

Perth Winter THOROUGHBRED SALE SUNDAY 30 JUNE 2019

SWAN VALLEY SALES COMPLEX, WESTERN AUSTRALIA

NOMINATIONS CLOSE FRIDAY 17 MAY 2019 Yearling Nomination Fee: \$880 inc GST | Weanling & Broodmare (Thoroughbred Sale) Nomination Fee: \$550 inc GST Racehorse Nomination Fee: \$550 inc GST



MAGIC MILLIONS 2019 PERTH WINTER THOROUGHBRED SALE

Name of Entry:		Colour:		Sex:
Sire:		Foaling Date:	/	/
Dam:				OS
Dam Sire:		Brands:		
Microchip Nº:		Br	Ind Index Number	
Category: Broodmare Racing Pros	Dect Weanling	Racing Informat	on: In Work	Spelling Windsucker
2017 Service Details		Served by		
Please tick one box Pregnant Missed Slipped Not Covered Maiden Last Service				
2017 Foaling Details Colour S	ex DOB		ire	
Please tick one box Foal at foot Sing	le Foal Missed	Slipped No	Covered Dec Foo	Id Foal Twins
Details of Current or Past Racing Bans:				
Other Disclosures: Bleeder Ro	arer Windsucker	Wobbler	Impaired V	/ision
Name of vendor to appear in catalogue:				
Address:				
Suburb:		State:		Postcode:
Phone:		Fax:		
Mahila		Email		
Mobile:				
Proceeds of sale Cheque: EFT:	If EFT – Account:			BSB:
	If EFT – Account:			BSB:
Proceeds of sale Cheque: EFT:	If EFT – Account:			BSB:
Proceeds of sale Cheque: EFT: EFT:	If EFT – Account:	State:		BSB:
Proceeds of sale Cheque: EFT: EFT: EFT: Address:	If EFT – Account:			
Proceeds of sale Cheque: EFT: Frage EFT: Cheque: EFT: Che	If EFT – Account:	State:		
Proceeds of sale Cheque: EFT: Frage EFT: EFT: EFT: EFT: EFT: EFT: EFT: EFT:	If EFT – Account:	State: Fax: Email		
Proceeds of sale Cheque: EFT: Payable to (Only one payee): Address: Suburb: Phone: Mobile: Adstralian Business Number (ABN): How many owners are in the horse?:	If EFT – Account:	State: Fax: Email		Postcode:
Proceeds of sale Cheque: EFT: Payable to (Only one payee): Address: Suburb: Phone: Nobile: Address Number (ABN):	If EFT – Account:	State: Fax: Email		Postcode:
Proceeds of sale Cheque: EFT: Payable to (Only one payee): Address: Suburb: Phone: Mobile: Adstralian Business Number (ABN): How many owners are in the horse?: What is the percentage of GST ownership?: Please tick one box: DECI		State: Fax: Email If no AB	I, please complete the below	Postcode:
Proceeds of sale Cheque: EFT: Payable to (Only one payee): Address: Suburb: Suburb: Phone: Mobile: Australian Business Number (ABN): How many owners are in the horse?: What is the percentage of GST ownership?:		State: Fax: Email If no AB	I, please complete the below	Postcode:
Proceeds of sale Cheque: EFT: Payable to (Only one payee): Address: Address: Suburb: Phone: Mobile: Australian Business Number (ABN): How many owners are in the horse?: What is the percentage of GST ownership?: Please tick one box: DECI Section (A) The supply is made to you in	ARATION BY A NOI my capacity as an individual, ar a nature for me.	State: Fax: Email If no AB	I, please complete the below	Postcode: Postcode: Postcode: If NIL, please complete declaration below. y that is a private recreational pursuit or
Proceeds of sale Cheque: EFT: Payable to (Only one payee):	ARATION BY A NOI my capacity as an individual, ar entity (other than an individual) ar	State: Fax: Email If no AB	I, please complete the below RED VENDOR the course of an activity an enterprise in Australia	Postcode: Postcode: Postcode: If NIL, please complete declaration below. y that is a private recreational pursuit or
Proceeds of sale Cheque: EFT: Payable to (Only one payee):	ARATION BY A NOI my capacity as an individual, ar entity (other than an individual) ar	State: Fax: Email If no AB	I, please complete the below RED VENDOR the course of an activity an enterprise in Australia	Postcode: Postcode: Postcode: If NIL, please complete declaration below. y that is a private recreational pursuit or
Proceeds of sale Cheque: EFT: Payable to (Only one payee):	ARATION BY A NOI my capacity as an individual, ar anture for me. entity (other than an individual) ar) am/is a non-resident who is not below to acknowledge that you	State: Fax: Fax: Email If no AB N GST REGISTE nd the supply is made ir nd we are not carrying or carrying on an enterprise Dated:	RED VENDOR the course of an activity an enterprise in Australia in Australia.	Postcode:
Proceeds of sale Cheque: EFT: Payable to (Only one payee):	ARATION BY A NOI my capacity as an individual, ar anture for me. entity (other than an individual) ar) am/is a non-resident who is not below to acknowledge that you	State: Fax: Fax: Email If no AB N GST REGISTE nd the supply is made ir nd we are not carrying or carrying on an enterprise Dated:	RED VENDOR the course of an activity an enterprise in Australia in Australia.	Postcode:
Proceeds of sale Cheque: EFT: Payable to (Only one payee):	ARATION BY A NOI my capacity as an individual, ar nature for me. entity (other than an individual) ar) am/is a non-resident who is not below to acknowledge that you /ILL BE ACCEPTED IF NOT SIGI Signature:	State: Fax: Fax: Email If no AB N GST REGISTE nd the supply is made ir nd we are not carrying or carrying on an enterprise Dated:	RED VENDOR the course of an activity an enterprise in Australia in Australia.	Postcode:

