



Inglis

\$1,400,000



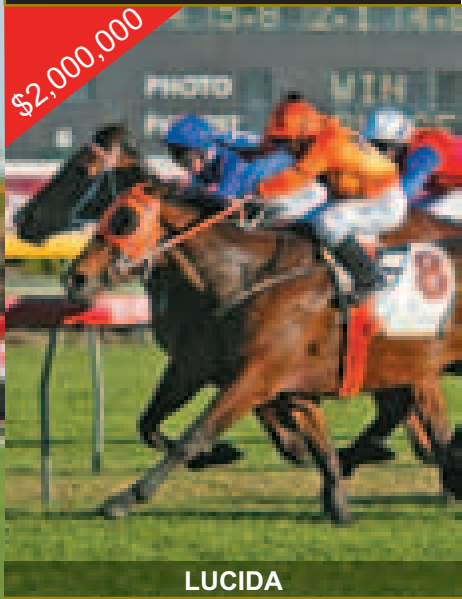
CHEEKY CHOICE

Australasian
Record
\$5,000,000



MILANOVA

\$2,000,000



LUCIDA

Australian Easter

BROODMARE SALE

14, 15 & 16 APRIL 2009 AT NEWMARKET

ENTRIES CLOSE 6 FEBRUARY 2009



AUSTRALIAN EASTER BROODMARE SALE

14, 15 & 16 APRIL 2009

ENTRIES CLOSE 6 FEBRUARY 2009

WILLIAM INGLIS & SON LIMITED • Thoroughbred Auctioneers Since 1867 • www.inglis.com.au

ABN 75 000 011 307 • PO Box 477 Randwick NSW 2031 • Tel (02) 9399 7999 Fax (02) 9398 5547



VENDOR: (name to be catalogued) _____

IT IS IMPORTANT THAT THIS BOX BE COMPLETED. IF NIL, PLEASE INDICATE. IF THE BOX IS LEFT BLANK NO GST WILL BE CHARGED ON THE SALE OF YOUR HORSE/S.

What is the percentage of GST ownership

Percentage box and ABN - if registered for GST box

SUPPLIER: _____

PROCEEDS PAYABLE TO: _____

ADDRESS: _____

TEL (BUS): _____ (HOME): _____

FAX: _____ EMAIL: _____

PRIVACY POLICY STATEMENT - In the course of carrying on its business William Inglis & Son Ltd may collect personal information about vendors and purchasers and their agents and representatives. Inglis undertakes that it will: 1) only use personal information for the purposes for which it has been provided, and 2) maintain confidentiality in relation to personal information except where necessary to comply with legal obligations.

Main table with columns: NAME OF ENTRY, Col, Sex, DATE OF BIRTH, BRANDS*, SIRE, DAM, Microchip Number, COVERING STALLION, Last Service, Stud Record, Agents Rebate, Office Use.

CATEGORY: Please state in which section you wish your entry to be catalogued.

- Category Horse Type
B Broodmare
FAF Foal at foot (enter below dam)
RF Racehorse: Filly or Mare

I/We (the Vendor hereinafter named) hereby nominate the horses appearing on this form for inclusion in the 2009 Australian Select Broodmare Sale to be conducted by William Inglis & Son Limited (the Auctioneer) in accordance with the Conditions of Sale (which are printed on the final page of this form) and also other provisions appearing on this form.

The Vendor warrants the truth and accuracy of the details and other information furnished on this form and hereby agrees to indemnify the auctioneer in respect of any loss or damage it may suffer by reason of any false or erroneous or inaccurate matter being inserted on this form.

The Vendor hereby acknowledges that he/she has carefully read and understands the Conditions of Sale and other provisions contained in or appearing on this form; and agrees to be bound by such Conditions of Sale and other provisions.

The Auctioneer may in its absolute discretion accept or reject any nomination and its decision shall be final and binding on the parties. The Auctioneer shall not be bound to give any reason for its decision.

The following charges will be deducted from the Vendor's sale advice:

- (a) For horses that sell below \$150,000 commission at the rate of 8% plus GST of the sale price will be charged whether sold by auction, private contract, bought in or otherwise.
(b) For horses that sell for \$150,000 or above commission at the rate of 3% plus GST will be charged whether sold by auction, private contract, bought in or otherwise.
(c) This is a reserved sale. Any lot not sold will NOT be subject to pass-in commission.
(d) A promotional fee of 0.5% will be deducted from all mares sold. 0.35% will be passed on to assist with funding of Thoroughbred Breeders Australia. 0.15% will be used to fund an inward buyers programme to this sale.

The Vendor hereby acknowledges that prior to the sale all Registration Documents will be lodged with the Auctioneer and all Stud Book requirements will be complied with and all racing leases cancelled.

Where a horse is sold for export out of Australia, the Vendor appoints the Auctioneer to be the Vendor's agent for the purpose of such export, in accordance with the Conditions of Sale.

