## VETVEEVEILING

## **VLAKTE BONSMARA STUDIEGROEP**

& GASVERKOPERS



11:00 te Plaas Doornpan

GPS: S24°51'39.00" E029°03'53.00"



lcade

SUPERS 600



**SPEENKALWERS** 600

**200** 

## >>> NAVRAE <<<

STEFAN GREYLING (AFSLAER) 083 379 7297 HENDRIK VAN DER WALT (BEMARKER) 083 628 9301 CAREL CHALMERS (BEMARKER) 082 896 9586

**C-GRADE** 

Terme: 1) Betaling by wyse van Kaart / Elektroniese oorbetaling (EFT) op die dag van veiling – GEEN KONTANT word aanvaar nie. 2) BTW is betaalbaar. 3) Vleissentraal se standaard-verkoopsvoorwaardes (Rules of Auction) bly van toepassing beskikbaar op: www.vleissentraal.co.za 4) Koper moet registreer en 'n afskrif van ID asook bewys van fisiese adres inhandig. 5) Verbruikersbeskermingswet – Wet 68 van 2008,

**ROEDTAN** 

015 - 491 3141 - www.vleissentraal.co.za

**6**600

NISSEVIRA!

SUPERS – A GRADE						
<u>LOT</u>	AANTAL	VERKOPER	<u>OPMERKINGS</u>	<u>GEM.</u> GEWIG	<u>PRYS</u>	
1	10	TIAN KRUGER				
2	10	TIAN KRUGER				
3	10	TIAN KRUGER				
4	10	TIAN KRUGER				
5	10	TIAN KRUGER				
6	8	THINUS MARITZ				
7	9	THINUS MARITZ				
8	8	JES-C BOERDERY				
9	10	HARCOR BOERDERY				
10	10	HARCOR BOERDERY				
11	10	HARCOR BOERDERY				
12	10	KAMEELDORING				
13	10	KAMEELDORING				
14	4	THABA KWÊNA				
15	8	THABA KWÊNA				
16	7	JOE BOTHA				
17	8	FRANS SMIT TRUST				
18	8	SEBADJA				
19	2	BOSLAND BOERDERY				

SUPERS – A GRADE						
<u>LOT</u>	AANTAL	<u>VERKOPER</u>	<u>OPMERKINGS</u>	<u>GEM.</u> GEWIG	<u>PRYS</u>	
20	3	FKB BONSMARAS				
21	10	TIAN KRUGER				
22	10	TIAN KRUGER				
23	10	TIAN KRUGER				
24	10	TIAN KRUGER				
25	10	TIAN KRUGER				
26	8	THINUS MARITZ				
27	8	THINUS MARITZ				
28	8	THINUS MARITZ				
29	8	JES-C BOERDERY				
30	10	HARCOR BOERDERY				
31	10	HARCOR BOERDERY				
32	10	KAMEELDORING				
33	10	KAMEELDORING				
34						
35	9	SEBADJA				
36	9	KLAVER VALLEY				
37	7	ALDIGO				
38	12	THABA KWÊNA				

SUPERS – A GRADE						
LOT	AANTAL	VERKOPER	<u>OPMERKINGS</u>	<u>GEM.</u> GEWIG	<u>PRYS</u>	
39	7	JOE BOTHA				
40	6	KOOS GOUWS				
41	8	FRANS SMIT TRUST				
42	10	TIAN KRUGER				
43	10	TIAN KRUGER				
44	10	TIAN KRUGER				
45	10	TIAN KRUGER				
46	10	TIAN KRUGER				
47	8	THINUS MARITZ				
48	8	THINUS MARITZ				
49	8	THINUS MARITZ				
50	8	JES-C BOERDERY				
51	6	KOOS GOUWS				
52	10	HARCOR BOERDERY				
53	10	HARCOR BOERDERY				
54	5	KAMEELDORING				
55						
56						
57	7	JOE BOTHA				

