

NOTIFICATION OF BREEDING AGREEMENT

ASH Mare:

Reg No:

Registered Owner:

.....

Membership Number:

Contact Details:

BH

MOBILE

Email

TYPE & DETAILS OF AGREEMENT

Breeding Agreement - prior to Mating

NATURAL or EMBRYO TRANSFER

APPLICANT - Membership Name:

.....

Membership Number:

Contact Details: BH

MOBILE

Email

Agreement is limited to one (1) breeding right per form. In the case of multiple progeny, additional Notification Agreements will be required. The agreement is not transferrable to another party or mare.

Registered Owner of the Australian Stock Horse mare surrenders all breeding entitlements to another person.

The above person will be recognised by the Society as the Breeder.

The above person will be the member eligible to register the resulting progeny as owner.

Breeding Season

Foaling Season

Embryo Agreement - after mating, prior to Foaling

NATURAL or DONOR MARE

APPLICANT - Membership Name:

.....

Membership Number:

Contact Details: BH

MOBILE

Email

Agreement is limited to one embryo (natural or donor mare) per form. In the case of multiple progeny, additional Notification Agreements will be required. The agreement is not transferrable to another party or embryo.

The Breeder will be the Registered Owner of the dam at time of service

The purchaser of the embryo will be the member eligible to register the resulting progeny as owner.

Name of Stallion:

Date of Mating:

The Society is not in a position to enforce an agreement between parties, assist with management or the intended use of such arrangements. The Society is unable to ascertain if documents have been duplicated in any way. It is the responsibility of the parties involved to control and manage such factors.

The Society does not in any way guarantee a live foal agreement and will not be involved in disputes regarding possession or treatment of horses (and the like), resulting from any agreement. Parties need to protect themselves in this regard.

Any disputes of a contractual or financial nature in relation to the breeding or ownership of a horse are not for the Society's consideration. Members in such situations are advised to seek legal advice if unable to resolve the issues.

I understand, the agreement once signed cannot be revoked in any way. I hereby agree and understand the Society's conditions for breeding agreements and Rules and Regulations. I authorise The Australian Stock Horse Society to accept the resulting progeny registration on this basis.



Registered Owner - **SIGNATURE:**



Applicant - **SIGNATURE:**

Retain signed form until the resulting foal is ready for registration, complete the Application for Registration for resulting foal, attach this form and submit both forms to the Society with the ASH Breeding Certificate and payment of fees for registration purposes.

NOTIFICATION OF BREEDING AGREEMENT

It is strongly recommended, the parties involved seek legal advice relating to individual circumstances and conditions of same prior to breeding. A legal agreement should be signed between the parties involved, stipulating the terms and conditions of the arrangement. The Society's Notification of Breeding Agreement is a notification of a breeding arrangement to the Society, and in no way forms a legal agreement between the parties involved. The Society takes no responsibility for any disagreement and is unable to assist members in resolving personal disputes.

The Society's conditions in relation to Breeding Agreements and registration of resulting progeny are as follows:

- i. Where the Registered Owner of the mare has given rights to another member to breed from a Registered Australian Stock Horse mare and has surrendered all breeding entitlements to another person prior to mating (natural or embryo transfer), a **Notification of Breeding Agreement** must be completed, signed by both parties and attached to the Application for Registration of the resulting progeny. It will entitle the other person to be deemed the breeder and the member eligible to register the resulting progeny as owner.
- ii. For breeding agreements after mating and before foaling - a fertile embryo (natural or donor mare), a **Notification of Breeding Agreement** must be completed, signed by both parties and attached to the Application for Registration of the resulting progeny. In which case, the breeder will be the Registered Owner of the dam at time of service, and the purchaser will be the member eligible to register the resulting progeny as owner.
- iii. For breeding agreements after foaling, a **Transfer Application** must be completed, signed by both parties and attached to the Application for Registration of the resulting progeny. Under these circumstances, the breeder will be the Registered Owner of the dam at time of service and the member eligible to register the progeny will be the Registered owner of the dam at time of foaling.

NOTE: The Society accepts progeny resulting from Natural Service, Artificial Insemination and Embryo Transfers (includes Oocyte Transfers and Equine Intracytoplasmic Sperm Injection ICSI) as defined in the Rules and Regulations. Members considering other breeding techniques need to apply to the Board for acceptance of the technique or otherwise, together with conditions and requirements for same. For the avoidance of doubt, the technique of cloning is not an accepted technique and will not be approved by the Board.

Retain signed form until the resulting foal is ready for registration, complete the Application for Registration for resulting foal, attach this form. Submit both forms to the Society with the ASH Breeding Certificate and payment of fees for Registration and Notification of Breeding Agreement fee.

FEE – Notification of Breeding Agreement \$55.00

Payable at time of Registration of the resulting progeny.

PAYMENT OF FEES

For security reasons, the Society recommends that Credit Card details NOT be emailed. Fees in Australian Dollars.

CREDIT CARD

EXPIRY

 /

☐ Mastercard

☐ Visa

Amount \$

Cardholder's Signature