; or
 - iii) by any reason of bankruptcy or liquidation or by reason of the application of the laws for the time being relating to mental illness or otherwise by operation of law, the person registered in the Society's records be divested of the ownership of the horse;
 - iv) any material error be found to exist therein; or
 - v) it is found that any horse appears to have duplicated registration within the Stud Book and/or Register of the Arabian Horse Society of Australia Ltd.
- c) De-registration of any horse shall not affect the re-registration or entry of any foal of which such horse is the sire or dam if the registration or recording of such horse was effected during the period of registration of such horse except in the case of a horse found not to be of the parentage stated.
- d) De-registration shall not constitute a disqualification from re-registration. Re-registration may be permitted by the Board in the name of the last owner recorded in the records of the Arabian Horse Society of Australia Ltd upon application of such person as the Board may think fit.

7. TRANSFERS AND LEASES

- a) No horse shall be transferred nor shall a Return of Lease be recorded in the Stud Book or Register of the Arabian Horse Society of Australia Ltd except pursuant to an executed transfer or Return of Lease signed by its registered owner accompanied by, if applicable, an executed transfer from each succeeding owner, completing by successive transfers the chain of title vested in the present owner PROVIDED for what appears to the Board to be good and sufficient reason the Board may at its discretion accept any application for transfer unaccompanied by such transfer or transfers.
- b) Applications for transfer or Return of Lease of stallions or colts registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd will only be accepted from Members and applications for transfer or Return of Lease of Arabian mares (except spayed mares) will only be accepted from Members or Junior Members. The transferor or lessor must be a Member or Junior Member as the case may be at

the date of transfer or of Lease stated on the transfer application or the Return of Lease. The transferee or lessee must also be a Member or Junior Member as the case may be at the date of recording of the transfer or Return of Lease except in the case of a horse which is to be exported at the time of purchase.

- c) Any person shall be eligible to register or transfer or lease Arabian geldings or spayed mares in the Stud Book of the Arabian Horse Society of Australia Ltd or to transfer or lease horses other than stallions or colts in any section of the Register of the Arabian Horse Society of Australia Ltd.
- d) A person who lodges an application for transfer or Return of Lease in respect of horses which are registered in the Register of the Arabian Horse Society of Australia Ltd and who is a Member or Junior Member of the Arabian Horse Society of Australia Ltd at the time of lodgement of such application shall be entitled to make payment in accordance with the Members' Scale of Fees.
- e) All transfers and leases processed by the Arabian Horse Society of Australia Ltd are done so with the right to cancel or amend the transfer or lease should an error have been shown to have occurred.

Transfers

- f) Upon the sale, exchange, gift or other disposition other than the lease of a horse registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd there shall be lodged by the transferor with the Society within sixty (60) days either:-
 - i) An application for transfer in the prescribed form, duly completed and executed by the transferee and transferor to be recorded in the records of the Arabian Horse Society of Australia Ltd; or
 - ii) An application for de-registration from the Stud Book or Register of the Arabian Horse Society of Australia Ltd.
- g) The vendor of a female horse registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd shall, if the horse is sold as being in foal or as having been served by a sire, state such fact on the Transfer Application and provide any appropriate Service Certificate to the purchaser.
- h) Each application for transfer lodged with the Arabian Horse Society of Australia Ltd shall be accompanied by the prescribed fee and the Certificate of Registration of the horse to be transferred to enable endorsement of the details of transfer on such Certificate.
- i) Applications for transfer received after sixty (60) days from the actual date of transfer shall be accompanied by a fee which is such greater amount than the fee prescribed for lodgement within sixty (60) days as may be prescribed by the Board from time to time.
- j) Applications for transfer of a foal out of a jointly owned mare by one of the joint owners to the other or others of the joint owners at the time of registration of the foal shall be accompanied by one half only of the usual transfer fee applicable.
- k) Applications for transfer of all horses registered in an ownership to an immediate member of the owner's family shall be accompanied by one half only of the usual transfer fees applicable.

Pedigrees

- l) Where a registered owner sells with pedigree a horse registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd he shall furnish to the purchaser a four generation pedigree, typed or clearly written. Pedigrees of horses registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd may be issued by the Society at a fee to be prescribed by the Board from time to time.

Leases

- m) i) Where a horse registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd is leased by its registered owner to some other person there shall be lodged by the lessor with the Arabian Horse Society of Australia Ltd within sixty (60) days a Return of Lease on the prescribed form duly completed and executed by both lessor and lessee (such signatures being duly witnessed) together with the Certificate of Registration and the prescribed fee.
- ii) The Arabian Horse Society of Australia Ltd shall retain the Certificate of Registration pending expiry or earlier termination or surrender of the lease, record the transaction in the records of the Society and forward to the lessor and lessee respectively copies of the Certificate of Registration marked 'Lessor's Copy' and 'Lessee's Copy' and bearing evidence of the dates of commencement and expiry of the lease. The maximum period of lease from the commencement to the expiry date shall be five (5) calendar years. The lease shall be terminated as at the expiry date unless application for extension of the lease by both the lessor and lessee in writing is received prior to termination.
- iii) At the date of the lease and at the date of recording of the lease lessors and lessees of Arabian mares (other than spayed mares) must be Members or Junior Members and lessors and lessees of all stallions or colts registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd must be members.
- iv) Returns of Leases received more than sixty (60) days from the commencement of the lease shall be accompanied by a fee which is such greater amount than the fee prescribed for lodgement within sixty (60) days thereof as is prescribed by the Board from time to time.
- v) Notwithstanding the provisions of Regulation 7 (m) (iv) thereof the Board may in its absolute discretion amend its records to show the termination or surrender of any lease prior to its expiry date in circumstances where the Board reasonable believe that such lease has been terminated or surrendered but has not been notified by the lessor and the lessee or either of them of such event.

