

Renth Winten RACEHORSESALE SUNDAY 26 JUNE 2022

SWAN VALLEY SALES COMPLEX, WESTERN AUSTRALIA

NOMINATIONS CLOSE MONDAY 2 MAY 2022

Yearling Nomination Fee: \$880 inc GST | Weanling & Broodmare Thoroughbred Nomination Fee: \$550 inc GST Racehorse Nomination Fee: \$550 inc GST

COMPLETE YOUR ENTRIES ONLINE NOW AT entries.magicmillions.com.au

MAGIC MILLIONS 2022 PERTH WINTER RACEHORSE SALE

Name of Entry:		Colour:		Sex:				
Sire:		Foaling Date:	/	/				
Dam:			NS	OS				
Dam Sire:		Brands:						
Microchip Nº:	Brand Index Number							
Details of Ourrent or								
Details of Current or Past Racing Bans:								
Other Disclosures: Bleeder Roarer Windsucker Wobbler Impaired Vision Invasive Surgery Treatments Other (provide details above)								
Name of vendor to appear in catalogue:								
Address:								
Suburb:		St	ate:	Postcode:				
Phone:								
Mobile:								
Fax:								
Email:								
Proceeds of sale Cheque: EFT:	If EFT – Account:			BSB:				
Payable to (Only one payee):								
Address:								
Suburb:		Qt	cate:	Postcode:				
Phone:								
Mobile:								
Fax:								
Email:								
Australian Business Number (ABN):		If no ABN	l, please complete the below D	Declaration by a non GST registered	l vendor.			
How many owners are in the horse?:			· · · · · · · · · · · · · · · · · · ·					
What is the percentage of GST ownership?:				If NIL, please complete declaration	n below.			
Please tick one box: D	ECLARATION BY A NON	GST REGISTI	ERED VENDOR					
Section (A) The supply is made to you ir pursuit or hobby, or is wholly of a private	n my capacity as an individual, e or domestic nature for me.	and the supply is	s made in the course of ar	n activity that is a private recre	eational			
Section (B) The supply is made by us as an entity (other than an individual) and we are not carrying on an enterprise in Australia.								
Section (C) I (or the supplier that I represent) am/is a non-resident who is not carrying on an enterprise in Australia.								
Signed:		Dated:						
Please complete all of the above details and sign below to acknowledge that you have agreed to be bound by the CONDITIONS OF NOMINATION . Please DO NOT								
send payment with this Nomination Form. NO E								
Name:	Signature:		Date:					
OFFICE USE ONLY								
A/C CODE:	ENTRY ID:		GST STATUS:					

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MAGIC MILLIONS 2022 PERTH WINTER RACEHORSE SALE

Name of Entry:		Colour:		Sex:				
Sire:		Foaling Date:	/	/				
Dam:			NS	OS				
Dam Sire:		Brands:						
Microchip N?:								
Detaile of Current or								
Details of Current or Past Racing Bans:								
Other Disclosures: Bleeder Roarer Windsucker Wobbler Impaired Vision Invasive Surgery Treatments Other								
Name of vendor to appear in catalogue:								
Address:								
Suburb:		St	ate:	Postcode:				
Phone:								
Mobile:								
Fax:								
Email:								
Proceeds of sale Cheque: EFT:	If EFT – Account:			BSB:				
Payable to (Only one payee):								
Address:								
Suburb:		St	ate:	Postcode:				
Phone:								
Mobile:								
Fax:								
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.							
Please tick one box: D	ECLARATION BY A NON	GST REGISTI	FRED VENDOR					
Section (A) The supply is made to you ir	n my capacity as an individual,			n activity that is a private recreational				
pursuit or hobby, or is wholly of a private		l) and we are not a	arruina on an ontorprioc in	Australia				
Section (B) The supply is made by us as an entity (other than an individual) and we are not carrying on an enterprise in Australia.								
Section (C) I (or the supplier that I represent) am/is a non-resident who is not carrying on an enterprise in Australia.								
Signed:		Dated:						
Please complete all of the above details and sign below to acknowledge that you have agreed to be bound by the CONDITIONS OF NOMINATION . Please DO NOT send payment with this Nomination Form. NO ENTRY WILL BE ACCEPTED IF NOT SIGNED AND ALL GST DETAILS COMPLETED .								
Name:	Signature:		Date:					
OFFICE USE ONLY								
A/C CODE:	ENTRY ID:		GST STATUS:					
L								

ONLY THESE CONDITIONS OF NOMINATION APPLY TO THE SALE WHICH IS A PHYSICAL SALE WITH A SELLING AGENT AT THE COMPLEX, NOTWITHSTANDING THE FACT THAT PROSPECTIVE PURCHASERS FOR THE LOTS MAY NOT BE IN ATTENDANCE AT THE COMPLEX

CONDITIONS OF NOMINATION - MAGIC MILLIONS 2022 PERTH WINTER RACEHORSE SALE

Selling Agent's Licence No.: 2005419

The Selling Agent is licensed under the PAMD to conduct auctions of livestock; In these Conditions of Nomination: "Act" means the Privacy Act 1988 (Cth) as amended from time to time

"ARR" means the Australian Rules of Racing as adopted, administered and amended

by RA from time to time: "ASB" means the Australian Stud Book which is the official record and publication of thoroughbred bloodlines for horses in Australia

"ATO" means the Australian Taxation Office;

"Auction Open" means the time and date at which an Online Auction Sale shall close for bidding as displayed on www.magicmillons.online; "Auction Open" means the time and date upon which an Online Auction Sale will open

"Auction Upper" means the time and adde upon which an Unline Auction Sale will open for bidding as displayed an www.margiamillions.sonline; "Ban" means the barring, disallowing, placing an embargo an, forbidding, prohibiting, restricting or stopping (or attempting thereto) a Lot for barrier behaviour or misbehaviour, bleeding or other injury, rogue or vice like behaviour or any other reason imposed by a PRA or any domestic or international legally appointed and existing thoroughbred horse roging authority, other than as disclosed by the Vendor to the Selling Agent as required by these Conditions of Nomination and because thereof, the rocing or breeding prospects of a Lot is adversely affected. A Ban on a Lot does not include a Ban on a filly or mare that has been entered for the Sale only as a broodmare. Induce obtained any service of the purposes of these Conditions of Namination, "Ban" will include all bans, current (or subject to a current or potential hearing enquiry), expired, overturned, suspended or under appeal;

