## MAGIC MILLIONS

## 2018 <br> GOLD COAST SPRING RACEHORSE SALE



## TUESDAY 9 OCTOBER 2018

## NOMINATIONS CLOSE FRIDAY 14 SEPTEMBER 2018

Please complete ALL details pertaining to each Nomination and sign below to acknowledge that you have read and agree to be bound by the CONIDTIONS OF NOMINATION

Name:


[^0]COMPLETE YOUR ENTRIES ONLINE NOW! Use the Magic Millions Online Entry facility at magicmillions.com.au MAGIC MILLIONS 2018 GOLD COAST SPRING RACEHORSE SALE



Colour: Foaling Date: NS

Brand Index Number



Please complete all of the above details and sign below to acknowledge that you have agreed to be bound by the CONDITIONS OF NOMINATION. Please DO NOT send payment with this Nomination Form. NO ENTRY WILL BE ACCEPTED IF NOT SIGNED AND ALL GST DETAILS COMPLETED.


OFFICE USE ONLY
A/C CODE: $\square$ ENTRY ID: $\square$ GST STATUS:

COMPLETE YOUR ENTRIES ONLINE NOW! Use the Magic Millions Online Entry facility at magicmillions.com.au MAGIC MILLIONS 2018 GOLD COAST SPRING RACEHORSE SALE



Colour: Foaling Date: NS

Brand Index Number



Please complete all of the above details and sign below to acknowledge that you have agreed to be bound by the CONDITIONS OF NOMINATION. Please DO NOT send payment with this Nomination Form. NO ENTRY WILL BE ACCEPTED IF NOT SIGNED AND ALL GST DETAILS COMPLETED.


OFFICE USE ONLY
A/C CODE: $\square$ ENTRY ID: $\square$ GST STATUS:

CONDITIONS OF NOMINATION
MAGC MILLIONS 2018 GOLD COAST SPRING RACEHORSE SALE Auctioneers Licence No: 200541

## The Selling Agent is licensed under In these Conditions of Nomination <br> In these Conditions of Nomination:

"ARR" means
time to time;
"ASB" means the Australion Stud Book which is the officiol record and publication of thoroughbred
${ }^{\text {Alogodines for horses in Australia; }}$ " "ATO" mons
"ATO" means the Australian Toxation Office
"EU" means European,
"GST" means the EU General Dota Protection Regulotion which came into effect on 25 May 2018; "GST Act" means A New Tax System (Goods and
time to time;
"Lot" means a horss, including a gelding, coll, filly or mare (and includes one or more lot) to be nominated tor the Sale by the Vendor on the Official Nomination Form
available upon reauest from the Selling Agent ond as required by the GST Act "NDB" means the Privacy Amendment (Notifioble 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;
"Official Nomination Form" means the standard official 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 avaiobble within the online entries facility located on the Seling Agent's and the Promoter's website;
"PAMD" means the Property Agents ond Motor Dealers Act 2000 and as amended from fime to time; "Partnership" means Magic Nillions Soles Partnership (ABN 99519379694
and os memended trom time to time. "PPSR" menns "PRAA meons the Princonal property securnities register estabished pursuant to the PPSAA regulate and supenise racing in each state and teritiory in Australio with approval of but subject to
RA:
"Promoter" means Magic Mililions Promotions Ply Ltd (ABN 41088197 200) or any other party identified in the Sale Catalogue or other documentation issued in respect of the Sale as the promoter
or sponsor of the Sale or of a closed race series or incentive race series in associotion with which the Sale is conducted;
"RA" means Rocing A
"RA" means RRcing Australio which is the peak nationol administration body for thoroughbred racing

