



## PRODUKSIEVEILING

28 MEI 2025 | 570 BEESTE, KROONSTAD



MEERKAT  
ONLINE AUCTIONS

JOHAN - 082 585 6317 / DANIE - 082 411 9979



# Baie Welkom

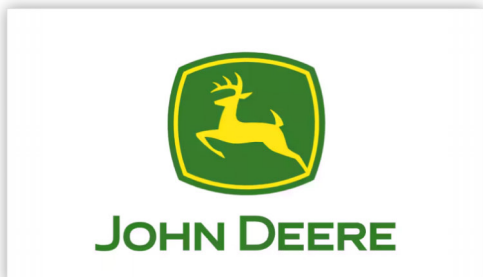
op Springboklaagte, Kroonstad

*Geniet die dag saam met ons*



BLOEMFONTEIN

*Baie dankie!* aan ons gewaardeerde borge



## SALES UNDER AUSPICES OF BONSMARA SA

Bonsmara stud breeding is subject to the stipulations of the Livestock Improvement Act and conforms to the standards of Bonsmara SA. The Society therefore has the right to implement certain controls to ensure the accuracy of information regarding Parentage, Performance and Estimated Breeding Values.

Information regarding Parentage, Performance and Estimated Breeding Values of animals, as supplied by the breeder, have been verified and compared to the official database of LOGIX BEEF. Bonsmara SA therefore, confirms the accuracy of such information.

To the knowledge of the Society these controls have been carried out accurately. However, the Society does not take any responsibility for incorrect information through printing errors or incorrect information provided by the breeder.

Animals on such sales have been visually screened by Inspectors of Bonsmara SA and comply with the Bonsmara Minimum Breed Standards as stipulated by the Society.

### The Society DOES NOT have any control over:

- Immunization and health status of animals
- Pregnancy status of cows and heifers
- Suitability of a bull for breeding
- Fertility status as well as venereal diseases and
- Commercial animals

Since the above is not classified as information regarding Parentage, Performance and Estimated Breeding Values, it DOES NOT fall within the jurisdiction of the meaning "Under the Auspices of Bonsmara SA".



## VEILINGS ONDER BESKERMING VAN BONSMARA SA

Bonsmara stoetteling wat onderhewig is aan die bepalings van die Veeverbeteringswet, vind plaas onder die vaandel van Bonsmara SA. Daarom behou die Genootskap hom die reg voor om kontroles volgens bepaalde prosedures uit te oefen ten opsigte van Ouerskap inligting, Prestasiedata en Beraamde Teelwaardes.

Ouerskap inligting, Prestasiedata en Beraamde Teelwaardes soos deur die teler voorsien vir die doel van hierdie katalogus, is gekontroleer en vergelyk met die amptelike databasis soos gehou deur LOGIX BEEF. Bonsmara SA bevestig dus die korrektheid van sodanige inligting.

Alhoewel die kontroles na die beste wete van die Genootskap gedoen is, kan die Genootskap egter nie verantwoordelik gehou word vir foutiewe inligting as gevolg van drukkersfoute of verkeerde inligting deur die telers verskaf nie.

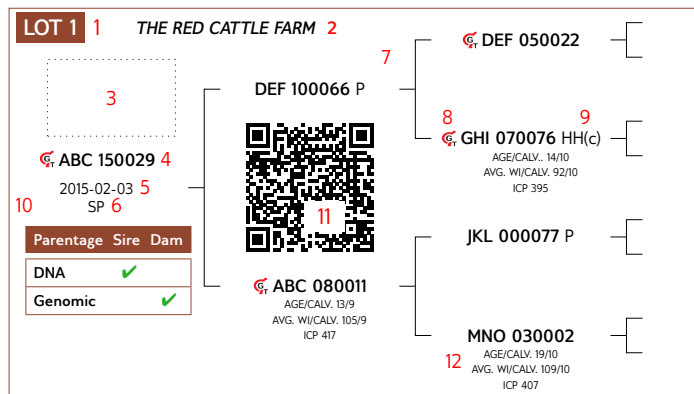
Diere wat op hierdie veilings aangebied word, is onderwerp aan 'n proses van visuele inspeksie deur Keurders van Bonsmara SA en voldoen aan die Bonsmara Minimum Rasstandarde soos bepaal deur die Genootskap.

### Die Genootskap het egter GEEN beheer oor:

- Immunisering en gesondheidstatus van diere
- Dragtigheidstatus van koeie en verse
- Teelgeskiktheid van bulle
- Vrugbaarheidstatus, asook geslagsiektes en
- Kommersiële diere nie.

Aangesien bogenoemde nie val onder die bedoeling met Ouerskap inligting, Prestasiedata en Beraamde Teelwaardes nie, sorteer dit NIE onder die jurisdiksie van die bedoeling "Onder beskerming van Bonsmara SA" nie.

## ANIMAL AND PEDIGREE INFORMATION



1. Lot Number
2. Owner of the animal
3. Herd's logo (if available)
4. Animal Identification Number
5. Birth date
6. Herd book section - NFR / PEN / F0 / A / B / SP
7. Four (4) generation pedigree
8. Genomic testing - it is indicated with the GT logo
9. Polled Status - the status will only be printed for animals that have been tested
10. Parentage Verification - a green tick (✓) indicates that the sire and/or dam has been verified via either microsatellite (DNA), or Genomic testing
11. QR Code - This code can be scanned with a smartphone or tablet. It redirects to the animal's information on [www.SABeefBulls.com](http://www.SABeefBulls.com) where all information for the animal is available.
12. Dam information
  - Age and Number of Calvings
  - Average Wean Index and Number of Calves Weaned
  - Intercalving Period

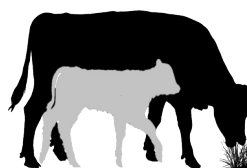
## MYOSTATIN STATUS

The animal's status, if tested for myostatin variants, is indicated as follows:

- Not Tested
- 0 - Normal
- 1 - Heterozygous / Carrier of Double-Muscling gene
- 2 - Homozygous / Double-Muscled

## LOGIX SELECTION VALUES

Calving Ease Value	Weaner Calf Value	Fertility Value	Maintenance Value	Cow Value	Growth Value	Carcass Value
109	98	111	99	101	98	103



### 5 L♀ GIX Cow Value

Selection of:

- Fertile cows,
- with low maintenance,
- that calf easily,
- and wean heavy calves relative to own weight

1 Calving Ease Value	EBVs Birth Direct & Maternal
2 Calf Growth Value	EBV Wean Direct
3 Fertility Value	EBVs Cow & Heifer Fertility, EBV Longevity
4 Milk Value	EBV Wean Maternal
5 Maintenance Value	EBVs Mature weight & Milk



### 2 L♀ GIX Weaner Calf Value

Selection for heavy weaners

Measurements: Weaning weight, Birth weight, and Mature weight

EBVs: Wean direct & maternal, Birth direct & maternal, Mature weight



### 6 L♀ GIX Growth Value

Selection for efficient growers on veld and in feedlot

Measurements: Phase C and D Growth test traits

EBVs: Weaning weight, End weight, ADG and Intake



### 7 L♀ GIX Carcass Value

Selection for higher meat yields on a carcass

Measurements: Phase C and D Growth test traits, RTU scanning traits

EBVs: End weight, Eye Muscle Area and Fat

## HOW TO USE SELECTION VALUES

Sub-values should also be compatible with your selection goal. Don't select only on the Cow Value

### AVERAGE ANIMALS

(NO GROWTH EXTREMES)

- Selection Values 90 to 110
- Cow Value & Fertility Value average to high

A safe choice, as animals are profitable in most environments.

### GROWERS

(GOOD ENVIRONMENT)

- Weaner Calf / Growth Value > 110
- Cow Value & Fertility Value average to high

Growers are heavier at birth (lower Calving Ease Value), and heavier at maturity (lower Maintenance Value).

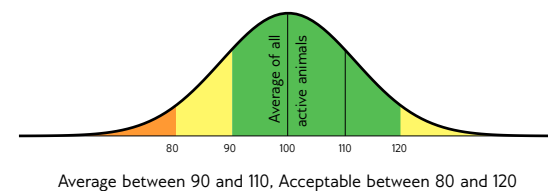
### LOW-MAINTENANCE ANIMALS

(HARSH ENVIRONMENT)

- Maintenance Value > 110
- Cow Value & Fertility Value average to high

Lighter cows have a lower maintenance (higher Maintenance Value).

