1. Meeting protocol

2. Committee guidelines

3. Member comments on agenda items

4. Amend first sentence of Rule 209(e) (p. 53) as follows: (staff recommendation)

   In the event a stallion owner wishes to (1) transfer a stallion, but retain rights to use frozen semen or (2) keep the stallion and transfer semen right permit(s), he may purchase retained semen rights permits for $50 each from AQHA.

5. Amend first sentence of Rule 212(e) (p. 56) as follows: (staff recommendation)

   In the event a mare owner wishes to (1) transfer a mare, but retain rights to use frozen embryos or (2) keep the mare and transfer frozen embryo permit(s), he may purchase frozen embryo permits for $50 each from AQHA.

6. Amend wording of the first sentence of Rule 224(d) (p. 63) as follows: (staff recommendation)

   AQHA will recognize the signature of any one of the joint owners of the horse on AQHA’s transfer report if such owner is named on the horse’s current registration certificate, except for a transfer by one joint owner (or agent) to him or herself, which transfer shall require the signature of one of the other joint owner(s)/agent(s).

7. Amend Rule 205 (pp. 49-51) by adding the following genetic diseases: PSSM, GBED, HERDA and MH. With respect to such additional genetic diseases, mandatory testing not required, but owner responsible for reporting condition to AQHA for recordation of such condition(s) on the horse’s registration certificate. Accordingly modify Rule 203(b) (p.48) by specifically listing (instead of referring to Rule 205) the genetic defects or undesirable traits (parrot mouth, cryptorchidism and HYPP) which prevent a horse from being eligible for advancement. (staff recommendation)

8. Amend Rules 203(b) (p. 48), 205(c) (p. 50) and 227(e) (p. 65) to allow for the advancement of a horse which is presently restricted from advancement due to testing N/H for HYPP
9. Enact rule to (1) require testing for the genetic disorder HERDA and (2) add the results on the certificate of registration – (four members submitted proposals on this subject)

10. Enact a rule to require (1) foals be genetically tested for all known genetic diseases prior to registration, (2) the results listed on the certificates and (3) as more genetic tests become available add them to this rule – (seven members submitted proposals on this subject)

11. Amend Rule 205(c)(3) (p. 50) by denying registration to any foal which tests positive for HYPP, either H/H or N/H

12. Amend Rule 205(c)(3) (p. 50) so as to (1) allow the registration of H/H foals resulting from the breeding of an N/H mare to an N/H sire if the foal is verified by a veterinarian to be in good health and (2) restrict future breedings of the N/H mare that produced the H/H foal to N/N stallions

13. Enact rule that cryptorchid stallions and any horse testing positive for HERDA or HYPP not be allowed to reproduce.

14. Discuss offering color test (staff recommendation)

15. Amend Rule 228 (p. 65) to add (1) additional coat colors and (2) offer options for two or more colors to be listed on the registration certificate – (three members submitted requests on this subject requests)

16. Discontinue the use of collection/insemination certificates (see Rule 209 (pp.53-54))

17. Require all stallion owners to submit to AQHA an annual inventory of frozen semen for each stallion and record same on SBR

18. Amend Rule 212(a)(1) (pp. 55-56) to allow a lifetime embryo enrollment

19. Amend Rule 227(a) (p. 65) to allow the registration of a cloned horse for breeding purposes only

20. Amend Rule 203(b) (p. 48) so as to allow advancement of an Appendix horse if it has earned an ROM amateur or youth (current rule only allows for advancement with respect to ROM in open).

21. Delete Rule 227(b) (p. 65) to allow registration of foals resulting from two Appendix parents - (two members submitted requests on this subject)

22. Amend Rule 227(b) (p. 65) to allow registration of offspring of Appendix/Appendix if the foal carries more than 50% Quarter Horse blood
23. Amend Rule 202(d) (pp. 46-47) to mandate (1) registration applications and transfers from South Africa be submitted to SAQHA for processing; and (2) person submitting such documents must be (a) a member of SAQHA and (b) in compliance with the RSA Animal Improvement Act of 1968

24. Delete the requirement to DNA type offspring resulting from a breeding between a sire and dam who have both been DNA typed

25. Waive all fees required by Rule 222 (p. 61) if the person is deceased

26. Amend Rule 211(b) (p. 55) by allowing registration of a foal without the signature of the mare/stallion owner at time of breeding if the foal has been parentage verified

27. Amend Rule 205(d)(3) (p. 51) to further limit the amount of white on a horse’s head

28. Control the overpopulation of horses by charging all breeding stallions a minimum of $500 and any mare used for breeding a minimum of $100

29. Amend Rule 214(d)(1) (p. 58) relating to re-use of name of a deceased horse

30. Election of committee chair

31. Adjournment