

# Perth Winter YEARLING 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 YEARLING SALE**

Sire:	Colour:		Sex:
Dam:	Foaling Date	/	/ 2017
Dam Sire:	Brands:	NS	OS
Microchip Nº:		Brand Index Number	
Is this Yearling a foal share? Yes No Westspeed I authorise the Westspeed Breeder Nomination fee to be deducted from sale proceeds. If my yearling is not sold at the sale, I agree to pay the nomination fee to RWWA.			
Location for inspection (inc phone number):			
State: Postcode: Email:			
Contact Name: Phone:			
Name of vendor to appear in catalogue:			
Address:			
Suburb:		State:	Postcode:
Phone:		Ξαχ:	
Mobile:		Email:	
		-	
Proceeds of sale Cheque: EFT:	If EFT – Account:		BSB:
Payable to (Only one payee):			
Address:			
Suburb:		State:	Postcode:
Phone:		-ax:	
Mobile:		Email:	
Australian Business Number (ABN):			v Declaration by a non GST registered vendor.
	11	Tio Abia, piedse complete me below	
How many owners are in the horse?:			
What is the percentage of GST ownership?:			If NIL, please complete declaration below.
Please tick one box:       DECLARA         Section (A) The supply is made to you in my cap hobby, or is wholly of a private or domestic nature         Section (B) The supply is made by us as an entity (construction of the supplier that I represent) am/is	for me. ther than an individual) and we are not carry	ade in the course of an activity ing on an enterprise in Australia	
Signed:	Dated:		]
Please complete all of the above details and sign below to acknowledge that you have agreed to be bound by the <b>CONDITIONS OF NOMINATION</b> . Please <b>DO NOT</b> send			
Please complete all of the above defails and sign below t payment with this Nomination Form. <b>NO ENTRY WILL BE</b>			F NUMINATION. Please DU NUI send
Name:	Signature:	Date:	
OFFICE USE ONLY			
A/C CODE:	ENTRY ID:	GST STATUS:	

#### CONDITIONS OF NOMINATION

### MAGIC MILLIONS 2019 PERTH WINTER YEARLING SALE

- Auctioneer's Licence No.: 2005419
  1. The Selling Agent is licensed under
  2. In these Conditions of Nomination: r the PAMD to conduct auctions of livestock
- In these Conditions of Nomination: ARK means the Australian Rules of Racing as adopted, administered and amended by RA from time to time; e, ns the Australian Stud Book which is the official record and publication of thorouahbred "ASB" m
  - bloodlines for horses in Australia; "ATO" means the Australian Taxation Office;
  - "EU" m
  - "EU" means European; "GDPR" means the EU General Data Protection Regulation which came into effect on 25 May 2018; "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;

  - time to time; "Lad" means a horse, including a gelding, coll, filly or mare (and includes one or more lot) to be nominated to the Sole by the Verodr on the Official Nomination Form; "Magic Millions Export Declaration Form" means the export declaration form prescribed by and available upon request from the Selling Agent and as required by the SST Act; "NO" means the Privacy Amendment (Notificab Data Breaches) Act 2017 which came into effect on 22 February 2018 Vomination Feer means the lee, if any, set out in the Official Nomination Form; "Official Nomination Form" means the standard afficial nomination form nominated by the Selling Agent from Time to Time a copy of the current from of which is attached to these Conditions of Nomination and available within the online entries facility located on the Selling Agent's and the Promote's weeting. Promoter's website
  - Fruntiers wessing: "PMD" means the Property Agents and Molor Declers Act 2000 and as amended from time to time; "Partnership" means Magic Millions Stales Partnership (ABN 99 51 93 736 634); "PPSA" means the Personal Property Securities Act 2009 which took effect on 30 January 2012 and as amended from time to time;