"RASB" means the rules of the Austrailion stud book os administered 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 of enty into which and use of the service of which will
be set out in the Repository Condifions displayed of the Repositiory at least four (4) doys prior to the be set out in the Reposition
commencement of the Sa
"Repository Conditions" means the condilions of enty into the Repository for the purpose of
inspecting the $X$-Rovs and other terms ond conditions relating to the terms ond conditions of occess and inspection as displayed of the Reposition
"Sale" refers to ony one or more of the following Sale/s for which the Lot is nominated, accected
ond subject to the Vendor's rights of withdrowal, offered for sole by woy of auction conducted by
The Selling Agent:
The Magic Milions 2018 Gold Coost Spring Racehorse Sole, to be held at the Gold Coost Soles
Complex, Bundall, Queenslond, on the 9ith doy of October, 2018 . Complex, Bundall, Queenslond, on the 9 th doy of October, 2018 . "Selling Agent" means Magic Mililions Soles Pyy Ltd (ABN 54078396317 ) having ouctioneers and agents licence number 2005419 and includes its officers and ogents;
"TBA" meons the Thoroughbred Breeders Australia Limited (ABN 340034322 28) "The Act" means the Privacy Act 1988 (Cth) os amended from time to time; "The Code" means the Australian Thoroughbred Sales Code of Conduct as omended from time to time
"X-Rays" means the set of X-Rays deposited at the Repositior, albeit physical or digital format,
(along with any reports, certifcates, notes, writins or intormation deposited therewith incuding all (olong with any reports, certificates, notes, wirings or intormation deposited therewith induding all
historical records of operations or treatment provided to each Lot) made ovailoble by the Vendor with
 being in the minimum number and taken strictly in occordance with the specifications detailed in the Repository Conditions and otherwise subject to the Repository Conditions disployed of the
Repository, the terms of which the Purchaser cockowedges as hoving read ond understood prior to

## APPOINTMENT OF PROMOTER

The Vendor agrees that all adverilising, marketing and promotion in respect of the Sale (including
the Lot in il) will be carried out by the Promoter, a company engaged in the business of promoting
 performances, exxibitions, social events, conferernces ond events in the general entertainment
industry ond the Vendor hereby confirms the Promoters oppointment and rolo in that betalif by the
Selling Agent

## VENDOR'S APPOINTMENT OF THE SELLING AGEN

## The vendor sublect to his con outhorises the Selling Agent to

 subsequent, thereto with the Vendor's consent, where the Lot is not sold of the Sale, privately and outside of the auction af a price nominated by the Vendor at ony time from the close of nominationsto a date sixty (60) days after the Sale, and these Conditions of Nomination shall apply insofor os 10 a date sixty ( 60 days after
is possible, to such private Sole
4.2 Collect the tull or any part of the purchase price including, if applicable, any GST for the Lot on behalf of the Vendor by
Agent's discretion;
4.3 Deliver the Lot sold on the Vendor's behalf prior to tull payment of the purchase price including, if
appicable, ony GST on the Lot, such delivery being given by the Selling Agent ot the Selling Agent's absolute discretion;
Determine in its obsolute discretion whether the Lot is suitable tor the Sale, the manner in which and Surgeon at the Vendor's cost should be obtained in respect of the condition of the Lot:
 include eut
Nomination:
4.6 Return the Lot to the Vendor if a sale is not effected or ony account of the Vendor is not settled within seven (7) days of the Sole, or of ony extended date by approval of the Vendor:
 GST are poid, the Selling Agent being entilied to cloim a security interest ond
the PPSR in respect of any outstonding fees commissions, GST or charges;
Discoses the name, description and oddress of the Vendor to a bicdere or Purchaser iftit considers it appropriate, or in the case of ony dispute touching on ony sole of the Lot. In every case it is agreed
that the remedy of the Purchaser shall be ogainst the Vendor and not under any circumstances against the Selling Agent;
4.9 Accept the rescisision of any sole, allow any purchoses an extension of time for payment, or arree
to any variation of the conditions of sale os printed in the Sale Catalogue on behafif of the Vendor to any variation of the conditions of sale as printed in the Sole Catalogue on behaif of the Vendor 4.10 Bid up to the reserve price as set by the Vendor without incurring any liability to
4.11 The Vendor agrees that the Selling Agent reserves the right to:
4.11.1 Reject any nomination at any time for such reason as the Selling Agent shall deem appropriate, in its
sole discretion, ond the Selling Agent shall then return ony Nominotion Fee poid only if the rejection is without reasonable cause;
4.11.2 Determine the order of sale of all nominations and accepitances for the Sale;