8. IMPORTED AND EXPORTED HORSES

Importation

- a) As from January 1st 1985 the owner of a horse to be imported shall thirty (30) days prior to its arrival in Australia notify the Arabian Horse Society of Australia Ltd of its impending arrival and provide details of the horse and its parentage. The owner of any Arabian shall in addition forward the then current DNA analysis fee to the Arabian Horse Society of Australia Ltd.
- b) No stallion or colt imported into Australia on or after 1st December, 1988 will be registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd if upon inspection by a veterinarian at the time bloodtyping or DNA analysis or both of the horse is carried out it is found to be a monorchid, cryptorchid or anorchid provided that if a horse has had a testicle removed due to an injury sustained by it the same may be made the subject of an explanatory certificate from the veterinarian who performed such removal operation and in that event at the discretion of the Board this sub-regulation may have no effect.
- c) In respect of each horse imported into Australia an application for registration in the Stud Book or Register of the Arabian Horse Society of Australia Ltd shall be made by its owner within sixty (60) days after its clearance from quarantine or within such time as may be approved by the Board.

- d) In support of an application to register an imported horse in the Stud Book or Register of the Arabian Horse Society of Australia Ltd the following documents shall be provided:
 - i) the original Certificate of Registration issued by the Registry of a recognised Society in the country of export showing the applicant to be the registered owner of the horse or where the original is retained by the recognised Society a photocopy certified by the recognised society of such certificate
 - ii) a four generation pedigree and export certificate issued by such Registry in the country of export.
 - iii) advice from the import agents or the owner or lessee of the horse as to the arrival of the horse in Australia and its quarantine release date.
 - iv) in the case of Arabians a statement that the DNA analysis of the horse is on record with an overseas blood typing laboratory recognised by the Society. Such DNA analysis must correlate with the DNA analysis determined upon importation.
 - v) an Application for Registration of the horse together with the registration fee and photographs showing all markings of the horse from all angles.
- e) No horse imported into Australia shall be registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd unless at the time of Application for Registration the applicant shall provide documentary evidence to the satisfaction of the Board that the horse was at the time of such importation registered in a Stud Book or Register acceptable to the World Arabian Horse Organisation or such other international organisation as may be approved by the Board.
- f) Any imported horse either mare, stallion, gelding, spayed mare, filly, colt or foal imported into Australia other than in utero will be subject to a registration fee of such sum as is prescribed by the Board from time to time and payable by the applicant for Registration prior to its inclusion in the Stud Book or Register of the Arabian Horse Society of Australia Ltd.
- g) If an application for registration of an imported horse has been incorrectly completed or is otherwise deficient, the same shall be returned to the applicant for rectification and return to the Society within thirty (30) days accompanied by payment of such additional fee as is determined by the Board.
- h) A reduced import registration fee shall apply for horses to be registered in the Register of the Arabian Horse Society of Australia Ltd, geldings or spayed mares to be registered in the Stud Book of the Arabian Horse Society of Australia Ltd and horses owned by people migrating to Australia where the horses have been bred and owned by them or for horses which have been owned by them for a minimum of twelve (12) months prior to their importation.
- i) Reduced import registration fees shall apply where three (3) or more horses are imported together by a person or people. All paperwork shall be lodged concurrently in order to be eligible for these reduced fees.

Export

- j) In support of an application to export a horse registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd the following shall be provided prior to the issue of an Export Certificate:
 - i) the original Certificate of Registration transferred to the new owner if applicable.
 - ii) application for registration in the Stud Book or Register of the Arabian Horse Society of Australia Ltd if the horse to be exported is foal recorded.
 - iii) advice as to the date of export of the horse.
 - iv) the DNA analysis or both of the horse to be exported, together with that of its sire and dam (if alive and registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd) must be on record with the Arabian Horse Society of Australia Ltd.
 - v) photographs of the horse showing all markings of the horse from all angles.
 - vi) No Arabian horse born after 1st August 2004 shall be eligible for export unless it has been successfully parentage verified against its sire and dam.
 - vii) such fee as may be determined by the Board from time to time.
- k) Regulation 8 shall apply to horses exported from and re-imported into Australia with the exception of the need to submit payment of a registration application fee.

9. BRANDING

- a) Every horse born in Australia, which is submitted for registration or foal recording must no later than twelve (12) months after the date of its birth or by the date of its sale by its first owner (whichever is the earlier) be branded with a stud or stock brand and also must bear a number and date brand. Failure to do so may render any approved registration application invalid and thus liable to cancellation at the discretion of the Board. 'Date' is defined as the last numeral of the year of the breeding season in which the foal is born. Stud and stock brands must be registered with any appropriate State Government Brands Registrar or Authority and must be used in accordance with the regulations laid down by such Registrar or Authority. Details of registered brands owned by Members or Junior Members must be submitted to the Arabian Horse Society of Australia Ltd for recording purposes. It is not permissible for a registered brand to be used on other than the owner's stock.
- b) Horses imported into Australia other than in utero are not required by the Arabian Horse Society of Australia Ltd to be branded.

10 NAMES

- a) No horse shall be named with a name similar to that of an existing horse except for imported horses, whose names shall be suffixed with letters denoting the country of export.
- b) Registration of a horse under a particular name may be refused if the spelling or pronunciation of the name is in the opinion of the Board so like the name of another registered horse as to be likely to mislead.
- c) Except for imported horses no horse can be named and registered using the Stud Prefix of any person other than the first owner except that where proof of contractual agreement is received by the Arabian Horse Society of Australia Ltd the Stud Prefix of the breeder may be permitted to be used. Where an existing prefix is a common word it may be approved for use in the horse's name but not as the first word thereof.