SUPERS – A GRADE						
<u>LOT</u>	AANTAL	VERKOPER	<u>OPMERKINGS</u>	<u>GEM.</u> GEWIG	<u>PRYS</u>	
58	7	ALDIGO				
59	10	TIAN KRUGER				
60	10	TIAN KRUGER				
61	10	TIAN KRUGER				
62	10	TIAN KRUGER				
63	10	TIAN KRUGER				
64	4	THINUS MARITZ				
65	4	THINUS MARITZ				
66	6	JES-C BOERDERY				
67	6	KOOS GOUWS				
68	10	HARCOR BOERDERY				
69	6	KOOS GOUWS				
70	6	HARCOR BOERDERY				
71	7	HARCOR BOERDERY				
72	3	HARCOR BOERDERY				
73	2	HARCOR BOERDERY	A / B - GRAAD			
74	2	FRANS SMIT TRUST	A / B - GRAAD			

			C - GRADE		
<u>LOT</u>	<u>AANTAL</u>	VERKOPER	<u>OPMERKINGS</u>	<u>GEM.</u> GEWIG	<u>PRYS</u>
75	1	KOBUS DU TOIT	BUL		
76	1	LEON RIEKERT	BUL		
77	1	SOMERHOEK BDY	BUL		
78	1	SOMERHOEK BDY	BUL		
79	1	SOMERHOEK BDY	BUL		
80	1	KAMEELDORING	BUL		
81	1	KAMEELDORING	BUL		
82	1	KAMEELDORING	BUL		
83	1	KAMEELDORING	BUL		
84	1	KAMEELDORING	BUL		
85	1	TIAN KRUGER	BUL		
86	1	FKB BONSMARAS	BUL		
87	1	FKB BONSMARAS	BUL		
88	1	FKB BONSMARAS	BUL		
89	1	ALDIGO	BUL		
90	1	ALDIGO	BUL		
91	8	TIAN KRUGER			
92	8	TIAN KRUGER			
93					

C - GRADE						
<u>LOT</u>	AANTAL	<u>VERKOPER</u>	<u>OPMERKINGS</u>	<u>GEM.</u> GEWIG	<u>PRYS</u>	
94						
95	10	WILLAND				
96	8	TIAN KRUGER				
97	8	KAMEELDORING				
98	8	KAMEELDORING				
99	3	BOSLAND BOERDERY				
100						
101	1	KOBUS DU TOIT				
102	2	THABA KWÊNA				
103	3	KLAVER VALLEY				
104	2	HARCOR BOERDERY				
105						
106	8	SOMERHOEK				
107	8	SOMERHOEK				
108	8	SOMERHOEK				
109	8	KAMEELDORING				
110	8	KAMEELDORING				
111	7	KAMEELDORING				
112						

SPEENKALWERS						
<u>LOT</u>	AANTAL	<u>VERKOPER</u>	<u>OPMERKINGS</u>	<u>GEM.</u> GEWIG	<u>PRYS</u>	
113	30	SOMERHOEK	TOLLIES			
114	30	SOMERHOEK	TOLLIES			
115	30	SOMERHOEK	TOLLIES			
116	30	SOMERHOEK	TOLLIES			
117	5	BOSLAND BOERDERY	TOLLIES			
118	13	MORGAN TRADING	TOLLIES			
119	4	GEGUND BEESBDY	TOLLIES			
120	2	GEGUND BEESBDY	TOLLIES			
121	3	FKB BONSMARAS	TOLLIES			
122	15	KAMEELDORING	TOLLIES			
123	12	KAMEELDORING	TOLLIES			
124	9	MORGAN TRADING	TOLLIES			
125	10	ELANDSKERK	TOLLIES			
126	10	ELANDSKERK	TOLLIES			
127	10	ELANDSKERK	TOLLIES			
128	30	SOMERHOEK	TOLLIES			
129	30	SOMERHOEK	TOLLIES			
130	30	SOMERHOEK	TOLLIES			
131	6	LEON RIEKERT	TOLLIES			

SPEENKALWERS					
<u>LOT</u>	AANTAL	<u>VERKOPER</u>	<u>OPMERKINGS</u>	<u>GEM.</u> GEWIG	<u>PRYS</u>
132	4	LEON RIEKERT	VERSE		
133	10	SOMERHOEK	VERSE		
134	10	SOMERHOEK	VERSE		
135	10	SOMERHOEK	VERSE		
136	10	SOMERHOEK	VERSE		
137	10	SOMERHOEK	VERSE		
138	10	SOMERHOEK	VERSE		
139	10	SOMERHOEK	VERSE		
140	10	SOMERHOEK	VERSE		
141	10	SOMERHOEK	VERSE		
142	10	SOMERHOEK	VERSE		
143	10	SOMERHOEK	VERSE		
144	10	SOMERHOEK	VERSE		
145	10	SOMERHOEK	VERSE		
146	10	SOMERHOEK	VERSE		
147	10	SOMERHOEK	VERSE		
148	10	SOMERHOEK	VERSE		
149	10	SOMERHOEK	VERSE		
150	10	SOMERHOEK	VERSE		

