

# Speckle Park International Limited Rules and Regulations

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## **REGULATIONS**

These regulations were last updated 26<sup>th</sup> May 2020.

Membership to SPI is conditioned on the members compliance with SPI rules & regulations (including codes of conduct and social media policy) failure to comply may result in membership suspension or termination.

### **SECTION 1 – Membership**

Full membership definitions and procedures are included in the Company Constitution under Membership.

#### **Authority to Act**

1. The Company will recognise only one authorised signatory per membership. That being, the signature of the Member or nominated representatives, with regard to voting. With regard to voting rights, one prefix, one vote. However multiple memberships for the same business or persons will not allow multiple votes.
2. The Annual Membership renewal form must be completed, signed and returned with payment to the office of Speckle Park International Ltd. for the membership to be valid. This includes all new, existing and life Members.

### **SECTION 2 – Ownership**

The Company records unlimited possession owners from any Country in any one animal (alive or dead) on the register.

### **SECTION 3 – Procedures to Import and Export Live Animals, Semen and Embryos**

#### **A. Import**

Subject to Section 2 and excluding those live animals, semen and embryos accepted into the Company on or before 1 January 2012, and before the Company can record an interest in respect of any imported live animal, semen or embryo, the Company must receive:

1. The prescribed Import Fee must be paid to the Company (see Schedule of Fees).
2. An extended pedigree to 4 generations from the relevant Breed Company of the exporting country. In the case of embryos, an extended pedigree is required for both the donor sire and the donor dam.
3. **Live Animals**
  - i. Animals born outside a Country must be registered or eligible for registration in the records of Breed Associations recognised by Speckle Park International Ltd (SPI Ltd). Certified evidence issued by the relevant Breed Company must be produced to SPI Ltd. Imported animals are required to be identifiable and must be recorded with Company within 6 months of importation. The animal must have a DNA/Parentage Verification certificate (verified to both sire & dam).  
All required genetic testing must be completed or results provided to SPI if completed in another country.

**Semen**

- ii. An animal that is collected outside the Country must be registered in the records of Breed Associations and or Companies recognised by Speckle Park International Ltd (SPI Ltd).  
The importer of the semen must comply with the following:
  - a) Certified evidence of registration issued by the relevant Breed Company must be provided to SPI Ltd.
  - b) The animal must have certified Parentage Verification verified to both sire & dam.
  - c) If the animal is not already recorded on the SPI database, the importer must pay the import fee to have the animal recorded with SPI (see Schedule of Fees)
  - d) If the animal is not already recorded as an AI sire on the SPI database, the importer must apply and pay for an AI Sire permit (See Section 4-B for requirements and Schedule of Fees)
  - e) In the case of multiple importers or import companies a single nominated importer is required. The importer is required to be a member of SPI Ltd.

**Embryos**

- iii. The Donor Dam and the AI Sire must be registered in the records of Breed Association and or Companies recognised by Speckle Park International Ltd (SPI Ltd).  
The importer of the embryo(s) must comply with the following:
  - a) Certified evidence of registration issued by the relevant Breed Company for the Donor Dam and AI Sire must be provided to SPI Ltd.
  - b) The animals must have certified Parentage Verification verified to both sire & dam.
  - c) If the animal(s) is not already recorded on the SPI database, the importer must pay the import fee to have the animal(s) recorded with SPI (see Schedule of Fees)
  - d) If the animal(s) is not already recorded as a Donor Dam or an AI sire on the SPI database, the importer must apply and pay for a Donor Dam Permit and an AI Sire permit (See Section 4-B and 4-C for requirements and Schedule of Fees)
  - e) In the case of multiple importers or import companies a single nominated importer is required. The importer is required to be a member of SPI Ltd.

**B. Export**

In order for export documents to be sent to the importing country the following applies:

- 1. The live animal, semen or embryo must meet the requirements for entry to the stud registers of the importing country. For example, if the importing country requires a DNA/Parentage Verification and Genetic testing results then this must be obtainable.

