

GOLD COAST SALES COMPLEX, QUEENSLAND







Dedicated Day for RACEFILLIES & RACEMARES











Gold Co



An unbelievable result the buyers are all there and ready to spend. I tell all my owners there's nowhere else to sell a

mare off the track!.

ony Gollan



"It's an exciting way to wind-up a syndicate and is undoubtedly the best marketplace for fillies and mares off the track. The results are huge."

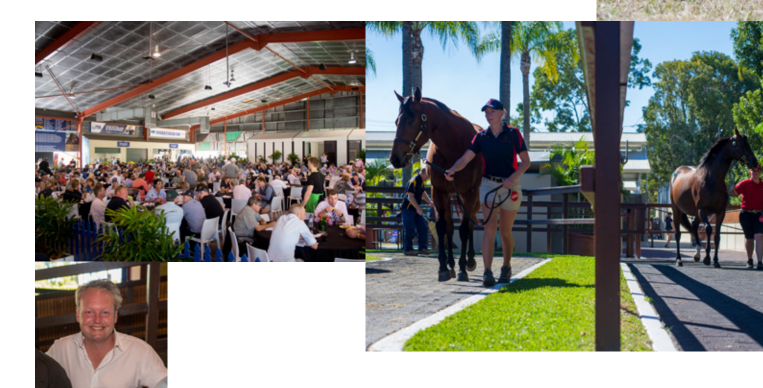
Bjom Baker

It's a very important day for the industry. There's some great quality here and the buyers have turned out in force and it's been a strong sale because of that.

Brian Nutt, Attunga



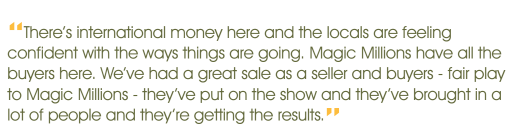
To get the Best Result, YOUR MARES NEED THE BIGGEST BUYERS



**It's really the epi-centre of the Southern Hemisphere breeding stock market this sale now. It's been a wonderful market and all the big players are here. **Henry Field, Newgate Farm

"We have great confidence in the sale - the buying bench is strong, diverse and competitive at all levels. Year on year we are very happy with the results."

Adam Mackrell, Bell View Park Stud



Tom Magnier, Coolmore





SINCE 2014 THIS IS THE ONLY AUST. MARE SALE TO SELL LOTS FOR

\$1.4 MILLION+

IN THE LAST 5 YEARS IN AUST. OF THE 41 MILLION DOLLAR MARES

37 WERE SOLD HERE

THAT'S A DOMINANT

92.5%!

CONTINUALLY GROWING AVERAGE

\$149,166 IN 2018

CLEARANCE TREND

2015: 80% / 2016: 83% 2017: 84% / 2018: 84%

68 MARES

IN 2018 SOLD FOR \$400,000+

2018 GROSS OF \$102,050,500

291
INDIVIDUAL BUYERS IN 2018 FROM 14 COUNTRIES



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

MAGIC MILLIONS 2019 GOLD COAST NATIONAL BROODMARE SALE

Name:	Colour: Sex:
Sire:	Foaling Date:
Dam:	NS OS
Dam Sire:	Brands: Brand Index Number
Microchip N°:	
2018 Service Details Served by:	
Please tick one box: Pregnant Missed S	Slipped Not Covered Maiden Last Service:
2018 Foaling Details Colour: Sex: Please tick one box: Foal at Foot Single Foal	DOB: Sire: Dead Foal Foal Died Twins
Session: Book 1 Book 2	Category: Broodmare Racing Prospect Stallion Stallion Share
Name of vendor to appear in catalogue:	
Address:	
Suburb:	State: Postcode:
Phone:	Fax:
Mobile:	Email:
Proceeds of sale Cheque: EFT: If EFT	- Account: BSB:
Payable to (Only one payee):	
Address:	
Suburb:	State: Postcode:
Phone:	Fax:
Mobile:	Email:
Australian Business Number (ABN):	If no ABN, please complete the below Declaration by a non GST registered vendor.
How many owners are in the horse?:	
What is the percentage of GST ownership?:	If NIL, please complete declaration below.
Section (A) The supply is made to you in my capacity as hobby, or is wholly of a private or domestic nature for me. Section (B) The supply is made by us as an entity (other that Section (C) I (or the supplier that I represent) am/is a non-resigned:	Dated:
Please complete all of the above details and sign below to acknow payment with this Nomination Form. NO ENTRY WILL BE ACCEP Name: Signatu	
	OFFICE USE ONLY
A/C CODE: 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 NATIONAL BROODMARE SALE

