

Canadian Partbred Arabian Register

Rules and Regulations for the Half and Anglo-Arabian Register

Preface

This handbook contains the Rules and Regulations for the Canadian Partbred Arabian Register (CPAR). It is a guide to the procedures involved in registering and transferring the qualified Partbred or Anglo Arabian horse. If you come across an area which requires further explanation or clarification, we encourage you to contact our Registrar or Register representative at the office of the Canadian Partbred Arabian Register.

These Rules and Regulations have been developed by the following method. A Steering Committee was appointed at a Canadian Arabian Horse Registry (CAHR) Board of Directors meeting in Nisku, Alberta in July 1987. The Rules and Regulations were developed by this Committee and ratified by the Board of Directors and the General Membership of the Canadian Arabian Horse Registry at the Annual General Meeting for the Registry in Winnipeg, Manitoba, March 1988.

The Committee for the Canadian Partbred Arabian Register was established to provide policies and procedures for the operation of the Canadian Partbred Arabian Register. The Committee was adopted by the Board of Directors of the Canadian Arabian Horse Registry at the Annual General Meeting in Winnipeg, Manitoba, March 1988. This Committee consists of the President of the Canadian Arabian Horse Registry and up to six Committee members.

Again, any questions concerning these Rules and Regulations should be directed to:

Arabian Horse Association

10805 E. Bethany Dr.

Aurora, CO 80014-2605

Phone: (303) 696-4500

Fax: (303) 696-4599

E-Mail: info@arabianhorses.org

Web Site: <http://www.cahr.ca>

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Any Rule or Regulation promulgated hereunder may be repealed; modified; altered; or amended and any new Rule or Regulation may be adopted at any regular or special meeting of the Canadian Arabian Horse Registry Board of Directors and/or the Canadian Partbred Arabian Register Committee by a majority vote of the members of the Board.

**Amended January 10, 2016*

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RULE 1 – ELIGIBILITY

Section 1: Canadian Partbred Arabian Register

A horse conceived and/or born in Canada is eligible to be registered in the Canadian Partbred Arabian Register if the requirements set forth in the following paragraphs are met:

- a. One parent of the horse is registered as a purebred Arabian horse with the Canadian Arabian Horse Registry or a source approved by the Canadian Arabian Horse Registry and the Canadian Partbred Arabian Register, and
- b. The non-purebred parent of the horse is other than a registered Anglo-Arabian or a registered Thoroughbred. Alternately, the horse may be registered in the Canadian Partbred Arabian Register if the horse would qualify for registration in an Anglo-Arabian Registry except for the fact that it has more than 75% Arabian blood.
- c. The requirements of the 42-Day Rule set forth in Rule 2 are met.
- d. Effective April 1st, 2015 – If the foal is over the age of 24 months at the time of application for registration, parentage verification by DNA testing will be required.

Section 2: Canadian Anglo-Arabian Register

A horse conceived and/or born in Canada is eligible to be registered in the Canadian Anglo-Arabian Register if the requirements set forth in the following paragraphs are met:

- a. An Anglo-Arabian is the offspring of a purebred Arabian registered with an approved source and a purebred Thoroughbred registered with a Canadian Partbred Arabian Register approved Registry; and/or an Anglo-Arabian registered with a Canadian Partbred Arabian Register approved Registry. Further, the horse to be recorded shall have no more than 75% or less than 25% of Thoroughbred or Arabian blood.
- b. The requirements of the 42-Day Rule set forth in Rule 2 are met.

Section 3: Requirements for Artificial Insemination Using Fresh, Transported or Stored Semen

A horse conceived by artificial insemination is eligible to be registered if, in addition to the other applicable requirements set forth in this rule, the following requirements are also met:

a. Fresh Semen

The parents of the horse are on the same premises at the time of insemination and the semen used to impregnate the dam of the horse is used immediately after collection; and/or

b. Transported Semen

- i. If transporting cooled, fresh or frozen semen, the owner of the mare must notify the Register in writing of his intent to breed using transported semen. This notification must include the name, breed and registration number, if registered, of the mare and the stallion. All dates of collection and insemination must be supplied on the application for registration of the resulting foal.

ii. Regular registration fees apply.

iii. If semen is being shipped from a registered purebred Arabian, the requirements for transporting semen as set down by the Registry of the country in which the stallion is resident, must also be met.

