Bonhams Hong Kong Gallery
Suite 2001, One Pacific Place
Admiralty, Hong Kong
www.bonhams.com/hongkong

BIDS
+852 2918 4321
+852 2918 4320 fax
To bid via the internet, please visit www.bonhams.com

Please note that bids should be submitted no later than Thursday 18 August. New bidders must also provide proof of identity and address when submitting bids. Failure to do this may result in your bids not being processed. Bidders of accepted bids will receive a Bid Confirmation.

SALE NUMBER
27728

ILLUSTRATIONS
Front cover: 82

VIEWING HONG KONG
Bonhams’ operations and facilities are currently subject to government restrictions and arrangements may be subject to change. In accordance with Covid-19 guidelines, lots will be made available for in-person viewing by appointment only on the following dates: 16 - 18 August, 10am to 5pm

ENQUIRIES
Hugo Spencer
+852 2245 3714
hugo.spencer@bonhams.com

LONDON
Richard Harvey M.W
+44 (0) 20 7468 5811
richard.harvey@bonhams.com
Diego Lanza
+44 (0) 20 7468 5804
diego.lanza@bonhams.com

EDINBURGH (WHISKY)
Martin Green
+44 (0) 7775 842 686
martin.green@bonhams.com

US
wine.us@bonhams.com

TAIWAN
Bobbie Hu
+886 2 2757 7070
taiwan@bonhams.com

CHINA - BEIJING
Vivian Zhang
+86 138 1040 9035
vivian.zhang@bonhams.com

CHINA - SHANGHAI
Wang Jie
+86 1390 1792358
wang.jie@bonhams.com

JAPAN
Kimiko Tominaga
+81 (0) 3 5532 8636
kimiko.tominaga@bonhams.com

SINGAPORE
Bernadette Rankine
+65 6701 8038
bernadette.rankine@bonhams.com

CUSTOMER SERVICES
Monday to Friday 9am to 6pm +852 2918 4321

To bid live online and / or leave internet bids please go to www.bonhams.com and should be returned by email or post to the specialist department or to the bids department at info.hk@bonhams.com

BIDS
- Bid online/APP
Register to bid online by visiting www.bonhams.com/27728

Bid through the app. Download now for android and iOS

- Bid by telephone/absentee
We require a completed Bidder Registration Form returned by email to bids@bonhams.com.

The form can be found at the back of every catalogue and on our website at www.bonhams.com

Please note we cannot guarantee bids within 24 hours of the sale.

- Bid in person
You can pre-register online at Bonhams.com or obtain a paddle at our Registration Desk.

- New Bidders
You must provide proof of identity when submitting bids. A copy of a government-issued photo identification (driving licence or passport) showing your full name and date of birth, and, if not shown on the ID document, proof of your current address (utility bill or bank statement).

For company account or other entities, please contact us in relation to the documents you will need to provide.

Failure to do this may result in your bids not being processed.

For all other enquiries, contact our Client Services department on:
+852 2918 4321 or info.hk@bonhams.com

PAYMENT
For an overview of the payment process, please refer to Clause 9 of the NOTICE TO BIDDERS section at the back of this catalogue.

Please see back of catalogue for Notice to Bidders

NOTICE TO BIDDERS
Please see back of catalogue for Notice to Bidders.

As a courtesy to intending bidders, Bonhams will provide a written indication of the physical condition of lots in this sale if a request is received up to 24 hours before the auction starts. Such report is also available for download from Bonhams website. This written indication is issued subject to Clause 1.6 of Appendix 2 to the Notice to Bidders contained at the end of this catalogue.

PAYMENT IMPORTANT NOTICE
Please note that all customers irrespective of any previous activity with Bonhams, are required to complete the Bidder Registration Form in advance of the sale. The form can be found at the back of every catalogue and on our website at www.bonhams.com and should be returned by email or post to the specialist department or to the bids department at info.hk@bonhams.com

To bid live online and / or leave internet bids please go to www.bonhams.com/auctions/27728 and click on the Register to bid link at the top left of the page.
Sale Information for Buyers and Sellers

BONHAMS HONG KONG GALLERY
Suite 2001, One Pacific Place
Admiralty,
Hong Kong
+852 2918 4321
+852 2918 4320 fax

Nearest MTR location:
Admiralty

Sale information for
Buyers and Sellers
after Sale Collection

Ms Daisy Lam
Crown Wine Cellars contact:
1/F. Crown Data Centre 1
6 Kin Fung Circuit
Tuen Mun, Hong Kong
Tel: 2453 3530 Fax: 2453 3350

Email: dlam@crownww.com

All tasting notes attributed from Robert Parker’s Wine Advocate (WA), Allen Meadows’s Burghound (AM), Michael Broadbent’s Vintage Wine Book (MB) and Jancis Robinson (JR)

AFTER SALE COLLECTION: WINE

Crown Wine Cellars will store all purchases for a month after the sale at no additional charge.

All sold lots not cleared by 19 September 2022 will accrue storage fees charged by CWC.

Buyers wishing to store their wines with CWC must submit a registration and autopay application to CWC Ltd by 13 September 2022.

All buyers failing to submit a registration and autopay application to CWC Ltd in hard copy by 13 September 2022 will be charged HK$60 per case or HK$30 per half case or outsized bottle per month or part thereof, inclusive of comprehensive insurance as of 13 September 2022. These charges will only cease once the required forms are received and the storage option specified, or after the wines have been collected from CWC Ltd.

All requests for collection from CWC Ltd must be made 7 working days before the requested collection date. Upon receipt of a delivery request deliveries will take place a minimum of 7 working days thereafter.

Post-sale inspections of wine are available at a rate of HK$50 per case.

A photo service is available at a rate of HK$10 per bottle, with a minimum charge of HK$120
AFTER SALE COLLECTION:
WHISKY AND COGNAC
All sold lots will be available for collection on Thursday, 25 August 2022 at the Bonhams Hong Kong office, Suite 2001, One Pacific Place, Hong Kong, Tel: +852 2918 4321.

Please email winehk@bonhams.com to arrange an appointment for collection.
The office is open from 9am to 6pm, Monday to Friday.

From 19 September 2022 onward, all sold lots are to be collected at address below, and storage charge will apply at HKD 50 per bottle per month.
Unit 303, Kerry Cargo Center, 55 Wing Kei Road, Kwai Chung, Hong Kong.

Shipping
Buyers are asked to contact Bonhams Hong Kong in advance regarding collection of property and related fees for shipping.

WHISKY AND COGNAC ADDITIONAL INFORMATION
As noted in Condition of Sale, many countries and other jurisdictions prohibit the importation, or limit the quantity of alcoholic beverages entering such jurisdiction, and some jurisdictions require the purchaser, seller and/or shipper to obtain certain permits or licenses prior thereto. It is the purchaser’s sole responsibility to determine whether any such restriction, limitation or prohibitions are applicable prior to bidding, to obtain an required permits or licenses, and to comply with all of such jurisdiction’s requirements.

PAYMENT
Purchases can only be released when full settlement (inclusive of all charges) of all invoices issued to the buyer is received in cleared funds.
If you are a successful Bidder, payment will be due to be made to us by 4:30pm on the second working day after the Sale so that all sums are cleared by the seventh working day after the Sale. This applies even if the buyer wishes to export the lot and an export license is (or may be) required. Before bidding you should ensure that you have the necessary funds available and be able to pay according to one of the methods set out below. All cheques should be made payable to Bonhams (Hong Kong) Ltd - Client A/C. Unless agreed by us in advance payments made by anyone other than the registered buyer will not be accepted. We accept the following methods of payment:

Hong Kong dollar personal cheque drawn on a Hong Kong branch of a bank: all cheques must be cleared before you can collect your purchases;

Cash: you may pay for Lots purchased by you at this Sale with notes, coins or travellers cheques in the currency in which the Sale is conducted (but not any other currency) provided that the total amount payable by you in respect of all Lots purchased by you at the Sale does not exceed HK$80,000. If the amount payable by you for Lots exceeds that sum, the balance must be paid otherwise than in coins, notes or travellers cheques;

Bank Transfer: you may electronically transfer funds to our Client Account. If you do so, please quote your paddle number and invoice number as the reference.

Our Client Account details are as follows:
Account Name
Bonhams (Hong Kong) Ltd - Client A/C
Account Number
808-870174-001
Bank Name
HSBC
Bank Address
Head Office
1 Queens Road
Central
Hong Kong
Swift Code
HSBCHKHHHKH

If paying by bank transfer, the amount received after the deduction of any bank fees and/or conversion of the currency of payment to Hong Kong dollars must not be less than the Hong Kong dollars amount payable, as set out on the invoice.

Debit cards issued by a Hong Kong Bank: there is no additional charge for purchases made with these cards;

Credit cards: American Express, Visa and Mastercard only. There is a HK$200,000 limit on payment value if payment is made in person.
Payment by telephone may also be accepted up to HK$50,000, subject to appropriate verification procedures, although this facility is not available for first time buyers. If the amount payable by you for Lots exceeds that sum, the balance must be paid by other means.

China UnionPay (CUP) debit cards: There is no additional charge for purchases made with these cards.

It maybe advisable to notify your card provider of your intended purchase in advance to reduce delays caused by us having to seek authority when you come to pay. If you have any questions with regard to payment, please contact our Customer Services Department.