CONDITIONS OF NOMINATION

MAGIC MILLIONS 2019 PERTH WINTER THOROUGHBRED SALE Auctioneer's Licence No.: 2005419

The Selling Agent is licensed under the PAMD to conduct auctions of livestock

- In these Conditions of Nomination:
- "ARR' means the Australian Rules of Racing as adopted, administered and amended by RA from time to time;

Values, VABY means the Australian Stud Book which is the official record and publication of thoroughbred bloodimes for horses in Australia; 'ATO' means the Australian Taxation Office;

- "EU" means European:

"GDPR" means the EU General Data Protection Regulation which came into effect on 25 May 2018; "GOF" means me to demend build indexident regulation which during hid effect on 25 way 2016, "GST" has the meaning given to it in the GST Act; "GST Act" means A New Tax System (Goods and Services Tax) Act 1999 (Cth) as amended from time to time.

- "Lot" means a horse, including a gelding, colt, filly or mare (and includes one or more lot) to be nominated for the Sale by the Vendor on the Official Nomination Form;
- Magic Millions Export Dedoration Form⁷ means the export declaration form prescribed by and available upon request from the Selling Agent and as required by the GST Act; "NDB" means the Privacy Amendment (Notifiable Data Breaches) Act 2017 which came into effect on 22 February 2018
- "Nomination Fee" means the fee, if any, set out in the Official Nomination Form
- Viticial Nomination Form' means the standard dificial nomination form nominated by the Selling Agent from time to time a copy of the current form of which is attached to these Conditions of Nomination and available within the online entries facility located on the Selling Agent's and the Promoter's website;
- "PAMD" means the Property Agents and Motor Dealers Act 2000 and as amended from time to time; Prevent interstering reporting regions and which because and zooo and as antertaked norm mile to intere "Partnership" means Magic Millions Sales Partnership (ABN 99 519 379 694); "PSA" means fithe Personal Property Securities Act 2009 which took effect on 30 January 2012 and as amended from time to time;
- as amended from time to time; "PSR" means the personal property securities register established pursuant to the PPSA; "PRA" means the Principal Racing Authority in each state and territory in Australia which control, regulate and supervise racing in each state and territory in Australia which control, regulate and supervise racing in each state and territory in Australia with approval of but subject to RA; "Promoter" means Magic Millions Promotions PP, Ltd (ABN 41 088 197 200) or any other party identified in the Sole Catalogue or other documentation issued in respect of the Sale as the promoter regulate and sole of a closed race series or incentive race series in association with which the Sale is conducted.
- Sole is conducted; "RA' means Rocing Australia which is the peak national administration body for thoroughbired racing in Australia, responsible for the governance of the ARR and the RASB in an effort fo ensure workdwide best practice standards of inlenginy and animal veltare. Can PRA's a member of RA; "RASB" means the rules of the Australian stud book as administrated by the ASB from time to time; "Repository" means the repository to be established by the Selling Agent / Promoter prior to the commencement of the Sole, the conditions displayed at the Repository at least four (A) days prior to the commencement of the Sole.