3 Assign stabling tacilities in its sole discretion ond the Selinin Agent shall have no obligation to assign
 Set a minimum bid (upset price) )or the horses sold in this Sale, in its sole discretion;
Retuse to sell any horse by uuction if the Selling Agent has knowiedge that the said horse has been
 persons nominated os the person to be paid such proceedss, on the Officioll Nomination Form, whose receipt shall be a sufficient discharge of the Selling Agent's obligations in respect of such proceeds.
All nominations for the Sole must be submitted on the Officiol Nomination Form, duly signed by the Vendor or for ond on behalf of the Vendor by the Vendor's agent, or submitted in occordance
with the provisions of the Seling Agent's onine entries focility. The official Nomination Form must reach the office of the Selling Agent (PO Box 5246, Gold Coost Moil Cente, Queensland, 9726 , or
submission via the Seling Agent's online entries tocility) by no later than the specified closing dote submission via the Selling Agent's online
set out in the Official Nomination Form.
Subject to the Vendor executing the Official Nomination Form, or ogreeing to the Conations and Nomination via the Selling Agent's online entries facility, prior to the ootering for sole of the Lot by
the Selling Agent,
Se Seling Agent is exempted trom the requirement of Chapter 12 of the PAMD trom mointaining a trust account for the deposit of the $p$ p
Vendor acknowedges the existence of such exemplion;

## COMMISSIONS DUE TO THE SELLING AGENT

8.1 A commission of the rate of $6.6 \%$ (inclusive of $\operatorname{GSI}$ ) ong the 1

Save that in the event the Lot, which is a Rocehorse, is sold or bought back tor an amount in excess of $\$ 200,000$ the rote of commission for the part of the price in excess of $\$ 200,000$ is reduced by
$1.65 \%$ (inclusive of $G S T$ 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 $2.75 \%$
In the event that the Lot is not sold or bought back by the Vendor, a commission ot the rate of $2.75 \%$
(inclusive of GST) on the Reserve Price of any passed-lin Lot.

## FEES AND CHARGES DUE TO THE PROMOTER

## The Vendor will pay the following tees and cha

A promotional fee equivalent to on amount being $2.2 \%$ (inclusive of GST) of the purchase price d the Lot sold or bought bock by the Vendor, for the Sale and
The Nomination Fee (including GST) os specified on the Official Nomination Form and
The Nomination Fee (including GST) will be invoiced by way of a witten occeptance of the Lot into
the Sole and:
The Nomination Fee (including GST) must be paid for in full within foutteen (14) days of invoicing The Nomination fee (nncuading GSI) must be paid tor in fur winhin fourteen (14) days of invoicing
The Vendor will not be enitiled to any retund in respect of any payment pursuant to these Conditions
of Nomination for the Promoter sove as is expresssly provided in these Conditions of Nominotion. LEVY
TBA LEV
The Vendor hereby irrevocably authorises the Selling Agent to deduct a marketing lewy on behali of
the TBA in the omount of $0.385 \%$ (nclusive of GST) of the purchase price of tine lot sold or bougt the TBA in the omount of $0.385 \%$ (nclusive of GST ) of the purchase pricie of the Lot sold dor bought
bacc by the Vendo. TTe markeing ley will be orwarded by the Slling ggent to the TBA within