Name:	Colour: Sex:
Sire:	Foaling Date:
Dam:	NS OS
Dam Sire:	Brands: Brand Index Number
Microchip N°:	
2018 Service Details Served by:	
Please tick one box: Pregnant Missed S	Slipped Not Covered Maiden Last Service:
2018 Foaling Details Colour: Sex: Please tick one box: Foal at Foot Single Foal	DOB: Sire: Dead Foal Foal Died Twins
Session: Book 1 Book 2	Category: Broodmare Racing Prospect Stallion Stallion Share
Name of vendor to appear in catalogue:	
Address:	
Suburb:	State: Postcode:
Phone:	Fax:
Mobile:	Email:
Proceeds of sale Cheque: EFT: If EFT	- Account: BSB:
Payable to (Only one payee):	
Address:	
Suburb:	State: Postcode:
Phone:	Fax:
Mobile:	Email:
Australian Business Number (ABN):	If no ABN, please complete the below Declaration by a non GST registered vendor.
How many owners are in the horse?:	
What is the percentage of GST ownership?:	If NIL, please complete declaration below.
Section (A) The supply is made to you in my capacity as hobby, or is wholly of a private or domestic nature for me. Section (B) The supply is made by us as an entity (other that Section (C) I (or the supplier that I represent) am/is a non-resigned:	Dated:
Please complete all of the above details and sign below to acknow payment with this Nomination Form. NO ENTRY WILL BE ACCEP Name: Signatu	
	OFFICE USE ONLY
A/C CODE: ENTRY	ID: GST STATUS:

CONDITIONS OF NOMINATION

MAGIC MILLIONS 2019 GOLD COAST NATIONAL BROODMARE SALE

Auctioneer's Licence No.: 2005419

The Selling Agent is licensed under the PAMD to conduct auctions of livestock; In these Conditions of Nomination: "ARR" means the Australian Rules of Racing as adopted, administered and amended by RA from 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 2018; "GST" has the meaning given to it in the GST Act;
"GST Act" means A New Tax System (Goods and Services Tax) Act 1999 (Cth) as amended from time

"Out" means a horse, including a gelding, colf, filly or mare (and includes one or more lof) to be nominated 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 GST Act;

"NDB" means the Privacy Amendment (Notifiable 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

"Nomination Feer means the lee, if any, set out in the Unical Nomination Form," "Official Nomination Form" means the standard official orientination form nominated by the Selling Agent from time to time a copy of the current form of which is attached to these Conditions of Nomination and volucies within the oriline entries facility located on the Selling Agent's and the Promoter's website, "PAMO" means the Property Agents and Motor Dealers Act 2000 and as amended from time to time, "Partnership" means Magic Millions Sales Partnership (ABN 99 519 379 694);

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

"PPSR" means the personal property securities register established pursuant to the PPSA

"PRA" means the Principal Rocing Authority in each state and territory in Australia which control, regulate and supervise rocing in each state and territory in Australia with approval of but subject to RA. "Promorter" means Magic Millions Promortions PP Lud (RBN 41 0 88 1 97 200) or any other party identified in the Sale Catalogue or other documentation issued in respect of the Sale as the promoter or sponsor of the Sale or of a closed race series or incentive race series in association with which the Sale is conducted;

Tak' mears Rocing Australia which is the peak national administration body for thoroughbred rocing in Australia, responsible for the governance of the ARR and the RASB in an effort to ensure worldwide best practice storators of inlegity and animal vellors. Coch PRA is a member of RA; "RASB" means the rules of the Australian stud book as administered by the ASB from time to time;

TROSE means the rules of the Austraian stud abovic administerite by the Ast from time to time; Preposition," means the reposition, to be established by the Selling Agent, it 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 Preposition of Conditions displayed at the Repository of least four (4) days prior to the commencement of the Sale; "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 cossess and inspection as displayed at the Repository; "Saler feets 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 Selling Agent:

The Magic Millions 2019 Gold Coast National Broodmare Sale, to be held at the Gold Coast Sal Complex, Bundail, Queensland, from the 28th day to the 31st day of May, 2019.

