

2YOS IN TRAINING SALE 15-16 OCTOBER 2019

GOLD COAST SALES COMPLEX, QUEENSLAND



Established EXPERIENCED

GROWING THE MARKET

SPONSORSHIP OF AN INTERNATIONAL RACEDAY AT THE GOLD COAST TURF CLUB ON 12 OCTOBER 2019

26
INDIVIDUAL BUYERS SPENT
\$100,000 +
ON A SINGLE HORSE



2016 - \$35,000 2017 - \$45,000

2018 - \$50,000





\$100,000 + WHICH WAS 25% OF LOTS SOLD

73%
CLEARANCE RATE
BEST OF THE
AUSTRALASIAN 2YO SALES

\$74,611 UP 24% ON PREVIOUS YEAR

> 25% SOLD TO HONG KONG

30%
SOLD TO
DOMESTIC BUYERS

87
INDIVIDUAL BUYERS FOR
131 HORSES

TOP PRICE OF \$320,000

IMPORTANT DATES

MONDAY 16 SEPTEMBER
FRIDAY 20 SEPTEMBER
MONDAY 23 SEPTEMBER
THURSDAY 26 SEPTEMBER
FRIDAY 11 OCTOBER
TUESDAY 15 OCTOBER
WEDNESDAY 16 OCTOBER

BREEZE UP, WARWICK FARM, NSW
BREEZE UP, SEYMOUR RACING CLUB, VIC
BREEZE UP, GOLD COAST TURF CLUB, QLD
BREEZE UP FOOTAGE AVAILABLE ONLINE
BREEZE UP, GOLD COAST TURF CLUB, QLD
DAY 1 OF THE GOLD COAST 2YOS IN TRAINING SALE
DAY 2 OF THE GOLD COAST 2YOS IN TRAINING SALE





COMPLETE YOUR ENTRIES ONLINE NOW! Use the Magic Millions Online Entry facility at magicmillions.com.au

MAGIC MILLIONS 2019 GOLD COAST 2YOS IN TRAINING SALE

Name of Entry:				Colou	r:					Sex:				
Sire:				Foalin	g Date:								/ 20	017
Dam:				Brand	C:	NS				OS				
Dam Sire:			Didila	3.	Brand Index Number									
Microchip Number:														
Height & Weight:		Height			hh	Weigh	t				kgs			
Preparer of horse/s:														
Name of vendor to appea	ar in catalogue:													
Address:														
Suburb:					S	tate:				Post	code:			
Phone:					F	ax:								
Mobile:					E	mail:								
Proceeds of sale Cheque Payable to (Only one payee):	e: EFT:	If EFT — Ac	ecount:							BSB	:			
Address:														
Suburb:					S	tate:				Post	code:			
Phone:					F	ax:								
Mobile:					E	mail:								
Australian Business Number	(ABN):													
How many owners are in the	horse?:													
What is the percentage of GS	T ownership?:								If NIL	., please	comple	ete decl	laration	below.
Please tick one box: Section (A) The supply recreational pursuit or Section (B) The supply Section (C) I (or the substitution of the supply	y is made to you in hobby, or is wholly y is made by us as a	n entity (other th	as an individ domestic no nan an individ	ual, and ture for dual) an	d the su me. d we are carrying	ipply is	made	in the c	ourse			that is	a priv	ate
			OFFICE (JSE C	NLY									
A/C CODE:		ENTRY ID:] _{GS}	ST STAT	US:					

COMPLETE YOUR ENTRIES ONLINE NOW! Use the Magic Millions Online Entry facility at magicmillions.com.au