## INTERPRETATION OF BREEDING VALUE INDICES AND SELECTION VALUES



## EXPLANATION OF BREEDING VALUES AND SELECTION VALUES

Traits			Description/Measurement										Goal		General Guidelines							
Selection Values	5	Cow Value	CV	Combination of Calving Ease, Calf Growth, Milk, Maintenance and Fertility Values (Rand-Value)											Profitable Cow	<80	<90	90-110	>110	>120		
	1	Calving Ease Value	CEV	Risk for calving problems (calf too heavy) vs calf too small											Average birth weight	Loss	High			Profit		
		Calf Growth Value	CGrv	Calf's genetic ability for pre-weaning growth											Heavy weaner calf	Light			Low	Heavy		
		Milk Value	MlkV	Cow's genetic mothering and milking ability											Enough milk for the calf	Less			More	*		
	4	Maintenance Value	MntV	Maintenance requirements of cow (cow weight and milk)											Low cow maintenance	High			Low	High		
	3	Fertility Value	FertV	Fertility and retention of cows and heifers											Fertile cows	Low			High	Heavy		
	2	Weaner Calf Value	WnCV	Combination of calf's weight and cow's milk											Heavy weaner calves	Light			Heavy	Profit		
	6	Growth Value	GV	Efficient growth on veld and in feedlot (Rand-value)											Profitable growth	Loss			More	Profit		
	7	Carcass Value	VarcV	Meat on carcass (Weight and RTU EBVs)											More meat on the carcass	Less			More	Profit		
		Production Value	PV	Combination of Cow- and Growth values (Rand-value)											Profitable animals	Loss			Light	High		
Cow & Heifer	8	Birth Weight Direct	BD	Birth weight (Calf's genetic ability)											Average birth weight	Heavy			Light	Light		
		Birth Weight Maternal	BM	Birth weight (Cow's genetic ability)											Easy calving	Heavy			Heavy	Good		
	9	Weaning Weight Direct	WD	Weaning weight (Calf's genetic ability)											Heavy weaner calves	Light			Good	Heavy		
	10	Weaning Weight Maternal	WM	Weaning weight (Cow's genetic ability)											Good mothers	Poor			*	Heavy		
	18	Mature Cow Weight	MW	Cow weight at weaning of first three calves											Average mature cow weight	Light			Light	High		
		Cow-Calf Birth	CCB	EBV Birth Direct / EBV Mature Cow weight											Average	Low			High	High		
		Cow-Calf Wean	CCW	EBV Wean Direct / EBV Mature Cow weight											High calf-cow ratio	Low			High	High		
Fertility	12	Heifer Fertility	HF	Age at first calving											Fertile heifers	Less			More	More		
	13	Cow Fertility	C.F.E.	First 3 inter-calving periods (ICPs)											Fertile cows	Less			More	More		
	11	Scrotal Circumference	SC	Scrotal circumference as measured during the growth test											Fertile bulls	Less			Good	Good		
	14	Longevity	LG	Retention of progeny											Acceptable progeny	Poor			Good	Good		
Growth & Frame	15	Post-Wean Weight	PWn	12- and 18 month weights											Good post-wean growth	Low			*	High		
	16	Average Daily Gain	ADG	Average daily gain											Good growth	Poor			Good	Good		
	17	Feed Conversion Ratio	FCR	100g feed intake / g weight gain											Feed efficiency	Poor			Good	Good		
	19	Final Test Weight	FW	Final weight in the growth test											Heavy carcass	Light			Heavy	Tall		
	20	Height	H	Shoulder height in growth test											Average height	Short			Long	>1		
Carcass	24	Length	L	Length in growth test											Longer for more muscle	Short			Big	Thick		
	21	Length-Height Ratio	LH	EBV Length / EBV Height											Longer rather than tall	<1			High	High		
	22	Eye Muscle Area	EMA	RTU measured eye muscle area											Bigger steaks	Small			Big	Thick		
	23	Fat Thickness	Fat	RTU measured P8 backfat thickness											Carcass quality	Thin			High	High		
		Marbling	Mar	RTU measured % of intra-muscular fat											Juicy meat	Low			High	High		
		Dressing Percentage	D%	Carcass weight / Live weight											High dressing percentage	Low			High	High		

\* Determined by own selection goal

## GENETIC VALUES - BUILDING BLOCKS

Calf and Mother			Fertility			Post-Wean Growth			Frame			Carcass			
Birth Dir.	Wean Dir.	Wean Mat.	Scrot. Circ.	Heifer Fert.	Cow Fert.	Longev.	Post Wean	ADG	FCR	Mature Weight	Height	Length	EMA	Fat	Mar
99	99	90	97	75	92	85	100	94	93	92	123	110	104	100	79
8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23

The Logix Selection Values are compiled of specific genetic building blocks, as indicated in the selection value descriptions on the previous page. These genetic building blocks are indicated in the catalogue by their Breeding Value Indices.

## PHENOTYPIC VALUES

Wean Index	365D Index	540D Index	ADG Index	FCR Index	Scrotum	LH
109	104	105	122	117	327	1.22
16	17	11	24			

- Wean, 365D, 504D, ADG and FCR Indices - phenotypic index obtained within the animal's contemporary group
- Scrotum - adjusted scrotal circumference, in mm, as measured during the growth test
- Length-Height Ratio (LH) - the animal's length / height ratio as measured during the growth test



BULLS

LOT 1	FRIEDA TRUST	CRV 140138	AG 980338	Calving Ease Value 92	Weaner Calf Value 110	Fertility Value 93	Maintenance Value 79	Cow Value 100	Growth Value 122	Carcass Value 124															
JHK 220071	LMR 180232 HH(c)	JJ 070125	EI 050102	AGE/CALV. 14/12 AVG. WI/CALV. 108/10	JJ 000056	AGE/CALV. 17/16 AVG. WI/CALV. 97/15	Calf and Mother					Fertility			Post-Wean Growth			Frame			Carcass				
2022-09-17 SP		JJ 070125 AGE/CALV. 13/10 AVG. WI/CALV. 104/9 ICP 360	AG 960045	Birth Dir. 93	Wean Dir. 116	Wean Mat. 98	Scr. Circ. 124	Heifer Fert. 85	Cow Fert. 105	Longev. 97	Post Wean 117	ADG 125	FCR 116	Mature Weight 125	Height 119	Length 117	EMA 96	Fat 137	Mar 102						
Parentage Sire Dam		NFS 070326	NFS 050274	Wean Index 111	365D Index -	540D Index -	ADG Index 105	FCR Index 100	Scrotum 388	LH 1.17	Myostatin														
DNA ✓✓	Genomic	JHK 130048 AGE/CALV. 11/9 AVG. WI/CALV. 101/8 ICP 366	JJC 070084 AGE/CALV. 18/14 AVG. WI/CALV. 103/14 ICP 391	HDE 000014	JJC 040277 AGE/CALV. 8/5 AVG. WI/CALV. 98/4	Q204X Not Tested										NT82I Not Tested									
						F94L Not Tested																			
REMARKS:																					LOGIX		EBV Analysis: 2025-05-21		

**REMARKS:**

LOGIX EBV Analysis: 2025-05-21

**REMARKS:**

**LOGIX** EBV Analysis: 2025-05-21

**REMARKS:**

LOGIX EBV Analysis: 2025-05-21



BULLE

OPMERKINGS

EBV Analise: 2025-05-21

OPMERKINGS

EBV Analise: 2025-05-21

<b>LOT 6</b>	<b>FRIEDA TRUST</b>																				
	LMR 180232 HH(c)	CRV 140138	AG 980338	Geboortegemak Waarde	Speenkalf Waarde	Vrugbaarheids-waarde	Onderhouds-waarde	Koeiwaarde	Groei-waarde	Karkas-waarde											
JHK 230010			EI 050102 OUD/KALW. 14/12 GEM. SI/KALW. 108/10	85	140	94	70	123	134	146											
2023-06-21		JJ 070125 OUD/KALW. 13/10 GEM. SI/KALW. 104/9 TKP 360	AG 960045	JJ 000056 OUD/KALW. 17/16 GEM. SI/KALW. 97/15	Kalf en Moeder	Vrugbaarheid	Na-Speen Groei	Raam	Karkas												
SP			CEF 980345	CEG 940150 OUD/KALW. 12/10 GEM. SI/KALW. 102/10	Geb. Dir.	Spn. Dir.	Spn. Mat.	Skr. Omtr.	Vers Vrugb.	Koei Vrugb.	Lankl.	Na-Speen	GDT	VOV	Volw. Gewig	Hoogte	Lengte	OSO	Vet	Mar	
Ouerskap Vaar Moer			NFS 070351 OUD/KALW. 8/5 GEM. SI/KALW. 108/4 TKP 439	NFS 030268	100	-	-	107	86	101	104	138	131	104	136	120	128	121	86	120	
DNS ✓ ✓			NFS 050319 OUD/KALW. 10/8 GEM. SI/KALW. 97/7		Spn. Indeks	365D Indeks	540D Indeks	GDT Indeks	VOV Indeks	Skrutum	LH							Miostatien			
Genomics					100	-	-	117	94	333	1.26								Q204X Nie Getoets		
JHK 100099 HH(c) OUD/KALW. 14/12 GEM. SI/KALW. 108/10 TKP 400																		NT821 Nie Getoets			
																		F94L Nie Getoets			
<b>OPMERKINGS:</b>														 EBV Analise: 2025-05-21							