## VENDOR'S OBLIGATIONS AND WARRANTIE

The Lot accepted for the Sale shall be submitted to the representatives of the Selling Agent for
inspection and eoch Lot must meet the requirements of the ASB of the Vendor's cost ond expense.
12. The Vendor shall indemnity and hereby indeminifits the Sellining Agent tagoinst any cloim by
0 Purchaser or ony other person arsing out of the Vendor's foilure to comply with the ASB a Purchaser or any other person arising out of the Vendor's faliure to comply with the ASB
requirements (including any poyment of fees ond GST if oonlicable). The Vendor ccknowledges that the Selling Agent is entitled to a reasonabie fee for ony work done to ensure the Vendor's compliance with the ASB requirements
13. The Vendor shall supply to the Selling Agent all documents required for the transter of ownership
of the Lot sold within seven (7) days of the conclusion of the Sole. Should the Vendor not deliv such documents to the Selling Agent within the said fime limit, the Vendor irevocabbly outhorises the
 The Vencor shall be responsible for verifining the accurocy of oll information published in the Sole
Catalogue and warrants to the Selling Agent and any Purchaser the cocuracy of such information Catalogue and warrants to the Selling Agent and any Purchaser the accurcay of such information
except where the Vendor notifies the Selling Agent in witing (in accordance with these Condifions of except where the Vendor notifes the Selling Agent in writing (in accordance with
Nomination) of any inoccurccy in such information prior to the dote of the Sole.
The Vendor or his duly authorised representative warrants that he will disclose to the Selling Agent
the true owner of the Lot nominated to ony person or party for the Sole eot least seven (7) doys prior to the Sole. The Vendor authorises the Seling Agent to disclose the true owner of the Lof of the Selling Agent's obsolute discrefion
6. The Vendor warrants to the Seling Agent that the person completing and submiting the Officiol
Nomination Form is duly authorised to complete ond submit the Officiol Nomination Form on behalf Nomination Form is duly authorised to complitete ond Subibit the Officicil Nominotion Form on behalf
of the vendor and, carry out olit the obligations of the Vendor as set out in the Nomination Form and provide the Vendor warranties set out in the Official Nomination Form
The Vendor or his duly outhorised representative shall be present at the Sole venue of all times
during which the Sale is being conducted and shall immediately correct any incorrect statements or representations made by the Seliling Agent regarding the Lot of townich the Vendor or Vantordi's agent
is responsibie, failing which corection the Vendor shall he deemed to outhorise the stotement and
 by the Selling Agent
18. The Vendor will produce for the Sale the Lot without ony obvious physical defeccis. Should the Selling Agent be of the opinion that the Lot is sot sultable for sale, it has the right of its absolute discretion,
reject and withdrow the Lot from the Sale, remove if trom the grounds, ond consign it ot the addres refect ond withorw the Lof from the Sale, remove it ifiom the grounds, ond consign it to the addres
of the Vendor as it appears on the Official Nomination Form, at the Vendor's risk ond expense.
19. Subject to Condition 15 o t these Conditions of Nomination, the Vendor warronts to the Seling Agent
that he is the true owner of the Lot nominated for the Sole or is duly outhorised to sell the Lot on

 Seling Agent prior to the Sale and such interesst has been acknowedged by the Selling Agent. The Vendor irrevocably authorises the Selling Agent to register its interest in the Lot agoinst the Lot and
the Vendor to secure poyments owing to the Selling Agent by the Vendor or payments made by the Selling Agent to the Vendor on account of the purchase price where the Purchaser of the Lot has not
paid all or part of the purchase price. If the owner of the Lot is a compony, the Vendor warrants and represensis to the Selling Agent that there ore no security interests as definned in in the PPSSA a arfecting the
20. Except os disclosed in writing to the thenling Agent prior to the Sole, the Lot nominated for the Sole shall be free of ony symptoms associated with windsucking, wobbling, rooring, impaired vision
botulism, equine infuenzo, equine morbillivirus (Hendra virus), nipoh virus or ony o other virus. botulism, equine infiuenzo, equiune morriblivirus (Hendra virus), nipoch virus or any other virus.
Except as disclosed in writing to the Selling Agent prio to the Sole, the Vendor worrants that the Except as disclosed in wint had one or both testes removed, sove insofor as such circumstance has been disclosed to the Seling Agen p, pion Io sols the of such Lo
Agent for damoges or costs or expenses other than the repayment of the Nomination Fee paid by the Vendor or sove os is expressly set out in these Conditions of Nomination.
23. The Lot nominoted for the Sale connot be withdrawn by the Vendor, after the assigning of the Lot number for the Sale Catalogue, without the forfeiture of the Nomination Fee, excepp in the event of
 a Veterinary Cerificate, within thity ( 30 ) doys trom the completion of the sole, confiming the
existence of the injury or illness alleged, two thirds of the Nomination Fee shall be retunded. Should the Vendor not produce on occeptotbole Veverinary Cerificicate, the Vendor shall pay tothe Selling Agent
$6.6 \%$ (including GST) of the medion purchase price for the Selling Session in which the withdrawn Lot wos listed, as liquidcted damages, in addifion to the Nomination Fee. The Vendor acknowledges that by execution of the Official Nomination Form that the Selling Agent
distributes its Sole Catiologue on a worldwide basis to thoussonds of pootential Purchasers who distributes its Sole catalogue on a worldwide basis to thousonds of potential Purchasers who acknowedges the
Should the Vendor sell privately the Lot accepted for the Sale during the period from the closing date
for nominations until sxixy (60) days after the Sole (the ogency period), the Vendor shall promplity pay to the Promoter and Selling Agent on omount equal to the total charges including GST set out Conditions 8,9 and 10 of these Conditions of Nomination
25. The Vendor shall comply in all respects with the rules of the Sale complex displayed within the office
26. In respect of any description used in, or in connection with the Sale the parties hereto agree that the expression coit includes ing or crypt orchid, namely male animals in which one or both testes have
not descended into the scrotum from the abdomen. not descended into the scrotum from the abdomen.
The Lot entered by the Vendor (including its storiog
The Lot entered by the Vendor (including its storoge by the Selling Agent) shall be ot the Vendors
sole risk and expense notwithstanding any negligence on the part of the Selling Agent and the sole risk and expense notwithstanding any negigence on the part of the Selling Agent and the
Vendor indemnififes the Selling Agent against all cloims, actions, loss, damoges, cosis ond expenses
incurred induding stabling ond feed Vendor indemnites the Seling Agent
28. The Vendor agrees to be bound by the conditions of sale as pritited in the Sole Catalogue, including
ony variations made thereto at the absolute discrefion of the Selling Agent

