

GOLD COAST SALES COMPLEX, QUEENSLAND



Finish the season WITH A REAL BANG





We knew he needed a bit of time and we wanted to give Dundeel every opportunity as obviously his first crop are three-year-olds this year - It has been a bit of a perfect storm in that sense to have him in the last sale of the year. It did exceed our expectations.

John Messara of Arrowfield on selling Lot 2267 for \$850,000 t





"To bring him up here and get that result for Bernie (Howlett) was huge."

Rae-Louise Farmer of Fernrigg Farm achieved the highest price ever for progeny of young sire Rich Enuff

"We came with plenty of firepower and found a good cross section of horses... we took home what we wanted but geez we had to pay for them."

Wayne Hawkes of Hawkes Racing





IN 2019

NEW RECORD TOP PRICE \$850,000

BIGGEST & BEST

BUYERS IN ATTENDANCE

\$14,549,500 UP 29% ON 2018

\$52,130

229
INDIVIDUAL BUYERS FOR 374 HORSES

BIGGEST & BEST
BUYERS IN ATTENDANCE
INTERNATIONAL
SPEND
29%

BOOK 1 AVERAGE UP 22%



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

MAGIC MILLIONS 2020 GOLD COAST NATIONAL YEARLING SALE

Sire:		Colour:			Sex:		
Dam:		Foaling Date:					/ 2018
Dam Sire:		Brands:	NS		OS		
Microchip Nº:		Diulius:	Brand	Index Number			
Session: Book 1 Book 2			ls this Yo	earling a foal share?	Yes		No
Location for inspection (inc phone number):							
State: Postcode:	Email:						
Contact Name:		Р	hone:				
Name of vendor to appear in catalogue:							
Address:							
Suburb:		S	tate:		Postcode:		
Phone:		F	ax:				
Mobile:		E	mail:				
Proceeds of sale Cheque: EFT:	If EFT – Account:				BSB:		
Payable to (Only one payee):	II EI I – Accourii.				DOD		
Address:							
Suburb:		9	tate:		Postcode:		
Phone:			ax:		1 0310000.		
Mobile:			mail:				
Australian Business Number (ABN):			'	ease complete the below [Declaration by a no	on GST regis	stered vendor.
How many owners are in the horse?:				<u> </u>	,		
What is the percentage of GST ownership?:					If NIL, please con	nplete decla	ration below.
Please tick one box: DEC	LARATION BY A NON	J GST REGIS	STEREI) VENDOR			
Section (A) The supply is made to you in hobby, or is wholly of a private or domestic	my capacity as an individual, and				that is a private	recreation	al pursuit or
Section (B) The supply is made by us as an		d we are not carryir	ng on an	enterprise in Australia.			
Section (C) I (or the supplier that I represent	am/is a non-resident who is not c	arrying on an enter	prise in A	ustralia.			
Signed:		Dated:					
Please complete all of the above details and sign					F NOMINATION	. Please D	OO NOT send
payment with this Nomination Form. NO ENTRY V Name:	Signature:	ED AND ALL GSI	DETAILS	Date:			/
	OFFICE	USE ONLY					
A/C CODE:	ENTRY ID:	OUL OINLY		GST STATUS:			