  - us unierus inni intre to intre; "PPSR" means the personal property securities register established pursuant to the PPS4; "PPR" means the Principal Robing Authority 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 R4;
  - Comparing the second second
  - "RA" means Racina Australia which is the peak national administration body for thoroughbred racing
  - "RA" means Rocing Australia which is the peek national administration body for thoroughbed nation in Australia, responsible for the governonce of the RAB and the RABB in or affort to ensure worldwide best practice standards of integrity and animal weltare. Each PRA is a member of RA; "RASB" means the rules of the Australian stud book as administered by the ASB from time to time; "Repository" means the repository to be established by the SaBing Agent / Promoter prior to the commensement of the Sabi, the conditions of entry into which and use of the service of which will be set out in the Repository" conditions displayed at the Repository and least bour (4) days prior to the commensement of the Sabi: "Repository" means the conditions of entry into the Repository of the purpose of inspection as displayed at the Repository: "Sale" refers to any one or more of the following Sabi/s for which the Lot is nominated, accepted and assigned to the Vendor's rights of withdrawal, offered for sale by way of auction conducted by the Saling Agent:

  - and subject to the Vendor's rights of withdrawai, offered for sale by way of auction conducted by the Selling Agent. The Magic Millions 2019 Perth Winter Yearling Sale, to be held at the Swan Valley Sales Complex, Swan Valley, Western Austratio, on the Solth day of June, 2019. "Sale Cotalogue" means the cotalogue to which the Sale relates, and which includes the Lot; Selling Agent" means Magic Millions Sales PY Lut (AN 54 078 396 317) having auctioneers and agents learce narmos? 2006-19 and includes the aliants and days at 0034 322 28); "The Ad" means the Phavoy Act 1938 Chit) as amended from time to time; "The Coder means the Australian Thoroughbred Sales Code of Conduct as amended from time to time."
  - Itme: "X-Rays" means the set of X-Rays deposited at the Repository, albeit physical or digital format, (along with any reports, certificates, notes, writings or information deposited therewith, including and instancial records of operations or treatment provided to each LaY made available by the Vendar with respect to a LaI for inspection by the Purchaser's qualitied licensed veletinany expert, such X-Rays being in the minimum number and taken strictly in accordance with the specifications deployed at the Rapsolatory. The terms of which the Purchaser acknowledges as having read and understood prior to the purchase of a LoI.

#### APPOINTMENT OF PROMOTER

rement OF FROMOVER The Vendor operse that all advertising, marketing and promotion in respect of the Sale (including the Lot in it) will be carried out by the Promoter, a company engaged in the business of promoting and marketing throughout the world, hnoroughtered sales, roces and related events, as well as performances, exhibitions, social events, conferences and event is in the general intertainment industry and the Vendor hereby confirms the Promoter's appointment and role in that behalt by the Selling Agent.

#### VENDOR'S APPOINTMENT OF THE SELLING AGENT

- DR'S APPOINTMENT OF THE SELLING AGENT The Vendor (subject of bits 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, fixed with the Vendor's consent, where the Lot is not sold at the Sole, privately and outside of the auction at a priore nominated by the Vendor at any time from the close of nominations to a date salv(6) doys dier the Sole, and these Conditions of Nominations hold apply insofar 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 Vendor by means of cash, personal cheque, or otherwise by the Selling Agent at the Selling Agent's discretion. 4.1
- 4.2
- of the Venual of intervention of the Vendor's behalf prior to full payment of the purchase price including, if 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 4.3
- absolute discretion; Determine in its absolute discretion whether the Lot is suitable for the Sole, the manner in which and the time and piace at which the Sole is to be conducted, and whether the opinion of a Veterinary Surgean of the Veterdive's cost should be obtained in expect of the condition of the Lot. Deduct and retain from the gross purchase price payable for the Lot, any commission, Nomination Fee or expenses owing to the Selling Agent, including any CST payable. These amounts will include but will not be limited to these referred to in Conditions 8, 9 and 10 of these Conditions of
- Return the Lot to the Vendor if a sale is not effected or any account of the Vendor is not settled within 4.6 4.7
- 4.8
- 19 4.10