Case Terms
ocb........................................................original cardboard box
ogb........................................................original gift box
owc.......................................................original wooden box
買家及賣家資訊

香港邦瀚斯藝術廊
金鐘太古廣場一期2001室
電話：+852 2918 4321
傳真：+852 2918 4320

從金鐘地鐵站步行可至

買家及賣家於拍賣後領取拍賣品的資料
Ms. Daisy Lam - 林小姐

皇冠酒窖的聯絡方法：
香港屯門建豐街6號
嘉栢中心一期一樓
電話：2453 3530
傳真：2453 3350
Email: dlam@crownww.com

所有酒評撰錄自Robert Parker的 《葡萄酒倡導家》 (WA)、Allen Meadows的 Burghound.com (AM)、Michael Broadbent的《葡萄酒年份全書》 (MB) 及Jancis Robinson的評論 (JR)。

拍賣後領取葡萄酒及清酒

皇冠酒窖會在拍賣會後，免費為買家儲存所購葡萄酒一個月。

所有已售的拍賣品若於2022年9月19日前還不領取，皇冠酒窖會向買家收取儲存費。

買家如欲委託皇冠酒窖儲存葡萄酒，必須於2022年9月13日之前，向皇冠酒窖提交登記及自動轉賬申請表。

所有買家若不能於2022年9月13日前，向皇冠酒窖遞交紙版的登記及自動轉賬申請表，每箱酒會產生每月HK$60的儲存費，半箱酒或特大瓶裝的費用則為每月HK$30，少於半箱的亦作半箱計算；該等費用已包括自2022年9月13日起計算的綜合保險費。當所需申請表已向皇冠酒窖遞交，並訂明了葡萄酒的儲存方式，或者葡萄酒已從皇冠酒窖領走，該等費用才將停止收取。

所有要從皇冠酒窖領酒的申請，必須於領取日前7個工作天提出。當收到領取申請後，拍賣品的發放將於最少7個工作天後進行。

拍賣後檢查服務的收費為每箱酒HK$50。

拍照服務的收費為每瓶酒HK$10，每次最低消費為HK$120。
拍賣後領取威士忌及干邑

所有已售的拍賣品可於2022年8月25日星期四上午10時後，於邦瀚斯香港辦公室內領取。
地址: 香港金鐘道88號太古廣場一座2001室
電話: +852 2918 4321。

領酒前敬請以電郵至winehk@bonhams.com預約。辦公時間為星期一至五，上午9時至下午6時。

由2022年9月19日上午10時起，將於以下地址提貨。
翔輝運輸有限公司香港葵涌永基路五十五號 嘉里貨運中心303室
每瓶威士忌/干邑，將收取每月HK$50的儲存費。

付款
買家須將成功所購得之全部拍賣品的總額悉數付清後（包括所有費用），才可提取拍賣品。為確保拍賣會後七個工作天內所有款項可全部過賬，請於拍賣會後第二個工作天的下午四點半前付款。如買家希望把所購得之拍賣品運至香港以外的地方，以及需要或可能需要申請出口執照，付清款項後仍需申請出口執照。各項款項於拍賣會後七個工作天內全部過賬，方可安排領取拍賣品。

所有香港銀行及其分行的港幣個人支票：
預先通知您所購得之拍賣品將以銀行支票付款，然後在當地銀行兌換成港幣。

銀行匯票：在確認有效身份證明及匯票後，買家可立即提取所購之拍賣品。

現金：如所購得的拍賣品總值不超過HK$80,000，買家可以現金或港幣（不接受其他貨幣）為單位之旅行支票付款。如所購得的拍賣品總值超過HK$80,000，HK$80,000以外的金額，必須以現金及旅行支票以外的方式支付。

銀行轉賬：買家可利用電子轉賬至我們的銀行賬戶，請注意把競標標牌號碼及發票資料寫上，以作參考。

客戶帳戶詳情如下：
賬戶名稱
Bonhams (Hong Kong) Ltd - Client A/C
賬戶號碼
808-870174-001
銀行名稱
HSBC
銀行地址
Head Office
1 Queens Road
Central
Hong Kong
國際匯款代碼
HSBCHKHH

如果閣下通過銀行轉賬付款，我們所收的款額經扣除任何銀行費用，以及/或者款項經兌換成港幣後，必須不少於如發票所的應付款額。

由香港銀行發出的扣賬卡：以此方法付款，將不收取額外的費用。

信用卡：美國運通卡、Visa、Mastercard卡及中國銀聯信用卡均可使用。請注意，以信用卡付款的話，本公司每次拍賣接受總數不超過HK$200,000。如所購得的拍賣品總值超過HK$200,000，閣下可使用匯款或以上提及的方式支付。

在符合我們的規定下，如要以電話電郵或於拍賣會前於拍賣會場地提交信用卡付款，本公司每次拍賣接受總數不超過HK$50,000，而此方式不適用於首次競投的買家。

中國銀聯(CUP)借記卡：以此方法付款，將不收取額外的費用。

我們建議，閣下在拍賣前可預先通知發卡銀行，以免於付款時，由於需要確認授權而造成延誤。
NOTICE TO BIDDERS

This notice is addressed by Bonhams to any person who may be interested in a Lot, including Bidders and potential Bidders (including any person whose name or address is not known to us but who may be subject to any restriction of reference we consider to be such persons as “Bidders” or “you”).

Our List of Definitions and Glossary is incorporated into this Notice.

1. OUR ROLE

In our role as auctioneers of Lots, Bonhams acts solely for and in the interests of the Seller, “Bonhams” job is to sell the Lot at the highest and best price obtainable at the Sale to a Bidder. Bonhams does not act for Buyers or Bidders in this role and does not give advice to Buyers or Bidders. When it or its staff make statements about a Lot or Bonhams provides a Condition Report on a Lot, it is doing that on behalf of the Seller of the Lot. Bidders and Buyers who are themselves not expert in the Lots are strongly advised to seek and obtain independent advice on the Lots and their value before bidding for them.

The Company has authorised Bonhams to sell the Lot as its agent on its behalf and, save where we expressly make it clear to the contrary, Bonhams acts only as agent for the Seller. Any statement or representation we make in respect of a Lot is made on the Seller’s behalf and, unless Bonhams sells a Lot as principal, not on our behalf and any Contract for Sale is between the Buyer and the Seller and not with Bonhams. As agent for the Seller Bonhams will state the Lot in the Catalogue or an announcement to that effect will be made at the Sale. The Lots will be stated in a notice at the Sale or an insert in the Catalogue.

Bonhams does not owe or undertake to give any duty or responsibility in respect of the Lot or in any other matter (whether direct, collateral, express, implied or otherwise). If you successfully bid for a Lot or buy it, at that stage Bonhams enters into an agreement with the Buyer. The terms of that contract are set out in our Buyer’s Agreement and in our Buyer’s Agreement we state those varied by announcement given orally or in writing or in any other matter by Bonhams.

2. CONTRACTUAL DESCRIPTION

Subject to the Contractual Description printed in bold letters in the Entry about the Lot in the Catalogue (see paragraph 3 below), Lots are sold “as is” and “where is” on an “as is” basis, with all faults, and are not part of the Lot, which is not printed in bold letters, represents Bonhams’ opinion Catalogue photograph of the Lot, and the Seller as corresponding only to the Lot which is not an indication of the actual selling price or value of a Lot. Estimates are in the currency of the Sale.

Contract reports

In the case of lots, you may ask for a Contract Report on its physical condition from Bonhams. If you do so, this will be provided on behalf of the Seller free of charge. Bonhams is not entering into a contract with respect to any Contract Report and accordingly does not assume any responsibility to you in respect of it. Bonhams does owe or agree to owe to you as a Bidder any obligation or duty with respect to any Lot or in any way about a Lot which is available for your own inspection or for inspection by an expert instructed by you. However, any written description of the physical condition contained in a Condition Report will form part of the Contractual Description of the Lot under which it is sold to any Buyer.

The Seller’s responsibility to you

The Seller does not make or agree to make any representation of fact or contractual promise, guarantees, warranties or undertakings, no obligation or duty, whether in contract or in tort (other than to the eventual Buyer as set out above), in respect of the accuracy or completeness of any statement or representation made by him or in his behalf in which is in any way descriptive of any Lot or as to the anticipated or likely selling price of any Lot. No statement or representation by Bonhams or on its behalf in any way descriptive of any Lot or any Estimate is incorporated into any Contract for Sale between a Seller and a Buyer.

Bonhams’ responsibility to you

You have the opportunity of examining the Lot if you want to and for that purpose we will make the Lot available to you and to Bidders as agent on behalf of another (whether or not he has disclosed that he is acting on behalf of the Seller) and any information given by Bonhams acts as the Seller’s agent only unless Bonhams sells the Lot as principal.

Bonhams undertakes no obligation to you to examine, investigate, or carry out any tests, either in sufficient depth or at all, on each Lot to establish the authenticity of any statements or opinions given by Bonhams, or by any person on Bonhams’ behalf, whether in the Catalogue or elsewhere.

You should not suppose, after such examinations, investigations or tests have occurred. Bonhams does not make or agree to make any representation of fact, and undertakes no obligation or duty (whether in contract or in tort in respect of the accuracy or completeness of any statement or representation given by Bonhams’ “expert” or “packer”) which is in any way descriptive of any Lot or as to the anticipated or likely selling price of any Lot.

No statement or representation by Bonhams or on its behalf in any way descriptive of any Lot or any Estimate is incorporated into your Buyer’s Agreement.

Alterations

Descriptions and Estimates may be amended at Bonhams’ discretion from time to time by notice given orally or in writing before or during the Sale.

3. DESCRIPTIONS OF LOTS AND ESTIMATES

The Catalogue contains an Entry about each Lot. Each Lot is sold “as is” and “where is” on an “as is” basis, with all faults, and is not part of the Lot, which is not printed in bold letters, represents Bonhams’ opinion Catalogue photograph of the Lot, and the Seller as corresponding only to the Lot which is not an indication of the actual selling price or value of a Lot. Estimates are in the currency of the Sale.

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You should not suppose, after such examinations, investigations or tests have occurred. Bonhams does not make or agree to make any representation of fact, and undertakes no obligation or duty (whether in contract or in tort in respect of the accuracy or completeness of any statement or representation given by Bonhams’ “expert” or “packer”) which is in any way descriptive of any Lot or as to the anticipated or likely selling price of any Lot.

No statement or representation by Bonhams or on its behalf in any way descriptive of any Lot or any Estimate is incorporated into your Buyer’s Agreement.

Alterations

Descriptions and Estimates may be amended at Bonhams’ discretion from time to time by notice given orally or in writing before or during the Sale.

The catalog is available for inspection prior to the Sale, and any person may inspect it at our expense. It is at your risk and responsibility to check with our Bids Office that your bid has been received. Telephone calls may be recorded. The telephone bidding facility is a discretionary service and may not be available in relation to all lots. We will not be responsible for bidding on your behalf if you are unavailable at the time of the Sale or if the telephone connection is interrupted during bidding. Please contact us for further details.

Bidding by telephone

If you wish to bid at the Sale by telephone, please complete an Absentee and Telephone Bidding Form, which is available from our offices or in the Catalogue. Please return it to the office which is responsible for the Sale at least 24 hours in advance of the Sale. It is your responsibility to check with our Bids Office that your bid has been received.

At the end of the Sale, or when you have finished bidding please return your bidding cards to the Bidder registration desk.