- d) Names of established families or of established studs or of celebrated horses may only be applied to a horse having some ancestral claim thereto as approved by the Board and shall not be used if such use is in the opinion of the Board likely to be misleading regardless of whether a Stud Prefix is included.
- e) The Arabian Horse Society of Australia Ltd may refuse to allow registration of any name which, in its absolute discretion, it considers to be misleading, misapplied or contrary to the interest of the Society or its Members.
- f) The name of a registered horse shall not be changed if it has been accepted for registration in the Stud Book or Register of the Arabian Horse Society of Australia Ltd unless the Board subsequently finds that an error was made by the Society in the acceptance of the name. Upon any change being made in accordance with these Regulations, a proper record incorporating the former name in parentheses shall be made in the Stud Book or Register and/or elsewhere as may be required to avoid confusion. Where the registered name of a horse includes a Stud Prefix such horse must at all times be referred to by its full registered name.
- g) Single or multiple letters not constituting a word will not be permitted to be used at the beginning or end of a name. Numerals will not be approved for use in a horse's name.

11 STUD PREFIXES

It is not essential to use a prefix when naming a horse. However, if a prefix is used it must be registered with the Arabian Horse Society of Australia Ltd by completion of the appropriate application form and payment of the fee prescribed by the Board from time to time.

- a) Names of celebrated horses or of established studs in Australia or elsewhere will not be acceptable as a prefix unless the applicant for the prefix is the owner of such horse or stud.
- b) A prefix becomes part of the horse's registered name and must be included in all references to that horse.
- c) Persons who are not Members may register a prefix.
- d) One or more letters which do not form a word will not be approved as a Stud Prefix except that where such a prefix was previously approved and registered by a member it may continue to be used until such time as its owner ceases membership. Such prefixes are not eligible for transfer to another party and will cease upon the current owner not maintaining membership.
- e) Where a Stud Prefix has never been used and the owners of the prefix have not been members for seven (7) years and cannot be located the Stud Prefix will lapse and may be re-allocated or allowed in the naming of a horse providing that all efforts must have been made to contact the previous owner of the prefix for his consent.
- f) Where a Stud Prefix is no longer in use and the owner of the prefix is willing to authorise another party to register the prefix, the prefix may be eligible for re-registration to another party.
- g) Registration of a Stud Prefix may be refused if the spelling or pronunciation of the name is in the opinion of the Arabian Horse Society of Australia Ltd like the Stud Prefix of another party as to be likely to mislead.

12. ARTIFICIAL INSEMINATION

- a) No horse other than an imported horse got by artificial insemination shall be foal recorded or registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd unless the following regulations have been complied with:
 - i) A permit in the form prescribed from time to time by the Board will be required for each stallion ('the stallion') and/or mare ('the mare') registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd which is to be used for artificial insemination in Australia and such permit must be renewed for each breeding season.
 - ii) A permit will be issued by the Arabian Horse Society of Australia Ltd upon the registered owner or lessee of the stallion and/or of the mare and/or the registered owner of any semen stored with the approval of the Arabian Horse Society of Australia Ltd lodging with the Society:
 1. A duly executed and completed permit application in the form from time to time prescribed by the Board, and
 2. The permit fee from time to time prescribed by the Board. A penalty fee of five (5) times the permit fee may be imposed if a Member or Junior Member transports semen without first obtaining a permit for this purpose.
 - iii) In order for a permit to be issued for mares to be inseminated the DNA analysis of any Arabian stallion and any Arabian mare to be inseminated hereunder for the purpose of producing Arabian foals must be on record with the Arabian Horse Society of Australia Ltd prior to any permit being issued. The DNA analysis of any mare registered in the Register of the Arabian Horse Society of Australia Ltd to be inseminated by semen which has been transported into Australia from another country for the purpose of producing a foal which will be eligible for registration in the Register of the Arabian Horse Society of Australia Ltd must be on record with the Society prior to any permit being issued.
 - iv) Any foal eligible for registration in the Stud Book or Register of the Arabian Horse Society of Australia Ltd which is conceived by use of semen which has been transported into Australia from another country and any Arabian foal resulting from artificial insemination using semen which has been collected in Australia shall be required to be DNA analysed at the expense of the owner or lessee of the dam of the foal at the time of the foal's birth and satisfactory parent verification by reference to the DNA analysis of the foal's sire and dam shall be a pre-requisite to foal recording or registration of such foal in the Stud Book or Register of the Arabian Horse Society of Australia Ltd.
 - v) Collection of semen from the stallion may take place anywhere in the world provided that in the case of an Arabian stallion it must be a stallion which is registered in a Stud Book or Register acceptable to the World Arabian Horse Organisation or such other international organisation as may be approved by the Board and collection of semen from the stallion and insemination of mares shall be carried out by registered veterinarians or artificial insemination technicians whose qualifications are acceptable to the Arabian Horse Society of Australia Ltd. Stallions whose semen is to be imported into Australia must be DNA analysed and approved for the export of semen in their home country.
 - vi) No horse being the progeny (whether wholly or partly) of, by or from any genetic material imported from outside Australia shall be registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd unless at the time of application for registration the applicant shall provide documentary evidence to the satisfaction of the Board that the horse or horses which provided the source of such genetic material was or were at the time of such importation registered in the Stud Book or Register acceptable to the World Arabian Horse Organisation or such other international organisation as may be approved by the Board.