The Vendor shall promptly odvise the Selling Agent of any credit arrangements made with The Vendor shail prompity odvise the Seling Agent of any creari arrangements made with
a Purchaser of the Lot (which shall be of the Selling Agent's discretion) ond shall sign on
ocknowedgment of such arrongements os directed by the Seeling Agent. a Purchoser of the Lot (Which shall be at the Selling Agent's discirial
ocknowidgment of such arrangements os directed by the Selling Agent.
The Vendor ocknowledges that the Selling
30. The Vendor acknowedges that the Seling Agent acts merely as agent for the Vendor and gives no worranty that any Purchaser will complete a purchase in occordance with the conditions of sale os
printed in the Sale Cataogue, nor is the Selling Agent under any liability in respect of the Sale should printed in the Sala Catalogule, nor is the Seling Agent under any liability in respect of the Sale shioul of
the Purchaser fail to complete their purchasese sove as is expressly provided in these Conditions of Nomination.
Subject to the conditions of sale as pritited in the Sale Catalogue, if the Selling Agent delivers the Lot
to the Purchaser of the Lot prior to the Selling Agent hoving received poyment by cosh or othe to the Purchaser of the Lot prior to the Selling Agent having received payment by cash or otherwise
for the Lot, the Selling Agent will use its best endeavours to secure the performance by the Purchaser of its obligation to pay the purchase price and any applicable GST except where: The selligint Agent has formed the openicon than therer is a obona fide dispute between
the Purchoser os to the Purchasers obigation to poy for the Lot: the Purchoser os to the Purchaser's obigation to poy for the Loi
31.2 The Vendor enters directly into ony credif orrangement of

The Vendor agrees to ony variation of the normal terms of the contract for the purchase of the Lof
(includuing without limitation terms as to the time for payment) without the prior witten consent of the Seling Agent;
31.5 The Vendor consents to the delivery of the Lot by the Selling Agent;

The Vendor has not paid ony monies due ond owing by the Vendor to the Selling Agent on any
account whatever account whatever.
The liobility of the Selling Agent pursuont 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 Seling Agent by the Vendor on any occount, (including amounts due and owing

33. Thereon

The Vendor agrees thot if the Selling Agent pays to the Vendor any onount in respect of the purchose
price and if appicabile GST tor the Lot prior to the Selling Agent receiving from the Purchoser the tuil purchase price including any applicable GST of the Lot and/or the honouring of oll seceritit interestss and promises and undertakings in fovour of the Selling Agent tendered in respect thereto, the Vendor
shall immediately execute and deliver to the Selling Agent outhorities and documents in such form as shall immediately execute and deliver to the Selling Agent outhorities and documenis in suct form
the Selling Agent in in ts absolute discretion requires, so os to secure and outhorise the Selling Agant
 other right held by the Vendor in his own right.
The Seling Agent guarantees to the Vendor that payment will be forwarded to the Vendor within forty
two (42) days from the last doy of the Sale, all monies due and owing to the Vendor purssunt to
 of the proceds of sucus sale where the Selling Agenc concluces that there is o o obna fide dispute
between the Vendor and the Purchaser as to the Purchaser's obigation to pay tor the Lot. 35. The Vendor acknowledges that if the Vendor sutfiers a loss as a result of f failure by the Selling Agent
to account to the Vendor for oll or ony port of the purchose price for the Lot, the Vendor does not to account to the Vendor for all or any part of the purchose price for the Lot, the Vendor does not
hove a right of compensaion under the PAMD.