**Disclaimer:**

It is up to the individual importer or purchaser of imported animals and/or genetic material to ensure that any resulting progeny can be registered with SPI Ltd by following the rules above. SPI Ltd holds no liability for unregistrable animals that do not comply with these regulations. SPI Ltd will not record or monitor purchasers or imports/exports. Disputes that may arise from breaches of SPI Ltd rules will be a matter for the parties to resolve between themselves or at common law.

**SECTION 4 – Breeding**

**A. Natural Service**

All sires require a DNA profile to be registered with SPI Ltd. (See Section 5 for registration regulations)

1. Natural Service with OWNED Sires

Multiple sire joinings are permitted subject to paternity determination of the sire by DNA testing.

No female shall be depastured with a different sire or inseminated to another sire unless paternity determination of the resultant progeny can be established by a DNA test.

2. Natural Service with NON-OWNED Sires

- i. A registered owner who is in possession of a sire may allow another Member to have access to that sire for natural service purposes.
- ii. If a Member allows another Member access to a sire for natural service it will be a matter for agreement between the members involved. Any restrictions an owner of the natural sire may wish to place on the use of that sire and the registration of progeny will be a matter of private agreement between the members involved. SPI Ltd will not record or monitor such agreements. Disputes that may arise from breaches of such agreements will be a matter for the parties to resolve between themselves or at common law.

**B. Artificial Insemination (AI)**

1. All AI Sires require an SPI AI permit. Imported AI sires also require an Import Permit (See section 3-3)

All existing AI sires prior to 1<sup>st</sup> January 2020 retain their AI Permit status. SPI Ltd holds the right to DNA test any existing AI sire. Should an existing AI Sire be found to be horned, red or double muscled the animal will be deregistered along with all progeny.

2. All new AI sires (domestic or imported) require the following:

- i. Provide SPI Ltd with a SNP DNA profile of the sire.
- ii. All sires must be registered with SPI Ltd or in the records of Breed Associations and or Companies recognised by Speckle Park International Ltd (SPI Ltd).
- iii. To be eligible, the imported sire must be minimum purity of 93.8%
- iv. For animals born PRIOR to 01/01/2013: Parent verification is required to either sire OR dam on MiP or SNP. Any sire that does not qualify to either sire or dam but has an existing registration certificate with SPI Ltd. is able to retain their registration status however an AI Permit will NOT be issued. Genetic testing results including horn, colour and myostatin must be provided. If the animal is found to be horned, red or double muscled, an AI Permit will NOT be provided and the animal and any progeny will be deregistered.
- v. For animals born AFTER 01/01/2013: Parent verification on either MiP or SNP to BOTH sire and dam must be provided. Genetic testing results including horn, colour and myostatin must be provided. If the animal is found to be horned, red or double muscled, an AI Permit will NOT be issued and the animal and any progeny will be deregistered.
- vi. An AI Permit from SPI Ltd (see Schedule of Fees) must be obtained before any resulting progeny can be registered.

3. Semen marketing rights will not be monitored or recognised by SPI Ltd. If semen marketing rights are to be assigned in any individual animal, it will be a matter for agreement between the vendor and purchaser. Any restrictions a vendor may wish to place on the use of semen and the registration of progeny will be a matter of private agreement between the vendor and purchaser. SPI Ltd will not

record or monitor such agreements. Disputes that may arise from breaches of such agreements will be a matter for the parties to resolve between themselves or at common law.

## **C. Embryo Transfer (ET)**

### **1. Donor Dams**

All Donor Dams require an SPI Donor Dam permit. Imported Donor Dams also require an Import Permit (See section 3-3)

All existing Donor Dam permit holders prior to 1<sup>st</sup> January 2020 retain their Donor Dam Permit status unless through genetic testing are found to be horned, red or double muscled. SPI Ltd holds the right to DNA test any existing Donor Dam permit holder. Should an existing Donor Dam Permit holder be found to be horned, red or double muscled the animal will be deregistered along with all progeny.