MAGIC MILLIONS 2019 GOLD COAST 2YOS IN TRAINING SALE

Name of Entry:			Colour:				S	ex:				
Sire:			Foaling Date	:						/ 20	17	
Dam:			Brands:	NS			(DS .				
Dam Sire:			Didilus.	Bran	Brand Index Number							
Microchip Numbe	ər:											
Height & Weight:		Height	hh	Weigh	t			kgs				
Preparer of horse/s	S:											
Name of vendor t	to appear in catalogue:											
Address:												
Suburb:				State:				Postcode:				
Phone:				Fax:								
Mobile:				Email:								
Proceeds of sale	Cheque: EFT: e payee):	If EFT – Account:						BSB:				
Address:												
Suburb:				State:				Postcode:				
Phone:				Fax:								
Mobile:				Email:								
Australian Business	Number (ABN):											
How many owners	are in the horse?:											
What is the percent	age of GST ownership?:						If NIL, pl	lease compl	ete dec	aration b	oelow.	
Section (B) T	DECLA The supply is made to you in rursuit or hobby, or is wholly The supply is made by us as a (or the supplier that I represer	n entity (other than an indivi	dual, and the sature for me.	supply is	made i	n the co	urse of e		that is	a priva	te	
		OFFICE	USE ONLY									
A/C CODE:		ENTRY ID:			GS	ST STATUS	S:					

CONDITIONS OF NOMINATION

MAGIC MILLIONS 2019 GOLD COAST 2YOS IN TRAINING SALE

neer's Licence No.: 2005419

time to time;

*ASB" means the Australian Stud Book which is the official record and publication of thoroughbred bloodlines 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

EDTS; GST Act" means A New Tax System (Goods and Services Tax) Act 1999 (Cth) as amended from

time to time;

"Imemous o horse, including a gelding, colt, filly or mare (and includes one or more lot) to be normanded for the Sale by the Vendor 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 CST Ad;

"NDB" means the Privacy Amendment (Notificiale 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 mominated by the Selling Agent from Time to time a copy of the current from of which is distincted to these Conditions of Nomination and available within the online entires facility located on the Selling Agent's and the Promote's weekling.

romoter's website; PAMD* means the Property Agents and Motor Dealers Act 2000 and as amended from time to

Inne;

"Partnership" means Magic Millions Sales Partnership (ABN 99 519 379 694);

"PPSA" means the Personal Properly Securities Act 2009 which took effect on 30 January 2012 and as amended from time to lime;

"PPSA" means the personal properly securities register established pursuant to the PPSA;

"PPAS" means the personal properly securities register established pursuant to the PPSA;

"PPAS" 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 with approval of but subject to NA;

regulate and supervise acong in each state and territory in Australia with approval of but subject to R2,

"Promoter" means Magic Millions Promotions Pty Ltd (ABN 41 088 197 200) or any other providentified in the Sale or Sale or other documentation issued in respect of the Sale as the promoter or sponsor of the Sale or of a classed rice series or incentive race series in association with which the Sale is conducted:
"RA" means Racing Australia which is the peak notional administration body for thoroughbed racing in Australia, responsible for the governance of the ARR and the RASB in on effort to ensure varietivate best proclae standards of inleighty and animal welfare. Each PRA is a member of R4, "RASB" means the rules of the Australian stud book as administed 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 Sale, 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 of least four (4) days prior to the commencement of the Sole;
"Reposition" can see the conditions of entry into the Repository of the purpose of "Repository" conditions displayed at the Repository of the purpose of "Repository" conditions of entry into the Repository for the purpose of "Repository" conditions of entry into the Repository for the purpose of

the commencement of the Sale;

*Repository Conditions** means the conditions of entry into the Repository for buryose of inspecting the *Krays and other terms and conditions relating to the terms and conditions relating to the terms and conditions of access and inspection as displayed of 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 Selfing Agent.

of suggest to me versions singuis on humanisms, annealing Sale, to be held at the Gold Coast Sales origing April (Sales Sales Sales

compiex, Burbani, Queensiona, from the 1 bit may by the 1 bit on any of occored, 2019.