OPMERKINGS

## BULLS

LOT 7		FRIEDA TRUST		Performance Data																
JHK 220104	2022-11-13 SP	CRM 180232 HH(c)	CRV 140138	G AG 980338 G EI 050102 AGE/CALV. 14/12 AVG. WI/CALV. 108/10	Calving Ease Value <b>78</b>	Weaner Calf Value <b>123</b>	Fertility Value <b>83</b>	Maintenance Value <b>76</b>	Cow Value <b>100</b>	Growth Value <b>129</b>	Carcass Value <b>126</b>									
Parentage	Sire	Dam		JJ 070125 AGE/CALV. 13/10 AVG. WI/CALV. 104/9 ICP 360	Calf and Mother		Fertility		Post-Wean Growth		Frame		Carcass							
DNA	✓ ✓			AG 960045 JJ 000056 AGE/CALV. 17/16 AVG. WI/CALV. 97/15	Birth Dir.	Wean Dir.	Wean Mat.	Scr. Circ.	Heifer Fert.	Cow Fert.	Longev.	Post Wean	ADG	FCR	Mature Weight	Height	Length	EMA	Fat	Mar
Genomic				NFS 060243 T 030046 AGE/CALV. 9/4 AVG. WI/CALV. 119/3	78	132	90	125	77	90	104	125	137	114	130	117	121	100	97	125
				NFS 090121 AGE/CALV. 15/12 AVG. WI/CALV. 101/12 ICP 413	Wean Index 117	365D Index -	540D Index -	ADG Index 105	FCR Index 97	Scrotum 354	LH 1.23									
				NFS 070069 T 020086 AGE/CALV. 8/6 AVG. WI/CALV. 97/6 ICP 370																
REMARKS:																Myostatin				
L <sup>Q</sup> GIX EBV Analysis: 2025-05-21																Q204X Not Tested				
NT821 Not Tested																F94L Not Tested				

Dier Info				Actual Values							Expected Breeding Values										Indices			Dam		
LOT	Animal ID	Sex	SEC	Birth Wt (kg)	205d Wt (kg)	CCB Ratio	CCW Ratio	Length Height Ratio	Scr. Circ. (mm)	Birth Dir (kg)	Birth Mat (kg)	Wean Dir (kg)	Wean Mat (kg)	Post Wean (kg)	Mature Weight. (kg)	ADG (g/d)	FCR (kg:kg)	Scr. Circ. (mm)	Height. (mm)	Length (mm)	Wean	ADG	Scr. Circ.	Avg. Wean Index	Nr. Calves	Repr. Index
		Breed Average																								
		Auction Average		39	260	-	49.3	1.21	350	0.99 2.69	-0.30 -0.02	14.6 26.7	3.6 5.8	24 47	22 54	77 173	-36 -54	12.3 21.1	-3.0 13	13.0 33	109	109	115	105	10.0	110
1	JHK 220071	M	SP	37	249	-	51.4	1.17	388	1.70	-0.06	23.1	2.9	44.8	58.1	171	-61	26.3	12	28	111	105	124	101	9	111
2	JHK 220073	M	SP	36	279	-	58.2	1.18	338	2.51	-0.05	31.3	6.3	55.0	62.7	208	-63	15.1	22	47	127	114	105	109	9	119
3	JHK 220083	M	SP	40	253	-	43.7	1.20	364	3.02	-0.06	20.8	12.3	35.1	43.6	158	-50	29.2	11	32	111	110	129	114	9	107
4	JHK 220099	M	SP	41	228	-	46.7	1.25	326	2.58	-0.01	20.9	4.2	31.5	20.1	107	-69	15.7	8	23	98	102	106	101	5	105
5	JHK 230006	M	SP	44	261	-	52.5	-	-	3.47	0.14	26.2	6.4	48.1	54.8	156	-35	18.3	14	31	100	-	110	103	11	110
6	JHK 230010	M	SP	36	286	-	52	1.26	333	2.32	0.06	32.8	8.0	64.4	74.8	193	-43	16.5	13	38	100	117	107	108	12	110
7	JHK 220104	M	SP	38	261	-	40.7	1.23	354	3.25	-0.13	31.5	0.6	51.4	65.9	215	-59	26.7	10	32	117	105	125	101	12	108

# KOMMERSIELLE DIERE

LOT	VERKOPER	BESKRYWING	AANTAL	OUDERDOM	DRAGTIG	OPMERKINGS	PRYS
10	JDM BOERDERY	3 IN 1 KOEIE	6+6	2021	2-3 MNDE		
11	JDM BOERDERY	3 IN 1 KOEIE	3+3	2018/2020	2-3 MNDE		
12	JDM BOERDERY	KOEIE & KALF	7+7	2017/2018			
13	JDM BOERDERY	KOEIE & KALF	6+6	2017/2018			
14	JDM BOERDERY	KOEIE & KALF	6+6	2017/2018			
15	JDM BOERDERY	KOEIE & KALF	6+6	2017/2018			
16	JDM BOERDERY	KOEIE & KALF	6+6	2017/2018			
17	JDM BOERDERY	KOEIE & KALF	6+6	2017/2018			
18	JDM BOERDERY	KOEIE & KALF	6+6	2017/2018			
19	JDM BOERDERY	KOEIE & KALF	6+6	2017/2018			
20	JDM BOERDERY	KOEIE & KALF	6+6	2017/2018			
21	JDM BOERDERY	KOEIE & KALF	6+6	2017/2018			
22	JDM BOERDERY	KOEIE & KALF	6+6	2017/2018			
23	JDM BOERDERY	KOEIE & KALF	6+6	2017/2018			
24							
25							
26	JDM BOERDERY	DRAGTIGE KOEIE	7	2021/2022	3-6 MNDE		
27	JDM BOERDERY	DRAGTIGE KOEIE	7	2021/2022	3-6 MNDE		
28	JDM BOERDERY	DRAGTIGE KOEIE	7	2021/2022	3-6 MNDE		
29	JDM BOERDERY	DRAGTIGE KOEIE	5	2021/2022	3-6 MNDE		
30	JDM BOERDERY	DRAGTIGE KOEIE	7	2019/2020	3-6 MNDE		
31	JDM BOERDERY	DRAGTIGE KOEIE	8	2018	3-6 MNDE		
32 A	JDM BOERDERY	DRAGTIGE KOEIE	4	2021/2022	3-6 MNDE		
32 B	JDM BOERDERY	DRAGTIGE KOEIE	6	2018	3-6 MNDE		
32 C	JDM BOERDERY	DRAGTIGE KOEIE	6	2017/2018	3-6 MNDE		

## KOMMERSIELLE DIERE

LOT	VERKOPER	BESKRYWING	AANTAL	OUDERDOM	DRAGTIG	OPMERKINGS	PRYS
33	OOM JOHAN MINNAAR	DRAGTIGE VERSE	8	2022/2023	6 MNDE		
34	OOM JOHAN MINNAAR	DRAGTIGE VERSE	8	2022/2023	6 MNDE		
35	OOM JOHAN MINNAAR	DRAGTIGE VERSE	8	2022/2023	6 MNDE		
36	OOM JOHAN MINNAAR	DRAGTIGE VERSE	8	2022/2023	6 MNDE		
37	OOM JOHAN MINNAAR	DRAGTIGE VERSE	8	2022/2023	6 MNDE		
38	OOM JOHAN MINNAAR	DRAGTIGE VERSE	8	2022/2023	6 MNDE		
39	OOM JOHAN MINNAAR	DRAGTIGE VERSE	8	2022/2023	6 MNDE		
40	OOM JOHAN MINNAAR	DRAGTIGE VERSE	8	2021/2022	6 MNDE		
41	OOM JOHAN MINNAAR	DRAGTIGE VERSE	8	2021/2022	6 MNDE		
42	OOM JOHAN MINNAAR	DRAGTIGE VERSE	8	2022/2023	6 MNDE		
43	OOM JOHAN MINNAAR	BUL GEREED VERSE	8	2022/2023			
44	OOM JOHAN MINNAAR	BUL GEREED VERSE	8	2022/2023			
45	JDM BOERDERY	BUL GEREED VERSE	7	2023			
46	JDM BOERDERY	BUL GEREED VERSE	7	2023			
47	JDM BOERDERY	OOP VERSE	15	2024			
48	JDM BOERDERY	OOP VERSE	15	2024			
49	JDM BOERDERY	BUL SPEEN KALLERS	15	2024			
50	JDM BOERDERY	BUL SPEEN KALLERS	15	2024			
51	JDM BOERDERY	BUL SPEEN KALLERS	15	2024			
52	JDM BOERDERY	BUL SPEEN KALLERS	15	2024			
53	JDM BOERDERY	BUL SPEEN KALLERS	15	2024			
54	JDM BOERDERY	BUL SPEEN KALLERS	15	2024			
55	JDM BOERDERY	BUL SPEEN KALLERS	15	2024			