This form must be signed by the Vendor or some party lawfully authorised by all registered owners to execute this form and such party is able to transfer good title to the Lot free from any mortgage, lien, charges or other adverse interests.

SIGNED: _____ (VENDOR): _____ DATE: _____

AGENTS REBATE

Should the nominated horse sell for \$150,000 or above, by marking yes you agree to a rebate of 1% being paid to an approved bloodstock agent should he/she pay for the lot within the auctioneers prescribed conditions.

AUSTRALIAN STUD BOOK

ASB issued Documents of Description (passport or foal identification card) for each horse nominated should be signed in the appropriate places, and must accompany this entry form.

It is a requirement that all yearlings entered for sale be branded and microchipped in accordance with the new identification process from the ASB. This procedure must be completed prior to commencement of sale.

BREEDING CERTIFICATES

Certificates of breeding soundness (dated within 14 days of the sale) for any maiden or barren mare may be handed to the Auctioneer prior to the sale and this information will be:

- 1) Displayed for public viewing, and
2) Announced at the time of the sale.

ROARERS, WINDSUCKERS, WOBBLERS, BLEEDERS

Roarers, windsuckers, wobblers, bleeders or horses which have been or are under any racing ban must be stated on this form.

MARES IN FOAL must be tested within SEVEN (7) DAYS prior to the sale. Please contact the office if you require your mare(s) to be tested at Newmarket on arrival at the sale.

BROODMARES ONLY

COVERING STALLION

Last Service

Stud Record

Please indicate with Yes/No if:

Agents Rebate

Office Use

Table for covering stallion and stud record details with columns for Day, Month, Year, Mare in foal, etc.

TAX INVOICE

This document will be a tax invoice for GST when payment is made.

ENTRY FEE:

Select Session - The entry fee of \$1,650 (including GST) for each horse nominated is to accompany your entry form. Any mare withdrawn or passed in at the select session will be allowed free entry to the Inglis Breeding Stock Sale June 25, 26 & 28 2009.

General Session - The entry fee of \$550 (including GST) for each horse nominated is to accompany your entry form. Entries will not be considered unless this form is signed and the entry fee is received.

PAYMENT DETAILS:

Enclosed is my cheque for the amount of \$ _____ or please charge my credit card: (Visa, Mastercard, Bankcard or Amex only)

No: _____

Expiry Date: _____ Name of Cardholder: _____

Signature: _____

CONDITIONS OF SALE

These terms and conditions of sale shall apply to all sales of thoroughbred bloodstock effected by William Inglis & Sons Limited ("Inglis") at auctions and other sales of which they are stated to apply.

1. AUCTION CONDITIONS

- 1.1 Inglis may appoint a person or persons as auctioneers to carry on sales under these terms and conditions and that person or persons must carry out the functions set out in these terms and conditions and holds the authority which is contained in this document.
- 1.2 All auctions shall be conducted subject to the following conditions:
 - (a) Subject to any reserve price, the highest bidder shall be the purchaser.
 - (b) If a bid is disputed or there is any other problem in relation to a sale, the auctioneer is the sale arbitrator, and may settle any dispute or problem on such terms as the auctioneer thinks fit. The auctioneer's decision shall be final and binding on all parties.
 - (c) The auctioneer may, in case of a dispute or any other problem with a sale, elect to re-offer the lot for sale.
 - (d) The auctioneer can refuse to accept any bid which in the auctioneer's opinion is not in the best interests of the vendor. The auctioneer does not have to give a reason for refusal.
 - (e) A bidder is taken to be a principal and shall be liable as such unless, prior to the bidding, the bidder has given the auctioneer a written authority, in a form acceptable to the auctioneer, whereby the bidder is authorised to bid for and on behalf of another person as his principal, and the auctioneer agrees to accept bids on that basis.
 - (f) In the case of an unreserved sale, the vendor has the right, subject to compliance with any statutory notification requirements, to bid one or more times, and to buy the lot if the highest bidder.
 - (g) If a vendor wishes to impose a reserve price, he must give a written instruction to the auctioneer specifying the reserve price prior to commencement of the auction. In the absence of such instructions, the auctioneer may sell without any reserve price.
 - (h) The auctioneer shall have the right to bid an agent of the vendor on any lot which a reserve price has been placed up to that reserve price.
 - (i) The auctioneer has the right to determine as to the upst price for each lot, and if no bid at or above the upst price is made within 30 seconds then the auctioneer may pass in the lot.
 - (j) The option of the last bidder to buy a passed-in lot at the reserve price must be exercised before the lot leaves the sale ring.
 - (k) The auctioneer may withdraw any lot from sale without being obliged to give a reason for doing so.
 - (l) Any auctioneer's announcements on the day of the sale which are announcements from the auctioneer's stand will take precedence over:
 - (i) These conditions of sale;
 - (ii) Any statements in the sale catalogue; or
 - (iii) Any other written or oral statement, particular or representation previously published or made.
 - (m) The auctioneer, in its absolute discretion, reserves the right to exclude any person/s from the sale venue.
- 1.3 Any further or different conditions relating to any sale or any lot or any purchaser must be recorded in writing and signed prior to the auction by or on behalf of the vendor, the purchaser and the auctioneer, and if not so recorded shall be of no effect.

