

AUCTION CATALOGUE

Wednesday 25 October 2023: 1pm

Our Live Auction will be held at:

Avery Fields, 79 Sandon Road, Edgbaston, Birmingham B17 8DT

and broadcast Live Online with bidding in Room and by Telephone, Proxy and Internet

Important notice to be read by all bidders

Condition of Sale

Each Property/Lot will, unless previously withdrawn, be sold subject to the special and general conditions of sale which have been prepared by the Vendors Solicitors. These conditions are available for inspection prior to the auction sale at the Vendors Solicitors and Auctioneers offices and online at www.cottons.co.uk and will also be available for inspection in the sale room on the day of the auction, but they will NOT then be read.

The purchaser shall be deemed to bid upon these terms whether they have inspected the conditions or not

Auctioneers Advice

If your bid is successful, you will have entered into a binding contract to purchase that particular Lot. It is therefore important that you consider the following:

- l. It is important for you to view the property and satisfy yourself as to the condition, obtaining any Surveyors reports you may feel appropriate. Viewing arrangements for each Lot are shown in the catalogue. Inspection of investment properties, is by courtesy of the tenant(s) and full consideration should be given
- 2. It is assumed that interested parties have carefully inspected the relevant properties and made appropriate pre-contract searches and enquiries. You are advised to instruct your legal adviser to make these enquiries on your behalf. It is strongly recommended that prospective purchasers check the Auction particulars to satisfy themselves of the accuracy of all measurements, descriptions, statements etc and to confirm for their own purpose, any fixtures, fittings or contents present in the property, which are tobe included or excluded from the sale. All measurements and areas referred to in these particulars are approximate only. Neither the Auctioneers nor the Vendor(s) are responsible for errors in description of any Lot or for any fault or defect, giving no warranty whatsoever, the buyers being held to have satisfied themselves as to the condition and description of the Lots before bidding. All information relating to investment properties has been provided by the vendors or agents acting on their behalf and whilst deemed to be accurate the auctioneers can provide no guarantees to this effect. All interested parties must satisfy themselves that the tenancy information contained within the auction catalogue is correct and bid on this basis.
- 3. The Auctioneers and/or Vendor(s) reserves the right to sell or withdraw any lot prior to the auction sale and cannot be held responsible for any abortive costs, losses or damages of a prospective purchaser. We would strongly recommend that you telephone on the day prior to the auction sale to confirm that the property you are interested in, is still for sale.
- 4. Some lots may be subject to last minute changes or corrections given on the day of the auction by way of addendum.
- 5. The Auctioneers provide no guarantee nor have they tested any of the services, sanitary fitments, drains and any other pipework, appliances, heating systems and electrical fitments. Prospective purchasers are advised to undertake their own investigations
- 6. It is important that any finance arrangements are made well in advance of the auction date, as you will normally be expected to complete the sale within 28 days thereafter.

- 7. We the Auctioneers may refuse to accept a bid. We do not have to explain why. If there is a dispute over bidding we are entitled to resolve it and our decision is final. Unless stated otherwise, each lot is subject to a reserve price. If no bid equals or exceeds that reserve price the lot will be withdrawn from the auction. equals of exceeds that reserve price the lot will be withdrawn from the auction. The seller may bid (or ask us or another agent to bid on the seller's behalf) up to the reserve price but not make a bid equal to or exceeding the reserve price. You accept that it is possible that all bids up to the reserve price are bids made by or on behalf of the seller.
- 8. At the fall of the hammer the property is legally sold and the purchaser is liable for insuring the property they have purchased under the terms of the auction contract. The Auctioneers can arrange through their special "Auction Block Policy" insurance cover for 28 days from the auction date. This insurance is subject to receipt of instructions from the purchaser within 30 minutes of the salé, and subject to normal underwriting criteria.
- 9. At the fall of the hammer, the successful bidder must immediately present to the Auctioneers staff their name, address and solicitors details, and if bidding on behalf of a third party, the name and address of the person or company, on whose behalf they have been bidding. Proof of identity is required, so ensure that you bring with you a Driving Licence, Passport or other acceptable form of identification.
- 10. The successful bidder will be required to sign a contract and to deposit 10% of the purchase price or successful bid before leaving the auction room. If the purchaser fails to comply with this condition, the money deposited, in part payment or the full purchase price, if this has been paid by the purchaser, shall be forfeited and any or all of the Lots may, at the discretion of the Auctioneers, be re-sold by public or private sale and any deficiency, together with all costs, attending such a re-sale, shall be made good by the defaulter at this sale.
- II. If any question should arise, not provided for in any of the conditions, the Auctioneers shall decide the same and their decision shall be final.
- 12. The Auctioneers reserve the right to photograph successful bidders for security
- 13. The successful bidder will be required to pay and Administration Fee of £1,250 (inclusive of VAT), in addition to the 10% deposit (subject to a minimum deposit of £5,000), being payable on each lot purchased whether purchasing prior, during or after auction, except for Lots with a purchase price of £10,000 or less, then the fee will be £250 (inclusive of VAT).
- 14. Value Added Tax: It is the responsibility of all bidders to inspect the legal packs and make their own enquires relating to whether or not VAT will be charged in addition to the purchase price for a particular Lot.
- 15. If you have never been to an auction or require more information about If you have never been to an auction or require more information about a particular Lot, you are welcome to contact our office with any enquiries which you may have. All bidders are reminded that it is their responsibility to inspect the legal packs to satisfy themselves that they are fully aware of all terms and conditions including any Auctioneers or Solicitors fees/costs and Disbursements for which they are responsible, completion dates and other relevant matters that they will be obliged to comply with once they have successfully purchased the property. The auctioneers assume that by bidding for a property you have made all appropriate enquiries.
- 16. Under the provisions of the general data protection regulations (GDPR), please review our privacy policy located on our website www.cottons.co.uk/contact/ if you require any clarification upon how we hold data.

IMPORTANT NOTICE

All Bidders must arrive at the Auction with the required Identification Documents and an appropriate means of Deposit Payment. Full details are outlined below. If you fail to comply with these requirements, we will be unable to register you for Bidding.

Proceeds of Crime Act 2002/ Money Laundering Regulations 2003

Money Laundering Regulations were introduced by the Government from 1st March 2004 governing the way in which auction deposits are taken.

To comply with this Act, we require all purchasers to pay their deposit by

- o comply with this Act, we require all purchasers to pay their deposit by any of the following methods:

 Bank/Building Society Draft

 Personal/Company Cheque (All cheques must be accompanied by a Bank/Building Society statement showing proof of funds)

 Card Payments

 Please note that we accept Visa and Mastercard Personal Debit Cards

 Personal Credit Cards are NOT accepted

- Business or Corporate Cards are accepted, which are subject to a surcharge
- All Cards must be Chip & Pin enabled

All purchasers are requested to ensure that cleared funds are available on the day of the auction which may entail a transfer of funds to their bank account three days before the auction.

All purchasers will be required to provide proof of both their Identity and Current Address. We require that all parties intending to bid for any properties, must bring with them the following items:

Full UK Passport or Photo Driving Licence (for identification)

Either a Recent Utility Bill, Council Tax Bill or Bank Statement (as proof of your

- residential address)

Third Party Bidding

If bidding on behalf of a third party, the bidder must provide the name and address of that third party on whose behalf they are bidding, together with required identification documents for both the successful bidder and for the third party, together with the third party's written authority under which the bid has been made.

If bidding for a company evidence of the company's incorporation, directorships and required identification documents for the authorised officer together with written authority to bid should be provided.

The successful bidder will be required to sign a contract and to deposit 10% of the purchase price or successful bid and pay the auctioneer's administration fee before leaving the auction room.

If you have questions regarding deposit payment or relating to the documentation required, then please do not hesitate to contact the auction department prior to the sale day.

MISREPRESENTATION ACT

The Auctioneers for themselves and for the Vendors or Lessors of the property, whose agents they are, give notice that:

- 1. The particulars are set out as a general outline only for the guidance of intending purchasers or lessees, and do not constitute nor constitute part of any offer or contract.
- All descriptions, dimensions, references to conditions and necessary permissions for use and occupation and any other details are given in good faith and are believed to be correct. Any intending purchasers or tenants should not rely on them as statements or representations of fact, but must satisfy themselves by inspection or otherwise as to the correctness of each of
- No person in the employment of the Auctioneers has authority to make any or give any representation or warranty whatever in relation to these properties.

DEFINITION

Definition of Guide Prices

The guide price is an indication of the seller's current minimum price expectation at auction and the guide price, or range of guide prices, is given to assist prospective purchasers. The guide price can be adjusted by the seller at any time up to the day of the auction in light of the interest shown during the marketing period and bidders will be notified of this change on our website and by the auctioneer prior to the lot being offered.

Definition of Reserve Price

The reserve price is the seller's minimum acceptable price at auction and the figure below which the auctioneer cannot sell. It is usual, but not always the case that a provisional reserve is agreed between the seller and the auctioneer at that a provisional reserve is agreed between the seller and the ductioneer at the start of marketing and the Final Reserve Price will be agreed between the auctioneer and the seller prior to the auction sale. Whilst the reserve price is confidential it will usually be set within the quoted guide range and in any event will not exceed the highest quoted guide price.