### **2. All new Donor Dams (domestic or imported) require the following:**

- i. Provide SPI Ltd with a SNP DNA profile of the donor dam.
- ii. All dams must be registered with SPI Ltd or in the records of Breed Associations and or Companies recognised by Speckle Park International Ltd (SPI Ltd).
- iii. To be eligible, the imported dam must be minimum purity of 87.5%
- iv. For animals born PRIOR to 01/01/2013: Parent verification is required to either sire OR dam on MiP or SNP. Any Donor Dam that does not qualify to either sire or dam but has an existing registration certificate with SPI Ltd. is able to retain their registration status however a Donor Dam permit will NOT be issued. Genetic testing results including horn, colour and myostatin must be provided. If the animal is found to be horned, red or double muscled, a Donor Dam permit will NOT be provided and the animal and any progeny will be deregistered.
- v. For animals born AFTER 01/01/2013: Parent verification on either MiP or SNP to BOTH sire and dam must be provided. Genetic testing results including horn, colour and myostatin must be provided. If the animal is found to be horned, red or double muscled, a Donor Dam Permit will NOT be issued and the animal and any progeny will be deregistered.
- vi. A Donor Dam Permit from SPI Ltd (see Schedule of Fees) must be obtained before any resulting progeny can be registered.
- vii. The owner of the calf at the time of registration shall be known as the 'breeder'.

## **SECTION 5 – Registrations**

### **A. Purpose**

The purpose of a registration confirmation is to record information provided by the breeder and to certify that the animal is in the herd book of registrations at the time of printing.

### **B. Registration Procedure**

1. All animals born on or after the 01/01/2018 must have SNP DNA profile, Parent Verification on MiP or SNP. DNA testing for the horn gene, red gene and Myostatin must be completed. Any animal found to be horned, Red or double muscled will not be registered.

2. Every person/entity shall, before applying to register/record an animal, be a financial Member of SPI Ltd and have a:
  - i. A stud Prefix (not exceeding 16 characters), and cannot contain 'Speckle Park'
  - ii. A Herd Identification Symbol (a combination of 3 alpha numeric characters)
3. No animal shall be registered without the submission of a Calf Registration form (see Registration Form).
4. Calves submitted for registration are required to be the progeny of sires and dams which are recorded in SPI Ltd register.
5. Progeny may be registered up to 12 months of age. Late registrations (after 12 months) will attract a late registration fee (see Schedule of Fees) and must be accompanied by a DNA/Parentage Verification certificate.
6. SPI Ltd may request any additional information which it may deem necessary before accepting any animal for registration, or accepting any correction in the records of SPI Ltd
7. Recipient dams must be listed on the animal recording form for all ET calves. Recipient dams details required include breed composition, year of birth and tag identification.

### **C. DNA Testing**

1. It is compulsory for all animals born on or after the 01/01/2018 to have SNP DNA/Parent Verification (verified to both sire & dam) and DNA testing for the horn gene, red gene and Myostatin (NT821). Any animal found to be horned, red or double muscled will not be registered.
2.
  - i. SPI Ltd may conduct random DNA/Parentage Verification on any animal at SPI's expense. If an animal fails this test, it will be de-registered and will only be restored to registered status when the breeder can satisfy SPI of the correct parentage of the calf at his/her expense.
  - ii. If SPI Ltd receives notice of an incorrect pedigree the animal will be de-registered and will only be restored to registered status when the breeder can satisfy SPI of the correct parentage of the animal at his/her expense. The SPI Board holds the right to investigate any parent verification issues and make a determination on the registration status of the animal on a case by case basis.

### **D. General**

1. Where the registering owner of a animal submitted for registration was not the owner of the dam at the time she was served or artificially inseminated to produce such calf, the parentage of the calf must be notified to SPI Ltd on the Transfer Form if the dam was in calf when transferred, or
2. Where an ET calf is submitted for registration and the dam is not owned by the registering owner at conception of the embryo, refer to Section 4 C.1.
3.
  - i. The Member who was the breeder of an animal may advise SPI Ltd of any correction to the registration records of that animal.
  - ii. If a Member requests a correction of the particulars of either a sire or dam of an animal pursuant to sub-clause (i) that Member must supply DNA/Parent Verification in respect of that animal. Any rulings in this matter will be dealt with on a case by case basis.