2. OUTSIDE SALES

- A lot entered for sale at the auction may be sold outside the auction only in accordance with the following provisions:
- (a) No lot shall be sold privately prior to the auction without the prior written consent of Inglis.
 - (b) In the event of any prior sale, Inglis shall be entitled to commission as if the lot was sold under the hammer, and such sale shall provide Inglis with full details of any such sale.
 - (c) Any lot passed in at the auction shall, unless Inglis waives this condition, remain on sale at the reserve price for a period of one month. Inglis shall be entitled to commission on any lot so sold, as if it were sold under the hammer.
- ### 3. FALL OF THE HAMMER
- 3.1 Upon the fall of the hammer the purchaser shall give his name and address, and such other information as may reasonably be required, to Inglis.
 - 3.2 As soon as is practicable after the fall of the hammer, the purchaser must sign a contract or such other memorandum or acknowledgement of the purchase, as Inglis requires.
 - 3.3 If the purchaser (hereinafter referred to in this sub condition as the initial purchaser) fails to comply with the requirements of condition 3.1 and/or condition 3.2, then Inglis may elect to declare the initial purchaser default and cancel the sale and resell the lot. If on resale of the lot a lower price is obtained then the difference in price plus any expenses of the resale shall be a debt owing by the initial purchaser to the vendor payable on demand, with interest at the rate of 15% per annum from the date of demand until payment.
 - 3.4 The auctioneer is authorised to execute a contract, memorandum, sale book, or other acknowledgement of a sale on behalf of both the vendor and the purchaser, and any such action by the auctioneer shall be binding on the parties.

4. VENDORS RIGHT TO SALE

- 4.1 The vendor authorises Inglis to take the lot on consignment and sell by auction or private treaty.
- 4.2 Inglis may pay the proceeds of sale to the vendor within forty two (42) days of the sale unless arrangements have been agreed to in writing between the vendor and Inglis.
- 4.3 Prior to paying the proceeds of sale to the vendor, Inglis may deduct all of its fees as set out on the registration form or otherwise agree in writing.
- 4.4 Inglis does not need to pay the vendor unless:
 - (a) The vendor has executed all documents and done all other things necessary to permit registration of a transfer of the title to the lot in the name of the purchaser;
 - (b) If the vendor is not identical with the registered owner, the vendor has produced to Inglis such evidence as Inglis reasonably requires by way of evidence of the vendor's authority to receive the purchase price; and
 - (c) Inglis is satisfied that it will receive payment of the purchase price by the purchaser.
- 4.5 The net proceeds of sale is a debt owing by Inglis to the vendor.
- 4.6 Upon the payment of the net proceeds of sale from Inglis to the vendor, title of the lot passes to Inglis.
- 4.7 If the vendor agrees to extend any credit terms to the purchaser, then Inglis shall be under no obligation to the vendor as to collection and payment of the purchase price. In any such case the vendor shall remain fully responsible for the due payment to Inglis of the commission and all other moneys owing to Inglis in connection with the auction and sale of the lot, whether or not the vendor is paid by the purchaser.
- 4.8 Any such arrangements must be in writing and executed by the vendor, purchaser and Inglis.
- 4.9 Inglis has the discretion to identify the terms of payment for any purchaser.
- 4.10 This clause may be varied at any time provided Inglis gives written notice of the change of terms and conditions prior to the commencement of the auction.