A Collective Auction Sale of 32 Lots

Comprising a range of Residential and Commercial, Vacant and Investment Properties, Ground Rents, Land and Development Opportunities by kind instructions of a variety of Vendors including Solicitors, Joint Property Agents, Companies and Private Clients

Order of sale

LOT	ADDRESS	TENURE
1	180 Brantley Road, Aston, Birmingham B6 7DP	Freehold Vacant Residential
2	89 Henshaw Road, Small Heath, Birmingham B10 OTD	Freehold Residential Investment
3	2 R/o 85 Henshaw Road, Small Heath, Birmingham B10 OSX	Freehold Residential Investment
4	Land At Lowfield Drive, Centre 500, Wolstanton, Staffordshire ST5 OUU	Freehold Land
5	85 Ashley Street, Bilston, West Midlands WV14 7NW	Freehold Residential Investment
6	56 Rednal Mill Drive, Rednal, Birmingham B45 8XY	Leasehold Vacant Residential
7	634a Kingsbury Road, Erdington, Birmingham B24 9PJ	Leasehold Vacant Residential
8	33 Green Lane, Halesowen, West Midlands B62 9LP	Freehold Vacant Residential
9	Garage Yard Off Acheson Road, Hall Green, Birmingham, B28 OTJ	Freehold Garages
10	42 Harvest Road, Smethwick, West Midlands B67 6NQ	Freehold Residential Investment
- 11	15 Victoria Street, Willenhall, West Midlands WV13 1DR	Freehold Residential Investment
12	10 Oxford Street, Stirchley, Birmingham B30 2LE	Freehold Vacant Residential
13	24 Langsett Road, Wolverhampton WV10 OTE	Freehold Residential Investment
14	The Tilted Barrell, High Street, Princes End, Tipton DY4 9HU	Freehold Vacant Public House
15	Bourne Methodist Church, Hednesford Road, Heath Hayes, Cannock WS12 3HL	Freehold Vacant Church Premises
16	250 Gillott Road, Edgbaston, Birmingham B16 ORU	Freehold Residential Investment
17	Flat 1,thames Court, Manor Road, Sutton Coldfield, West Midlands B73 6EF	Leasehold Vacant Residential
18	54 Coventry Road, Burbage, Hinckley, Leicestershire LE10 2HP	Freehold Vacant Residential
19	Land On West Side Of Churchbridge, Oldbury, West Midlands B69 2AS	Freehold Land
20	100 Watford Road, Cotteridge, Birmingham B30 1PD	Freehold Mixed Use Investment
21	Fgrs, 1-12 Grenfell Court, 192 Birmingham Road, Sutton Coldfield B72 1DB	Freehold Ground Rent
22	Fgr 34 Willow Close, Bromsgrove, Worcestershire B61 8RE	Freehold Ground Rent
23	Fgr 32 Willow Close, Bromsgrove, Worcestershire B61 8RE	Freehold Ground Rent
24	Land At Braemar Drive, Erdington, Birmingham B23 7HW	Freehold Land
25	41 Reddicap Hill, Sutton Coldfield, West Midlands B75 7BQ	Freehold Vacant Residential
26	124 Tanhouse Farm Road, Solihull, West Midlands B92 9EY	Leasehold Vacant Residential
27	Land At Broseley Avenue, West Heath, Birmingham B31 3RA	Freehold Development Land
28	23 Heath Gap Road, Cannock, Staffordshire WS11 6DY	Freehold Vacant Residential
29	102 Newhall Street, Cannock, Staffordshire WS11 1AD	Freehold Vacant Residential
30	Land North Side Of The Firs,oaken Lawn, Albrighton, WV7 3AL	Freehold Land
31	Hair@heart, Worcester Road, Hartlebury, Kidderminster, DY11 7XD	Freehold Commercial Investment
32	6 Stanley Road, Abbey Green, Nuneaton CV11 5EN	Freehold Vacant Residential

Auctioneers:

Andrew J. Barden MRICS FNAVA, John Day FRICS FNAVA, Kenneth F. Davis FRICS, Stuart R. Tullah FNAVA

Valuers:

Ian M. Axon ANAVA, Stephen D. Sutton B.Sc. (Est.Man.) FRICS, Dan O'Malley BSc (Hons) MRICS FNAEA FNAVA, Jason Coombes BA MARLA MNAVA

Auction Team:

Richard Longden B.Sc. (Hons.) MRICS, Julie Murphy, Sharron Sheldon, Tina Thornton, Charlotte Smith, Dawn Prince, Andrew Smith, Nick Burton, Mark Judd.

IMPORTANT NOTICE

All Bidders must register to bid by completing the online registration process on our website or completing and submitting the form contained on Page 5 of this catalogue, providing ID documents, proof of funds and then reserve the sum of £6,250 on your Payment Card (comprising of a Bidding Security of £5,000 and our Auction Administration Fee of £1,250) which shall be fully refunded in the event your bid is unsuccessful.

All Bidding Registrations should be received no later than 24 hours prior to the commencement of the Auction to allow sufficient time for processing. Please don't leave it too late.

Telephone Bids will be strictly on a first come first served basis.

We request any Bidder attending the Live Auction Room to register their bid prior to the auction day as detailed above. This will enable us to fastrack your entry to the auction room and streamline the purchase procedure in the event your bid is successful. By registering prior you will also be authorised to bid online should you be unable to attend the auction for any reason thus enabling you to secure your purchase.

To discuss any matter please contact the Auction Team on: 0121 247 2233

Bidding Options

This will be a live auction held at Avery Fields Sports & Events Venue, 79 Sandon Rd, Birmingham B17 8DT. You have the option to bid in person by attending the venue on the day, bid online, bid by telephone or by proxy.

In Room Bidding

We request any Bidder attending the Live Auction Room to register their bid prior to the auction day by completing the online registration process on our website or completing and submitting the form contained on Page 6 of this catalogue, providing ID documents, proof of funds and then reserve the sum of £6,250 on your Payment Card (comprising of a Bidding Security of £5,000 and our Auction Administration Fee of £1,250), which shall be fully refunded in the event your bid is unsuccessful. This will enable us to Fastrack your entry to the auction room where your bidding number will be ready for your collection and streamline the purchase procedure in the event your bid is successful.

By registering prior you will also be authorised to bid online should you be unable to attend the auction for any reason thus enabling you to secure your purchase.

For those unable to register online, registration will be available in the auction room and full ID checks will be undertaken before you receive your bidding number.

Acceptable forms of Identification are:

- Full UK Passport or Photo Driving Licence (For identification) Plus
- a Recent Utility Bill, Council Tax Bill or Bank Statement (as proof of your residential address)

Please ensure have means to pay the deposit and our Auction Administration Fee which will be required before leaving the auction room. In Room Auction deposits may be paid by the following methods:

- Card Payments
 - Please note that we accept Visa and Mastercard Personal Debit Cards
 - Personal Credit Cards are NOT accepted
 - Business or Corporate Cards are accepted, which are subject to a surcharge of 1.8%
 - All Cards must be Chip & Pin enabled

If you fail to comply with these requirements, you will be unable to bid.

Online, Telephone & Proxy Bidding

All Bidders must register to bid by completing the online registration process on our website or completing and submitting the form contained on Page 6 of this catalogue, providing ID documents, proof of funds and then reserve the sum of £6,250 on your Payment Card (comprising of a Bidding Security of £5,000 and our Auction Administration Fee of £1,250), which shall be fully refunded in the event your bid is unsuccessful. All Bidding Registrations should be received no later than 24 hours prior to the commencement of the Auction to allow sufficient time for processing. Please don't leave it too late.

If your bid is successful you agree to pay the contractual auction deposit equating to 10% of the purchase price (subject to a minimum deposit of £5,000), by bank transfer within 24 hours of the auction and your bidding security payment (£5,000) will be credited against the deposit due. We request that you transfer moneys immediately following your purchase and a member of the auction team will contact you upon the fall of the hammer to arrange payment with you.

If you have registered and been authorised for a Telephone Bid we will call you when the lot you are interested in comes up and take live bids from you over the telephone. Telephone Bids will be strictly on a first come first served basis.

Live Online Auction Buying Guide

Introducing Cottons Online Auctions

Our Live Online Auction is a new, innovative and pioneering platform for buying and selling property. It provides all the benefits synonymous with traditional room auctions, including: speed, certainty of sale and transparency but with the added advantage of being able to bid pressure-free from the comfort of your own home or office via the Internet, telephone or using a pre authorised proxy bid in order to secure a purchase.

You will be able to watch and listen to the Auction sale in real time via the 'watch live' stream on our Website.

A Straightforward Process From Start To Finish With Stress-Free Bidding From The Comfort Of Your Own Home Or Office.

We offer remote bidding services as follows:

- By telephone we will call you from the auction room
- By proxy the auctioneer bids on your behalf
- By Internet follow the auction via our website and place bids online

In order to take part and bid at our Live Online Auction, you must submit your telephone, proxy or internet bid by completing the form contained in both our catalogue and our website, providing ID documents, proof of funds and the required payment all of which shall be refunded in full in the event your bid is unsuccessful. Once you submit your form, a member of our team will call you to guide you through the process, ensuring all ID documents satisfy our Anti Money Laundering checks and taking payment of your bidding security and once completed they will confirm your bidding approval. All internet bidders will be provided with a unique PIN number enabling them to log on to our bidding platform on the auction day. Unfortunately, any incomplete forms or forms not accompanied with the required documentation or payment will not be processed and you will be unable to bid.

By completing your Bidding registration form you are deemed to accept all terms & conditions contained in both the auction catalogue and contents of the legal pack applicable to the lot you are interested in and in doing so, you instruct Cottons to bid on your behalf and acknowledge that if your bid is successful you are legally bound by the terms of the sale contract/conditions including payment of the auction deposit along with any fees which are the responsibility of the buyer and you must complete this transaction within the timescale specified.

Upon completion of our anti money laundering checks, we require payment of £6,250 equating to £1,250 auction administration fee and £5,000 bidding security all of which shall be refunded in full if your bid is unsuccessful. If your bid is successful you agree to pay the contractual auction deposit equating to 10% of the purchase price by bank transfer within 24 hours of the auction and your bidding security payment (£5,000) will be credited against the deposit due. Payment must be in cleared funds, made by bank transfer into our account in order to complete you bidding and our bank details will be provided once we have processed your bidding form.