"Salle Carlogue" means the catologue to which the Sale relates, and which includes the Lot,
"Salling Agent" means Magic Millions Sales PY, Ltd (ABN 54 078 396 317) having auctioneers
and agents licence number 2006-149 and includes its officers and agents.
"TBA" means the Throughbrad Breeders Australia Limited (ABN 34 0034 322 259;
"TBA "means the Throughbrad Breeders Australia Limited (ABN 34 0034 322 259;
"The Act" means the Phracy Act 1988 (City) as amended from time to time:
"The Cade" means the Australian Thoroughbred Sales Code of Conduct as amended from time to
time:

Itme:
"X-Roys" means the set of X-Roys deposited at the Repository, albeit physical or digital format, (along with any reports, certificates, notes, writings or information deposited therewith, including all historial resorts of operations or tretament provided to each Lot made available by the Vendor with respect to a Lot for inspection by the Purchaser's qualified licensed velenting vegert, such X-Roys being in the minimum number and toters strictly in accordance with especifications delatiled in the Repository Conditions displayed at 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, marketing and promotion in respect of the Sale (including the Lot in it) with be and it all overtising, marketing and promotion in respect of the Sale (including and marketing throughout the worth, horoughter's sales, notes and related events, as well as performances, exhibitions, social events, conferences and events in the general entertainment industry and the Vendor hereby confirms the Promoter's appointment and role in that behalf by the Selling Agent.

the Selling Agent.

PROPORT SEPRONT OF THE SELLING AGENT

4. The Vendor (subject to his compliance with these Conditions of Nomination) hereby appoints and outhorises the Selling Agent 10.

4.1 Act as the sole and exclusive agent of the Vendor to sell the Vendor's Lot at the Sele, or prior, or subsequent, thereto with the vendor's consent, where the Lot is not sold at the Sele, priority on minimations to a date soly (60) days after the Sele, and these Conditions of Nominations that apply insofar as is possible, to such priorite Suie;

4.2 Collect the full or any port of the purchose prior including, if applicable, any SST for the Lot on behalf of the Vendor by means of cosh, personal cheque, or otherwise by the Selling Agent of the Selling Angert of the Selling Agent of the Selling Angert of the Sel

behalf of the Vendor by means of cosh, personal cheque, or unreview or more series of cosh, personal cheque, or unreview or more series of cosher the Lot sold on the Vendor's behalf prior to full poyment of the purchase price including, if applicable, any SST on the Lot, such delivery being given by the Selling Agert of the Selling Agerts. Determine in its obsolute discretion whether the Lot is suitable for the Sole, the manner in which off the time and piece at which the Sole is to be conducted, and whether the opinion of a Veterinary Surgeon of the vendor's cost should be obtained in respect of the condition of the Lot beduct and reform from the gross purchase price poyhole for the Lot, any commission, Nomination Fee or expenses owing to the Selling Agent, including any GST poyable. These amounts will include but will not be limited to those referred to in Conditions 8, 9 and 10 of these Conditions of Nomination;

4.7

include but will note himlet of hose referred to in Conditions 6, 9 and 10 of these conditions of Nomination; Return the Lat to the Vendor if a sale is not effected or any account of the Vendor is not selfied within seven (7) days of the Sale, or at any extended date by approval of the Vendor; Return the Lat of the Lat on the Sale, or at any extended date by approval of the Vendor; Debria a possed—that or the Lat of the Lat on the Lat of Lat of the Lat of La

USBIGHT in electric to ishimal soluting intermed when they have been escaped by Set or minimum bid (upset price) for the horses sold in this Sole, in its sole discretion; Retuse to sell any horse by auction if the Selling Agent has knowledge that the said horse has been sold privilely prior to the Sole. The Selling Agent shall por the proceeds of the sole including any applicable GST to the person or persons norminated as the person to be paid such proceeds, on the Official Monimation Form, whose receipt shall be a sufficient discharge of the Selling Agent's obligations in respect of such moneyers.

The second of the Sole must be submitted on the Official Nominations for respect of such proceeds.

All nominations for the Sole must be submitted on the Official Nominations form, why signed by the Vendor's Open, or submitted in accordance with the provisions of the Selling Agent's online entries locality. The Official Nomination Form must reach the office of the Selling Agent's online entries locality, The Official Nomination Form must reach the office of Mofficial Agent's online entries locality, by no later than the specified closing does dut in the Official Nomination form.