- "Repository Conditions" means the conditions of entry into the Repository for the purpose of inspecting the X-Rays and other terms and conditions relating to the terms and conditions of access and inspection as displayed at the Repository;
- "Sale" refers to any one or more of the following Sale/s for which the Lot is nominated, accepted and subject to the Vendor's rights of withdrawal, offered for sale by way of auction conducted by the Selling
- The Magic Millions 2019 Perth Winter Thoroughbred Sale, to be held at the Swan Valley Sales Complex, Middle Swan, Western Australia, on the 30th day of June, 2019. "Sale Catalogue" means the catalogue to which the Sale relates, and which includes the Lot
- "Selling Agent" means Magic Millions Sales Pty Ltd (ABN 54 078 396 317) having auctioneers and agents licence number 2005419 and includes its officers and agents;
- ugens include a court of an in allocation is solutions and agents; TBA' means the Thoroughbed Breeders Australia Limited (ABN 84 0024 322 28); "The Act" means the Privacy Act 1988 (Cth) as amended from time to time; "The Code" means the Australian Thoroughbred Sales Code of Conduct as amended from time to time;
- The Code" means the Australian Thorougnated Soles code of concurs as amenues runn are runner. "X-Rang" means the set of X-Rang's departed at the Regosoling, abled typeical or digital farmat, (along with any reports, certificates, notes, writings or information departed therewith, including all historical records of operations or learning provided to each Lot) made available by the Vendor with respect to a Lot for inspection by the Purchaser squidited interese Veterinary events, aux X-Rays being in the minimum number and taken strictly in accordance with the specifications detailed in the Repository. The terms of which the Purchaser acknowledges as having read and understood prior to the purchase of a Lot.

APPOINTMENT OF PROMOTER

The Vendor agrees that all advertising, markeling and promotion in respect of the Sale (including the Lat in it) will be carried out by the Promotier, a company engaged in the business of promoting and markeling throughout the work, horoughited subsc, notes and retided events, as well as performances, exhibitions, social events, conterferences and events in the general entertainment industy and the Vendor hereby continns the Promoter's appointment and role in the labelit by the Saling Agent

VENDOR'S APPOINTMENT OF THE SELLING AGENT

- 4.1
- The Vendor (subject to his compliance with these Conditions of Nomination) hereby appoints and authorises the Selling Agent to: Act as the sole and exclusive agent of the Vendor to sell the Vendor's Lot at the Sole, or prior, or subsequent, there with the Vendor consent, where the Lot is not sold at the Sole, privately and outside of the auction at a price nominated by the Vendor at any time from the close of nominations to a date skiv (20) days date the Sole, and these Conditions of Nomination shall apply insolar as is possible, to such private Sole;
- Collect the full or any part of the purchase price including, if applicable, any GST for the Lot on behalf of the Verdar by means of cash, personal cheque, or otherwise by the Selling Agent at the Selling Agent's 4.2
- Deliver the Lot sold on the Vendor's behalf prior to full payment of the purchase price including, if applicable, any GST on the Lot, such delivery being given by the Selling Agent at the Selling Agent's absolute discretion; 4.3
- biplications and the second se
- 4.5
- 4.6
- Ind de imitied to inside related to in containuits o, so did it of on spece containuits on roomination, Return the Lot to the verdord if a said is not effected or any occount of the Vendor is not settled within seven (7) days of the Sale, or at any extended date by approval of the Vendor; brot settled within Detain a possed-in Lot or the Lot bought back by the Vendor until all Sale charges and if applicable 653 rear paid, the Saling Agent baing are allifed to charge security interest and register the same on the PFSR in respect of any outstanding lees commissions, GST or charges; 4.7
- Disclose the name, description and oddiess of the Vendor to a bidder or Purchaser II it considers it appropriate, or in the case of any dispute locating on any sale of the Lot. In every case it is agreed that the remedy of the Purchaser shall be against the Vendor and not under any circumstances against the Selling Agent, 4.8
- The Selling Agent; Accept the rescission of any sole, allow any purchaser an extension of time for payment, or agree to any variation of the conditions of sole as printed in the Sole Catalogue on behalf of the Vendor should the Selling Agent dicket in its discussion discussion that any such adon is glutified; Bid up to the reserve price as est by the Vendor without incurring any liability to the Vendor in the event of the Lord no selling for an anound regulation to allow the reserve price. The Vendor agrees that the Selling Agent reserves the right to-bient neurosciencing and the reserve to believe and the Selling Agent the the Selling Agent the the Selling Agent the the formation and the selling Agent set of the Selling Agent reserves. 4.9
- 4.10
- Reject any nomination of any time for such reason as the Selling Agent shall deem appropriate, in its sole discretion, and the Selling Agent shall then return any Nomination Fee paid only if the rejection is without reasonable couse; Determine the order of sale of all nominations and acceptances for the Sale; 4.11.