Bidding by post or fax

Absentee and Telephone Bidding Forms can be found in the back of this Catalogue and should be completed and sent to the office responsible for the Sale. It is your responsibility to ensure that your number is recognised as a valid one. Returned absentee bids are to be accepted by us. Please check your Absentee and Telephone Bidding Form carefully before returning it to us, fully completed and signed by you. It is your responsibility to check with our Bids Office that your bid has been received.

The additional service is complimentary and is confidential. Such bids are made at your own risk and we cannot accept liability for any error or failure to receive or for any loss or damage as a result of such bids.

All bids made on your behalf will be made at the lowest level possible subject to Reserve and other bids made for the Lot. Where appropriate your bids will be rounded down to the nearest amount consistent with the Auctioneer’s bidding increments. New Bidders must also provide proof of identity when submitting bids. Failure to do this may result in your bid not being placed.

Bidding via the internet

Please visit our Website: http://www.bonhams.com for details of how to bid via the internet.

Bidding through an agent

Bids will be accepted as placed on behalf of the person named as the principal on the Bidding Form and therefore we may refuse to accept bids from an agent on behalf of a principal an appeal may be made to the Chairman from the principal confirming the agent’s authority to bid. Nevertheless, as the Bidding Form explains, any person placing a bid as an agent on behalf of another (whether or not he has disclosed that fact or the identity of his principal) will be jointly and severally liable with the principal to the Corporation and to Bonhams under any contract resulting from the acceptance of a bid.

Subject to the above, please let us know if you are acting on behalf of another person when bidding for Lots at the Sale so that we can in fact in that case, if we do not approve the agency arrangements in writing before the Sale, we are entitled to assume that the person placing the bid is acting on his own behalf. Accordingly, the person bidding the Lot at the Sale will be the Buyer and will be liable to pay the Hammer Price and Buyer’s Premium.
On the lot being knocked down to the Buyer, a Contract for Sale of the Lot will be entered into between the Seller and the Buyer on the terms of the Contract for Sale set out in Appendix 1 at the back of the Catalogue, which will be signed by either party before leaving the room. This contract is not available for first time buyers. If the amount payable by you for Lots exceeds that sum, the balance must be paid otherwise than in coins or notes.

Debit cards issued by a Hong Kong bank (EBP): there is no additional charge for purchases made with cards in person.

Credit cards: American Express, Visa and Mastercard only. There is a HK$200.00 limit on payment value if payment is made in person.

Payment by telephone may also be accepted up to HK$50,000, subject to the above conditions. However, payment by this means is not available for first time buyers. If the amount payable by you for Lots exceeds that sum, the balance must be paid otherwise than in coins or notes.

China UnionPay (CUP) debit cards: There is no limit on payment value if payment is made in person.

It maybe advisable to notify your card provider of your intended purchase in advance to reduce delays caused by us having to seek authority when you come to pay. If you have any questions with regard to payments please contact our Customer Services Department.

10. COLLECTION AND STORAGE
The Buyer of a Lot will not be allowed to collect it until payment in full and in cleared funds has been made (unless we have made a special arrangement with the Buyer). Details relating to the collection of a Lot, the storage of a Lot and our Storage Contractor after the Sale are set out in Appendix 2 in the Catalogue.

11. SHIPPING
Please refer enquiries on this to our customer services department dealing with the Sales.

12. EXPORT/TRADING REQUIREMENTS
It is your sole responsibility to comply with all Hong Kong export and overseas import regulations relating to your purchases and also to obtain any relevant export or import licences.

The need for export and import licences varies from country to country and you should acquaint yourself with all relevant local requirements and provisions.

We will not be responsible for the refusal of any import or export licence(s) or delay in obtaining such licence(s) that will prevent the despatch of any Sale or allow any delay in making payment.

13. CITES REGULATIONS
Buyers are advised to check the regulations applicable to Hong Kong exports and overseas import regulations relating to your purchases and also to obtain any relevant export or import licences.

Please note that lots marked in the catalogue with a Y next to the lot number contain one or more of the aforementioned restricted materials. Hong Kong importers are required by law to obtain a licence before importing such lots. If you are unsure of the exact status of any Lot, you should contact the local CITES authority for information.

14. THE SELLERS AND/OR BONHAMS’ LIABILITY
Other than any liability of the Seller to the Buyer of a Lot under the Contract for Sale, neither we nor the Seller are liable (whether in negligence or otherwise) for any error or misdescription or omission in any Description of a Lot or any Estimate in respect of it, whether contained in the Catalogue, whether printed or written, whether written or otherwise, whether given orally or in writing and whether before or during the Sale. Neither we nor the Seller will be liable for any loss of Business, profits, revenue or income, or for loss or expense, or for disruption to Business, or wasted time on the part of management or staff, or for indirect losses or consequential damages of any kind, irrespective of the case of nature, volume or degree of loss or damage alleged to be suffered, and irrespective of whether the said loss or damage is caused by or claimed in respect of any negligence, other tort, breach of contract or breach of statutory duty, restitutionary claim or otherwise.

In any circumstances where we and/or the Seller are liable in relation to any Lot or any Description or Estimate made of any Lot, or the conduct of any Sale in relation to any Lot, whether in damages, for an injury or compensation for any loss, cost or expense must not exceed the amount payable to us by the Buyer, as set out in the following:

Hong Kong dollar personal cheque drawn on a Hong Kong branch of a bank; all cheques must be cleared before you can collect your purchases;

Bankers draft cheque; if you can provide suitable proof of the identity of the person appearing on the draft or cheque, and that the funds have originated from your own account, we will allow you to collect your purchases immediately;

Cash: you may pay for Lots purchased by you at this Sale with notes or coins in the currency in which the Sale is conducted but any notes or coins provided that the total amount payable by you in respect of all Lots purchased by you at the Sale does not exceed HK$10,000. If the amount payable by you for Lots exceeds that sum, the balance must be paid otherwise than in coins or notes;

Note: if you are interested in a Lot but are not able to attend the Sale, Bonhams will provide a telephone bidding service on your behalf. This service is provided at a fee of 10% of the hammer price. You may instruct Bonhams to bid on your behalf up to 24 hours before the end of the Sale. Further details are available in Appendix 2 in the Catalogue.

In most cases, an item is sold as ‘is’, and the absence of any reference to the condition of a clock or watch does not imply that the Lot is in good condition without defects, repairs or watching. Most clocks and watches have been repaired in the course of their normal lifetime and may now incorporate parts not original to them. Furthermore, Bonhams makes no representation or warranty that any clock or watch is in working order. As clocks and watches often contain fine and complex mechanisms, Bonhams should be aware that a general service, change of battery or further repair work, for which the Buyer is solely responsible, may be necessary. Bidders should be aware that the information of watch parts such as Rolek, Frank Muller and Corum into the United States is highly restricted. These watches may be subject to the USA and can only be imported personally.

18. JEWELLERY
Historically many gemstones have been subjected to a variety of treatments to enhance their appearance. Sapphires and rubies are routinely heat treated to improve their colour and clarity, similarly emeralds are frequently treated to make them more attractive. Other treatments such as staining, irradiation or coating may have been used on other gemstones. These treatments may be permanent, whilst others may need special care or re-treatment over the years to retain their appearance. Bidders should be aware that estimates assume that gemstones may have been subjected to such treatments. A number of laboratories issue certificates that give more detailed information. Descriptions of gemstones in this catalogue may not be consistent between different laboratories on the degrees, or types of treatment for any particular gem. In the event that Bonhams has been offered or has obtained certificates for any Lot in this catalogue these certificates will be disclosed in the Catalogue. Although, as a matter of policy, Bonhams endeavours to provide certificates from recognised laboratories for certain items, it is not feasible to obtain certificates for each Lot. In the event that no certificate is published in the Catalogue, Bidders should assume that the gemstones may have been treated. Neither the Seller nor the Buyer accepts any liability for contradictions or differing certificates obtained by Buyers on any Lots subsequent to the Sale.

19. EXPENSES
If a stone(s) weekly receives a property listed in the report as a “B” it is a property that is subject to a “B” it is a property that is subject to a specific treatment, and is subject to a specific treatment. If the weekly receives a property listed as a “C” it is a property that is subject to a specific treatment. If the weekly receives a property listed as a “D” it is a property that is subject to a specific treatment. If the weekly receives a property listed as a “E” it is a property that is subject to a specific treatment. If the weekly receives a property listed as a “F” it is a property that is subject to a specific treatment. If the weekly receives a property listed as a “G” it is a property that is subject to a specific treatment. If the weekly receives a property listed as a “H” it is a property that is subject to a specific treatment. If the weekly receives a property listed as a “I” it is a property that is subject to a specific treatment.

Signatures
1. A diamond brooch, by Kutchinsky
When the maker’s name appears in the title, in Bonhams’ opinion the piece is by that maker.
2. A diamond brooch, signed Kutchinsky
Has a signature that, in Bonhams’ opinion, is authentic but may contain gemstones that are not original, or the piece may have been altered.
3. A diamond brooch, mounted by Kutchinsky
Has been created by the jeweller, in Bonhams’ opinion, but using stones or designs supplied by the client.

10. PICTURES
Description of Catalogue Terms
The following terms used in the Catalogue have the following meanings but are subject to the general provisions relating to Descriptions contained in the Contract for Sale:

“Jacopo Bassano” in our opinion a work by the artist. When the artist’s forename is not known, the following form is used: “Jacopo Bassano (after) a pupil; closely associated with a named artist but not necessarily his pupil.”

“Attributed to Jacopo Bassano”: in our opinion a work by an artist but less certainly than in the preceding category.

“Studio/Workshop of Jacopo Bassano”: in our opinion a work by an unknown hand in a style similar to that of the artist.

“Circle of Jacopo Bassano”: in our opinion a work by a hand closely associated with a named artist but not necessarily his pupil.

“Follower of Jacopo Bassano”: in our opinion a work by a painter working in the artist’s studio, not necessarily contemporary or nearly contemporary, but not necessarily his pupil.

“Manner of Jacopo Bassano”: in our opinion a work in the style of the artist.

“After Jacopo Bassano”: in our opinion, a copy of a known work of the artist.

“Signed and dated or dated and inscribed” in our opinion the signature and/or date and/or inscription are from the hand of the artist.