"Sale Catalogue" means the catalogue to which the Sale relates, and which includes the Lot;

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

"TBA" means the Thoroughbred Breeders Australia Limited (ABN 34 0034 322 28);
"The Act" means the Privacy Act 1988 (Cith) as amended from time to time;

"The Code" means the Australian Thoroughbred Sales Code of Conduct as amended from time to time The Code means the Australian Introduplinate oblises used of Conduct as amended from time to limits, "X-Roys" means these led X-Roys deposited at the Repository, oblisit physician or digital format, (along with any reports, certificates, notes, writings or information deposited therewith, including all historical records of operations or the dimension provided cost Lot) made and unablish by the Vendow with respect to a toll for inspection by the Purchaser's qualified licensed veterinary expert, such X-Roys being in the minimum number and laters strictly in accordance with the specifications defauled in the Repository, the terms of which the Purchaser ocknowledges as having read and understood prior to the purchase of a Lot.

APPOINTMENT OF PROMOTER

The Vendor agrees that all odverlising, marketing and promotion in respect of the Sale (including the Lot in it) will be carried out by the Promoter, a company engaged in the business of promoting and marketing throughout the world, finoroughted selses, noses and related events, as well as performances, exhibitions, social events, contierences and events in the general enterialment industriand and the vendor hereby confirms the Promoter's appointment and not in the that behalf by the Salling Agent

VENDOR'S APPOINTMENT OF THE SELLING AGENT

- The Vendor (subject to his compliance with these Conditions of Nomination) hereby appoints and authorises the Selling Agent to:
- usunus/sis the Semig Agelff 10:
 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 at the Sale, privately and outside of the auction at a price nominated by the Vendor of any time from the close of nominations to a date salv, (60) days after the Sale, and these Conditions of Nomination shall apply insofar as is possible, to such private Sale.
- Collect the full or any part of the purchase price including, if applicable, any GST for the Lot on behalf o the Vendor by means of cash, personal cheque, or otherwise by the Selling Agent at the Selling Agent?

- into venor by means or assis, personal cheque, or ornerwise by the selling Agent of the selling Agent and discretion;

 Deliver the Lot sold on the Vendor's behalf prior to full payment of the purchase price including, if applicable, my 65 for in the Lot, such delivery being given by the Selling Agent of the Selling Agent, and whether the coil of the Lot, and of Veterinary Suggeon at the Vendor's cost should be obtained in respect of the condition of the Lot, and obtained the selling Agent, including any SST poyable. These amounts will include but will not be limited to this sertened to in Conditions 8, 9 and 10 of these Conditions of Normination. Return the Lot to the Vendor if a sale is not affected or any account of the Vendor is not settled within seven (7) days of the Selling Agent, because the Vendor and the Vendor in the Vendor of a day selected date by approval of the Vendor is not settled within seven (7) days of the Selling Agent being erittled to claim a security interest and register the same on the PSRS in respect of any usbranding days commissions. GST or charges:

 Disclose the name, description and address of the Vendor to a bidder or Purchaser if it considers if the Selling Agent, Accept the reseasision of any sole, allow any purchaser on, extension of time for poyment, or agree to
- Accept the rescission of any sale, allow any purchaser an extension of time for payment, or agree to any variation of the conditions of sale as printed in the Sale Catalogue on behalf of the Vendor should the Selling Agent decide in its absolute discretion that any such action is justified; 4 10

- into seining riginal release in its abuseluse discussion in multing stant policion is stanting; and 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 Selling Agent reserves the right to-Reject any nomination of any time for such reason as the Selling Agent shall deem appropriate, in its sole discretion, and the Selling Agent shall then return any Nomination Fee paid only if the rejection is without reasonable cause;

 Determine the order of sell of all nominations and acceptances for the Selle;

 Assist achief rollike in its sell referred non and the Sellin Agent shall have no obliration to resin
- 4.11.3 Assign stabling facilities in its sole discretion and the Selling Agent shall have no obligation to assign the same or similar stabling facilities which may have been assigned to the Vendor at previous sales

- the same or similar stabiling locilities which may have been assigned to the Verdor of previous sails;
 4.11.4 Set a minimum bid (upset price) for the horses sold in this Sale, in it is sade discretion;
 4.11.5 Reluse to sell any horse by auction if the Seiling Agent has knowledge that the said horse has been sold privately prior to the Sale.

