



# Suffolk

Sheep Society

Northern Ireland Branch

**Sale of Pedigree Suffolk  
Shearling Rams & Ram Lambs**

**Wednesday 2<sup>nd</sup> September 2015**

**Sale 7pm**

**Northern Counties Co-Operative Ltd.**

**Swatragh Livestock Mart**

## INDEX

<b>Consigner</b>	<b>Prefix</b>	<b>Lot Numbers</b>
Elizabeth & James Gould	Ringsend	4-5
John Hegarty Jnr	Benhead	2-3, 6-9
H&P O'Kane	Gowkstown	1, 10-12

## Shearling Rams

### **H&P O'Kane**

60 Feystown Road, Glenarm, Co. Antrim, BT44 0EA  
Reg. Flock Code SUU Gowkstown

- 1 PJJ:14:00004 Twin Born: 08/01/2014**  
Scrapie genotype: ARR/ARR (Private)  
Sire: SOLWAYBANK MAJOR (96827)  
Dam: PJJ:N1 by CAIRNESS SEE THE STARS (94046)  
G.Dam: CFJ:K9 by STRATHISLA DYLAN THOMAS (92528)

### **John Hegarty Jnr**

9 Inshinagh Lane, Bendooragh, Co Antrim, BT53 7NE  
Reg. Flock Code D25 Benhead

- 2 D25:14:01060 Single Born: 22/01/2014**  
Sire: HILLENBENEFACATION (94625)  
Dam: D25:K10 by LANGSIDE IMPRESSIVE (90884)  
G.Dam: D25:D31 by GLENHEAD ICON (88616)
- 3 D25:14:01056 Twin Born: 08/01/2014**  
Sire: BURNVIEW CHARLIE BOY (96796)  
Dam: D25:11:041 by KIRKVIEW IMPULSE (93893)  
G.Dam: D25:L7 by HALLHILL FLARE (93358)

## Ram Lambs

### **Elizabeth & James Gould**

Shanlongford, 110 Boleran Road, Garvagh, Co Londonderry, BT51 4HT  
Reg. Flock Code 49J Ringsend

**4 49J:15:01454 Twin Born: 01/01/2015**  
Sire: CARONY GOES GOLD (96440)  
Dam: 49J:12:039 by CASTLEWELLAN SHOCKER (92689)  
G.Dam: 49J:H4 by BAWNOGUE ICON (87798)

**5 49J:15:01478 Single Born: 03/01/2015**  
Sire: KNOCKADOO RENOWNED (96441)  
Dam: 49J:13:024 by CARONY GOES GOLD (96440)  
G.Dam: 49J:N7 by CASTLEWELLAN SHOCKER (92689)

### **John Hegarty Jnr**

9 Inshinagh Lane, Bendooragh, Co Antrim, BT53 7NE  
Reg. Flock Code D25 Benhead

**6 D25:15:01097 Twin Born: 03/01/2015**  
Sire: BLACKBRAE BOLD (96869)  
Dam: D25:12:157 by LANGSIDE MATADOR (94624)  
G.Dam: D25:N3 by KIRKVIEW IMPULSE (93893)

**7 D25:15:01107 Twin Born: 07/01/2015**  
Sire: BURNVIEW CHARLIE BOY (96796)  
Dam: D25:12:058 by LANGSIDE MATADOR (94624)  
G.Dam: D25:J35 by LANGSIDE IMPRESSIVE (90884)

**8 D25:15:01113 Twin Born: 11/01/2015**  
Sire: BURNVIEW CHARLIE BOY (96796)  
Dam: D25:12:038 by HILLENBENEFACATION (94625)  
G.Dam: D25:K4 by WELLS MIGHTY HIGH (92226)

**9 D25:15:01089 Twin Born: 01/01/2015**  
Sire: SMIDDIEHILL MONTGOMERY (97045)  
Dam: D25:12:167 by HILLENBENEFACATION (94625)  
G.Dam: D25:N17 by KIRKVIEW IMPULSE (93893)

**H&P O'Kane**

60 Feystown Road, Glenarm, Co. Antrim, BT44 0EA  
Reg. Flock Code SUU Gowkstown

**10 SUU:15:01411 Twin Born: 01/01/2015**  
Sire: BIRNESS BOLT (96202)  
Dam: LRT:11:007 by BAILEYS PADDY'S POWER (94737)  
G.Dam: CFJ:H9 by KINGS HIGH AND MIGHTY (89280)

**11 SUU:15:01412 Twin Born: 01/01/2015**  
Sire: BIRNESS BOLT (96202)  
Dam: LRT:11:007 by BAILEYS PADDY'S POWER (94737)  
G.Dam: CFJ:H9 by KINGS HIGH AND MIGHTY (89280)

**12 SUU:15:01413 Twin Born: 31/12/2014**  
Sire: CAIRNESS MASTERSTROKE II (97748)  
Dam: LRT:13:045 by BIRNESS BOLT (96202)  
G.Dam: LRT:F5 by BANNVIEW BEAU (89861)