- vii) Stored semen may be stored and used for an indefinite period.
- viii) Stallion owners and/or owners of semen must notify the Arabian Horse Society of Australia Ltd of stallions to be used for artificial insemination in the season semen is to be collected and/or used.
- ix) Owners of stallions resident overseas whose semen is to be imported have the right of stallion nomination, signing of service and other documentation without the requirement of membership of the Arabian Horse Society of Australia Ltd.
- x) Where a mare is inseminated in Australia with semen which has been collected in Australia from a stallion which has been exported from Australia the last resident Australian owner of that stallion as recorded by the Arabian Horse Society of Australia Ltd shall be the person authorised to sign Breeding Documentation, order Service Certificates and complete Stallion and Transported Semen Returns.
- xi) Breeding Documentation required for artificial insemination using Non-Transported Semen:
 1. Breeding Documentation as per Regulation 14 shall be completed for all mares inseminated.
 2. All mares inseminated shall be listed on the annual Stallion Return to be forwarded to the Arabian Horse Society of Australia Ltd prior to 31st July in each breeding season by the owner of the stallion and listed on the Annual Stud Return to Be forwarded to the Arabian Horse Society of Australia Ltd prior t5o 31st July in each breeding season by the owner of the mare.
- xii) Breeding Documentation required for artificial insemination using transported and/or stored Semen:
 1. Transported/stored semen Service Certificates must be purchased by the owner of the stallion and each such service certificate shall be valid to register one foal (or twins). Such service certificates, which are issued with an identifying number but are not signed or dated, are valid after the stallion has been sold. Such service certificates shall be forwarded to the owner of the mare or accompany the semen when it is transported if the foal is authorised for registration.
 2. The registered owner or lessee of the stallion and/or the semen and the registered owner or lessee of the mare shall lodge with the Arabian Horse Society of Australia Ltd during each month in which semen is transported or inseminated a return in the form prescribed from time to time by the Board disclosing details of all semen of the stallion transported and mares inseminated within Australia during the preceding month. All mares inseminated shall be listed on the annual Stallion Return to be forwarded to the Arabian Horse Society of Australia Ltd prior to 31st July in each breeding season by the owner of the stallion and listed on the Annual Stud Return to be forwarded to the Arabian Horse Society of Australia Ltd prior to 31st July in each breeding season by the owner of the mare. Failure to supply some such documentation within the required time frame shall result in the necessity for parentage verification by DNA analysis for all foals to be registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd.
 3. Derivative transported/stored semen Service Certificates may be purchased by the owner of the stallion for the purpose of registration of horses in the Register.
- xiii) Lessees of a stallion may only store semen and purchase Breeding Documentation with the consent of the owner of the stallion.
- xiv) The owner of a stallion at the time semen is collected and stored shall be deemed to be the owner of that semen providing the Arabian Horse Society of Australia Ltd is advised at the time of collection of the amount of semen stored and an annual return is submitted on the form issued by the Society.
- xv) Owners/lessees of stallions which are nominated for artificial insemination usage and/or owners of semen are required to ensure that all Arabian mares to be inseminated have been DNA analysed prior to insemination. Failure to ensure that all Arabian mares to be inseminated have been DNA analysed and authorised for use in an artificial insemination program may result in refusal to accept the nomination of that stallion owners/lessees stallions for Artificial Insemination in the following breeding season.
- xvi) Export of Semen:
 1. The registered owner of a donor stallion whose semen is to be exported from Australia or the owner of such semen shall at least one (1) month prior to its export so notify the Society on the prescribed form and pay to the Arabian Horse Society of Australia Ltd the fee prescribed from time to time by the Board. A penalty fee of five (5) times the permit fee may be imposed if a Member transports semen without first obtaining a permit for this purpose. A separate permit is required for each country to which semen is to be exported.
 2. The registered owner of a donor stallion whose semen is to be exported from Australia or the owner of such semen shall nominate the stallion for use at stud each year that semen is to be exported and shall advise the Arabian Horse Society of Australia Ltd of each shipment of semen and its destination.
 3. A Semen Transportation Report must be completed and forwarded to the Arabian Horse Society of Australia Ltd within Seven (7) days of each shipment of semen.

13. ASSISTED REPRODUCTIVE TECHNIQUES

- a) **EMBRYO TRANSFER** No horse foaled as a result of embryo transfer from the mare in which it was conceived (herein called 'donor mare') to a surrogate dam (herein called 'recipient mare') shall be foal recorded or registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd unless the following regulations have been complied with:
 - i) A permit in the form prescribed from time to time by the Board will be required for each donor mare and such permit must be renewed for each breeding season.
 - ii) The DNA analysis of both the stallion to be used to impregnate the donor mare and the donor mare must be on record with the Arabian Horse Society of Australia Ltd for each stallion and donor mare which are registered with the Society prior to any permit being issued.
 - iii) The permit will be issued by the Arabian Horse Society of Australia Ltd upon the registered owner or lessee of the donor mare lodging with the Society:
 1. a completed permit application in the form from time to time prescribed by the Board in respect of a donor mare.
 2. the permit fee from time to time prescribed by the Board.
 - iv) Within sixty (60) days of a registered Veterinarian collecting the embryo from the donor mare and transferring it to the recipient mare the registered owner or lessee of the donor mare shall lodge with the Arabian Horse Society of Australia Ltd a Return in the form

prescribed from time to time by the Board certifying the dates on which such collection and transfer took place and advising of the positive or negative pregnancy of the recipient mare and the presence or absence of twin embryos.