 The Selling Agent shall pay the proceeds of the sale including any applicable SST to the person or persons nominated as the person to be paid such proceeds, on the Official Nomination Form, whose receipt shall be a sufficient discharge of the Selling Agent's obligations in respect of such proceeds.

 All nominations for the Sale must be submitted on the Official Nomination Form, duly signed by the Vendor or for and on behalf of the Vendor by the Vendors agent, or submitted in accordance with the provisions of the Selling Agent (70 Box 5246, Gold Coast Mail Centre, Queensland, 9726, or submission via the Selling Agent and entires toolility) by no later than the specified dissing date set out 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 entires facility, prior to the offering for side of the cot by the Selling Agent, it he Selling Agent is exempled from the requirement of Chopler 12 of the PAMD from maintaining a trust account in or the deposit of the proceeds of sale of the Vendor's Lot and the Vendor solonowledges the existence of such exemption;

COMMISSIONS DUE TO THE SELLING AGENT

- The Vendor will pay the following amounts to the Selling Agent:-A commission of the rate of 3.86% (inclusive of GST) of the sale price of any Lot sold or bought back by the Vendor.
- In the event that any Lot is not sold or bought back by the Vendor, no passed-in commission will be

FEES AND CHARGES DUE TO THE PROMOTER

The Vendor will pay the following fees and charges to the criticisms of the outline size marketing of the outline size:
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
Commission Fee (including GST) will be invoiced by way of a written acceptance of the Lot into the wing fees and charges to the Promoter in respect of its promoting and

- Sole and;
 The Nomination Fee (including GST) must be paid for in full within fourteen (14) days of invoicin
 The Vendor will not be entitled to any refund in respect of any payment pursuant to these Condi
 of Nomination for the Promater save as is expressly provided in these Conditions of Nomination.

The Vendor hereby irrevocably authorises the Selling Agent to deduct a marketing levy on behal TBA in the amount of 0.389% (inclusive of 681) of the purchase price of the Lat sold or bough by the Vendor. The marketing levy will be tonvarded by the Selling Agent to the TBA within to (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

- (42) days of all monies due and owing to the Vendor joursuant to the Sade of the Vendor's Lot."

 OR'S OBLIGATIONS AND WARRANTIES

 The Lot accepted for the Sade shall be submitted to the representatives of the Selling Agent for inspection and each Lot must meet the requirements of the ASB at the Vendor's cost and expects. The Vendor's shall indemntly and healty indemntlies the Selling Agent agorist any dainty or Purchaser or any other person arising out of the Vendor's faiture to comply with the ASB requirements (including not poyment of these and SST if applicatios). The Vendor's chall Selling Agent and consortion the Selling Agent and some strength of the Selling Agent and consortion the Selling Agent and counters required for the toroist or developed the Lot sold within seven (7) days of the conclusion of the Solis. Should the Vendor not deliver such The Vendor's stall busply to the Selling Agent and counters required for the Interest of ownership of the Lot sold within seven (7) days of the conclusion of the Solis. Should the Vendor not deliver such The Vendor's should be Vendor and televistic and the Vendor's cost and expense. The Vendor's should be repairable for vendory of the Lot sold within seven for the Selling Agent and any Purchaser the accuracy of sill formation published in the Salle Catalogue and warrants to the Selling Agent and any Purchaser the accuracy of sill information or the Vendor and the Vendor and the Selling Agent and any Purchaser the accuracy of sill information or the Vendor and sill selling Agent and any Purchaser the accuracy of sill selling Agent and any Purchaser the accuracy of sill selling Agent and any Purchaser the accuracy of sill selling Agent and any Purchaser the accuracy of sill selling Agent and any Purchaser the accuracy of sill selling Agent and any Purchaser the accuracy of sill selling Agent and any Purchaser the accuracy of sill selling Agent and any Purchaser the selling adecided of the Salle.