5. PAYMENT BY THE PURCHASER

- 5.1 Upon the fall of the hammer the full purchase price shall become due and payable and shall be paid by the purchaser to Inglis in cash in Australian currency within sixty (60) minutes of purchase in respect of each lot purchased by that purchaser, unless other arrangements have been agreed to in writing by Inglis.
- 5.2 If the purchase price or any part thereof is not paid in accordance with condition 5.1, then the purchaser is liable to pay interest on the outstanding balance at the rate of 15% per annum calculated daily in arrears from the date of sale up to and including the date of payment.
- 5.3 If the purchaser (hereinafter referred to in this sub condition as the initial purchaser) defaults in the due payment of the purchase price or any part thereof or any interest thereon or any other moneys payable by the initial purchaser under these conditions of sale then:
 - (a) The vendor or Inglis may elect to cancel the sale. In such a circumstance the vendor, or if Inglis has already paid the vendor the net proceeds then Inglis, shall have the following rights:
 - (i) To treat as forfeited all moneys paid by the initial purchaser except so much as exceeds 25% of the purchase price, or such lesser sum as the vendor may at his leave permit to treat as forfeited;
 - (ii) To sue the initial purchaser for damages for breach of contract;
 - (iii) To sue the lot as owned, and recover from the initial purchaser as liquidated damages the deficiency (if any) arising on the resale plus all costs and expenses associated with the resale or otherwise arising out of the initial purchaser's default; and
 - (iv) To retain any moneys paid by the initial purchaser, over and above moneys forfeited pursuant to condition 5.3(b) as security for any damages or other moneys payable by the initial purchaser to the vendor and/or Inglis these conditions of sale.
 - (b) Alternatively to exercise the rights conferred by condition 5.3(a), the vendor, or if Inglis has already accepted to the vendor for the purchase price, then, may elect to affirm the sale and sue the initial purchaser for the purchase price and interest and other moneys payable by the initial purchaser under the conditions of sale, or such part of such moneys as may be outstanding at any time.
- 5.4 Any potential bidder seeking credit or finance from Inglis must enter into a credit or finance arrangement with Inglis prior to the sale. Any such arrangement shall be between Inglis and the bidder as principals, and shall not involve the vendor or form a part of any sale whether made by auction or private treaty. The extension of credit or finance by Inglis to a bidder at a prior sale shall not automatically apply to this sale, and is a binding arrangement to remain credit arrangements with Inglis prior to bidding.

- 5.5 The purchaser owes the purchase price to Inglis and must pay in accordance with this credit contract.
- 5.6 Inglis is responsible and is entitled to sue for any payments under any credit contract.

6. PASSING OF RISK

- 6.1 The vendor shall bear the sole risk and responsibility for a lot until risk in the lot passes to the purchaser pursuant to condition 6.2.
- 6.2 Despite condition 7, upon the fall of the hammer, the sole risk and responsibility for a lot shall be borne by the purchaser, who shall thereafter be responsible for all expenses incurred in respect of the lot, including care of the lot. The purchaser will be liable for stabling, agistment and transport charges for any lot not removed from Inglis's stables on the day of the sale and they may be moved to alternate stables or agistment at Inglis's discretion.
- 6.3 Such risk and responsibility shall include any loss, expenses, injury or damage caused by intentional act or omission, negligence (whether caused by any act or omission on the part of Inglis or its servants or agents), accident or disease or illness, act of God, or otherwise.
- 6.4 The purchaser indemnifies and holds harmless Inglis, the auctioneer and the vendor in respect of any loss, expense, injury or damage contemplated by condition 6.3.
- 6.5 Any lot not sold, or in respect of which any sale is subsequently cancelled, shall remain at, or revert to, the risk of the vendor, who shall be responsible for all expenses pertaining to the lot and for removal of the lot from the premises of Inglis.
- 6.6 Inglis shall be entitled, in its absolute discretion and at the expense of the vendor or the purchaser (as Inglis determines) to engage a veterinary surgeon to inspect and/or treat any lot.

7. PASSING OF TITLE

- 7.1 Prior to the delivery of the lot to Inglis, the vendor must execute and deliver to Inglis all such documents as may be necessary to confirm registration of the lot with the Racing Information Services Australia Pty Ltd and to permit registration of the transfer of title to the lot from the vendor into the name of the purchaser, plus evidence of payment of all stud book and registration fees payable in respect of the lot to the date of the sale.
- 7.2 Title in a lot shall not pass to the purchaser until the full purchase price and all other costs and expenses owed by the purchaser to Inglis or the vendor in respect of the lot have been paid by the purchaser to Inglis, notwithstanding that the purchaser may have taken delivery of the lot.
- 7.3 After the fall of the hammer, the auctioneer shall be authorised on behalf of the vendor to complete the registration and transfer documentation in the name of the purchaser, and to do all such other acts and things as may be necessary to effect the transfer of title to the lot. Both the vendor and the purchaser must execute such documents and do such other acts and things as are necessary to give effect to these conditions and to complete the sale and transfer of title to the lot.
- 7.4 Inglis is entitled, but without being under any obligation to do so, to retain the title documents for a lot until the purchase price and all other moneys owing by a purchaser to the vendor or Inglis have been paid. Where the vendor buys back a lot, Inglis may retain the registration documents until all commissions and other moneys owing by the vendor have been paid.