Section 4: Embryo Transfers

A horse conceived by embryo transfer is eligible to be registered if, in addition to the other applicable requirements set forth in this rule, the following requirements are also met;

a. At least 30 days prior to the collection of the fertilized egg, the owner of the donor mare must notify the Register in writing of his intent to attempt an embryo transfer. This notification must include the name, breed and registration number, if registered, of the donor mare and the breeding stallion and must be signed by the owner of the donor mare at the time of service; and

b. The blood type (prior to 2002 and providing that the lab facilities for processing blood types are available) or DNA type (after 2002) of the breeding stallion, donor mare and recipient mare must be on permanent record with the Register before the performance of the embryo transfer; and

c. A blood type or DNA test for verification of parentage of the horse, performed by a laboratory approved by the Canadian Partbred Arabian Register and at the owner's expense, must be placed on permanent record with the Register before a Certificate of Registration will be issued.

d. If the donor mare is registered with the CAHR or CPAR, a valid Embryo Permit must be in place with the appropriate registry prior to extraction of the embryo.

e. A valid original Embryo Transfer Certificate, signed by the recorded owner(s) of the dam at time of breeding, must be submitted to the CAHR office along with the application for registration.

Section 5: Miscellaneous

a. A mule, hinny or any animal other than a horse is not eligible for registration.

b. All sexes, including stallions, are eligible for registration in the Canadian Partbred Arabian Register.

c. A mare will be allowed only one registered offspring per 12 month period unless the mare foals live twins by natural means or by artificial insemination, not embryo transfer, in which case it shall be so stated when applying for registration of each twin. Should a twin be entered without such statement, no subsequent application for entry of animals twinned with same will be accepted.

d. There shall be kept by each breeder, a private record which shall contain full particulars of his breeding operations. This record shall at all times be open to inspection by this Register and the officials of Agriculture Canada.

Section 6: Imported Horses

A horse imported from off the North American continent may be registered if, in addition to the

requirements set for in Section 1 of this Rule, the following additional requirements are met:

- a. An authentic pedigree of this horse is filed with the Register and is from a source approved by the Register.
- b. An application for registration is submitted showing the date of importation and signed by the importer.
- c. The importer has provided the Register with the original foreign Certificate of Registration. If the original Certificate of Registration is not available, a letter indicating same must be submitted by the foreign source Registry along with a copy of the Certificate of Registration.
- d. An Export Certificate has been provided to the Register by the foreign source Registry along with confirmation of the recorded chain of ownership of the animal.
- e. The horse has been inspected by the Register and its identifying description agrees with that indicated on the Export Certificate and foreign documents. Should there be a discrepancy in these markings, verification of parentage may be requested at the discretion of the Register.

Section 7: Importation/Transfer of AHA (formerly IAHA/HAHR) Registered Animals

When an animal is brought into Canada from the United States or Mexico this animal will be considered for transfer providing that;

- a. The animal is registered with the Arabian Horse Association (IAHA/HAHR).
- b. The original AHA certificate of registration is surrendered to the CAHR and the transfer section is completed and signed by the current recorded owner. If ownership of the animal is not to be transferred, a statement indicating that the animal is on lease or contract purchase should accompany the original AHA certificate.
- c. A Colour and Markings Verification form is completed (including head and neck hair whorls) and the animal matches the description in regard to sex, colour and age as recorded on the AHA certificate.
- d. A copy of the border crossing papers and at least four photographs that clearly show all white markings are supplied.
- e. The animal's pedigree in all lines trace to approved sources as defined by CAHR/CPAR.
- f. The applicable fee has been paid.

Section 8: Imported In Utero Horses

Animals conceived in a foreign country, imported in utero and foaled in Canada will be accepted for registration if, in addition to the other applicable requirements set forth in this rule, the following requirements are also met;

- a. An authenticated pedigree of the horse is filed with the Register and is from a source approved by the Register.
- b. An application for registration is submitted and signed by the appropriate recorded owner(s).

c. Confirmation of the breeding service has been obtained from the Registration authority of the source country where the mating took place.

Section 9: Assignment of Breeder Designation

The owner of the dam at the time she is bred is considered the Breeder of the resulting foal. The breeder may designate another party to be recognized as the breeder of a specific foal by filing with the Register an Assignment of Breeder Designation form. The form must accompany the application for registration of the foal and must contain the name of the assigned breeder and the exact date of birth of the foal. The person so designated as the breeder will sign the “Breeder Certificate” portion of the application for registration.

RULE 2 – 42 DAY RULE, BLOOD TYPING AND DNA TESTING

Section 1: 42 Day Rule

After a mare is exposed or bred to one stallion (including by artificial insemination), at least 42 days must elapse before that mare is exposed to another stallion in order for the foal out of that mare to be eligible for registration without confirmation of the foal’s parentage. In order for the foal of a mare exposed or bred to two or more stallions within a 42 day period to be eligible for registration, this fact must be disclosed on the application for registration and a blood type or DNA test for verification of parentage must be performed and filed with the Register before a Certificate of Registration will be issued.