4. With the exception of ET calves, no calf born in a lesser period than 275 days after the birth of the last calf from the same dam will be eligible for registration unless approved by the Executive Officer.
5. No person shall be allowed to register in the SPI Ltd's records any animal with the registered Prefix or Herd Identification Symbol of any other person.
6. No progeny of a sire domiciled overseas in respect of the Country of use shall be registered unless semen import procedures are observed, see Section 3, Clause A.
7. The Calf Recording form and the Registration Certificate will include the following disclaimer and indemnity:
  - i. By entering an animal in the records of SPI Ltd and issuing a Registration Confirmation in respect of that animal SPI Ltd will not be liable for any loss or damage arising out of any error or misdescription contained in the Calf Recording form. In the event of such error or misdescription SPI Ltd reserves the right to cancel the entry of an animal in the records of the Company and the Registration Confirmation issued in respect of that animal.
  - ii. By completing the Calf Recording form the registering Member indemnifies the Company against all claims which may be made by any person against the Company in respect of any loss arising out of any error contained in the Calf Recording Form.
8. The acceptance of the pedigree of an animal for the purpose of entering that animal in the records of SPI Ltd will be based upon the Calf Recording form and DNA parent verification.
9. SPI Ltd may at its discretion, and at any time, require an inspection of any animal or herd.
10. SPI Ltd may refuse to register any animal name which is considered contrary to the interests of the Members of the SPI Ltd.
11. The entry of an animal in the records of SPI Ltd and the issuing of a Registration Confirmation in respect of that animal are subject to correction or cancellation pursuant to the regulations of SPI Ltd.
12. **Company Website Disclaimer**

Information contained on this web database, including but not limited to pedigree, DNA information, Estimated Breeding Values(EBVs) and Index values is based on data supplied by members and/or third parties.

Whilst every effort is made to ensure the accuracy of the information, the ABRI, the Company, their officers and employees assume no responsibility for its content, use or interpretation. Data submitted to ABRI, the Company may have errors in it which cannot be detected without DNA testing. Technology may have advanced since a particular test was undertaken so that previous inaccuracies which were not detectable are now able to be detected by current testing technology. In the Speckle Park database, the society estimates a small percentage of entries may have an error or may be misleading. For this reason, users ought to consider if they need to obtain independent testing of the relevant animal (if possible) to ensure the data is accurate.

BREEDPLAN results are calculated using software developed by the Animal Genetics and Breeding Unit, a joint venture of NSW Department of Primary Industries and the University of New England, which receives funding for this purpose from Meat and Livestock Australia Limited. Estimated Breeding Values can only be directly compared to other EBVs calculated in the same analysis.

## **E. Pure Breeding**

1. Animals must be one of the following colour patterns:
  - i. Speckled - black sides with white topline and white underline with speckled hips and black frosted faces;
  - ii. Leopard - leopard pattern which describes colouration between White and Speckled;
  - iii. White - white with black ears, nose and eye pigmentation; or
  - iv. Black - solid black animal which will have the descriptor (Black) after its name. Includes black animals with solid white patches.
2. The following animals are not eligible for registration (if there is any doubt the animal in question will need to be DNA tested):
  - i. animals which show some red colouring ("red colouring" is not to be confused with rusty coloured or brown hair which is either the result of bleaching by the sun and wind or dead hair about to be shed);
  - ii. animals with horns; or
  - iii. animals that are double muscled
3. As of the 01/01/2018 SPI Members cannot join a solid black female with a solid black male. Also any black animal producing a black calf, will be generation two, and therefore registerable. However, any black progeny from generation two (calf will be generation three) cannot be registered.
4. Any animal that is not eligible for registration, and has been registered, can on 21 days' notice given to the owner and or breeder to show cause why the animals should not be deregistered will be, by the decision of the board, deregistered. Any resultant progeny will also be deregistered.
5. Any Member and or owner who has erroneously registered an ineligible animal will indemnify SPI Ltd. from any loss arising out of the incorrect or erroneous registration of the animal.