## KOMMERSIELLE DIERE

LOT	VERKOPER	BESKRYWING	AANTAL	OUDERDOM	DRAGTIG	OPMERKINGS	PRYS
56	JDM BOERDERY	BUL SPEEN KALLERS	15	2024			
57	JDM BOERDERY	BUL SPEEN KALLERS	15	2024			
58	JDM BOERDERY	BUL SPEEN KALLERS	15	2024			
59	JDM BOERDERY	BUL SPEEN KALLERS	15	2024			
60	JDM BOERDERY	BUL SPEEN KALLERS	15	2024			
61	JDM BOERDERY	SPEEN VERSE	11	2024			
62	JDM BOERDERY	SPEEN VERSE	11	2024			

EXPLANATION OF CATALOGUE ABBREVIATIONS		VERDUIDELIKING VAN KATALOGUS AFKORTINGS	
Lot Number	LOT	Lot Nommer	
Estimated breeding value	EBV	Beraamde teelwaarde	
Parentage verification	Parentage	Ouerskap	Ouerskap verifikasie
Age in years / Number of calvings	AGE. / CALV.	OUD. / KALF.	Ouderdom in jaar / Aantal kalwings
Average Wean index / Number of calves weaned	Ave WI / CALV.	GEM SI / KALF.	Gemiddelde speen indeks / Aantal kalwers gespeen
Animal identification number	ID	ID	Dier se identifikasie nommer
Herd Book Section	SEC	AFD	Kuddeboek Afdeling
Herd Book Section: Pending Registration	PEN	PEN	Kuddeboek Afdeling: Wag vir Registrasie
Herd Book Section: Not for Registration	NFR	NFR	Kuddeboek Afdeling: Nie vir Registrasie
Herd Book Section: Foundation Generation	FO	FO	Kuddeboek Afdeling: Fondasie Generasie
Herd Book Section: Appendix A	A	A	Kuddeboek Afdeling: Aanhangsel A
Herd Book Section: Appendix B	B	B	Kuddeboek Afdeling: Aanhangsel B
Herd Book Section: Studbook Proper, a registered animal	SP	SP	Kuddeboek Afdeling: Studbook Proper, 'n geregistreerde dier
Genomically Tested	GT	GT	Genomies Getoets
Homozygous Horned (Celtic test)	HH(c)	HH(c)	Homosigoties horings (Celtic toets)
Homozygous Polled (Celtic test)	PP(c)	PP(c)	Homosigotiets Poena (Celtic toets)
Heterozygous Polled (Celtic test)	Pp(c)	Pp(c)	Heterosigoties Poena (Celtic toets)
Phenotypically Polled	P	P	Fenotipies Poena
Intercalving Period	ICP	TKP	Tussen-Kalf Periode
Birth Direct breeding value	Birth Dir.	Geb. Dir.	Geboorte Direk teelwaarde
Wean Direct breeding value	Wean Dir.	Spn. Dir.	Speen Direk teelwaarde
Wean Maternal breeding value	Wean Mat.	SPn. Mat.	Speen Maternaal teelwaarde
Scrotal Circumference	Scr. Circ.	Skr. Omt.	Skrotum omtrek
Heifer Fertility	Heifer Fert.	Vers Vrugb.	Vers Vrugbaarheid
Cow Fertility	Cow Fert.	Koei Vrugb.	Koei Vrugbaarheid
Longevity	Longev.	Lankl.	Lanklewendheid
Mature Weight	Mat. Wt.	Volw. Gewig	Volwasse gewig
Average Daily Gain (g/day)	ADG	GDT	Gemiddelde Daagliks Toename
Feed Conversion Ratio (kg:kg)	FCR	VOV	Voeromset Verhouding
Eye Muscle Area	EMA	OSO	Oogspier grootte
Backfat Thickness	Fat	Vet	Rugvet Diepte
Marbling (intra-muscular fat)	Mar	Mar	Marmering (binne-spieperse vet)
365-day weight index	365D Index	365D Indeks	365-dae gewig indeks
540-day weight index	540D Index	540D Indeks	540-dae gewig indeks
Length-Height ratio	LH	LH	Lengte-Hoogte Verhouding
Actual Birth weight	Birth Wt.	Geb. gewig	Werklike Geboorte gewig
205-day Dam-age corrected weight	205d Wt.	205d gewig	205-dag Moeder-ouderdom gekorrigeerde gewig
Cow-Calf Birth Ratio	CCG	KKG	Koei-Kalf Geboorte Verhouding
Cow-Calf Wean Ratio	CCW	KKS	Koei-Kalf Speen Verhouding
Average Weaning Index	Avg. Wean Index	Gem. Spn. Indeks	Gemiddelde speen indeks
Number of Calves	Nr. Calves	Aant. Kalw.	Aantal kalwers
Reproduction Index	Repr. Index	Repr. Indeks	Reproduksie indeks
Animal sex: M - Male, F - Female	M / F	M / V	Dier geslag: M - Manlik, V - Vroulik

## BEPALINGS EN VOORWAARDES TEN OPSIGTE VAN VERKOPE DEUR

VLEISSENTRAAAL BLOEMFONTEIN (Edms) Bpk – Registrasie no 1999/023878/07 (Hierna die "Maatskappy" genoem)

