One Breeding Right to ARDAD (IRE)



Stallion's Race Record: **Won** 3 races (5f.) at 2 years and £93,398 including Pepsi Max Flying Childers Stakes, Doncaster, **Gr.2** and Windsor Castle Stakes, Royal Ascot, **L.**

Retired to stud in 2018, and sire of 84 winners, of 189 races, and £3,325,666; including: **PERFECT POWER (IRE)** (Frozen Power (IRE), Commonwealth Cup, **Gr.1**, Middle Park Stakes, **Gr.1**, Prix Morny, **Gr.1**),

EVE LODGE (GB) (Footstepsinthesand (GB), Sirenia Stakes, Gr.3),

CANDY (GB) (Denounce (GB), Redcar Two Year Old Trophy, L.),

CRISPY CAT (GB) (Azamour (IRE), Texas Glitter Stakes),

Columnist (GB) (Royal Applause (GB), 3rd Coventry Stakes, Gr.2),

Vintage Clarets (GB) (Royal Applause (GB), 3rd Coventry Stakes, Gr.2),

Ghrainne (GB) (Casamento (IRE), 3rd Zukunfts-Rennen, Gr.3),

Saliteh (GB) (Poet's Voice (GB), 3rd Lacken Stakes, Gr.3),

Shamrock Breeze (IRE) (Sayif (IRE), 2nd Prix de la Vallée d'Auge, L.),

Eyelashes (IRE) (Dutch Art (GB), 2nd Premio Gino E Luciano Mantovani, L.),

Ardad's Great (GB) (Rip Van Winkle (IRE), 2nd Tipperary Stakes, L.), etc.

SPECIAL NOTICE

The Breeding Right that is being sold is as described in the Breeding Right Terms and Conditions and the deed of novation that will transfer the Breeding Right to the Purchaser. A summary of the Breeding Right is set out below for information only. The successful Purchaser must sign a deed of novation to acquire the Breeding Right and within that document it must confirm that it has relied exclusively upon its own appraisals, examinations and inspections and/or those carried out by third parties on its behalf and that it has had adequate opportunity to and has satisfied itself as to the veterinary history and veterinary condition of the Stallion in respect of its purchase of the Breeding Right. Any prospective purchaser is strongly recommended to read the Breeding Right agreement and the deed of novation and take its own legal advice before making a bid.

- The Breeding Right will confer upon the Purchaser an entitlement to have one mare approved by Overbury Stud serviced by the Stallion in each Northern Hemisphere breeding season from 2025 onwards while the Stallion stands at Overbury Stud.
- The Breeding Right shall not entitle the Purchaser to participate in the management and/or control of the Stallion or in any other benefit of ownership other than those outlined above. Furthermore, the Purchaser shall have no obligation as regards to cost of maintaining the Stallion as a result of this agreement.
- It shall be for the Purchaser to insure the Breeding Right to such value and against such risks as the Buyer sees fit.
- Any nomination will be subject to the terms of Overbury Stud's Nomination Agreement (a copy of which is available on request).
- 5. The Stallion Owner has pre-emption rights in respect of any future sale of the Breeding Right.
- 6. The Stallion Owner shall be entitled to sell the Stallion at any time without any liability to the Purchaser save the Breeding Right Holder shall receive the sum of 0.5% of the net proceeds of sale (following deduction of any tax and costs of sale).
- 7. The governing law of the Breeding Right agreement is the laws of England
- 8. The Breeding Right agreement and the deed of novation is available upon request by email to tattersalls.com
- 9. For further enquiries, please contact Overbury Stud at enquiries@ovstud.co.uk
- 10. The breeding right is sold with UK VAT.