- v) In the event that the owner or lessee of the donor mare sells the embryo prior to birth an Embryo Sale form must be completed and such Embryo Sale form shall accompany the Application for Registration of the resulting foal.
 - vi) In the event that the owner of the donor mare sells the mare prior to the birth of the embryo and Embryo Ownership form must be completed and such Embryo Ownership form shall accompany the Application for Registration of the resulting foal.
 - vii) Any foal eligible for registration in the Stud Book or Register of the Arabian Horse Society of Australia Ltd resulting from such embryo transfer shall be required to be DNA analysed at the expense of the owner of the foal at the time of the foal's birth and satisfactory parent verification by reference to the DNA analysis of the foal's sire and dam shall be a pre-requisite to foal recording or registration of such foal in the Stud Book or Register.
 - viii) The owner at the time of birth of the foal resulting from the embryo transfer must lodge with the Arabian Horse Society of Australia Ltd in the form prescribed by the Board from time to time and duly completed and executed:
 - 1. an Application to Register or Foal Record the foal
 - 2. a Mare Return in relation to the donor mare
 - 3. an application for DNA analysis of the foal for parentage verification
 - 4. a Service Certificate in relation to the mating which produced such foal
 - 5. an Embryo Sale or Embryo Ownership form if applicable
 - and
 - 6. the prescribed fees applicable to the documents referred to in (viii) (1.), (2.), (3.) and (5) hereof.
- b) **OVUM TRANSFER** No horse foaled as a result of ovum transfer from the mare whose ova were transferred (herein called 'donor mare') to a surrogate dam (herein called 'recipient mare') shall be foal recorded or registered in Stud Book or Register of the Arabian Horse Society of Australia Ltd unless the following regulations have been complied with:
- i) A permit in the form prescribed from time to time by the Board will be required for each donor mare and such permit must be renewed for each breeding season.
 - ii) The DNA analysis of both the stallion to be used to impregnate the donor mare and the donor mare must be on record with the Arabian Horse Society of Australia Ltd for each stallion and donor mare which are registered with the Society prior to any permit being issued.
 - iii) The permit will be issued by the Arabian Horse Society of Australia Ltd upon the registered owner or lessee of the donor mare lodging with the Society:
 - 1. a completed permit application in the form from time to time prescribed by the Board in respect of a donor mare.
 - 2. the permit fee from time to time prescribed by the Board.
 - iv) Within sixty (60) days of a registered Veterinarian collecting the ova from the donor mare and transferring the ovum or resultant embryo to the recipient mare the registered owner or lessee of the donor mare shall lodge with the Arabian Horse Society of Australia Ltd a Return in the form prescribed from time to time by the Board certifying the dates on which such collection and transfer took place and advising of the positive or negative pregnancy of the recipient mare and the presence or absence of twin embryos.
 - v) In the event that the owner or lessee of the donor mare sells the embryo prior to birth an Embryo Sale form must be completed and such Embryo Sale form shall accompany the Application for Registration of the resulting foal.
 - vi) In the event that the owner of the donor mare sells the mare prior to the birth of the embryo and Embryo Ownership form must be completed and such Embryo Ownership form shall accompany the Application for Registration of the resulting foal.
 - vii) Any foal eligible for registration in the Stud Book or Register of the Arabian Horse Society of Australia Ltd resulting from such ovum or embryo transfer shall be required to be DNA analysed at the expense of the owner of the foal at the time of the foal's birth and satisfactory parent verification by reference to the DNA analysis of the foal's sire and dam shall be a pre-requisite to foal recording or registration of such foal in the Stud Book or Register.
 - viii) The owner at the time of birth of the foal resulting from the ovum or embryo transfer its owner must lodge with the Arabian Horse Society of Australia Ltd in the form prescribed by the Board from time to time and duly completed and executed:
 - 1. an Application to Register or Foal Record the foal
 - 2. a Mare Return in relation to the donor mare
 - 3. an application for DNA analysis of the foal for parentage verification
 - 4. a Service Certificate in relation to the mating which produced such foal
 - 5. an Embryo Sale or Embryo Ownership form if applicable and
 - 6. the prescribed fees applicable to the documents referred to in (viii) (1.), (2.), (3.) and (5.) hereof.
- c) **CLONING**
No horse produced by the method of cloning shall be registered with the Society.

14. NOMINATION AND BREEDING DOCUMENTS

- a) For the purpose of this Regulation, the term 'owner' shall be deemed to include the registered owner, lessee or applicant for transfer of ownership of a horse;
- b) i) Any Member who is the owner of a stallion registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd who intends to use such stallion during a breeding season shall lodge with the Society no later than 31st July immediately prior to the commencement of that breeding season a Notice of Intention To Use in respect of such stallion on the form prescribed together with the fee prescribed by the Board from time to time.
- ii) In respect of every breeding season commencing on or after 1st August 1993 such Member shall also lodge with the Arabian Horse Society of Australia Ltd a certificate from a registered veterinarian that such stallion has two testicles which have descended into its scrotum provided that this requirement shall be deemed to have been satisfied if"
 - 1) the Arabian Horse Society of Australia Ltd already has on record evidence thereof, or