1. Alle goedere en lewendehawe (Hierna die "bates" genoem) word deur die Maatskappy as agent verkoop namens die Verkoper, wat hiermee die Maatskappy magtig om die koopprys van die Koper te verhaal. Die koopprys sluit nie BTW in nie en moet, tensy spesifiek anders afgekondig, by die koopprys bygetel en deur die Koper betaal word.
2. Die Verkoper waarborg hiermee dat daar geen bewarings op sodanige bates bestaan nie, dat die gemelde bates die eiendom van die Verkoper is en dat die Verkoper bevoeg en wettlike daarop geregelt is om die bates van die hand te sit. Die Verkoper waarborg verder, soos teenoor die Koper, dat die bates vry is van die verborge en ooglopende gebreke.
3. Die Maatskappy aanvaar geen aanspreklikheid vir enige ontrekking van bates en verkoop, of vir enige uitdruklike of stilswyende verklarings of waarborgs wat mondeling deur sy agente of werknemers of deur die Verkoper self gegee mag word nie.
4. Die Verkoper wat die bates te koop aangebied, aanvaar alle aanspreklikheid rakende alle infligting wat verskaaf word wat betrek stamboom en opegrheid, ouderdomme, datums van diens, gesondheidstoestand of dragtigheid of enige ander besonderhede wat onjuis mag wees. Ingeval van enige geskil sal die Koper slegs 'n eis teen die Verkoper hê en nie teen die Maatskappy nie.
5. Die Koopprys is in kontant (onder sekere voorwaardes) of deur 'n bankgewaarborgde tjeuk betaalbaar deur die Koper aan die Maatskappy, tensy anders skriftelik ooreengekom, op die dag van verkoop ("die Betaaldatum").
6. Indien die Maatskappy toestem om die koopprys aan die Verkoper te betaal alvorens die Koper die Maatskappy betaal ("die betalingsterme-ooreenkoms"), sal die volgende van toepassing wees:
  - 6.1 Die eksleks om die Verkoper Aldus te betaal berus in die alleen diskresie van die Maatskappy, wie sy diskresie afsonderlik mag uitoefen ten opsigte van elke transaksie waartoe die Koper 'n party is, gesedeer en oorgedra word.
  - 6.2 Met betrekking aan die bedrag soos na verwys in 6.1 hierbo, sal die Verkoper se reg, titel en belang in en tot enige aanspraak of regte teenoor die Koper ten opsigte van elke verkoopsoordeenskoms, aan die Maatskappy.
  - 6.3 Geen Betalingsterme-ooreenkoms sal van krag wees nie tensy op skrif gestel en behoortlik namens die Maatskappy onderteken is. Die fasilitering van enige verkooptransaksie soos in hierdie klousule 6 verwys, sal streng volgens die bepalings van die terme en voorwaardes van die Betalingsterme-ooreenkoms wees.
  - 6.4 In geval van verskil van die inhoud van hierdie dokument en die Betalingsterme-ooreenkoms, sal die bepalings van die Betalingsterme-ooreenkoms geld.
  - 6.5 Geen aansoek vir krediet soos omskryf in artikel 8 van die "National Credit Act", Wet 34 van 2005, sal deur die Maatskappy ontvang of oorweeg word nie.
7. Die Verkoper waarborg teenoor die Maatskappy dat alle bates vry is van enige ooglopende of verborge gebreke en dat enige reg of eis wat ingevolge hierdie bepalings en voorwaardes aan die Maatskappy gesedeer word, vry is van enige gebrek of reg van aftrekking of verrekening en dat die gemelde reg of eis ten volle en onmiddellik teen die Koper afdwingbaar is.
8. Die Koper is nie daarop geregelt om enige bewaling van die koopprys aan die Maatskappy te weerhou as gevolg van enige moonlike of hangende eis wat hy teen die Verkoper, gebaseer op wanvoorstelling of vir enige rede hoëgenaamd mag hê nie.
9. In die geval waar Kopers by 'n Veiling moet registreer en sodanige geregistreerde Koper 'n ander persoon toelaat om met sy kopers kaart te koop, is die geregistreerde Koper aanspreeklik vir die betaling van sodanige aankope. Geen bod deur 'n nie-geregistreerde koper sal deur die Maatskappy aanvaar word en die Koper sal geen eis hê met betrekking tot enige van die bates wat na bewering deur hom aangekopro is nie.
10. Onderworpe aan enige reserwes wat op enige van die Verkoper se bates geplaas word en aan die bepalings van klousules 14 en 15 hieronder, is die Koper by enige veiling die hoogste bieër wat deur die Maatskappy se afslaeer deur die val van die hammer aangedui word, of op sodanige ander wyse as wat hy mag kies.
11. Alle bates sal, onmiddellik nadat die bod toegeslaan is, geag word aan die Koper gelewer te wees. Nienteenstaande lewering sal die koper nie geregig wees om die bates te verwyder alvorens die volle koopprys, soos op die Maatskappy se faktuur aangedui, ten volle betaal is nie.
12. Alle wins, verlies of risiko ten opsigte van die bates sal op die Koper oorgaan sodra dit aan die Koper gelewer is, wat dan op eie risiko en onkoste sodanige bates van die verkoopsplek moet verwyder, onderhewig aan klousule 11 hierbo.
13. Indien 'nervoerkontrakteur enige bates van die verkoopsplek verwyder in opdrag van die Maatskappy, sal die kontrakteur geag word 'n agent van die Koper te wees, wat alle kostes en risiko's in verband met sodanige verwydering aanvaar.
14. Die veiling vind onder die uitsluitlike beheer van die Maatskappy plaas. Die Maatskappy behou die reg voor om, geheel na eie goeddunke, die bod van enige persoon te weier, om die bieër te reguleer, om die hoogste bieër aan te dui en om die orde van die veiling te enige tyd te verander sonder om redes daaroor te verstrek. Indien die afslaeer vermoed dat 'n bieër nie 'n bona fide bod gemaak het nie, of nie in staat is om die koopprys te betaal nie of nie bevredigende reëlings vir die betaling van die koopprys getref het nie, mag hy weier om die bod van sodanige bieër te aanvaar of dit voorwaardelik aanvaar totdat die bieër hom tevrede gestel.
15. Indien 'n geskil tussen bieër ontstaan, sal die bates in geskil geheen na die goeddunke van die Maatskappy weer opgeveil word.
16. Die Maatskappy is nie aanspreeklik vir enige verlies of skade veroorsaak deur of opgedoen ten opsigte van enige optrede deur die Maatskappy of sy helpers, werknemers of agente nie, nienteenstaande 'n onderneming om die bates in bewaring te neem, daarvoor te sorg, dit te versend of te lever nie. Alle bates word voetstoels aan die Koper verkoop en die Maatskappy is nie aanspreeklik vir enige gebreke, verborge of andersins, wat met of sonder die kennis van die Maatskappy mag bestaan nie.
17. Die Koper moet voor die veiling hom vergewis van enige gebreke in die bates en enige bod deur 'n Koper word geag aanvaarding van die bates te wees met enige ooglopende of verborge gebreke in hulle toestand, ten tyde van verkoop.
18. Die Maatskappy behou die reg voor om enige tjeuk as betaling te weier.
19. Nienteenstaande lewering, geen eienaarskap van die bates nie oor op die Koper totdat die volle koopprys plus rente indien betaalbaar, vereffen is nie.
20. Totdat alle bedrae verskuldig deur die Koper ten volle betaal is, onderneem die Koper hiermee:
  - 19.1 onherroeplik om die bates op so 'n wyse te identifiseer dat hy te enige tyd die bates wat geag word die eiendom van en verpand aan die Maatskappy te wees, kan identifiseer en aandui
  - 19.2 aan die Maatskappy te alle redelike tye toegang te verleen tot die perseel waar die bates geberg word, vir die doeleindes van vervolmaking van sy pand en uitoefening van enige ander regte ingevolge hierdie bepalings en voorwaardes
21. Die Koper en die Verkoper stem hiermee in tot die jurisdisie van die Landdroshof ingevolge Artikel 45 van die Landdroshof wet (Wet 32 van 1944, soos gewysig) vir enige regskaksie wat deur die Maatskappy teen die Koper of Verkoper ingestel mag word, alhoewel die Maatskappy daarop geregig is om litigasie in enige Hof met regsvvoegheid in te stel.
22. Die inskrywings wat gemaak is in die Maatskappy se vendu-rol sal dien as prima facie bewys van die transaksie en sal bindend wees op sowel die Koper as die Verkoper.
23. 'n Sertifikaat uitgereik deur 'n Bestuurder van die Maatskappy, sal dien as prima facie bewys van geldige verskuldig deur die Koper aan die Verkoper of deur enige van voornamele partye aan die Maatskappy.
24. Enige persoon wat namens 'n prinssipaal koop, moet voor die aanvang van die veiling 'n volmag aan die Maatskappy voorle, by gebreke waaraan hy persoonlik aanspreeklik gehou sal word vir die betaling van enige aankope wat hy gemaak het. Die persoon wat namens die Koper bie of enige dokument onderteken in opvolging van 'n suksesvolle bod, verbind homself persoonlik as mede hoofskuldenaar met die Koper vir die betaling van die koopprys en waarborg persoonlik dat al die verpligteing van die Koper ingevolge hierdie bepalings en voorwaardes hagekom sal word.
25. Enige toegewing wat deur die Maatskappy aan die Koper of die Verkoper toegestaan word, sal nie die regte van die Maatskappy ingevolge hierdie bepalings en voorwaardes benadeel nie en sodanige uitstel of toegewing sal nie 'n wysiging of novasie van hierdie bepalings en voorwaardes uitmaak nie.
26. Alle persone wat die verkoopsplek betree, doen dit op eie risiko en die Maatskappy is nie aanspreeklik vir enige beserings, skade of verlies van enige aard hoëgenaamd nie.
27. Die Maatskappy behou die reg voor om hierdie verkoopsvoorwaardes skriftelik te wysig.
28. Enige bates wat te koop aangebied of ingeskryf word, is onderhewig aan betaling deur die Verkoper van die ooreengekome kommissie of, in die afwesigheid van ooreenkoms, die gewone kommissie deur die Verkoper aan die Maatskappy teen die koers wat gebruikelik van tyd tot tyd deur die Maatskappy gehef word, ongeag dat die bates by die veiling of daarna uit die hand verkoop word. Tensy andersins skriftelik ooreengekom, word sodanige kommissie deur die Verkoper betaalbaar by die val van die hamer of by die aangaan van enige uit-die-hand-verkoopstransaksie met betrekking tot die Verkoper se gemelde bates, watter datum ook al die eerste vorkom en nienteenstaande enige kontrakbreuk aan die kant van die Verkoper.
29. Ingeval van geregistreerde voertuie wat deur die Maatskappy verkoop word, is dit 'n spesifieke voorwaarde dat die Maatskappy nie die infligting met betrekking tot sodanige voertuie waarborg nie en nie onderneem om die oordrag dokumente en registrasie-sertifikate aan die Koper te voorsien nie. Dit is die Koper se verantwoordelikheid om bogenoemde dokumente te bekom en hy is nie daarop geregig om betaling te weerhou weens versuim aan die kant van die Maatskappy of die Verkoper om sodanige dokumente te voorsien nie.
30. Enige ooreenkoms teenstrydig met hierdie verkoopsvoorwaardes het geen bindings krag hoëgenaamd tensy dit op skrif gestel en bevestig en onderteken word deur 'n Bestuurder van die Maatskappy nie.
31. By wanbetaling van die koopprys deur die Koper, sal Vleissentraal Bloemfontein geregtig wees om volgens eie diskresie:
  - 31.1 rente teen die maksimum toelaatbare koers bereken vanaf datum van aankope tot datum van betaling, van Koper te eis; en/of
  - 31.2 die bate in herbesit te neem, te herverkoop op risiko van die wanpresterende Koper, wat alle koste in verband met die herverkoping en enige verlies en/of skade wat gely mag word, sal dra, en nie geregig wees op enige voordeel wat uit die herverkoping mag voortvloei nie; en/of
  - 31.3 regskaksie in sy eie naam in te stel vir die betaling van die bedrag verskuldig of vir die teruglewering van die bates in welke geval die voorwaardes in 13.2 hierbo van toepassing sal wees; en
  - 31.4 betaling van Vleissentraal Bloemfontein se regskoste, bereken op die Prokureur/Kliënt skaal insluitende invorderingsgeld van die Koper tee is.
32. Wild Katalogusverkope: Vanaf die oomblik van lewering sal alle risiko, wins of verlies ten opsigte van die bates op die Koper oorgaan, wat dit op sy eie koste van die ooreengekome leweringsterrein moet verwyder.
33. Wild Veilingsverkope (Bomas): Alle Bates sal onmiddellik nadat die bod toegeslaan is, as afgelever aan die Koper beskou word, alle risiko, wins of verlies ten opsigte van die bates sal op die Koper oorgaan, wat dit op sy eie koste van die veilingsterrein moet verwyder. Kopers van wild wat in Bomas aangebied word moet sodanige wild binne 48 uur na die veiling in ontvangs neem en verwyder. 'n Koper wat versuim om die lewering binne die vasgestelde tyd te neem sal die aankoopsbedrag reeds betaal, verbeur en sal dit as roukoop deur die Verkoper opgeëis word.