Recommended due diligence before bidding

In general terms, you are strongly advised to view the property and take professional advice as to its condition and suitability. You should also ensure that you thoroughly read and understand all of the documents contained within the legal pack, the auction marketing particulars, the auctioneer's terms and conditions and advice contained within the catalogue and any other associated documentation available online, and take proper legal advice accordingly. You should note in particular, any fees or costs which you will be responsible for if your bid is successful. Finally, in the event your bid is successful, you are the purchaser whereby you have entered into a legal binding contract and by bidding understand the legal importance of the contract you are entering into and the financial commitment that you will be liable for.

Understand The Guide Price And Reserve Price

What is a Guide Price?

The Guide Price is an indication of the seller's current minimum price expectation at auction and the guide price, or range of guide prices, is given to assist prospective purchasers. It is not necessarily what the auctioneer expects to sell the lot for, and should not be taken as a valuation or estimate of sale price. The guide price can be adjusted by the seller at any time up to the end of the auction in light of the interest shown during the marketing period and bidders will be notified of this change on our website.

What is a Reserve Price?

The Reserve Price is the seller's minimum acceptable price at auction and is the minimum price that the Auctioneer is currently authorised by the vendor to sell the property for. Please note that Reserve may change throughout the course of marketing. Whilst the Re-serve Price is confidential it will usually be set within the quoted guide range and in any event will not exceed the highest quoted guide price.

What happens on the day of the auction?

Addendum

Before you bid it is essential that you check the Addendum on our website detailing any amendments or last-minute changes to the catalogue particulars or legal pack contents, that may have been made. These changes will form part of the Contract.

Start of the Auction

The auction will start promptly at the time stated on our website. The auctioneer will make a number of announcements about the auction procedure before commencing with the sale in numerical lot order. **Bidding**

- The auctioneer will announce each lot and refer to any Addendum comments (last minute changes).
- The current lot being offered will be displayed on the 'watch live' stream on our website, which will also display the last bid taken for the lot being offered.
- All lots will be offered for sale subject to an undisclosed reserve price. The auc-tioneer will invite a starting bid and once received, will regulate the bidding incre-ments and the property will be 'knocked down' to the highest bidder, assuming that the reserve is met or exceeded.
- Please note that questions will not be taken by the auctioneer once the auction is in progress. If you do have any last-minute queries, you should speak to a member of the auction team. Ultimately, our advice is, if you have any doubts, do not bid.

On the fall of the hammer

When the hammer falls, if you are the highest bidder at or above the reserve price, you will have bought the lot. The properties offered for sale on our Online Auction Platform are sold on immediate, unconditional contracts. This means that the fall of the hammer constitutes an exchange of contracts between the buyer and seller. Both parties are legally bound to complete the transaction – usually within 20 working days following the close of the auction but this will be confirmed within the legal documentation.

The property is usually at your insurable risk from this point. Please ensure that you arrange your building insurance immediately after the sale.

Please Remember: Properties are not sold 'subject to contract", 'subject to finance' or 'sub-ject to survey' when you buy at auction. They are sold unconditionally on the fall of the hammer. If you are the successful bidder, you or the named buyer are legally obliged to complete the sale.

POST ACUTION

If you are the successful purchaser, we'll be in touch following the auction to discuss the next steps.

You agree to pay both the contractual auction deposit equating to 10% of the purchase price (subject to a minimum deposit of £5,000), along with the Buyers Administration Fee usually £1250 (including Vat) by bank transfer within 24 hours of the auction ending. Your bidding security payment will be credited against the monies due. The contract/memorandum of sale will then be signed on your behalf by the auctioneer with copies being sent to both your solicitor and the seller's solicitor.

Proxy, Telephone & Internet Bidding

Bidders unable to attend the auction may appoint Cottons to act as agent and bid on their behalf. Please read all Conditions Of Sale (inside front cover of catalogue), Auction Buying Guide and Terms and Conditions of Proxy, Telephone & Internet Bids below. You must submit your telephone, proxy or internet bid by completing this form, providing certified ID documents and proof of funds. Once you submit your form, a member of our team will call you to confirm receipt and assist you with this process. Upon completion of our anti money laundering checks, we require payment of £6,250 equating to £1,250 auction administration fee and £5,000 bidding security all of which shall be refunded in full if vour bid is unsuccessful.

If your bid is successful you agree to pay the contractual auction deposit equating to 10% of the purchase price (subject to a minimum deposit of £5,000), by bank transfer within 24 hours of the auction and your bidding security payment (£5,000) will be credited against the deposit due. Only when we are satisfied with all documentation and payment has been received will you be approved for remote bidding. Any incomplete forms or forms not accompanied with required documentation or payment, will not be processed and you will be unable to bid.

Type of Bid (Please Tick)	LOT Details		
Telephone Proxy Internet	LOT:		
Bidder Information	Address:		
Name:			
Company Name (if applicable)	Max Bid (Proxy Bid):	Max Bid (Words)	
Address:	Payment Details		
Contact Number:	Payment Required	£6,250 (Six Thousand, Two Hundred & Fifty Pounds)	
Contact Number: For telephone bid on auction day	I confirm that I have read all Terms & Conditions. I hereby instruct Cottons to bid on my behalf and acknowledge that if my bid is successful I am legally bound by the terms of the sale contract/conditions including payment of the auction deposit along with any fees which are the responsibility of the buyer and		
Solicitor Information	I must complete this t	transaction within the timescale specified.	
Name:	Signed:	Date:	
Address: Telephone Number: Contact:	If your bid is unsuccessful, due to Anti-Money Laundering regulations, we can only refund to the account from where the funds were received. Please confirm your Bank Account details in boxes provided below. We may need to request further information from you for verification purposes. Name of Account Holder:		
	Account No.	Sort Code:/	

Remote Bidding Terms & Conditions

The form is to be completed in full, signed and returned to Cottons Chartered Surveyors, Cavendish House, 359 - 361 Hagley Road, Edgbaston, Birmingham, B17 8DL by post or email at auctions@cottons.co.uk (Tel: 0121 247 2233), no later than 24 hours prior to the Auction date. It is the bidders responsibility to ensure Cottons have received the signed bidding form and deposit, by ringing the telephone number above

The teleprinone fullinger above.

Please complete one form for each property you intend to bid for. Only when we are satisfied with all documentation and payment has been received will you be approved for remote bidding. Any incomplete forms or forms not accompanied with required documentation or payment, will not be processed and you will be unable to bid.

We will undertake an electronic ID check as part of our compliance with Anti Money Laundering regulations and will require two

copies of your ID, a full UK Passport or Driving Licence and a recent utility bill or bank statement with your current address on. If you are bidding on behalf of somebody else, you will need to provide written authority from them instructing you to bid along with there full name, address and certified ID

with there full name, address and certified ID
The Bidder shall be deemed to have read the auction catalogue available in either hard copy or on our website, inspecting the
Conditions of Sale, Auctioneer's Advice applicable to the auction sale, the Auction Buying Guide, the particulars sale for the
relevant Lot's and the Legal Documents/Pack including the Contract/Special Conditions of Sale. The Bidder shall be deemed
to have taken all necessary professional and legal advice and to have made enquiries and have knowledge of any announcements to be made from the rostrum and any addendum comments relating to the relevant Lot. The addendum is available on our

ments to be made from the rostrum and any addendum comments relating to the relevant Lot. The addendum is available on our website www.cottons.co.uk or at the Auction and is read by the Auctioneer prior to commencement of bidding. The Proxy bidder appoints the auctioneer as agent and authorises the auctioneer to bid with his absolute discretion. The auctioneer will not bid on Proxy bids beyond the maximum authorised bid and neither can they control the eventuality where a bid equal to the maximum proxy bid is placed by another bidder. Any amendment to the bid must be made in writing prior to the auction, or placed into the hands of the auctioneer on the day of the auction. The Maximum bid price on Proxy bids must be an exact figure.

The Telephone bidder appoints the auctioneer as agent and authorises the auctioneer to bid with his absolute discretion. The Auctioneer's will attempt to contact the bidder approximately 5-10 minutes prior to the Lot being auctioned. In the event of nonconnection or break down of the telephone link during bidding and where clear instructions by the telephone bidder cannot be conveyed, we shall withdraw the telephone bid, and in this event the Auctioneer's accept no liability whatsoever and will not be

torreyed, we shall windraw the releptione bug, and in this event in Auctioneer's accept to hadning whatsoever and will not be held responsible for any loss, costs or damages incurred by the bidder. Internet Bids - In the case of internet bidding, all bidders who have registered will be provided with a unique PIN number enabling them to log on to our bidding platform on the auction day and can commence bidding when the intended Lot is being offered, however should there be any interruption or suspension of internet services, the Auctioneer's accept no liability whatsoever and will not be held responsible for any loss, costs or damages incurred by the bidder.

Cottons make no charge for remote bidding services and reserve the right not to bid on behalf of any Telephone/Proxy/In-ternet bid for any responsible for any avarants or quarants or quarants

Cottons make no charge for remote bidding services and reserve the right not to bid on behalf of any felephone/Proxy/In-ternet bid for any reason whatsoever, and give no warranty, or guarantee and accept no liability for any bid not being made. In the event that the telephone, proxy or internet bid is successful the Auctioneer will sign the Contract/Memorandum of Sale on behalf of the Bidder (a Contract having been formed on the fall of the Auctioneers Hammer). If your bid is successful, your details will be given to the sellers solicitor and you will be contacted by the Auctioneers as soon as possible after the Lot has been auctioned. If you wish to withdraw your bid, the Auctioneers require emailed/written notification by 17:30 on the day prior to the Auction Sale and only upon confirmation by the Auctioneers will your bid be withdrawn. If the bidder or someone on their behalf decides to attend the Auction and cancellation of the remote bid is not received, this remote bid is still in place and the Auctioneer will not take any responsibility if you are therefore bidding against your own remote bid.