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

MAGIC MILLIONS 2020 GOLD COAST NATIONAL YEARLING SALE

Sire:		Colour:			Sex:		
Dam:		Foaling Date:					/ 2018
Dam Sire:		Brands:	NS		OS		
Microchip Nº:		Diulius:	Brand	Index Number			
Session: Book 1 Book 2			ls this Yo	earling a foal share?	Yes		No
Location for inspection (inc phone number):							
State: Postcode:	Email:						
Contact Name:		Р	hone:				
Name of vendor to appear in catalogue:							
Address:							
Suburb:		S	tate:		Postcode:		
Phone:		F	ax:				
Mobile:		E	mail:				
Proceeds of sale Cheque: EFT:	If EFT – Account:				BSB:		
Payable to (Only one payee):	II EI I – Accourii.				DOD		
Address:							
Suburb:		9	tate:		Postcode:		
Phone:			ax:		1 0310000.		
Mobile:			mail:				
Australian Business Number (ABN):			'	ease complete the below [Declaration by a no	on GST regis	stered vendor.
How many owners are in the horse?:				<u> </u>	,		
What is the percentage of GST ownership?:					If NIL, please con	nplete decla	ration below.
Please tick one box: DEC	LARATION BY A NON	J GST REGIS	STEREI) VENDOR			
Section (A) The supply is made to you in hobby, or is wholly of a private or domestic	my capacity as an individual, and				that is a private	recreation	al pursuit or
Section (B) The supply is made by us as an		d we are not carryir	ng on an	enterprise in Australia.			
Section (C) I (or the supplier that I represent	am/is a non-resident who is not c	arrying on an enter	prise in A	ustralia.			
Signed:		Dated:					
Please complete all of the above details and sign					F NOMINATION	. Please D	OO NOT send
payment with this Nomination Form. NO ENTRY V Name:	Signature:	ED AND ALL GSI	DETAILS	Date:			/
	OFFICE	USE ONLY					
A/C CODE:	ENTRY ID:	OUL OINLY		GST STATUS:			

CONDITIONS OF NOMINATION MAGIC MILLIONS 2020 GOLD COAST NATIONAL YEARLING SALE

Auctioneer's Licence No.: 2005419

1. The Selling Agent is licensed under the PAMD to conduct auctions of livestock;
2. In these Conditions of Nomination:
"ARR" means the Australian Rules of Racing as adopted, administered and amended by RA from time to

ime;
ASB' means the Australian Stud Book which is the official record and publication of thoroughbred localines for horses in Australia;
ATO' means the Australian Taxation Office;
EU' means European;
GUPPP' means the EU General Data Protection Regulation which came into effect on 25 May 2018;
GSI' has the meaning gluen to if in the GSI Act;
GSI' has the meaning gluen to if in the GSI Act;
GSI' Act means A New Tax System (Goods and Services Tax) Act 1999 (Clh) as amended from time to time:

me; "off "means a horse, including a gelding, colt, filly or mare (and includes one or more lot) to be ominated for the Sale by the Vendor on the Official Nomination Form; Nagic Millions Export Declaration Form" means the export declaration form prescribed by and available por request from the Selling Agent not as required by the GST act; NDB" means the Privacy Amendment (Notifiable Data Breaches) Act 2017 which came into effect on 22 elements 2018.

February 2018

"Nomination Fee" means the fee, if any, set out in the Official Nomination Form;
"Official Nomination Ferm" means the standard official nomination form;
"Official Nomination Ferm" means the standard official nomination form nominated by the Selling Agent
from time to time a copy of the current form of which is alloched to these Conditions of Nomination and
varioticle within the online entries sciolly located on the Selling Agents and the Promoter's website;
"PAMD" means the Property Agents and Motor Declers Act 2000 and as amended from time to time;
"Patriestrip" means Magic Millions Sales Partinestrip (ABM 99 519 375 694);
"PSEX" means the Personal Property Securities Act 2009 which took effect on 30 January 2012 and as
amended from time to time;
"PSEX" means the personal Property Securities Act 2009 which took effect on 30 January 2012 and as
amended from time to time;

omended from time to time; "PSR" mons the personal properly securities register established pursuant to the PPSA; "PBA" mons the Principal Rocinia Authority in each state and territory in Australia which control, regulate and supervise rocing in each state and enteriory in Australia with approved of the studies to Re-"Pomoter" means Magic Millions Promotions Pty Ltd (ABN 41 088 197 200) or any other party identified in the Sale Catalogue or other documentation issued in respect of the Sale as the promoter or spansor of the Sale or of a closed root series or invanitive root series in association with which the Sale is conducted;

The Solar of a Consequence of the Solar observations are seen in sequence in a case as the global of splotted in the Solar of a conducted, "RAF means Rozing Australia which is the peak national administration body for thoroughbed rozing in Australia, responsible for the governmence of the ARRs and the RASB in an either of ensure worldwide best practice standards of integrity and animal welfare. Each PRA is a member of RA, "RASB" means the rules of the Australian stud book as administered by the ASB from time to time; "Repository" means the repository to be established by the Salling Agent / Promoter prior to the commencement of the Solar, the conditions of entry into which and use of the service of which will be set out in the Repository (and the Repository Continger and conditions of entry into the Repository for the purpose of inspecting the X-Roys and other terms and conditions of entry into the Repository for the purpose of inspecting the X-Roys and other terms and conditions relating to the terms and conditions of occess and inspection as disployed at the Repository. "Sole! reters to any one or more of the following Sole/s for which the Lot is nominated, occepted and subject to the Vendor's rights of withdrawal, oftered for sole by way of auction conducted by the Selling Agent:

rygen:. The Magic Millions 2020 Gold Coast National Yearling Sale, to be held at the Gold Coast Sales Complex Bundall, Queensland, from the 3rd day to the 5th day of June, 2020.