- 2) such horse has had a testicle removed due to injury sustained by it and such Member provides the Society with a certificate to that effect by the veterinarian who performed the removal operation, or
 - 3) copies of adult Australian Pony Stud Book, Welsh Pony and Cob Society of Australia or Riding Pony Stud Book of Australia Registrations or relevant veterinary insurance reports of stallions are submitted to the Society, or
 - 4) in the case of an aged stallion, photographs are submitted to the Society which clearly identify the stallion and show the presence of two descended testicles.
- c) On satisfactory lodgement of the Notice of Intention To Use the owner of such stallion shall be supplied with Breeding Documents or Service Certificates in accordance with the details requested by him and upon payment of any required fee.
 - d) Such issued sets of Breeding Documents or Service Certificates are not transferable to any other person.
 - e) In every breeding season for foals conceived after 1st August 1987 and prior to 1st August 2002 the owner of:
 - i) every stallion registered in the Stud Book of the Arabian Horse Society of Australia Ltd which is served by a stallion, and
 - ii) every mare registered in the Stud Book or the Arabian Horse Society of Australia Ltd which is served by a stallion, and
 - iii) every stallion registered in the Register of the Arabian Horse Society of Australia Ltd which serves a mare registered in the Stud Book or Register of the Society, and
 - iv) every mare registered in the Register of the Arabian Horse Society of Australia Ltd which is served by a stallion registered in the Stud Book or Register of the Society
 - v) every stallion which contains not less than 25% registered Arabian breeding and every Anglo Arabian stallion registered in the Register of the Arabian Horse Society of Australia Ltd which serves a mare whose resultant foal may be eligible for registration in the Register of the Society, and
 - vi) every mare registered in the Register of the Arabian Horse Society of Australia Ltd which is served by a stallion registered in the Stud Book or Register of the Society.
 - v) Every stallion which contains not less than 25% registered Arabian breeding and every Anglo Arabian stallion registered in the Register of the Arabian Horse Society of Australia Ltd which serves a mare whose resultant foal may be eligible for registration in the Register of the Society, and
 - vi) Every mare registered in the Register of the Arabian Horse Society of Australia Ltd which is served by a stallion and whose resultant foal may be eligible for registration in the Register of the Society shall complete and lodge with the Arabian Horse Society of Australia Ltd respective parts of the Breeding documents together with the prescribed fees in accordance with the instructions specified on each of such parts of the Breeding Documents.
 - f) For breeding services commencing on or after 1st August 1987 and prior to 1st August 2002 in respect of any horse registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd as detailed in Regulation 14 (e) duly completed Breeding Documents shall be the minimum evidence required by the Society to support all applications to register resulting progeny conceived by natural service or artificial insemination using non-transported and/or stored semen. Failure to lodge Breeding Documents and prescribed fees in accordance with the instructions prescribed from time to time and/or specified on the documents may result in payment of penalty fees or in such resulting progeny being ineligible for registration
 - g) For foals conceived on or after 1st August 1987 and prior to 1st August 2002 where a stallion owner fails to submit a Covering Declaration for a mare which has been served, the mare owner is not to be penalised if he has notified the service on the Stud Return or the service has been noted on the stallion return submitted to the Arabian Horse Society of Australia Ltd prior to the birth of the foal and in such case the foal will be eligible for registration upon the production of a Service Certificate. Any foals registered in this manner as colts or Arabian fillies, which are owned by the stallion owner, are to be DNA analysed for parentage verification and the costs thereof shall be borne by the owner of the stallion
 - h) For foals conceived on or after 1st August 1987 and prior to 1st August 2002 where a stallion owner fails to submit the Covering Declaration for a mare which has been served, whether the mare is or is not owned or leased by the stallion owner, then any future transactions by that stallion owner are to be suspended until all outstanding declarations and fees are finalised and paid.
 - i) For foals conceived after 1st August 2002 where a stallion owner fails to submit a Stallion Return to the Arabian Horse Society of Australia Ltd detailing all mares which have been served, the mare owner is not to be penalised if he has notified the service on the Stud Return submitted to the Society prior to the birth of the foal and in such case the foal will be eligible for registration upon the production of a Service Certificate. Any foals registered in this manner as colts or Arabian fillies, which are owned by the stallion owner, are to be DNA analysed for parentage verification and the costs thereof shall be borne by the owner of the stallion.
 - j) For foals conceived after the 1st August 2002 where a stallion owner fails to submit the Stallion Return detailing all mares which have been served, whether the mares are or are not owned or leased by the stallion owner, then any future transactions by that stallion owner are to be suspended until all outstanding declarations and fees are finalised and paid.
 - k) The Service Certificate and the Mare Return shall be supplied by the owner of the stallion to the owner of the mare in sufficient time to permit the owner of the mare to lodge the Mare Return by its due date. Where a dispute exists in respect of service fees and other associated costs as determined by the Arabian Horse Society of Australia Ltd between the stallion owner and mare owner the mare return is to be supplied to the mare owner and a photocopy of the service certificate is to be forwarded to the Society with an explanatory letter.
 - l) The Service Certificate and Mare Return in respect of any mare sold that has been served and in respect whereof the result of the service is not known shall be given by the Vendor of the mare to its Purchaser to enable the Purchaser to complete the Mare Return and duly lodge same with the Society.
 - m) A Service Certificate signed by the owner or lessee of a stallion shall be required in respect of any foal to be registered which is by a stallion which is registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd. No stallion shall be acknowledged as the sire of a foal if the application for registration of a foal out of a mare registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd is not supported by a service certificate signed by the owner or lessee of the sire except that Statutory Declarations and proof of parentage as provided by other breed Societies may be accepted in lieu of a Service Certificate for the registration of Partbred Arabians containing less than fifty per centum (50%) registered Arabian breeding and where a foal is to be registered by the owner or lessee of the sire no signature shall be required on the Service Certificate.
 - n) Where a stallion is unable to be acknowledged as the sire of a foal due to the inability to obtain a signed Service Certificate the resulting foal may still be registered as a Partbred Arabian with the sire listed as 'R-unnamed' providing that the percentage of registered Arabian breeding as calculated from its dam is a minimum of twenty five per centum (25%). Where a mare is unable to be acknowledged as the dam of a foal due to the inability to obtain a signed transfer or lease the resulting foal may still be registered as a Partbred Arabian with the dam listed as 'R-

unnamed' providing that the percentage of registered Arabian breeding as calculated from its sire is a minimum of twenty five per centum (25%). The registrations of such foals may be altered in order to acknowledge the correct sire or dam once the problem pertaining to their sire or dam has been resolved.

- o) If a mare is served by two or more stallions without producing a foal between such services then Breeding Documents shall be provided in respect of each such stallion and the mare, and
- i) where the resulting foal is to be registered as a gelding or a spayed mare or as other than a colt or an Arabian filly the Registration Certificate therefore shall record the names of all such stallions; and
 - ii) where the resulting foal is to be registered as an Arabian filly or is to be Foal Recorded or to be registered as a colt no application for Foal Recording or registration of such resulting foal shall be recorded or registered by the Arabian Horse Society of Australia Ltd unless
 - 1) there is provided by the applicant satisfactory evidence using DNA analysis which shall exclude all but one of the possible sires, or
 - 2) the Board shall decide otherwise, or
 - 3) more than six (6) weeks have elapsed from the last service of the mare by one of the stallions ('the earlier stallion') and the first subsequent service of the mare by another stallion and in respect of the period between services by such stallions the Board has been given satisfactory evidence by a qualified veterinarian or veterinarians that the mare was not in foal, in which case the earlier stallion shall not be recorded on the Certificate of Registration of the relevant progeny of the mare, or
 - 4) evidence of colour exclusion according to generally acceptable genetic principles exists, or
 - 5) the Board has been given satisfactory evidence by a qualified veterinarian or veterinarians that one or more such stallions was or were at the time of such services infertile and incapable of impregnating a mare, in which case the name of the stallion or stallions so certified shall not be recorded on the Certificate of Registration of the relevant progeny of the mare.
- p) Where a member owns the stallion and mare at the time of service and at the time of foaling the resulting foal may be registered as a colt or filly at any age or as a gelding if over six (6) months of age with confirming parentage verification by DNA analysis against the sire and dam or as a gelding within six (6) months of birth without the need for DNA analysis without submission of Covering Declarations, Service Certificates and Mare Returns where the sire was nominated for use at stud and the mares are listed on the stallion return received prior to the birth of the foals. All costs for DNA analysis are to be borne by the breeder of the foal
- q) Where an Arabian mare is inadequately identified on a Covering Declaration or Service Certificate issued by a Member in respect of service by his stallion of a mare the resultant foal (if it is other than a gelding or a spayed mare) will only be eligible for registration once its breeding is verified as correct, by DNA analysis, if necessary. Any DNA analysis expenses incurred in such case are to be borne by the stallion owner if he is still a Member of the Arabian Horse Society of Australia Ltd.

