



REGULATIONS

**FOR THE REGISTRATION AND ENTRY OF
STOCK IN THE WELSH STUD BOOK OF
AUSTRALIA (AWSB), APPENDIX AND
REGISTRY THERETO as at 19/06/2024**

The following regulations apply to the registration and entry of animals in the Stud Book, Appendix and Registry:

1. SECTIONS.

Animals may be registered in the Stud Book or Registry or entered in the Appendix thereto in the appropriate one of the following Sections:

A. SECTION A: WELSH MOUNTAIN PONIES:

Not exceeding 12 hands high.

Animals proposed for registration in Section A that qualify by pedigree and whose height at maturity exceeds 12 hands but does not exceed 12.2 hands may be accepted or retained in Section A for breeding purposes only. Such animals cannot be exhibited in Welsh Mountain Pony classes. Height must be authorised by measurement, not estimation.

B. SECTION B: WELSH PONIES:

Not exceeding 13.2 hands high. Animals proposed for registration in Section B that qualify by pedigree and whose height at maturity exceeds 13.2 hands may be accepted or retained in Section B for breeding purposes only. Such animals cannot be exhibited in Welsh Pony classes.

C. SECTION C: WELSH PONIES OF COB TYPE:

Not exceeding 13.2 hands high.

D. SECTION D: WELSH COBS:

Should be over 13.2 hands with no upper limit

Appendix of Foundation Stock to each of the above four sections.

E. SECTION E: GELDINGS.

F. PART WELSH REGISTER.

2. DEFINITIONS.

For the purpose of these regulations, the following definitions shall apply:

- A. 'Society' refers to the Welsh Pony & Cob Society of Australia Incorporated
- B. 'Regulations' refers to the studbook regulations of the Society (Welsh Pony & Cob Society of Australia Incorporated)
- C. The breeder is the recorded owner or lessee of the dam at the time of foaling.
- D. The abbreviation AWSB stands for Australian Welsh Stud Book.
- E. A purebred pony or cob is a pony or cob registered in Section A, B, C or D of the Society's Stud Book. Such animals are by a registered sire from a registered or FS2 dam.
- F. A reference animal is a pony registered in the Welsh Section of the APSB as Pure Welsh or FS, FS1, FS2 and proven to be so.
- G. An FS filly/mare is a filly/mare, which has been approved by a Society Inspector as true to type, entered in the Appendix to the Stud Book in Section A, B, C or D by a registered sire.
- H. An FS1 filly/mare is a filly/mare, which has been approved by a Society Inspector as true to type, entered in the Appendix to the Stud Book in Section A, B, C or D by a registered sire and out of an FS mare.
- I. An FS2 filly/mare is a filly/mare, which has been approved by a Society Inspector as true to type, entered in the Appendix to the Stud Book in Section A, B, C or D by a registered sire and out of an FS1 mare.
- J. A Section E is a pony or cob colt foal that has been gelded, out of a registered Section A, B, C or D dam or FS, FS1 or FS2 dam by a registered sire.
- K. A Part Welsh is a pony, horse or cob, either male or female that shows in its pedigree a minimum of 12.5% Welsh blood registered with a recognised Welsh Stud Book, entered in the Registry for Part Welsh animals. Refer regulation 24.

3. APPLICATION TO REGISTER.

- A. Every application for registration or entry and every notification of birth shall be made on forms approved by the Committee of Management and shall contain such information as the Committee of Management shall deem applicable.
- B. The prescribed fee shall accompany each such application and notification.
- C. Only Full Financial Members are eligible to register ponies in the AWSB.
- D. The breeder must register the pony and sign the form for application of initial registration unless the pony is Part Welsh in which case refer to Part Welsh Rule 24 or the Welsh pony is to be reciprocally registered from an approved Breed Society registration.
- E. When adult registering a pony, the breeder's signature is not required if transfer of ownership has been recorded.
- F. To register a Welsh foal both parents must be registered in the AWSB. For Part Welsh – refer to Part Welsh regulations.
- G. Names of ponies submitted for registration must not exceed 30 characters including the prefix and spaces.

4. ENTERED ONCE ONLY.

No animal can be registered or entered in more than one Section of the Society's Stud Book, its Appendix or the Part- Welsh Register.

5. REGISTRATION DATES.

- A. All applications for registration, except geldings and Part Welsh, must be in the office by the 31st July, in the foaling year.
- B. After 1st August, the standard fee for registration of the animal will apply as a penalty fee for each year the registration is overdue.
- C. In the case of a colt whose birth has been notified as provided in the preceding clauses, application for stallion registration must be made **before** such a colt attains the age of four years and not before two years of age. Failure to do so will incur the penalty fee as described above.
- D. Failure to adult register the pony within the prescribed time limit will deem the pony ineligible to enter WPCS run shows.

6. MEMBERSHIPS.

Ponies are entered, registered and transferred into the membership name of the breeder and/or owner.

- A. Membership is compulsory in order to obtain registration papers.
- B. If the membership name is in one or more names or in the name of a Stud, the names of all parties are to be recorded with the Society.
- C. One person is to be nominated as the nominee who is the signatory for signing of documents. This is the person who signs the transfers, registrations and Service Certificates and has voting rights for the membership. Written notification from all living parties is required to alter the nominee.
- D. The names of people listed on a membership cannot be amended apart from changes due to legal change of name of the party.
- E. Deceased Estate Membership: Where the Membership is recorded with the Society as Joint Tenants the Stud Prefix and/or Brand will be automatically transferred to the other party/parties. Where the Stud Prefix and/or Brand are recorded as Tenants in Common or the Society has not been advised regarding ownership then the Stud Prefix and/or Brand will be transferred upon receipt of written confirmation received from the Executor of the deceased parties Estate.
- F. Divorce/Separation Membership: To transfer a Stud Prefix and/or Brand written confirmation from both parties or a copy of a Court Order authorizing the transfer is required.

