

# SPRING RACEHORSE SALE

16 OCTOBER 2019

GOLD COAST SALES COMPLEX, QUEENSLAND



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

## **MAGIC MILLIONS 2019 GOLD COAST SPRING RACEHORSE SALE**

Name of Entry: Sire:	Colour: Foaling Date:	Sex:
Dam:  Dam Sire:  Microchip Nº:	Brands: Bra	OS nd Index Number
Category: Race Filly/Mare	Race Colt/Gelding Racing Information	on: In Work Spelling Windsucker
Details of Current or Past Racing Bans:  Other Disclosures: Bleeder	Roarer Windsucker Wobbler	Impaired Vision Other (provide details above)
Name of vendor to appear in catalogue: (note: "on account of owners" will not be accepted)  Address:  Suburb:  State:  Phone:	Postco Fax:	de:
Mobile:  Proceeds of sale Cheque:  Payable to (Only one payee):  Address:	Email:	BSB:
Suburb: State: Phone: Mobile:	Postco Fax: Email:	de:
Australian Business Number (ABN): How many owners are in the horse?:		please complete the below Declaration by a non GST registered vendor.
Section (A) The supply is made to hobby, or is wholly of a private or do  Section (B) The supply is made by us	ECLARATION BY A NON GST REGISTER ou in my capacity as an individual, and the supply is made in	the course of an activity that is a private recreational pursuit or an enterprise in Australia.
Signed:	Dated:	
	sign below to acknowledge that you have agreed to be bound  TRY WILL BE ACCEPTED IF NOT SIGNED AND ALL GST DETA	d by the CONDITIONS OF NOMINATION. Please DO NOT send ILS COMPLETED.
Name:	Signature:	Date: / _ / /
A/C CODE:	OFFICE USE ONLY ENTRY ID:	GST STATUS:

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

## **MAGIC MILLIONS 2019 GOLD COAST SPRING RACEHORSE SALE**

Name of Entry: Sire:	Colour: Foaling Date:	Sex:
Dam:  Dam Sire:  Microchip Nº:	Brands: Bra	OS nd Index Number
Category: Race Filly/Mare	Race Colt/Gelding Racing Information	on: In Work Spelling Windsucker
Details of Current or Past Racing Bans:  Other Disclosures: Bleeder	Roarer Windsucker Wobbler	Impaired Vision Other (provide details above)
Name of vendor to appear in catalogue: (note: "on account of owners" will not be accepted)  Address:  Suburb:  State:  Phone:	Postco Fax:	de:
Mobile:  Proceeds of sale Cheque:  Payable to (Only one payee):  Address:	Email:	BSB:
Suburb: State: Phone: Mobile:	Postco Fax: Email:	de:
Australian Business Number (ABN): How many owners are in the horse?:		please complete the below Declaration by a non GST registered vendor.
Section (A) The supply is made to hobby, or is wholly of a private or do  Section (B) The supply is made by us	ECLARATION BY A NON GST REGISTER ou in my capacity as an individual, and the supply is made in	the course of an activity that is a private recreational pursuit or an enterprise in Australia.
Signed:	Dated:	
	sign below to acknowledge that you have agreed to be bound  TRY WILL BE ACCEPTED IF NOT SIGNED AND ALL GST DETA	d by the CONDITIONS OF NOMINATION. Please DO NOT send ILS COMPLETED.
Name:	Signature:	Date: / _ / /
A/C CODE:	OFFICE USE ONLY ENTRY ID:	GST STATUS:

#### **CONDITIONS OF NOMINATION** MAGIC MILLIONS 2019 GOLD COAST SPRING RACEHORSE SALE

the PAMD to conduct auctions of livestock

Auctioneer's Licence No.: 2005419

1. The Selling Agent is licensed under
2. In these Conditions of Nomination:

"ARR" means the Australian Rules of Racing as adopted, administered and amended by RA from lime to lime:

time to time;

\*ASE\* means the Australian Stud Book which is the official record and publication of thoroughbred bloodlines for horses in Australia;

\*ATO\* means the Australian Taxatlon Office;