The Auctioneer's or the Seller hold the right to withdraw or sell the Lot prior to Auction, even if a remote bid has been received and processed.

The Auctioneers reserve the right to advise the seller of any remote bids which been received.

If your bid is unsuccessful your Bidding Security will be returned in full as soon as practical after the auction, via BACS payment to the account details from where the payment was made and this process may take up to 5 working days.

Auction Offer sheet

LOT No.	
Property Address:	
Offer Price:	
Cash: £:	Mortgage:
Purchaser Details:	
Name:	Company Name:
Address:	
Postcode:	Email:
Tel:	Mobile:
Solicitors Details:	
Name:	Postcode:
Company:	Email:
Offers Accepted	Prior To Auction
If your offer is accepted you will be required to exchange on auction in both our catalogue and relevant legal documents.	n contracts and comply with the full auction conditions outlined
Please tick the boxes to confirm that you have: 1. Viewed the property you are making an offer for 2. Inspected the legal documents relating to the property you a	re making your offer for

- A 10% deposit must be payable by cleared funds eg: Bankers Draft, Debit Card and you must be in a position to exchange contracts prior to the auction.
 - Please note that we accept Visa and Mastercard Personal Debit Cards. **Personal Credit Cards are NOT accepted.**Business or Corporate Cars are accepted, which are subject to a surcharge of 1.8% All Cards must be Chip & Pin enabled
- 2. You will also be required to pay the buyers administration fee of £1,250 including VAT on each Lot purchased. (£250 including VAT on Lots £10,000 and below)
- 3. We advise you to instruct your legal advisor to inspect the Legal Pack/Contract prior to you exchanging contracts. Most Legal Packs are available on our website www.cottons.co.uk or call the office for further information on 0121 247 2233. Where applicable you should also have viewed the property.
- 4. We will undertake an electronic ID check as part of our Anti Money Laundering regulations and will require two copies of your ID, a full UK Passport or Driving Licence and a recent utility bill or bank statement with your current address on.

If you intend to submit an offer prior to Auction, you MUST complete this form available from our Auction website or in hard copy from our office, the Auction Catalogue or our viewing representatives. Offers submitted in any other way will not be considered. Please note that the Sellers intention is to sell their property on the Auction day and they are not under any obligation to accept any offers received prior to the sale. Neither is a Seller under any obligation to consider any offers with a specified timescale and may wish to consider interest received from the pre-auction marketing of their property before they accept or decline any offer. The Auctioneers reserve the right to decline without reference to the seller any offer if less than either the provisional reserve or less than any third party offer which has already been declined.

Please note: not all lots are available for sale prior to the auction. Please check with the auction team on 0121 247 2233



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13 December 2023

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- Deceased Estates.
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- Problem Properties with Structural Damage, Mineshafts,
- Problem Neighbours,
- Short Leaseholds, etc.
- Properties requiring a Fast, Straightforward and conclusive Sale.

Closing date for entries:

17 November 2023

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It is assumed all bidders have inspected the Legal Packs available on our website and in the Auction Room prior to bidding and are fully aware of all terms and conditions including any Fees / Costs / Charges for which they are responsible, completion dates and other relevant matters that they will be obliged to comply with, once they have successfully purchased the property.













Property Viewings

Vacant Properties

It is intended that viewings will take place where possible on the vacant properties contained in our catalogue and a schedule will be produced and uploaded to our website. The viewing schedule will contain dates/times when we will conduct viewings along with guidelines which must be strictly adhered to by all persons attending.

Investment Properties

Viewings of investment properties are by courtesy of the tenants in occupation and no attempt should be made to contact the tenants directly in the event that access is unavailable.

Viewing Guidelines

- Please arrive promptly for your appointment.
- On Arrival we shall require your name and telephone number and you will be unable to view if this information is not provided.
- You will be responsible for providing your own PPE if required.
- Where possible, we have included on our website internal photos and video tour for each property to assist you.
- Please be aware that many auction properties are often in disrepair and unsafe condition and all persons viewing any property must do so with the extreme caution and entirely at their own risk. By attending a viewing, you accept that neither the Seller nor the Auctioneer accept any liability for harm caused whilst viewing a property.
- Please do not attend any viewings if you are suffering from any potential symptoms of Covid - 19 or have been in contact with any persons suffering from symptoms. We thank you in advance for your co-operation.

Deposit & Admin Fee

On the fall of the hammer the successful bidder will be deemed to have legal purchased the lot and will be required to pay a deposit representing 10% of the purchase price (subject to a minimum deposit of £5,000). In addition an Administration fee of £1,250 (inclusive of VAT) is payable on each lot purchased whether purchasing prior, during or after auction, except for lots with a purchase price of £10,000 or less then the fee will be £250 (inclusive of VAT). All bidders must ensure that when arriving in the sale room that they have sufficient means to pay the required monies should their bid be successful.

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- All Cards must be Chip & Pin enabled

The Deposit and Auction Administration Fee must be paid before leaving the auction room.

Online, Telephone & Proxy Bidding Deposits:

If your bid is successful you agree to pay the contractual auction deposit equating to 10% of the purchase price by bank transfer within 24 hours of the auction and your bidding security payment (£5,000) will be credited against the deposit due. We request that you transfer moneys immediately following your purchase and a member of the auction team will contact you upon the fall of the hammer to arrange payment with you.

If you need any help please contact the Auction Team on 0121 247 2233



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13 Dec 2023



LOT I

Freehold Vacant Mid Terraced House with Three Bedrooms

*Guide Price: £90,000 - £97,000 (+Fees)

180 Brantley Road, Aston, Birmingham, West Midlands B6 7DP

Property Description:

A traditional mid terraced house of brick construction with pitched tile clad roof, set back from the road behind a walled fore garden and benefitting from three bedrooms, UPVC double glazed windows and electric heating, but requiring modernisation and improvement throughout. The property further benefits from a dilapidated garage located to the rear and accessed via a vehicular right of way.

Brantley Road forms part of a mixed area containing a range of traditional terraced housing and industrial premises and is located 2 miles to the North of Birmingham City Centre and within I mile of the M6 Motorway (Junction 6).

Accommodation:

Ground Floor

Front Reception Room: 3.45m x 3.44m, Inner Hall with Store: Rear Reception Room: 3.73m x 3.45m, Kitchen: 3.07m x 1.83m, Shower Room: 2.6m x 2.07m with shower, wash basin and WC,

First Floor

Bedroom One: 3.45m x 3.44m, Bedroom Two: 3.75m x 3.46m, Intercommunicating with Bedroom Three: 2.67m x 1.79m.

Outside:

Front: Walled and paved foregarden. Rear: Yard, lawned garden and a dilapidated wooden garage accessed by a shared vehicular right of way.

Legal Documents:

available via www.cottons.co.uk

Viewings: Via Cottons - 0121 247 2233





LEGAL PACKS

Once you have successfully bid for a property you have become the legal purchaser and are duty bound to complete within the contractual time scale.

It is therefore your responsibility to consult your legal advisor and to have inspected the legal each lot by the vendor's solicitors prior to the

The Legal Pack is available at the Auctioneers offices and website during the marketing period and in the auction room on the sale day. By bidding you are deemed by the Auctioneers to have satisfied yourself in respect of all matters relating to that property.











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Freehold Investment, Mid-Terraced House

*Guide Price: £102,000 - £112,000 (+Fees)

89 Henshaw Road, Small Heath, Birmingham, West Midlands B10 0SX

Property Description:

A mid-terraced property of brick construction surmounted by a tiled roof set back from the road a walled foregarden. The property benefits from UPVC double glazing and gas fired central heating.

Henshaw Road forms part of an established predominantly residential area and is located off Glovers Road and Coventry Road the latter providing access to a wide range of local retail amenities and services.

The property is currently let on as Assured Shorthold Tenancy Agreement producing a rental of £480 pcm (£5,760 per annum).

Accommodation: Ground Floor

Lounge: $(4.30 \times 3.39 \text{m})$, Dining Room: $(3.71 \times 3.37 \text{m})$, Kitchen: $(2.74 \times 1.81 \text{m})$, Stairs

First Floor

Bedroom 1: $(3.72 \times 3.39\text{m})$, Bedroom 2: $(3.77 \times 2.44\text{m})$, Bathroom having panelled bath, wash basin and WC: $(2.76 \times 1.79\text{m})$

Outside

Front: Walled foregarden

Rear: Garden

Legal Documents> - Available at

www.cottons.co.uk

Viewings - Via Cottons - 0121 247 2233









LOT 3

Freehold Investment, Three Bedroom House *Guide Price: £102,000 - £112,000 (+Fees)

2 Henshaw Place, (Rear of 85 Henshaw Road), Birmingham, West Midlands B10 0SX

Property Description:

A mid-terraced property of brick construction surmounted by a tiled roof set back from the road behind a walled foregarden. The property benefits from having gas fired central heating and UPVC double glazing. Henshaw Place is a pedestrian walkway located off Henshaw Road which is found of both Glovers Road and Coventry Road the latter providing access to a wide range of local retail amenities and services. The property is currently let on as Assured Shorthold Tenancy Agreement producing a rental of £480 pcm (£5,760 per annum)

Accommodation:

Ground Floor

Entrance Porch, Lounge: (3.97 x 3.36m),



Dining Room: $(3.75 \times 3.36m)$, Kitchen: $(2.74 \times 1.77m)$ Inner Lobby with door to rear, Bathroom having panelled bath with mixer shower, wash basin and WC: $(2.32 \times 1.91m)$,

First Floor

Bedroom 1: $(3.41 \times 3.36m)$, Bedroom 2: $(3.76 \times 3.34m)$ (inter communicating with) Bedroom 3: $(2.76 \times 1.77m)$

Outside:

Front: Walled foregarden

Rear: Garden

Legal Documents – Available at www.cottons.co.uk

Viewings - Via Cottons - 0121 247 2233









Freehold Land comprising of a Roadway with Verge Areas *Guide Price: £500 - £1,000 + 20% VAT (+Fees)

By Instruction of St Modwen PLC who are Disposing of Surplus Assets Land at Lowfield Drive, Centre 500, Wolstanton, Stoke-on-Trent, Staffordshire ST5 0UU

Property Description:

A parcel of freehold land held under Land Registry Title Number SF524190 comprising of a tarmacadam road and several areas of verge and designated as surplus following St Modwens development of Lowfield Drive and surrounding industrial units in early 2000's.