Collada, Weeterstandin, John He 2 day for the may be dealer, 2004 which includes the Lot;

"Selling Agent" means Magic Millions Sales Ply Ltd (ABN 54 078 396 317) having auctioneers and
agents licence number 2005419 and includes its officers and agents;

"TBA" means the Thoroughthred Breaders Australia Limited (ABN 34 0034 322 28);

"The Act" means the Privacy Act 1988 (Oth) as amended from time to time;

"The Act means the Privory Act 1988 (Cth) as amended from time to time;
"The Code" means the Austration Throughthers dises Good of Conduct as amended from time to time;
"X-Rays" means the set of X-Rays deposited of the Repository, other physical or digital format, (oting with
any reports, certificies, notes, writings or information deposited therewith, including all historial and
of operations or treatment provided to each Lot) made ovaliable by the Vendor with respect to a Lot for
inspection by the Purchaser's qualified licensed velerinary expert, such X-Rays being in the mitima
number and Interes stridly in accordance with the specifications detailed in the Repository Conditions
and otherwises subject to the Repository Conditions deposited.

Purchaser ocknowledges as having read and understood prior to the purchase of a Lot.

APPOINTMENT OF PROMOTER

The Vendor organ black bit of a devertising, marketing and promotion in respect of the Sale (including the Lot in it) will be contried out by the Promoter, a company engaged in the business of promoting and marketing throughout the world, thoroughberd sales, rose and related events, as well as performances, exhibitions, social events, contenences and events in the general entertainment industry and the Vendor heady continues the Promoter's appointment and role in that behalf by the Saling Agent.

VENDOR'S APPOINTMENT OF THE SELLING AGENT

The Vendor (subject to his compliance with these Conditions of Nomination) hereby appoints and outhorises the Selling Agent for Act as the sole and exclusive agent of the Vendor to sell the Vendor's Lot at the Sale, or prior, or subsequent, thereto with the Vendor's consent, where the Lot is not sold of the Sale, privalely and outside of the auction of a price nominated by the Vendor'd are tyrime from the close of nominations for sixty (60) days after the Sale, and these Conditions of Nomination shall apply insofar as is possible, to

tall privide Sule; oldet the full or any part of the purchase price including, if applicable, any GST for the Lot on behalf of e Vendor by means of cash, personal cheque, or atherwise by the Selling Agent at the Selling Agent's

iscleration; seletiver the Lot sold on the Vendor's behalf prior to full payment of the purchase price including, i pplicable, any GST on the Lot, such delivery being given by the Selling Agent's

disculled discretion; and out of the country great of the country great or the country great or bearing regard to placement in its absoluted discretion whether the Lot is suitable for the Sole, the manner in which and the ime and place at which the Sole is to be conducted, and whether the opinion of a Veterinary Surgeon of he Vendor's cost should be obtained in respect of the condition of the Lot, beduct and retain from the gross purchase price propoble for the Lot, any ocommission, Nomination Fee or expresses owing to the Soling Agent, including any GST payable. These emounts will include but will not be limited to those referred to in Conditions 8, 9 and 10 of these Conditions of Nomination;