"Breeding Certificate" means a certificate for breeding signed by a qualified licensed veterinary surgeon certifying that a polpation per rectum of the avaries, uterus and cervix, and speculum examination of the cervix and vagina has been carried out and such aplatation and examination confirm that the Lot Berng of IIV or more represents a normal risk for reproduction:

"Code" means the Australian Thoroughbred Sales Code of Conduct as amended from

"Complex" means the complex at which the Sale is to be conducted; "Conditions of Sale" means the conditions of sale relating to the sale and purchase of a Lot nominated for the Sale, and the Sale, and binding the Selling Agent, the Promoter, the Vendra and the Purchaser, to be included in the Sale Catalogue; "DPIF" means the national Department of Primary Industries and Fisheries;

"EI" means equine influenza and any mutations, strains or variations thereof from time to time nominated by the Selling Agent or the Promoter on advice from DPIF, RA or RASB,

"EU" means European;

"GDPR" means the EU General Data Protection Regulation;

"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 to time;

"Impaired Vision" means a Lot which has impaired sight in one or both eyes, and which, is sold exclusively as a thoroughbred raceharse or a thoroughbred raceharse prospect but does not include, specifically, any other type of Lot including, but not

"Invasive Surgery" means invasive joint surgery, surgery to repair a fracture, surgical "Investive surgery" means invasive joint surgery, surgery to repart intractine, surgical intervention of the upper respiratory tract, advantial surgery of any type (with the exception of the surgical reparts - surgical procedure that may affect the surder) for an one ro that tests, or any other surgical procedure that may affect the surgical procedure that may affect the surgery for any surgery to any reproductive argum or driver surgical procedure that may affect the repart of buildes surgery to any reproductive argum or driver surgical procedure which could adversely affect the reproductive capabilities of the Lat (with the exception of Casilick's Procedure);

the exception of Casilick's Proceedure;, "teat" means (where the context allowed) any horse (including a gelding, colt, filly and mare and the expression "colt" includes rig or crypt orchid namely male animals in which one or both testes have not descended into the scrotum from the abdomen), share in a horse or horse syndracter, normination for a stallion service, and in case of a mare, or, a mare with fool at foot, or, a mare in fool, both the mare and the fool or a mare, or, a mare with fool at foot, or, a mare in fool, both the mare and the fool or the start of of the ground with the work induction of the first out of the first and the fourt of other Lot nominated for sole at the Sole AND, for the sole of certainty, subject to what "type" of Lot is nominated for the Sole, some definitions or some of these Conditions of Nomination may not be applicable for obvious reasons – for example, a Breeding Certificate, or a Dregnancy Certificate, required by Condition 76 will not apply to the Conditions of Nomination where the Lot nominated for the Sole is a weanling, yearing, understanding the sole of the Sole is a weanling. a colt or aeldina, etc.

"Magic Millions Export Declaration Form" means the export declaration form prescribed by and available upon request from the Selling Agent and as required by

"NDB" means the Privacy Amendment (Notifiable Data Breaches) Act 2017

"Nomination Fee" means the fee, if any, set out in the Official Nomination Form, "Official Nomination Form" means the standard official nomination form nominated by the Selling Agent from time to time a copy of the current form of which is either attached to these Conditions of Nomination or available within the anline entries facility located on the Selling Agent's and the Promoter's website wy

"Online Auction Sale" means a sale where Lots are listed for sale, online, on www commencing at the Auction Open and ending with the Auction Close and these Conditions of Nomination do not apply to an Online Auction Close and these Conditions of Nomination do not apply to an Online Auction Close;

"PAMD" means the Property Agents and Motor Dealers Act 2000 and as amended

"Partnership" means the Maaic 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 time to time;

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

"PRA" means the Principal Racina Authority in each state and territory in Australia which control, regulate and supervise racing in each state and territory in Australia inth approval of, but subject to, RA;

"Pregnancy Certificate" means a certificate signed by a qualified licensed veterinary

"Pregnancy Certificate" means a certificate signed of q domined idensed veterinary surgeon certifying a rectal and ro or ultrasonographice examination has been carried out and such examination confirms that the Lot being a broodmare is pregnant; "Promoter" means Magic Millions Promotions Pty Ltd (ABN 41 068 197 200) 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 roce series or incentive race series in association with which the Sale is conducted; "Development means have aneared histofic facts in a text the Onton." "Purchaser" means the successful bidder for the Lot at the Sale:

"RA" means Racing Australia which is the peak national administration body for thoroughbed racing in Australia, which is the peak national administration body for thoroughbed racing in Australia, responsible for the governance of the ARR and the RASB in an effort to ensure worldwide best practice standards of integrity and animal which are the standard and the standard animal which are the standard and the standard animal which are the standard and the standard animal which are the standard and th elfare. Each PRA is a member of RA;

"RASB" means the rules of the Australian stud book as administered by the a from

time to time, "Repository" means the repository established by the Selling Agent / Promoter prior to the commencement of the Sale, the conditions of entry into which, and, the use of the service of which, will be set out in the Repository Conditions displayed at the Repository and www.magiamillians.com.au at 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 of other solutions of the terms and conditions of access and inspection (as amended from time to time) as displayed at the Repository, and, a copy of the current form of which is displayed on www.

magicmillions.com.au and such conditions are as set out in the Conditions of Sale "Roarer" means a condition known as laryngeal hemiplegia, a condition caused by damage or degeneration of the laryngeal nerve and the Lot is known as a "Roarer" because of the sound they make and includes "Roarers";

"Sale" refers to any one or more of the following Sale/s for which the Lot is nominated, auction and subject to the Vendor's rights of withdrawal, offered for sale by way of auction conducted by the Selling Agent. The Magic Millions 2022 Perth Winter Racehorse Sale, to be held at the Swan Valley

