

June 2021

OFFICIAL NOTICE

AMENDMENTS TO THE NEW ZEALAND RULES OF HARNESS RACING HARNESS RACING NEW ZEALAND INCORPORATED

Under the Racing Industry Act 2020 and the New Zealand Rules of Harness Racing, the following rules of New Zealand Rules of Harness Racing (the Rules) were amended at a Special General Meeting of Harness Racing New Zealand Incorporated held on 27 May 2021 at Christchurch and come into force as set out below.

A copy of the rules is available on the HRNZ website.

HORSES' BIRTHDATE

This amendment comes into force on 31 July 2021 and applies to all horses registered with HRNZ.

Rule 401 was amended to state:

- 401 (1) The age of every horse foaled on or after 1 January and before 1 August in a calendar year shall be reckoned as beginning on 1 January in the next calendar year in which it is foaled.
 - (2) The age of every horse foaled on or after 1 August in a calendar year and before 1 January in the next shall be reckoned as beginning on 1 January in the next but one calendar year in which it is foaled.

THE STUD BOOK AND BREEDING

These amendments come into force on 1 August 2021.

Rule 105 is amended by deleting the definition for STUDMASTER and replacing with a definition for STUD MANAGER that states:

STUD MANAGER means the person having in their care a stallion or mare registered, or required to be registered, under the Rules or the Breeding Regulations for the purpose of breeding standardbred horses.

Rules 1601 to 1617 were deleted and replaced with the following rules 1601 to 1625 whereby Part XVI states:

INTERPRETATIONS

1601 In these rules and any regulations made under these rules, unless the context otherwise requires:

artificial breeding means all non-natural service activities and associated techniques undertaken with the objective of creating a foetus to be taken from its embryonic state to a live foal and includes:

- a. artificial insemination;
- b. embryo transfer;
- c. the harvesting of eggs from a mare for storage and use at a later date;
- d. in vitro fertilization;
- e. any process by which an egg is fertilised outside the body of the mare and:
 - (i) the fertilised egg is then implanted in the same or another mare's uterus; or
 - (ii) the fertilised egg or eggs are stored;
- *f. the harvesting and storage of an embryo or embryos;*
- g. the collection and storage of semen for use at a later date; and
- h. the placement of an embryo in a mare, whenever harvested.

artificial insemination means insemination of a mare with fresh, chilled, or frozen semen with the objective that the mare carries the foetus to full term.

breeding technician means a person holding a Breeding Technician Certificate issued under the Breeding Regulations.

Chief Executive means Chief Executive of HRNZ or other person authorised to act on the Chief Executive's behalf.

embryo transfer means insemination of a mare with fresh semen, chilled semen, or frozen semen with the objective that the resulting embryo is collected and then placed in a surrogate mare which carries, or it is intended to carry, the foetus to full term.

mare includes a filly.

season means the period from 1 August in a year to 31 July in the following year.

stud book means the genealogical record of a horse recorded by HRNZ at the time of registration.

veterinarian means a veterinary surgeon registered with the Veterinary Council of New Zealand holding a current certificate to practice.

STUD BOOK

- 1602 (1) The Board has the responsibility for the control, compilation, and publication of the New Zealand Harness Racing Stud Book (the Stud Book).
 - (2) The Stud Book may be compiled and maintained in such form as the Board directs.

1603 (1) A horse qualifies as a standardbred if:

- (a) The horse is a registered standardbred with HRNZ, the United States Trotting Association, Standardbred Canada, the Australian Stud Book, the Stud Books of Norway, Finland, Sweden, France, Italy, Belgium, Denmark, Holland, Germany, Argentina, Malta, Switzerland, Ireland or the United Kingdom or the Stud Books of other countries if the Board is satisfied their records and/or qualifications meet the standards of the Stud Book.
- (b) It is the progeny of a stallion and a mare that qualifies as a standardbred under sub-rule (1)(a) and is eligible under these rules (including any regulations made under these rules) to be registered as a standardbred or to the Stud Book.
- (c) It is the progeny of a stallion and a mare both of which are included or were eligible under the rules existing at the time of foaling or are eligible under these rules to be admitted to the Stud Book.
- 1604 (1) A horse is eligible to be admitted to in the Stud Book only if it:
 - (a) is registered under these rules;
 - (b) qualifies as a standardbred under rule 1603; or
 - (c) is approved for admission by the Board.
- 1605 An extended pedigree of each standardbred stallion or mare imported into New Zealand shall be entered in the Stud Book after the registration of the stallion or mare under the Rules. The owner of the stallion or mare must, at the time of registration, pay to HRNZ the entry fee set from time to time by the Board.