- 4.11.3 Assign stabiling facilities in its sole discretion and the Selling Agent shall have no obligation to assign the same or similar stabiling facilities which may have been assigned to the Vendor of previous soles 4.11.4 Set a minimum bid (upset price) for the horses sold in this Sale, in its sole discretion;
- Set a minimum bid (upset price) for the horses sold in this Stale, in its sole discretion; Retuse to sell any horse by auction if the Selling Agent has knowledge that the sold horse has been sold privately price to the Sole: The Selling Agent shall pay the proceeds of the sale including any applicable GST to the person or persons norminated as the person to be paid such proceeds, on the Official Norminaton Form, whose receipt shall be a sufficient discharge of the Selling Agent's obligations in respect of such proceeds. All norminations for the Sole must be submitted on the Official Norminaton Form, duty signed by the Vendor or for and on behalf of the Vendor by the Vendor's agent, or submitted in accordance with the of the Selling Agent's norme entries toollity. The Official Norminaton Form, duty signed by the of the Selling Agent's norme entries toollity. The Official Norminaton Form must each the of the Selling Agent's norme. The Stelling Agent's normality by no later than the specified dosing date solution form. On the Selling Agent's norme. The Official Norminaton Form must each the Official Normination Form. 6.
- Subject to the Vendor executing the Official Nomination Form, or agreeing to the Conditions of Nomination via the Sating Agent's centine entries totility, prior to the offering for sate of the Lot Sy the Sating Agent, the Sating Agent's exempted from the requirement of Chapter 12 of the PAMD from maintaining a fust account for the deposit of the proceeds of sate of the Vendor's Lot and the Vendor actionwedges the vestime of satuk exemption:

COMMISSIONS DUE TO THE SELLING AGENT

- The Vendor will pay the following amounts to the Selling Agent:
- 8.1 A commission of the rate of 6.6% (inclusive of GST) of the sale price of any Lot sold or bought back 8.2
- In the ventor. In the event a Lot is sold or bought back for an amount in excess of \$200,000 the rate of commission for the part of the price in excess of \$200,000 is reduced by 2.2% (inclusive of GST) for the Sales referred to in 1.1; or
- 8.3 In the event that any Lot is not sold or bought back by the Vendor, no passed-in commission will be

- FEES AND CHARGES DUE TO THE PROMOTER
- ND CHARCES DUE TO THE PROMOTER The Vendor will point be following fees and charges to the Promoter in respect of its promoting and marketing of the auction sole and the race series. A promotional fee aquivatent to an amount being 2.2% (inclusive of GST) of the purchase price of the Lot sold or bought back by the Vendor, for the Sale and; The Normitation Fee (including GST) as specified on the Oficial Normitation Form and; The Normitation Fee (including GST) will be invoiced by way of a written acceptance of the Lot into the Sale and:
- 9.1
- 9.3 the Sale and
- the Sole and; The Nomination Fee (including GST) must be paid for in full within fourteen (14) days of invoici The Vendor will not be entitled to any refund in respect of any payment pursuant to these Condition of Nomination for the Promoter save as is expressly provided in these Conditions of Nomination The Nomi 9.4 9.5
- TBA LEVY
- The Vendor hereby irrevocably authorises the Selling Agent to deduct a marketing levy on behall of the TBA in the amount of 0.385% (inclusive of SST) of the purchase price of the Lot sold or bought back by the Vendor. The marketing levy will be forwarded by the Selling Agent to the TBA within forth-woo (42) days of all monies due and owing to the Vendor pursuant to the sole of the Vendors Lot. VENDOR'S OBLIGATIONS AND WARRANTIES
- 13
- 14 15