Sales Complex, Middle Swan, on the 24th day of June, 2022. **"Sale Catalogue"** means the catalogue to which the Sale relates, and which includes

the Lot; "Security Interest" has the meaning attributed to it in the PPSA; "Selling Agent" means Magic Millions Sales Pty Ltd (ABN 54 078 396 317) having auctioneers and agents licence number 2005;419 and includes its officers and agents; "Symptoms" means any symptoms associated with a Roare, a Windsucker, a Wobbler, Imgained Vision, Invose Surgery, bottism, EL, equine morbillivirus (Hendra virus), nipah virus or any other virus, or any significant condition or symptoms indicating the need for or requiring Treatments; "Taty means the Thomy othere Reeders Australia Limited (ABN 34.0034.222.28):

"TBA" means the Thoroughbred Breeders Australia Limited (ABN 34 0034 322 28); "TBA Levy" means the amount payable to the TBA calculated in accordance with Condition 10 of these Conditions of Nomination;

"Treatments" means applications, medications, masking acts or masking attempts designed to or resulting in non-disclosure of a fault, defect or vice, or treatments for any Symptoms, that may affect the suitability for the racing or breeding future of the any symptoms, duct any uncertained the solution of the duction of declared by DPIF, the ASB and all other competent authorities having lawful jurisdiction , ct to the diagnosis and treatment of El; with n

"Windsucker" means a Lot which suffers from the vice of noisily drawing in and swallowing air through its mouth:

"Wobbler" means a Lot which stands or moves unsteadily or with uncertain direction; "Wooper" means a Loc which stands or moves onstaading or with Undertain alreadary. "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, applications, medications or treatment provided to each Lot Made available by the Vendor with respect to a Lot for inspection by the Purchaser's qualified licensed veterinary surgeon, such X-Rays being in the minimum number and taken strictly in accordance with the specifications detailed in the Repository Conditions and otherwise subject to the Repository Conditions displayed at the Repository, the terms of which the purchaser will be reariseted to advanduetine cent burn bene and and understand Purchaser will be requested to acknowledge as having been read and understood

In the interpretation of these Conditions of Nomination, any word not specifically defined will have the colloquial or usual interpretation accepted or implied by the court having jurisdiction in the interpretation of these Conditions of Nomination as set out in these Conditions of Nomination.

APPOINTMENT OF PROMOTER

The Vendor agrees that all advertising, 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, thoroughited sales, races and related events, as well as performances, exhibitions, social events, conferences and events in the general entertainment industry and the Vendor hereby confirms the Promoter's appointment and role in that behalf by the Selling Agent.

VENDOR'S APPOINTMENT OF THE SELLING AGENT

- We support interfact to his compliance with these Conditions of Nomination) hereby appoints and authorises the Selling Agent to: Act as the sole and exclusive agent of the Vendor's consent, where the Lot's not sold at the Sale, privately and outside of the Sale at a price nominated by the Vendor at any time frame theretos, and the Sale at a price nominated by the Vendor at any time frame the close of nominations to a date sixty (60) days after the last day of the Sale, and these Conditions of Nomination shall apply insofar as is possible, to such advertes refer. such private sale;
- Collect the whole or any part of the purchase price including, if applicable, any GST, for the Lot on behalf of the Vendor by means of cash, personal cheque, or otherwise by the Selling Agent at the Selling Agent's discretion;
- Beliver the Lot sold on the Vendor's behalf prior to full payment of the purchase price including, if applicable, any GST on the Lot, such delivery being given by the Selling Agent at the Selling Agent's absolute discretion;
- Agent a feat of coming Agents of advances of the Latins suitable for the Sale, the manner in which and the time and place at which the Sale is to be conducted, and whether the opinion of a qualified licensed veterinary surgeon, at the Vendor's cost, should be 44 obtained in respect of the condition of the Lot;
- Deduct and retain from the gross purchase price payable for the Lat, any commission, Nomination Fee, the TBA Lervy or expenses owing to the Selling Agent, including any GST payable. These amounts will include but will not be limited to those referred to in SST poyable. These amounts will include but will not be limited to those referred to in Conditions 8, 9 and 10 of these Conditions of Nomindoin. Notwithstanding any other term or condition contained in these Conditions of Nomindoin. Notwithstanding any other term or condition contained in these Conditions of Nomindoin, the Vendor hereby irrevocably outharises and directs the Selling Agent to poy to the Selling Agent out of the purchase price of any Lot, any amount that may be due and owing to the Selling Agent from the previous sole of a Lot at the Sale or for sale of any lot at any sale conducted by the Selling Agent prior to the Sale. For the sake of certainty, the Vendor where a Lot owned by the Vendor has been submitted for sale at the Sale by a party other than the Vendor. The Vendor appoints the Selling Agent, from time to time, Is condition 4.6 of these Conditions of Nomination. Where the Vendor (in the reasonable opinion of the Selling Agent) is in any way or in any capacity (by virtue of directarship, shareholding, trustee, beneficiary or otherwise) involved with or related to a Durchaser opinition of the sening Agent (s in for lay way in their gouldary by wheel the durational in shareholding, trustee, beneficiary or otherwise) involved with or related to a Purchaser of a Lot offered for sale by the Vendor and the Vendor awes the Selling Agent any monies with respect to that Lot or any other lot, the Selling Agent may in its absolute discretion, related to the purchase price paid by the Purchaser and apply the same to the debt owed by the Vendor to the Selling Agent. In such a case the Selling Agent any is in dehed for direction and the purchase price paid by the Purchaser and apply the same to the debt owed by the Vendor to the Selling Agent. In such a case the Selling Agent and is in dehed for direction and the purchase price paid by the Purchaser of a case the selling Agent and is in the obesit of direction and the purchase the selling Agent and is in the obesit of direction and the purchase the selling Agent and is in the obesit of direction and the purchase the Selling Agent and is in the obesit of direction and the selling Agent and is in the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the obesit of direction and the selling Agent of the o Agent may, in its dissolute discretion, refuse to your out the Vendor for the purchase price for the Lot prior to receiving payment in full for the Lot from the Purchaser, 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 my extended date by approval of
- 46 the Vendor
- Detain a passed-in Lot or the Lot bought back by the Vendor until all Sale charges 4.7 and if applicable GST are paid, the Selling Agent being entitled to claim and register a Security Interest in the Lot against the Lot and register the same on the PPSR in respect of any outstanding fees commissions, GST or charges;
- Disclose the name, description and address of the Vendor to a bidder or Purchaser if it considers it approprinte, or in the case of any dispute touching on any sale of the Lot. In every case it is agreed that the remedy of the Purchaser shall be against the Vendor and not under any circumstances against the Selling Agent; 48
- Accept the resolution of any sale, allow any Purchaser on extension of time for payment, or agree to any variation of the Conditions of Sale on behalf of the Vendor should the Selling Agent decide in its absolute discretion that any such action is activities. 40
- Bid up to the reserve 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
- The Vendor agrees that the Selling Agent reserves the right to Reject any nomination at 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;
- 4112 Determine the order of sale of all nominations and acceptances for the Sale
- Assign stabiling facilities in its sole discretion and the Selling Agent shall have no obligation to assign the same or similar stabiling facilities which may have been

