EMBRY TRANSFER

BY-LAW, REGULATION & REGISTRATION REQUIREMENTS

By-Law # 2 – Article 2 – Rules of Eligibility 2.5 – Embry/Ovum Transfer

The Board of Directors shall enact regulations prescribing a procedure for embryo/ovum transfer. Foals resulting from embryo/ovum transfer shall only be eligible for registration under the current conditions:

(a) Only one foal resulting from an embryo/ovum transfer from a given donor mare, is eligible for registration in each year.

(b) If more than one foal results from embryo/ovum transfers from a donor mare in a given year, the first born foal shall be the one to be registered.

(c) The donor mare is at least two (2) years of age or older at the time of embryo/ovum transfer.

(d) A donor mare is not eligible for export or to race in claiming races during the gestation period of the recipient mare.

Regulation # 2 – (3) Embryo Transfer

A foal which results from an embryo transfer may be registered provided that:

(a) Subsequent to the transfer of an embryo or ovum, a Certificate of Embryo or Ovum Transfer shall be completed by the attending veterinarian or technician and that the original shall be submitted to the Registrar with copies to the owner and veterinarian or technician. The original copy shall be sent to the Registrar within thirty (30) working days of the procedure. (The prescribed fee must accompany the Embryo or Ovum Transfer Certificate);

(b) the stallion and donor mare are blood typed or DNA tested prior to embryo/ovum transfer;

(c) the fact that a horse is a result of an embryo transfer shall be annotated in the registration records and the registration of the horse;

(d) Standardbred Canada shall be notified within thirty (30) days of the birth of an Embryo Transfer foal;

(e) If the owner, or any subsequent owner of a donor mare sells the donor mare while there is an embryo gestating, the seller must notify the purchaser of said embryo/ovum material having been harvested.

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