Subject to the Vendor executing the Official Nomination Form, or agreeing to the Conditions of Nomination via the Selling Agent's online entries locality, point to the offering for sale of the Lot by the Selling Agent, the Selling Agent's online entries locality, point to the offering for sale of the Lot by the Selling Agent, the Selling Agent for the depost of the proceeds of sale of the Vendor's Lot and the Vendor acknowledges the existence of such exemption;

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;

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.

FEES AND CHARGES DUE TO THE PROMOTER

The Vendor will pay the following fees and charges to the Promoter in respect of its promoting and marketing of the auction sales.

A promotional fee equivalent to an amount being 3.3% (inclusive of GST) of the purchase price owing fees and charges to the Promoter in respect of its promoting and

of the Lot sold or bought back by the Vendor, for the Sale and; The Nomination Fee (including GST) as specified on the Official Nomination Form and; The Nomination Fee (including GST) will be invoiced by way of a written acceptance of the Lot into the Sale and;

into the Solic and; The Nomination Fee (including GST) must be paid for in full within fourteen (1.4) days of invoicing. The Vendor will not be entitled to any retund in respect of any payment pursuant to these Conditions of Nomination for the Promoter save as is expressly provided in these Conditions of

TBA LEVY

The Vendor hereby inevocably authorises the Selling Agent to deduct a marketing levy on behalf of the TBA in the amount of 0.385% (inclusive of SST) of the purchase price of the Lot said or bought back by the Vendor. The marketing levy 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 rendor's Lot.

VENDOR'S OBLIGATIONS AND WARRANTIES

Prodoc's Lot.

The Lot occepted for the Sels shall be submitted to the representatives of the Selling Agent for inspection and each Lot must meet the requirements of the ASB of the Vendor's cost and express—The Vendor's cost in identification and each Lot must meet the requirements of the ASB of the Vendor's cost and express—The Vendor's cost in identification and each Lot must meet the requirements of the ASB of the Vendor's cost and express—The Vendor's cost in identification and the Prodoc's cost and express—The Vendor's cost in identification and the ASB requirement of the Selling Agent to entitled to a rescondible fee for any work done to ensure the Vendor's conventions with the ASB requirements from the ASB requirements. The Vendor advonvelses that the Selling Agent is entitled to a rescondible fee for any work done to ensure the Vendor's conclusions with the ASB requirement for other cost and representations to the Selling Agent within the said time limit, the Vendor direction of the Lot and Vendor's cost and representations to the Selling Agent within the said time limit, the Vendor inexcepts of the Constitution of the Selling Agent and vendors and the Vendor's cost and representation of the Selling Agent and vendors and the Vendor's cost and representation of the Selling Agent and only purchaser the occurrency of such information and Vendors should be responsible for ventifying the occurrency of all information published in the Selling Agent and only purchaser the occurrency of such information of Vendors of the Selling Agent and only purchaser the occurrency of such information of Vendors of the Selling Agent and only purchaser the occurrency of such information of Vendors of the Selling Agent and only purchaser the occurrency of such information of the Vendor or only and the Selling Agent and the Vendor's order of the Selling Agent of the Vendor's order of the Vendor's order of the Vendor's order of the Vendor's order of the Vendor's oreason of the Vendor's order of the Vendor's order of the Vendor's

Selling Agent be of the opinion that the Lot is not suitable for sole, if has the right of its obsolute discretion, to reject and withdraw the Lot from the Sole, remove if from the grounds, and consign it to the address of the Vendor as it appears on the Official Nomination Form, at the Vendor's risk and expense.

Subject to Condition 15 of these Conditions of Nomination, the Vendor warrants to the Selling Agent that he is the true owner of the Lot nominated for the Sole or is duly authorised to sell the Lot on the owner's behalf and that he is able to transfer good tills to the Lot free from any mortgage, lien, change, bill of sole (whether registered or not) or security interest as defined in the PPSA, and any other adverse interest or encumbrance except where such interest has been notified in writing Agent. The Vendor inevocably authorises the Selling Agent that he selling Agent to the Selling Agent prior to the Sole and such interest has been achieved by the Selling Agent and the Lot as an orangony, the Vendor warrants and represents to the Lot is a company, the Vendor warrants and represents to the Lot is a company, the Vendor warrants and represents to the Lot is a company, the Vendor warrants and represents that the Lot is as company, the Vendor and the Selling Agent an