“Bears a signature and/or date and/or inscription” in our opinion the signature and/or date and/or inscription have been added by another hand.
20. PORCELAIN AND GLASS Damage and Restoration

For your guidance, in our Catalogues we detail, as far as practicable, recorded all significant defects, cracks and restoration. Such practicable Descriptions and Damage and Restoration cannot be definitive, and in providing Condition Reports, we cannot Guarantee that there are no other defects present which have not been mentioned. Bidders should satisfy themselves by inspection, as to the condition of each Lot. Please see the Contract for Sale printed in this Catalogue.

Because of the difficulty in determining whether a item of glass has been repaired, we cannot, in our Catalogues reference is only made to visible chips and cracks. No mention is made of repolishing, severe or otherwise.

21. WINE

Lots which are lying under Bond and those liable to VAT may not be available for immediate collection.

Examining the wines

It is occasionally possible to provide a pre-sale tasting for larger parcels (as defined below). This is generally limited to more recent and everyday drinking wines. Please contact the department for details.

It is not our policy to inspect every unopened case. In the case of wines older than 20 years the boxes will usually have been opened and levels and conditions of the parcels will have been noted. You should make proper allowance for variations in ullage levels and conditions of corks, capsules and labels.

Corks and Ullages

Ullage refers to the space between the cork of the wine and the wine. Ullage levels for Bordeaux shaped bottles are only normally noted when below the neck and for Burgundy, Alsace, German and Cognac shaped bottles when greater than 4 centimetres (cm).

Acceptable ullage levels increase with age, generally acceptable levels are as follows:

Under 15 years old – into neck or less than 4cm
15 to 30 years old – top shoulder (ts) or up to 5cm
Over 30 years old – high shoulder (hs) or up to 6cm

It should be noted that ullages may change between publication of the Catalogue and the Sale and that corks may fail as a result of transporting the wine. We will only accept responsibility for Descriptions of condition at the time of publication of the Catalogue and cannot accept responsibility for any loss resulting from failure of corks either before or after this point.

Options to buy parcels

A parcel is a number of Lots of identical size of the same wine, bottle size and Description. The Buyer of any of these Lots has the option to accept some or all of the remaining Lots in the parcel at the Seller’s prices, although such options will be at the Auctioneer’s sole discretion. Absentee Bidders are, therefore, advised to bid on the first Lot in a parcel.

Botting Details and Case Terms

The following terms used in the Catalogue have the following meanings:

CB – Chateau botted
DB – Domaine botted
EB – Estate botted
BB – Bordeaux bottled
BE – Belgian bottled
FB – French bottled
GB – German bottled
OB – Oporto bottled
UK – United Kingdom bottled
oc – original wooden case
ic – individual corked case
oc – original carton

SYMBOLS

The SYMBOLS are used to denote:

This lot contains one or more regulated plant or animal species and is subject to CITES regulations. It is the buyer’s responsibility to comply with such regulations and to obtain any necessary import or export certificates. A buyer’s inability to obtain such certificates cannot justify a delay in payment or cancellation of a sale. See clause 12.

The Seller has been guaranteed a minimum price for the Lot, either by Bonhams or a third party. This may take the form of an irrevocable bid from a third party, who may make a financial gain in a successful Sale or a financial loss if unsuccessful.

Bonhams owns the Lot either wholly or partially or may otherwise have an economic interest.

This Lot contains elephant ivory and is therefore subject to CITES regulations.

Property containing African elephant ivory cannot be imported to the USA. The USFWS and the UK have in place wide ranging restrictions on dealing with property containing elephant ivory, including restrictions on import and/or export. It is a buyer’s responsibility to obtain any export or import licences, certifications and any other required documentation, where applicable. Bonhams is not able to assist buyers with the shipment of an originating elephant ivory into the US, the UK or the EU. A buyer’s inability to export or import these lots cannot justify a delay in payment or cancellation of a sale.

22. LANGUAGE

The Notice to Bidders is published in both Chinese and English. If there is any dispute in its interpretation, the English version will prevail.

DATA PROTECTION – USE OF YOUR INFORMATION

As a result of the services provided by us, we obtain personal data about you (which expression for the purposes of this paragraph only includes your employees and officers, if any). You agree to our use of it as follows.

We may use your data to notify you about our services and to provide you with information about products or services that you request from us or which we feel may be of interest to you. Data about you may be analysed to identify your potential preferences for these products or services. We may share your data with any member of our group (which means our subsidiaries, our ultimate holding company and its subsidiaries as defined in section 1159 and schedule 8 of the Companies Act 2006, including its registered office in Hong Kong). Subject to this, we will not disclose your data to any third party, but we may from time to time provide you with information about goods and services provided by or on behalf of the Seller, or which is of interest to you. Any member of our group may use your data for similar purposes.

We will keep your data for a period of five years from the date of your interaction with us or such future registration process. Your data may be transferred to and stored outside Hong Kong, and you agree to this transfer. You have the right to request us not to use your information for these purposes by contacting Bonhams (Hong Kong) Limited at the Data Protection Officer (Privacy Policy Chapter 446 of the Laws of Hong Kong is the data user) at Montpelier Galleries, Montpelier Street, London, SW7 1HJ, United Kingdom or by e-mail at client.service@bonhams.com.

APPENDIX 1

CONTRACT FOR SALE

IMPORTANT: These terms may be changed in advance of the Sale of the Lot to you, by setting out different terms in the Catalogue for the Sale and/or by placing an inset in the Catalogue and/or by notices at the Sale venue and/or by oral announcements before and during the Sale at the Sale venue. You should be alert to this possibility of changes and act in advance of bidding if there have been any.

UNDER THIS CONTRACT, THE SELLER’S LIABILITY IN RESPECT OF THE QUALITY OF THE LOT, ITS FITNESS FOR ANY PURPOSE AND ITS TRUE PURCHASE VALUE WITHIN THE LIMITATION OF LIABILITY SET OUT IN THIS CONTRACT FOR SALE IS LIMITED.

The Seller will not be liable for any breach of any undertaking, whether implied by the Sale of Goods Ordinance (Chapter 26 of the Laws of Hong Kong) or otherwise, as to the satisfactory quality of the Lot or its fitness for an particular purpose.

The Seller will not be liable for any breach of any undertaking, whether implied by the Sale of Goods Ordinance (Chapter 26 of the Laws of Hong Kong) or otherwise, as to the satisfactory quality of the Lot or its fitness for any purpose.

RISK, PROPERTY AND TITLE

1. Risk in the Lot will pass to you if it is knocked down to you on the fall of the Auctioneer’s hammer in respect of the Lot. The Seller will not be responsible thereafter for the Lot prior to its collection by or on behalf of the Buyer. The Seller will have the rights and powers of a principal. The Seller’s responsibility will be limited to negligence (or any Statutory Duty, Bailee’s Duty, Restitutionary Claim or in any way as to the satisfactory quality of the Lot or its fitness for an particular purpose.)

2. The Seller reserves the right to re-sell the Lot if the Buyer should fail to pay for it or fail to remove it within the time specified in the Notice to Bidders or the Terms of the Sale and the Seller may, in such case, sell the Lot at a public or private sale and the Buyer shall be liable for all costs and expenses incurred by the Seller in connection therewith and all monies received by the Seller from the sale of the Lot shall be retained by the Seller for the benefit of the Seller.

3. The Seller will have the right to cancel any contract for Sale and to retain the monies received in respect of such goods in part or full.

4. Expenses

The Buyer will be responsible for all expenses incurred by the Seller in connection therewith and all monies received by the Seller from the sale of the Lot shall be retained by the Seller for the benefit of the Seller.

5. Collection

The Buyer shall be entitled to withdraw possession from you of any other Lot he has sold to you at the same or at any other Sale and whether currently in Bonhams’ possession or not until payment in full and in cleared funds of the Purchase Price and all other sums due to the Seller and/or Bonhams in respect of the Lot.

6. Payment

You are responsible for any and all taxes, duties, fees, costs, duties, or other charges or expenses incurred by the Seller if you do not remove the Lot in accordance with this paragraph 7 and you will indemnify the Seller against all such taxes, duties, fees, costs, duties, or other charges or expenses and keep the Seller indemnified from and against all claims, proceedings, costs, expenses and losses arising in respect of any injury, loss and damage caused to the Lot after the fall of the Auctioneer’s hammer until you obtain full title to it.

7. Failure to pay for the Lot

If after the fall of the hammer you are not knocked down to you on the fall of the Auctioneer’s hammer in respect of the Lot, the Buyer will be responsible for any taxes, duties, fees, costs, duties, or other charges or expenses incurred by the Seller if you do not remove the Lot in accordance with this paragraph 7 and you will indemnify the Seller against all such taxes, duties, fees, costs, duties, or other charges or expenses and keep the Seller indemnified from and against all claims, proceedings, costs, expenses and losses arising in respect of any injury, loss and damage caused to the Lot after the fall of the Auctioneer’s hammer until you obtain full title to it.

8. Removal of the Lot

All Lots knocked down at the hammer in respect of the Lot will be removed at the Buyer’s expense; the Buyer shall, within 7 days after the Sale, remove all Lots from the premises on which the Sale was held and from all or any of the Seller’s premises or his servants or agents to enter upon all or any of your premises in order to remove all Lots and/or on Bonhams’ behalf in respect of the Lot.

9. Failure to pay for the Lot

If the Purchase Price for a Lot is not paid to Bonhams in full in accordance with the Contract for Sale and/or by notices at the Sale venue, the Seller will be entitled, with the prior written agreement of Bonhams but without further notice to you, to exercise one or more of the following rights (whether severally or otherwise):

9.1. The Seller will have the right to terminate immediately the Contract for Sale of the Lot for your breach of contract;

9.2. The Seller may terminate the Contract for Sale by auction, private treaty or any other means on giving seven days’ notice to you of its intention to do so;

9.3. The Seller may terminate the Contract for Sale in respect of the Lot;

9.4. The Seller may remove and store the Lot at your expense;

9.5. The Seller may take legal proceedings against you for any sum due under the Contract for Sale and/or for damages for breach of contract;

9.6. The Seller may sell the Lot (or any part of the Lot) on Bonhams’ behalf as well as before judgement or order at the annual rate of 5% per annum above the base rate of Standard Chartered Bank (Hong Kong) Limited from time to time to be calculated on a daily basis from the date upon which such monies become payable until
the date of actual payment;  

8.1.7 to repurchase the Lot (or any part thereof) which has not become your property, and for this purpose you hereby grant an irrevocable licence to the Seller by himself and to his servants or agents to enter upon all or any of your premises (with or without vehicles) during normal Business hours to take possession of the Lot or part thereof;  

8.1.8 to retain possession of, and on those three-months' written notice to sell, Without Reserve, any of your other property in the possession of the Seller or Bonhams (as a bailee for the Seller) for any purpose (including, without limitation, other goods sold to you) and to apply any monies due to you as a result of such sale in satisfaction or part satisfaction of any amounts owing to you or Bonhams; and  

8.1.10 so long as such goods remain in the possession of the Seller or Bonhams as its bailee, to resell the contract for the Sale of such other goods, and to notify the Seller by the Seller at or any other auction or by private treaty until all sums due under the Contract for Sale shall have been paid to the Seller or to Bonhams by you.  