8. DELIVERY

- 8.1 The purchaser shall, in the absence of other arrangements with Inglis, take delivery of the lot within twenty four (24) hours of the sale of the lot, and shall remove the lot from the Inglis stables. Inglis may in its discretion refuse to release the lot until the full purchase price and all other moneys owing to the vendor or Inglis have been paid.
- 8.2 If the purchaser takes delivery of the lot prior to payment of the purchase price and the sale is cancelled pursuant to condition 4.3(a), then the vendor and/or Inglis may, without any prior notice to the purchaser, take all necessary steps and use any reasonable force, either by themselves or through servants and agents, to recover possession of the lot. For this purpose they may enter upon any land or premises and repossess the lot. All costs and expenses of any such repossession activity shall be a debt owing by the purchaser to the vendor or Inglis (as the case may be). Until payment of the purchase price in full, the purchaser shall at all times inform Inglis of the address of the premises at which the lot is for the time being located.
- 8.3 If after a purchaser has taken delivery of a lot the sale is cancelled by the purchaser:
 - (a) In consequence of a breach of a vendor warranty under condition 9, or
 - (b) In a circumstance permitted by condition 12, then the lot shall be returned to the vendor at the vendor's expense. Any transportation, agistment and veterinary costs incurred by the purchaser from the date of purchase up to cancellation of the sale shall be to the purchaser's account.
- 8.4 In the circumstances where a purchaser exercises their rights pursuant to 8.3, the debt owing by Inglis to the vendor under 4.5 is void.

9. VENDOR'S WARRANTIES

- 9.1 The vendor warrants that:
 - (a) The description, pedigree and other information in respect of the lot as specified in the Entry Details and otherwise provided to Inglis is true and correct in all respects;
 - (b) The vendor has the right to sell the lot and can give good title to the lot;
 - (c) Where the lot is two years old or less, full and complete disclosure has been made to Inglis as to whether the lot has undergone invasive joint surgery or surgical intervention of the upper respiratory tract has undergone abdominal surgery of any type (and the vendor is solely responsible for ensuring the complete accuracy of the disclosure to Inglis);
 - (d) The purchaser will obtain quiet possession on completion of the purchaser's obligations under these conditions of sale; and
 - (e) The lot is not and has not previously been subject to any bans, embargoes or other restriction (for breeding, barrier behaviour or for any other reasons) imposed by any horse racing authority, other than as notified by the vendor to Inglis and disclosed by Inglis at the sale (and if it is the responsibility of the vendor to see that such disclosure is made).
 - 9.2 All other conditions and warranties expressed or implied, including those which by statute, are excluded from the sale to the fullest extent permissible by law.
 - 9.3 The vendor is solely responsible for the accuracy of any statement, description or particular relating to the lot contained in the Entry Details and must notify Inglis of any error, omission or inaccuracy prior to the sale of the lot. Inglis has no responsibility in respect of any such error, omission or inaccuracy.
 - 9.4 Each lot is sold with the benefit of any current engagements.
- ### 10. PURCHASER'S OBLIGATIONS
- 10.1 The purchaser acknowledges that:
 - (a) He has had the opportunity to inspect the lot prior to the sale;
 - (b) If the vendor has lodged material relating to the lot in the X-ray Repository, the purchaser has had the opportunity to inspect such material prior to the sale;
 - (c) He makes the purchase solely in reliance on his own enquiries and inspections;
 - (d) He has not relied on any statement or representation made by or on behalf of the vendor or Inglis, other than the vendor's warranties expressed in condition 9 and any auctioneer's announcements made under condition 1.1(i);
 - (e) All lots are sold in their present condition, subject to all faults, imperfections or other defects whether latent or patent; and
 - (f) No compensation is payable by either the vendor, Inglis and the auctioneer for any faults, imperfections or other defects.
 - 10.2 Any dispute arising between the vendor and the purchaser in relation to a lot must be resolved between them only, and a lot cannot be returned to Inglis or its stables.
 - 10.3 Without limiting any other obligations or liabilities of the purchaser under these conditions of sale, until the purchase price and any interest payable thereon and any other moneys payable by the purchaser under these conditions of sale have been paid in full the purchaser must:
 - (a) Keep the lot in good health and condition and protect it from injury and damage;
 - (b) Insure the lot for its full insurable value against all risks, and have the interests of the vendor and Inglis noted on the insurance policy;
 - (c) Notify Inglis of the location of the lot;
 - (d) Not sell, lease, assign or create any interest in good, in the lot;

- (e) Not move the lot outside Australia;
- (f) Not submit the lot to any surgical procedure; and
- (g) Not do any act or thing prejudicial to the respective interests of the vendor and Inglis in the lot.