The Vendor agrees that the Selling Agent moy assion the benefit of all nominations to the Sale to such third person, os the
terms of such ossigment
The Vendor agrees to indemnitif and hereby indemnifies the Selling Agent against all loss, damoge,

 the Vendor acknowedges and agrees that the only bosis upon which he moy clioim a repayment of the Vendor acknowedges and agrees that the only bosis upon which the Nomination Fee trom the Seling Acent is: If the Selling Agen
Nomination, or
2. If the Lot is rejected and withdrawn in accordance with Condition 18 of these Conditions of Nomination or is not included in the Sale Catalogue.
Ine Vendor ocknowedgess that the duties ond Iights of the Selling Agent under these Conditions of Nomination, are severabole and independoent and any monies paicio either of them are
. In the event that any provision is unlowtul or void, the parties ogree that these Conditions of Nomination shall be construed so for os is possible so that the unlawiul or void portion is on
independent promise and is severable from the other conditions. Where such unlowiul or void portion relaties to any provision for fees or remuneration including if applicable GST then a term

will be implied (so for os the law permits) that reasonable remuneration and expenses including it applicable GST will be payable for any sevices rendered by or on behalf of the Selling Agent to the | Vendor. |
| :--- |
| The Seling |

The Seling Agent does not assume any responsibility for exporting horses.
The Vendor occepts, agrees ond ocknowiedges the following: The Selling Agent accepts no liability for any GST liobility arising as between the
Vendor and the ATO in respect of the Lot sold by way of ouction or private treaty; hat each Lof oitered for sale win be invoiced wing est added to ine pucthase price in the event the not registered for GST and that purchaser executes the required Magic Millions Export Decliartion horse may be sold on a zero-rated basis at which lime no GST will be charged on the invoice.
2.3 For the purpose of the GST Act the Vendor, not the Seling Agent, is the "supplier" and is responsible for determining whether the Purchaser is registered or reauired to be registered for GST purposes
ond that the Purchaser saisfies the reauirements of the ATO as regards the export of the lot The Vendor acknowledges that the Selling Agent acts as agent for the Parnership
The Vendor acknowledges thot the Seling Agent will make available the Repository of the
complex for the purpose of the storing ond examination of X-Rays, physical or digital, ond
other records required by the Repositioy Conditions or the relevant Sale Catalogue. The Vendor other records required by the Repository condifions or the relevant Sole Catalogue. The Vendor
further ocknowededges the Repository Condifions and ogrees to be bound by them. The Repository
 The Vendor acceepts and acknowewdges that prior to executing the Official Nomination Form, thee By Official Nominotion Form.
By execuling the Officicil Nomination Form, the Vendor hereby appoints the Selling Agent's suctioneer to auccion the Lot on behalf of the Vendor. The Vendor acknowledges having received a copy of 1 I
Official Nomination Form and in particulor acknowedges his appointment of the cuctioneer. In the event that the Selling Agent, for whatever reason, pays to the Vendor, the amount due to the
Vendor pursuant to Conditions 4 ond 5 of these Conditions of Nominotion prior to receiving payment Vendor pursuant to Condifions 4 and 5 of these Condilions of Nomination prior to receiving poymen
for the Vendor's Lot trom the Purchaser, the Vendor assigns to the Selling Agent oll the Vendor's for the Vendor's Lot from the Purchaser, the Vendor assigns to the Seling Agent all the Vendor's
interest in the Lot to the Selling Agent or the Seling Agent's nominee. 48. The Vendor acknowledges the exi
ocquaints himself with the code
49. Notwithstanding any other term or condition contained in these Conditions of Nomination, the Vendor hereby irevocabiby authorisss and directis the Seling Agent to pay the Seling Agent out of this Sale. For the soke of certointy, the Vendor assigns so the Selling Agent any irevocuable outhority this Sale by a party other thon the Vendor. The Vendor appoints the managing director of the Selling
Agent, from time to time, its attomey to do all things necessary and execite oll documents sto give Agent, from time to time, its attormey to
effect to these Conditions of Nominotion.
0. Where the Vendor (in the reasonable opinion of the Selling Agent) is in any woy or in any capacit
(oy virtue of directorship, shoreholding, tustee, beneficiciry or otherwise) involved wiit or relate