8.2 You agree to indemnify the Seller against all legal and other costs of enforcement, all losses and other expenses and costs (including any monies payable to Bonhams in order to obtain the release of the Lot) incurred by the Seller (whether or not court proceedings will have been issued) as a result of Bonhams taking steps under this paragraph 8.1.10 on a full indemnity basis together with interest thereon (after as well as before judgment or order) at the rate specified in paragraph 8.2.1 from the date on which the Seller becomes liable to pay the same until payment by you.  

8.3 On any re-sale of the Lot under paragraph 8.1.2, the Seller will account to you for any balance remaining after the Seller pays any monies received by him or on his behalf in respect of the Lot, after the payment of all sums due to the Seller and to Bonhams, within 28 days of receipt of such monies by him or on his behalf.  

9 THE SELLER'S LIABILITY  

9.1 The Seller will not be liable for any injury, loss or damage caused by the Lot after the fall of the Auctioneer's hammer in respect of the Lot.  

9.2 Subject to paragraphs 9.3 to 9.5 below, except for breach of the express warranties provided in paragraph 2.1, the Seller will not be liable for any breach of any term that the Lot will correspond with any Description applied to it by or on behalf of the Seller, whether implied by the Sale of Goods Ordinance (Chapter 26 of the Laws of Hong Kong) or otherwise.  

9.3 The Seller will not be liable (whether in negligence, other tort, breach of contract or statutory duty or in restitution or under the Misrepresentation Ordinance (Chapter 284 of the Laws of Hong Kong), or in any other way) for any lack of conformity with, or inaccuracy, error, misdescription or omission in any Description of the Lot or any Entry or Estimate in relation to the Lot made by or on behalf of the Seller (whether made in writing, including in the Catalogue, or on the Website, or orally, or by conduct or otherwise) and whether made before or after this agreement or prior to or during the Sale.  

9.4 The Seller will not be liable for any loss of Business, Business profits or revenue or in loss or for QIP of Business or for business or wasted time on the part of the Buyer (or any loss or disruption to Business or wasted time on the part of the Buyer's staff or, for any indirect losses or consequential damages of any kind, irrespective in any case of the nature, volume or source of the loss or damage alleged to be suffered, and irrespective of whether the said loss or damage is caused by or claimed in respect of any negligence, other tort, breach of contract, statutory duty, constitutes an actionable breach of contract, or is a debt owed by you to the Seller).  

9.5 In any circumstances where the Seller is liable to you in respect of the Lot, or any act, omission, statement, or representation in respect of it, or this agreement or its performance, and whether in damages, for an indemnity or contribution or for a restitutory remedy or in any way whatsoever, the Seller's liability will be limited to a payment of a sum which does not exceed the amount of the Purchase Price of the Lot irrespective in any case of the nature, volume or source of any loss or damage alleged to be suffered, and irrespective of whether the liability arises from any negligence, other tort, breach of contract, statutory duty, bailie's duty, statutory claim or otherwise.  

9.6 Nothing set out in paragraphs 9.1 to 9.5 above will be construed as excluding or restricting (whether directly or indirectly) any liability or responsibility or excluding or restricting any person's rights or remedies in respect of (i) fraud, or (ii) death or personal injury caused by the Seller's negligence or (iii) any other person under the Seller's control or for whom the Seller is legally responsible for all acts and omissions for which the Seller is liable under the Occupiers Liability Ordinance (Chapter 31A of the Laws of Hong Kong), or (iv) any other liability to the extent the same may not be excluded or restricted as a matter of law.  

10 MISCELLANEOUS  

10.1 You may not assign either the benefit or burden of the Contract for Sale.  

10.2 The Seller’s failure or delay in enforcing or exercising any power or right under the Contract for Sale will not operate or be deemed to operate as a waiver of his rights under it except to the extent of any express waiver given to you in writing. Any such waiver will be effective only in so far as to enable subsequently to enforce any right arising under the Contract for Sale.  

10.3 If either party to the Contract for Sale is prevented from performing through force majeure or any other cause beyond its control or if performance of its obligations would by reason of circumstances in the nature of the Lot, be so impracticable as to be significantly increased financial cost to it, that party will not, for so long as such circumstances prevail, be required to perform such obligations. The Seller will not apply to the obligations imposed upon you by paragraph 6.4.  

10.4 Any notice or other communication to be given under the Contract for Sale must be in writing and may be served by hand or by post or by delivery through the doors of the place of residence or business of the party to receive it or by email or (if the party to receive it is acting as an agent for a named principal) made as agent on behalf of the Seller.  

2 PERFORMANCE OF THE CONTRACT FOR SALE  

You undertake to us personally that you will observe and comply with all your obligations and undertakings to the Seller under the Contract for Sale in respect of the Lot.  

3 PAYMENT  

3.1 Unless agreed in writing between you and us or as otherwise set out in the Notice to Bidders, you must pay to us by not later than 4.30pm on the second working day following the Sale.  

3.1.1 The Purchase Price for the Lot  

3.1.2 A Buyer’s Premium is calculated in accordance with the rates set out in the Notice to Bidders on each lot, and  

3.1.3 If the Lot is marked “[C]”, an Additional Premium which is calculated and payable in accordance with the Notice to Bidders together with VAT on that sum if applicable so that all sums due to us are cleared funds by the seventh working day after the Sale.  

3.2 You must also pay on demand any Expenses payable pursuant to this agreement.  

3.3 All payments to us must be made in the currency in which the Sale was conducted, unless, unless otherwise agreed by us in writing, one of the methods of payment set out in the Notice to Bidders. Our invoices will only be addressed to the registered Buyer unless the Buyer is acting as an agent for a named principal and we have approved that arrangement, in which case we will address the invoice to the principal.  

3.4 Unless otherwise stated in the Notice to Bidders any sums payable to us will be subject to the Tax at the appropriate rate and such Tax will be payable by you on all such sums.  

3.5 We may deduct and retain for our own benefit the monies paid by you to us the Buyer’s Premium, the Commission payable by the Seller in respect of the Lot, any Expenses and Taxes at our interest earned and/or incurred until payment until payment to the Seller.  

3.6 Time will be of the essence in relation to any payment payable to us. If you do not pay the Purchase Price, or any other sum due to us in accordance with this paragraph 3, we will have the rights set out in paragraph 7 below.  

3.7 Where a number of Lots have been knocked down to you, any monies we receive from you on any Lots will be proportionate and we may pay the Purchase Price of each Lot and secondly pro rata to pay all amounts payable due to Bonhams.  

4 COLLECTION OF THE LOT  

4.1 Subject to any power of the Seller or us to refuse to release the Lot to you, once you have paid us in cleared funds, everything due to us and secondly pro rata to pay the Lot to you as you or may direct us in writing. The Lot will only be released on production of a stamped, paid invoice, obtained from our cashier's office.  

4.2 You must collect and remove the Lot at your own expense by the date and time specified in the Notice to Bidders, or if no date is specified by 4.30pm on the seventh day after the Sale.  

4.3 For the period of enforcement and until paid in full the Lot may be collected from the address referred to in the Notice to Bidders for collection on the days and times specified in the Notice to Bidders. You will ensure that the Lot is removed elsewhere for storage and you must enquire from us as to when and where you can collect it, although this information will usually be set out in the Notice to Bidders.  

4.4 If you have not collected the Lot by the date specified in the Notice to Bidders, you authorize us, acting as your agent and on your behalf, to enter into such a contract with the Storage Contractor (“the Storage Contract”) with the Storage Contractor for the storage of the Lot on the then current standard terms and conditions agreed between Bonhams and the Storage Contractor (copies of which are available from the Storage Contractor) and if you fail to collect the Lot by the date specified in the Notice to Bidders, the Lot may be removed elsewhere for storage and you must enquire from us as to when and where you can collect it, although this information will usually be set out in the Notice to Bidders.  

4.5 Unless you have paid the Purchase Price and any Expenses in full the Lot will either be held by us as agent on behalf of the Seller or held by the Storage Contractor as agent on behalf of the Seller.
5 STORING THE LOT
We will store the Lot until the earlier of your removal of the Lot or until the time and date set out in the Notice to Bidders (or if no date is specified, by 4.30pm on the seventh day after the Sale) to and subject to paragraph 6.10, to be responsible as bailee to you for damage to or the loss or destruction of the Lot (notwithstanding that it is not your property before payment of the Purchase Price). If you do not collect the Lot from us before the time and date set out in the Notice to Bidders (or if no date is specified, by 4.30pm on the seventh day after the Sale) we may remove the Lot to another location, the details of which will usually be set out in the Notice to Bidders. If you have not paid for the Lot in accordance with paragraph 5.5, the Lot will be moved to any third party’s premises, the Lot will be held by such third party entirely to your benefit and we will retain our lien over the Lot until we have been paid in full in accordance with paragraph 5.6.

6 RESPONSIBILITY FOR THE LOT
6.1 Only on the payment of the Purchase Price to us will title in the Lot pass to you. However under the Contract for Sale, in the risk of the Lot if it is knocked down to you. However under the Contract for Sale, in the risk of the Lot if it is knocked down to you.
6.2 You are advised to obtain insurance in respect of the Lot as soon as possible after the Sale.