The road serves a modern business park containing a variety of industrial units, located directly off a traffic roundabout known as Wolstanton junction (A527) which provides direct access to Queensway (A500) being a major trunk road connecting the City of Stoke-on-Trent to the M6 Motorway Junctions 15 & 16.

Note I: All interested parties should refer to the Legal Documents which includes all title documents and plans detailing the full extent of the road and land being sold along with any third party rights over. The catalogue plan is for identification purposes only.

Note 2: The property is sold subject to whatever rights may affect it, including the rights (if any) of any person in occupation of the property

Note 3: The roadway is adopted and an adoption certificate dated 5/10/2023 is available on our website & in the Legal Pack.

Legal Documents:

Available via www.cottons.co.uk Viewings: External Only





This plan is for identification purposes only. Please refer to the Legal Pack for confirmation of the exact boundaries.





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Freehold Investment - Three Bedroom Mid-Terraced House

*Guide Price: £80,000 - £89,000 (+Fees)

85 Ashley Street, Bilston, West Midlands WV14 7NW

Property Description:

A traditional two storey mid-terraced house of brick construction surmounted by a pitched slate clad roof set back from the road behind a walled foregarden. The property benefits from gas fired central heating and majority UPVC double glazed windows and provides well laid out accommodation including three bedrooms.

Ashley Street leads directly off Mount Pleasant which in turn leads off Wellington Road (A41) and the property is conveniently within approximately one third of a mile from Bilston Town Centre and two and a half miles to the south of Wolverhampton City Centre.

The property is currently let on an Assured Shorthold Tenancy at a rental of £500 p.c.m (£6,000 per annum). The tenant has occupied the property for approximately five years.

Accommodation:

Ground Floor

Lounge: (3.43 \times 3.42m), Dining Room: 3.54 \times 3.46m, Kitchen: 3.93 \times 2.01m with a range of fitted units, Rear Entrance Hall, Bathroom: 1.94 \times 1.83m with panelled bath, pedestal wash basin, WC.

First Floor

Stairs and landing, Bedroom One: 3.57×3.47 m, Bedroom Two: 3.51×2.61 m, Bedroom Three: 2.52×1.98 m

Outside:

Front: Walled foregarden, shared pedestrian entry access at the rear, paved yard and garden

Legal Documents: Available at www.cottons.co.uk **Viewings:** Via Cottons – 0121 247 2233













Leasehold Vacant Ground Floor Flat with Parking

*Guide Price: £72,000 - £78,000 (+Fees)

56 Rednal Mill Drive, Rednal, Birmingham, West Midlands B45 8XY

Property Description:

A one bedroom ground floor flat of brick construction surmounted by a tiled roof set back from the road behind a gravelled foregarden and allocated parking space. The property benefits from having UPVC double glazing and electric heating and is offered for sale in a presentable condition. Rednal Mill Drive is located off Lickey Road (B4120) and the property is approximately within two miles distance to West Heath Hospital with Longbridge Town Centre and Longbridge Train Station being approximately I miles distance.

Accommodation: **Ground Floor**

Entrance Porch, Lounge: (4.90 x 2.91m),



Bedroom: $(3.21 \times 3.52m)$, Kitchen: $(3.04 \times$ 1.58m), Bathroom having panelled bath with shower over, wash basin and WC: (1.77 x1.67m)

Outside:

Front: Gravelled foregarden allowing for off road parking and additional parking space Side: Lean-to and small garden area

Leasehold Information

Term: 100 years from 25 January 2018 Rent: Refer to Legal Pack

Service Charge: Refer to Legal Pack

Legal Documents - Available at www.cottons.co.uk

Viewings - Via Cottons - 0121 247 2233







LOT 7

Leasehold Vacant Two Bedroom Duplex Flat *Guide Price: £95,000 - £99,000 (+Fees)

634A Kingsbury Road, Erdington, Birmingham, West Midlands B24 9PJ

Property Description:

A two bedroom duplex flat of brick construction surmounted by a tiled roof. The property benefits from having UPVC double glazing and gas fired central heating. The property is located above a retail unit on the Kingsbury Road and is accessed via a shared driveway between numbers 636 Kingsbury Road and the Lidl Supermarket next to the junction where the Kingsbury Road and the Tyburn Road meet.

Accommodation:

Ground Floor

External staircase leading to

First Floor

Entrance Hallway, Kitchen: (3.24 x 1.61m), Lounge: (5.08 x 3.89m), Stairs



Bedroom I: (3.94 x 2.80m), Bedroom 2: (3.65 x 2.20m), Bathroom having panelled bath with shower over, wash basin and WC: (2.06 \times

Outside:

Roof terrace

Leasehold Information:

Term: 99 years from and including I January

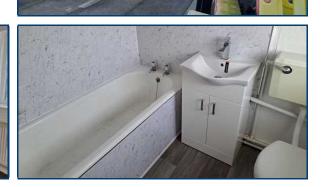
Rent: Refer to Legal Pack

Service Charge: Refer to Legal Pack

Viewings - Via Cottons - 0121 247 2233









*Guide Price: £115,000 - £125,000 (+Fees)

33 Green Lane, Halesowen, West Midlands B62 9LP

Property Description:

An end terraced property of rendered brick construction surmounted by a tiled roof set back from the road behind a walled foregarden. The property benefits from having UPVC double glazing and gas fired central heating. Green Lane is located between Nimmings Road and Long Lane.

Accommodation:

Ground Floor

Sun Room (2.64x4.21m), Lounge (3.58x3.65m), Dining Room (3.58x3.65m), Kitchen (4.09x2.71m), Stairs

First Floor

Bedroom I (3.61x3.20m), Bedroom 2 (3.61x3.67m) and Bathroom having panelled bath, wash basin and WC,

Outside:

Front: Walled foregarden

Rear: Garden

Legal Documents – Available at

www.cottons.co.uk

Viewings - Via Cottons - 0121 247 2233









LOT 9

A Block of Five Freehold Lock-Up Garages - Part Investment *Guide Price: £50,000 - £57,000 (+Fees)

Garage Yard Off Acheson Road, Hall Green, Birmingham, West Midlands B28 0TJ

Property Description:

A block of 5 lock-up garages set back behind a forecourt hard standing and having direct access via a service road leading from Acheson Road (adjacent to number 14).

Acheson Road in located in the popular residential suburb of Hall Green and located off the southern section of Baldwins lane which provides direct access to Stratford Road (A34).

Rental Income

One garage is let producing a rental income of £90 pcm (£1,080 per annum). Four garages are currently vacant Potential Rental Income (when fully let): £450 pcm (£5,400 per annum)

Legal Documents:

Available at www.cottons.co.uk

Viewings:

Via Cottons - 0121 247 2233

Note: The Land Registry title document refers to the property as Garages lying to the South of Baldwins Lane, Birmingham.







This plan is for identification purposes only. Please refer to the legal pack for confirmation of the exact boundaries.



Freehold Investment - Extended End Terraced House - Three Bedrooms

*Guide Price: £158,000 - £168,000 (+Fees)

42 Harvest Road, Smethwick, West Midlands B67 6NQ

Property Description:

An extended three bedroom end terraced property of brick construction surmounted by a tiled roof set back from the road behind a lawned foregarden and paved driveway allowing for off road parking. The property benefits from having UPVC double glazing, gas fired central heating and full width single storey rear extension. Harvest Road is located off Broadmoor Avenue which in turn is found off Hurst Road.

The property is currently let on an Assured Shorthold Tenancy Agreement producing a rental of £615 pcm (£7,380 per annum)

Accommodation:

Ground Floor

Entrance Hallway, Lounge (4.30x4.26m),

Dining Room (3.03x4.27m), Kitchen (2.36x4.88m) and WC.

First Floor

Bedroom I (4.15x2.53m), Bedroom 2 (3.05x3.45m), Bedroom 3 (2.72x2.59m) and Bathroom (2.09x1.66m) having panelled bath, wash basin and WC

Outside:

Front: Lawned forgarden allowing for off road parking

Rear: Lawned garden

Legal Documents - Available at

www.cottons.co.uk

Viewings - Via Cottons - 0121 247 2233









LOT II

*Guide Price: £90,000 - £98,000 (+Fees)

15 Victoria Street, Willenhall, West Midlands WV13 IDR

Property Description:

A traditional mid-terraced property of brick construction surmounted by a pitched replacement tile clad roof set back from the road behind a small walled foregarden. The property benefits from having UPVC double glazing, gas fired central heating and modern kitchen and bathroom fitments. The property forms part of a traditional and predominantly residential area and Victoria Street is located off St. Annes Road. The property is currently let on an Assured Shorthold Tenancy Agreement producing a rental of £675 pcm (£8,100 per annum)

Accommodation:

Ground Floor

Lounge: $(4.13 \times 3.59m)$, Dining Room: $(3.46 \times 3.46m)$, Kitchen: $(2.74 \times 1.96m)$, Bathroom having panelled bath, wash basin and WC

First Floor

Bedroom 1: $(3.42 \times 3.57m)$, Bedroom 2: $(3.49 \times 3.57m)$ (interconnecting with), Bedroom 3: (2.69×1.99)

Outside:

Front: Walled foregarden

Rear: Garden

Legal Documents – Available at

www.cottons.co.uk

Viewings - Via Cottons - 0121 247 2233









Freehold Vacant Mid Terraced House with Two Bedrooms *Guide Price: £180,000 - £200,000 (+Fees)

10 Oxford Street, Stirchley, Birmingham, West Midlands B30 2LE

Property Description:

A traditional two storey mid terraced house of brick construction surmounted by a pitched tile clad roof, providing well laid out accommodation and benefitting from UPVC double glazed windows/external doors and gas fired central heating, but requiring some cosmetic improvement and upgrading.