11. X-RAY REPOSITORY

- 11.1 The Repository exists to facilitate the inspection of bloodstock for intending purchasers. The Repository and its operation shall not otherwise change any of these conditions of sale, which shall continue to be binding on all parties and the terms, conditions and procedure for use of the X-ray Repository are set out in this condition 11.
- 11.2 A vendor may elect to place in the Repository x-rays, surgical reports and/or veterinary treatment reports of their horse(s) being offered for sale. All sets of x-rays must contain no less than 34 views as specified by Inglis.
- 11.3 Where the vendor has lodged material relating to a lot in Inglis's x-ray Repository, the vendor warrants to Inglis and the purchaser that the material is complete (including compliance with the x-ray specifications), accurate and authentic at the date on which the x-rays, surgical reports and/or veterinary treatment reports were made.
- 11.4 Purchasers should make such further enquiries and inspections of a lot that they consider necessary or desirable, given the limited warranty in condition 11.3 and these conditions of sale. Purchasers who refuse or fail to inspect for any reason information or material placed in the Repository in respect of any lot, purchases such lot at their own risk.
- 11.5 X-rays must clearly identify the horse by endorsement on the x-ray of the veterinarian or Practitioner, the date that the x-rays are taken, lot number, colour, sex, dam, brands and year of birth.
- 11.6 Envelopes containing a report should be clearly labelled with the sale, veterinarian or Practitioner, lot number, breeding, number of radiographs, the date the radiographs were taken and whether there is a surgical report endorsed.
- 11.7 X-rays are to be taken no earlier than 42 days prior to the commencement of the sale.
- 11.8 Each veterinarian wishing to examine Repository information must register with Inglis as a "Registered Veterinarian" in the State in which the sale is being conducted and sign a registration and agreement form.
- 11.9 The Repository is intended for use by Registered Veterinarians on behalf of their buyer/clients, and Inglis may restrict access accordingly. A vendor may place further restrictions on access to his/her information in the Repository, as Inglis considers reasonable. Restrictions which are considered arbitrary or discriminatory may be rejected and will not apply. A vendor may request that access be limited to a panel of veterinarians identified either by name or qualifications. If a vendor wishes to restrict access to Repository information, his/her requirements must be provided to Inglis in writing with the relevant x-rays.
- 11.10 Each Registered Veterinarian is to identify the horse or horses whose information he/she wishes to examine.
- 11.11 Registered Veterinarians may view Repository information for only one horse at a time.
- 11.12 Registered Veterinarians reviewing the Repository information shall not provide advice on their evaluation of the information to any one other than their client/buyer.
- 11.13 Each vendor who elects to place material in the Repository warrants to Inglis and the buyer of the horse, the complete accuracy and authenticity of that material.
- 11.14 Inglis is not obligated to verify the repository information, and gives no warranty or assurance of any kind to the completeness, accuracy or authenticity of any repository information, and no knowledge of the contents of the repository is to be imputed to the auctioneer in any circumstances.
- 11.15 In any case where horses, for which x-rays are submitted, have under gone invasive joint or abdominal surgery, veterinary reports in respect of such surgery must be submitted with the x-rays. The vendor warrants the completeness and accuracy of any such reports.
- 11.16 All material lodged in the repository remains the property of the veterinarian or Practitioner, but must be left in the repository for such a period as Inglis considers necessary. X-rays are not available for viewing once the horse has been sold except on the express written approval of both the veterinarian of the practice which took the x-rays and the vendor of the horse.
- 11.17 If the purchaser alleges a breach of any of the vendor's warranties in condition 9.1, then the vendor and the purchaser must resolve their respective rights and liabilities, and the provisions of condition 9.3 and condition 10.2 apply.