## TERMS AND CONDITIONS OF SALE IN RESPECT OF SALES BY

VLEISSENTRAAL BLOEMFONTEIN (Pty) Ltd – Registration no 1999/023878/07 (Hereinafter referred to as the "Company")

1. All goods and livestock (hereinafter referred to as the "assets") are sold by the Company as agent on behalf of the Seller, who hereby authorises the Company to collect the purchase price from the Buyer.
  2. The Seller warrants that there are no encumbrances on such assets, that the said assets are the property of the Seller, and that the Seller is competent and legally entitled to dispose of the assets. The Seller further warrants as against the Buyer that the assets are free of patent and latent defects.
  3. The Company accepts no liability for any withdrawal of assets from sale, or for any express or implied statements or guarantees which may be contained in catalogues or advertisements given verbally by its agents or employees, or by the Seller.
  4. The Seller, who offers the assets for sale, accepts all liability regarding the information furnished as to pedigrees, ages, dates of service, state of health or gestation or any other particulars which might be incorrect. In the event of any dispute the Buyer shall only have a claim against the Seller and not against the Company.
  5. The purchase price is payable by the Buyer to the Company in cash (under certain conditions) or by bank-guaranteed cheque on the date of sale ("the payment date") unless other payment terms are agreed in writing between the Company and the Buyer.
  6. In the event that the Company agrees to facilitate the purchase of the assets by paying an amount equal to the purchase price to the Seller before the Buyer makes payment to the Company ("the Payment Terms Agreement") then the following shall apply:
    - 6.1. The election to make any payment to the Seller shall be in the sole and absolute discretion of the Company, which discretion may be exercised separately in regard to each transaction entered into by the Buyer.
    - 6.2. Upon payment of the amount referred to in 6.1 above the Seller's right, title and interest in and to any claims and other rights as against the Buyer in terms of or connected with the sale of the assets shall forthwith be ceded and transferred to the Company.
    - 6.3. No Payment Terms Agreement shall be valid unless reduced to writing and duly signed on behalf of the Company. The facilitation of any sale by the Company as referred to in this paragraph 6 shall be strictly subject to the terms and conditions of the Payment Terms Agreement.
    - 6.4. In the event of any conflict between the contents of this document and the Payment Terms Agreement, the provisions of the Payment Terms Agreement shall prevail.
    - 6.5. No application for credit as defined in section 8 of the National Credit Act , Act 34 of 2005, will be received or considered by the Company.
  7. The Seller warrants as against the Company that the assets are free of patent and latent defects and that any right or claim ceded to the Company in terms of these terms and conditions is free of any defect or right of deduction or set-off, and that the said right or claim is fully and immediately enforceable against the Buyer.
  8. The Buyer shall not be entitled to withhold payment of the purchase price to the Company as a result of any possible or pending claim that he may have against the Seller on the grounds of misrepresentation or for any other reason whatsoever.
  9. In the event where Buyers must register at an Auction, and such a registered Buyer allows another person to purchase on his buyers card, the registered Buyer shall be liable for payment of such purchases. No bid by an unregistered Buyer will be accepted by the Company and the Buyer will have no claim to any of the assets allegedly purchased by him.
  10. Subject to any reserve placed on any of the assets by the Seller, and the provisions of clause 14 and 15 below, the Buyer at any sale shall be the highest bidder indicated by the Company's auctioneer by the fall of the hammer or by such other means as he may select.
  11. All assets shall, immediately after the bid being knocked down, be deemed to have been delivered to the Buyer. Notwithstanding delivery, the Buyer shall not be entitled to remove any purchased assets unless the total amount reflected on the Company's tax invoice in respect of such assets has been paid in full.
  12. All profit, loss or risk in the assets will pass to the Buyer once it has been delivered to the Buyer who shall at this own risk and expense remove it from the sale venue, subject to 11 above.
  13. Should a cartage contractor remove any assets from the sale venue on instruction of the Company, the contractor will be deemed an agent of the Buyer who accepts all costs and risks connected with such removal.
  14. The auction shall take place under the exclusive control of the Company. The Company reserves the right, in its sole discretion, to refuse the bid of any person, to regulate the bidding, to indicate the highest bidder and to vary the order of the sale at any time without giving reasons therefor. If the auctioneer suspects that a bidder has not made a bona fide bid, or is unable to pay the purchase price or has not made satisfactory arrangements for payment of the purchase price, he may refuse to accept the bid of such bidder or accept it provisionally until the bidder has satisfied him that he is in position to pay the purchase price or that he has made satisfactory arrangements for payment thereof. On refusal of a bid under such circumstances the assets may immediately be re-auctioned.
  15. In the event of a dispute arising amongst the bidders, the assets in dispute shall, at the sole discretion of the Company, be re-auctioned.
  16. The Company shall not be liable for loss or damages caused to, or sustained in respect of any action by, the Company or its helpers, employees or agents, notwithstanding an undertaking to care for or attend to, to despatch or deliver the assets. All assets are sold to the Buyer "voetsrots" and the Company shall not be liable for any defects, latent or otherwise which might exist with or without the knowledge of the Company.
17. The Buyer shall, prior to the sale, ascertain whether there are any defects in the assets and any bid by a Buyer shall be considered as acceptance of the assets with any patent or latent defects in their condition at the time of sale.
  18. The Company reserves the right to refuse any cheque as payment.
  19. Notwithstanding delivery, ownership of the purchased assets will not pass to the Buyer until the full purchase price plus interest, if payable, is paid.
  20. Until all amounts owing by the Buyer have been paid in full, the Buyer hereby:
    - 20.1. irrevocably undertakes to identify the purchased assets in such a manner that he can at any time identify and indicate the assets deemed to be the property of, and pledged to, the Company.
    - 20.2. grants the Company access at all reasonable times to the premises where the assets are stored for the purposes of perfecting its pledge and exercising any other rights in terms of these terms and conditions.
  21. The Buyer and the Seller hereby consent to the jurisdiction of the Magistrate's Court in terms of Section 45 of the Act on Magistrate Court (Act 32 of 1944 as amended) for any action instituted by the Company against the Buyer although the Company is entitled to institute litigation in any competent Court.
  22. The entries made in the Company's auction roll shall be prima facie evidence of the transaction and shall be binding on the Seller and the Buyer.
  23. A certificate issued by a Manager of the Company, whose appointment and authority shall not be necessary to prove, shall be prima facie proof of monies owing by the Buyer to the Seller or the Company.
  24. Any person who purchases on behalf of a principal must furnish the Company with a power of attorney prior to the commencement of the sale failing which he will personally be liable for payment of any purchases made by him. The person bidding on behalf of or signing any document on behalf of the Buyer pursuant to a successful bid thereby binds himself personally as co-principal debtor with the Buyer for payment of the purchase price and personally guarantees all the obligations of the Buyer under these terms and conditions.
  25. Any indulgence granted by the Company to the Buyer or the Seller will not prejudice the rights of the Company in terms of these conditions and such indulgence will not constitute an amendment or waiver or novation of these terms and conditions.
  26. All persons entering the sale venue do so at their own risk and the Company shall not be liable for any injuries, damages or losses of any nature whatsoever.
  27. The Company reserves the right to amend these conditions of sale in writing.
  28. Any assets entered or offered for sale are subject to payment by the Seller of the agreed commission, or in absence of agreement the usual commission by the Seller to the Company at the rate customarily charged by the Company from time to time, whether the assets are sold at the auction or thereafter, or at any time thereafter by private treaty. Unless otherwise agreed in writing, commission shall become due and payable by the Seller upon the fall of the hammer or upon the entering into of any private treaty involving the Seller's said assets, whichever date is the earlier, and notwithstanding any breach on the part of the Seller.
  29. In the event of registered vehicles being sold by the Company, it is a specific condition that the Company does not guarantee the information regarding the vehicles and does not undertake to furnish the transfer documents and registration certificates to the Buyer. The Buyer shall be responsible to obtain the aforementioned documents and shall not be entitled to withhold payment due to a failure on the part of either the Company or the Seller to furnish the documents.
  30. Any agreement contrary to these conditions of sale shall not be binding unless it is confirmed in writing and signed by a Manager of the Company.
  31. Should the Purchaser fail to pay the purchase price, Vleisentraal Bloemfontein shall be entitled in its discretion to:
    - 31.1. claim from the Purchaser interest at the maximum interest rate from date of purchase until date of settlement; and/or
    - 31.2. repossess the assets, to resell it at the risk of the defaulting Purchaser who shall be liable for all costs involved with the resale and also be liable of any damages sustained. The Purchaser will not be entitled to any profit that may arise from the resale; or
    - 31.3. institute legal proceedings for the payment of the amount owing or for the return of the assets in which event the conditions of Clause 13.2 will apply; and
    - 31.4. recover any legal costs calculated at the Attorney/Client tariff as well as collection costs.
  32. Game Catalogue Sales: All profit, loss and risk in the assets will pass to the Purchaser once it has been delivered to the Purchaser who shall at own expense remove it from the venue agreed between the Seller and Purchaser.
  33. Game Auction Sales (Bomas): All assets shall immediately after bid being knocked down, be considered as delivered to the Purchaser and all profit, loss or risk in the assets will pass to the Purchaser who shall at own expense remove it from the sale venue. Buyers of game kept in bomas must take possession and remove such game within 48 hours after sale. Should a buyer fail to remove and take delivery within the fixed time after the sale, he/she will forfeit all monies already paid to the Seller.