assigned to the Vendor at previous sales,

- Set a minimum bid (upset price) for any Lot sold in this Sale, in its sole discretion; 4114 Refuse to sell any Lot by auction if the Selling Agent has knowledge that the said Lot has been sold privately prior to the Sale. 4.11.5
- The Selling Agent shall pay the proceeds of the sale including any applicable GST 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
- Agents obligations in respect of such proceeds. The Vendor acknowledges and accepts that the Selling Agent will only be required to issue ane chargue for the purchase price to the Vendor of a Lot where the Vendor comprises a syndicate of members. The Vendor accepts and acknowledges that the person nominating the Lot for sale on behalf of the Vendor is the person to whom the poyment of the purchase price is to be made. In the event that there is a dispute among syndicate members as to payment or otherwise or a syndicate member requires a separate cheque, the Selling Agent has a right to hold the payment in trust pending a decision by the syndicate members in accordance with their syndicate agreement / partnership agreement as to whom the cheque in payment will be made. The Vendor indemnities the Selling Agent against all claims made by syndicate
- All nominations for the Sale must be submitted on the Official Nomination Form, duly Am nominations for the source to some must be source on the original momentum nomination nomination nomination 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's online entries facility. The Official Nomination Form must reach the office of the Selling Agent (PO Box 5246. Gold Coast Mail Centre. Queensland. 9726. or submission via the S online entries facility) by no later than the specified closing date set out in the OF Nomination Form.
- Subject to the Vendor executing the Official Nomination Form, or agreeing to the Conditions of Nomination via the Selling Agents online entries faality, prior to the offering for sale of the Lat by the Selling Agent, the Selling Agent is exempted from the requirement of Chapter I2 of the PAMD from maintaining a trust account for the deposit of the proceeds of sale of the Vendor's Lot and the Vendor acknowledges the

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. Sove that in the event the Lot is sold or bought back for an amount in excess of \$200,000 the rate of commission for the part of the prince in excess of \$200,000 is reduced by 1.65% (inclusive of GST) for the Sale; or
- In the event that the Lot is not sold or bought back by the Vendor, a commission at the
- rate of 2.75% (inclusive of GST) on the reserve price of any passed-in Lot FEES AND CHARGES DUE TO THE PROMOTER
- The Vendor will pay the following fees and charges to the Promoter in respect of its promoting and marketing of the auction sale:-
- A promotional fee equivalent to an amount being 22% (inclusive of GST) of the purchase price of the Lot sold or bought back by the Vendor, for the Sale and;
- The Nomination Fee (including GST) as specified on the Official Nomination Form and; The Nomination Fee (including GST) will be invoiced by way of a written acceptance of the Lot into the Sale and:
- The Nomination Fee (including GST) must be paid for in full within fourteen (14) days of 9.4
- The Vendor will not be entitled to any refund in respect of any payment pursuant to these Conditions of Nomination for the Promoter save as is expressly provided in these Conditions of Nomination.

TBA LEVY

The Vendor hereby irrevocably authorises the Selling Agent to deduct a marketing The vehicle heavy inevolutily doublies to be sain graphic to deduct a marketing levy on behalf of the TBA in the mount of 0.385% (inclusive of 6ST) (or whatever reasonable percentage is imposed by the TBA at the time of the Sale) of the purchase price of the Lot solid or bought back by the Vendor. The marketing levy will be forwarded by the Saling Agent to the TBA within forty-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