15. BLOOD TYPING & DNA ANALYSIS

- a) For the purposes of this regulation the term "owner" shall be deemed to include the registered owner, lessee or applicant for transfer of ownership of a horse.
- b) For the purposes of this regulation the term "laboratory" shall be deemed to be any facility, which shall be from time to time approved by the Board, which carries out the testing and analysis of blood, blood products, tissue or other genetic materials which for any application shall be as specified by the Board.
- c) Blood typing or DNA analysis or both of a horse may be undertaken either at the direction of the Board or by its owner
- i) lodging with the Arabian Horse Society of Australia Ltd.
 - 1) a written request nominating the horse by its registered name and number. Where an unregistered Arabian horse is the subject of the request it must be accompanied or preceded by a duly completed and executed Application for Registration of such horse.
 - 2) the prepaid fee as prescribed from time to time by the Board which is independent of private veterinary expenses associated with collection and dispatch of samples to such laboratory as the Board shall in writing direct.
 - ii) within sixty (60) days of receipt from the Arabian Horse Society of Australia Ltd of an Application for Blood Type or DNA form procuring a registered veterinarian to take blood samples, tissue or other material appropriate for such analysis from the horse, complete the form and send both to such laboratory as the Board shall in writing direct.
- d) Any other costs including but not limited to fees for collection of blood, tissue or other material required and transfer of same to such laboratory as the Board shall have in writing directed shall be paid by the owner of the horse.
- e) Any doubt as to parentage of a horse shall be resolved by reference to its DNA analysis together with that of both its sire and dam. The owner of any such horse shall permit and co-operate with any such DNA analysis as may be required to be carried out at his own expense.
- f) Random DNA analysis of Arabian horses for the purpose of parent verification may be conducted by the Arabian Horse Society of Australia Ltd at its expense and the owner of horses nominated by the Society for that purpose shall permit and co-operate with the Society in effecting such DNA analysis unless the results of the inspection indicate that the recorded breeding is incorrect in which case the breeder of the horse shall reimburse the Society for all costs therein involved.
- g) The DNA analysis of an Arabian mare must be completed and the results thereof placed on record with the Arabian Horse Society of Australia Ltd at the expense of the owner prior to the registration of any of her Arabian foals born on or after the commencement of the 2005 Breeding Season.
- h) The blood type/or DNA analysis of an Arabian stallion must be completed and the results thereof placed on record with the Arabian Horse Society of Australia Ltd at the expense of the owner prior to the registration of any of his foals conceived on or after 14th April 1986 and prior to 1st August 2004. The blood type and/or DNA analysis of an Arabian stallion must be completed and the results thereof placed on record with the Arabian Horse Society of Australia Ltd as the expense of the owner prior to the registration of any of his foals conceived by natural service on or after 1st August 2004 and prior to 1st August 2005. The DNA analysis of an Arabian Stallion must be completed and the results thereof placed on record with the Arabian Horse Society of Australia Ltd at the expense of the owner prior to the registration of any of his foals conceived by artificial insemination on or after 1st August 2004 or conceived by natural service on or after 1st August 2005.
- i) Where the dam of an Arabian foal born prior to 1st August 2005 dies prior to being blood typed or DNA analysed the foal will be eligible for registration providing that all breeding documentation relating to its conception has been submitted to the Arabian Horse Society of Australia Ltd in accordance with the Regulations.

- j) Refusal by the owner of a horse to permit blood sampling or DNA analysis or both or failure to co-operate with blood typing or DNA procedures or both or failure within thirty (30) days to comply with a request by the Arabian Horse Society of Australia Ltd to pay the prepaid fee or failure to comply with Regulation 15©(ii) may result in cancellation of registration of such horse and/or of its progeny and the owner's membership being dealt with pursuant to Article 16 of the Arabian Horse Society of Australia Ltd's Articles of Association.
- k) Blood type and DNA results remain the property of the Arabian Horse Society of Australia Ltd.
- l) Where application has been made to register progeny of an Arabian stallion and an Arabian mare where the absence of bloodtyping or DNA analysis or both of either sire or dam renders the resulting progeny ineligible to be registered as a Purebred Arabian, the progeny will be registered as a Partbred Arabian until such time as the required bloodtyping or DNA analysis or both of its sire and dam has been completed at which time the registration of the progeny will be transferred from the Partbred Registry into the Purebred Stud Book of the Arabian Horse Society of Australia Ltd. The parent which requires bloodtyping or DNA analysis or both shall be listed in the Transactions Suspended or the Ineligible Sires list in the Arabian Horse News until such time as it is transferred or its bloodtyping or DNA analysis or both is completed.