## **CONDITIONS OF SALE**

- 1 The highest bidder to be the buyer, and if any dispute arise between bidders, the decision of the Auctioneer shall be final or at his discretion the lot in dispute shall immediately be put up again and re-sold. The Auctioneer reserves the right of refusing the bid of any person, and regulates the bidding and no bidding is to be retracted.
- 2 The purchasers to give their names and places of abode in writing, and pay the full purchase money for each lot at the fall of the hammer (if required); in default of which the lot or lots purchased may immediately be put up again and re-sold.
- 3 No lot or lots shall be removed from the premises till paid for, but each and every lot shall, immediately at the fall of the hammer, be considered as delivered, and be and remain in every respect at the absolute risk of the respective purchaser or purchasers thereof, and shall be removed from the place of sale at the purchasers expense.
- 4 All descriptions constitute a warranty to terminate half an hour after conclusion of sale by auction.
- 5 If any purchaser shall fail to comply with the above conditions, or any part of them the Auctioneers shall be at liberty to either recover in full the amount of the lot or lots bought by the purchaser, without reference to any delivery or acceptance of the lot or lots other than the first delivery by the fall of the hammer, or to re-sell any lot or lots bought by the purchasers, either by public or private sale; and the full amount of the purchase money at the present sale, or the deficiency (if any) arising from such second sale, shall be made good by the defaulter at the present sale, and be recoverable as and for liquidated damages.
- 6 No money will be paid to the proprietor of any lot sold, unless the lot be cleared by the purchaser, and the Auctioneers will not be answerable for any deficiency that may arise on the re-sale of any uncleared property.
- 7 The purchasers and vendors to understand that, although every reasonable precaution will be taken to ensure the safety and welfare of the animals, the Auctioneers will not be responsible for loss or accidents of any kind that may occur.
- 8 No undertaking of the Auctioneers or their servants to take charge of the lots or animals after the sale, or to forward them to their destination, shall be held to impose upon the Branch any legal obligation or vitiate any of the foregoing conditions.
- 9 Should any question arise not provided for in the foregoing conditions, the decision of the Auctioneers shall be final, from which there shall be no appeal.
- 10 All unsold lots are at the risk of the owners immediately they pass out of the sale ring.
- 11 Terms: Sheep sold in Guineas, and no Auction Fees to purchasers. Pounds to vendors.
- 12 The Auctioneers reserve the right to refuse cheques as payment.

## **RAM FERTILITY GUARANTEE**

- 17.1 All rams and ram lambs sold at a Society sale are warranted by the seller to be capable of natural and effective service by **90** days from date of sale ("the Male Guarantee Period") provided always that:
  - 17.1.1 any animal which is not so capable and where the incapacity is caused or contributed to by injury or illness howsoever caused, suffered or contracted after the sale is not covered by the warranty; and
  - 17.1.2 any animal which has not been conclusively determined as incapable of natural and effective service in accordance with the procedure set out hereinafter and which dies of natural causes during the Male Guarantee Period is not covered by the warranty.
- 17.2 An animal shall be deemed incapable of natural and effective service if:
  - 17.2.1 It fails to make at least one ewe pregnant during the Male Guarantee Period under natural breeding conditions; and

- 17.2.2 it is certified as being so incapable by a veterinary surgeon in accordance with clauses 17.4 and 17.5 below.  
 "Natural breeding conditions" means when a ram is run with ewes in normal breeding condition, cycling without artificial interference. Ewes which have been sponged and/or treated with hormones to induce or synchronise ovulation are deemed not to be in normal breeding condition.
- 17.3 The buyer shall throughout the Male Guarantee Period give the animal full and sufficient opportunity to prove that he is capable of natural and effective service and maintain him in a fit condition.
- 17.4 If the buyer highlights that the ram or ram lamb has failed to prove capable of natural and effective service by **76** days from sale date of the year of sale, the buyer shall then:
- 17.4.1 Notify the seller in writing that the animal is to be tested; and
- 17.4.2 Have the animal subjected to a semen test by the artificial vagina method by a veterinary surgeon attached to a breeding company authorised by the society; and
- 17.4.3 Obtain from the veterinary surgeon a duly completed Soundness for Breeding report; and
- 17.4.4 (If the veterinary surgeon certifies that the animal is incapable of natural and effective service) lodge a copy of the Report with the seller.
- 17.5 The seller shall be entitled to have a second test carried out by the same or a different veterinary surgeon attached to a breeding company authorised by the Society who shall issue a Soundness for Breeding report by 14 days after notification by the purchaser and such Report shall conclusively determine whether or not the animal is capable of natural and effective service. The seller shall deliver to the buyer a copy of this second Report. The buyer shall at the expense of the seller do all acts, deeds and things necessary to enable the second test to be carried out. If the animal shall be deemed fertile the buyer shall on demand repay the seller the veterinary surgeon fees of the second test and Report.
- 17.6 If the ram is deemed incapable of natural and effective service during the Male Guarantee Period, the buyer may by 31st October of the year of the Sale return the animal to the seller and thereupon the seller shall repay to the buyer the whole of the purchase price and the cost of transport of the animal from the buyer's premises to the seller's premises and the veterinary surgeon testing fees incurred by the buyer.
- 17.7 The seller shall not be liable for any indirect or consequential loss howsoever sustained by a buyer.
- 17.8 As to clauses 17.4 and 17.5 and 17.6 time is of the essence.
- 17.9 The seller and the buyer may vary the provisions of clauses 17.4, 17.5, 17.6, 17.7 and/or 17.8 if but only if and insofar as the variation is set out in writing and signed by each of the parties.
- 17.10 The terms of any statutory enactment or custom or trade which are inconsistent with the provisions of this Bye-law 17 are hereby excluded.
- 17.11 Failure to comply with any of Bye Law 17 will allow the Society, at its discretion, to cancel Society membership.
- 17.12 Society Bye Laws do not exempt a breeder from the Sale and Supply of Goods Act.

## DISPUTES

1. All disputes of differences of any kind which arise at or in relation to the auction either between the vendor and the purchaser or amongst bidders themselves shall be referred to the auctioneer and his decision shall be final and binding on all parties.
2. Any other dispute shall be referred to an arbitrator who shall be appointed, failing agreement between the parties, by the Society and the decision of the arbitrator shall be final and binding on all parties to the dispute. Any arbitration under this clause shall be subject to the Arbitration Acts for the time being in force.