- 5.
- Include but will not be limited to those referred to in Conditions 8, 9 and 10 of these Conditions of Norminotion; Return the Lot To the Vendor 11 a sole is not effected or any account of the Vendor is not settled within seven (7) days of the Sole, or dan vectored deta by opproved of the Vendor; Detain a passed-in Lot or the Lot bought book by the Vendor until al Sole charges and 1 applicable. Solar and Lot Bealing Agent bare peritted to claim security interest and register the same on the PPSR in respect of any outstanding less commissions, GST or charges. Disclose the mane, description and others of the Vendor until al Sole charges and 1 applicable that have merged of the Purchaser shall be against: the Vendor and in all sole and any setting of the Lot. In every case I is agreed that the remedy of the Purchaser shall be against: the Vendor and not under any circumstances against the Selling Agent toxics in the lookable discription that any setting of the Lot. In every case I is agreed to the Lot all selling Agent doxics in the lookable discription that any setting to the lookable to any variation of the conditions of sale as printed in the Sale Catalogue on bediad of the Vendor should the Selling Agent doxics in the lookable discription that any such claim is justified. The Vendor agrees that has Selling Agent tessive the regist to: Reject any nomination of any time to such reason as the Saling Agent shall deem appropriate, in its sole discription, and the Saling Agent reasive the regist to: Reject any nomination of any time to such reason as the Saling Agent shall be register. The Vendor agrees that has Selling Agent tasks in the register base the advise of the register site discription; and the Saling Agent tasks that any Vennihoton feed any differences setting and the solar Agent shall the network any Vennihoton feed and the register site discription; and the Saling Agent task that shall have no obligation to assign the sensor or simplication the solar prevent shall th 6.

#### COMMISSIONS DUE TO THE SELLING AGENT

- The Vendor will pay the following amounts to the Selling Agent:-A commission at the rate of 6.6% (inclusive of GST) on the Lot sold or bought back by the Vendor
- Sove that in the event the Lot, which is a Yearling, 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 1.65% (inclusive of GST) for the Sale; or 82
- 1.65% (inclusive of US1) for the Sale; or In the event that the Lot is not sold or bought back by the Vendor, a commission at the rate of 2.75% inclusive of GST) on the Reserve Price of any passed-In Lot. 8.3 In the ev

- FEES AND CHARGES DUE TO THE PROMOTER
- ND CHARGES DUE 10 11HE PROMULER The Vendor will possible for a constraint of the promoting and markeling of the auclion sole and the race series. -A promotional tee quivalent 1 on a mount being 2.2% (inclusive of GST) of the purchase price of the Lot sold or bought back by the Vendor, for the Sole and; The Normitation Fee (including GST) will be involced by way of a written acceptance of the Lot into the Sole and;
- 9.1
- e Sale and: Sate and; e Nomination Fee (including GST) must be paid for in full within fourteen (14) days of invoicia Vendror will not be entitled to any refund in respect of any payment pursuant to these Conditions Namination for the Promoter save as is expressly provided in these Conditions of Nomination The Nomi
- TBA LEVY
- The Vendor hereby irrevocably authorises the Selling Agent to deduct a markeling levy on behalf of the TBA in the amount of 0.386% (inclusive of GST) of the purchese price of the Lot Sold or bought ack by the Vendor. The markeling will be forwarded by the Selling Agent to the TBA within forty-two (42) days of all monies due and owing to the Vendor pursuant to the sale of the Vendor's