## **F. Animal Identification**

1. Any animal intended to be exhibited at shows must be tattooed when required by the rules of the particular show Society. If not tattooed, all other animals must be tagged with their identification number and be DNA parentage verified before registration.
2. A tagged animal must have written on the tag the year letter and animal identification number.
3. The tattoo shall comprise:
  - i. Herd Identification Symbol
  - ii. Year Letter
  - iii. Animal Identification Number



## **G. Description of Animals**

1. Polled or scurred animals shall be eligible for registration and the letter P or S shall be shown in SPI Ltd's records and on the Registration Confirmation.  
  
(P) - Polled  
(S) – Scurred
2. Animals which develop scurs after registration shall remain on the SPI Ltd's register. SPI Ltd. must be notified, in writing, of the appearance of scurs. SPI Ltd shall amend the animal's Registration Certificate accordingly.
3. Calves conceived by AI will have the symbol (AI) recorded after their official name. Likewise, calves conceived by ET will have the symbol (ET) recorded after their official name.
4. The name of an animal shall not be changed after registration except with the approval of the SPI Board and the Breeder. Upon such change, the SPI Ltd's records will be amended and a new Registration Certificate will be issued.
5. No two animals in any one herd shall carry the same Animal Identification Number, registered or commercial.
6. The registered name of an animal (including the Prefix) must not exceed 29 characters.

## **SECTION 6 – Transfers**

1. All animals are required to be transferred to the purchaser by way of an SPI Ltd transfer form. It is the vendor's responsibility to transfer animals.
2. Where animals are owned by multiple prefixes, transfer forms must be submitted by all parties
3. An inactive animal cannot be transferred until reinstated by the registered owner as an active animal in the records of SPI Ltd.
4. All transfers must comply with the SPI Ltd's Ownership Regulations, see Section 2.

## **SECTION 7 –Shows and Sales**

1. Only Members of SPI Ltd are eligible to exhibit and sell cattle at Speckle Park National Sales.
2. SPI Ltd recognises two types of show and sales:
  - i. Events run by SPI Ltd e.g. the National Show and Sale. This is a SPI Ltd event.
  - ii. Events run by Members and other bodies that SPI Ltd does not control e.g. Royal Shows.
3. Members are required to comply with the prevailing Conditions of Entry governing all SPI Ltd events.
4. Black animals and black animals with solid white patches cannot be shown, including calves at foot, at any event listed in paragraph 2(ii) above.
5. Show uniform consists of blue jeans, white collared dress shirt and a black Society approved vest or as agreed to by the Shed Captain.

## **SECTION 8 – Dispersal Sales**

1. The status of animals being offered at a dispersal sale must be Active and Registered, unless otherwise declared in the catalogue as being Inactive or Unregistered.
2.
  - a. The Prefix and Herd Identification Symbol (Tattoo) relating to a dispersed stud is not eligible for re-use by any person except where the SPI Ltd approves the re-use of the Prefix and Herd Identification Symbol.
  - b. An application for the re-use of the Prefix and Herd Identification Symbol of a dispersed stud may only be made by the following persons:
    - i. In the case of an individual owner of a dispersed stud – by that original owner or by a member of the immediate family of the original owner,
    - ii. In the case of an original firm or partnership owner of a dispersed stud – by one or more of the continuing members of that original firm or partnership, and
    - iii. In the case of an original company owner of a dispersed stud – by that company.
  - c. An application cannot be made pursuant to paragraph (b) if the Prefix has been sold.
  - d. An application pursuant to paragraph (b) will only be considered by SPI Ltd where it is accompanied by the signed written consent of the following persons:
    - i. In the case of an original individual owner – by the original owner or by the legal personal representatives of that original owner (where the original individual owner is deceased), or
    - ii. In the case of an original firm or partnership owner – by each person who was a member of the firm or partnership as at the date of dispersal of the stud, or
    - iii. In the case of an original company owner – by each person who was a Director of the company as at the date of dispersal of the stud.
3. Any person making an application under this clause, will pay all fees and expenses incurred by or on behalf of SPI Ltd in relation to the application.
4. The following disclaimer is to be used in relation to all advertised sales conducted by SPI Ltd members

### **Sale Disclaimer**

The descriptions of the animals in this catalogue, including their pedigree and other genetic information, has not been verified by the Vendors or the Selling Agents. Whilst all care is applied in producing this catalogue, industry experience suggests that a small percentage of DNA parent verification tests may have errors. Consequently, the Vendors and Selling Agents or their representative(s) do not assume any responsibility whatsoever for the correctness, use or interpretation of the information on animals included in this sale catalogue.