- 18
- This is the amound of 0.389%, cinclusive of CSTP of the junchose prior of the LS with the bidget back by the Vendor to the marketing lay with the Extrement of the Saling Agent to the TEA within they. **OPS OBLICATIONS AND WARRANTIES The** Lot cocrepted to the Sale of the Externation to the sole of the Vendors Lot. **CPS OBLICATIONS AND WARRANTIES The** Lot cocrepted to the Sale of the Externation the expression the Vendors cost and experse.
 The Vendors stall committy on the experiments of the ASB of the Vendor's cost and experse.
 The Vendors stall committy on the experiments of the ASB of the Vendor's cost and experse.
 The Vendors stall committy on the experiment is the March's cost main expersion.
 The Vendors stall staget status and the stall stall line to cost only with the ASB requirements. (incluing on pormert of the Saling Agent 1 documents in the Vendor's cost and experse.
 The Vendor stall is especially experime that a stall integrities requires the the Saling Agent 1 documents to the Saling Agent 1 documents of the Vendor of tablet stall status and the stall integrities of the Saling Agent 1 documents of the Vendor of tablet stall status and the Vendor not dalvet such information or the order on the Saling Agent 1 documents to the Vendor on tablets and the Saling Agent 1 documents of the Vendor on tablets and the Saling Agent 1 documents of the Saling Agent 1 document on the accuracy of such information or tablet a stall vendor information or tablet and the Vendor on tablets and the Saling Agent 1 document of the Saling Agent 1 documents of the Saling Agent 1 documents of the Saling Agent 1 document on the Vendor on tablets and the Saling Agent 1 document on the Vendor on tablets and the Saling Agent 1 document on the Saling Agent 1 document on the Saling Agent 1 document on the Saling Agen 19
- 20 21
- 22
- 23

- 25

24

- 26
- 28
- 29
- The vertod shall comply in all respects with merules of the sole complex aspudyed within the orice block of the Sole complex. In respect of any description used in, or in connection with the Sole the parties hereto agree that the expression coli includes ing or crypt cortain, ramely main alian within the orice of bhe tests have not descended into the scrolum from the abdomen. The Lat entered by the Verdor (including lis storage by the Selling Agent nor the bhe tendors sole risk and express notwithstanding any negligence on the part of the Selling Agent and the Verdor indemnities the Selling Agent against all claims, actions, loss, damages, costs and expresses incurred including stabiling and fed. The Verdor agrees to be bound by the conditions of scie as printed in the Sole Catalogue, including any variations made thereto at the Selling Agent and core and expresses incurred of the lard (which shall be at the Selling Agent agree and the Selling Agent and the Verdors arrangements as directed by the Selling Agent and coredit arrangements made with a Purchaser of the Lard (which shall be at the Selling Agent and coredit arrangements and with a Purchaser of the Lard (which shall be at the Selling Agent and core and agent and the conditions of sell es arrangements as directed by the Selling Agent and agent and the conditions of sells es arrangements as directed by the Selling Agent and the escillar agent agent and begin and agent and the Verdor admontedges that the Selling Agent and agent agent for the Verdor admontedges that the Selling Agent and the Verdor admontedges that the Selling Agent and agent and the verdor admontedges that the Selling Agent and the Verdor admontedges that the Selling Agent and the admonte with the conditions of sells es the Verdor admontedges that the Selling Agent and agent and the conditions of sells arrangements as directed by the Selling Agent and agent and the Automotedges that the Selling Agent and agent and the Selling Agent agent and the admontedges that th 30
- 31 Subject to the conditions of sale as printed in the Sale Cataloaue, if the Selling Agent de Subject to the conditions of sale as printed in the Sale Catalogue, if the Saling Agent delivers the Lot to the Lot priors to the Saling Agent houry received payment by cash or otherwise for the Jot. The Saling Agent will use its best enderwours to secure the performance by the Purchaser of its obligation to pay the purchase prior and any appricable GST except where. The Saling Agent has formed the opinion that there is a bonn fide dispute between the Vendor and the Purchaser as to the Purchaser's adaption to pay for the Lot. The Vendor enties directly into any creatil arrangement or terms with the Purchaser; The sale is therminated or unerforceable for any reason; The Vendor agrees to any variation or the normal terms of the contract for the purchase of the Lot (including without limitation terms as to the time for payment) without the prior written consent of the Saling Agent.
- 31.1
- 31.2 31.3 31.4
- ling Ağent;
- seung Agent; The Vendor consents to the delivery of the Lot by the Selling Agent; The Vendor has not paid any monies due and owing by the Vendor to the Selling Agent on any account whatever
- 32
- The kindle consents to the develop of in the scaling Agent provides the second 33
- 34
- 36