SPEENKALWERS					
<u>LOT</u>	AANTAL	VERKOPER	<u>OPMERKINGS</u>	<u>GEM.</u> GEWIG	<u>PRYS</u>
151	6	KAMEELDORING	VERSE		
152	6	FKB BONSMARAS	VERSE		
153					
154					
155					
156					
157					
158					
159					
160					

## BAIE DANKIE VIR U ONDERSTEUNING!

(cell nr) for Vleissentraal

(name) on (date) at (time) by (auctioneer) of 56 Van Riebeeck Road, Mokopane, 0601, (cell nr) for Vleisse Bosveld (Pty) Ltd (Reg No. 1999/023988/07) of 56 Van Riebeeck Road, Mokopane, 0601, Tel: 015 491 3141 / E-mail: potgietersrus@vleissentraal.co.za (As Auction House hereinafter referred to as the and the person conducting the auction referred to as the "auctioneer")

- The Sale by auction is subject to a reserve price, unless specifically stated to the contrary by the auctioneer.
  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's / 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.
  This 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:

Additions:

45(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.

The auctioneer will during the auction announce the reason for the auction unless the reason is the normal and voluntary disposal by the owner.

The auction will commence at the published time and will not be delayed to allow any specific person or more persons to take part in the auction.

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 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 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 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 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.

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.

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.

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.

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.

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, the Buyer shall not be entitled to remove any purchased assets unless the total amount reflected on the Auctioneer's invoice in respect of such assets has been paid in full.

Notwithstanding delivery, ownership of the purchased assets will not pass to the Buyer until the full purchase price plus interest, if any, is paid.

Subject to any reserve price placed on any of the assets by the Seller, and the provisions of clause 13 and 14 below, the Buyer at any sale shall be the highest bidder indicated by 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 of the purchase price or has not made satisfactory arrangements for payment for payment thereof. On refusal of a bid under such circumstances the assets may immediately be re

- 17.
- 18.
- 20
- 21.
- 22.

- who accepts all costs and risks connected with such removal.

  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.

  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.

  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.

  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.

  The Buyer shall not be entitled to withhold payment of the purchase price to the Auctioneer 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.

  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 other payment terms and or means were agreed between the Auctioneer and the Buyer. The Company reserves the right to refuse any method or means as payment.

  In the event for again the Buyer makes payment to the Auctioneer ("the Payment Terms Agreement"), then the following shall apply:

  24.1 The election to make any payment
  - 11 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 ceded and transferred to the Auctioneer which session the Auctioneer hereby accepts.

- assets shall forthwith be ceded and transferred to the Auctioneer which session the Auctioneer hereby accepts.

  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.

  15.2 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.

  Anyone 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.

  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*.
- Buyer under this *Rules Of Auction*.

  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*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.

  Until all amounts owing by the Buyer have been paid in full, the Buyer hereby:

  30.1 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 Auctioneer.

  30.2 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*.

  The Buyer and the Seller hereby consent to the jurisdiction of the Magistrate's Court in terms of Section 45 of th
- 29

- 31
- 33.

- A ceruricate 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.

  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.

  The entries made in the Auctioneer's auction roll shall be prima facie evidence of the transcation and shall be binding on the Seller and the Buyer.

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

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

  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 the earlier, and notwithstanding any breach on the part of the Seller of 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.

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

  No bid m

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.

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.

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

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;

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

48.2 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

48.3 institute legal proceedings for the payment of any amount owing or for the return of the assets in which event the provisions of clause 48.2

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

48.5 retain in pledge any assets or other property in the possession of the Auctioneer belonging to either the Buyer/Purchaser or the Seller as

48.6 retain in pledge any assets or other property in the possession of the Auctioneer.

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

By entering a bid any prospective Buyer bind 48.

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

Signature of auctioneer January 2022