Section 2: Blood Type and DNA Testing

All blood type and DNA testing required or performed pursuant to these Rules and Regulations shall be performed at laboratories approved by the Canadian Partbred Arabian Register. All blood type and DNA testing will be conducted at the expense of the owner of the horse in question, except for the random testing provided for in Section 4 of this rule.

Section 3: Questionable Parentage

If, in the opinion of the Register, a reasonable basis exists to question the parentage of a registered horse or a horse for which an application for registration has been filed, the Register may require blood type or DNA testing for verification of parentage to be conducted on the horse, its sire and its dam.

Section 4: Random Testing

Random blood type or DNA testing programs to verify parentage may be conducted by the Register at its expense and recorded owners of the horse(s) must agree to permit such blood type or DNA testing of their horses.

Section 5: Refusal to Allow Testing

Canadian Partbred Arabian Register or any authorized representatives thereof shall have the authority to arrange for the drawing of blood or hair, blood or DNA typing and parentage testing of any Partbred or Anglo-Arabian horse in order to verify authenticity of parentage. Failure of an owner to comply with this regulation will automatically place the Certificate of Registration for this horse under suspension, if the horse is registered, and all privileges of the Canadian Arabian Horse Registry and/or the Canadian Partbred Arabian Register shall be denied until the matter has been resolved.

RULE 3 – NAMES

- a. The complete name of a horse shall not exceed 30 characters. Apostrophes, hyphens or spaces between words shall count the same as letters. Symbols are not permitted.
- b. A complete name which has been previously recorded for a horse registered with the Canadian Arabian Horse Registry or the Canadian Partbred Arabian Register shall not be used.
- c. Names can be changed after registration as long as the horse has no registered or pending progeny, no AHA show record and has not been imported into Canada. Trademarks may not be removed.
- d. Names which the Canadian Partbred Arabian Register Committee considers objectionable or unacceptable shall not be used.
- e. Animals from other countries shall be registered, where possible, with the same name they had in the country from which they came.

RULE 4 – CERTIFICATE OF REGISTRATION

- a. A Certificate of Registration is a certificate of information contained in the records of the Register.
- b. The original Certificate of Registration for a horse will be issued in the name of the person who is the owner of the horse's dam at the time of foaling. The breeder of an animal is the owner of the dam at the time of service. The recorded owner of the dam at the time she was bred may designate another person to be the breeder of a specific foal by completing and filing with the Register an Assignment of Breeder Designation form (see Rule 1, Section 9). The person so designated will be recorded as the breeder, however, the foal will be recorded as being foaled the property of the owner of the dam at the time the foal is born. If the foal is to be recorded in the ownership of someone other than the owner of the dam at the time the foal was born, the transfer section of the application for registration must be completed and signed by the owner of the foal at the time of birth. The current registration and transfer fees will be required.
- c. Registration numbers will be used and shall be issued in consecutive order, based upon the order in which applications are processed by the Register.

RULE 5 – TRANSFER OF RECORDED OWNERSHIP

Section 1: Certificate of Registration

a. In the case of the sale of a registered animal, the seller must furnish to the buyer a Certificate of Registration in the Canadian Partbred Arabian Register showing the purchaser's ownership. Refusal to do so under any pretext whatsoever, except under written agreement to the contrary, shall be grounds for his expulsion, if a member of the Canadian Arabian Horse Registry. If not a member, further applications for registration or transfers shall be refused. IT IS THE RESPONSIBILITY OF THE SELLER TO TRANSFER OWNERSHIP.

b. Applications for transfer of ownership must be completed on forms supplied by the Canadian Partbred Arabian Register or on the reverse side of a Certificate of Registration. The application must be signed by the seller(s) or authorized agent and must give a date of sale. Printed signatures are not acceptable. Partnership/dual ownership requires counter signatures.

Section 2: Sale or Disposal Without Certificate of Registration

The recorded owner of any registered horses sold or disposed of without the Certificate of Registration (i.e. sold without papers) shall surrender the Certificate of Registration to the Register for cancellation along with a written statement describing why the Certificate of Registration is being surrendered.

RULE 6 – DUPLICATE CERTIFICATE OF REGISTRATION

Section 1: Requirements for Issuance

A duplicate certificate may be issued for a fee, if the registered owner submits the approved paperwork showing in a satisfactory manner that the original is lost, destroyed or unobtainable.

RULE 7 – CERTIFICATION OF REGISTRATION CHANGES, REPLACEMENT AND CANCELLATION UPON DEATH

Section 1: Markings or Colour Changes

A recorded owner may request a change in a horse's markings or coat colour as shown on the Certificate of Registration by submitting the Certificate of Registration, along with an appropriate form provided by the Register and such additional information as may be required by the Register. Four (4) clear photographs (all sides) of the horse must accompany the applicant's request for change. Upon approval of the Register, an amended Certificate of Registration will be issued to the recorded owner at no charge.