or expenses owing to the seming Applin, including and vis Loyboxia, in these domains will include but with the limited to those reterred to in Conditions 8, 9 and 10 of these Conditions of Normination; 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 Solic, or day repended date by approval of the Vendor; Dation to possed-in Lot or the Lot bought book by the Vendor until all Sale charges and if applicable SST are public Message and the Selfrey and the Selfrey and Leg Message and If applicable SST in respect of any outstanding fees commissions, CST or charges; Disclose the norms, description and oddress of the Vendor to a bidder or Purchaser if it conciders it appropriate, or in the case of any dispute touching on any sole of the Lot. In every case if it is agreed that the removery of the Purchaser shall be against the Vendor and not under any circumstances against the Selfring Agent, Accept the rescribed or any sole, allow any purchaser an extension of time for payment, or agree to any vanidation of the conditions of sale as printed in the Solic Catalogue on behalf of the Vendor should the Selfring Agent decide in its absolute discretion from years boarded significant sole and the conditions of sale as printed in the Selfring Agent decide in its absolute discretion from the selfring Agent decides in the selfring Agent research is referred to the Lot not selfring for an amount equal to or less than the reserve priote. The Vendor ogeres that the Selfring Agent research is referred as the reserve priotic. The Vendor agent and the Selfring Agent research is referred as the reserve priotic.

easonable cause; Determine the order of sale of all nominations and acceptances for the Sale,

weetmine me order of sole of all nominations and acceptances for the Sole; Assign stabiling locilities in its sole discretion and the Selling Agent shall have no obligation to assign the some or similar stabiling locilities within may have been assigned to the Vendor of previous soles; Set a minimum bid (jugset price) for the horses sold in this Sole, in its sole discretion, Relates to sall only horse by outclin if the Selling Agent has knowledge that the solid horse has been sold privately prior to the Sole.

privately prior to the Sale.

The Selling Agent shall pay the proceeds of the sale including any applicable GST to the person or persons normitated as the person to be paid such proceeds, on the Official 8 Nomination Form, whose recipit shall be a sufficient discharge of the Selling Agent's obligations in respect of such proceeds. All nominations for the Sole must be supmitted on the Official Nomination Form, duty signed by the Vendor or for and on behalf of the Vendor by the Vendor's agent, or submitted in accordance with the provisions of the Selling Agent (FO Box S246, Gold Coast Mall Centre, Queensland, 9726, or submission via the Selling Agent (FO Box S246, Gold Coast Mall Centre, Queensland, 9726, or submission via the Selling Agent (Fo Box S246, Gold Coast Mall Centre, Queensland, 9726, or submission via the Selling Agent (For Box S246, Gold Coast Mall Centre, Queensland, 9726, or submission via the Selling Agent for other states of the Selling Agent for the Centre of the Selling Agent for the Selling Agent for

Form. Subject to the Vendor executing the Official Nomination Form, or agreeing to the Conditions of Nomination via the Selling Agent's online entries facility, prior to the offering for sale of the Lot by the Selling Agent, the Selling Agent is exempted from the requirement of Chapter 12 of the PAMD from maintaining a hust account for the deposit of the proceeds of sale of the Vendor's Lot and the Vendor acknowledges the

COMMISSIONS DHE TO THE SELLING AGENT

SSIONS DUE TO THE SELLING AGEN! The Vendor will pay the following munists to the Selling Agent-.

A commission at the rate of 6.6% (inclusive of GST) on the Lot sold or bought book by the Vendor; or Sove that in the event the Lot, which is a 'Yeorling, is sold or bought book for an amount in excess of \$500,000 the rate of commission for the part of the price in excess of \$200,000 is reduced by 3.85% (inclusive of GST) for the Sale; or in the event that the Lot is not sold or bought book 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 less and charges to the Promoter in respect of its promoting and marketing of the auction sale and the race series - A promotional fee equivilent for a manual being 4.4% (inclusive of GST) of the purchase price of the Lot social or bought book 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 The Nomination Fee (including SST) will be invoiced by way or a minute.

Sale and:
The Nomination Fee (including SST) must be paid for in full within fourteen (14) days of invoicing.
The Nomination Fee (including SST) must be paid for in full within fourteen (14) days of invoicing.
The Vendor will not be entitled to any refund in respect of any payment pursuant to these Condition
Nomination for the Promoter save as is expressly provided in these Conditions of Nomination.

TRA LEVY

The Vendor hereby irrevocably authorises the Selling Agent to deduct a marketing levy on behalf of the TBA in the amount of 0.385% (inclusive of CST) of the purchase price of the Lot sol or bought back by the Vendor. The marketing lay will be forwarded by the Selling Agent to the TBA within forly-two (42) days of all monies due and owing to the Vendor pursuant to the sale of the Vendor's Lot. **VENDOR'S OBLIGATIONS AND WARRANTIES**

In the control of the Selling Agent with the Selling Agent for inspection and each Lof must be equirements of the ASB at the Vendor's cost and experse.