7. PREFIX AND BRAND APPLICATIONS.

- A. Members of the Society shall be entitled to use of an exclusive Prefix and distinctive Brand for the purpose of registration or entry in the Society's publications,
- B. Applications for Prefix and Brand will only be accepted from Full Financial members of the Society.
- C. The Committee of Management shall have the right to decline to register any Prefix or Brand, which, in its opinion, is unsuitable or objectionable or can be construed as misleading.
- D. The Breeder's registered prefix and brand must be used in every instance.
- E. Application for Prefix and Brand or change to Prefix and/or Brand must be made on forms approved by the Committee of Management. The prescribed fee shall accompany the application.
- F. To effect the transfer of Prefix and/or Brand to another Member, written confirmation is required from the registered breeder.
- G. Where a Prefix has been registered with the Society for 10 years, but not used to register any stock and where the person has not been a financial member for a period of 10 years; the prefix will be changed to not active. The prefix will then be made available to other members to use should they wish to register it with the WPCS.
- H. Members of the Society shall be entitled to use an exclusive Prefix and distinctive Brand for the purpose of registration or entry in the Society's Studbook, Register or Appendix. A member with an existing prefix may elect to use it as a suffix however an additional suffix application would apply. Alternatively, a member with an existing prefix could choose to apply for a separate suffix upon payment of an additional fee.

8. BRANDING & MICROCHIPPING.

- A. Animals born in Australia before 1st August 2013 were required by the Society to be branded within one year of the date of foaling.
- B. Animals born in Australia as from 1st August 2013 are required by the Society to be microchipped and/or branded within one year of the date of foaling.
- C. Animals that are solely branded must be branded on the near shoulder with the breeder's registered brand and branded on the off shoulder with the breeding number over the last number of the season of foaling, or as State Laws require.
- D. Animals born in Australia that are sold before attaining the age of one year must be microchipped or branded before transfer of ownership can be effected by the Society.
- E. Animals born in Australia from the 1st of August 2013 must be permanently identified as per Reg 8B.
- F. Animals Imported into Australia after 1st August 2013 must be microchipped and this number recorded with the WPCSA at the time of registration.

9. STALLION REGISTRATION & VETERINARY CERTIFICATES OTHER THAN THOSE TO BE REGISTERED RECIPROCALLY.

- A. Application for Stallion registration must be made before a colt attains the age of four years. Failure to do so will incur the penalty fee as described in the regulation 5B. Animals must be entire at the time of submission of stallion application.
- B. The original Colt Birth Notification Certificate must accompany the Stallion Registration form.
- C. If an animal which is only colt registered with the WPCSA at the time, is used to cover a mare/s, it is the responsibility of the owner of the colt at the time of service to adult register the animal prior to the registration of any progeny.
- D. Entires are not permitted to stand to WPCSA registered outside mares until they are adult registered with the WPCSA.
- E. All Colts must be DNA profiled prior to being approved for stallion registration. The colt will not be stallion registered until the Society

has received the DNA profile result which must verify the sire and dam where DNA profiles are available for comparison. The Veterinarian examining the colt or stallion for stallion registration must not be the breeder, owner or lessee or the immediate family of these.

- F. All relevant documents including DNA, should be returned to the Office within 12 months of initial stallion registration application.
- G. For additional testing required by the Society the DNA samples may be taken by a member of the Committee of Management, nominated Veterinarian or person nominated by the Committee of Management in the presence of the registered owner or their nominee.

10. BREEDING.

- A. If a registered or entered pony or cob is mated with another registered or entered animal, the resulting progeny will be eligible for registration or entry in the Section indicated in the following table:

A x A = A	B x B = B	C x C = C
A x B = B	B x C = C	C x D = C or D
A x C = C	B x D = C or D	D x D = D
A x D = C or D		

11. CERTIFICATE OF SERVICE.

- A. A Certificate of Service or semen ownership documentation must accompany each application if the stallion is not owned or leased by the breeder at the time of service.
- B. The owner/lessee of the stallion at the time of service must sign the Certificate of Service. If the animal has not been adult registered at the time of service, only the owner of the stallion at the time of adult registration may sign any certificates of service for any resulting foals.
- C. The Certificate must state the dates the dam was served, the method of service or insemination and specify the stallion, which must be adult registered unless registering a Part Welsh in which case refer to rule 24K.
- D. If a mare is sold as advertised in foal to a specific registered WPCS Stallion, the vendor is obliged to provide the service certificate at the time of finalisation of the sale. The WPCS deems transfer of ownership of the dam as finalisation of a sale. Failure to provide the service certificate may result in the Society registering the foal, with the sire acknowledged, upon receipt of confirmation of DNA parentage verification.

12. MARKINGS.

- A. The markings of an animal must be carefully set out on the form of application for registration or entry.
- B. It is the responsibility of the person who applies for registration or entry to satisfy the Society, if required, of the accuracy of information and a sketch of markings given at the time of application.
- C. Whorls should be included as markings on registration applications and must be included should the animal have no white markings. The location of whorls or irregular setting of coat hairs should be precisely indicated on the diagram by an X.

13. GELDINGS & DECEASED PONIES.

- A. The registration certificate for castrated stallions must be surrendered to the Secretary of the Society.
- B. The Society should be notified upon the death of an animal and the registration certificate returned for amendment. The Certificate for a deceased animal will be marked "Deceased" and then returned to the last registered owner of the animal if requested.
- C. A castrated stallion may be recorded in the Gelding (Section E) Section of the Stud Book upon application without fee if the pony or cob has been previously birth notified or stallion registered.
- D. A castrated registered stallion or colt must be entered in Section E before transfer of ownership or lease can be recorded.

14. ADDITIONAL CHARGES.

- A. Incorrect or incomplete applications will be placed in a file until correct information is supplied to the Society. An administration fee may be charged to retrieve this file.
- B. Any application for registration requiring further information will be archived after 90 days if the outstanding information is not supplied to the Society. An administration fee may be charged to retrieve the file from archive.
- C. Additional fees shall be required in order to complete the registration of animals in accordance with regulation 5B.

15. IMPORTED PONIES.

Animals imported into Australia may be accepted for registration or entry in the Society's Stud Book. Animals must conform to the following regulations:

- A. Animals must, at the time of export, be fully registered with the Welsh Pony & Cob Society (Wales), Welsh Pony & Cob Society of New Zealand (Inc.) or any other Society recognised by the Welsh Pony & Cob Society of Australia.
- B. The Animal must be DNA profiled in the country of export and the DNA reference number noted on the Export Certificate. The DNA profile must be forwarded to the Society by the exporting registry or owner.
- C. Each application for the registration or entry of an animal imported into Australia must be accompanied by an Export Certificate or Passport issued by the Society of the country in which the animal is currently registered at the time of export to Australia and transfer details completed within the document or confirmation of ownership provided. Microchip numbers must be recorded on the registration paperwork.
- D. Purchased or leased imported ponies must be registered or entered in this Society's Stud Book before their progeny can be accepted for registration or entry.
- E. The prescribed fee shall accompany each application.
- F. Animals imported into Australia must be registered within 90 days of arriving in Australia. Failure to do so will incur a fee in addition to the registration fee.