7 FAILURE TO PAY OR TO REMOVE THE LOT AND PART PAYMENTS
7.1 If all sums payable to us are not paid in full at the time they are due and/or the Lot is not removed in accordance with this agreement, we will have the right without further notice to you to exercise one or more of the following rights (without prejudice to any rights we may exercise on behalf of the Seller):
7.1.1 to terminate this agreement immediately for your breach of contract;
7.1.2 to retain possession of the Lot;
7.1.3 to remove, at your expense:
7.1.3.1 to take legal proceedings against you for payment of any sums payable to us by you (including the Purchase Price) and/or damages for breach of contract;
7.1.3.2 to be paid interest on any monies due to us (after as well as before judgment or order) at the rate specified in paragraph 7.1.5 and/or to require an indemnity and/or security from you in return for pursuing a course of action agreed to by you.
7.2 The discretion referred to in paragraph 7.1.5:
7.2.1 may be exercised at any time during which we have actual or constructive possession of the Lot, or at any time after such possession, where the cessation of such possession has occurred by reason of any act, omission, judgment or order of any court, mediator, arbitrator or government body;
7.2.2 will not be exercised unless we believe that there exists a serious prospect of a good arguable case in favour of the claim.

8 FORGERIES
9.1 You understand that it is a personal responsibility for any Forgeries in accordance with the terms of this paragraph 9.
9.2 Paragraph 9 applies only if:
9.2.1 the name you have submitted to the person whom the original invoice was made out by in respect of the Lot and that invoice has been paid; and
9.2.2 you notify us in writing as soon as reasonably practicable after you have become aware that the Lot is a Forging and in any event within one year after the Sale, that the Lot is a Forging;
9.3 Within one month after such notification has been given, you return the Lot to us in the same condition as it was at the time of the Sale, accompanied by written evidence that the Lot is a Forging and the Sale and Lot number sufficient to identify the Lot.
9.4 Paragraph 9 will not apply in respect of a Forging if:
9.4.1 the Entry in relation to the Lot contained in the Catalogue reflected the then accepted general opinion of scholars and experts or fairly indicated that there was a conflict of such opinion or that the Forging was expected to be of a significant nature; and
9.4.2 the Forging was acknowledged to be a leading expert in the relevant field; or
9.4.3 it can be established that the Lot is a Forgery only by means of a process not generally accepted for use until the date on which the Forging was made or by means of a process which it was unreasonable in all the circumstances for us to have employed.
9.5 You are advised to obtain such processes and tests on the Lot as we in our absolute discretion consider necessary to satisfy ourselves that the Lot is or is not a Forging.
9.6 If we are satisfied that the purchaser principal (the Buyer) has purchased the Lot from you and you will transfer the title to the Lot in question to us, with full title guarantee, free from any liens, charges or other encumbrances, in accordance with the provisions of Sections 14(1)(a) and 14(1)(b) of the Sale of Goods Ordinance (Chapter 26 of the Laws of Hong Kong) and we will pay you an amount equal to the sum of the Purchase Premium, 's and Expenses paid by you in respect of the Lot.
9.7 The benefit of paragraph 9.6 is personal to, and incapable of assignment by, you.
9.8 If you or any other person (whether for your own use or for your own benefit) or for any other purpose (including without limitation, the sale or other disposal of goods sold to you for sale) and to apply any monies due to you as a result of such sale in payment or part payment of any amounts owed to us.

10 OUR LIABILITIES
10.1 We will not be liable whether in negligence, other tort, breach of contract or statutory duty or in restitution or under the Misrepresentation Act 1967, sections 1 to 28A of the Laws of Hong Kong or in any other way for lack of conformity with or any inaccuracy, error, misdescription or omission in any Description of the Lot or any Estimate or Estimate in respect of it, made by us or as a result of our being or in any way connected with the Seller whether made in writing, including in the Catalogue, or on the Bonhams’ Website, or orally, or by conduct or otherwise and whether before or after this agreement or prior to or during the Sale.
10.2 Our duty to you while the Lot is at your risk and/or your property and in our custody and/or control is to exercise reasonable care in relation to it, but we will not be responsible for damage to the Lot or to other persons or things caused by:
10.2.1 handling the Lot if it was affected at the time of sale by woodworm and any damage is caused as a result of it being affected by woodworm; or
10.2.2 changes in climate or the weather; or
10.2.3 damage to tension stringed musical instruments; or
10.2.4 damage to gilded picture frames, plaster picture frames or picture frame glass; and if the damage becomes dangerous, we may dispose of it without notice to you in advance in any manner we think fit and we will be under no liability to you for any damage.

10.3 We will not be liable to you for any loss of business, Business profits, revenue or income or for loss of Business reputation or for any other loss or damage (whether indirect or otherwise) in respect of the Lot or any part of the Lot or this agreement; or any other loss or damage sustained by you in effecting any payment which we are required to make to any person in respect of the Lot; and whether made before or after this agreement or prior to or during the Sale.

10.4 In any circumstances where we are liable to you in respect of a loss of business, Business profits, revenue or income or for loss of Business reputation or for any other loss or damage sustained by you in effecting any payment which we are required to make to any person in respect of the Lot; and whether made before or after this agreement or prior to or during the Sale.

10.5 Nothing set out above will be construed as excluding or restricting (whether directly or indirectly) any person’s liability or restricting any personal liabilities in respect of fraud, (or death or personal injury caused by our negligence (or any person under our control or for whom we are liable to you), or under our undertaking in paragraph 9 of these conditions.

11 MISCELLANEOUS
11.1 You may not assign either the benefit or burden of this agreement.
11.2 Our failure or delay in exercising any power or right under this agreement will not operate or be deemed to operate as a waiver of our rights under this agreement or any express waiver given to you in writing. Any such waiver will not affect our ability subsequently to enforce any right arising under this agreement.
11.3 If either party to this agreement is prevented from performing that party’s respective obligations under this agreement by circumstances beyond its reasonable control and irrespective of whether the said loss or damage is caused by or claimed in respect of any negligence, other tort, breach of contract, statutory duty, bailee’s duty, a restitutionary claim or otherwise. You may wish to protect yourself against loss by obtaining insurance.
11.4 Nothing set out above will be construed as excluding or restricting (whether directly or indirectly) any person’s liability or restricting any personal liabilities in respect of fraud, (or death or personal injury caused by our negligence (or any person under our control or for whom we are liable to you), or under our undertaking in paragraph 9 of these conditions.
11.5 If any term or any part of any term of this agreement is held to be unenforceable or invalid, such unenforceability or invalidity will not affect the enforceability or validity of the remaining terms or the remainder of the relevant term.
11.6 References in this agreement to Bonhams will, where appropriate, include references to Bonhams’ officers, employees and agents.
11.7 The headings used in this agreement are for convenience only and shall not be construed as part of the terms of this agreement.
11.8 In this agreement including means “including, without limitation”.
11.9 References to the singular will include references to the plural and vice versa and references to one any gender will include reference to the other genders.
11.10 If there is a conflict between a numbered paragraph is to a paragraph of this agreement.
11.11 Save as expressly provided in paragraph 11.12 nothing in this agreement confers (or purports to confer) on any person who is not a party to this agreement any benefit or conferred by, or the right to enforce any term of this agreement.
11.12 Where this agreement confers an immunity from, and/or an exclusion or restriction of the liability of Bonhams, it will also operate in favour and for the benefit of Bonhams’ holding company and the subsidiaries of such holding company and the successors and assigns of Bonhams and of such companies and of any officer, employee and agent of Bonhams and such companies, each of whom will be entitled to

"You agree to indemnify us against all legal and other costs, on three months' written notice to sell, to be paid interest on any monies due to us (after as well as before judgment or order) at the rate specified in paragraph 7.1.5 and thirty or to any other sums due to us."

"We will account to you in respect of any balance we hold remaining from the Purchase Price paid by you (less the Sale of the Lot under our rights under this paragraph 7 after the payment of all sums due to us and the Seller within 28 days of receipt of the Purchase Price)."

"You will be wholly responsible for packing, handling and transport of the Lot and for complying with all import or export regulations in connection with the Lot."

"Your authorise us to carry out such processes and tests on the Lot as we in our absolute discretion consider necessary to satisfy ourselves that the Lot is or is not a Forging."

"It can be established that the Lot is a Forgery only by means of a process not generally accepted for use until the date on which the Forging was made or by means of a process which it was unreasonable in all the circumstances for us to have employed."
As a result of the services provided by us, we obtain personal data about you (which may be sold to third parties for the purposes of this paragraph only) which includes your employees and officers, if relevant. You agree to our use of it as follows.

We may use your data to notify you about changes to our services and to provide you with information about products or services that you request from us or which we feel may be of interest to you. Data about you may be analysed to identify your potential preferences for these purposes. We may use your data to any member of our group (which means our subsidiaries, our ultimate holding company and its subsidiaries as defined in section 1159 and schedule 6 of the Companies Act 2006, including any variable subsidiary). Subject to this, we will not disclose your data to any third party but we may from time to time provide you with information about goods and services provided by third parties if we feel may be of interest to you. Any member of our group may use your data for similar purposes.

We will keep your data for a period of five years from the date of your last contact with us so as to simplify any future registration. The data may be transferred to and stored outside Hong Kong and you agree to this transfer.

You have the right to request us not to use your information for these purposes by contacting Bonhams Limited at 101 New Bond Street, London, SW1 Y 0HH, United Kingdom (for the purpose of the Personal Data (Privacy) Ordinance (Chapter 486 of the Laws of Hong Kong) is the data user) or by e-mail at client.services@bonhams.com.

APPENDIX 3

DEFINITIONS AND GLOSSARY

Where these Definitions and Glossary are incorporated, the following words and phrases are defined unless the context otherwise requires the meanings given to them below. The Glossary is to assist you to understand words and phrases which have a specific legal meaning with which you may not be familiar.

LIST OF DEFINITIONS

"Additional Premium" a premium, calculated in accordance with the Notice to Bidders, to cover Bonhams' expenses relating to the payment of equitable and legal costs, fees and/or expenses for any work or service (whether or not actually undertaken) which has been or is being carried out on the Lot, where that damage, restoration or modification work (as the case may be) does not substantially affect the identity of the Lot as it was in accordance with the description of the Lot. Such additional premium may be taken into account in the sale at auction or by private treaty (and reference to any Lot will include, unless the context otherwise requires, reference to individual items comprised in a group of two or more items offered for sale as one lot).

"Forgo" an intention initiated by the maker or any other person to cease to do as an authorship, attribution, origin, authenticity, stylistic, style, period, subject, suitability, copyright or like content, and there is no cause for an action to be brought for the alleged forgery.

"Glossary" the following expressions have specific legal meanings with which you may not be familiar. The following glossary is intended to give you an understanding of those expressions but is not intended to limit their legal meanings:

"artistic resale right": the right of the creator of a work of art to receive a payment on sales of that work subsequent to the original sale of that work by the creator of it as set out in the Artists Resale Right Regulations 2003.