12. SPECIAL CHARACTERISTICS

- 12.1 Windersuckers and Wobblers
 - (a) The Vendor must disclose in writing to Inglis full details of any lot which shows symptoms of being a Wobbler or Windsucker prior to the sale. Inglis will disclose this before or at the time of the sale.
 - (b) If the vendor or Inglis fails to make the disclosure required by condition 12.1(a) and if the lot proves to be a Winderucker or Wobbler within seven (7) days of the sale, then subject to the purchaser producing to his expense written evidence, signed by a veterinary surgeon approved by Inglis, certifying that the lot is a Winderucker or Wobbler, then, subject to condition 12.4, the purchaser may cancel the sale by notice in writing to Inglis.
- 12.2 Roarers and Respiratory Problems:
 - (a) The vendor must disclose in writing to Inglis full details of any lot which shows symptoms of being a Roarer prior to the sale. Inglis will disclose this before or at the time of the sale.
 - (b) Despite any other provision of these conditions of sale or any prior custom and usage of the trade, yearlings, two-year-olds, untimed racehorses and tried racehorses which are sold in this sale may be subject to a post sale upper respiratory laryngoscopic evaluation (excluding the trachea) by a veterinary surgeon approved by Inglis obtained at the purchaser's expense within twenty-four (24) hours of the fall of the hammer.
 - (c) Any upper respiratory laryngoscopic evaluation under condition 12.2(b) must be conducted prior to the horse being removed from the premises of Inglis. Weanlings and broodmares are excluded from endoscopic examinations.
 - (d) If a veterinary surgeon, approved under condition 12.2(b), is of the opinion that the horse has any of the following conditions:
 - (i) Laryngeal neuropathy (Grossly deficient abductor function of one or both Arytenoid cartilages, Grades 4 and 5 Lane Bain Fallon Proceedings 1993);
 - (ii) Rostroal displacement of the palatopharyngeal arch;
 - (iii) Epiglottic entrapment;
 - (iv) Persistent dorsal displacement of the soft palate;
 - (v) Arytenoid chondritis or arytenoid chondropathy;
 - (vi) Sub epiglottic cystitis;
 - (vii) Cleft palate; or
 - (viii) Any airway condition or lesion causing significant airway obstruction resulting in exercise intolerance and this/these condition(s) has/have not been announced prior to the horse being offered for sale then, subject to condition 12.4, the purchaser may cancel the sale by notice in writing to Inglis within twenty-four (24) hours of the fall of the hammer.
 - (e) A charge of \$150 plus GST will be invoiced to the purchaser or their agent should he or she request their purchase be scoped by so indicating on the acknowledgement of purchase form following the fall of the hammer. This fee covers the veterinary laryngoscopic evaluation of one lot.
 - (f) If for any reason a horse cannot be evaluated as provided for in clause 12.2(b) the Veterinary Surgeon approved by the Auctioneer the purchaser may, in consultation with the Auctioneer, arrange for another Veterinary Surgeon to attempt to evaluate the horse within 24 hours of the fall of the hammer. That if Veterinary Surgeon is also unable to evaluate the horse for any reason then the purchaser will have no right to terminate the sale pursuant to this clause 12.2.
- 12.3 Impaired Vision
 - (a) The vendor, prior to the sale, disclose in writing to Inglis full details of any lot which shows symptoms of having impaired vision such that it could be deemed unfit to race. Inglis will disclose this before or at the time of the sale.
 - (b) Excluding broodmares, in the event that:
 - (i) Any lot proves within seven (7) days after the sale to have been sold with impaired vision such that it could be deemed unfit to race, and
 - (ii) The purchaser produces to the auctioneer or vendor written certification obtained at the cost of the purchaser that the lot has impaired vision, signed by an independent veterinarian approved by the auctioneer; and
 - (iii) Inglis or the vendor did not disclose prior to or at the time of the sale that the lot had impaired vision, then subject to condition 12.4, the purchaser may terminate his purchase of the lot by giving Inglis written notice of termination within seven (7) days after the date of sale.
- 12.4 Inglis reserves the right to obtain a confirmatory opinion by a panel of not more than three (3) veterinary surgeons appointed by Inglis before a notice of cancellation of sale under conditions 12.1, 12.2 or 12.3 is accepted by it, and if such panel unanimously denies the existence of the defect in the horse then, in the absence of agreement to the contrary by Inglis, the purchaser shall not have any right to cancel the sale.
- 12.5 The vendor agrees to allow the purchaser of the lot to arrange for an endoscopic examination of the horse to be carried out in accordance with these conditions of sale.
- 12.6 In the Entry Details, the description "Cott" includes a "Rig" or "Crypt-orchid", which expressions mean a male horse in which one or both testes have not descended into the scrotum from the abdomen. Any dispute on this issue shall be determined by the auctioneer, which shall be entitled (at the expense of the vendor) to obtain such veterinary advice on the issue as it considers necessary.
- 12.7 In the absence of an opinion being sought under condition 12.4, the decision of the veterinarian(s) approved or appointed or advice obtained from a veterinarian pursuant to this condition 12 shall be binding on the parties.

13. GOODS AND SERVICES TAX (GST)

- 13.1 Bidding will be on a GST exclusive basis. Where the vendor of a lot is registered for GST and the lot is sold, then subject to condition 13.4 GST will be added to the final bid price.
- 13.2 The vendor will pay GST on all supplies provided by Inglis and on all supplies provided by the auctioneer as agent.
- 13.3 Inglis is entitled to rely on all representations made to it by the vendor regarding the vendor's GST registration status.
- 13.4 Where a purchaser advises the vendor and Inglis that the sale will be GST exempt (as a result of being an export sale within the meaning of section 38-185 A New Tax System (Goods and Services Tax) Act 1999) then the sale may, subject to the agreement of the vendor, purchaser and Inglis, proceed on a GST free basis. Any such purchaser must make their own enquiries as to GST exemption requirements, and in claiming an exemption the purchaser warrants to the vendor and Inglis that all requirements necessary for the sale of the lot to be GST exempt have been or will be met. The purchaser must execute and provide all such documents as the vendor or Inglis require.
- 13.5 The vendor and the purchaser must do all things necessary to ensure that the provisions of the GST legislation are complied with in relation to each sale.
- 13.6 Inglis shall not in any circumstances have any liability or obligation to the vendor or the purchaser in relation to GST, and specifically shall not be under any obligation to pay to the vendor any amount in respect of GST on a sale unless and until Inglis has been paid the relevant GST by the purchaser.