- third person, as the Selling Agent may determine, and the venoor agrees to be bollow up mereman an such assignment. The Vendor agrees to indemnify and hereby indemnifies the Selling Agent against all loss, damage, costs and expenses of vendorer another incurred by the Selling Agent against all loss, damage, as due in the Selling Catalogue. The Conditions of Normination or the conditions of sale as set up in the Selling Agent francy of the Conditions of Normination or the conditions of sale as set up in the Selling Agent francy of the Conditions (the Selling Agent francy of the Selling Agent francy of the due to Agenciation (that is to say of the due to Agenciation by the Vendor of the Official Normination Form) of the Lot notwithstanding the withdrawal of the Lot from the Sellia and the Vendor ocknowledges and agrees that the only basis upon which he may claim a repayment of the Normination Fee from the Selling Agent france Normination Fee from the Selling Agent france Normination Fee from the Selling Agent is: 38

- If the Selling Agent cancels the Sale in accordance with Condition 22 of these Conditions of 38.1
- 38.2
- 39
- If the Selling Agent cancels the Sale in accordance with Condition 22 of these Conditions of Nomination, or If the Lot is rejected and withdrawn in accordance with Condition 18 of these Conditors of Nomination or is not included in the Sale Catogue. The Vendor acknowledges that the dules and rights of the Selling Agent under these Conditions of Nomination or is not included in the Sale Catogue. The ventor acknowledges that the dules and rights of the Selling Agent under these Conditions of Nomination which they are entitled in their own right pursuant to these Conditions of Nomination shale construed so far as is possible so that the unowuld or vidit periods on the Nomination. In the event that own provision is univaliator, where such undwuld or vidit periods on is an independent promise and is severable from the other conditions. Where such undwuld or vidit periods the SST with the provision for sess or remuneration including if applicable SST then a term will be implied (so far as the law permists) that reasonable remuneration and vegnesses including if applicable SST will be poycial loor any services includes not assume any responsibility or registration for SST. The Selling Agent to the Vendor. The Selling Agent locates no tablicity for any SST tablicity or registration for SST and the 20 in respect of the Lot sold by way of auction or private teraly. The sole of a control weights that subject to the exapt frame teral to the sone and the AlO in respect of the Lot sold by way of auction or private teraly. The vendor acknowledges that subject to the exapt provisions as approved by the AlO this harse may be sold on a zero-tradea basis at which them on SST used and the purchase price in the event that the hydrox is registered for GST, in the event that the there is a suppliced or individe the Selling Agent as a signal to the Hourbase. The Vendor acknowledges that subject to the exapt ML as a signal to the Hourbase solution. Form, the supplices of the SST kat the Vendor, not the Selling Agent //

Intre, is aromery to a o at things necessary and execute all documents to give effect 16 these Conditions of Nomination.
Where the Verdor (in the reasonable opinion of the Selling Agent) is in any way or in any capacity (by virtue of directionship, scherchichtig, incustee), beneficiary or cherwise) involved with or related to a Purchaser of the Lot offered for sale by the Verdor and the Verdor or was: the Selling Agent any movies with respect to that Lot or any other 10 sold at the Sole or any prior sale conducted by the Selling Agent, any, in its absolute discretion, refuse to a prior sale conducted by the Selling Agent, any, in its absolute discretion, refuse to part of the purchase price prior by the verdor to the Sale or any prior sale conducted by the Selling Agent may, in its absolute discretion, refuse to pay out the Verdor to the Sale or any prior sale conducted by the Selling Agent from the Purchaser.
The Verdor and the Sulter Durchaser price the Purchaser and the Purchaser price to their agents any claim arising aut of any telephone directions or instructions gains of the Purchaser and environ sections and the Sale or any prior sale conducted by the Verdor to the Sale agent from the Purchaser.
The Verdor and the Sulter agent from the Purchaser.
The Verdors and the Purchaser indeminity and will keep indemnified the Selling Agent and the Promoter against any claim arising aut of any telephone directions or instructions gains of mice registres, consultants or employees, to the Sale agent or the Pornoter of their agents, consultants or employees, to make the Lot Werker, for any reason, such the Sale or any claim as a site of the rounder or not claid approximation are amistrepried or not acted upon, for white vertex and the Nomoter or their agents, consultants or employees, to have Sale agent or the Pornoter.
Nowithstanding any condition contained in the conditions of sale as printed in the Sale Catalouae.