## **SECTION 9 – Payment Conditions**

### **A. General**

1. SPI Ltd will operate on an invoice basis for all transactions

2. Where SPI Ltd approves debiting of charges to a Member's account, the Member must settle that account within 30 days of the charge.
3. SPI Ltd has the option to charge accounts, which the Member has not settled within 90 days after the charge was first raised, with a compounded interest rate of 5% per month on unpaid accounts (rate reviewed annually).
4. SPI Ltd may from time to time vary the fees it charges.
5. SPI Ltd will not provide services to a Member when a Member's account is in arrears by 90 days or more. To reinstate services, the Member must pay the account in full (including interest).

#### **B. Membership Fees**

1. Membership Fees are due on 1<sup>st</sup> July each year (30 day account applies) (see Schedule of Fees).

#### **C. Inventory Fees**

1. Inventory fees are payable on all females 2 years and older as at the 1<sup>st</sup> of January each year.
2. Registered Females under 2 years old that calve during the year, will be charged the Inventory Fee at the time of registration of the calf (see Schedule of Fees).
3. A prelist will be sent to members in January listing all females on each member's inventory on which inventory fees are payable.
4. Inventory fees are calculated at 1<sup>st</sup> January each year. Inventory Fee payment options are explained on the Inventory Checklist. Members will be invoiced the female inventory in April and the deadline for the payment of Inventory Fees is 31<sup>st</sup> August each year.
5. If Inventory Fees are not paid by 31<sup>st</sup> August, all relevant animals will be made inactive and re-instatement fees will then apply (see Schedule of Fees).

#### **D. Extension of Time to Pay**

SPI Ltd may grant an extension of time for the payment of fees in cases where a confidential application is lodged in writing to the SPI Ltd board and approved prior to the expiration of the period within which the fees are due. Credit will not be extended beyond one drop of calves.

#### **E. Non-Australian Members**

Members with registered animals in a Country other than Australia shall pay the amount specified in the Schedule of Fees in Australian Dollars. These members will not pay GST in Australia.

### **SECTION 10 – MEMBERSHIP ISSUES**

#### **1. Resignation and removal of a Member**

- 1.1 A Member may resign their membership at any time, by giving one month's notice in writing to the Secretary but shall continue to be liable for any debt due to the Society;

- 1.2 A person may not be readmitted to membership until any unpaid monies outstanding at the time of ceasing to be a Member are paid including any interest or other charges that may be levied on outstanding monies;
- 1.3 A Member may not seek a refund of any annual subscription or establishment fee notwithstanding when the Member resigns their membership; and
- 1.4 The Board may remove any Member from the Register of Members if their membership ceases pursuant to Clause 20 of the Constitution.

## **2. Conduct of Members**

- 2.1 All Members are bound to comply with SPI Ltd Code of Conduct and agree to do so upon becoming a Member or renewing their membership;
- 2.2 All Members are bound to comply with the SPI Ltd Code of Conduct and agree to do so upon becoming a Member or renewing their membership.
- 2.3 Complaints will be dealt with in accordance with the SPI Ltd Complaints Policy and Procedure. The outcome of a complaint may lead to a disciplinary procedure.
- 2.4 Discipline of members will be conducted pursuant to Clause 22 of the Constitution.

## **3. Disputes and Mediation**

Disputes in relation to Company matters between members, or between members and the Company, or members and a director, will be dealt with pursuant to Clause 21 of the Constitution.

Disciplinary matters for directors

A person is ineligible to be nominated as a candidate for election as a director for a period of 12 months from the handing down of any adverse result of a disciplinary investigation or procedure pursuant to clause 22 of the Constitution.

