REGIIO. STALLION BREEDING REPORT

REG110.1 The owner of every American Quarter Horse stallion must make a written report showing the exposure of all American Quarter Horse mares and Thoroughbred mares exposed to said stallion since the previous November 30. The owner of every listed Thoroughbred stallion must make a written report showing the exposure of all American Quarter Horse mares since the previous November 30. The stallion breeding report must be <u>delivered to AQHA on or before November 30</u> of the breeding year; reports for stallions standing south of the equator must be <u>delivered to AQHA on or before June 30</u> of the breeding year. If a stallion is leased during the breeding season according to AQHA records, the lessee must make this written report.

REG110.2 This report shall include the names, registration numbers and breeding dates for all mares owned by the owner of the stallion as well as mares owned by other parties. Persons using a retained semen rights permit per REGIII must file a stallion breeding report or supplemental stallion breeding report listing mares bred using the stored semen by November 30 of the breeding season.

REG110.3 Only one foal can be registered per mare listed on a stallion breeding report. In order for multiple foals resulting from breedings to a particular mare to be registered, the mare must be listed multiple times (with breeding dates) on the stallion breeding report corresponding to the number of foals sought to be registered.

REG110.4 Thirty days must elapse between exposure to different stallions for foals to be eligible for registration. Refer to REG102.8.6. **REG110.5** If the stallion for which the report being filed is a Thoroughbred, the requirements set forth in REG102.3 must be met.

REGIII. COOLED TRANSPORTED SEMEN AND FROZEN SEMEN

REGIII.1 The stallion owner or lessee shall clearly distinguish those mares bred using cooled transported semen or frozen semen on the stallion breeding report.

REGIII.2 In the event a stallion owner wishes to (I) transfer a stallion, but retain rights to use frozen semen or (2) keep the stal-lion and transfer semen right permit(s), he may purchase retained semen rights permits from AQHA. The application for purchase must be on a form provided by AQHA. The application must be signed by the record owner or lessee of the stallion and only the record owner or lessee can purchase retained semen rights per-mits. Once a stallion is sold, a former owner or lessee cannot pur-chase additional permits from AQHA.

REGIII.2.1 Each of the retained semen rights permits purchased may be used as the breeder's certificate for the registration of only one foal. These permits shall require only the signature of the permit owner. AQHA will record the number of outstanding permits for each individual stallion and that number will be a matter of public record. It is the ultimate responsibility of a prospective buyer to confirm with the seller, the number of outstanding permit applications as of the date of sale. **REGII1.2.2** The ownership of the retained semen rights per-mits may be transferred. Each transfer of ownership of the per-mit shall be recorded by AQHA. The rules of transfer of owner-ship as per REGI24 for transfer of ownership of a horse shall apply, except the request to transfer ownership of the permit shall be accompanied by the retained semen rights permit

instead of the registration certificate.

REGIII.2.3 Purchaser of the retained semen rights permit is responsible for filing the appropriate stallion breeding report as required per REGIIO.

REG111.3 Any foal resulting from the use of cooled transported semen or frozen semen must have its pedigree verified by genetic testing, including sire, dam and foal and/or by other genetic testing as AQHA deems necessary, all expense of which shall be the registration applicant's. In addition, the Executive Committee has the authority to require parentage verification by genetic testing of all foals born on any premise receiving transported semen.

REGIII.4 The Executive Committee has the authority to send representatives to inspect the premises and practices of any person or breeding establishment using artificial insemination and no person shall refuse, upon reasonable request, full access to said premises.

REGIII.5 When a foal is produced by cooled transported semen or frozen semen, such fact will be listed on its registration certificate.

REG111.6 With respect to a stallion foaled in 2015 or after, the semen of such stallion may not be used beyond 2 calendar years following the year of his death or his being gelded to produce a foal eligible for registration with AQHA.

REG112. EMBRYO/OOCYTE TRANSFER

REG112.1 A horse foaled by a mare that is not its genetic dam but transferred to her by embryo/oocyte transfer technique shall be eligible for registration. In addition to other AQHA registration rules, the offspring shall not be eligible for registration unless:

REG112.1.1 prior to the intended collection of the fertilized egg, record owner or lessee has notified AQHA in writing of its intention to attempt an embryo/oocyte transfer and has paid the proper fee. For mare enrollments received after collection of the embryo/oocyte, but prior to foaling, a late fee of \$100 will be assessed, in addition to regular fees required. For mare enrollments received after foaling, a late fee of \$200 will be assessed, in addition to regular fees required. The mare can be enrolled for her lifetime or the enrollment must be made each year that a transfer is to be performed, and once made, the fee is not refundable, nor can any substitution be made.

REG112.1.2 its pedigree has been verified through genetic testing of foal, sire and donor mare; and by such other testing as AQHA reasonably deems necessary to verify the validity of the genetic testing, all expense of which shall be the registration applicant's.

REG112.2 The enrollment notice must be sent by certified mail, return receipt requested, to preserve for the record owner or lessee of the donor mare, the only acceptable proof to AQHA of timely compliance, if such proof is requested.

REG112.3 In accordance with AQHA-approved procedures, an embryo/oocyte transfer may be transported from the premises where the donor mare was located at the time of its removal from her for use in a recipient mare at another location. To be eligible for such transportation, notice of intention to transport the embryo/oocyte transfer shall be given AQHA in conjunction with the advanced notice of intended collection specified above.

REG112.4 If a mare is designated with AQHA for embryo/oocyte transfer for a specific year, but the procedure is not attempted in the designated year, AQHA must be notified in writing by December 3I of the designated year that the owner has elected not to attempt