16. GELDING OF REGISTERED STALLIONS AND COLTS AND SPAYING OF MARES.

The registered owner or lessee of a colt or stallion or mare registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd which has been gelded or spayed as the case may be shall notify the Society thereof in writing within ninety (90) days of such gelding or spaying and the Certificate of Registration shall be forthwith returned to the Society for amendment.

17. DEATHS

The Registered Owner or lessee of a horse recorded in the Arabian Horse Society of Australia Ltd's records shall within ninety (90) days of the death of such horse notify the Society in writing of such death and upon such notice being given the death shall be recorded by the Society in the Stud Book or Register.

18. BREEDING RECORDS AND REQUIREMENTS

- a) It shall be the duty of every breeder being the owner or lessee of a horse registered in the Stud Book or Register of the Arabian Horse Society of Australia Ltd to keep proper records of his stud breeding activities in respect of such registered horse and shall include particulars and dates of service and of foalings and all such records shall be open for inspection by any person authorised by the Board to inspect same and any such person shall be at liberty to take such extracts therefrom as he may think fit. Such records for Arabians shall be furnished to the Society of the Arabian Horse Society of Australia Ltd annually on the prescribed Stud Return forms together with any applicable fee. Non-compliance herewith may cause applications for registration of progeny to be refused.
- b) Annual Stud Returns are required for each Member and Junior Member in respect of each mare owned or leased by him from the first season it is served by a stallion. Returns must be lodged with any prescribed fees thereafter regardless of whether the mare or stallion is used for breeding in any particular breeding season. The obligation for lodgement of Stud Returns shall be borne by the owner or if appropriate, the lessee or owner and lessee jointly as at July 31st in each year. Returns are required to be lodged with the Arabian Horse Society of Australia Ltd prior to August 1st in each year made up to July 31st in that year.
- c) DNA analysis of foal, sire and dam may be required at the dams owner's or (if appropriate) the dams lessee's expense in respect of such mares whose breeding returns are lodged with the Arabian Horse Society of Australia Ltd after August 1st of the year in which the return is due.
- d) Annual Stallion Returns are required for each Member in respect of each stallion owned or leased by him from the first season it is used to service any mare. Returns must be lodged with any prescribed fees thereafter regardless of whether the stallion is used for breeding in any particular breeding season. The obligation for lodgement of Stallion Returns shall be borne by the owner or if appropriate, the lessee or owner and lessee jointly as at July 31st in each year. Returns are required to be lodged with the Arabian Horse Society of Australia Ltd prior to August 1st in each year made up to July 31st in that year.
- e) Names of stallions whose breeding returns are not lodged prior to August 1st of the year in which the return is due may be published in the immediately following September issue of the Arabian Horse Society of Australia Ltd's official journal The Arabian Horse News and/or subsequent issues thereof.
- f) Failure to so lodge Stud Returns or Stallion Returns with the Arabian Horse Society of Australia Ltd may result in future progeny of such horses being ineligible for registration.

19.

In order to assist the Board to determine any matter before it for determination, Members or Junior Members may be required by the Board within a time period to be stipulated by the Board.

- i) to provide orally or in writing such information in relation to horses bred, owned or leased by them or by other persons with whom they have had dealings as the Board may reasonably require, or
- ii) to attend before the Board at either a regularly convened Board meeting or a Board meeting convened for the purpose, to provide information, produce documents or records or answer questions, or
- iii) to reply adequately to correspondence sent to them by the Society.

If a Member or Junior Member shall wilfully refuse or neglect to comply with such a requirement then such refusal or neglect may be deemed by the Board to constitute sufficient cause for the Board to invoke Article 16 of the Society's Articles of Association in relation to such Member or Junior Member.

20.

If a member or Junior Member shall refuse or neglect to reply or adequately respond to correspondence to him from the Arabian Horse Society of Australia Ltd within such a time as the Society in its discretion considers reasonable then the Society may suspend all transactions concerning horses owned or leased by or to such Member or Junior Member until he remedies such refusal or neglect.

21. STUD BOOK AND REGISTER

The Board shall whenever it considers it appropriate so to do print and publish in such form of reproduction as the Board shall from time to time determine a volume of the Stud Book or Register of the Arabian Horse Society of Australia Ltd containing such records of registration and pedigrees as have been recorded in the Stud Book or Register since the last published volume.

- i) The Board may include in any volume of the Stud Book or Register any matter which it considers appropriate.
- ii) The Board may in respect of any photograph, pedigree or other printed matter included in any volume of the Stud Book or Register at the request of a registered owner require such contribution towards the cost of the publication as it considers proper.

22. CHANGE OF MEMBER'S NAME

Upon there being any legal change of name of any Member or Junior Member owning a registered horse in the Society's records and on receipt of satisfactory evidence in the form required by the Board from time to time being supplied by that Member or Junior Member the Arabian Horse Society of Australia Ltd records shall be appropriately amended.

23. FORM OR AUTHORITY

Wherever these Regulations require a signature by an owner or lessee of a horse that signature may be provided by any person acceptable to the Board who is so authorised by such owner or lessee on the Form of Authority prescribed by the Board from time to time. The Board of Directors reserves the right to reject any Form of Authority without assigning a reason.

24 ELECTION OF SOCIETY'S DIRECTORS

- a) The method of electing the required number of Arabian Horse Society of Australia Ltd Directors annually shall be by Postal Voting.
- b) Nominations for election will be called for in the September issue of The Arabian Horse News or by such other method as the Board may from time to time determine in respect of a two (2) yearly period to commence from the conclusion of the following Annual General Meeting.
- c) Nominations will close on the last working day of October in each year and voting instructions and voting forms will be sent to Members as soon as possible and no later than in the following January.
- d) The ballot for the vacancies will close on the last working day of January in each year. Extensions to the foregoing dates will only be permitted if so determined by the Board.
- e) The counting of votes will take place on the first working day of February in each year and the Returning Officer appointed by the Board shall certify in writing the results thereof to the Chairman of the Board at the immediately following Annual General Meeting.