 The Vendor or his duly outhorised the Selling Agent and selling and s

- cluring which the SDIe is being conducted and shall immediately correct any incorrect statements or presentations made by the Selling Agent regarding the Lot for which the Vendor or Vendor's ogent is responsible, failing Agent and complex purchases the future of any statements or representations mode by the Selling Agent and only purchases the future of any statements or representations mode by the Selling Agent. The Vendor will produce for the Sole the Lot without any obvious physical defects. Should the Selling Agent the of the opinion that the Lot is not suitable for sale, it has the right of its desould discretion, for expert and without which the Lot is not suitable for sale, it has the right of its desould discretion, for expert and suitable of the opinion that the Lot is not suitable for sale, it has the right of its desould discretion, for expert and the size of the Vendor sal appears on the Official Nomination Form, at the Vendor's risk and expenses. Subject to Condition 15 of these Conditions of Nomination, the Vendor arosing to the Selling Agent that he is the true owner of the Lot nominated for the Sale or is duly authorised to sell the Lot on the works shell and that he is do in to instale good title for the Lot free from any marings, lies, charge, bill of sale (whether registered or not) or security interest as defined in the PPSA, and any other adverse interest or neumathorace except where such interest has been notified in writing to the Selling Agent to the Vendor or any symptoms associated with windows sold in the Gental Selling Agent to the Vendor or any symptoms associated with windows sold in the Gental Selling Agent to

Nomination:

Subject to the conditions of sale as printed in the Sale Catalogue, if the Salies Conditions of Subject to the conditions of sale as printed in the Sale Catalogue, if the Salies Conditions of Subject to the Durchaser of the Lot prior to the Saliing Agent having received poyment by cash or otherwise for the Lot, the Saliing Agent will use its best enderourus to secure the performance by the Purchaser of its obligation to py the purchaser price and any applications GST except where the Purchaser of the Durchaser of Salies and any application to pay for the Lot, The Vendor enters directly into any credit arrangement or terms with the Purchaser; The salie is terminated or unenforceable for any reason; The Vendor agrees to any variation of the normal terms of the contract for the purchase of the Lot Salies Agent; The Vendor consents to the delivery of the Lot by the Saliing Agent.

The Vendor consents to the delivery of the Lot by the Saliing Agent:

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

whatever. The liability of the Selling Agent pursuant to, or incidental to, its appointment in respect of the Lot shall

wholever. The islatility of the Selling Agent pursuant to, or incidental to, its appointment in respect of the Lot shall be limited to the purchase proise accepted by the Selling Agent on the Presence of the Selling Agent on the Selli

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 terms of

such assignment. The Senior y agent may been line, our law evaluous glees to be counted by the terms of such dissignment. The Verbor agrees to indementally and hereby indemnifies the Selling Agent agents of lines do so the session of the Selling Agent agents of the Verbor's non-compliance with any of the Conditions of Nomination or the conditions of sale as set out in the Sellic Colladgue. The Verbor's non-compliance with any of the Conditions of Nomination or the conditions of sale as set out in the Sellic Colladgue. The Verbor's of the Selling Agent from the action of monitoring that it is only of the defect of the Sellic Agent from the date of nomination (that is to say, of the date of execution by the Verbor's of the Verbor's or the Ve

- If the Selling Agent cancels the Sale in accordance with Condition 22 of these Conditions of Normbation, or 38.1

- 41. 42. 42.1

- If the Selling Agent conceis the Sale in accordance with Condition 22 of these Conditions of Nomination, or it the Lot is rejected and withdrawn in accordance with Condition 18 of these Conditions of Nomination, or is not included in the Sale Catologue. The Vendor acknowledges that the dulles and rights of the Selling Agent under these Conditions of Nomination, or severable and independent and any monies poul to either of them are payments to which they are entitled in their own right jurusuant to these Conditions of Nomination, in the event that only provisions is uniforally or void, the parties agene that these Conditions of Nomination, in the event that only provisions is uniform. Where such mixed agene that these Conditions of Nomination shall be constituted so far as a possible so that the uniformation of proteins of the conditions of Nomination and is severable from the other conditions. Where such uniforally ortion is on independent promise and is severable from the other conditions. Where such uniformly control or so in dependent promise and is severable from the other conditions. Where such uniformly ortion of the soft provision for less or remuneration including if applicable SST them a term will be implied (so for as the law permiss) that reasonable remuneration and expenses including if applicable SST with be paydible for any services rendered by or on behalf of the Selling Agent to the Vendor.

 The Selling Agent does not assume any responsibility for any SST includity is provision and the self-provision and the self-provisio
- time, its altomery to do all things necessary and execute all documents to give effect to these Conditions of Nomination.