16. EXPORTED PONIES.

- A. An animal to be exported must be DNA typed prior to export and such detail will be noted on the Export Certificate produced by the Society.
- B. Application for the Export Certificate is to be made prior to the departure of the Pony, Cob or Part Welsh. The transfer section on the Registration Certificate is to be completed if applicable with any new owner's details and the export and applicable transfer fees as set by the Committee of Management is to be paid.
- C. When a Pony, Cob or Part Welsh is to be taken overseas for showing purposes then the usual export process will apply. Should the pony be re-imported in the same ownership then Regulation 15 shall apply without the requirement to pay an import registration fee. Should the pony be re-imported in a different ownership then Regulation 15 shall apply.

17. TRANSFER BETWEEN SECTIONS.

The Editing Committee, subject to the following conditions, may consider the transfer of a pony or cob from one section to another and the transfer may be authorised by the Committee of Management.

- A. Transfer may only be taken from:
 - Section A to Section B, of stock which has grown over 12hh.
 - Section C to Section D, of stock which has grown over 13.2hh.
 - Section D to Section C, of stock seven years or older, which does not exceed 13.2hh.
- B. The request for transfer must be made in writing to the Society.
- C. The request must be accompanied by:
 - i. A Certified letter signed by two Society Inspectors whose names appear on the current panel for the Section to which it is proposed to transfer the animal, or
 - ii. An EA/RAS/SHC height certificate and a recommendation from one Society Inspector as described above.
- D. The Certified letter must recommend the transfer on the grounds of height (certified by measurement of height, not estimation), type and character.

18. TRANSFER OF WELSH PONIES FROM OTHER STUD BOOKS.

Transfer from an approved Stud Book in Australia to the Australian Welsh Stud Book:

- A. Animals currently registered or entered in the Welsh Section of an approved Stud Book in Australia may be transferred to the appropriate section in the AWSB, provided such animals comply with the regulations governing the Section or Appendix in which it is proposed to register or enter.
- B. The breeder or the registered owner (if transferred) must provide a photocopy of the animal's original Registration Certificate, showing ownership, and a four-generation pedigree to the Editing Committee for consideration before transfer of registration may be effected.
- C. Animals registered with the Welsh Section of the Australian Pony Stud Book (APSB):
 - i. An AWSB registered Prefix and Brand MUST be used when the animal is registered by the breeder.
 - ii. When an animal is registered by the recorded owner and the prefix and brand are not registered with the AWSB, (APSB) will be noted after the Pony's name.
 - iii. If the sire and/or dam are not registered with the AWSB but are registered in the Welsh Section of the APSB, they will be known as Reference animals.
- D. All APSB Foundation Stock Mares (FS, FS1 & FS2) MUST be inspected prior to registration with the AWSB
- E. The AWSB Section to which the animal is entered may not agree with the APSB. The AWSB entry and calculation of the blood level will apply.
- F. To register an animal that is only foal recorded with the APSB, both parents MUST be registered with the AWSB and the breeders prefix and brand must be recorded.

19. TRANSFER OF OWNERSHIP.

- A. It is the responsibility of the owner of the animal disposing of same, to notify the Registrar of the Society and surrender the registration certificate for endorsement with the prescribed fee before the transfer will be effected. Notification to the Society of transfer of animals must be made within 42 days of completion of the sale or an additional higher fee will apply.
- B. No transfer shall be made without the duly executed registration certificate being sent to the Society for endorsement. Where a certificate is not able to be located please refer to rule 19F.
- C. Financial membership of the new owner is compulsory in order to obtain registration certificates.
- D. Transfer of ownership of an animal must be completed before registration or entry of their progeny may occur. The date of transfer must be prior to the date of birth of the progeny to be registered.
- E. If a pony, cob or Part Welsh is sold to a non member and subsequently sold to a member, the following is required:
 - i. Where the new owner of the pony, cob or Part Welsh holds the registration certificate and the chain of transfer has been broken, the last recorded owner will be notified in writing requesting a signed transfer. If the Society receives no response within a period of three months the pony, cob or Part Welsh may be transferred to the new owner subject to approval by the Committee of Management. Satisfactory proof of ownership together with a signed Statutory Declaration declaring date of purchase may also be accepted.
 - ii. Where the pony, cob or Part Welsh is registered with a breed society recognised by the Society but the last recorded owner cannot be contacted, if copies of transfers and leases and satisfactory proof of ownership can be provided to the society to support the transfer application, subject to approval by the Committee of Management, the pony, cob or Part Welsh may be transferred to the new owner. A list of recognised societies can be found in the back of this document.
- F. Ponies sold without papers:
 - i. If ponies, cobs or Part Welsh are sold without registration to non-members the registration certificate should be returned to the

National Office noting the pony has been sold without papers. No transfer fee is applicable

- ii. Registration certificates may be re-issued by the Society to enable a transfer to proceed. When the registration certificate is unable to be located a request must be made to the Society in the form of a Statutory Declaration along with photographic evidence of all brands and markings of the pony, cob or Part Welsh and satisfactory proof of ownership. The breeder of the pony cob or Part Welsh may also be requested to identify the said pony, cob or Part Welsh through photos and provide a Statutory Declaration to the Society verifying identity.
 - iii. Alternatively, a Society Inspector may be appointed to view the pony, cob or Part Welsh at the request of the Committee of Management.
 - iv. All documentary evidence of ownership of the pony, cob or Part Welsh must accompany any application for transfer. If the last recorded owner cannot be contacted to sign a transfer then, upon satisfactory evidence of the pony, cob or Part Welsh's identity, the transfer may be effected subject to approval by the Committee of Management.
 - v. When a pony, cob or Part Welsh is registered with a recognized breed Society and the last recorded owner cannot be contacted, if copies of transfers and leases can be provided to the Society to support the transfer application, the transfer may be effected subject to approval by the Committee of Management. Satisfactory proof of ownership must accompany the application.
- G. All transfers processed by the Society are done so with the right to cancel or amend the transfer should an error be shown to have occurred.
- H. All registration certificates once issued remain the property of the Society and may be reissued.
- I. Transfers may be processed at the discretion of the Committee of Management in the absence of signed transfers and upon receipt of satisfactory proof of ownership.