"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

\*\*PGST Ad" means A New rox System (sours aum common to make they, means a horse, including a gelding, colf, filly or more (and includes one or more lof) to be nominated for the Sale by the Veradro on the Official Nomination Form;
\*\*Nagic Millions Export Declaration Form\* means the export declaration form prescribed by and variable upon request from the Selling Agent and as required by the SG1 Act;
\*\*NDB\* means the Privacy Amendment (Notificials Data Breaches) Act 2017 which came into effect on 22 February 2018
\*\*Nomination Fore\* means the fee, if any, set out in the Official Nomination Fore\* means the standard official nomination for mominated by the Selling Agent from time to time a copy of the current form of which is attached to these Conditions of Nomination and vanicable within the online entries facility loaded on the Selling Agent's and the Promoter's website;

returnment's Welbatig.

PAMIO" means the Property Agents and Motor Decilers Act 2000 and as amended from time to time;

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

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

"PESR" means the personal properly securilies register established pursuant to the PPSA;
"PBA" means the Principal Racing Authority in each state and territory in Australia which confiregulate and supervise racing in each state and territory in Australia with approval of but subject RA;

Promoter means Magic Millions Promotions Pty Ltd (ABN 41 088 197 200) or any other porty identified in the Sale Catalogue or other documentation issued in respect of the Sale as the promoter or sponsor of the Sale is controlled to a closed race series or incentive roce series in association with which the Sale is conducted;

"RAF means Rocing Australia which is the peak notional administration body for thoroughbred voice in Australia, responsible for the governance of the ARR and the RASB in an effort to ensure variative best practices standards of integrity and onlined welfore. Each PRA is a member of RAF.

"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 Salling 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 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 the pumps of "Repository" and the Repository of the pumps of the Sale is a service of the Sale is a service of the service of the

commensement of the Solie;

\*\*Repository Conditions\*\* means the conditions of entry into the Repository for the purpose of inspecting the X-Rays and other terms and conditions relating to the terms and conditions of access and inspection as displayed at the Repository;

\*\*Solie\*\* freits to any one or more of the following Solie/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

and subject to the Vendor's rights of withdrawal, offered for sole by way of auction conducted by the Selling Agent. The Magic Millions 2019 Gold Coast Spring Racehorse Seis, to be held of the Gold Coast Sales Complex, Bundial, Queensland, on the 16th October, 2019.

"Sale Catalogue" means the catalogue to which the Sale relates, and which includes the Lot; 
"Salling Agent" means Magic Millions Sales Pty, Lut (ARM 54 of 398 of 317) howing auctioneers and ogenis locene number 2005419 and includes its officers and agents, 
"TBA" means the Thoroughtherd Breeders Australia Limited (ABM 34 0034 322 28); 
"The Act" means the Privacy Act 1988 (Cith) as amended from time to lime; 
"The Code" means the Australian Thoroughbrid Sales Code of Conduct as amended from time to lime.

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 all historical records of operations or treatment provided to each Lot) made analogible by the Verband inspect to a Lot for inspection by the Purchaser's qualified licensed veterinary expert, such X-Rays being in the minimum number and token strictly in accordance with the specifications detailed in the Repository Conditions and otherwise subject to the Repository Conditions displayed at the Repo

## APPOINTMENT OF PROMOTER

The Vendor agrees that all advertising, marketing and promotion in respect of the Sale (including the Lot in 1) will be carried out by the Promoter, a company engaged in the business of promoting and marketing throughout the world, horoughhed sales, roces 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 Sellina Apent.