 Where the Vendor (in the reasonable opinion of the Selling Agent) is in any way or in any apocal or (by virtue of directorship, shareholding, trustee, beneficiary or otherwise) involved with or related to a Purchaser of the Lot offered for sale by the Vendor and the Vendor owes the Selling Agent any monites with respect to that Lot or any other to sald at the Sole or any prior sale conducted by the Selling Agent, may, in its absolute discretion, redian all or part of the purchase price point of the Purchaser and apply the same to the debt owed by the Vendor to the Selling Agent, as such asset the Selling Agent may, in its absolute discretion, refuse to pay out the Vendor for the purchase price prior but to fair or the vendor and the Selling Agent may, in its absolute discretion, refuse to pay out the Vendor for the Selling Agent and the Promoter to the Lot prior to receiving payment in that for the Lot or any other is stad of the Selling Agent from the Purchaser.

 The Vendor and the Purchaser indemnity and will keep indemnified the Selling Agent and the Promoter opinist any claim arising out of any telephone directions or instructions given by the Vendor or the V

their operats, consultants are misinterpreted or not oded upon, for whatever excess, by the Selling Agent or the Promoter. Nowthistanding any condition contained in the conditions of sale as printed in the Sale Calalague, all persons who attend the Sale do so entirely at their own risk and neither the Selling Agent, or the Promoter, or their subsidiations, offices or agents for themselves and for those whom they act, assume or accept any responsibility or liability of whatever nature for any ripury or damage whotsever which may occur to any person or properly.

The Vendor accepts and acknowledges and agents that where a dispute arises between the Vendor and the Purchaser in relation to the Lot, this must be resolved between them only. The Lot cannot be relutined to the Selling Agent or its stables. Except as disclosed in writing to the Selling Agent prior to the nomination of the Lot, the Vendor warrants that, in the obsence of full and compilet disclosure to the Selling Agent, the Lot has of undergone dobominal surgery of any type (with the exception of the surgical report of a non-strongulating unmibition hermin), and has not undergone invasive joint surgery, surgery to epoir a forculus, surgical intervention of the upper respiratory tod, and, rother the various warrants had the lass disclosed if the Lot it prior to the Sale the warranty provided in the fine that the subballity or toning future of the Lot. If prior to the Sale the warranty provided in the fine Vendor warrants that the chast disclosed if the Lot has undergone surgery to any reproduction organ, with could ownersly effect the respicatory to orded foots, and, further the Vendor to warrants that the Lot has not undergone invasive joint surgery, surgery to repoir a decrease ineligible for entry or registration in any stud book in any Jurisdiction. The Vendor unfarther decrease in leightle for entry or registration in any stud book in any Jurisdiction. The Vendor that decrease in leightle for entry or registration in any stud book

Department of the central region of the time of examination shall be characterized as "Suitable for Any filly or mare that is not pregnant at the time of examination shall be characterized as "Suitable for Marting" if confirmed by a certificial for breading signed by a qualified veterinary surgeon addressed and delivered to the Selling Agent and dated not more than 14 days prior to sale certifying that a proportion per rectum of the overies, values and cervix, and speculum examination of the cervix and variant has been corried and and such polipolina and examination confirms that the filly or mare regressens a normal risk for reproduction. The event of recordoubly authorises the Selling Agent for release a copy of the certificate for treeding to any prospective purchaser.

The ARR can be viewed at the RA webstle www. racingoustration base and are subject to change by RA without notice. The Vendor irrevocably authorises the Selling Agent and its veterinary representatives to take a bod sample from the Lot, that is not actificated in the Sole can be interested and the size Catalogues of the presence of anabolic analogues steroids as per the conditions of sale as printed in the Sole catalogues.

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

- 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 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 hardness.
- business. 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. The NBB came intellect an 25 May 2018. The PLANE parties the fetter on 25 May 2018. The purpose of the NBB was to set up a scheme whereby the Selling Agent and the Pomoter, and their associated entitles, must lake certain measures where there is unauthorised croses to, unauthorised disclosure of or loss of, personal sensitive information of the Vendor. The intention of the NBB is to ensure that potters holding personal drift to their all resonably necessary internal security measures the profits of the CRB and whom the information relates.
- what in the information review.