- The Lot accepted for the Sale 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 expense. The Vendor shall indemnify and hereby indemnifies the Selling Agent against any claim by a Purchaser or any other person arising out of the Vendor's failure to comply with the ASB requirements (including any payment of fees and GST if applicable). The Vendor acknowledges that the Selling Agent is entitled to a reasonable fee for any work done to ensure the Vendor's compliance with the ASB requirements.
- The Vendor shall supply to the Selling Agent all documents required for the transfer of ownership of the Lot sold 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 documents at the Vendor's cost and expense
- The Vendor shall be responsible for verifying the accuracy of all information published in the Sale Catalogue and warrants to the Selling Agent and any Purchaser the accuracy of such information except where the Vendor notifies the Selling Agent in writing (in accordance with these Conditions of Nomination) of any inaccuracy in such nformation prior to the date of the Sale.
- The Vender or his duly outbriesd representative warrants that he will disclose to the Selling Agent the true owner of the Lot nominated to any person or party for the Sole at least sever of 17 days prior to the Sole. The Vendra authorises the Selling Agent to disclose the true owner of the Lot at the Selling Agent's absolute discretion. 15
- The Vendor accepts, acknowledges and agrees that the Selling Agent and the Promoter may use the face or visage of the Vendor to promote the interests of the Selling Agent and the Promoter (and their associated entities) for nil consideration.
- Selling Agent and the Promoter (and their associated entities) for ni consideration. The Vendor accepts, acknowledges and agrees that the Selling Agent and the Promater 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 agreemment hodies and agreacies and third parties that might have an interest, direct or otherwise, in the Lot. The Vendor (without releasing the Selling Agent and the Promoter, and their associated entities, from their other obligations of confidence and privacy), increasity of the Selling Agent and the Promoter and their associated entities to release personal information relating to the Vendor as extingiated hub for cartificing 16 than Constitution.
- and a lead associated to the second personal involution relating to the vehicular use anticipated by the Condition 17 of these Conditions of Nomination. The Vendor warrants to the Selling Agent that the person completing and submitting the Official Nomination Form is duly 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 Official Nomination Form and provide the Vendor warranties set out in the Official Nomination Form.
- The Vendor or his duly authorised representative shall be present at the Complex at 19. In the second of a second seco and any Purchaser the truth of any statements or representations made by the Selling
- The Vendor will produce for the Sale the Lot without any obvious physical defects 20 Note that will prove that the other that the term with the term of term of the term of term of term of the term of ter
- Subject to Condition 15 of these conditions of Namination, the Vendor warrants to the Selling Agent that he is the true owner of the Lat nominated for the Sale or is duly authorised to sell the Lat on the owner's behalf and that the Vendor is able to transfer good thie to the Lot free from any mortgoge, lien, charge, bill of sole (whether registered or not) or Security Interest as defined in the PPSA, and any other adverse interest or encumbrance except where such interest has been notified in writing to the Selling Agent, prior to the Sale and such interest has been acknowledged by

the Selling Agent. The Vendor irrevocably authorises the Selling Agent to claim and register a Security Interest in the Lot against the Lot and the Vendor and register the register of decoring meters in the Durginist of Education evolution in the general the register in the Burger and the second of the Selling Agent by the Vendor or payments made by the Selling Agent to the Vendor on account of the purchase price. If the owner of the Durchaser of the Lot has not paid all or part of the purchase price. If the owner of the Lot is a company, the Vendor warrants and represents to the Selling Agent that there is no Security Interest affecting the Lot. The Vendor warrants and represents that the Lot is being sold in the ordinary course of business.

CONDITIONS AND WARRANTIES

- Other than for any express conditions, warranties or representations included herein or as may be implied by federal or state legislation and which may be excluded by
- All conditions, warranties and representations in respect of a Lot or a sale are hereby All conducts, which use and representations in response to a coord a coord and the response excluded except that if the Vendor has a therwise disclosed to the Selling Agent or the Purchaser prior to the Sale, the Vendor will be deemed to have no knowledge that the Lot has any one of the following conditions at the time the Vendor nominates the Lot Loch rus any office of indiving doubling to the time time to the vehicle informations are tool for sale on the folicial Nomination Form and the time that the Lock is sold at the Sale: a Ban, Impaired Vision, undergone Invasive Surgery, Poarer, Windsucker, Wobbler, EI, for being a weanling, yearling ar two (2) year old has been treated with hiphosphonates as referred to in Conditions 55, 56 and 57 of these Conditions of Nomination) or has had any of the Treatments;
- had any of the inequinents, Except as disclosed in writing to the Selling Agent prior to the nomination of the Lot, the Vendor warrants that, in the absence of full and complete disclosure to the Selling Agent, the Lot has not undergone Invosive Surgery between the time of nomination of the Lot and the time the Lot is offered for sole of the Sole. If, prior to the Sole, the warranty provided in the immediately preceding sentence is inaccurate, in whole, or, in part, the Vendor will immediately notify the Selling Agent in writing:
- No condition, warranty or representation is given or implied or may be inferred from any affirmation made ator before the Sale or any of the circumstances of the Sale; and If a dispute arises between the Vendor and the Purchaser in relation to a Lot, this must.
- be resolved between them only. The Lot cannot be returned to the Selling Agent or it's
- In the event that the Selling Agent cancels the Sale the Vendor has no claim against the Selling Agent for damages or costs or expenses other than the repayment of the Nomination fee poid by the Vendor or save as is expressly set out in these Conditions of the second seco of Nomination. 251
- or nomination. The Lat nominated for the Sale cannot be withdrawn by the Vendor, after the assigning of the Lat's number for the Sale Catalogue, without the forfeiture of the Nomination Fee, except in the event of injury, death or illness of the Lat. Apart from death of the Lat (in which case the Nomination Fee shall be refunded in ful), in all cases of alleged injury or illness if the Vendor at his expense produess a veterinary certificate signed by a qualified licensed veterinary surgeon, within thirty (30) days from the last day of the Sale, confirming the existence of the injury or illness alleged, how thirds of the homizintion Ees holds here dired Shauld the Verder not nordure an I han tola dad day be omination for the shall be refunded. Should the Vendor not produce on acceptable veterinary certificate signed by a qualified licensed veterinary surgeory. The Vendor shall pay to the Selling Agent 6.6% fondulating SST) of the median purchase price for the Sale session in which the withdrawn Lot was nominated, as iquidated damages, in addition to the Nomination Fee.
- Inplicated damingles, in doublink of the synthesis of source of the Official Nomination. Form that the Selling Agent distributes its Sale Catalogue on a worldwide basis to thousands of potential Purchasers who make arrangements to be present at the Sale because of potential interest in purchasing Lats published in the Sale Catalogue and acknowledges the credibility of the Sale is diminished if catalogued Lats are withdrawn without good and valid exuse.
- Should the Vendor sell privately the Lot accepted for the Sale during the period from the closing date for nominations until sixty (60) days after the Sale (the agency period), the Vendor shall promoty pay to the Promoter and the Selling Agent an amount equal to the total charges including GST set out in Conditions 8,9 and 10 of hese Conditions of Nomination
- The Vendor shall comply in all respects with the rules of the Complex displayed within the office block at the Complex.
- the once block at the complex. The Late entered by the Vendor (Including its handling and stabiling 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 stabiling and
- The Vendor agrees to be bound by the Conditions of Sale and where t conflict or induced by the bond of the conditions of all of the most draw of the condition of the condition of the condition of Sole, the Conditions of Sole will take precedence and prevail.
- The Vendor shall promptly advise the Selling Agent of any credit arrangements made with a Purchaser of the Lot (which shall be at the Selling Agent's discretion) and shall sign an acknowledgment of such arrangements as directed by the Selling Agent. 30
- The Vendor acknowledges that the Selling Agent acts merely us a gent for the Vendor and gives no warranty that any Purchaser will complete a purchase in accordance with the Canditions of Sale, nor is the Selling Agent under any liability in respect of the Sale should the Purchaser fail to complete his purchase save as is expressly provided in these Conditions of Nomination
- In these contracts to involution to the optimization of the set of
- The Selling Agent has formed the opinion that there is a bona fide dispute between the Vendor and the Purchaser as to the Purchaser's obligation to pay for the Lot; 321 32.2 The Vendor enters directly into any credit arrangement or terms with the Purchaser
- The sale is terminated or unenforceable for any reason;
- The Vendor agrees to any variation of the Conditions of Sale for the purchase of the Lot (including without limitation terms as to the time for payment) without the prior written consent of the 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
- on any account whitever." The liability of the Selling Agent purchases to the selling Agent of the Selling Agent of the purchase price accepted by the Selling Agent os the price payable less any monies owing to the Selling Agent by the Vendor on any account, fincluding amounts due and awing by the Vendor to the Selling Agent os any lot on any previous sele conducted by the Selling Agent os appointed the Selling Agent as its selling agent for the tother the Vendor any account, fincluding amounts due and awing by the Vendor to the Selling Agent any lot on any previous sele conducted by the Selling Agent where the Vendor has appointed the Selling Agent as its selling agent pays to the Vendor any amount in respect of the purchase price and if opplicable ST for the Lot prior to the Selling Agent receiving from the Purchaser the full purchase price including any applicable SST of the Lot and/or the honouring of all Security interests and promises and undertakings in favour of the Selling Agent in its absolute discretion requires, so as to secure and authorise the Selling Agent in the Selling Agent to any as the Selling Agent in the Selling Agent and the role selling Agent in the Selling Agent authorities and documents in such form as the Selling Agent to excesse through or on behalf of the Vendor all instructions of all which the The Selling Agent is the substance development requires, and a development and built between the Selling Agent to exercise 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 undertakings in favour of the Selling Agent or other right held by the Vendor in his are a sideh. own right.
- Subject to these Conditions of Nomination and the Conditions of Sale, the Selling Agent guarantees to the Vendor that payment will be forwarded to the Vendor within forty two (42) days from the last day of the Sale, all monies due and owing to the Italy the rest of the outpart into the set of the Vendor's Lot but subject to the Selling Agent's right to withhold payment of all or part of the proceeds of such sale where the Selling Agent concludes that there is a banch field dispute between the Vendor and the Purchaser as to the Purchaser'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 all or any part of the purchase price for the Lot, the Vendor does not have a right of compensation under the PAMD.
- The Vendor accepts and acknowledges that the Purchaser may appoint the Selling Agent or another third party agent to bid on the Vendar's Lot on behalf of the