**RULES OF AUCTION**  
in respect of the sale,

**Vleisentraal Bloemfontein (Pty) Ltd (Reg No. 1999/023878/07)**  
of C/o Abrahamskraal- & Boshoek Road, Balfour, 9338.  
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(As Auction House hereinafter referred to as the "Auctioneer", and the person conducting the auction referred to as the "auctioneer")

1. The Sale by auction is subject to a reserve price, unless specifically stated to the contrary by the auctioneer.
2. The seller (owner) and/or his/her representative and/or his/her agent and/or the auctioneer may not bid on any of the seller / owner's goods sold by auction unless it has been specifically advertised or announced from the podium that the auctioneer or seller (owner) or the respective agents or representatives reserve the right to do so.
3. These Rules Of Auction comply with Section 45 of the Act and the Regulations of the Act and Section 45(2) of the Consumer Protection Act, Act 68 of 2008 ("the Act") read as follows:

**"Auctions":**

- 45(1)** In this section, "auction" includes a sale in execution of or pursuant to a court order, to the extent that the order contemplates that the sale is to be conducted by an auction.
- (2)** When goods are put up for sale by auction in lots, each lot is, unless there is evidence to the contrary, regarded to be the subject of a separate transaction.
- (3)** A sale by auction is complete when the auctioneer announces its completion by the fall of the hammer, or in any other customary manner, and until that announcement is made, a bid may be retracted.
- (4)** Notice must be given in advance that a sale by auction is subject to –
  - (a) a reserve or upset price; or
  - (b) a right to bid by or on behalf of the owner or auctioneer, in which case the owner or auctioneer, or any other person on behalf of the owner or auctioneer, as the case may be, may bid at the auction.
- (5)** Unless notice is given in advance that a sale by auction is subject to a right to bid by or on behalf of the owner or auctioneer –
  - (a) the owner or auctioneer must not bid or employ any person to bid at the sale;
  - (b) the auctioneer must not knowingly accept any bid from a person contemplated in paragraph (a); and
  - (c) the consumer may approach a court to declare the transaction fraudulent, if this subsection has been violated.
- (6)** The Minister may prescribe requirements to be complied with by an auctioneer, or different categories of auctioneers, in respect of –
  - (a) the conduct of an auction;
  - (b) the records to be maintained with respect to property placed for auction; and
  - (c) the sale of any property by auction.
- 4.** The auctioneer will during the auction announce the reason for the auction unless the reason is the normal and voluntary disposal by the owner.
- 5.** The auction will commence at the published time and will not be delayed allowing any specific person or more persons to take part in the auction.
- 6.** All goods and livestock (hereinafter referred to as "the assets") are sold by the Auctioneer as agent on behalf of the Seller, who hereby authorizes the Auctioneer to collect the purchase price from the Buyer and the seller do hereby cedes to the Auctioneer all the seller's rights, title and interest in and to its claim for payment of the purchase price against the purchaser which session the Auctioneer do hereby accepts.
- 7.** The purchase price excludes VAT and VAT must be added to the purchase price and paid by the Buyer, unless specifically stipulated otherwise by the auctioneer.
- 8.** The breakdown of advertising costs, if any, will be attached as an annexure to this Rules Of Auction. Additional costs may be added and if so it will be computed in terms of an agreement and/or invoice issued by the supplier or the Auctioneer.
- 9.** If any other Special Conditions apply to this sale, other than the general Rules Of Auction, it will be attached as an annexure to this Rules Of Auction.
- 10.** All assets, other than catalogue animals, shall, immediately after the bid has been knocked down and accepted by the Seller or the Auctioneer, be deemed to have been delivered to the Buyer. Notwithstanding delivery, ownership of the purchased assets will not pass to the Buyer until the full purchase price plus interest, if any, is paid.
- 11.** Subject to any reserve price placed on any of the assets by the Seller, and the provisions of clauses 13 and 14 below, the Buyer at any sale shall be the highest bidder indicated by the auctioneer by the fall of the hammer or by such other means as he or she may select.
- 12.** The auction shall take place under the exclusive control of the auctioneer. The auctioneer reserves the right, in his/her sole discretion without the necessity to furnish any reasons, to refuse the bid of any person to regulate the bidding and to indicate the highest bidder. If the auctioneer suspects that a bidder has not made a bona fide bid, or is unable to pay the purchase price or has not made satisfactory arrangements for payment thereof. On refusal of a bid under such circumstances the assets may immediately be re-auctioned.
- 13.** In the event of a dispute arising amongst the bidders and/or the auctioneer, the assets in dispute shall, at the sole discretion of the auctioneer, be re-auctioned.
- 14.** All profit, loss or risk in the assets will pass to the Buyer once it has been delivered to the Buyer who shall at his own risk and expense remove it from the sale venue, subject to 10 above. The Buyer shall be responsible for all costs incurred by either the Seller or the Auctioneer until actual removal of the assets.
- 15.** Any mistake by the auctioneer may be corrected by him/her upon discovery thereof.
- 16.** Any contractor remove any assets from the sale venue on instruction of the Auctioneer's representatives, on behalf of the Buyer, the contractor will be deemed to be the contractor of the Buyer who accepts all costs and risks connected with such removal.
- 17.** The Seller warrants that there are no encumbrances on such assets unless otherwise advised, that the said assets are the property of the Seller, and that the Seller is competent and legally entitled to dispose of the assets. The Seller further warrants as against the Buyer that the assets are free of any patent or latent defects.
- 18.** The Seller, who offers the assets for sale, accepts all liability regarding the information furnished as to pedigrees, ages, dates of service, state of health or gestation or any other particulars which might be incorrect. In the event of any dispute the Buyer shall only have a claim against the Seller and not against the Auctioneer.
- 19.** The Seller warrants as against the Auctioneer that the assets are free of patent and latent defects and that any right or claim ceded to the Auctioneer in terms of these Rules Of Auction is free of any defect or right of deduction or set-off, and that the said right or claim is fully and immediately enforceable against the Buyer.
- 20.** The Buyer shall, prior to the sale, ascertain whether there are any defects in the assets and any bid by a Buyer shall be considered as acceptance of the assets with any patent or latent defects in their condition at the time of sale.
- 21.** The Buyer shall not be entitled to withhold payment of the purchase price to the Auctioneer because of any possible or pending claim that he may have against the Seller on the grounds of misrepresentation or for any other reason whatsoever.
- 22.** The purchase price is payable by the Buyer to the Auctioneer in cash (to the discretion of the Auctioneer) or by EFT payment on the date of sale ("the payment date") unless offer payment terms and/or means were agreed between the Auctioneer and the Buyer. The Company reserves the right to refuse any method of means as payment.
- 23.** If the Auctioneer agrees to facilitate the purchase of the assets by paying an amount equal to the purchase price to the Seller before the Buyer makes payment to the Auctioneer ("the Payment Terms Agreement"), then the following shall apply:
  - 24.1** The election to make any payment to the Seller shall be in the sole and absolute discretion of the Auctioneer, which discretion may be exercised separately regarding each transaction entered into by the Buyer.
  - 24.2** Upon payment of the amount referred to in 24.1 above the Seller's right, title and interest in and to any claims and other rights against the Buyer in terms of or connected with the sale of the assets shall forthwith be ceased and transferred to the Auctioneer which session the Auctioneer hereby accepts.
- 25.** In the event of any Payment Terms Agreement between the Auctioneer and the Buyer, the following shall apply:
  - 25.1** No Payment Terms Agreement shall be valid unless reduced to writing and duly signed on behalf of the Auctioneer. The facilitation of any sale by the Auctioneer as referred to in this paragraph shall be strictly subject to the terms and conditions of the Payment Terms Agreement.
  - 25.2** In the event of any conflict between the contents of this document and the Payment Terms Agreement, the provisions of the Payment Terms Agreement shall prevail.
  - 25.3** No application for credit as defined in section 8 of the National Credit Act, Act 34 of 2005, will be received or considered by the Auctioneer.
- 26.** Any one that intends to bid at the auction whether in his own name or on behalf of another (Buyer) must register his or her identity on the bidder's record prior to the commencement of the auction and such registration must meet the requirements of the FICA (Financial Intelligence Centre Act, 2001) in respect of the establishment and verification of identity of the person and the person must sign the registration entry and the prospective Buyer must furnish the Auctioneer with a copy of his/her identity document, proof of residence and proof of income Tax registration.
- 27.** CREDIT VERIFICATION:

27.1 The Buyer and its representative(s) consent that the Auctioneer may verify the Buyer's credit record with any credit bureau.