#### VENDOR'S OBLIGATIONS AND WARRANTIES

- a construction and warktantics The Lot accepted for the Sale shall be submitted to the representatives of the Selling Agent for inspection and each Lot must meet the requirements of the ASB at the Vendor's cost and expense. The Vendor shall indemnity and hereby indemnities the Selling Agent against any claim by a Purchaser or any other person arising out of the Vendor's failure to comply with the ASB requirements (including any payment of tess and GST if applicable). The Vendor acknowledges that the Selling Agent is entitled to a reasonable fee for any work done to ensure the Vendor's compliance with the ASB requirements.
- In Sealing Agent is emitted to a recisionable itee tor any work done to ensure the vendor's solutions of the Sate (1996). The Vendor's shall supply to the Sate (1996) and the documents required for the transfer of ownership of the Lot solution thin seven (7) docs of the conclusion of the Sate. Should the Vendor not deliver such documents to the Sate (1996) and the solution of the Sate. Should the Vendor intervocably authorises the Sate (1996) and the solution of the Sate. Should the Vendor intervocable authorized the Sate (1996) and the solution of the Sate (1996) and the solution of the Sate (1996) and the solution of the Sate. Should the Vendor intervocable authorized the Sate (1996) and the solution of the Sate (1996) and the solution of the Sate (1996) and the solution of the Sate (1996) and 14.
- 16.
- The Vendor number outhorises the Selling Agent to assource the inus owner to Agent's absolute discretion. The Vendor arrows to the Selling Agent to assource the inus owner to the Vendor variants to the Selling Agent that the person completing and submitting the Official Nomination Form is duiv authorised to complete and submit the Official Nomination Form on behalt of the Vendor avarrants to the Selling agent advances and the Nomination Form and provide the Vendor varianties set out in the Official Nomination Form. The Vendor or his duiv authorised regression the sense of the Sell is being conducted and shall immediately correct any incorrect statements or representations mode by the Selling Agent reparating the Lat for which the Vendor or Vendor's ogent is responsible, failing Agent and any Purchase the furth of any statements or representations mode by the Selling Agent. The Vendor shall be deemed to authorise the statement and warrant to the Sale is being and any Purchase the furth of any statements or representations mode by the Selling Agent. The Vendor selling the Late which we have the statement of the Vendor will produce for the Sale the Late Wendor avent the statement or the Vendor will produce for the Sale the Late Wendor avent the statement or the Vendor will produce for the Sale the Late Wendor avent the statement or the Vendor will produce for the Sale the Late Wendor avent the statement and the Vendor will produce for the Sale the Late Wendor avent the statement and the Vendor will produce for the Sale the statement and the Sale the Sale the Sale the Sale the Sale the statement and the Sale 17
- 18.
- The Vendor Vendor Will produce for the Sale frequency and the Vendor Ven 19 20.
- 21

- 24.
- 25 26

- 28 29
- acknowledges the credibility of the Sale is diminished in food issue in the sale cualingue and good and valid excuse. Should the Vedors sell privately the Lot accepted for the Sale during the period from the closing date for normations unit saly (60) days after the Sale (the agency period), the Vedors shall privately pay to the Poroter and Saling Agent an anount require) to the total charges including GST set out in Confittors 8, 9 and 10 of these Conditions of Norminaton. The Vendor shall comply in all respect any description used in the Sale charges including GST set out in Confittors 8, 9 and 10 of these Conditions of Norminaton. The Vendor shall comply in all respect any description used in, or in connection with the Sale the parties hereto agree that the office block of the Sale complex. The close description accesses with the rules of the Sale complex, which here the the appression 'conf' includes ing or crypt acchid, namely make animation is which one or both testes have not descarded in the socioum time the advance. The Lot entered by the Vendor (including in storage by the Saling Agent) shall be at the Vendors sole risk and expresses notivitificanting any negligence on the part of the Saling Agent and the Vendor indemnifies the Saling Agent against actions, loss, damages, costs and expresses incurred including shalling and the dot. The Vendor shall promptly advises the Saling Agent of any credit arrangements made with a Purchaser of the Lot (which Saling Agent) and any credit arrangements made wills and accounted granet of such arrangements as directed by the Seling Agent. The Vendor shall promptly advises the Saling Agent of any credit arrangements made will be on the Saling Agent. The Vendor shall promptly advises the Saling Agent and any participate will complete a purchase in decodance, with the conditions of sale as privations in the Lot (which Saling Agent and are you scale for the Vendor and privations of Coldage, not the Saling Agent and the vendor and privatin the Salin
- Subject to the conditions of sale as printed in the Sale Catalogue, if the Selling Agent delivers the Lot 31 Subject to the conditions of sale as printed in the Sale Cotalogue, if the Saling Agent delives the Lot to the Purchaser of the Lot prior to the Saling Agent having received payment by cash or otherwise of the Lot, the Saling Agent will use its bast endenvous to secure the performance by the Purchaser of its obligation to pay the purchase price and any applicable SST except where: The Saling Agent to the Saling Agent will use its bast endenvous to secure the performance by the Purchaser of its obligation to pay the purchaser price and any applicable SST except where: The Saling Agent to the Furchaser's obligation to pay for the Lot. The Vendor enlers identify hint any creation arrangement or terms with the Purchaser; The sale is terminated or unenforceable for any reason; The Vendor enlers 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 Vendor onlers to any variation or the normal terms of the contract for the purchase of the Lot the Vendor onlers to any variation any monies due and owing by the Vendor to the Saling Agent on any account whatever.
- 31.1 31.2