## Definitions

<b>Definition</b>	<b>Explanation</b>
Active Female	Female for which an Inventory Fee has been paid for the current year
AI	Artificial insemination
AI Permit	Permit issued to support the registration of calves bred by artificial insemination
Animal Identification	Sequential number preceded by the herd identification symbol and year letter to uniquely identify each animal in a herd
Authorised Signatory	The person(s) nominated to sign Company documentation on behalf of a member (see Section 1)
Breeder of an Animal	The person who is the owner of the dam at conception of the animal
Calf Recording Form	The Company's official calf registration and recording form
Company	Refers to Speckle Park International Ltd
Conception	The commencement of pregnancy
Depasture	Process of naturally mating a bull with a cow
Dispersal Sale	A sale in which all registered animals in a member's herd are offered for sale
DNA Typing (Deoxyribonucleic acid)	Process of determining variability and individuality in the sequence of the monomers which pass on genetic information, conducted by a recognised laboratory
Donor Dam	Dam which produced an embryo for the purpose of embryo transplant into a recipient cow
Embryo Transfer (ET)	Process of transferring an embryo from the biological dam into a recipient dam for the remainder of gestation
Fee	A charge levied on Company members in accordance with the Schedule of Fees
Foreign Company Members	Members who are also members of another Speckle Park breed Company
Inventory Checklist	A listing of all active cows in a herd issued by the Company in January every year. An inventory fee is payable for active cows 2 years and over at January 1 <sup>st</sup> . The listing can be used to add or delete cows from the herd inventory
Foundation Stock Listing	A listing of all cattle owned by a person(s) which must be submitted when becoming a member of the Company
Herd Identification Symbol	Unique member (herd) tattoo identification comprising 3 alpha or alpha numeric characters (eg. ABC) used in conjunction with individual animal identification number and year letter
Imported	An animal imported into a Country whose registration is suffixed with identifying symbols from the country of origin, eg. IMP CAN, IMP USA, IMP UK
Inactive Female	A cow for which an inventory fee has not been paid, or which has been removed from 'active' status by the owner
Member	A current financial constituent of the Company (eg. person(s)/company/partnership) having paid the relevant membership fee
Member Number	A unique membership number allocated by the Company to identify each Member individually
Member Representative	Members, signatories and any persons that have permission to act on behalf of a Membership. These persons can only be Act on behalf on the membership if permission is given in writing by the Member Signatory.
Member Signatory	A member that has the sole voting rights for that membership
Name – Trading	Name under which the Member trades eg. ABC Pty Ltd T/As Cattle Pastoral Company
Name – Full	Full name of a membership eg. ABC Pty Ltd
Natural Service	Natural joining of a sire with a dam

Owner	Person(s) recorded as having an ownership interest in an animal
Parentage Determination	DNA profiling used to verify an animal's lineage by confirming parentage to both sire & dam.
Possession	Refers to an ownership interest in an animal, ie. an owner having physical possession
Prefix	Registered stud name with the Company. Prefix shall not exceed 16 characters
PTIC	Cow pregnancy tested in calf
Recipient Dam	Cow used as surrogate of an implanted embryo from a donor dam for continuance of gestation
Registered	Animal with registered status in the Company's herd book
Registration Certificate	Certification issued by the Company denoting an animal's registered status which may be either in hard or electronic form
Registering Owner	Member owning the embryo/calf at calving. The calf shall carry the prefix and tattoo identification of the registering owner. The registering owner should also own the dam at calving, unless supported by an ET Certificate
Reinstatement	Act of re-establishing 'active' status of a female previously made 'inactive' in the Company's records
Scur	Horny-like growth loosely attached to the skin of the head of an animal
Tattoo	Unique identification of an animal. A tattoo identification (in one ear) shall consist of: <ul style="list-style-type: none"> <li>• Herd identification (eg. ABC)</li> <li>• Year letter (eg. B)</li> <li>• Individual animal number (eg. 100)</li> <li>• Tattoo: ABC B100</li> </ul>
Transfer	Document by which a change of ownership of an animal is notified to the Company
Year Letter	Tattoo letter (eg. Z [2004], A [2005], B [2006] etc) allocated by the Company each year denoting the year in which a calf was born. Used in conjunction with the individual animal identification number and herd identification symbol