 such case the Selling Agent moy, in its absolute discretion, retuse to pay out the Vendor for the purchase price for the Lot prior to receiving payment in full for the Lot or any other lot sold of the
Sole or any prior sale conducted by the Selling Agent from the Purchaser. Sale or any prior sole conducted by the Selling Agent trom the Purchaser
The vendor and the Purchaser indemnify and will keep indemnified the Selling Agent and the Promoter agoinst ony claim arising out of ony telephone directions or instructions given by the
Vendor ond or the Purchoser or their cgennts, consultannts or employees, to the Selling Agent or the Promoter or their ogentis, consultanis or employees, on or before the sale of the Lot where, for ony
reason, such telephone instructions are misintepreted or not acted upon, for whatever reason, by reason, Such trelephone instructions
the Selling Agent or the Promoter.
Nolwinistanding ony condition contained in the conditions of sale as printed in the Sale Catalogue all persons who ottend the Sole do so entiriely at their own risk ond neither the Selling Agent, no
the Promoter, nor their subsidiaries, officers or ogents for themselves and for those whom they act, assume or accept any responsibility or liobility of whatever noture for any injury or damag whatsoever which moy occur to any person or propenty.
and the Purchaser in relaction to the Lot, this must be resolved between them only. The Lot canno be returned to the Selling Agent or its stobles.
Except as disclosed in writing to the Seling Agent prior to the nomination of the Lot, the Vendo
warrants that, in the absence of full and complete disclosure to the Selling Agent, the Lot has no warronts that, in the absence of full and completet disclosure to the Seling Agent, the Lot has no
 moy offect the sulitobility or rocing future of the Lot. If prior to the Sole the warranty provided in the immediotely preceding sentence
notify the Selling Agent in writing.
In accorddonee with the ARR the use of anabolic androgenic steroids in thoroughtred horses
banned. The ARR can be viewed of the RA website www. rocinguustralia. horse ond ore subject to thange by RA without noicice. The Vendor irrevocably outhorises the Selling Agent and its veterino representatives to toke a blood sample from the Lot, that is not catalogued in the Sale os breeding
stock, fotlowing the sale of the Lot, to be onnlysed to the presence of anabolic androgenic steroids

## PRIVACY AND CRE

The Seling 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 outhorises the Selling Agent to obtain a report about
he Vendor's consumer or credit worthiness trom he Selli The Seting Agent reserves the ilght to contiact third parties ond the vendor irrevocably authorises The NDB came into effect on 22 February 2018 and the GDPR came into effect on 25 Moy 2018 he purpose sor ine NDB was to set up a scheme whereby ine Seling Agenn ond the Promot unouthorised disclosure of or loss of, personal sensitive information of the Vendor. The intention of the NDB is to ensure thot parties holding personal data toke all reasonably necessany intemal
security measures to ensure that the accesss, disclosure or loss does not result in serious harm to security measures to ensure that the access, disclosure
any of the individuals to whom the information relates.
The purpose of the GDPR was to protect the data privacy for all EU cilizens. If a party processes
data about individuals in the context of seling goods or services to EU cilizens, the GDPR must be complied with
62. The Selling Agnent and the Promoter will do all things reasonably necessany to implement processes
to procect unouthorised accesss to, unoulthorised disclosure of. or loss of, personal information
63. The Selling Agent and the Promoter will, and will procure their associoted entities to do likewise, comply with the provisions of the NDB ond notify as required by the NDB. The Vendior occepts, acknowledges and agrees that the Selling Agent and the Promoter collect
intormation that is personal to the Vendor which must be provided to the relevant outhorities, such os RA and its members, and, in some cases, legal entorcement and govermment bodies ond ogencies
 under the NDB and the GDPR) irrevocably authorises the Selling Agent and the Promoter, and ther ossociated entities, to rele
Conditions of Nomination.
65. By ottending the Sale and selling or purchasing the Lot pursuonf to these Conditions of Nomination
the Vendor elects to "opt in", consent or subscribe to, the right of the Selling Agent ond Promoter hold and use personal sensitive information as regards the Vendor. The Vendor may, at ony time or unsubscribe. The Seling Agent ond the Promoter have updated their privacy and cookies poicy or unsubscribe. The Seling Agent ond the Promoter have upd
beccuuse of the NNB and the GDP. The Vendor is storngly ald
on the Selling Agent's and the Promoter's website home page