STALLIONS

1606 The Chief Executive shall maintain a Sires Registration List in which shall be recorded the name of any standardbred stallion whose registration is approved for stud duties.

REGISTRATION OF STALLIONS FOR STUD DUTIES

- 1607 (1) A stud manager must apply to the Chief Executive to register a stallion prior to the commencement of stud duties in a stallion's first season at stud and no later than 1 October in each following season.
 - (2) The Breeding Regulations made by the Board may make provision for application to register a stallion for stud duties, conditions on granting any application, for cancellation of registration, and any other matter considered appropriate for such applications.

PERSONS WHO MAY UNDERTAKE ARTIFICIAL BREEDING

- 1608 (1) A veterinarian may practice all forms of artificial breeding.
 - (2) A breeding technician may practice artificial insemination if granted a Breeding Technician Certificate under the Breeding Regulations.

TRANSPORTATION OF SEMEN FROM A STALLION RESIDENT IN NEW ZEALAND

- 1609 (1) An owner or stud manager may apply to the Chief Executive for a Semen Transport Service Certificate to use fresh, chilled, or frozen semen transported from the premise at which it is collected for use in artificial breeding.
 - (2) The Breeding Regulations made by the Board may make provision for a Semen Transport Service Certificate application, conditions on granting any application, for cancellation of an approval, and any other matter considered appropriate for such applications.

TRANSPORTATION OF SEMEN FROM A STALLION NOT RESIDENT IN NEW ZEALAND

- 1610 (1) An owner or stud manager may apply to the Chief Executive for a Semen Transport Service Certificate to use fresh, chilled, or frozen semen transported from the premise at which it is collected for use in artificial breeding.
 - (2) The Breeding Regulations made by the Board may make provision for a Semen Transport Service Certificate application, conditions on granting any application, for cancellation an approval, and any other matter considered appropriate for such applications.

ELIGIBILITY FOR REGISTRATION AND ADMISSION TO THE STUD BOOK

- 1611 (1) Only one horse bred from a mare in a season may be registered under the Rules and admitted to the Stud Book regardless of the age of the horse at the time of registration.
 - (2) Sub-rule (1) does not apply where as a result of natural or non-artificial breeding a mare produces twins in which case both foals may be registered.
 - (3) Where more than one horse is born by any method from a mare in a season subrules (4) to (7) shall apply.
 - (4) When a mare gives birth to its foal in a season, that foal shall be the only foal registered for that season.
 - (5) When a mare does not give birth to its own foal in a season, one foal of the same dam born in that season may be registered.
 - (6) When a mare does not give birth to its own foal in a season, and two or more foals of the same dam born in that season none of the foals may be registered.
 - (7) Where any horse is registered in contravention of these rules the Chief Executive shall cancel the registration of the horse.
 - (8) A foal which has been conceived by artificial breeding by means other than embryo transfer, shall be the recognised progeny of the mare and donor stallion and shall be eligible for inclusion in the Stud Book provided that the requirements of these rules and Breeding Regulations relating to artificial breeding are strictly complied with.

(9) The receipt by the Chief Executive of a completed and signed Foaling Return shall, in the case of a living foal eligible for registration and admission to the Stud Book shall, subject to any rule or regulation to the contrary, be sufficient authority for the registration and admission to the Stud Book of the foal.

EMBRYO OR OOCYTE TRANSFER

- 1612 (1) If an oocyte or embryo of a mare (the genetic dam) is transferred to a surrogate mare (the first surrogate mare), an embryo or oocyte of the same genetic dam may not be transferred to another surrogate mare at any time the first surrogate mare is carrying the oocyte, embryo, or foetus of the genetic dam.
 - (2) A horse foaled by a mare that is not its genetic dam but transferred to her by embryo or oocyte transfer shall be eligible for registration under these rules and admitted to the Stud Book if the Breeding Regulations and the Rules are complied with.
 - (3) A foal begotten by embryo or oocyte transfer shall have recorded on its registration and in all official records the notation "E.T." after its name to indicate that it has been bred using embryo transfer techniques.
 - (4) A foal begotten by in vitro fertilisation shall have recorded on its registration and all official records the notation "IVF" after its name to indicate that it has been bred by injecting semen into an oocyte external to the mare.

CLONES

1613 A horse produced by a cloning process, including any progeny of a clone or a gene editing or manipulation process, is not eligible to be registered under the Rules or to be admitted to the Stud Book.

SEXING OF SEMEN AND EMBRYOS

1614 A horse produced which involves a process that pre-determines, or attempts to predetermine, the sex of the resulting foal before the foetus is at nine weeks gestation, including the sexing of semen or embryos, is not eligible to be registered under the Rules or to be admitted to the Stud Book.