14. INGLIS'S POSITION

- 14.1 If any sale is cancelled for any reason, Inglis shall remain entitled to receive its commission on the sale, and to be paid or reimbursed for all moneys owing to it by either the vendor or the purchaser, for any charges, dues (including stabling and yard dues, fees, including veterinary and entry fees) interest and any other moneys owing to Inglis.
- 14.2 Inglis shall be entitled to aggregate and deduct from any money held or received by it from any source, such amounts as may be necessary to cover any commission or other moneys owing to it by the vendor or the purchaser. If Inglis does not hold any moneys on behalf of the vendor, then any amounts owing to Inglis by the vendor shall be paid by the vendor to Inglis on demand. Inglis shall not have any liability either to the vendor in consequence of any breach or default on the part of the purchaser, or to the purchaser in consequence of any breach or default on the part of the vendor. Inglis's liability to both the vendor and the purchaser for any negligent act or omission, or for any breach or default on the part of Inglis, shall, to the extent that any such liability exists and is not effectively excluded by these conditions of sale, be limited to the lesser of the party's actual direct loss or the sale price of the lot. Under no circumstances shall Inglis be liable for any consequential loss.
15. **POWER OF ATTORNEY**
 - (a) Each of the vendor and the purchaser, for the purpose of enabling the auctioneer to give full force and effect to these terms and conditions of sale, hereby irrevocably appoint the auctioneer to be their attorney, with full powers to the auctioneer to execute on their behalf any necessary documents, to give all necessary instructions, and to do all such other acts and things as may be necessary to permit the auctioneer to give full force and effect to these conditions of sale.

16. OCCUPATIONAL HEALTH AND SAFETY

- 16.1 To the extent that a vendor or a purchaser or their employees or agents may conduct any activities on Inglis's premises then that vendor or purchaser shall be responsible, to the exclusion of Inglis, for establishing and observing appropriate occupational health and safety procedures, and for complying with any relevant legislation provisions, in relation to those activities.
 - 16.2 A vendor or purchaser conducting any activities on the premises of Inglis does so at his own risk in all respects and specifically and must indemnify Inglis in respect of any claims for personal injury or damage to property which may be made against Inglis arising out of any such activities.
- ### 17. GENERAL
- 17.1 Any variation to these conditions of sale must be in writing and signed by or on behalf of the parties intended to be bound by the variation.
 - 17.2 If any provision of these conditions of sale is or becomes unenforceable or invalid, the remaining provisions shall not be affected but shall remain in full force and effect to the fullest extent permitted by law.
 - 17.3 **FOR SALES CONDUCTED IN THE STATE OF NEW SOUTH WALES**
 - (a) The provisions of the Property Stock and Business Agents Act 2002 (NSW), the Sale of Goods Act 1923 (NSW), the Crimes Act 1900 (NSW), the Fair Trading Act 1987 (NSW), any equivalent legislation in other States and Territories, and the Trade Practices Act 1974 (Commonwealth) shall apply to each sale, save to the extent that any provisions of these statutes are validly excluded by these conditions of sale.
 - (b) These terms and conditions of sale are to be construed and shall take effect in accordance with the laws of New South Wales. All parties agree to consent to the non-exclusive jurisdiction of the Courts of New South Wales.
 - 17.4 **FOR SALES CONDUCTED IN THE STATE OF VICTORIA**
 - (a) The provisions of the Estate Agents Act 1980 (VIC), the Goods Act 1958 (VIC), the Crimes Act 1958 (VIC), the Fair Trading Act, 1985 (VIC) and the Trade Practices Act 1974 (Commonwealth) shall apply to each sale, save to the extent that any provisions of these Statutes are validly excluded by these conditions.
 - (b) The terms and conditions of sale are to be construed and shall take effect in accordance with the laws of Victoria. All parties agree to consent to the non-exclusive jurisdiction of the Courts of Victoria.

18. INTERPRETATION AND DEFINITIONS

- In these conditions words having the following meaning:
- "Conditions" and "conditions of sale" means these conditions of sale.
- "Entry Details" means the details of a lot provided to the auctioneer by the vendor for inclusion in the sale catalogue as requested in the entry form for each sale.
- "Practitioner" means the veterinarian practising to which a veterinarian who takes X-rays for inclusion in the repository belongs.
- "Roarer" means a condition involving laryngeal neuropathy (grossly deficient abductor function of one or both arytenoid cartilages as defined by grades 4 and 5 – Lane J. Bain-Fallon Proceedings 1993) on laryngoscopic examination.
- "Repository" means, in the case of sales conducted in New South Wales, the X-ray repository maintained by the auctioneer and situated behind the Newmarket Stable Barn and in the case of sales conducted by the auctioneer in Victoria, at the X-ray repository located in the auctioneer's Oaklanders office complex adjacent to the rear covered parking ring.
- "Windersucker" means the vice of noisily drawing in and swallowing air by a contraction of the ventral neck muscles, arching of the neck and restriction of the larynx.
- "Wobbler" means a lot exhibiting ataxia and proprioceptive defects as a result of cervical vertebral stenosis.
- References to "he", "him" or "his" shall be read as references to "she", "her" or "hers" as appropriate in the circumstances.

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