## FURTHER LEGISLATION

. The Selling Agent ond Vendor agree that these Conditions of Nomination may need to change from Vendor appoints the Seling Agent its attorney to effecctony such changes without the Vendor's surther consent (provided such changes do not adversely impoct upon the commercial terms of thes
Conditions of Nomination) and the Vendor ogrees to be bound by such changes.

## YOUR DEDICATED TEAM

FOR FURTHER INFORMATION OR ASSISTANCE, PLEASE CONTACT:

GOLD COAST - HEAD OFFICE Magic Millions Sales Pły Limited, PO Box 5246, Gold Coast Mail Centre, QLD 9726 T 0755041200 | F 0755317082 | E bloodstock@magicmillions.com.au | www.magicmillions.com.au

BARRY BOWDITCH MANAGING DIRECTOR
T 0755041216 M 0402280538
E barry@magicmillions.com.au

STUART AIKMAN FINANCIAL CONTROLLER
T 0755041203 M 0401222645
E stuart@magicmillions.com.au


T 0755041214
E michellep@magicmillions.com.au

DEBY CALTABIANO CLIENT SERVICES \& TRAVEL
T 0755041219
E deby@magicmillions.com.au


GREG IRVINE MEDIA MANAGER
M 0408280979
E greg@magicmillions.com.au


DAVID CHESTER SALES DIRECTOR
T 0755041209 M 0410683466
E davidc@magicmillions.com.au


CLINT DONOVAN BLOODSTOCK MANAGER
T 0755041227 M 0421944985
E clintd@magicmillions.com.au


KYLIE ADAIR BLOODSTOCK CONSULTANT
T $0755041226 \mid$ M 0416515247
E kylie@magicmillions.com.au


BEN CULHAM BLOODSTOCK CONSULTANT
T 0755041215 M 0419646860
E benc@magicmillions.com.au


## CASSANDRA SIMMONDS

RACE SERIES \& CRM SYSTEMS
T $0755041220 \mid M 0429063387$
E cassandra@magicmillions.com.au


VAL HAYWARD SALES MARKETING MANAGER
T $0755041218 \mid$ M 0404486714
E val@magicmillions.com.au


CLAUDETTE LUKE CREDIT CONTROL MANAGER
T $0755041202 \mid 0408742396$
E claudette@magicmillions.com.au


ADELAIDE - BRANCH OFFICE Magic Millions Sales Pły Limited, PO Box 100, Park Holme SA 5043
T 0882978055 |F 0882972136 | E adelaide@magicmillions.com.au

ADRIAN HANCOCK BLOODSTOCK CONSULTANT
T 0882978055 M 0417519307


WENDY CUBITT OFFICE MANAGER

E adrian@magicmillions.com.au
T 0882978055 M 0410683465
E wendyc@magicmillions.com.au


PERTH - BRANCH OFFICE Magic Millions Sales Pły Limited, PO Box 448, Belmont WA 6984
T 0894772455 |F 0894772488 |E perth@magicmillions.com.au

DAVID HOUSTON MANAGER WA
T 0894772455 M 0408609994
E davidh@magicmillions.com.au


## NEW SOUTH WALES

Magic Millions Sales Pły Limited Box 250, 122 Lang Road, Entertainment Quarter, Moore Park, NSW 2021

## CHARLOTTE GEOGHEGAN

OFFICE ADMINISTRATOR
T 0894772455 M 0417846981
E charlotte@magicmillions.com.au





[^0]:    NO ENTRY WILL BE ACCEPTED IF NOT SIGNED AND ALL GST DETAILS COMPLETED.