20. RECORDING A LEASE OF A PONY, COB OR PART WELSH.

- A. Where an animal has been leased, the owner of the same must complete a Certificate of Lease on the appropriate Society form which shall be forwarded to the Society.
- B. The lessee must be a financial member in order to record a lease of a pony, cob or Part Welsh.
- C. Notification must be received within 42 days of commencement of lease or an additional higher fee will apply.
- D. In the case of stallions this must be done before Certificates of Service can be issued and, in the case of all stallions and mares, before registration or entry of progeny can be considered.
- E. In order for a lease to be recorded by the Society the following regulations apply:
 - i. The lease must be recorded as per above regulation.
 - ii. The recorded owner must sign the application as per regulations.
- F. A colt under lease may be Stallion upgraded with written permission in the form of a signed letter forwarded to the Society from the current recorded owner of the animal.
- G. Termination of Lease on Welfare and other grounds. The Committee of Management reserves the right at its sole discretion to terminate a Lease prior to its expiration if the Committee is satisfied that as a consequence of such Lease, the welfare of an animal is or could be affected or, if in the opinion of the Committee, the Lessee has engaged in conduct which is unbecoming of a member of the Society or, prejudicial to the purposes and interests of the Society
- H. A lease may only be terminated early upon the Society receiving notification in writing from the lessee and lessor agreeing to early termination as at a particular date or where determined under Regulation 20G.
- I. The Society will not intervene in any dispute pertaining to the lease of an animal except when Regulation 20H is applied.
- J. The maximum period stated on a lease shall be 5 years. The lease may be extended upon receipt of confirmation from the lessee and lessor for no fee.
- K. Semen may not be frozen and stored nor embryo transfer performed on a leased animal without written confirmation of approval being received by the Society from the recorded owner of the animal.

21. JOINT OWNERSHIP OF A PONY, COB OR PART WELSH.

For the Society to recognise ownership of ponies in two or more membership names:

- A. All parties must:
 - i. Be financial members in their own right.
 - ii. Enter into a written agreement nominating signatory/signatories to regulate and operate this Joint Ownership/Co-ownership registration. A copy must be forwarded to the Society. If no written agreement is provided, ALL signatories will be required to operate this Joint Ownership/Co-ownership registration.
- B. Ownership is to be stated as either:
 - i. Joint Tenants - Joint Ownership. If persons are joint owners then their share in the animal ceases entirely on their death so that ultimately the surviving owner/s owns/own the animal outright. No transfer fee is applicable when an animal is transferred upon the death of a Joint Owner to the surviving Owner(s).
 - ii. Tenants In Common - Co-ownership. If persons are Co-owners then each Co-owner is able to separately deal with their share and that share is not lost on the death of the Co-owner but forms part of the Co-owners estate to be in accordance with to his or her will.
- C. Applications will not be accepted unless accompanied by the appropriate fee/s.
- D. A transfer fee is paid for each pony, cob or Part Welsh attached to this Joint Ownership/Co-ownership registration.
- E. Joint or Co-Ownership registered mares may be bred from. The following applies:
 - i. All parties must be FULL Financial Members in their own right.
 - ii. When registering progeny from the Joint or Co-ownership, a separate prefix and brand may be applied for or the individually registered Prefix and Brand of either of the Joint/Co-owners may be used by the agreement of both parties. A copy of this agreement should be forwarded to the Society.

- iii. All parties must sign the application for registration form. (This will indicate agreement between the parties that the progeny is to be registered as bred and owned by the breeder to whom the prefix and brand appearing on the Application form belongs to). (This is unless the Society has already been informed of an agreement in writing as per Rule 21 E. ii.)
- iv. The appropriate registration and transfer fees accompany the application for registration of progeny.

22. APPENDIX FOUNDATION STOCK.

The following regulations apply for the entry of animals in the Foundation Stock Appendix of the Stud Book:

- A. Section A:
 - i. Applications will be considered for an FS1 or an FS2 filly by a registered Section A stallion and out of an FS or an FS1 mare. The mare's height must not exceed 12.0 hh, and must be entered in the Appendix in Section A or in an approved Stud Book in Australia.
 - ii. The filly whose entry is applied for must be approved by a Society Inspector as true to type and not exceed 12.0hh.
- B. Section B:
 - i. Applications will be considered for an FS1 or an FS2 filly, by a registered Section A or Section B stallion and out of an FS or an FS1 mare. The mare's height must not exceed 13.2hh and must be entered in the Appendix in Section A or Section B or in an approved Stud Book in Australia.
 - ii. The filly whose entry is applied for must be approved by a Society Inspector as true to type and must be 12.0hh and not exceed 13.2hh.
- C. Section C:
 - i. Applications will be considered for:
 - (a) an FS mare or filly born before 01/08/1996 by a registered Section C or D stallion and out of a mare whose height does not exceed 13.2hh, registered in an approved Stud Book in Australia.
 - (b) an FS1 or FS2 mare or filly;
 - (i) by a registered Section C or D stallion and out of a mare entered in the Appendix in Sections A, B, C or D FS or FS1.
 - (ii) by a registered Section A, B, C or D stallion and out of a mare entered in the Appendix in Sections C or D FS or FS1.
 - ii. The mare or filly whose entry is applied for must be approved by a Society Inspector as true to type and not exceed 13.2hh.
- D. Section D:
 - i. Applications will be considered for:
 - (a) an FS mare or filly born before 1/8/2001 by a registered Section C or D stallion and out of an approved mare whose height must be over 13.2hh, not necessarily registered in a Stud Book.
 - (b) an FS1 or FS2 mare or filly by:
 - (i) a registered Section C stallion, and out of a mare entered in the Appendix in Sections C or D - FS or FS1.
 - (ii) by a registered Section D stallion and out of a mare entered in the Appendix in Sections A, B, C or D - FS or FS1.
 - ii. The mare or filly whose entry is applied for must be approved by a Society Inspector as true to type and must exceed 13.2hh.
- E. Closure of Foundation Stock Appendix registration applications
 - i. Applications for FS Section A mares closed on 01/08/1981
 - ii. Applications for FS Section B mares closed on 01/08/1981
 - iii. Applications for FS Section C mares closed on 01/08/1996
 - iv. Applications for FS Section D mares closed on 01/08/2001

23. FOUNDATION STOCK GENERAL REGULATIONS.

In addition to the general regulations the following regulations also apply for the entry of animals in the Foundation Stock Appendix of the Stud Book:

- A. All applications for registration of FS, FS1 and FS2 mares and fillies in all sections must be made on forms approved by the Committee of Management and be in the Office by the 31st July following birth, not 12 months after birth or a penalty fee will apply as per Regulation 5B.
- B. A Service Certificate must be provided as per Regulation 11.
- C. All FS, FS1 or FS2 fillies/mares must be inspected for conformation, height and type but not before they attain 9 months of age. All APSB Foundation Stock Mares (FS, FS1 & FS2) MUST be inspected prior to registration with the AWSB. The AWSB calculation of the Foundation Stock level will apply.
- D. The owner or breeder of a pony to be inspected will be responsible for any costs incurred by the Inspectors.
- E. Where the inspection of an animal occurs, any objection to the verdict of the Society Inspector concerned may be appealed against upon payment of a fee to be determined, and in such case, the Committee of Management would be empowered to appoint two Society Inspectors to review the original inspection.
- F. FS, FS1 and FS2 mares and fillies are ineligible for exhibition in Welsh classes at shows until they have been approved by a Society Inspector and issued with a Registration Number. Registered FS, FS1 and FS2 mares are eligible for exhibition in Welsh classes.
- G. Female progeny of FS and FS1 Mares by Welsh registered stallions may be registered in either the Foundation Stock section of the Stud Book or the Part Welsh Register.
- H. Male progeny of FS and FS1 Mares by Welsh registered stallions may be registered as geldings in Section E or as Part Welsh colts, geldings or stallions in the Part Welsh Register.
- I. Once the animal is registered it must remain in that Section and/or Register of the Stud Book for life.

- J. The Society will not accept in the Appendix Section A - FS, FS1 or FS2 the progeny of a sire or dam whose breeding cannot be authenticated.
- K. When the breeding of UK Foundation Stock ponies is recorded as unknown breeding they will be deemed to have 0%.

24. PART WELSH REGISTER.

In addition to the general regulations the following regulations also apply for the entry of animals in the Part Welsh Register of the Stud Book:

- A. A Part Welsh pony, horse or cob, either male or female will be accepted for entry into the Part Welsh register provided that the breeding of the animal shows a minimum of 12.5% Welsh blood registered with a recognised Welsh Stud Book calculated from either sire or dam, or cumulative from both. Recognised Societies are the Welsh Pony & Cob Society of Australia, Welsh Pony & Cob Society UK, Welsh Pony & Cob Society NZ, approved overseas Welsh Societies and the Welsh Section of the Australian Pony Stud Book.
- B. Entries will be accepted for ponies, horses or Cobs of any age.
- C. Entries will be accepted without inspection, subject to the condition that the Committee of Management can require inspection should it be considered necessary or desirable.
- D. Application forms for the entry of Part Welsh into the Register will only be accepted from Full Financial Members.
- E. A Part Welsh animal must have an AWSB registered Prefix and Brand when registered by the Breeder. Refer Regulation 7.
- F. For a Part Welsh animals being registered by a person other than the Breeder, when the Prefix is not recorded with the AWSB but is recorded with a recognized stud book Society, that Society's initials will appear after the animals name. A copy of the animal's registration certificate with the relevant recognized stud book Society is required for proof of registration and ownership.
- G. Applications for stallion registration must be accompanied by a Veterinary Certificate of Soundness for Breeding, with the exception of stallions that are adult registered with an approved breed society with equivalent registration requirements (Refer Regulation 9) and stallions must have a DNA profile on file with the Society (or an Australian DNA number recorded with Racing Australia through another breed society).
- H. In the case of a colt whose birth has been notified as provided in the preceding clause, application for stallion registration must be made before the colt attains the age of four years, and not before two years of age.
- I. Where the Welsh blood is calculated from the sire, he must be stallion registered for progeny to be eligible for entry into the Part Welsh Register.
- J. Where a sire and/or dam is not registered with the AWSB, verified breeding is required with another Breed or Studbook Society with equivalent registration requirements to be submitted with the Part Welsh application.
- K. If a sire or dam is unregistered, the sire or dam will be recorded as unregistered (UR) with the AWSB. The name of the sire will not be acknowledged on the registration of the progeny without a service certificate having been provided.
- L. A Certificate of Service must accompany each application as per Regulation 11, except where a Registration Certificate of the animal being registered is provided from an approved Society or the sire is unknown or unregistered.
- M. Identification will be by the initials PW - M/S/G/C (i.e.: Mare, Stallion, Gelding or Colt) and the registration number.
- N. Ponies, horses and cobs entered in the Part Welsh register of the AWSB are NOT eligible to compete for Welsh Championships or Supreme Welsh Exhibit awards. They are only eligible to compete in the Part Welsh section which is provided for them at shows conducted by or on behalf of the Welsh Pony & Cob Society of Australia Inc. unless it is specifically stated that they are eligible for a particular class or award.
- O. Once the animal is registered it should remain in that section and/or the register of the Stud book.

25. ARTIFICIAL INSEMINATION.

Definitions

- i AI: Artificial Insemination is the artificial introduction of semen into the genital tract of the female as compared with natural insemination when semen is introduced into the female genital tract by the male at the time of copulation.
 - ii DNA Profiling: Sampling of hair follicles/blood/semen accompanying description of identification so as to establish a horse's particular DNA for the purpose of parent or progeny verification.
 - iii Owner: the owner of any stallion or mare used hereunder.
 - iv Breeding Season: a period of 12 months commencing on the 1st day of August in each year.
 - v Ultrasound: the use of high frequency sound to image internal structures for pregnancy diagnosis. An imaging test that uses sound waves to see detect and observe a pregnancy in the womb
- A. The Society shall not be obliged to register any foal born by artificial insemination unless the registration or recording of the birth of such foal by the Society complies with the provisions of these regulations.
 - B. All stallions and all mares to be used in conjunction with these Regulations must be duly registered in accordance with the regulations of the Society and must be DNA Profiled with results recorded by the Society. Parentage verification is required if the insemination is done using frozen semen.
 - C. The processing and storage of semen must be carried out by a veterinarian or a qualified AI technician according to good clinical practice for the collection and storage of semen and only in accordance with the regulations of the Society.
 - D. Ownership and Transfer of Frozen Semen
 - i. The owner of the stallion at the time of collection, as recorded in the records of the WPCS of A Inc or other stud book society is deemed to be the owner of the semen unless the Society has been advised in writing from the owner that a lessee of the stallion has the permission to collect the stallion and that such semen shall be the property of the lessee. Where the stallion is registered WPCS of A, the Society shall be notified of how many straws of semen have been collected and an estimate of how many straws shall constitute one insemination dose on the Semen Ownership declaration. Where the stallion is registered with the WPCS of A, the owner, and lessee if applicable, must be a member at the time the semen is collected. A lessee of a stallion cannot freeze and store semen without written authority from the owner of the stallion to the Society.
 - ii. The DNA profile of any stallion to be used to conceive a foal eligible for registration with the Society shall be on record. Where the stallion is not registered with the WPCS of A, the DNA profile, a copy of the Certificate of Registration or Identification page from the passport, a 5-generation pedigree and advice from the Society the stallion is registered with