distributes its Sate Catalogue on a worldwide basis to househ of Deribases with orake arrangements to be present of the Sate because of Last listed in the Sate Catalogue and ocknowledges the credibility of the Sate is diminished it catalogueal Last server where the Catalogue and ocknowledges the credibility of the Sate is diminished it catalogueal Last server where the Catalogue and ocknowledges the credibility of the Sate is diminished it catalogueal Last server where the Catalogue and value decisions. Sate of the Catalogue and Catalogue and

included to the high part of the management of the lightly of the Selling Agent of the Lot the lightly of the Selling Agent pursuant to, or incidental to, its appointment in respect of the Lot shart be limited to the purchase price accepted by the Selling Agent as the price polyable less any monies owing to the Selling Agent by the Verdor on any account, (including amounts due and working by the Verdor of the Selling Agent for any lot on any previous sele conducted by the Selling Agent where the Vendor has appointed the Selling Agent as its selling agent) including any GST applicable thereon.

owing of the Vendor has appointed the Selling Agent as its selling agent) including any GST applicable Thereon. The Vendor agrees that if the Selling Agent pays to the Vendor any amount in respect of the purchase price and if opplicable GST for the Lot prior to the Selling Agent acceleration from the Purchaser the full purchase price is including any applicable GST of the Lot and/or the honouring of all security interests and promises and undertedrings in twour of the Selling Agent hendered in respect thereby, the Vendor shall immediately execute and odlever to the Selling Agent and undertedrings and obsources and undertedrings in twour of the Selling Agent and undertedrings and obsources and undertedrings to the Vendor shall promise and obsources the Selling Agent or the services the properties and obsources and undertedrings in two or the Selling Agent and the Selling Agent and the Selling Agent and the Vendor in the Vendor of Inghis which the Vendor may have in respect of the Lot and / or any security interests and not of the Selling Agent and the Vendor in the Selling Agent and the Selling Agent and the Selling Agent and the Vendor in the Selling Agent and the Selli

38.2

39.

Selling Agent from the date of nomination (that is to say, at the date of execution by the Vendor of the Official Nomination Form) of the Lot notwithstanding the withdrawal of the Lot from the Sale and the Vendor acknowledges and agrees that the only basis upon which he may claim a reportment of the Nomination Fee from the Selling Agent is:
It the Selling Agent cancels the Sale in accordance with Condition 22 of these Conditions of Nomination, or It the Lat is rejected and withdrawn in accordance with Condition 18 of these Conditions of Nomination or is not included in the Sale Calabajue.

The Vendor acknowledges that the duties and rights of the Selling Agent under these Conditions of Nomination, are severable and independent and any mories paid to either of herm are payments to which they are entitled in their own right pursuant to these Conditions of Nomination, and be constituted so for as is possible so that the unlowful or void prior in selection in cultage if applicable SST here a term will be implied (so for as the law permits) that reasonable remuneration and expersess including if applicable SST then a term will be implied (so for as the law permits) that reasonable remuneration and expenses including if applicable SST will be payable for any services rendered by or on behalf of the Selling Agent to the Vendor.

the Vendor.

The Selling Agent does not assume any responsibility for exporting horses.

The Vendor occepts, agrees and acknowledges the following:

The Vendor occepts, agrees and acknowledges the following:

The Vendor and the ATO in respect of the Lot sold by way of auction or private fleatly.

That each Lot offered for sole will be invoiced with SST added to the purchase price in the event that the Vendor is registered for SST; in the event that the horse is purchased by a non-resident who is not registered for SST and that purchaser executes the required Magic Millions Export Declaration Form, the vendor advantedges that subject to the export provisions os approved by the ATO this horse may be sold on a zero-rated basis at which time no GST will be charged on the invoice.

The ATO his horse may be sed on a zero-rade basis of which time no SST will be charged on the invoice.