The Lof accepted for the Sale shall be submitted to the representatives of the Selling Agent for inspection and each Lof must meet the requirements of the ASB at the Vendor's cost and experse.

The Vendor shall identify and hereafty informatives the Selling Agent agent and you claim by a Purchaser or any other person arising out of the Vendor's faulture to comply with the ASB requirements (notuding any proment of less and GST if applicable). The Vendor advantages that the Selling Agent is emittled to a reasonable tee for any work done to ensure the Vendor's compliance with the ASB requirements. The Vendor shall pagly to the Selling Agent all advancements required for the transfer of ownership of the Lot sold within seven (7) days of the conclusion of the Sale. Should the Vendor and deliver such documents to the Selling Agent thin the sold time limit, the Vendor invocably outhorises the Selling Agent to over a representative to the Vendor shall be responsible for ventying the accuracy of all information published in the Selling Catalogue and warmats to the Selling Agent in writing (in accordance with these Conditions of Nominalian) of any inaccuracy in such information price to the Selling Agent in writing (in accordance with these Conditions of Nominalian) of any inaccuracy in such information price to the Selling Agent in writing the Selling Agent in writing the Selling Agent in the worner of the Lot at the Selling Agent in Selling Agent in the Vendor continuous to the Selling Agent in the Selling Agent in the Vendor control control or the Selling Agent in the Selling Age

obsolute discretion.

The Vendor warrants to the Selling Agent that the person completing and submitting the Official Nomination Form is duly authorised to compete 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 and provide the Vendor van the Vendor warrants set out in the Official Nomination Form. The Dendor or its duly authorised representative shall be present at the Sel venue at all times during which the Sellis is being conducted and shall immediately correct any incorrect statements or representations made by the Selling Agent regarding the Lot for which the Vendor or Queriot Segret is responsible, falling which correction the Vendors along the Selling Agent and any Purchaser the fruth of any statements or representations made by the Selling Agent and any Purchaser the fruth of any statements or representations made by the Selling Agent.

responsible, failing which correction the Vendor shall be deemed to authorise the statement and viamoral to the Salling Agent and any Purchaser the truth of any statements or representations made by the Salling Agent.

The Vendor will produce for the Sale the Lot without any obvious physical defects. Should the Salling Agent be of the opinion that the Lot is not suitable for size, it has the right at list statement of the salling Agent be of the opinion that the Lot is not suitable for size, it has the right at list stated defects. Should the Salling Agent be of the opinion that of the lot off size is off a depresse.

Subject to Condition 15 of these Conditions of Nomination on, in the Vendor's risk and aperase.

Subject to Condition 15 of these Conditions of Nomination, he Vendor wormans to the Salling Agent than is in the ure owner of the Lot nominated for the Salo or is obly ulturbrised to salt the Lot on the owner's behald and that he is due to transfer good title to the Lot free from any mortgage, lien, change, bill of sald venther registered or not or security interest as defined in the PFSA, and any other adverse interest or encurbrance except where such interest has been notified in writing to the Salling Agent to register its interest in the Lot against the Lot and the Vendor to secure payments owned to the Salling Agent to register its interest in the Lot against the Lot and the Vendor to secure payments owned to the Salling Agent to register its interest in the Lot against the Lot and the Vendor to secure payments owned to the Salling Agent to register its interest in the Lot against the Lot and the Vendor to secure payments owned to the Salling Agent to register its interest in the Lot against the Lot and the Vendor to secure payments owned to the Lot is a company, the Vendor wormals and represents to the Salling Agent to register its interest in the PSA disclaring the Lot and the Vendor to secure payments to write the Vendor and the Vendor to a company, the Vendor wormals and represents to the Sall

the Vendor shall comply in all respects with the rules of the Sale complex displayed within the office black to the Sale complex.

at the sale complex, in respect of any description used in, or in connection with the Sale the parties hereto agree that the expression 'coll' includes rig or crypt archid, namely male animals in which one or both testes have not descended into the scrotum from the abdomen.

vescenarious into the sourcuit in titul the doubtifeth.