- confirming ownership of the semen or recorded authority for the semen is to be lodged with the Society.
- iii. Semen is a saleable commodity and may be sold to another party. Where the stallion is registered WPCS of A the Society is to be advised of such sale on the appropriate Semen Transfer of Ownership form which shall detail how many straws of semen/insemination doses have been transferred. Should the Semen be subsequently re-sold, another Semen Transfer of Ownership form must be lodged with the Society. The owner of the semen, as advised to the Society, shall not require a separate service certificate to be lodged with the registration of a foal bred by that person in the same manner as the owner of a stallion at time of service does not require a service certificate when registering a foal conceived by that stallion.
 - iv. Where the stallion is registered WPCS of A and semen has been sent to another party prior to payment being made then the Society will rely on either a service certificate signed by the recorded owner of the semen or a Semen Transfer of Ownership form when processing the registration for any subsequent foal. Where the stallion is not registered with the WPCS of A the Society, the WPCS of A will only acknowledge the identity of the sire upon receipt of a Service Certificate signed by the owner of the semen as advised by the Society the stallion is registered with or a registration that has been processed by an approved breed society in the name of the applicant when processing the registration. Should semen have been sold then confirmation of ownership of the semen in the form of semen ownership and transfer forms will be accepted in lieu of a service certificate.
 - v. Should a stallion that is registered WPCS of A be sold it is essential that the Society is advised of the amount of semen retained by the vendor at the date of transfer using the Semen Ownership declaration. Failure to advise the Society of semen retained may result in the semen not being able to be used without the consent of the purchaser.
 - vi. The Society will not become involved in any dispute relating to the sale or use of frozen semen and will rely on the submission of a Semen Transfer of Ownership form or Service Certificate when registering any foal produced by a stallion registered with the Society or a Service Certificate or copy of a registration for the foal from an approved breed society where it is believed that such a document has been required for the registration.
- E. Use of Frozen Semen for Initial Registration of a Foal
- i. The mare to be inseminated must have a DNA profile on file with the Society prior to registration of any resulting progeny. It is advised to ensure that this is done prior to foaling in the unfortunate event that the mare dies giving birth.
 - ii. The Welsh foal resulting from insemination must be parentage verified by DNA profiling to sire and dam prior to registration. The Part Welsh foal resulting from insemination must be parentage verified by DNA profiling.
 - iii. No parent will be acknowledged as being either sire or dam unless the foal has been successfully parentage verified confirming that there is no exclusion to that parent.
 - iv. It must be noted on the Application for Registration of the resulting foal that it was conceived using Frozen Semen. A copy of the Semen Transfer and/or Ownership form or Service Certificate, as applicable, must be submitted with the registration for the resulting foal.
 - v. The registration of any Welsh foal will not be accepted by the Society if DNA profiling exclusion occurs to sire and/or dam. The registration of any Part Welsh foal will be accepted by the Society if DNA profiling confirms that the foal contains at least 12.5% registered Welsh breeding.
- F. Reciprocal Registration of a horse conceived by Frozen Semen
- i. The WPCS of A will approve the registration of a horse that is registered with an approved breed society with similar registration requirements. Such applications will be accepted when lodged by the owner of the horse as recorded in the records of the other Society or where proof of ownership can be established.
 - ii. The horse to be registered should have been parentage verified to sire and dam and a copy of the parentage report and DNA profiles of the horse to be registered, its sire and dam are to be provided to the WPCS of A.
- G. Nothing in these Regulations shall affect the registration of progeny produced by natural insemination.
- H. The owner of semen which is intended to be exported from Australia shall at least one month prior to its export notify the Society. The owner shall provide the Society with information regarding intended recipient and country of destination and shall pay to the Society the fee prescribed. Upon completion of required documentation an AI Semen Export Certificate will be issued.
- I. Use of Imported Semen:
- i. The stallion must be registered in the appropriate section of a Welsh Stud Book recognised by the Society or another Studbook recognised by the Society. The stallion must in addition be or have been licensed and DNA profiled in accordance with the regulations of the appropriate Stud Book in that country.
 - ii. The semen from the stallion must be collected and stored in strict compliance with the regulations covering the export of equine semen from the country in which the stallion is resident. If the country of origin does not enforce DNA testing on export the pony would be required to be DNA profiled before registration of progeny in Australia is completed.
 - iii. Copies of the stallion's registration papers or passport, DNA profiling report and extended pedigree must be lodged with the Society with the application for registration of progeny.
 - iv. The regulations governing the storage and use of imported semen once it arrives in Australia are as laid down by the Society for the storage and use of semen collected in Australia.
- J. Any person seeking to register Part Welsh progeny using a frozen semen service born under the provisions of these regulations shall comply with the following:
- i. Progeny sought to be registered must meet the requirements of these Regulations and the regulations for recording animals in the Part Welsh register. See Rule 24 & 25E
 - ii. Where a registered stallion or mare is used in an AI program to produce Part Welsh progeny, the regulations governing the use of AI in pure bred stock must be complied with.
 - iii. In the case of the use of a stallion not registered with the Society but registered with another approved Society, the stallion

will be acknowledged if evidence of its identity, proof of ownership and a service certificate signed by the recorded owner of the semen or a Semen Transfer of Ownership form is supplied. Should no evidence be supplied the stallion will be acknowledged as unregistered and the subsequent foal would be eligible for registration if it still carries the minimum Welsh blood not including any percentage from the stallion. In the case of an unregistered sire a service certificate will still be required to be presented to the Society stating the insemination date of the mare.

- iv In the case of a mare not registered with the Society but registered with another approved Society, and intended to be used under these Regulations to produce Part Welsh progeny, the mare will be acknowledged as long as evidence of its identity and ownership is supplied. Should no evidence be supplied the mare will be acknowledged as unregistered and the subsequent foal would be eligible for registration if it still carries the minimum Welsh blood not including any percentage from the mare.

K. Use of Fresh or Chilled Semen – Regulations pertaining to Natural Service shall apply to the use of Fresh and Chilled Semen in Australia.