Ther opens, consultants or employees, on or deter the sale of the Lot where, for any reason, such leighnore instructions are ministrepted or not odde upon, for whotever encours, by the Saling Agent or the Phonoteler. Notwithstanding any condition contained in the conditions of sale as printed in the Sale Colladgue, all persons who attend the Sale do so entirely all their own risk and neither the Saling Agent of the Phonoteler. On their subsidiations, of Cless or agents for themselves and for those whom they ad, assume or accept any responsibility or liability of whatever nature for any fujury or domage whotsever which may occurs in relation to the Saling Agent prior to the nomination of the Lot, the Vendor and her Phonotes in relation to the Saling Agent prior to the nomination of the Lot, the Vendor warrants in relation to the Saling Agent prior to the nomination of the Lot, the Vendor warrants that, in the destance of tail and complete disclosure to the Saling Agent, the Lot theor and undergone addominal surgery of any type (with the exception of the surgical reparts), and undergone addominal surgery of any type (with the exception of the surgical repart of a non-strangulating umblical herma), and has not undergone innosive joint surgery, surgery to repart and undergone additional surgery of any type (with the exception of the saling Agent in writing. The Vendor warrants that the net disclosed if the Lot has undergone surgery to any reproduction agan, with o cuid adversely dreft the reproductive copains of undergone surgery to any reproduction agan, which our diversely and the reproductive copains of undergone pain for any of the progeny being deermed ineligible for entry or registration in any stud book in any Jursidiation. The verdor warrants that the sadisclosed if the Lot has on undergone involving agant in the soling. Been diagnosed with and / or given birth to twins or dead tools, and, futther the Vendor the sadisclosed it the sale of the dower warrants and the reproductive copain of

Purchaser. Any filly or mare that is not pregnant at the time of examination shall be characterized as "Suitable for

Any filly or more that is not prepriorit of the time of examination should be characterized as: "Suitable for Mathing" if confirmed by a certificite for threading signed by a qualified verticinary surgeon addressed and delivered to the Selling Agent and dated not more than 14 days prior to sole certifying that a papelinary per rectain of the vorities, using a non-structure and the service and vargine has been carried out and such papelina and examination confirms that the filly or more represenses normanic risk for reproduction. The vendor trends the carcitotic and the selling Agent to release a copy of the certificate for threading to any prospective purchases. In accordance with the ARR the use of anabolic androgenic steroids in thoroughbred horses is banned. The ARR can be viewed at the RA website www.incainguistatia horse and are subject to horse by without horlize. The Vendor intervocably authorses the Selling Agent and is velenting store, following the sole of the tot, to be analysed for the presence of anabolic androgenic steroids in the Sole sole treading store. The ULM, the self of the tot, be analysed for the presence of anabolic androgenic steroids as per the conditions of sole as priori of the Sole Sole Sole.

The selling Agent and the Vendor acknowledge the existence of the Act, the NDB and the GDPR to protect the privacy of parties. Further to the above, the Vendor irrevocably authorises the Selling Agent to obtain a report about the Vendors consumer or credit worthiness from any credit reporting agency or commercial credit reporting hereinese.

business. The Selling Agent reserves the right to control thrid porties and the Vendor inevocably outbrokes those thrid porties to provide all information of the type referred to above os requested by the Selling Agent. The NBS care into related on 22 February 2018 and the CEPR care in ite deta on 25 May 2018. The purpose of the NBB was to set up a scheme whereby the Selling Agent and the Pornoter, and their socialisations, multi blue control measures where there is unatilitories docess to jumuhorised disclosure of or lass of, personal sensitive information of the Vendor The Intertain of the NDB was one sound to the VDB is to ensure that porties holding personal data baile of the solution horeascery lithered accessity necessary lithering security measures to ensure that the access, disclosure or loss does not result in serious harm to any of the individuals to whom the information reinters.

effault in the address, idealization enders. Whom the information relates. The purpose of the GDPR was to protect the data privacy for all EU citizens. If a party processes data about individuals in the context of selling goods or services to EU citizens, the GDPR must be compiled

wim. The Selling Agent and the Promoter will do all things reasonably necessary to implement processes to protect unauthorised access to, unauthorised disclosure of, or loss of, personal information relating to