## VENDOR'S APPOINTMENT OF THE SELLING AGENT

The Vendor (subject to his compliance with these Conditions of Nomination) hereby appoints and outhorises the Setting Agent to:
Act as the sale and exclusive agent of the Vendor to sell the Vendor's Lot at the Sale, or prior, or subsequent, therefore with the Vendor's consent, where the Lot is not solid at the Sale, privately and outside of the outlon at a price nominated by the Vendor at any time from the close of nominations to a date salty (60) days after the Sale, and these Conditions of Nomination shall apply insofar as is possible, to such private Sale;

ossiller, to such private suits, lect the full or any part of the purchase price including, if applicable, any GST for the Lot on behalf the Vendor by means of cash, personal cheque, or otherwise by the Selling Agent at the Selling

iver the Lot sold on the Vendor's behalf prior to full payment of the purchase price including, if ilicable, any GST on the Lot, such delivery being given by the Selling Agent at the Selling Agent's

absolute discretion; betermine in its absolute discretion whether the Lot is suitable for the Sale, the manner in which and the little and place at which the Sale is to be conducted, and whether the opinion of a Veterinary Surgean of the Vendrá's cost should be obtained in respect of the condition of the Lot. Deduct and retain from the gross purchase price poyable for the Lot, any commission, Nomination fee or experiess owing to the Selling Agent; including any GST poyable. These amounts will necked but will not be limited to those reterred to in Conditions 8, 9 and 10 of these Conditions of

4.6

4.7

Fee or expenses owing to the Selling Agent, including any GST poyable. These amounts will include but will not be limited to those reterred to in Conditions 8, 9 and 10 of these Conditions of Nomination.

Return the Lot to the Vendor if a sale is not effected or any account of the Vendor is not settled within seven (7) days of the Sale, or at any extended date by approval of the Vendor is not settled within seven (7) days of the Sale, or at any extended date by approval of the Vendor is not settled within seven (7) days of the Sale, or at any extended date by approval of the Vendor is not settled within seven (7) days of the Sale, or at any extended date by approval of the Vendor is not settled within seven (7) days of the Sale, or at any extended date by approval of the Vendor is not settled within seven or the PFSR in respect of any outstanding less commissions, SST or charges.

Decisions the name, description and address of the Vendor or b obder or Purchaser if it considers it appropriate, or in the case of any dispute founding on any sale of the Lot In every case it is appropriate, or in the case of any dispute founding on any sale of the Lot in every case it is appropriate, or in the case of any dispute founding on any sale of the Lot in every case it is appropriate, and the self-graph agent.

Accept the resolsions or of the Purchaser shall be against the Vendor and not under any circumstances against the Saling Agent sale.

Bed up to the server price as set by the Vendor without incurring any liability to the Vendor in the event of the Lot not selling for an amount equal to or less than the reserve price.

The Vendor agrees that the Saling Agent reserves the right to-reject on ynomination at any time for saling Agent and the Saling Agent shall then return any Nomination Fee paid only if the rejection is without reasonable cuses.

Determine the order of sale of all nominations and acceptances for the Salin Agent shall then return any Nomination Fee paid only if the rejection is without reasonable cususe.

## 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

or Save that in the event the Lof, which is a Racehorse, 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

t-65% (inclusive of GS1) for the Sale; or 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 auctions sale and the roce series:

A promotional fee equivalent to an amount being 2.2% (inclusive of SST) of the purchase price of the Lot sol of to obught back by the Vendor, for the Sale and;

The Norminotion Fee (including SST) as specified on the Official Norminotion Form and;

The Norminotion Fee (including SST) will be invoiced by way of a written acceptance of the Lot into the Sole and;

e sole and; • Nomination Fee (including GST) must be paid for in full within fourteen (14) days of invoil • Vendor will not be entitled to any refund in respect of any payment pursuant to these Condi Nomination for the Promoter save as is expressly provided in these Conditions of Nominatio

The Vendor hereby irrevocably authorises the Selling Agent to deduct a marketing tevy on behalf of the IBA in the amount of 0.385% (inclusive of 65T) of the purchase price of the Lot Soid or bought sock by the Vendor. The marketing by will be forovarded by the Selling Agent to the TBA within orly-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**

The Lot accepted for the Sole shall be submitted to the representatives of the Setting Agent for respection and each Lot must meet the requirements of the ASB at the Vendor's cost and expense. he Vendor shall indemnity and hereby indemnities the Setting Agent against any claim by Purchaser or any other person arising out of the Vendor's failure to comply with the ASB equirements (including any payment of tees and GST if applicable). The Vendor acknowledges that he Setting Agent is entitled to a reasonable fee for any work done to ensure the Vendor's compliance with the ASB requirements.

with the ASS requirements.