26. EMBRYO TRANSFER.

Definitions

- i ET: Embryo transfer which is the flushing of embryo/s from a donor mare and the introduction of the flushed embryo/s to recipient mare/s. All stages of the Embryo from the time of fertilisation until it results in a pregnancy will be referred to as an Embryo for the purpose of the Regulations.
 - ii DNA Profiling: Sampling of hair follicles/blood/semen accompanying description of identification to establish an animal's particular DNA for the purpose of parent or progeny verification.
 - iii Breeding year: a period of 12 months commencing on the 1st day of August in each year.
 - iv AI: Artificial insemination which is the artificial introduction of semen into the genital tract of the female, as compared with natural insemination in which semen is introduced into the female genital tract by the male at the time of copulation.
 - v Owner: the owner of any stallion or mare used hereunder, or the lessee of such or the duly appointed agent of such owner or lessee.
 - vi The Society: the Welsh Pony and Cob Society of Australia Incorporated.
 - vii Ultrasound: the use of high frequency sound to image internal structures for pregnancy diagnosis.
- A. The owners of mare ("the mare") used in accordance with the provision of these Regulations shall be current financial Members of the Society at the time of embryo/ovum collection.
- B. If the donor mare is to be served by any method other than by natural service, the Regulations appropriate to such forms of service must be complied with in addition to the provisions of these Regulations. If AI is to be used, the owner must first comply with the Society's AI requirements.
- C. No donor mare shall be aged less than 24 calendar months from its actual date of birth at the time of embryo transfer.
- D. All stages of the Embryo Transfer including, the flushing from the donor mare, the introduction of the flushed embryo to the recipient mare and/or the freezing and storage of embryos, must be carried out by a duly registered and practicing Veterinarian or by an ET technician whose qualifications for such collection are accepted by the Society.
- E. Ownership and Transfer of Embryos and Ova
- i. The owner of the donor mare at the time of collection, as recorded in the records of the WPCS of A Inc or other stud book society is deemed to be the owner of the embryo unless the Society has been advised in writing from the owner that a lessee of the donor mare has the permission to perform embryo transfer, ovum transfer or freeze embryos or ova and that such embryos or ova shall be the property of the lessee. Where the donor mare is registered WPCS of A, the Society shall be notified of how many embryos have been successfully implanted into a recipient mare and how many embryos have been collected and frozen. Where the donor mare is registered with the WPCS of A, the owner, and lessee if applicable, must be a member at the time the embryo or ovum transfer or freezing occurs.
 - ii. The DNA profile of the donor mare and the stallion whose semen is used to conceive a foal eligible for registration with the Society must be on record. Where the donor mare or stallion is not registered with the WPCS of A, the DNA profile, a copy of the Certificate of Registration or Identification page from the passport, a 5-generation pedigree and advice from the Society the donor mare and/or stallion is registered with confirming ownership of the donor mare at the time of embryo or ovum transfer and the ownership or recorded authority for the semen used is to be lodged with the Society.
 - iii. An embryo is a saleable commodity and may be sold to another party. Where the donor mare is registered WPCS of A, the Society is to be advised of such sale on the appropriate Embryo Sale form which shall detail how many embryos have been sold. Should the Embryo be subsequently re-sold, another Embryo Sale form must be lodged with the Society. The owner of the embryo at the time of foaling, as advised to the Society, shall not require a separate service certificate to be lodged with the registration of the resulting foal should that person be the owner of the stallion or semen used to inseminate the donor mare.
 - iv. Where the donor mare is registered WPCS of A and is sold or leased after embryos have been implanted into a recipient mare or frozen it is essential that the Society be notified on the Embryo Ownership form detailing the status of all embryos to be retained should the owner of the dam at the time of collection wish to retain ownership of the embryos. Failure to advise the Society of embryos retained may result in the resulting foal being ineligible for registration without the consent of the purchaser of the donor mare. Where the donor mare is not registered with the WPCS of A the Society will reply on either a registration application signed by the owner of the embryo when the foal is born or a registration that has been processed by an approved breed society in the name of the applicant when processing the registration.
 - v. The Society will not become involved in any dispute relating to the ownership of foals produced by embryo or ovum transfer or the ownership of frozen embryos and will rely on the submission of Embryo Ownership or Embryo Sale forms when registering any foal produced.
- F. Registration of an animal with the WPCS of A Inc that has been produced by ET or Ovum Transfer

- i. The donor mare and the stallion whose semen is used to impregnate the donor mare must have a DNA profile on file with the Society prior to registration of any resulting progeny. It is advised to ensure that this is done prior to embryo transfer in the unfortunate event that the mare or stallion dies prior to the foal being born.
 - ii. The foal resulting from insemination must be parentage verified by DNA profiling to sire and donor dam prior to registration. The Society will not acknowledge the dam on any resulting registration should parentage verification confirming the identity of the donor mare not be available.
 - iii. It must be noted on the Application for Registration of the resulting foal that it was conceived using Embryo Transfer or Ovum Transfer. Should the owner of the resulting foal not be the owner of the donor mare at the time of birth then a copy of the Embryo Sale or Embryo Ownership form, as applicable, must be submitted with the registration for the resulting foal.
- G. Reciprocal Registration of a horse conceived by Embryo Transfer or Ovum Transfer
- i. The WPCS of A will approve the registration of a horse that is registered with an approved breed society with similar registration requirements. Such applications will be accepted when lodged by the owner of the horse as recorded in the records of the other Society or where proof of ownership can be established.
 - ii. The horse to be registered must have been parentage verified to sire and donor dam and a copy of the parentage report and DNA profiles of the horse to be registered, its sire and dam are to be provided to the WPCS of A.
- H. The owner of an embryo which is to be exported from Australia shall at least one month prior to its export, notify the Society on the prescribed form of the intention to export such embryo and pay to the Society the fee prescribed from time to time by the Committee of Management for lodging of such form; upon completion of required documentation an ET Export Certificate will be issued.
- I. Where a registered stallion or registered donor mare is used in an ET program to produce Part Welsh progeny regulations governing use of ET in pure bred stock must be complied with, subject to the following regulations.
- i. In the case of the use of a stallion not registered with the Society, and intended to be used under these Regulations to produce Part Welsh progeny, the stallion will be acknowledged if evidence of its identity, proof of ownership and a service certificate signed by the recorded owner of the semen or a Semen Transfer of Ownership form is provided. Should no evidence be supplied the animal will be acknowledged as unregistered if the subsequent foal still carries the minimum Welsh blood percentage for eligibility.
 - ii. In the case of a donor mare not registered with the Society and intended to be used under these Regulations to produce Part Welsh progeny, such donor mare will only be identified on the registration of the resulting progeny should documentary evidence of its identity be supplied to the Society with the application to register the progeny. Should no evidence be supplied the animal will be acknowledged as unregistered as long as the subsequent foal still carries the minimum Welsh blood percentage for eligibility. The flushing of such mare shall be in accordance with these regulations. Part Welsh progeny which are produced by ET methods in accordance with these regulations will be recorded as such in the Register.
- J. Nothing in these Regulations shall affect the registration of progeny produced by natural means.
- K. Import of Embryos
- i. The owner of an embryo to be imported into Australia shall at least one month prior to its import notify the Society on the prescribed form of the intention to import such embryo and pay to the Society the fee prescribed from time to time by the Committee of Management for lodging of such form.
 - ii. The exporting Registry must lodge with the Society the DNA profiles of the sire and dam of the embryo and confirm ownership of the embryo.
 - iii. The foal produced as a result of such imported embryo shall be registered in the name of the owner as advised by the exporting Society unless an Embryo Sale form is lodged with the Society advising of a transfer of ownership of the embryo. An Application for Registration, confirming parentage verification by DNA typing and lodgment of the appropriate fee will be required in order to register the resulting foal. A service certificate signed by the owner of the sire of the embryo shall be required in order to have him acknowledged on the as the sire for the purpose of registration.