Section 2: Castration

When a stallion is castrated, the Certificate of Registration along with a report of castration indicating the date of castration and signed by the recorded owner, must be sent to the Register. The certificate will be amended at no charge and returned to the recorded owner.

Section 3: Replacement Certificates

To obtain a replacement Certificate of Registration which has been torn, mutilated, soiled or otherwise defaced, but which is identifiable, the recorded owner must file the original Certificate of Registration with the Register for identification and pay a replacement certificate fee. Upon approval, a replacement Certificate of Registration will be issued to the recorded owner of the horse.

Section 4: Certificate Cancellation Upon Death of Horse

Upon the death of a registered horse, a statement signed by the recorded owner indicating the date of death must be sent to the Register for recording and cancellation.

RULE 8 – AUTHORIZED REPRESENTATIVES, CONTRACTS FOR PURCHASE AND LEASE AGREEMENTS

Section 1: Signatures

The signature of an authorized representative of the owner of a horse, the lessee of a horse or a contract purchaser of a horse, is not acceptable to conduct the transactions provided for in these Rules and Regulations unless the Register also receives a signed authorization form from the owner on a form provided by the Register indicating that such other person is authorized to execute the document at issue on behalf of the horse's owner.

RULE 9 – DENIAL OF APPLICATION FOR REGISTRATION OR TRANSFER OF CERTIFICATE OF REGISTRATION

Section 1: Basis for Denial

Any application for registration or transfer may be denied if it is not established to the satisfaction of the Register that all matters relating to the registration or transfer are in proper order and that the requirements of the Rules and Regulations have been met.

Section 2: Notice of Denial and Request for Hearing

If the Register denies the registration or transfer of a horse, the Register will notify the applicant in writing. The applicant may then request that the Register hold a hearing on the denial. The request for a hearing must:

- a. be in writing, and
- b. state all grounds and reasons upon which the applicant relies for the assertion that the horse should be registered or transferred; and
- c. be received by the Register within 90 days after the mailing of the notice of denial of registration.

RULE 10 – SUSPENSION OF CERTIFICATE OF REGISTRATION

Section 1: Basis for Suspension

The Register may suspend the registration of a horse if it subsequently finds that there are reasonable grounds to believe:

- a. that the horse does not meet the eligibility requirements for registration; or
- b. that the horse identified as the subject of the Certificate of Registration is not the subject of that Certificate; or
- c. a dispute over the recorded ownership of the horse arises.

Section 2: Offenses and Penalties

Refer to Article 26 of the Canadian Arabian Horse Registry Constitution

RULE 11 – EXPORTATION

If an animal is exported outside of North America, the recorded owner must submit the Certificate of Registration to the Register along with the complete name and address of the person to whom the horse has been sold as well as the date of sale. If the horse is being exported on lease or contract purchase, the recorded owner would supply the particulars pertaining to the lease or contract purchase.

The original Certificate of Registration will be marked “For Export Only” and sent to the receiving WAHO approved registry. If requested, and upon receipt of the applicable fee, the ownership will be officially updated prior to the Certificate of Registration being issued. If the horse later returns to Canada, a transfer of ownership will be processed upon receipt of proper documentation from the country of import (see Rule 1, Section 6), certification of the identity of the animal and receipt of the prescribed transfer fee.

RULE 12 – RULES OF REGISTRATION

Rules for registration may change from time to time, and as occasion may require, be made in a manner determined by the Canadian Partbred Arabian Register and ratified by the Board of Directors of the Canadian Arabian Horse Registry.

RULE 13 – REGISTER DISCLAIMER

The Canadian Partbred Arabian Register and the Canadian Arabian Horse Registry, its Directors, Officers, Members of Committees, Registry Board, and Members of Hearing Boards, employees, representatives and agents will attempt to obtain true and complete information in connection with the registration of horses, transfers of Certificates of Registration, hearings and all other matters relating to Register activities. With the exception of intentional wrong doings proven beyond a reasonable doubt, neither the Canadian Partbred Arabian Register nor the Canadian Arabian Horse Registry, or its Directors, Officers, Committee Members, Registry Board, Hearing Board Members, employees, representatives or agents will be liable in any way whether in damages or otherwise, for the issuance of any Certificates of Registration; for the transfer of any Certificate of Registration; for the refusal to issue a Certificate of Registration; for the issuance of any pedigree statement; for the refusal to transfer any Certificate of Registration; for the suspension and/or cancellation of any Certificate of Registration; for any disciplinary proceeding brought against or penalties imposed on any member or other person; or for any other activities engaged in, by or on behalf of, the Canadian Partbred Arabian Register and the Canadian Arabian Horse Registry