The Lot entered by the Vendor (including its storage by the Selling Agent) shall be at the Vendor's sole risk and expense notwithstanding any negligence on the part of the Selling Agent and the Vendor indemnifies the Selling Agent against all claims, actions, loss, damages, costs and expenses incurred including station and feet.

the Seling Agent against all cidims, dictions, loss, damages, costs and expenses incurred including stabiling and feet.

The Vendor agrees to be bound by the conditions of sole as printed in the Sole Catalogue, including any variations made thereof at the absolute discretion of the Selling Agent.

The Vendor shall promptly advise the Selling Agent of any credit arrangements made with a Purchaser of the Loff (which shall be of the Selling Agent as discretion) and shall sign an acknowledgment of such arrangements as discreted by the Selling Agent as discretion) and shall sign an acknowledgment of such arrangements and selected by the Selling Agent and some shall be a the Vendor and gives no warranty that any Purchases will complete to purchase in accordance with the conditions of sole as printed in the Sole Catalogue, and it is selling Agent and selling Agent and the Se

rearragum.) Vendor consents to the delivery of the Lot by the Selling Agent; Vendor has not paid any monies due and owing by the Vendor to the Selling Agent on any account

whethere. 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 popuble less any monies owing to the Selling Agent by the Vendor on any account, (including amounts due and owing by the Vendor to the Selling Agent for any for any previous sell conducted by the Selling Agent by the Vendor to the Selling Agent for any for any previous sell conducted by the Selling Agent where the Vendor has oppointed the Selling Agent for all 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 applicable Selling Agent pays to the Selling Agent eleaving tom the Purchaser the full purchase price including any applicable GST of the Lot and/or the thonouring of all security interests and promission and underlatings in forwar of the Selling Agent lendered in respect therefor, the Vendor shall immediate execute and deliver to the Selling Agent authorities and documents in such form as the Selling Agent lowersies through or on behalf of the Vendor all rights which the Vendor may have in respect of the Lot and / or any security interests and promises and underlatings in flovour of the Selling Agent or other right held by the Vendor in his own right.

interests and promises and undertokings in fovour of the Selling Agent or other right held by the Vendor in his own right.

The Selling Agent quarantees to the Vendor that payment will be forwarded to the Vendor within forty two (42) days from the lost day of the Sole, all monies due and owing to the Vendor pursuant to the sale of the Vendor's Lot but subject to the Selling Agent's right to withhold payment of all or part of the process of such sale where the Selling Agent concludes that there is a broan fall dispute between the Vendor and the Purchoser os to the Purchoser's obligation to pay for the Lot.

The Vendor acknowledges that if the Vendor suffers a loss as a result of a failure by the Selling Agent to account to the Vendor for oil or any part of the purchose price for the Lot, the Vendor does not have a right of compression under the PANID.

Appointment of Agent by Purchoser: indemnity with respect to directions and instructions on or before day of sale:

The Vendor accepts and acknowledges that the Purchoser may appoint the Auctioneer or another third party agent to bid on the Vendor's Lot on behalf of the Purchoser. Such appointment may be made by the Purchoser received provides and the Parchoser such as the part of the Purchoser.

The Vendor accepts and acknowledges that the Purchoser may appoint the Auctioneer or another third party agent to bid as the agent for the Purchoser.

The Vendor and the Purchoser indemnity and will keep indemnified the Auctioneer and the Promoter against any claim arising out of any directions or instructions given by the Purchoser or its agents,

consultants or employees, to the Auctioneer or their agents, consultants or employees pursuant to Condition 36.1, on or before the sale of any Lot where, for any reason, such directions and / or instructions are misinterpreted or not acted upon by the Auctioneer.

instructions are institute; present in the control of the control

venour's non-compainties with any or the Londinizard or Nominication of the Containors or use as set out in the Sale Cubology.