For the purpose of the SST Act the Vendor, not the Selling Agent, is the 'supplier' and is responsible for determining whether the Purchaser is registered or required to be registered for GST purposes and that the Purchaser statistics the requirements of the ATO as regards the export of the Lot. The Vendor acknowledges that the Selling Agent acts as agent for the Partnership. The Vendor acknowledges that the Selling Agent acts as agent for the Partnership. The Vendor acknowledges that the Selling Agent acts as open for the Partnership. The Vendor acknowledges that the Selling Agent acts are considered to the Selling Agent acts and the ATO as regards the the Selling Agent acts are active to the Selling Agent acts and the ATO as the Selling Agent acts are active to the Selling Agent acts and the ATO as the Selling Agent acts are active to the Selling Agent acts and the ATO as the Selling Agent acts and the Selling Agent acts and the Selling Agent acts and so also active the Selling Agent acts active the Selling Agent acts and the Selling Agent acts active the Selling Agent for active that the Selling Agent for the selling Agent for active the Selling Agent for the Selling Agent fo

49.

By executing the Official Nomination Form, the Vendor hereby appoints the Selling Agent coultioner to out on bealt of the Vendor. The Vendor acknowledges having received a copy of the Official Nomination Form and in porticular acknowledges his appointment of the outchineer.

In the event that the Selling Agent, for wholever reason, poys to the Vendor, the amount due to her Vendor pursuant to Conditions 4 and 5 of these Conditions of Nomination prior to receiving payment for the Vendor Lot from the Purchaser, the Vendor assigns to the Selling Agent and the Vendor pursuant to Conditions 4 and 5 of these Conditions of Nomination prior receiving payment for the Vendor Lot from the Purchaser, the Vendor assigns to the Selling Agent and the Vendor acquired this time Lot to the Selling Agent selling Agent and the Vendor acquired his intellection of the Code. The Selling Agent recommends that the Vendor acquired his intellection of the Code. Notwithstanding any other term or condition contained in these Conditions of Nomination, the Vendor hereby invecacibly undinosis and directs the Selling Agent to purity the Vendor hereby invecacibly undinosis and directs the Selling Agent to purity the Vendor where the Lot owned by the Vendor has been submitted to raise of the Selling Agent to purity the than the Vendor. The Vendor apportish the managing director of the Selling Agent, from time to time, its attorney to do all things necessary and execute all documents to give effects of these Conditions of Nomination.

Where the Vendor (in the reasonable opinion of the Selling Agent) is in any way or in any capacity by vinte of directorish), schemologing, trustee, beneficiary or otherwise) involved with or related to a Purchaser of the Lot direct of the Selling Agent may, in its absolute discretion, relate to pay or the Evendor of the Purchaser of the Lot direct of the Selling Agent may, in its absolute discretion, relate to pay or the Evendor of the Purchaser of the Purchaser of the Vendor and the Vendor own is the Vendor and the

DISCLOSURE OF MEDICATION

OSURE OF MEDICATION

The Vendor shall disclose to the Selling Agent any medication or drug administered to the and yrither during the seven (7) days prior to the Lot performing its official breeze-up and struther disclose any medication or drug administered to the Lot at any time during the sex (7) days prior to the salt of that Lot. The Vendor irrecountly authorise the Selling Agent, its agents, access to the Lot for the purposes of examining the Lot and toking blood samy to confirm that the disclosures of the Vendor are accounted. The Vendor irrecountly authorities decided the disclosures made by the Vendor at the Selling Agent, in its discribed inscribed in the selling Agent, it is selling Agent, it is a selling Agent, without any labelity for the disclosures made by the Vendor, or determines that the disclosure is inaccurate, in whole or purpose of the Agent, without any labelity to the Vendor, may withdraw the Lot from the Salits about the disclosure made agent, without any labelity to the Vendor, may withdraw the Lot from the Salits about the disclosures.

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

SREEMENTS
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 inrevocably authorises the Selling Agent to obtain a report about the Vendor's consumer or credit venthiness from any credit reporting agency or commercial credit.

reporting business.

The Selling Agent reserves the right to contact third parties and the Vendor irrevocably authorises throse third pointes to provide all information of the type reterred to above as requested by the Selling Agent.