27.2 The Buyer and its representative(s) authorize the Auctioneer to compile a credit report on the company and guarantee that all directors and/or members have given their consent for the credit investigation, which also includes their personal credit profiles. The Buyer further agrees to any inquiries with the Buyer's bank to verify information about loan amounts and conditions.

27.3 The Buyer and its representative(s) authorize the Auctioneer to continuously review the Buyer's credit report and confirm that the directors and/or members have given their consent for these inquiries.

27.4 The Buyer and its representative(s) expressly agree that the Auctioneer has the right to list the BUYER with a credit bureau without notice if the BUYER fails to make payment.

## 28. PROTECTION OF PERSONAL INFORMATION (POPIA):

28.1. The parties, the Seller and the Buyer and the Auctioneer or their respective representative(s), undertake to always comply with POPIA and any applicable privacy legislation.

28.2. If the parties process personal information, they will:

- follow any additional requirements agreed upon.
- using personal information only with the consent of the other Party.
- treat personal information as confidential and not disclose it to third parties without written consent.

28.3. The Auctioneer has the right to audit the parties' operations and access the necessary equipment and information to ensure compliance and investigate any security breaches.

28.4. In the event of a security breach, the affected party must immediately notify and provide information such as the date, nature of the breach, responsible persons (if known), and protection measures.

28.5. The parties will indemnify each other against any loss or damage resulting from non-compliance with POPIA and appoint an Information Officer as required.

29. Any person who purchases on behalf of a Principal (i.e. natural person) must furnish the Auctioneer with a written signed Power of Attorney, prior to the commencement of the auction, failing which he/she will be personally liable for payment of any purchases made by him/her. The person bidding on behalf of or signing any document on behalf of the purchaser pursuant to a successful bid hereby binds himself/herself personally as co-principal debtor with the Buyer for payment of the purchase price and personally guarantees all the obligations of the Buyer under this Rules Of Auction.

30. A person who attend the auction, to bid and to sign the bidder's record, on behalf of another person (i.e. on behalf of a company, close corporation or trust) must furnish the Auctioneer with a written signed Power of Attorney, prior to the commencement of the Auction, that expressly authorizes him/her to bid/sign the bidder's record on behalf of that legal person, failing which he/she will be personally liable for payment of any purchases made by him/her. Where a person in bidding (signing on behalf of a legal person, the Power of Attorney must appear on the letterhead of the legal person and must be accompanied by a certified copy of the resolution, if required, authorizing him/her to bid/sign on behalf of the legal person. The person bidding on behalf of or signing any document on behalf of the buyer, in terms of the Power of Attorney, pursuant to a successful bid, hereby binds himself/herself personally as co-principal debtor with the buyer for payment of the purchase price and personally guarantees all the obligations of the Buyer under these Rules Of Auction

31. In the event where a Buyer allows another person to purchase on his or her buyer's number, the registered Buyer shall be liable for payment of such purchases. No bid by an unregistered Buyer will be accepted by the auctioneer and the Buyer will have no claim to any of the assets allegedly purchased by him.

32. Until all amounts owing by the Buyer have been paid in full, the Buyer hereby irrevocably undertakes to identify the purchased assets in such a manner that he can at any time identify and indicate the assets deemed to be the property of, and pledged to, the Auctioneer.

32.1 grants the Auctioneer at all reasonable time's access to the premises where the assets are stored or kept for the purposes of perfecting its pledge and exercising any other rights in terms of these Rules Of Auction.

33. The Buyer and the Seller hereby consent to the jurisdiction of the Magistrate's Court in terms of Section 45 of the Act on Magistrate Court (Act 32 of 1944 as amended) for any action instituted by the Auctioneer against the Buyer although the Auctioneer is entitled to institute proceedings in any competent Court.

34. A certificate issued by a Director of the Auctioneer, whose appointment and authority shall not be necessary to prove, shall be *prima facie* proof of the amount owing by the Buyer to the Seller or the Auctioneer.

35. Any indulgence granted by the Auctioneer to the Buyer or the Seller or non-compliance by the Auctioneer of this Rules will not prejudice the rights of the Auctioneer in terms of this Rules Of Auction and such indulgence will not constitute an amendment or waiver or novation of this Rules Of Auction.

36. The entries made in the Auctioneer's auction rolls shall be *prima facie* evidence of the transaction and shall be binding on the Seller and the Buyer.

37. The bidder's record and the vendor or vendu roll will be made available for inspection within a reasonable time after the auction at the office of the Auctioneer during normal business hours free of charge.

38. The Auctioneer does have a trust account into which all money will be paid for the benefit of the Seller minus the agreed commission.

39. Any assets entered or offered for sale are subject to payment by the Seller/Buyer of the agreed commission, or in absence of agreement the usual commission by the Seller/Buyer to the Auctioneer at the rate customarily charged by the Auctioneer from time to time, whether the assets are sold at the auction or thereafter, or at any time thereafter by private treaty. Unless otherwise agreed in writing, commission shall become due and payable by the Seller/Buyer upon the fall of the hammer or upon the entering into of any private treaty involving the Seller's said assets, whichever date is earlier, and notwithstanding any breach on the part of the Seller/Buyer.

40. Every bid shall constitute an offer to purchase the property or goods for the amount bid, which the Seller or the auctioneer may accept or reject in their absolute discretion. The seller and auctioneer are entitled, in their absolute discretion to withdraw the property or goods from the sale prior to acceptance by the Seller.

41. If no bid equals or exceeds the reserve price, if any, the property or goods may be withdrawn from the auction.

42. The Auctioneer accepts no liability for any withdrawal of assets from sale.

43. No bid may be withdrawn after the fall of the hammer, and in respect of immovable property until the expiry of the confirmation period (if any) that is provided for in the Conditions of Sale, during which time the offer shall be open for acceptance by the Seller or his agent, and if the offer is accepted the sale shall be deemed to be a sale by auction for purposes of the Act.

44. The highest bidder in respect of immovable property, being the Purchaser, shall sign the Conditions of Sale immediately after the fall of the hammer.

45. The purchaser's offer in respect of immovable property shall only be deemed to have been accepted when the seller or his agent or whichever may be applicable, has signed the Conditions of Sale on behalf of the Seller in the space provided at the end of the Conditions of Sale.

46. In the event of the sale requiring the consent of any statutory authority or any court of law, then this auction will be subject to the granting of such consent.

47. The Buyer and the Seller do hereby consent to the payment of attorney and own client costs in the event of any action being instituted against them by the Auctioneer whether summons or any other legal action is instituted or not.

48. Any agreement contrary to these Rules Of Auction shall not be binding unless it is confirmed in writing and signed by a Director of the Auctioneer.

49. If any clause or term of these Rules Of Auction should be invalid, unenforceable and illegal, then the remaining terms and provisions of these Rules Of Auction shall be deemed to be severable therefrom and shall continue in full force and effect unless such invalidity, unenforceability or illegality goes to the root of these Rules Of Auction.

50. Default by Buyer: Should the Buyer/Purchaser refuse or otherwise fail to pay the purchase price within 7 days of the due date, the Auctioneer shall be entitled to:

50.1 claim interest from the Buyer/Purchaser at the prescribed *mora* interest rate calculated from the date of purchase to date of payment, and/or

50.2 repossess the assets, to resell same at the risk of the defaulting Buyer/Purchaser who shall be liable for all costs in connection with the resale and any loss or damage incurred, and will not be entitled to any profit that may arise from the resale, and/or

50.3 institute legal proceedings for the payment of any amount owing or for the return of the assets in which event the provisions of clause 50.2 will apply,

50.4 recover the Auctioneer's legal costs calculated at the Attorney and own Client tariff as well as collection, tracing, storage and transport costs, and

50.5 retain in pledge any assets or other property in the possession of the Auctioneer belonging to either the Buyer/Purchaser or the Seller as security for the due fulfilment of any obligation owed to the relevant party or the Auctioneer.

51. The Company reserves the right to amend these Rules Of Auction in writing.

52. By entering a bid any prospective Buyer binds himself or herself to this Rules Of Auction.

I, the undersigned, as auctioneer certify that the abovementioned Rules of Auction, to the best of my knowledge, meets the requirements of Regulation 21 of the Consumer Protection Act, Act 68 of 2008