The Vendor orgiese that the Nominiorian Fee remains a debt due and poyable by the Vendor to the Selling Agent from the date of nominiorian (that is to say, at the date of execution by the Vendor of the Official Nominiorian Form) of the Lot notwithstanding the withdrawal of the Lot from the Sale and the Vendor odore from the Sale and pager its:

If the Saling Agent concels the Sale in accordance with Condition 22 of these Conditions of Nominiolian, or

38.1

38.2

the Selling Agent conceis the Sole in occordance with Condition 22 of these Conditions of Nomination, or
if the Selling Agent conceis the Sole in occordance with Condition 18 of these Conditions of Nomination
or is not included in the Sole Catalogue.
The Vendror acknowledges that the duties and rights of the Selling Agent under these Conditions of Nomination
or is not included in the Sole Catalogue.
The Vendror acknowledges that the duties and rights of the Selling Agent under these Conditions of Nomination, one sewerable and independent and any monies poid to either of them are payments to which
they are entitled in their own right prusuant to these Conditions of Nomination.
In the event that any provision is unlawful or void, the parties agree that these Conditions of Nomination
shall be construed so for as is possible as that the unlawful or void portion is an independent promise
and is severable from the other conditions. Where such univaled or void portion relates to any provision
for less or remuneration inducing if applicable SST then a term will be implied (so for as the two provisions
that responsible remuneration and expresses including if applicable SST that a populate for any services
rendered by or on behalf of the Selling Agent to the Vendor.
The Selling Agent does not assure any responsibility for exporting horses.
The Vendor accepts, agrees and acknowledges the following:
The Selling Agent accepts in cliability for any SST liability or sing as between the Purchaser, the Vendor
and the ATO in respect of the Lot sold by wary of auction or private treaty.
That each Lot offered for sale will be invoiced with GST added to the purchase grice in the event that
the Vendor is registered for SST, in the event that
the Vendor is registered for SST, in the purchaser service or required to be registered for SST and the purchaser service or required to be a
for the purpose of the SST and the Vendor, or the Selling Agent to see a
supposed by the ATO this horse may be
said on a zero-rated t

Agent has oxides the Vendor half he should seek independent egot odvice before signing the Official Nomination Form.

Agent has oxides the Vendor half he should seek independent egot odvice before signing the Official Nomination Form.

By executing the Official Nomination Form, the Vendor hereby appoints the Selling Agent's auctioneer to auction the Lot on behalf of the Vendor. The Vendor acknowledges his popular clinicates and in proficial oxidenowledges his popularity into the Controller.

In the event that the Selling Agent, for whatever reason, poys to the Vendor, the amount due to the Vendor pursuant to Conditions 4 and 5 of these Conditions of Nomination prior to receiving proyment for the Vendor's Lot from the Purchaser, the Vendor assigns to the Selling Agent at the Selling Agent and the Vendor is the Lot to the Selling Agent of the Selling Agent and the Vendor's interest in the Lot to the Selling Agent and the Selling Agent and the Vendor acknowledges the existence of the Code. The Selling Agent recommends that the Vendor acknowledges the existence of the Code. The Selling Agent are commends that the Vendor acknowledges the existence of the Code. The Selling Agent are commends that the Vendor acknowledges the existence of the Code. The Selling Agent are commends that the Vendor acknowledges the existence of the Code. The Selling Agent are commends that the Vendor head of the Selling Agent and the Vendor acknowledges the existence of the Code. The Selling Agent are commends that the Vendor head of the Selling Agent and the Vendor acknowledges the Selling Agent to park the Selling Agent and the Vendor acknowledges the Selling Agent and the Vendor and the Vendor and the Vendor acknowledges

Promoter.

Notwithstanding any condition contained in the conditions of sale as printed in the Sale Catalogue, all persons who aftend the Sale do so entirely of their own risk and neither the Selling Agent, nor the Promoter, nor their subsidiaries, officers or agents for themselves and for those whom they out, assume or accept any responsibility or liability of whatever nature for any injury or damage whatseever which may occur to any person or properly.

The Vendor accepts and eloconivedges and agrees that where a dispute arises between the Vendor and the Purchaser in reddire to the 14-bit lander of the 14-bit lander or the station.

Except as displayed in writins to the Sellina Agent nature to the acceptance of the 14-bit lander or unable.

the Futchser in redion for the Lot, their estables between them only. The Lot connot be returned to the Selling Agent of its stables.