27. DNA PROFILING.

- A All Colts must be DNA profiled prior to being approved for stallion registration. The colt will not be stallion registered until the Society has received the DNA profile result which must verify the sire and dam where DNA profiles are available for comparison.
- B All relevant documents including DNA, should be returned to the Office within 12 months of initial stallion registration application.
- C For additional testing required by the Society the DNA samples may be taken by a member of the Committee of Management, nominated Veterinarian or persons nominated by the Committee of Management in the presence of the registered owner or their nominee.
- D Failure of an owner or authorized nominee of an animal to comply with a request from the Society for DNA typing will result in suspension of that animal for all benefits of registration until such time as DNA profiling has been completed.

28. CLONING.

No animal produced by the method of cloning will be registered by the Society

29. COMPLAINTS.

A member who alleges that the pedigree of any pony, cob or Part Welsh registered with the Society is incorrect shall submit a signed statement substantiating their concern. This will be investigated by the Committee of Management.

30. ERRORS.

- A. In the event of any error or omission by the Society of any officer, servant or agent of the Society resulting in registration or entry contrary to any of the foregoing regulations, the Society shall investigate and hereafter:
 - i Confirm registration or entry notwithstanding the fact that it was made contrary to one or more of the above regulations, or
 - ii Extend any time stipulated by the said regulations and allow a fresh application for registration or entry to be made, or
 - iii Refuse to confirm the registration or entry and order it to be deleted.
- B. In the event of any error or omission by the breeder and/or owner who registered the pony, cob or Part Welsh the following applies:
 - i. Written notification of the error is to be submitted to the Society.
 - ii. Payment of the duplicate certificate fee maybe required.
- C. In the event of an error or anomaly being determined, the Society reserves the right to correct such error or anomaly and request the return of any issued certificate of registration for amendment.

31. CHANGES TO REGISTRATION CERTIFICATES.

- A. If the pony has been branded/microchipped not according to the registration certificate Regulation 31 applies.
- B. If the recorded colour, markings or brand/microchip require amending for accuracy, then the animal must be identified by submission of photos showing the current colour and/or markings of the pony; these will be held on the ponies file for future verification.
- C. No change to any part of an animal's name (including prefix) will be permitted once registration is processed.

32. REGISTRATION CERTIFICATE.

- A. The Registration Certificate remains the property of the Welsh Pony & Cob Society of Australia Inc.
- B. Replacement of lost or misplaced registration certificates will only be issued when a signed request from the last registered owner and payment of the duplicate certificate fee is received.

33. ALTERATION TO REGULATIONS OR FEES.

- A. Any or all of the Society's regulations, including fees chargeable, may be amended from time to time at the discretion of the Committee of Management.
- B. Confirmation of current regulations and fees may be obtained from the Society on application to:
 - Welsh Pony & Cob Society of Australia Inc.
 - P O Box 762
 - Pakenham 3810
 - E-mail: registrar@wpcs.com.au
 - Web Site: www.wpcs.com.au
 - Telephone: 03 5941 3288

Disclaimer: The Committee of Management of the Welsh Pony and Cob Society of Australia Inc reserve the right to decline, amend or refuse any registrations or transfers that contravene the Regulations provided in this document.

Accepted Societies for Reciprocal Registrations.

AHSA Arabian Horse Society of Australia	APSB Australian Pony Stud Book
RPSB Riding Pony Stud Book Society	GSB German Stud Book
BRPSB British Riding Pony Stud Book	Worldwide Welsh Pony Stud Books
NZRPS New Zealand Riding Pony Society	GRPA German Riding Ponies Australia
Australian Friesian Warmblood Horse Association (AFWHA)	
Australasian Gypsy Horse Society (AGHS)	

Parents of Part Welsh accepted upon presentation of copies of Certificate of Registration proving ownership.

A&ASP Appaloosa Horse & Spotted Pony Soc. of Aust	AAA Australian Appaloosa Association
AHAA Andalusian Horse Association of Australasia	AMR Australian Miniature Horse & Pony Registry
APHA Australian Palomino Horsebreeders Association	APPA Australian Palouse Pony Association
APSB Australian Pony Stud Book	AQHA Australian Quarter Horse Association
ASB Australian Stud Book	ASHS Australian Stock Horse Society Limited
ASP Australian Spotted Pony	ASPA Australian Saddle Pony Association
AWHA Australian Warmblood Horse Association	BRPSB British Riding Pony Stud Book
CBPPS Coffin Bay Pony Preservation Society Inc	CPBS Connemara Pony Breeder's Society of Aust Inc
GSB German Stud Book	GRPA German Riding Ponies Australia
HHAA Holsteiner Horse Association Australia	LH/MB Australian Little Horse & Miniature Breeds Ass
LH&MB Little Horse & Miniature Breeds	MHAA Miniature Horse Association of Australia Inc
NPS National Pony Society (England)	NZRPS New Zealand Riding Pony Society
PHA Pinto Horse Association	PHAA Paint Horse Association of Australia
PHBA Percheron Horse Breeders Association Inc	RPSB Riding Pony Stud Book Society
VPS Victorian Pinto Society	WABA Western Australian Buckskin Association
WAPA Western Australian Pinto Horse Association	

FOR FUTHER INFORMATION:

Visit our Website at www.wpcs.com.au for more information on Accepted Pony Colours & Terms as well as the current Show Regulations and information on Welsh ponies.

Please also sign up for our E news we regularly send updates and information regarding Shows.

