

EERAM VIDEO VEILING

EERAM VEILINGSKRALE

VRYDAG, 29 MEI 2026
11:00

Met trots aanlyn
aangebied deur:



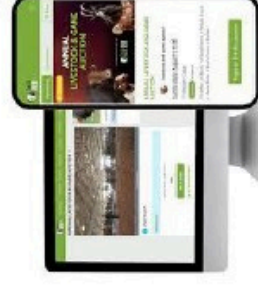
Katalogus

BEMARKER Johannes Schoeman 082 564 9433
AFSLAER Vincent Pike 082 363 6198
BESTUURDER Lukas Kleynhans 082 497 6793



EERAM Aanlyn Veiling 26/05/2026

LOT NO	HOEVEELHEID	RAS	BUL / VERS	GESKATTE GEWIG (KG)	GEËNT	WEEGRUG SKAAL	LAAI DATUM	KONTAK PERSOON	GESPEEN JA / NEE
1	96	Beefmaster	Bul	225	Nee	Arendskop Weegbrug	Na 3 Junie	Johannes Schoeman - 082 564 9433	Nee
2	25	Beefmaster	Vers	215	Nee	Arendskop Weegbrug	Na 3 Junie	Johannes Schoeman - 082 564 9433	Nee
3	30	Bonsmara	Bul	205	Ja	Eeram Silo, Harrismith	8 Junie	Johannes Schoeman - 082 564 9433	Ja
4	70	Bonsmara	Bul	200	Ja	Eeram Silo, Harrismith	8 Junie	Johannes Schoeman - 082 564 9433	Nee
5	100	Bonsmara	Bul	190 - 200	Ja	Eeram Silo, Harrismith	8 Junie	Johannes Schoeman - 082 564 9433	Nee
6	100	Bonsmara	Bul	190 - 200	Ja	Eeram Silo, Harrismith	8 Junie	Johannes Schoeman - 082 564 9433	Nee
7	50	Bonsmara	25 x Bulle 25 x Verse	220	Ja	Eeram Silo, Harrismith	4-5 Junie	Johannes Schoeman - 082 564 9433	Nee
8	70	Bovelder	70 Bulkalwers	220 - 225	Nee	Eeram Silo, Harrismith	Na 5 Junie	Johannes Schoeman - 082 564 9433	Ja
9	90	Bovelder	60 x Bulle 30 x Verse	215	Ja	Nuget Weegbrug	5 Junie	Johannes Schoeman - 082 564 9433	Nee
10	95	Bovelder	55 x Bulle 40 x Verse	210	Ja	Nuget Weegbrug	5 Junie	Johannes Schoeman - 082 564 9433	Nee



**TERMS AND CONDITIONS OF SALE IN RESPECT OF SALES BY
HENTIQ 2003 (PTY) LTD (1999/023915/07)
Trading as VLEISSENTRAAAL BETHLEHEM**

(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 Purchaser.
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 Purchaser 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 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 Purchaser shall only have a claim against the Seller and not against the Company.
5. In the event that the Company agrees to finance the sale of the assets ("the finance agreement") then the following shall apply:
 - 5.1 The finance agreement shall only take effect upon payment by the Company to the Seller of an amount equal to the purchase price of the assets, less any amounts owing by the Seller to the Company in connection with the sale;
 - 5.2 Upon payment of the amount referred to in 5.1 above the Seller's right, title and interest in and to any claims and other rights as against the Purchaser in terms of or connected with the sale of the assets shall forthwith be ceded and transferred to the Company.
 - 5.3 Should the Purchaser refuse or otherwise fail to pay the purchase price within 7 days from the date of the payment referred to in clause 5.1 above, the Company shall be entitled to:
 - 5.3.1 claim interest from the Purchaser at the maximum rate permissible at the time in terms of the Usury Act 73 of 1968, calculated from date of purchase to date of settlement; and/or
 - 5.3.2 repossess the assets, to resell same at the risk of the defaulting 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
 - 5.3.3 institute legal proceedings for the payment of any amount owing or for the return of the assets in which event the provisions of clause 5.3.2 will apply;
 - 5.3.4 recover the Company's legal costs calculated at the Attorney and own Client tariff as well as collection, tracing, storage and transport costs; and
 - 5.3.5 retain in pledge any assets or other property in the possession of the Company belonging to either the Purchaser or the Seller as security for the due fulfilment of any obligation owed by the relevant party to the Company.
6. 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 Purchaser.
7. The Purchaser 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.
8. In the event where Purchasers must register at an Auction, and such a registered Purchaser allows another person to purchase on his buyers card, the registered Purchaser shall be liable for payment of such purchases. No bid by an unregistered Purchaser will be accepted by the Company and the Purchaser will have no claim to any of the assets allegedly purchased by him.
8. Subject to any reserve placed on any of the assets by the Seller, and the provisions of clause 12 and 13 below, the Purchaser 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.
10. All assets shall, immediately after the bid being knocked down, be deemed to have been delivered to the Purchaser.
11. All profit, loss or risk in the assets will pass to the Purchaser once it has been delivered to the Purchaser who shall at this own risk and expense remove it from the sale venue.
12. 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 Purchaser who accepts all costs and risks connected with such removal.
13. 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 therefore. 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.

14. 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.
15. 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 Purchaser "voetstoots" and the Company shall not be liable for any defects, latent or otherwise which might exist with or without the knowledge of the Company.
16. The Purchaser shall, prior to the sale, ascertain whether there are any defects in the assets and any bid by a Purchaser shall be considered as acceptance of the assets with any patent or latent defects in their condition at the time of sale.
17. The purchase price is payable in cash or payment by bank guaranteed cheque only. All payments for purchase must be made directly to the Company prior to removal of the assets, unless specific and satisfactory credit arrangement is confirmed in writing by the Company.
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 Purchaser until the full purchase price plus interest, if payable, is paid.
20. Until payment of all amounts owing by the Purchaser are paid in full, the Purchaser 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. Where no finance agreement is entered into, on the fall of the hammer and subject to confirmation of the sale, the Seller in any event cedes and assigns all his rights, including the right to institute legal action and reclaim possession and/or ownership of the assets to the Company, who accepts cession and assignment thereof, in order for the Company to collect the purchase price. Should the Purchaser fail to pay the Company upon demand then the Company shall be entitled to exercise the rights set out in clauses 5.3.1 to 5.3.5 (both inclusive) above.
22. The Purchaser 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 Purchaser although the Company is entitled to institute litigation in any competent Court.
23. 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 Purchaser.
24. A certificate issued by a Manager of the Company shall be prima facie proof of monies owing by the Purchaser, or to the Seller or the Company.
25. 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 Purchaser pursuant to a successful bid thereby binds himself personally as co-principal debtor with the Purchaser for payment of the purchase price and personally guarantees all the obligations of the Purchaser under these terms and conditions.
26. Any extension of payment or concession granted by the Company to the Purchaser will not prejudice the rights of the Company in terms of these conditions and such extension or concession will not constitute an amendment or waiver or novation of these terms and conditions.
27. 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.
28. The Company reserves the right to amend these conditions of sale in writing.
29. Any assets entered or offered for sale on the day of the auction are subject to payment of the usual **[NOTE : BETTER TO SPECIFY % COMMISSION]** 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, with or without the knowledge of the Company, but as a result of this auction. Commission shall become due and payable by the Seller upon the fall of the hammer, notwithstanding any breach on the part of the Seller.
30. 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 Purchaser. The Purchaser 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.
31. 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.



*baie dankie
vir u lojale
ondersteuning*