Except as discbsed in writing to the Selling Agent prior to the nomination of the Lot, the Vendor warrants but, in the observe of full and completed discbserve to the Selling Agent, the Lot has not undergone abdominal surgery of any type (with the exception of the surgical repoir of a non-strangulating unablated hemit), and thes not undergone insoles pind surgery to repoir a fortune, surgical intervention of the upper respiratory trad, or any other surgical procedure that may affect the subbotility or rocing future of the Lot if prior to the Sole the warranty provided in the immediately precising sentence is inoccurate, in whole, or, in part, the Vendor will immediately notify the Selling Agent in writing, in accordance with the ARP the use of anobtic androgenic steroids in throroughteed horses is bonned. The ARP can be viewed of the RA weeksle www.nongoustable indose and subject to change by RA without notice. The Vendor inversors the Vendor inversors the Selling Agent and its veterinary representatives to take a blood sample from the Lot, that is not activity paid in the Sale as breeding sock, following the sol of the Lot, to be analysed for the presence of anobotic androgenic Selroids as per the conditions of sale aprinted in the Selo Caldiague.

The Vendor warrants the Lot has not been administered with bisphosphonates. If prior to the Sale the warranty provided in the immediately preceding sentence is inoccurate, in whole, or, in part, the Vendor warrants the Lot has not been administered with bisphosphonates, in whole, or, in part, the Vendor will immediately notify the Selling Agent in writing.

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

The Selling Agent and the Vendor acknowledge the existence of the Act, the Nub will will be provided the privacy of parties.
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 reporting agency or commercial credit reporting.

business. The Selling Agent reserves the right to contact third parties and the Vendor inevocably authorises those third parties to provide all information of the type reterred to above as requested by the Selling Agent. The NDB came into effect on 25 May 2018.

The purpose of the NDB was to set up a scheme whereby the Selling Agent and the Pornater, and their associated entities, must false certain measures where there is unauthorised access, funcularities discissure of or isses of personal sensitive information of the Vendor. The interfation of the NDB is sensure that parties holding personal data take all reasonably necessary internal searchly measures to ensure that the access, discissiour or for size does not not not only of the individuals 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 compiled with.

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

protect unulmönsed access by, unulmönsed accessive, or loss of, personal information reading to the Verdor.

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, acknowledges and agrees that the Selling Agent and the Promoter collect information that is personal to the Vendor within must be provided to the relevant authorities, such as RA and its members, and, in some casss, legal enforcement and government bodies and agencies and third parties that might have on interest, direct or otherwise, in the LOT. The Vendor vibrullar telessing the Selling Agent and the Promoter, and their associated entities, from their obligations under the NDB and thee CPPR) invectorally undhorises the Selling Agent and the Promoter, and their associated entities, from their obligations under the NDB and these personal information relating to the Vendor as anticipated by these Conditions of Nomination. By otherwing the Selling Agent and Promoters and the Conditions of Nomination. By otherwing the Selling Agent and Promoter in their acceptance of the NDB and the personal ensative information as regards the Vendor. The Vendor are officially agent and Promoter to hold and use personal ensative information are regards the Vendor. The Vendor are officially agent and Promoter to hold and the Selling Agent and / or the Promoter, elect to "op out," withdraw consent or unsubscribe. The Selling Agent and the Promoter have updated their privacy policy on the Selling Agent and the Promoter have updated their privacy policy on the Selling Agent and the Promoter have updated their privacy policy on the Selling Agent and the Promoter have updated their privacy policy on the Selling Agent and the Promoter we updated their privacy policy on the Selling Agent and the Promoter we have updated their privacy policy on the Selling Agent and the Promoter we updated their privacy policy on the Selling Agent and the Pro

FURTHER LEGISLATION

The Selling Agent and Vendor agree that these Conditions of Nomination may need to change from line to time to meet legislative requirements coming into effect following the date hereof and the Vendor appoints the Selling Agent its altomary to effect 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

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



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



BLOODSTOCK CONSULTANT T 07 5504 1217 | M 0401 412 838



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



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



BLOODSTOCK CONSULTANT ben@magicmillions.com.au



BLOODSTOCK SALES ENTRY CO-ORDINATOR



BLOODSTOCK ADMINISTRATION E georgia@magicmillions.com.au



VICTORIA & TASMANIA

T 0401 307 918



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



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



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



STEVE DAVIS BLOODSTOCK CONSULTANT NEW ZEALAND





www.magicmillions.com.au