The property forms part of a popular and well regarded established residential area and Oxford Street leads directly off Bournville Lane, which in turn leads directly off both Linden Road and Pershore Road (A441). The property is conveniently located within a approximately 500 metres from both Pershore Road, which provides wide range of local amenities and from Bournville Railway Station.

Accommodation:

Ground Floor Porch, Front Reception Room: $3.64\text{m} \times 3.25\text{m}$, Lobby with store, Rear Reception Room: $3.91\text{m} \times 3.64\text{m}$, Kitchen: $4.31\text{m} \times 1.95\text{m}$ with range of units, Toilet/Utility Room: $2.34\text{m} \times 1.91\text{m}$ with WC.

First Floor Stairs and Landing, Bedroom One (Double) $3.63 \text{m} \times 3.29 \text{m}$, Bedroom Two (Double): $3.9 \text{m} \times 2.73 \text{m}$, Large Shower Room: $4.33 \text{m} \times 1.98 \text{m}$ with glazed shower cubicle, vanity wash basin and WC.

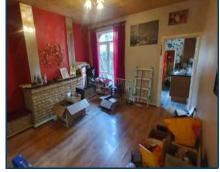
 $\mbox{\bf Outside:}$ Front: Walled foregarden. Rear: Yard and Garden

Legal Documents: Available via www.cottons.co.uk

Viewings: Via Cottons - 0121 247 2233









--- Legal Documents Online ---



Legal documents for our lots are now or will be available online. Where you see the icon on the website you will be able to download the documents.

Service Provided By The Essential Information Group Ltd www.eigroup.co.uk 0870 112 30 40 Please note all Legal Packs are available on our website and all parties wishing to inspect a Legal Pack must register their correct details and password with the site. The Legal Packs are updated regularly during our marketing but documents may be added or changed during this period prior to the auction. Whilst we will endeavour to inform all persons registered for Legal Packs of any changes it is the responsibility of all bidders to re-check the Legal Packs for any changes prior to bidding and the Auctioneers/
Vendors accept no liability whatsoever for a bidder not adhering to this advise.



Freehold Investment - Modern Town House with Two Bedrooms

*Guide Price: £115,000 - £125,000 (+Fees)

24 Langsett Road, Wolverhampton, West Midlands WVI0 0TE

Property Description:

A modern mid terraced house of brick/block construction surmounted by a pitched tile clad roof, situated in a cul-de-sac leading off Langsett Road and benefitting from part UPVC double glazed windows, electric heating and ample off road car parking.

The property forms part of a modern residential estate and Langsett Road leads off Springfield Road, which in turns leads off Cannock Road (A460) conveniently within approximately I mile to the North East of Wolverhampton City Centre.

The property is currently let on an Assured Shorthold Tenancy at a rental of £675 per calendar month (£8,100 per annum) and the tenant has been in occupation for approximately 8 years.

Accommodation:

Ground Floor

Reception Hall, Breakfast Kitchen: 3.35m x 2.00m with range of modern fitted units, Lounge: 3.93m x 3.04m with patio doors to garden.

First Floor

Stairs and Landing, Bedroom One: 3.02m x 1.78m, Bedroom Two: 3.02m x 2.89m, Bathroom: 2.09m x 1.49m with panelled bath having shower over, pedestal wash basin and WC.

Outside:

Front: Paved and gravelled forecourt providing off road parking.

Rear: Paved patio, lawned garden and a driveway located directly off Langsett Road providing two additional car parking spaces and leading to a rear hardstanding with gated vehicular access providing scope for secure off road car parking/erection of a garage.

Legal Documents:

Available at www.cottons.co.uk

Viewings: Via Cottons - 0121 247 2233







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Freehold Vacant 'Famous Black Country' Public House *Guide Price: £170,000 - £178,000 (+Fees)

The Tilted Barrel, 33 High Street, Princes End, Tipton, West Midlands, DY4 9HU



Property Description:

An opportunity to purchase a famous Black Country Public House, known as The Tilted Barrel comprising of a Grade II Listed two storey detached premises of brick construction surmounted by a pitched slate clad roof, prominently situated at the junction of High Street and Parkes Lane.

The property was constructed circa early 1800's and was affected by mining subsidence at an early stage, resulting in the pubs recognisable crooked appearance and it is well documented in the media that since the recent demise of The Crooked House pub at Himley, the Tilted Barrel is regarded as the most crooked public house in the UK.

The property is located in a densely populated mixed use area containing a range of residential properties interspersed with commercial and industrial units and is situated approximately 2 miles to the North of Dudley Town Centre, 5 miles to the South East of Wolverhampton City Centre and 7 miles to the North West of Birmingham City Centre.

Accommodation:

Ground Floor

Front Entrance, Front Bar Area, Central Bar, Rear Bar Area (L Shaped) with Rear Entrance, Store Room, Inner Hall, Ladies & Gents Toilets.

Net Internal Area: 122.2 sq.ms (1315 sq.ft).

Cellar

Two Beer Cellars and Three Store Rooms, Net Internal Area: 72.64 sq.ms (781 sq.ft).

First Floor

Internal Stairs and Landing, Bathroom: $4.24 \text{m} \times 1.54 \text{m}$, with bath, wash basin and WC. Bedroom One: $4.47 \text{m} \times 4.23 \text{m}$ (Not inspected), Kitchen: $2.33 \text{m} \times 1.96 \text{m}$, Lounge: $5.2 \text{m} \times 3.64 \text{m}$,

Bedroom Two: $5.21\,\mathrm{m}\times3.5\mathrm{m}$. Note: There appears to be a flight of stairs from the landing area to the loft area, which are boarded up.

Outside:

Rear: Tarmacadam car park located off Parkes Street, lawned beer garden, brick store and partly enclosed yard with portacabin.

Legal Documents:

Available via www.cottons.co.uk

Viewings:

Via Cottons - 0121 247 2233













Freehold Vacant Church Premises with Redevelopment Potential *Guide Price: £135,000 - £155,000 (+Fees)

Bourne Methodist Church, Hednesford Road, Heath Hayes, Cannock, Staffordshire, WS12 3HL



Property Description:

A former church premises prominently located at the junction of Hednesford Road and Chapel Street constructed circa 1900 of part rendered traditional brick and surmounted by a pitched tile clad roof and previously used a a place of worship to the front section and separate children's nursery to the rear. The property occupies an L-shaped site extending to an area of 0.21 acres (851 sq.m) and includes a car parking area and separate enclosed garden.

The property forms part of a predominantly residential area with a variety of retail premises in the immediate vicinity and Hednesford Road (B4154) leads off Five Ways Island at the junction with Cannock Road (A5190) and is within approximately two miles to the east of Cannock Town Centre.

Planning:

The property has previously been used as a place of worship within use classes Order FI (previously DI) and may be suitable for change of use to a variety of alternative uses including residential redevelopment and all interested parties should contact the local Planning Department at Cannock Chase District Council prior to bidding.





Accommodation

Ground Floor

Entrance Hall, Lobby, 2 Toilets, Reception Hall/Room, Room I, Kitchen, Church Hall, Room 2, Room 3, Rear Hall/Corridor with side entrance, 3 Toilets, Rear Church Hall, Kitchen 2

First Floor

Stairs to 4 Small Rooms and Church Organ Room Outside:

Walled forecourt, enclosed paved yard and a gated rear car part off Chapel Street and separate garden

Gross Internal Area:

Ground Floor: 474.01 sq.ms (5102 sq.ft) (The main church area would be substantially increased by provision of a mezzanine/first floor) First Floor: 56.46 sq.ms (607 sq.ft)

Total: 530.47 sq.ms (5710 sq.ft)



This plan is for identification purposes only. Please refer to the Legal Pack for confirmation of the exact boundaries.



Legal Documents

Available at www.cottons.co.uk

Viewings

Via Cottons - 0121 247 2233









Freehold Investment - Five Self-contained Flats (Rental: £34,140 p.a.)
*Guide Price: £330,000 - £360,000 (+Fees)

250 Gillott Road, Edgbaston, Birmingham, West Midlands, B16 0RU



Property Description:

A long established flat conversion comprising of a substantial semi-detached property converted into five self-contained flats set back from the road behind a walled foregarden and surmounted by a tiled roof. The property benefits from having UPVC double glazing and gas fired central heating and each flat is separately metered for electric. The property is of traditional brick construction with pitched tile clad roof having accommodation laid out over three floors and forms part of an established residential area containing a wide range of private dwellinghouses, flat and houses in multiple occupation. The property is situated close to the junction with Rotton Park Road conveniently within a short walk from Edgbaston Reservoir and within approximately one mile from Bearwood High Street and two miles to the West of Birmingham City

Tenancy Information

All flats are currently let on Assured Shorthold Tenancies:

Flat 1: £505 rent and £65 gas totalling: £570 pcm Flat 2: £535 rent and £65 gas totalling: £600 pcm Flat 3: £505 rent and £65 gas totalling: £570 pcm Flat 4: £480 rent and £65 gas totalling: £545 pcm

Flat 5: £495 rent and £65 gas totalling: £560 pcm Total Rental Income: £2,845 pcm (£34,140 per annum)

po.