- 32
- account whatever, The liability of the Selling Agent pursuant to, or incidental to, its appointment in respect of the Lot shall be limited to the purchase price accepted by the Selling Agent as the price payable less any monies owing to the Selling Agent by the Vendor on any account, (including amounts due and owing by the Vendor to the Selling Agent any ton any previous sele conducted by the Selling Agent where the Vendor has appointed the Selling Agent as its selling agent) including any SST applicable theorem. 33
- Where the Vendor has appointed the sening Agent as its sening dept) including only cs1 applicated thereion. The Vendor agrees that if the Selling Agent pays to the Vendor any amount in respect of the purchase price and i Applicable SST for the Lot prior to the Selling Agent reactivity from the Purchaser the full purchase price including any applicable SST of the Lot and/or the honouring of all security interests and promises and underlakings in forward the Selling Agent leadvent from the Purchaser the full purchase price including any applicable SST of the Lot and/or the honouring of all security interests the Selling Agent auditority to the Selling Agent authorities and documents in such form as the Selling Agent by therests and promises and undertakings in howard of the Vendor within forth for registration the Sate and any applicable set of the Selling Agent to the right heat by the Vendor in the Sate, all monest due to envaride to the Vendor within forty the (42) days the Vendor in the Sate, all monest due and wing to the Vendor within forty the vendor solution set on the heat of any the Sate and monest of the proceeds of such sate where the Selling Agent's right to withhold payment of all or part of the proceeds of such sate where the Selling Agent's right to withhold payment of all or part of the proceeds of such sate where the Selling Agent's right to avoing to the Lot. The Vendor adventices the Nerdor states to so as one such of a ford under the Lot. The Vendor adventices the Nerdor state sate sate as a new such as four bey to be fulling Agent to account to the Vendor for all or any part of the purchase price for the Lot, the Vendor dates and have a right of compensation under the PAMD.
- 35

- 36. The Vendor agrees that the Selling Agent may assign the benefit of all nominations to the Sale to such third person, as the Selling Agent may determine, and the Vendor agrees to be bound by the rms of such as

- 38.1 38.2
- 39
- 40
- such third person, as the Salling Again may determine, and the Vendor agrees to be bound by the terms of such assignment. The Vendor agrees to indemnify and hereby indemnifies the Salling Againt against all loss, damage, costs and expenses of vindever another incurred by the Salling Againt against all loss, damage, costs and expenses of vindever another incurred by the Salling Againt against prior indicedly as the result of the Vendor's non-compliance with any of the Conditions of Nomination or the conditions of sale as et out in the Sale Catalogue. The Vendor's agrees that the Nomination Fee remains a debt due and payable by the Vendor of the Order agrees that the Nomination from is no say, of the date of execution by the Vendor of the Vendor advectoring of the Lot notWithstanding the withdirwavia of the Lot from the Sale and the Vendor advectoring of the Sale in accordance with Condition 22 of these Conditions of Nomination, or 11 the Salling Again time, and the sale and agrees conditions of the Sale and the sale and the sale advectoring the Sale and any monies paid to either of them are payments to which they are estimated in the Sale and any monies paid to either of them are payments to which they are estimated in the Sale conditions. When conditions of Nomination, are severable and independent and any monies paid to either of them are payments to which they are estimated in the Sale and any monies paid to either of them are payments to which they are estimated in the sale reading the conditions. Where such under use Conditions of nomination shall be construid so for as is possible so that the undeut of vision is an independent provision is to rais by possible on built the sale conditions of the advectoring and the severable from the other conditions. Where such under the severable from the sole conditions of wendor. Still be poyoble for any services rendered by or on behalt of the Sale advectoring is applicable ST will be poyoble for any services rendered by or on behalt of the Sale a
- 41. 42. 42.1