Purchaser. Such appointment may be made by the Purchaser executing the Selling Agent's formal written appointment of agent form, or, informally by way of email, telephone contact or text message. The Vendor does not object to the Selling Agent or another third party agent action go sith a agent for the Purchaser. The Vendor indemnifies and will keep indemnified the Selling Agent and the Promoter

- The vehicle indentifiers and with keep indentifiers of easing Argent and the Pollitice against any closen by the Purchaser or its agents, consultants or employees, to the Selling Agent or their agents, consultants or employees pursuant to Condition 37 of these Conditions of Nomination, on or before the sole of any La Where, for any reason, such directions and / or instructions are misinterpreted or not acted upon by the Selling Agent.
- The Vendor agrees to indemnify and hereby indemnifies the Selling Agent against all lass, damage, costs and expenses of whatever nature incurred by the Selling Agent directly or indirectly as the result of the Vendor's non-compliance with any of the Conditions of Nomination or the Conditions of Sale.
- Containts or Normicour of the Containts of sole. The Vendor agrees that the Normination Fee remains a debt due and payable by the Vendor to the Selling Agent from the date of nomination (that is to say, on the date of completion and submission by the Vendor of the Official Nomination Form) of the Lat notwithstanding the withdrawal of the Lat from the Sale and the Vendor acknowledges and agrees that the only basis upon which he may claim a repayment of the Nomination Fee from the Selling Agent is:
- the selling Agent cancels the Sale in accordance with Condition 24 of these Conditions of Nomination, or 401
- If the Lot is rejected and withdrawn in accordance with Condition 20 of these Conditions of Nomination or is not included in the Sale Catalogue.
- The Vendor acknowledges that the duties and rights of the Selling Agent under these Conditions of Nomination, are severable and independent and any monies paid to either of them are payments to which they are entitled in their own right pursuant to the conditions of the second s /11 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 far as is possible so that the unlawful or void portion is an independent promise and is severable from the other conditions. Where such individual of violabilities to any provision for fees or remuneration including if applicable GST then a term will be implied (so far as the law permits) that reasonable remuneration and expenses including if applicable GST will be payable for any services rendered by or on behalf of the selling Agent to the Vendor. The Selling Agent does not assume any responsibility for exporting Lots
- 44
- The Vendor accepts, agrees and acknowledges the following: That the Selling Agent accepts no liability for any GST liability arising as between the Purchaser, the Vendor and the ATO in respect of the Lot sold by way of auction or 44.1
- nrivate treaty: That each Lot offered for sale will be invoiced with GST added to the purchase 44.2 That each but there in sole will be finded a wind of a set duck to the public price in the event that the Vendor is registered for GST, in the event that the horse is purchased by a non-resident who is not registered for GST and that purchaser executes the required Magic Millions Export Declaration Form, the vendor acknowledges that subject to the export provisions as approved by the ATO this horse may be sold on a zero-rated basis at which time no GST will be charged on the invoice.
- That for the purpose of the GST Act the Vendor, not the Selling Agent, is the "supplier and is responsible for determining whether the Purchaser is registered or required to 44.3
- be registered for GST purposes and that the Purchaser satisfies the requirements of the ATO as regards the export of the Lot. The Vendor acknowledges that the Selling Agent acts as agent for the Partnership. 45
- The Vendor acknowledges that the Selling Agent will make available the Repository at the Complex for the purpose of the storing and examination of X-Rays, physical or digital, and other records required by the Repository Conditions or the relevant Sale Catalogue. The Vendor further acknowledges the Repository Conditions and agrees 46 to be bound by them. The Repository Conditions will be displayed in the Repi and are available from the Selling Agent on request.
- The Vendor accepts and acknowledges that prior to executing the Official Nomination Form, the Selling Agent has advised the Vendor that he should seek independent legal advice before signing the Official Nomination Form. 47
- By executing the Official Nomination Form, the Vendor hereby appoints the Selling Agent to auction the Lat on behalf of the Vendor. The Vendor acknowledges having received a copy of the Official Nomination Form and in particular acknowledges his appointment of the Selling Agent as the auctioneer. 48
- opportunities to the setting Agent tas the docudated: In the event that the Selling Agent, for whotever reason, pays to the Vendor, the amount due to the Vendor pursuant to Conditions 4 and 5 of these Conditions of Nomination prior to readving payment for the Vendor's Lot from the Purchase, the Vendor assigns to the Selling Agent all the Vendor's interest in the Lot to the Selling Agent or the Selling Agent's nomine.
- The Vendor acknowledges the existence of the Code. The Selling Agent recommends that the Vendor acquaints himself with the Code. 50
- that the vendor adquaints himself with the Code. Notwithstanding any condition contained in the Conditions of Sale, all persons who attend the Sale do so entirely at their own risk and neither the Saling Agent, nor the Promoter, nor their subsidiaries, officers or agents for themselves and for those whom they act, assume or accept any responsibility or Itability of whotever nature for any injury or damage whatsoever which may accur to any person or property. 51