"buyer": a person to whom goods are entrusted.

"indemnity": an obligation to put the person who has the benefit of the indemnity in the same position in which he would have been had the circumstances giving rise to the indemnity not arisen and the expression "indemnity" is construed accordingly.

"Intermediary proceedings": proceedings in the Courts to determine ownership or rights over a Lot.

"knocked down": when a Lot is sold to a Bidder, indicated by the fall of the hammer at the sale.

"seller": a right for the person who has possession of the Lot to retain possession of it.

"risk": the possibility that a Lot may be lost, damaged, stolen, altered or deteriorate in condition or value.

"title": the legal and equitable right to the ownership of a Lot.

"transferee": a legal wrong done to someone to whom the wrong doer has a duty of care.

SALE OF GOODS ORDINANCE (Chapter 26 of the Laws of Hong Kong)

Section 14: Implied undertaking as to title etc.

(1) In every contract of sale, of one to one to which subsection (2) applies, there is-

(a) an implied condition on the part of the seller that in the case of the sale, he has a right to sell the goods, and in the case of an agreement to sell, he will have a right to sell the goods at the time when the property is to be passed; and

(b) an implied warranty that the goods are free, and will remain free until the time when the property is to be passed, from any charge or encumbrance not disclosed or known to the buyer before the contract is made and that the buyer will enjoy quiet possession of the goods except so far as it may be disturbed by the owner or other person entitled to the benefit of any charge or encumbrance so disclosed or known.

(2) In a contract of sale, in the case of which there appears from the contract or to be inferred from the circumstances of the contract an intention that the seller should transfer only such title as he or a third person may have, there is-

(a) an implied warranty that all charges or encumbrances known to the seller and not known to the buyer have been disclosed to the buyer before the contract is made and

(b) an implied warranty that neither-

(i) the seller; nor

(ii) a person by whom the parties to the contract intend that the seller should transfer only such title as a third person may have, that person; nor

(iii) anyone claiming through or under the seller or that third person otherwise than under a charge or encumbrance disclosed or known to the buyer before the contract is made, will disturb the buyer's quiet possession of the goods.
2. 鑽石胸針,由辜青斯基署名

賽克拉（Sèvres）和聖路易（St. Lô）

18. 珠寶

17. 鐘錶

16. 羊毛

15. 損壞及修復

14. 賣家及/或邦瀚斯的責任

13. 拍賣品的說明及成交價估計

12. 錶類

11. 客戶

10. 稅項

9. 購買拍賣品

8. 競投人通告

7. 拍賣會的規則

6. 買家與賣家及買家與邦瀚斯的合約

5. 競投

4. 拍買品的使用

3. 拍賣品的說明及成交價估計

2. 拍賣品的說明及成交價估計

1. 通告

5. 競投

4. 拍買品的使用

3. 拍賣品的說明及成交價估計

2. 拍賣品的說明及成交價估計

1. 通告
6. 購買與賣家及邦瀚斯的合約

於拍賣後收購拍賣品前，買家與賣家須簽署最後一紙
所載列有關拍賣品的條約。訂立拍賣品的銷售合約
除非該等條約已取得拍賣前及於拍賣過程中上公
形成對拍賣品作出的陳述或申述概不納入買家協議內。

7. 購買費用及買家須支付的其他收費

根據合約協議，其條例載於最後一紙
所載列有關拍賣品的條約。本公司於訂立其協議前
及於拍賣會中以口頭及/或於拍賣會
之或上之口頭形式發出會影響拍賣會的公
告，閣下亦須參閱該等資料。本公司亦可於拍賣會
內說明或由拍賣人作出公佈，或於拍賣會的通告或
作為主事人出售拍賣品，本公司會就此情況於圖錄
內說明或由拍賣人作出公佈，或於拍賣會的通告或

8. 稅項

本公司建議買家在出價前從有關監管機構取得关于
進出貨的進出口特許許可證的責任。

12. 損壞及修復

於出價購買拍賣品前，閣下必須確保擁有可用於資
金，以向本公司支付拍賣品費用及買家費用（加稅項及
其餘費用）的資金。若閣下為成功競投人，
閣下須於拍賣會後第二天下午四時正前三分
向本公司付款，就所有拍品於拍賣會後七天後
目前已清楚。閣下須在下列一項方法付款
(所有支票須以Bonhams (Hong Kong) Limited
開戶名義。若閣下為成功競投人，
閣下須於拍賣會後第二天下午四時正前三分
向本公司付款，就所有拍品於拍賣會後七天後
目現金：

現金：

若於首次拍賣，買家之佣金為所購買的每件拍品之
成交價估計的%。

 Moves to a major art centre may require the display of
 your work which is not suitable for your current location. It may
 be necessary to change your address and register as an itinerant
 artist or establish a new studio elsewhere.

10. 醫害及儲存

拍賣品的買家須付全數以已結清購款及拍品款付
方取拍品(本公司與買家另有安排除外)。有關
拍品的說明及估計售價(包括成交價)。對閣下有興趣的任何
拍品的每個和各個方面,包括作者、屬性、狀況、出
售、歷史、背景、真實性、風格、時期、年代、適用
品的狀況。尤其是可能有部件已置換或更新,拍賣品
及估計售價(包括成交價)。對閣下有興趣的任何

15. 損壞及修復

現金：

如所購得的拍賣品總值不超過HK$80,000,

銀行匯票/本票：

 HSBCHKHHKK

地址：

1 Queen

HSBCHKHHHKH

帳戶名稱：

s Road Central, Hong Kong

地址：

1 Queen

17. 鑰匙

所有拍品接受時的「現況」出售；對於該鑰匙
狀況並沒有提供任何指引並，且應於拍品狀況
良好、無損壞、或未經維修、修復，大部分鑰匙
上之是拍賣時,本公司會在其時與買家訂立協
議,該合約的條款載於買家協議,除非該等條款已
經被閣下全權接受。邦瀚斯對閣下的責任

16. 書籍

如上所述，拍品乃以其「現況」售予買家，附
有以下拍品說明所列出現的任何瑕疵、缺點及錯誤。

18. 珠寶

根據以往經驗，很多寶石都經過一系列的處理去提
升外觀，藍寶石及紅寶石價值會常加處理以改善其色
澤及透明度。為了解寶石會經過圖或相
的寶石，皆賣家於出售時會接受該等處理。

21. 關鍵詞

為便於提述,本文稱該等人士為「競
投」。
21. 獨立性

凡在本公司總部拍賣場以及需繳納儲值額的拍賣品，或不能立刻取貨者。

驗酒證明

對於較大批量（定義見下文）的拍賣品，偶爾可進行拍賣品試喝。通常，這只限於小型及長期間飲用的葡萄酒。我們一般不會開箱或不揈開瓶的葡萄酒。酒精度達 20 年的葡萄酒已開瓶，缺水水及外型如有異常會在本圖錄中特別說明。

酒塞與缺損

缺損量瓶塞及酒盒之間的空間。波羅多爾多的瓶塞的缺損水平一般在瓶塞的下部可検察到；對於長期存放，阿爾謝爾，德利及卡布雷龍的酒瓶，則要達 4公分（12 厘米）。可將缺損水平不隨酒瓶分離時，一般約能接受如下：

15 年以下 | 用於儲存之瓶塞從 4 厘米
15-30年 | 用於儲存之瓶塞從 6 厘米
30年或以上 | 用於儲存之瓶塞從 8 厘米

警告：缺損在本圖錄中標記於拍賣品舉行期間或之前所出現的。而且通常會在運輸過程中出現問題。本圖錄所標記的，我們只在顯著程度品質的差異及優等，對和對標記所指示的損失，不論在是僅在發現

2.1.1 保障資料—閣下資料的用途

2.1.2 未服務於本公司的附屬公司、本公司最終控股公司及其附屬公司

2.1.3 如閣下同意本公司將不時向閣下提供閣下可能感興趣的相關拍賣資訊及閣下可能感興趣的拍賣活動，則本公司將依據閣下所同意的資料用途合約為閣下提供

2.1.4 如閣下同意，不時加入本公司旗下的拍賣業務為期五年，由閣下最後與我們聯繫的日期起計，以便簡化任何日後再辦理登記的手續。本合約可隨時詳述於香港中文及英文。

2.1.5 於圖錄內或於邦瀚斯的網站上，或以行為作出或發出的任何合約允許，作出或發出亦無同意作出或發出任何合約允許。

2.1.6 除第2.1.5段有明確規定外，銷售合約概無受第 36 章。（透過進口貨物、或絕對或限期的出售拍賣品，不論其已售予賣家或邦瀚斯的代表賣家（代表賣家）或以電郵客戶服務@Galleries, Montpelier Street, London, SW7 1HH, UNITED KINGDOM)或以電話直接聯絡client.service@bonhams.com。

對任何貨品的任何用途的合約的限制，不論在是獨家拍賣品等所附之或閣下，或其他賣家所受理的拍賣品。

3.1 除第2.1.5節的規定外，於可能由賣家或代表賣家（包括由邦瀚斯）作出有關拍賣品的任何使用及任何合約允許，賣家並無作出或發出亦無同意作出或發出任何合約允許。

3.1.3 若拍賣品的廣告或拍賣品的任何用途的合約的限制，不論在是獨家拍賣品等所附之或閣下，或其他賣家所受理的拍賣品。

4.1 由拍賣品落槌表示閣下投得拍賣品後，閣下應於本協議書規定的應付款項日期起計至閣下支付該款項的應付款項。在圖錄內或於邦瀚斯的網站上，或以行為作出或發出的任何合約允許，作出或發出亦無同意作出或發出任何合約允許。

4.1.1 保留拍賣品的管有權；
4.1.2 只要該等貨品仍然由賣家或邦瀚斯作為賣家

5.1 由拍賣人落槌表示閣下投得拍賣品後，閣下須在應付款項日期起計至閣下支付該款項的應付款項。在圖庫內或於邦瀚斯的網站上，或以行為作出或發出的任何合約允許，作出或發出亦無同意作出或發出任何合約允許。

5.1.1 順利完成拍賣會後的職責任。
5.1.2 該拍賣品於拍賣會所在地之交易活動，在如第3.1節有明確規定外，銷售合約概無受第 36 章。因此，拍賣品的風險即轉由閣下承擔。不論在是閣下是否已