Accommodation: Ground Floor

Communal Entrance with Reception Hall containing separate electricity meters,

Flat I

Lounge/Kitchen: (5.57 \times 3.87m), Bedroom: (3.77 \times 3.47m), Shower Room having shower cubicle, wash basin and WC: (1.42 \times 2.56m)

Flat 2

Entrance Hallway, Lounge: $(3.47\times3.66m)$, Kitchen: $(1.37\times1.98m)$, Bedroom: $(2.11\times3.03m)$, Bathroom having panelled bath with shower over, wash basin and WC

First Floor

Flat 3:

Lounge/Kitchen: (5.49 \times 5.32m), Bedroom: (2.84 \times 3.44m), Bathroom having panelled bath, wash basin and WC: (1.45 \times 2.54m)

Flat 4:

Lounge: $(2.90 \times 3.05m)$, Kitchen: $(1.81 \times 1.99m)$, Bedroom: $(3.27 \times 3.05m)$, Shower Room having shower cubicle, wash basin and WC: $(1.65 \times 2.01m)$

Second Floor

Flat 5:

Entrance Hallway, Kitchen/Lounge: $(4.69 \times 5.50 \text{m})$, Bedroom: $(2.84 \times 3.55 \text{m})$, Bathroom having panelled bath, wash basin and WC: $(1.48 \times 2.60 \text{m})$

Outside:

Front: Walled foregarden with pedestrian side access to rear

Rear: Garden

Council Tax Bands:

Flats I-5 (A)

Legal Documents – Available at www.cottons.co.uk Viewings – Via Cottons – 0121 247 2233









Leasehold Vacant Ground Floor Flat (108 years unexpired)

*Guide Price: £100,000 - £110,000 (+Fees)

Flat I Thames Court, Manor Road, Sutton Coldfield, West Midlands, B73 6EF

Property Description:

A ground floor one bedroom flat situated in a purpose built three story block. The flat offers well laid out accommodation, UPVC double glazing and electric heating. The property is located on Manor Road which is found off Clifton Road and Birmingham Road (A5127). The property is within walking distance to Sutton Park and Sutton Coldfield Town Centre which offers a wide range of shops and amenities

Accommodation:

Ground Floor

Communal Entrance with secure door entry system

Flat I:

Entrance Hallway, L-shaped Lounge/Diner: (5.44 x 4.8m),

Kitchen: $(3.15 \times 2.29 m)$, Bedroom: $4.14 \times 2.84 m$), Shower Room having shower cubicle, wash basin, WC and bidet

Outside:

Garage located in a separate block and communal gardens and parking

Leasehold Information:

Term: 125 years from 25th March 2006

Rent: Refer to legal pack

Service Charge: Refer to legal pack

Legal Documents – Available at www.cottons.co.uk

Viewings - Via Cottons - 0121 247 2233









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Freehold Vacant Traditional Detached House in Popular Village Location *Guide Price: £250,000 - £265,000 (+Fees)

54 Coventry Road, Burbage, Hinckley, Leicestershire, LEI0 2HP



Property Description:

A substantial traditional detached house of two storey brick construction surmounted by a pitched slate clad roof having a single storey rear wing and providing generous and well laid out accommodation including three bedrooms, gas fired central heating, UPVC double glazed windows and off road car parking.

The property has potential to further increase the accommodation by converting the loft area to additional bedroom (subject to building regulation approval) and reconfiguring the accommodation to the rear wing.

The property is located in the popular village of Burbage, located approximately to the South East of Hinckley Town Centre and approximately I mile from the A5 trunk road/Watling Street and M69 motorway (Junction I).

Accommodation:

Ground Floor

Large Reception Hall, Cellar: 3.67m \times 3.22m, Front Reception Room: 3.83m \times 3.66m, Rear Reception Room: 3.77m \times 3.30m, Breakfast Kitchen: 4.19m \times 3.05m with range of fitted units, Study: 2.96m \times 2.06m, Utility Room: 2.33m \times 1.76m, Cloak Room with WC and wash basin.

First Floor

Stairs and Gallery Landing, Bedroom One: $2.62 m \times 2.10 m$, Bedroom Two: $3.79 m \times 3.69 m$, Bedroom Three: $3.72 m \times 3.35 m$, Lobby, Shower Room: $1.79 m \times 1.51 m$ with glazed shower cubicle, pedestal wash hand basin, WC, Family Bathroom: $2.78 m \times 2.61 m$ with panelled bath, pedestal wash basin, WC.

Outside:

Front: Walled garden.

Rear: Partly lawned garden to side and rear, Workshop: 3.06m x 2.32m, Rear Parking Area access from Coventry Road via a paved right of way.

Legal Documents:

Available at www.cottons.co.uk

Viewings:

Via Cottons - 0121 247 2233













Freehold Land with Potential (0.26 Acres)

*Guide Price: £95,000 - £105,000 (+Fees)

Land on the West Side of Churchbridge, Oldbury, Sandwell B69 2AS

Property Description:

A parcel of freehold land irregular in shape and extending to an site area of approximately 0.26 acres (1033 mtr.sq). The site has secure gated vehicular access off Churchbridge. The site may be suitable to a variety of uses however all interested parties should satisfy themselves in full with Sandwell Metropolitan Borough Council with any proposals they may have.

Planning:

The land was originally part of a larger site that had planning granted by Sandwell Metropolitan Borough Council dated 13 August 1998 (Ref: DC/98/34433) for the erection of two warehouse buildings

Please Note:

This planning application has lapsed and a section of the original site has been sold, and all interested parties must satisfy themselves in full with any proposals they may have with Sandwell Metropolitan Borough Council prior to bidding.

Legal Documents - Available at www.cottons.co.uk Viewings - Via Cottons - 0121 247 2233





Gated Access to Site





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*Guide Price: £420,000 - £450,000 (+Fees)

100 Watford Road, Cotteridge, Birmingham, West Midlands, B30 IPD



Property Description:

A traditional three storey end-terrace property of brick construction surmounted by a tiled roof, the property comprises of two retail units and a one bedroom flat to the ground floor and a three bedroom duplex flat to the fist and second floor. The property is separately metered and has UPVC double glazing. The property is situated on the corner of Watford road and Ashmore Road and is within approximately half a miles distance from the main shopping area in Cotteridge that provides a wide range of shops and amenities. The property is fully let producing an annual rental of £28,200, a schedule of tenancies is detailed below.

Schedule of Tenancies:

100A - Bouffant - Let on a five year lease from 31/08/2022 producing £600 per calendar month (£7,200 per annum).

100C - The Little Beauty Room - Let on a five year lease from 31/08/2022 producing £300 per calendar month (£3,600 per annum).

100B - Ground Floor Flat - Let on a Assured shorthold tenancy producing £550 per calendar month (£6,600 per annum).

100A - First and Second Floor Flat - Let on a Assured shorthold tenancy producing £900 per calendar month (£10,800 per annum).

Total Rental: £2,350 per calendar month (£28,200 per annum).

Legal Documents:

Available at www.cottons.co.uk

Viewings:

Via Cottons - 0121 247 2233

Accommodation:

Ground Floor:

100A - Bouffant: 22.29 sq.m (240 sq.ft), Salon area, Treatment room, WC, Kitchen area

100C - The Little Beauty Room: 19.98 sq.m (215 sq.ft), Treatment room, Nail bar, Kitchen area and shower room.

100B - Ground Floor Flat: Lounge (2.94x3.84m), Kitchen (1.78x3.37m), Bedroom (1.65x2.48m) and Shower room having Shower cubicle, wash basin and WC (1.35x2.49m).

100A - First and Second Floor Flat:

Gound Floor: Entrance hallway, Stairs **First Floor:** Lounge (3.72x4.29m), Bedroom (3.37x3.20m), Kitchen (3.22x2.89m), Utility area (1.88x1.36m), Shower room having Shower cubicle, wash basin and WC (1.74x1.82m).

Second Floor: Bedroom 2 (1.77x4.28m), Bedroom 3 (1.68x4.28m).

Outside: - Block paved forecourt allowing for off road parking and private courtyard for the ground floor flat.











Freehold Ground Rent Investment Secured on 12 Flats with Garages.
*Guide Price: £55,000 - £65,000 (+Fees)

FGR's, I-12 Grenfell Court, 192 Birmingham Road, Wylde Green, Sutton Coldfield, B72 IDB



Property Description:

A valuable freehold ground rent investment secured on a development of 12 two bedroom purpose built flats each with a garage, known as Grenfell Court and contained within two separate, three storey blocks prominently situated fronting Birmingham Road (A5127) between the junctions of Station Road and Vesey Road.

The property is set back from the road behind a tarmacadam forecourt with dual access providing residents & visitors car parking and in addition the property has a full length driveway leading to the rear which contains and extensive lawned communal garden, tarmacadam yard providing further parking and 12 lock up garages separately allocated to each apartment.

The property occupies a substantial plot extending to an area of approximately 0.65 acres (2,645 sq.mts) and may have some future development potential (subject to planning consent).

The property is located in the highly regarded Wylde Green area of Sutton Coldfield and located approximately ½ mile from Wylde Green Train Station and I mile to the South of Sutton Coldfield Town Centre.

Legal Documents:

Available at www.cottons.co.uk

Viewings: External Only.

Note: Notices under Section 5B of the Landlord and Tenant Act 1987 have been served on all Lessees a copy of which will be contained within the legal pack.

Leasehold Information

Each Flat is subject to a long leasehold interest, the terms being detailed in the schedule below.