ANABOLIC ANDROGENIC STEROIDS

- In accordance with the ARR, the use of anabolic andragenic steroids in thoroughbred harses is banned effective from 1 May 2014. The ARR can be viewed at the RA website http://racingaustralia.hrse and are subject to change by RA without notice.
- The Vendor irrevocably authorises the Selling Agent and its qualified licensed veterinary surgeon to take a blood sample from any Lot, that is not catalogued in the Sale as breeding stock (excluding weanlings and foals at foot), following the sale of 53
- The selling Agent will, if requested by the Purchaser ticking the appropriate box on the acknowledgement of purchase, take or have its qualified licensed veterinary surgeon take a blood sample from any Lot that is not catalogued in the Sale as breeding stock (excluding weanings and faals at foot), at the cost of the Purchaser, and the Selling Agent will forward the blood sample to an official racing laboratory (as defined in the ARR) selected by the Selling Agent. Thereafter, the Conditions of Sale will be strictly applied by the Vendor, the Purchaser and the Selling Agent.

BISPHOSPHONATES

- In accordance with welfare and integrity measures, the off-label administration of bisphosphonates to any Lot catalogued for a Sale is not permitted.
- The Vendor warrants that the Lat, which is a yearling, weaning or two (2) year old, has not been administered bisphosphonates. If prior to the Sale the warranty provided in Into been claim inscrete baph login of the set in plant of the other of the other working provided in the immediately preceding sentence is inaccurate, in whole, or, in part, the Vendar will immediately notify the Selling Agent in writing and the Selling Agent shall have the right to withdraw such Lot before or during the Sale.
- The Vendor irrevocably authorises the Selling Agent and its qualified licensed veteriarry surgeon to take a blood sample from any Lat, that is not catalogued in the Sale as breeding stack (exoluting wearnings and foods at foot), following the sale of such Lat. Thereafter, the Conditions of Sale will be strictly applied by the Vendor, the Purchaser and the Sellina Agent

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

AUTHORISATIONS AND AGREEMENTS

- 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 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 NDB 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 take certain measures where there is unauthorised access to, unauthorised disclosure of or loss of, personal sensitive

information of the Vendor. The intention of the NDB is to ensure that parties holding personal data take all reasonably necessary internal security measures to ensure that the access, disclosure or loss does not result in serious harm to any of the individuals to whom the information relates

- The purpose of the GDPR was to 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 complied 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 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.
- likewas, comply with the provisions of the NUB and notify as required by the NUB. 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 badies and agencies and third parties that might have an interest, direct or otherwise, in the Lot. The Vendor (without releasing the Selling Agent and the Promoter, and their associated entities, from their abliggtions under the Development and spontaneous the second 66 Higher to the Profiles and the Background and the Section and the Promoter and the Promoter, and their associated entities, to release personal information relating to the Vendor as anticipated by these Conditions of Nomination.
- By attending the Sale and selling or purchasing a Lat pursuant to these Conditions of Nomination, the Vendor elects to "opt in", consent or subscribe to, the right of the Selling Agent and Promoter to hold and use personal sensitive information as regards Sening Angleric und Prointose to induce use preson in seniore interimination of segular the Vendor. This Vendor may, at any time, by notice in writing to the Selling Agent and / or the Promoter, elect to "opt out", withdraw consent or unsubscribe. The Selling Agent and the Promoter have updated their privacy and cookies policy because of the NDB and the GDPR. The Vendor is strongly advised to read the full privacy policy on the Selling Agent's and the Promoter's website home page.

FURTHER LEGISLATION

The Selling Agent and Vendor agree that these Conditions of Nomination may need to 68 The sening Agent and vendor agree that these containations of Nominatation may head to change from time to time to meet legislative requirements coming into effect following the date hereof and the Vendor appoints the Selling Agent its attorney 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.