6.1 任,而對瓶塞問題所招致的損失,不論在是圖錄發

6.1.10 只要該等貨品仍然由賣家或邦瀚斯作為賣家

6.1.11 除第6.1.10段有明確規定外，銷售合約概無受第 36 章。因此，拍賣品的風險即轉由閣下承擔。不論在是閣下是否已

7.1 順利完成拍賣會後的職責任。
7.1.1 該拍賣品於拍賣會所在地之交易活動，在如第3.1節有明確規定外，銷售合約概無受第 36 章。因此，拍賣品的風險即轉由閣下承擔。不論在是閣下是否已

8.1.1 保管拍賣品的管有權；
8.1.2 保留拍賣品的管有權；
8.1.3 保留拍賣品的管有權；
8.1.4 順利完成拍賣會後的職責任。
8.1.5 該拍賣品於拍賣會所在地之交易活動，在如第3.1節有明確規定外，銷售合約概無受第 36 章。因此，拍賣品的風險即轉由閣下承擔。不論在是閣下是否已

8.1.8 保留賣家於該拍賣會或任何其他拍賣或以私

8.1.9 保留賣家於該拍賣會或任何其他拍賣或以私

8.1.10 只要該等貨品仍然由賣家或邦瀚斯作為賣家

8.1.11 除第6.1.10段有明確規定外，銷售合約概無受第 36 章。因此，拍賣品的風險即轉由閣下承擔。不論在是閣下是否已

9.3 賣家或其代表於本協議之前或之後或於拍

9.3.1 除非賣家為遺囑執行人、受託人、清盤人、

9.3.2 除非賣家為遺囑執行人、受託人、清盤人、

11.3 賣家或其代表於本協議之前或之後或於拍

11.3.1 除非賣家為遺囑執行人、受託人、清盤人、

11.3.2 除非賣家為遺囑執行人、受託人、清盤人、

11.3.3 除非賣家為遺囑執行人、受託人、清盤人、

11.4 除非賣家為遺囑執行人、受託人、清盤人、

11.5 除非賣家為遺囑執行人、受託人、清盤人、

11.6 除非賣家為遺囑執行人、受託人、清盤人、

11.7 除非賣家為遺囑執行人、受託人、清盤人、

11.8 除非賣家為遺囑執行人、受託人、清盤人、

11.9 除非賣家為遺囑執行人、受託人、清盤人、

12.1 除第 3.1 節有明確規定外，銷售合約概無受第 36 章。因此，拍賣品的風險即轉由閣下承擔。不論在是閣下是否已

12.2 除第 3.1 節有明確規定外，銷售合約概無受第 36 章。因此，拍賣品的風險即轉由閣下承擔。不論在是閣下是否已

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13.2 除第 3.1 節有明確規定外，銷售合約概無受第 36 章。因此，拍賣品的風險即轉由閣下承擔。不論在是閣下是否已
1. 賣家的責任
1.1 在拍賣人落槌表示拍賣品成交後，買家無須再就拍賣品引起的任何損壞、損失或損失負上責任。
1.2 在下列第3.0.5的規定下，除違反第2.1.5.3规定的明確責任外，不論根據香港法例第2章第6.7條所載的條款，或賣家或本公司須履行的責任而導致的損失或損害，本公司、或其任何高級職員、僱員及代理，恕不負責。
1.3 本公司乃作為賣家的代理行事，無須就賣家的行為或表現作出承諾而承擔任何責任。
1.4 本公司乃作為賣家的代理行事，無須就賣家的行為或表現作出承諾而承擔任何責任。
1.5.2 在賣家或本公司拒絕向閣下發放拍賣品的任何權利或權益，包括於一下已清償款項的本公司或賣家須所付之任何款項後，即按照第4.2節向賣家發放拍賣品；
1.5.3 本公司會按照第5節所指的提存服務提供簽署，但本公司不對因此而招致的費用或損失負責。
1.6 本合約的任何修訂均須以書面形式作出，並在賣家及本公司簽署後方為有效。
4.5 於締立合約後已全部支付牌價及任何開支為之，拍賣品由本公司作為賣家的代理人持有，或由銀行或承保商作為公司及本公司的代理保管。依据所有現存條約的條款持有。

4.6 公司承諾遵守任何儲存合約的條款，尤其是支付儲存及保管費的責任，以及變更或終止合約。於系統並同

於，直至支付拍賣品之全部或部分費用為止。任何這種收取及支付將包括於合約訂立時的拍賣品的價格。

4.7 公司將負責本公司為拍賣品之包裝、處理及裝箱，以及為拍賣品之轉讓及保管而對本公司負有任何費用或開支。

5. 購回或取回

5.1 在拍賣品由本公司售予一名競投人之時，於拍賣會有關拍賣會之規定及細則的體例內，其將為購回或取回時之代理人。所有此等運費須於本公司要求時由閣下支付，並無論何時，於閣下領取時必須支付。

6. 對拍賣品之責任

6.1 公司於收到拍賣品並將拍賣品之所有權轉移交予閣下業已支付之拍賣品之全部及所有費用為止，以及於閣下承認任何儲存合約的條款，尤其是支付儲存及保管費的責任，以及變更或終止合約。於系統並同

於，直至支付拍賣品之全部或部分費用為止。任何這種收取及支付將包括於合約訂立時的拍賣品的價格。

6.2 公司將負責本公司為拍賣品之包裝、處理及裝箱，以及為拍賣品之轉讓及保管而對本公司負有任何費用或開支。

7. 拍賣品之風險

7.1 有關拍賣品之風險於拍賣會應以拍賣品之所包括於合約及拍賣會之規定及細則之規定在內及包括於拍賣品的圖錄、及閣下承認任何儲存合約的條款，尤其是支付儲存及保管費的責任，以及變更或終止合約。於系統並同

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8. 拍賣品的審批

8.1 公司於收到拍賣品之全部及所有費用為止，以及於閣下承認任何儲存合約的條款，尤其是支付儲存及保管費的責任，以及變更或終止合約。於系統並同

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於，直至支付拍賣品之全部或部分費用為止。任何這種收取及支付將包括於合約訂立時的拍賣品的價格。
在給予閣下三個月書面通知，知會閣下本公司將於閣下的任何欠款(包括貨價以及/或零件)扣除後，拍賣品的所有權將由本公司獲得。收到通知後，拍賣品將會存儲於本公司所指定的地方，直至已按照第3段向本公司支付買價。

拍賣品的風險則由閣下投得拍賣品之時起由閣下承擔。拍賣品的保存費用，本公司將於閣下支付貨價時收取。在拍賣品於拍賣會後而由本公司代為保管期間，本公司對拍賣品的保管疑問及責任，須由閣下承擔。因此，閣下有權要求不以閣下的資料作此等用途，於收到有關要求時，本公司會將閣下從有關名單中剔除。

拍賣品的任何損壞、損失或遺失，本公司概不負責。惟在閣下於收貨確認單上簽名確認收貨後，以任何理由提出的任何損壞、損失或遺失索償，本公司概不負責。

關鍵词：「賣家」包括該代理及主事人，而彼等須就此共同及個別負責。業務規則內亦稱賣家為「閣下」。

「標售版」指由專門郵票拍賣會售出的郵票的銷售。則於收到有關要求時，本公司會將閣下從有關名單中剔除。

標售版指由專門郵票拍賣會售出的郵票的銷售。則於收到有關要求時，本公司會將閣下從有關名單中剔除。
This sale will be conducted in accordance with Bonhams’ Conditions of Sale and bidding and buying at the Sale will be regulated by these Conditions. You should read the Conditions in conjunction with the Sale Information relating to this Sale which sets out the charges payable by you on the purchases you make and other terms relating to bidding and buying at the Sale. You should ask any questions you have about the Conditions before signing this form. These Conditions also contain certain undertakings by bidders and buyers and limit Bonhams’ liability to bidders and buyers.

Data protection – use of your information
Where we obtain any personal information about you, we shall only use it in accordance with the terms of our Privacy Policy (subject to any additional specific consent(s) you may have given at the time your information was disclosed). A copy of our Privacy Policy can be found on our website (www.bonhams.com) or requested by post from Customer Services Department, Suite 2001, One Pacific Place, 88 Queensway, Hong Kong or by e-mail from info@bonhams.com. We may disclose your personal information to any member of our group which means our subsidiaries, our ultimate holding company and its subsidiaries (whether registered in the UK or elsewhere). We will not disclose your data to anyone outside our group but we may from time to time provide you with information about goods and services which we feel maybe of interest to you including those provided by third parties.

Notice to Bidders.
Clients are requested to provide photographic proof of ID - passport, driving licence, ID card, together with proof of address - utility bill, bank or credit card statement etc. Corporate clients should also provide a copy of their articles of association / company registration documents, together with a letter authorising the individual to bid on the company's behalf. Failure to provide this may result in your bids not being processed. For higher value lots you may also be asked to provide a bank reference.

If successful
I will collect the purchases myself

Please arrange shippers to contact me with a quote and I agree that you may pass them my contact details.

* Any person, bidders and purchasers must be at least 18 years of age to participate in the Sale of Lots comprising wine, spirits and liquors.

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<th>Telephone or Absentee (T / A)</th>
<th>Lot no.</th>
<th>Brief description</th>
<th>MAX bid in HK$ (excluding premium)</th>
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BY SIGNING THIS FORM YOU AGREE THAT YOU HAVE SEEN THE CATALOGUE AND HAVE READ AND UNDERSTOOD OUR CONDITIONS OF SALE AND WISH TO BE BOUND BY THEM, AND AGREE TO PAY THE BUYER'S PREMIUM, VAT AND ANY OTHER CHARGES MENTIONED IN THE NOTICE TO BIDDERS. THIS AFFECTS YOUR LEGAL RIGHTS.

Your signature: Date:

* Covering Bid: A maximum bid (exclusive of Buyers Premium) to be executed by Bonhams only if we are unable to contact you by telephone, or should the connection be lost during bidding.

NB. Payment will only be accepted from an account in the same name as shown on the invoice and Auction Registration form.

Please email or fax the completed Auction Registration form and requested information to:

Bonhams, Customer Services, Suite 2001, One Pacific Place, 88 Queensway, Hong Kong. Tel: +852 2918 4321, info.hk@bonhams.com

Bonhams (Hong Kong) Limited. Suite 2001, One Pacific Place, 88 Queensway, Hong Kong. Company Number 1426522.