The Vendor shall supply to the Selling Agent all documents required for the transfer of ownership to the Lot shall within seven (7) days of the conclusion of the Sale. Should the Vendor not deliver such documents to the Selling Agent within the said time limit, the Vendor irrevocably authorises the Selling Agent to order a new replacement set of to documents of the Vendor's cost and expense. The Vendor's shall be responsible for verifying the occuracy of all information published in the Sale Colladgue and warronts to the Selling Agent and any Purchases the occuracy of such information except where the Vendor notifies the Selling Agent of any Purchases the occuracy of such information protein the state of the Sale. The Vendor or his documentary in such information protein the date of the Sale.

The Vendor or his documentary in such information protein the date of the Sale and Sale

In eventor or inset up unknesse representative wortrons and revent and accesses to the Selling Agent to the true owner of the Lot nominated to any person or party for the Seal et less seven (7) days prior to the Seal. The Vendor outhorises the Selling Agent to disclose the true owner of the Lot of the Selling Agent Socialities discretion.

The Vendor wortrons to the Selling Agent that the person completing and submitting the Official Nomination Form is outhy authorised to complete and submit the Official Nomination Form on behalf of the Vendor and, carry out all the obligations of the Vendor as set out in the Nomination Form on behalf of the Vendor and over wormfelles and out in the Official Nomination Form on behalf of the Vendor and the Vendor or the Selling Agent of the Vendor as set out in the Nomination Form and provide the Vendor wormfelles and out in the Official Nomination Form and provide the Vendor wormfelles and out in the Official Nomination Form and provide the Vendor or wormfelles and out in the Official Nomination Form and provide the Vendor or Vendor's open the Vendor's official the Vendor or Vendor's open the Vendor's official the Vendor's official responsible, folially which correctled and shall immediately correct any incorrect statements or representations made by the Selling Agent regarding the Lot for which the Vendor's Ortheories Responsible, folially which correctled and shall immediately correct any incorrect statements or representations made by the Selling Agent for the Selling Agent to the Official Worthories the statement and worrant to the Selling Agent to the Official Worthories the Selling Agent to of the Opinion that the Lot is not suitable for sale, it has the right of its Sessible discretion, to reject and withdraw the Lot from the Selling Agent to official Nomination Form, of the Vendor's according to the Selling Agent to the Opinion that the Lot is an Agent to the Selling Agent to the Opinion that the Lot is anot the Vendor's according to the Selling Agent to the Selling Age

acknowledges the credibility of the Sole is diminished if catalogued Lots are withdrown without good and valid excuse. Should the Vendor sell privately the Lot accepted for the Sole during the period from the closing date for nominations until six (90) days after the Sole (the agency period), the Vendor's half promptly of the Promoter and Seling Agent an amount equal to the total charges including SST set out in Conditions 8, 9 and 10 of these Conditions of Nomination. The Vendor shall compty in all respects with the rules of the Sale complex displayed within the office block at the Sale comption. In secretary the secretary of the Sale complex displayed within the office block of the Sale complex in or connection with the Sole the parties hereta agree that the expression 'colf includes rig or crypt archid, namely make animals in which one or both festes have not descended into the scrafun from the abdomen. The Lot entered by the Vendor's floring any registeries on the part of the Selling Agent and the Vendor's note make the Sale Charles and the Vendor's cold the Sale Charles and the Vendor's an

The valueser can to complete their purchase solve as is expressly provided in these Conditions of Nomination.

Subject to the conditions of sale as printed in the Sale Cotalogue, if the Selling Agent delivers the Lot to the Purchaser of the Lot prior to the Selling Agent and provided provided by the Selling Agent will use its best endeavours to source the performance by the Purchaser of its obligation to pay the purchase price and any applicable SST except where of its obligation to pay the purchaser price and any applicable SST except where the Selling Agent has stomed the oppoint onto the test about take dispute between the Vendor and the Purchaser as to the Purchaser of the Selling Agent in the Vendor and the Selling Agent in the Vendor and the Selling Agent in the Vendor and Selling Agent; the Vendor and the Selling Agent; the Vendor and not paid to the Lot (including without limitation terms as to the time for payment) without the prior written consent of the Selling Agent; the Vendor has not paid only monies due and owing by the Vendor to the Selling Agent on any account wholever.