The PURDs come into effect on 22 February 2018 and the GDPR come into effect on 25 May 2018. The purpose of the NDB was to set up a soherne whereby the Selling Agent and the Promoter, and their associated entilities, must lake certain measures where there is unumbinosed access to, unauthorised disclosure of or loss of, personal sensitive information of the Vendor. The intention of the NDB is to ensure that porties holding personal data take all reasonably necessory internal security measures to ensure that profits holding personal data take all reasonably necessory internal 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 relates.

The purpose of the GDPR was to project 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 complied with

The purpose of the GDPR was to protest me audi privacy or un contacts, and pair, prevailed and out of individuals in the context of selling podos's services to EU cilizans, the GDPR must be compiled with.

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

The Selling Agent and the Promoter will, and will proque their associated entitles to do likewise, comply with the provisions of the NIBB and notify in sergured by the NIB.

The Vendor accepts, acknowledges and agrees that the Selling Agent and the Promoter collect information that is personal to the Vendor within must be provided to the relation authorities, such as R4 and its members, and, in some cases, legal enforcement and government bodies and agencies and third pointies that might have an interest, and their acceptance of the Promoter, and their associated entities, from their obligations under the NIB and the GeryPi interocably undersets the Selling Agent and the Promoter, and their associated entities, though their obligations under the NIB and the GeryPi interocably undersets the Selling Agent and the Promoter, and their associated entities, though their obligations under the Selling Agent and the Promoter, and their associated entities, to release personal information relating to the Vendor as anticipated by these Conditions of Nomination.

Py Underding the Solar and selling or purchasing the Lot pursuant to these Conditions of Nomination, the Vendor elects to "opi In", consent or subscribe to, the right of the Selling Agent and the Promoter have updated their privacy and cookies policy because of the NIB and the GPPR. The Vendor is strongly odvised to read the full privacy policy on the Selling Agent and the Promoter were updated their privacy and cookies policy because of the NIB and the GPPR. The Vendor is strongly odvised to read the full provery policy on the Selling Agent and t

FOOT the use prototy puriety or new coming regions as an article from the use prototy puriety or new coming regions as an article from the control from the con



YOUR DEDICATED TEAM

FOR FURTHER INFORMATION OR ASSISTANCE, PLEASE CONTACT:

GOLD COAST - HEAD OFFICE Magic Millions Sales Pty Limited, PO Box 5246, Gold Coast Mail Centre, QLD 9726

MANAGING DIRECTOR E barry@magicmillions.com.au



SALES DIRECTOR E davidc@magicmillions.com.au



CLINT DONOVAN

BLOODSTOCK MANAGER E clint@magicmillions.com.au



JAMES DAWSON

BLOODSTOCK CONSULTANT T 07 5504 1217 | M 0401 412 838



CHRISTOPHER FARRELL

BLOODSTOCK CONSULTANT T 07 5504 1232 | M 0409 613 627 E christopher@magicmillions.com.au



KYLIE ADAIR

BLOODSTOCK CONSULTANT T 07 5504 1226 | M 0416 515 247 E kylie@magicmillions.com.au



BLOODSTOCK CONSULTANT ben@magicmillions.com.au



NICKY WONG
ASIA CLIENT ADVISOR E nicky@magicmillions.com.au



BLOODSTOCK SALES ENTRY CO-ORDINATOR E michellep@magicmillions.com.au



E georgia@magicmillions.com.au



TIM BROWN BLOODSTOCK CONSULTANT VICTORIA & TASMANIA T 0401 307 918

E timb@magicmillions.com.au



ADRIAN HANCOCK BLOODSTOCK CONSULTANT SOUTH AUSTRALIA

T 08 8297 8055 | M 0417 519 307 E adrian@magicmillions.com.au



DANE ROBINSON

NSW BLOODSTOCK CONSULTANT M 0488 005 572 E dane@magicmillions.com.au



DAVID HOUSTON

WESTERN AUSTRALIAN MANAGER T 08 9477 2455 | M 0408 609 994 E davidh@magicmillions.com.au



ROWENA SMITH

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



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