42.3

45

46

47

48 49

50

52

5/

55

61

62

63

64

complied with

FURTHER LEGISLATION

Independent promise and is severable from the other conditions. Where such univulut or vide profine relates on y provision for less or remuneation including if applicable GST then a term will be implied for any services rendered by or on behalt of the Selling Agent to the Selling Agent does not assume any responsibility or exponding their required that the Selling Agent does not assume any responsibility or exponding to the required that the Nationa Sector the Nationa Coexie on leading for any GST indicad the the Selling Agent does not assume any responsibility or exposed that the Nationa Sector Nationa Nationa 42.2

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

PRIVACY AND CREDIT INFORMATION: THE AUI, THE NUB AND GUER, RUTTORIGHTUNG AND AGREEMENTS
6. The Selling Agent and the Vendor acknowledge the existence of the Act, the NDB and the GDPR to protect the privacy of parties.
7. Further to the dove, the Vendor inevocably authorises the Selling Agent to obtain a report about the Vendor's consumer or credit worthiness from any credit reporting agency or commercial credit reporting business.
8. The Selling Agent reserves the fight to contact third parties and the Vendor irrevocably authorises those third parties to provide all information of the type referred to above as requested by the Selling Agent

Hern. The NDB came into effect on 22 February 2018 and the GDPR came into effect on 25 May 2018

The rubs currer limit effect on 122 relationary 2x10 currer in the rubs currer in the rubs of 125 million of the rubs of the r

adda daoul individualis in the context of selling goods or services to EU citizens, the GDPR must be compiled with. The Selling Agent and the Promoter will do all things reasonably necessary to implement processes to protect incurvationsed access to, unauthorised disclosure of, or loss of, personal information relins ging to the Vendor. The Selling Agent and the Promoter will, and will procure their associated entities to do likewise, compty with the provisions of the NDB and notify as required by the NDB. The Vendor access, backreakees and gages that the Selling Agent and the Promoter collect information that is personal to the Vendor which must be provided to the relevant outbronties, such as AR and its members, and, in some coses, leagl enformerent and gavernment bodies and agenies and thing parties that might have an interest, direct or observise, in the Lot. The Vendor (without relessing the Selling Agent and the Promoter, and their associated entities, torn their abligations under the NDB and the COPRP) inevocably outbrokes the Selling Agent and the Promoter, and their conditions of Nomination. For adding elects to 'ogn in', consend or subscribe to the right of the Selling Agent and Promoter to be load elects to 'ogn in', consend or subscribe to the right of the Selling Agent and Promoter for the Validar elects to 'ogn in', consend or subscribe to the right of the Selling Agent and Promoter to adding elects to 'ogn in', consend or subscribe to the right of the Selling Agent and Promoter to bland use personal sersitive indications in second the Vendor rus of any time, by rotice in writing to the Selling Agent and i or the Promoter we updated their level or ogn and "horizon transistic and the COPR. The Vendor is strongly advised to read the full privacy policy on the Selling Agent is and the Promote here updated the update or selling Agent is and the Promoter we builted the transistic and the DB and the Promote here updated the update full privacy materials policy on the Selling Agent

EX EDSIJATION The Salling Agent and Vendor agree that these Conditions of Nomination may need to change from time to time to meet legislative requirements coming into effect following the date hered and the vendor appoints the Salling Agent is atomary to effect any such changes without the Vendor's further consent (provided such changes do not devestly impod upon the commercial terms of these Conditions of Nomination) and the Vendor agrees to bound by such changes.

# 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