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 poyable less any monies owing to the Selling Agent by the Verdot or any account, including amounts due and owing by the Verdot or the Selling Agent for any lot on any previous sele conducted by the Selling Agent where the Verdor has appointed the Selling Agent as its selling agent) including any GST applicable these.

where the Vendor has appointed the Selling Agent as its selling agent) including any (SSI applicable thereon.

The Vendor agrees that if the Selling Agent pays to the Vendor any amount in respect of the purchase price and it applicable (SSI for the Lot prior to the Selling Agent receiving from the Purchaser the full purchase price including any applicable (SSI of the Lot and/or the honorating of all security interest and promises and underlatings in forward of the Selling Agent nearrest or respect therefor, he Vendor shall immediately execute and deliver to the Selling Agent authorities and documents in such form as the Selling Agent in its absolute discretion requires, so as to secure and authorise the Selling Agent to exercise through or on behalf of the Vendor of ingits which the Vendor may have in respect of the Lot and / or any security interests and promises and underlatings in flowor of the Selling Agent of the right het by the Vendor in its own right.

The Selling Agent guarantees to the Vendor that payment will be flowarded to the Vendor within forty two (42) days from the last day of the Selling Agent authorities of such selling Agent and the Vendor such as the V

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

such third person, as the Selling Agent may be remine a sense of such assignment.

The Vendro agrees to indemnify and hereby indemnifies the Selling Agent against all ioss, domage, costs and expenses of whatever nature incurred by the Selling Agent directly or indirectly as the result of the Vendro's non-compliance with any of the Conditions of Noninstation or the conditions of solic ask and of the Notice Conditions and the Conditions of Noninstation or the conditions of solic ask and of the Notine Conditions and the Conditions of Noninstation or the Conditions of Noninstation form of the Lot notwithstanding the without ordination form the Selling Agent flow or the Condition of Noninstation form the Selling Agent Is:

It has Selling Agent conceits the Selling Agent Is:

It has Selling Agent conceits the Selling Agent Is:

It has Selling Agent conceits the Selling Agent Is:

If the Selling Agent conceits the Selling Agent Is:

If the Selling Agent conceits the Selling Agent Is:

If the Selling Agent conceits the Selling Agent Is:

If the Selling Agent conceits the Selling Agent Is:

If the Selling Agent conceits the Selling Agent Is:

If the Selling Agent conceits the Selling Agent Is:

38.1

Nomination, or or is not included in the Sale Catalague.

Nomination or is not included in the Sale Catalague.

The Vendor acknowledges that the duties and rights of the Selling Agent under these Conditions of Nomination, are severable and independent and any monies poid to either of them are payments to which they are entitled in their own right pursuant to these Conditions of Nomination in the event that any provision is unitabult or void. The parties agree that these Conditions of Nomination shall be construed so for as is possible so that the unlowful or void portion is an independent promise and is severable from the other conditions. Where such unlowful or void portion is and the implication of the conditions of the section of the conditions. The conditions where such unlowful or void portion is and severable from the other conditions. Where such unlowful or void portion leafles to any provision for fees or remuneration including if applicable SST than a term the implied (so, for as the law permiss) that reasonable remuneration and expenses including if applicable SST will be popuble for any services rendered by or on behalf of the Selling Agent to the Vendor.

independent promise and is severable from the other conditions. Where such unabalval or void proforine relates to any provision for fees or renumeration including if opposition test for any provision for fees or renumeration including if opplicable SST will be poyable for any services rendered by or on behalf of the Selling Agent to the power of the Selling Agent does not assume any responsibility for exporting horses. The Vendor accepts, ogrees and acknowledges the following:

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

The Vendor accepts, ogrees and acknowledges the following:

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

The Vendor accepts, ogrees and acknowledges the following:

The Selling Agent does not assume any responsibility for exporting as between the Purchaser, the Vendor and the ArtO in respect of the Lot sold by very of auction or private leady:

That each Lot offered for sold will be invoiced with SST added to the purchase price with the Vendor is registed for SST and the acent that the horse is purchased by a non-resident who is not registered for SST and that purchaser selecties the required flags; Millions Export Declaration form, the vendor acknowledges that suggest to the separate provisions as a garpored by the ATO his horse may be sold on a zero-roted bases of which them to SST will be charged or all in the purchaser in the selling Agent or acceptance of the SST Act he Vendor, not the Selling Agent in the Selling Agent and the purchaser selling agent as the Selling Agent and the separated provisions as a gard or digital, and other records required by the Repository Orndiflors and Park 10s exports the export of the Lot or health of the Selling Agent and the Selling Agent and the Purchaser is a selling Agent and the Vendor acceptable shall be selling Agent

os per the conditions of sale as printed in the Sale Cotalogue.

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

56. The Selling Agent and the Vendor acknowledge the existence of the Act, the NDB and the GDPR to protect the privacy of parties.

57. Further to the above, the Vendor Irrevocably authorises the Selling Agent to obtain a report about the Vendor's consumer or credit worthiness from any credit pepting agency or commercial credit reporting business.

58. The Selling Agent reserves the right 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.

those finite pomes to provide an insurination or an enyperacensor a wave of considering Agent.

The NDS came into effect on 22 february 2018 and the GDPR came into effect on 25 May 2018. The purpose of the NDB was to set up a scheme whereby the Selling Agent and the Promoter, and their associated entities, must blue certain measures where there is unauthorised access to, unrouthorised disclosure of or loss of, personal sensitive information of the Vendor. The intention of the NDB is to ensure that points holding personal did to fixe all recomplay necessary internal security measures to ensure that the access, disclosure or loss does not result in serious horm to any of the individuols to whom the information relates.

The purpose of the GDPR was to protect the data privacy for all EU citizens. If a party processes data about individuals in the context of selling goods or services to EU citizens, the GDPR must be corrected with.

and buildings of the Curv Was to protect me output protects of the United States and adout about institutions in the context of setting goods or services to EU cliticans, the SDPR must be complied with.

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

The Selling Agent and the Promoter will, and will procure their associated entities to do likewise, comply with the provisions of the NDB and notify as required by the NDB.

The Vendor accepts, ocknowledges and agrees that the Selling Agent and the Promoter collect information that is personal to the Vendor which must be provided to the relevant outbrottles, such as RA and list members, and, in some cases, legal enforcement and government bodies and opencies and linid parties that might have an interest, direct or otherwise, in the Lat. The Vendor without and the NDB and the CRPP; irrevocably authorities the Selling Agent and the Promoter, and their associated entities, to release personal information religion to the Vendor and the CRPP; irrevocably authorities the Selling Agent and the Promoter, and their associated entities, to release personal information religion to the Vendor as anticipated by these Conditions of Nomination, the Vendor elects to "opt in", consent or subscribe to, the right of the Selling Agent and Promoter in unsubscribe. The Selling Agent and the Promoter we updated their provious on accessing policy to the Selling Agent and the Promoter we updated their provious or anticipated by these conditions of Nomination, the Vendor is the Vendor. The Vendor is strongly advised to read the full privacy policy and the Selling Agent and the Promoter we updated their provious or accessing policy and the Promoter we be all and appretion and the Promoter on the Yellong Agent and the Promoter we provide the Vendor. The Vendor one, of any of the Promoter we the NDB and the EDPR. The Vendor

#### FURTHER LEGISLATION

ITEM Establish ITEM.

The Selling Agent and Vendor agree that these Conditions of Nomination may need to change from time to time to meet legislative requirements coming into effect following the deal heretof and the Vendor appoints the Selling Agent its oftomery to feet any such changes without the Vendor's further consent (provided such changes do not adversely import upon the commercial terms of these Conditions of Nomination) and the Vendor agrees to be bound by such changes.



## 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