The Selling Agent and the Promoter will, and will procure their associated entities to do likewise, concly with the provisions of the VBB and rolling as required by the VBB. The Verhaldr accepts, oschowelages and capaes that the Selling Agent and the Promoter collect information that is personal to the Vendar which must be provided to the relevant authorities, such Rond IIs members, and in some coses, legal entorement and government bades and agentices and thrid paties that might have an interest, direct or dherwise, in Lot. The Vendar Wahat ends and the Promoter, and their associated entities, from their colloptarius must be Selling Agent and the Promoter, and their associated entities. In on their associated entities, to release personal information relining to the Vandor and the Promoter, and their associated entities, to release personal information relining to the Vandor and the Promoter, and their collections of Normitation. By differing the Sale and selling or purchasing the Lot pursuant to have Conditions of Normitation. By offering the Sale and selling are purchasing the Lot pursuant to have Conditions of Normitation. By offering the Sale and selling or purchasing the Lot pursuant to have Conditions of Normitation. The Vandor elacts to Sale the Condition and Normitation and the Vandor elacts or unstation the Sale and selling are purchasing the Vandor. The Vendor many, ot any time boats and her NDB and the OZH. The Vendor is strated by the United their privacy and cookies policy on the Saling Agent's and the Promoter's website home page. **Fet LEGIACION**

ER LEGISLATION The Selling Agent and Vendor agree that these Conditions of Nomination may need to change from time to time to meet legislative requirements coming into effect biolowing the date hereof and the Vendors apponts the Selling Agent its altomory to effect on ysuch changes without the Vendors further consent remutied such changes do not adversely impact upon the commercial terms of these Conditions of

(provided such changes do not adversely impact upon the comm Nomination) and the Vendor agrees to be bound by such changes

The Selling Agent and the Promoter will, and will procure their associated entities to do likewise,

PRIVACY AND CREDIT INFORMATION: THE ACT, THE NDB AND GDPR: AUTHORISATIONS

41. 42. 42.1

42.2

42.3

43. 44

45

46

48

49.

50

51

52

53

54

55

56

58

59

60

61

63

64

65

66

the Vendor.

FURTHER LEGISLATION

AND AGREEMENTS

YOUR DEDICATED TEAM

FOR FURTHER INFORMATION OR ASSISTANCE, PLEASE CONTACT:

PERTH OFFICE

Magic Millions Sales Pty Ltd, Po Box 448, Belmont, WA 6984 | T 08 9477 2455 | Perth@Magicmillions.com.au

DAVID HOUSTON WESTERN AUSTRALIA T 08 9477 2455 | M 0408 609 994 E davidh@magicmillions.com.au



CHARLOTTE GEOGHEGAN OFFICE ADMINISTRATOR T 08 9477 2455 | M 0417 846 981 E charlotte@magicmillions.com.au



GOLD COAST - HEAD OFFICE Magic Millions Sales Pty Limited, PO Box 5246, Gold Coast Mail Centre, QLD 9726 T 07 5504 1200 | F 07 5531 7082 | E bloodstock@magicmillions.com.au

BARRY BOWDITCH MANAGING DIRECTOR T 07 5504 1200 | M 0402 280 538 E barry@magicmillions.com.au



DAVID CHESTER SALES DIRECTOR T 07 5504 1209 | M 0410 683 466 E davidc@magicmillions.com.au



CLINT DONOVAN BLOODSTOCK MANAGER T 07 5504 1227 | M 0421 944 985 E clint@magicmillions.com.au



JAMES DAWSON BLOODSTOCK CONSULTANT T 07 5504 1217 | M 0401 412 838 E jamesd@magicmillions.com.au



KYLIE ADAIR BLOODSTOCK CONSULTANT



BEN CULHAM BLOODSTOCK CONSULTANT T 07 5504 1200 | M 0419 646 860 ben@magicmillions.com.au



MICHELLE PAGE BLOODSTOCK SALES ENTRY CO-ORDINATOR T 07 5504 1214 E michellep@magicmillions.com.au

T 07 5504 1226 | M 0416 515 247

E kylie@magicmillions.com.au



NICKY WONG ASIA CLIENT ADVISOR T 07 5504 1204 | M 0428 866 905 E nicky@magicmillions.com.au

TIM BROWN BLOODSTOCK CONSULTANT VICTORIA & TASMANIA T 0401 307 918 E timb@magicmillions.com.au



ROWENA SMITH NSW REPRESENTATIVE & CLIENT LIASION M 0438 431 132 E rowena@magicmillions.com.au



ADRIAN HANCOCK SOUTH AUSTRALIAN **BLOODSTOCK CONSULTANT** T 08 8297 8055 | M 0417 519 307 E adrian@magicmillions.com.au

STEVE DAVIS BLOODSTOCK CONSULTANT NEW ZEALAND T 0274 727 347 E steved@magicmillions.com.au