FURTHER ACKNOWLEDGEMENTS OF THE VENDOR AS TO THE RIGHTS AND LIABILITIES OF SELLING AGENT

- The Selling Agent in selling any Lot at the Sale acts as agent for the Vendor whose name and address is disclosed in the Sale Catalogue in respect of each Lot. Further particulars of the Vendor of any Lot shall be furnished by the Selling Agent immediately upon request. Except as otherwise expressly provided to the o Selling Agent has no liability or rights as principal in the capacity of vendor
- The description of all Lots has been provided by the Vendar and the Selling Agent shall not be liable or responsible for any error whatsoever in the description of any Lot including, without limitation, any error in relation to the eligibility of the Lot for inclusion 70 in the ASB, or the Lot's compliance with the requirements for inclusion, or continued inclusion
- The Selling Agent or its servants may sign the Sale book or any memorandum of sale on behalf of either the Vendor or the Purchaser or both
- The Selling Agent reserves all rights to use or publish details of bidding, the identity of the Vendor and all matters related to the sale of any Lot as it thinks fit
- The Selling Agent gives no representations, undertakings or warranties in relation to Lots sold or nominated for and sold at the Sale, but not limited to, representations, undertakings or warranties given or provided by the Vendor or any third party Y-DAVS AND DEDOSITODY

By nominating a Lot for the Sale on the Official Nomination Form, the Vendor accepts, acknowledges and agrees that the Vendor must comply with the Repository Conditions and the Conditions of Sale relating thereto.

DISCLOSURE OF MEDICATION (APPLIES ONLY TO TWO (2) YEAR OLD IN TRAINING LOTS)

- The Vendor shall disclose to the Selling Agent any medication or drug administered to the Lot at any time during the seven (7) days prior to the Lot performing its official breeze-up and shall further disclose any medication or drug administered to the Lot at any time during the seven (7) days prior to the sale of that Lot. The Vendor irrevocably authorises the Selling Agent, and its agents, access to the Lot for the purposes of examining the Lot and taking blood samples to confirm that the disclosures of the Vendor are accurate.
- Variable de accordes. The Vendor intervocably authorises the Selling Agent, in its absolute discretion, to make available to prospective purchasers the disclosures made by the Vendor. If the Selling Agent, in its absolute discretion, is not satisfied with the disclosure mode by the vendor, or determines that the disclosure is inorecurret, in whole or in part, the Selling Agent, without any liability to the Vendor, may withdraw the Lot from the Sale at its 75.2
- The Purchaser may on the fall of the hammer at the Sale, request a blood sample of the Lot to be taken after the sale of the Lot and may forthwith request that this of the Lot to be taken offer the sole of the Lot and may forthwith request that this sample and/or the Selling Agent's sample be analysed and tested at the expense of the Purchaser by a qualified person or persons approved by the Selling Agent. The Vendor assigns any interest he may have in the blood samples to the Selling Agent. The the test reveals the existence of medication or drugs which have not been disclosed in writing to the Selling Agent prior to the sale which, in the opinion of the qualified person, is material and masks any significant defect in the Lot, then the Purchaser shall have the right to reject the Lot within 24 hours of being adjusted of such report by giving and notice of such rejection to the Selling Agent. If the Purchaser rejects the Lot, then the sole shall be cancelled and the Purchaser will be entitled to the return of any manages and indent the two the Verchaser will be entitled to the return of any manages and indent the two the Verchaser will be entitled to the return of any manages and indent the Agent be verchaser somes and manages that the Verchaser verses and manages and the verchaser will be entitled to the return of any manages and the the Verchaser verses any manages and the verses and the verses and the Verchaser rejects the Lot, then the sole shall be cancelled and the Purchaser rejects the any manages and indent the Instance of such reports by the Verchaser rejects the any manages and indent the Instance of such reports by the Verchaser was an any management and the the Verchaser will be entitled to the return of any management of the Verchaser was an any management of the Verchaser verses and any management of the verse verses and any managem Leave that solution and the local shall be returned to the Vendrar the Vendrar

BREEDING AND PREGNANCY CERTIFICATE (APPLIES ONLY TO FILLY AND MARE BREEDING PROSPECT LOTS)

- The Vendor at its option, may provide a Breeding Certificate with respect to a Lat nominated for the Sale. The Breeding Certificate must be addressed and delivered to the Selling Agent and dated no mare than fourteen (14) days prior to the Sale. The Vendor inrevocably outhorises the Selling Agent and the Promoter to release a copy of the Breeding Certificate to any prospective purchaser's qualified licensed veterinary automates.
- The Vendor, at its option, may provide a Pregnancy Certificate with respect to a Lot nominated for the Sole. The Pregnancy Certificate must be addressed and delivered to the Selling Agent and date in a more than fourteen (Nd Jays prior to the Sole. The Vendor irrevocably authorises the Selling Agent and the Promoter to release a copy of the Preanancy Certificate to any prospective purchaser's aualified licensed veterinary
- The Vendor accepts, acknowledges and agrees that if the Vendor does not provide a Breeding Certificate or a Pregnancy Certificate with respect to a Lot which is a more or a bro broodin odmare, that Lot will not be announced at the Sale as pregnant or suitable for

INVASIVE SURGERY (INCLUDING VENDOR ON-SALE EXEMPTION)

Except as disclosed in writing to the Selling Agent prior to the nomination of the Lat, the Vendor warrants that, in the absence of full and complete disclosure to the Selling Agent, the Lot has not undergone invasive Surgery between the time of nomination of the Lot and the time the Lot is offered for sole at the Sale. If prior to the sole of the Lot at the Sale the warrantary provided in the immediately proceeding sentence is inaccurate, in whole, or, in part, the Vendor will immediately notify the Selling Agent in Inductional with the object of the vertice of with intercluder that is defining Agric in writing. If any of the above warranties are verterinary and legally found to be incorrect within thirty (30) days of the sale of the Lot, and, the Purchaser notifies the Vendor and the Selling Agent in writing thereof, within the said thirty (30) day period, the Purchaser will be entitled to cancel the sale / purchase, and, reserve its rights without the Selling Agent being liable (in any way) to either the Vendor or the Purchaser.

YOUR DEDICATED TEAM

FOR FURTHER INFORMATION OR ASSISTANCE, PLEASE CONTACT:

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