 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
- wint.

 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
- profect unauthorised occess by, unauthorised disclosure ot, or loss of, personal information relating to the Vendor.

 The Selling Agent and the Promoter will, and will procure their associated entitles 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 which must be provided to the relevant authorities, such as Ra and its members, and, in some cases, legal enforcement and government bodies and agencies and third parties that might have an interest, direct or detweets, in the Lot The Vendor (without relating the Selling Agent and the Promoter, and their associated entities, from their obligations under the NDB and the GDPB; invescubly authorises the Selling Agent and the Promoter, and their associated entities, to release personal information relating to the Vendor as anticipated by these Conditions of Normination. By attending the Selling Agent and promoter to hold and use personal sensitive information as regards the Vendor as Conditions of Normination, by notice in writing to the Selling Agent and of Promoter, and the Promoter, and the Promoter of our withdraw consent or unsubscribe. The Selling Agent and Promoter for both and the CDPR. The Vendor is shortly during whether the full privacy policy or the Selling Agent and the Promoter have updated their privacy and cookies policy to the Selling Agent and the Promoter have updated their privacy and cookies policy on the Selling Agent and the Promoter have updated their privacy and cookies policy on the Selling Agent and the Promoter have updated their privacy and cookies policy and the Promoter of the promot

FURTHER LEGISLATION

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 date hereof and the Vendor apoproists has Selling Agent its altomey to effect on you sho changes without the Vendor's further consent (provided such changes do not adversely import upon the commercial terms of these Conditions of Nomination) and he 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 T 07 5504 1200 | F 07 5531 7082 | E bloodstock@magicmillions.com.au | www.magicmillions.com.au

BARRY BOWDITCH MANAGING DIRECTOR T 07 5504 1216 | M 0402 280 538 E barry@magicmillions.com.au

STUART AIKMAN FINANCIAL CONTROLLER
T 07 5504 1203 | M 0401 222 645
E stuart@magicmillions.com.au

JAMES DAWSON BLOODSTOCK CONSULTANT T 07 5504 1217 | M 0401 412 838 E jamesd@magicmillions.com.au

BEN CULHAM BLOODSTOCK CONSULTANT T 07 5504 1215 | M 0419 646 860 E benc@magicmillions.com.au

CASSANDRA SIMMONDS
RACE SERIES & CRM SYSTEMS
T 07 5504 1220 | M 0429 063 387
E cassandra@magicmillions.com.au

VAL HAYWARD SALES MARKETING MANAGER T 07 5504 1218 | M 0404 486 714 E val@magicmillions.com.au

CLAUDETTE LUKE CREDIT CONTROL MANAGER T 07 5504 1202 | 0408 742 396 E claudette@magicmillions.com.au



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

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

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

MICHELLE PAGE SALES ENTRY COORDINATOR T 07 5504 1214 E michellep@magicmillions.com.au

DEBY CALTABIANO CLIENT SERVICES & TRAVEL T 07 5504 1219 E deby@magicmillions.com.au

GREG IRVINE MEDIA MANAGER M 0408 280 979 E greg@magicmillions.com.au

LISA GALLOWAY RECEPTIONIST T 07 5504 1200 E lisa@magicmillions.com.au















ADELAIDE – BRANCH OFFICE Magic Millions Sales Pty Limited, PO Box 100, Park Holme SA 5043 T 08 8297 8055 | F 08 8297 2136 | E adelaide@magicmillions.com.au

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



WENDY CUBIT OFFICE MANAGER T 08 8297 8055 | M 0410 683 465 E wendyc@magicmillions.com.au



PERTH – BRANCH OFFICE Magic Millions Sales Pty Limited, PO Box 448, Belmont WA 6984 T 08 9477 2455 | F 08 9477 2488 | E perth@magicmillions.com.au

DAVID HOUSTON MANAGER WA T 08 9477 2455 | M 0408 609 994 E davidh@magicmillions.com.au



CHARLOTTE GEOGHEGAN
OFFICE ADMINISTRATOR
T 08 9477 2455 M 0417 846 981
E charlotte@magicmillions.com.au



NEW SOUTH WALES

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

ROWENA SMITH

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





TIM BROWN BLOODSTOCK CONSULTANT T 0401 307 918 | E timb@magicmillions.com.au



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





www.magicmillions.com.au