

THE AUSTRALIAN STOCK HORSE SOCIETY LIMITED

ABN 35 001 440 437

P O Box 288, SCONE NSW 2337

Phone: 02 6545 1122

Fax: 02 6545 2165

Website: www.ashs.com.au

Email: info@ashs.com.au



Australian Stock Horse

Rules and Regulations

Section 9 – Export of Horses

1 EXPORT OF HORSES

- 1.1 Export Approval will be granted in respect of a Registered Australian Stock Horse if:
- 1.1.1 The prescribed Export Application fee is paid;
 - 1.1.2 The owner of the horse is a financial member of the Society at the time of the application;
 - 1.1.3 The horse is DNA Recorded; and
 - 1.1.4 Following inspection by an inspector appointed by the Board, the inspector certifies in writing that the brand and other identifying marks of the horse (as outlined in Rules and Regulation Section 5, clause 1) are accurately recorded and consistent with that shown on the certificate of registration of the horse.

2 REGISTRATION OF HORSES BORN OUTSIDE AUSTRALIA

- 2.1 This regulation governs the eligibility for registration of horses born outside of Australia (including as a result of artificial breeding techniques) where any ASH parent of the horse was registered whilst resident in Australia.
- 2.1.1 The offspring will only be eligible for registration in accordance with the Rules and Regulations Section 3, clause 2, if the ASH parents received the prior Export Approval for the horse, semen or embryos to be exported from Australia (refer Rules and Regulation Section 9, clause 1).
 - 2.1.2 The offspring must be DNA tested and Registered ASH parentage verified prior to registration.
- 2.2 This regulation governs the eligibility for registration of horses born outside of Australia (including as a result of artificial breeding techniques) where any ASH parent was registered whilst resident outside of Australia.
- 2.2.1 The offspring are eligible for registration in accordance with Rules and Regulations Section 3, clause 2. (provided the regulation 2.1.1 (above) is followed in respect of any parent that may have been registered whilst resident in Australia).
 - 2.2.2 The offspring must be DNA tested and Registered ASH parentage verified prior to registration.
- 2.3 Any horse that is registered following an application of Rules and Regulations Section 9, clauses 2.1 or 2.2 will be accorded all of the rights associated with registration as outlined in Rules and Regulations – Section 3, clause 2.2.
- 2.4 The Board in its discretion may accept for registration, a horse born outside of Australia notwithstanding a non-compliance with the requirements of this clause, except compulsory DNA Testing of horse being registered. An application to the Board for the exercise of this discretion will be treated on its merits and must be accompanied by:
- 2.4.1 The prescribed application fee;
 - 2.4.2 Such evidence as is deemed necessary by the Board to establish the identity and pedigree of the horse to the satisfaction of the Board. The Board may require evidence by



Australian Stock Horse

ASHS - RULES AND REGULATIONS

Section 9 – Export of Horses

Effective – 1st January 2011

way of statutory declaration; inspection of the horse or otherwise, all of which must be provided or undertaken at the expense of the applicant.

2.5 The Board's determination in respect of any such application is absolute.