IMPORTED EMBRYOS

1615 A horse produced involving an embryo imported into New Zealand is not eligible to be registered under the Rules or to be admitted to the Stud Book.

FROZEN EMBRYO, FROZEN OOCYTES, AND OOCYTES FROM A DECEASED MARE

- 1616 (1) A horse produced using:
 - (a) a frozen embryo;
 - (b) frozen oocytes; or
 - (c) oocytes

from a deceased mare after its death shall not be eligible to be registered under the Rules or to be admitted to the Stud Book.

(2) Sub-rule (1) does not apply to any frozen embryo registered with HRNZ at 1 August 2021 providing the foal is born by 28 February 2024.

NON-APPROVED ARTIFICIAL BREEDING

1617 A horse that results from artificial breeding without approval under the Breeding Regulations is eligible to be registered under the Rules and to be admitted into the Stud Book at the discretion of the Chief Executive unless rules 1611, 1612, 1613, 1614, 1615, or 1616 apply.

OUTSTANDING SERVICE CERTIFICATES

1618 If any person fails to comply with the requirements relating to Service Certificates under the Breeding Regulations the Chief Executive may refuse to register the progeny of the mare under the Rules until those requirements are complied with.

OUTSTANDING SERVICE FEE AND CHARGES

- 1619 (1) An owner of a stallion, who has complied with the requirements relating to certificates of service under the Breeding Regulations in respect of any mare, may notify the Chief Executive in writing if the owner of the mare has not paid the service fee and other charges due in respect of the mare.
 - (2) The Chief Executive may refuse to register the progeny of the mare under the Rules until the amount of such service fee and other charges is paid to HRNZ on behalf of the owner of the stallion.
 - (3) The Board shall charge a fee of 10% with a minimum fee of \$100 in settlement of any fee or charges that has been notified to the Chief Executive pursuant to this Rule whether settlement has been direct or through HRNZ.
 - (4) If an owner of a mare is in default in respect of the payment of the service fee or other charges, the amount unpaid may be declared arrears within the meaning of these rules.

OWNER OF FOAL

- 1620 (1) A horse produced as a result of an artificial breeding shall be the property of the owner of the donor mare at the date of foaling unless sub-rule (2) applies.
 - (2) The ownership determination in sub-rule (1) may be contracted out if there is an arrangement in writing and signed by the relevant parties, recorded in a form prescribed by the Chief Executive, and lodged with HRNZ.

DISQUALIFIED PERSON OFFERING A STALLION

1621 A person who is a disqualified person within the meaning of the Rules of Harness Racing, Racing or Greyhound Racing shall not offer any stallion for stud purposes.

BOOKS, RECORDS, AND INSPECTION

1622 (1) The Chief Executive shall have the right to inspect all books and records kept by the owner and stud manager of a stallion or mare in relation to the stallion or mare. On receiving a written request from the Chief Executive such owner and stud manager must forward such books and records to the Chief Executive.

- (2) The Chief Executive may require the owner, stud manager, or person having charge, care or control of any horse to produce for inspection any such horse and may inspect such horse.
- (3) The owner, stud manager, or person having charge, care, or control, of any horse shall produce the horse for inspection when required.

REFUSAL OR CANCELLATION OF REGISTRATION AND ADMISION TO THE STUD BOOK

1623 Where any person fails to comply with the provisions of this part of the rules or the Breeding Regulations the Chief Executive may, in addition to any penalty imposed by the Judicial Committee, refuse registration of the foal and its admission to the Stud Book, or cancel such registration or admission.

REVIEW OF DECISION OF THE CHIEF EXECUTIVE

- 1624 (1) A decision by the Chief Executive, or person authorised to act on the Chief Executive's behalf, under this part of the Rules or the Breeding Regulations is declared to be final and not subject to appeal.
 - (2) A person dissatisfied with a decision of the Chief Executive, or person authorised to act on the Chief Executive's behalf, may apply to the Board to review the decision.

BREEDING REGULATIONS

- 1625 (1) The Breeding Regulations made by the Board in addition to the matters already provided for, may make provision for:
 - (a) Setting of fees by the Board for an application under these rules or the Breeding Regulations.
 - (b) To genetically identify by DNA typing whether in the blood type or other means the DNA typing of stallion, mares, and foals.
 - (c) Certificates of Service and Foaling Returns.
 - (d) When frozen semen may be used after a stallion has died.
 - (e) Requirements which must be complied with in respect to artificial breeding, including the procedures by which such process are to be undertaken.
 - (f) Such other matters as the Board thinks fit with respect to horses' eligibility for registration under these Rules.

Gary Woodham Chief Executive