Flat or Unit Number	Term of Lease	Annual Rent
Flat 1 Grenfell Court	110 Years from 24 June 2002	£280 (rising to £4,480)
Flat 2 Grenfell Court	135 Years from 5 April 2017	Peppercorn
Flat 3 Grenfell Court	110 Years from 24 June 2002	£220 (rising to £3,520)
Flat 4 Grenfell Court	110 Years from 24 June 2002	£220 (rising to £3,520)
Flat 5 Grenfell Court	110 Years from 24 June 2002	£175 (rising to £2,800)
Flat 6 Grenfell Court	110 Years from 24 June 2002	£175 (rising to £2,800)
Flat 7 Grenfell Court	134 Years from 26 June 2018	Peppercorn
Flat 8 Grenfell Court	99 Years from 24 June 1963	£32.00
Flat 9 Grenfell Court	110 Years from 24 June 2002	£220 (rising to £3,520)
Flat 10 Grenfell Court	110 Years from 24 June 2002	£175 (rising to £2,800)
Flat 11 Grenfell Court	110 Years from 24 June 2002	£175 (rising to £2,800)
Flat 12 Grenfell Court	110 Years from 24 June 2002	£175 (rising to £2,800)

Total Current Ground Rent Income: £1,847 per annum.









Freehold Ground Rent secured upon a Modern Mid Town House

*Guide Price: £8,000 - £10,000 (+Fees)

FGR 34 Willow Close, Bromsgrove, Worcestershire B61 8RE

Property Description:

A freehold ground rent investment secured upon a modern mid terraced house of two-storey brick construction with pitched tile clad roof, set back behind a lawned foregarden and driveway.

The property is situated in an established Viewings: residential area and Willow Road is located off Kidderminster Road (A448) and within approximately half a mile to the west of Bromsgrove Town Centre.

The property is subject a long lease term of 99 years from 25 March 1965 (approx. 40 years unexpired) at a ground rent of £25 per annum.

Legal Documents:

Available via www.cottons.co.uk

Not applicable.



LOT 23

Freehold Ground Rent secured upon a Modern End Town House *Guide Price: £8,000 - £10,000 (+Fees)

FGR 32 Willow Close, Bromsgrove, Worcestershire B61 8RE

Property Description:

A freehold ground rent investment secured upon a modern end terraced house in Willow Close which forms part of a modern residential housing estate of two-storey brick construction with pitched tile clad roof, set back behind a lawned foregarden and side driveway.

The property is situated in an established residential area and Willow Road is located off Kidderminster Road (A448) and within approximately half a mile to the west of Bromsgrove Town Centre.

The property is subject a long lease term of 99 years from 25 March 1965 (approx. 40 years unexpired) at a ground rent of £25 per annum.

Legal Documents:

Available at www.cottons.co.uk

Viewings:

Not Applicable



LOT 24

Freehold Land/Roadways *Guide Price: £300 - £500 (+Fees)

Land at Braemar Drive, Erdington, Birmingham, West Midlands B23 7HW

Property Description:

A parcel of freehold land comprising roadways, paths, verge areas and a garage forecourt located off Braemar Drive which predominantly serving a range of modern terraced housing and detached bungalows.

The land is identified by the Land Registry Title Plan No: MM2712 and all interested parties should satisfy themselves in respect of the extent of the land being offered for sale.

Legal Documents: - Available at www.cottons.co.uk

Viewings: - Via Cottons - 0121 247 2233

Note I: The postcode is provided for identification purposes only.

Note 2: The land/roadways are subject to established third party rights of way.





This plan is for identification purposes only. Please refer to the Legal Pack for confirmation of the exact site boundaries



*Freehold Vacant End Terraced House *Guide Price: £155,000 - £165,000 (+Fees)

41 Reddicap Hill, Sutton Coldfield, West Midlands, B75 7BQ



Property Description:

A traditional two bedroom end terraced house of brick construction surmounted by a pitched replacement tile clad roof and benefitting from UPVC double glazed windows and external doors, and gas fired central heating. The property further benefits from a loft room which includes access via a pull down ladder, carpet, lighting, electric power sockets and radiator. Reddicap Hill forms part of an established residential area situated approximately three quarters of a mile distance to the east of Sutton Coldfield Town Centre.

Accommodation:

Ground Floor

Front Reception Room: (3.66x3.62m), Breakfast Kitchen: (3.62x3.63m), Pantry Cupboard

First Floor

Stairs and Landing with access to loft, Bedroom 1: (3.63x3.58m), Bedroom 2/Box Room: (1.93x1.73m) Bathroom with panel bath with shower over, wash basin and WC.



Loft:

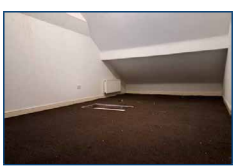
Accessed via a pull down ladder and has carpet, lighting, electric power sockets and radiator.

Outside:

Rear: Patio and garden area with raised borders

Legal Documents – Available at www.cottons.co.uk

Viewings – Via Cottons – 0121 247 2233













*Guide Price: £100,000 - £110,000 (+Fees)

124 Tanhouse Farm Road, Solihull, West Midlands, B92 9EY



Property Description:

A Ground floor two bedroom flat situated in a three story purpose built block set back from the road behind communal gardens and parking area. The property benefits from having UPVC double glazing, electric heating and a garage located in a secure separate block. The flat requires modernisation and improvement. Tanhouse Farm Road is located off Old Lode Lane and the property is adjacent to Elmdon Park.

Accommodation:

Ground Floor

Communal Entrance with secure door entry system, Flat 124

Entrance Hallway, Lounge (6.08 \times 3.19m), Kitchen (2.10 \times 2.93m), Bedroom I (4.52 \times 2.70m), Bedroom 2 (3.32 \times 1.98m), and Bathroom (2.08 \times 1.73m), having panelled bath with shower over, wash basin and WC

Outside:

Communal lawned gardens and parking area with garage located in a secure separate block



Leasehold Information

Term: 125 years from 24 June 1982

Rent: A peppercorn

Service Charge: Refer to Legal Pack

Please Note:

The freeholder of the Tanhouse Farm development has agreed that an extended lease of the Property for a term of 999 years from and including 24th June 1982 shall be available to the buyer (in substantially the form of the draft lease attached in the Legal Pack) subject to payment of a premium of £2,500.00 and the freeholder's agents fees of £240.00 (inclusive) and legal fees of £625.00 plus VAT and disbursements. This is provided the Lease extension is completed before the end of 2023.

Legal Documents

Available at www.cottons.co.uk

Viewings

Via Cottons - 0121 247 2233











Freehold Development Site - Consent for Six Dwellings *Guide Price: £355,000 - £375,000 (+Fees)

Land at Broseley Avenue, West Heath, Birmingham, West Midlands, B31 3RA



Property Description:

A freehold residential development site benefitting from Planning Consent for the erection of six dwellinghouses with associated access road. The site extends to an area of approximately 0.56 acres (2,287 mtr.sq). The two existing dwellinghouses have already been demolished and the site has been levelled.

Broseley Avenue forms part of an established residential area and is located off Condover Road which in turn is found off Cropredy Road. The property is also approximately within half a miles distance to West Heath Hospital with Longbridge Town Centre and Longbridge Train Station being approximately 1.4 miles distance from the site.

Planning:

Planning Consent was granted on the 25th of November 2021 by Birmingham City Council (Ref: 2021/03985/PA) for the demolition of two existing dwellinghouses and the erection of six dwellinghouses with associated access road. **Please note** - The two existing dwellinghouses have already been demolished.

Proposed Accommodation:

Plans submitted with the application include the following accommodation for each property.

Ground Floor

Entrance Hallway, Lounge, Dining Kitchen, Utility and WC, Stairs,

First Floor

3 Bedrooms and bathroom

Outside

Front: Parking and garden

Rear: Garden

A copy of the planning consent and proposed plans are available to inspect from Birmingham city councils website - www.birmingham.gov.uk

Legal Documents - Available at

www.cottons.co.uk

Viewings - Via Cottons - 0121 247 2233













Freehold Vacant Semi-Detached House Requiring Renovation *Guide Price: £110,000 - £120,000 (+Fees)

23 Heath Gap Road, Cannock, Staffordshire WSII 6DY

Property Description:

A traditional semi detached house of two storey brick construction surmounted by a pitched tile clad roof offered for sale in a shell condition, having been stripped of all plaster, electrical and plumbing installations, fixtures and fittings, left in a clear and tidy condition, ready for full renovation. The property has been extended to the rear and is currently laid out to provide two bedrooms and has scope for reconfiguration to provide three bedrooms. The property benefits from mostly UPVC double glazed windows and a long rear lawned garden. Heath Gap Road leads directly off Cannock Road and the property is conveniently located approximately 1 1/2 miles to the North of Cannock Town Centre.

Accommodation:

Ground Floor:

Lounge: 4.55m into bay window \times 3.4m with feature fireplace, Dining Room: $3.91m \times 3.41m$ with store opening to Kitchen: $3.30m \times 2.01m$ opening to Breakfast Room: $2.21m \times 1.89m$.

First Floor

Stairs and Landing: Bedroom One: $3.68m \times 3.41m$, Bedroom Two : $3.91m \times 2.48m$, Bathroom: $3.29m \times 2.00m$.

Outside: Front: Paved forecourt, pedestrian right of way to

Rear: Paved patio with a long lawned garden.

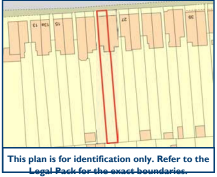
Legal Documents: Available via www.cottons.co.uk

Viewings: Via Cottons - 0121 247 2233









LEGAL PACKS

Once you have successfully bid for a property you have become the **legal purchaser and are duty bound** to complete within the contractual time scale

It is therefore your responsibility to consult your legal advisor and to have inspected the legal documentation which has been prepared for each lot by the vendor's solicitors prior to the Auction.

The Legal Pack is available at the Auctioneers offices and website during the marketing period and in the auction room on the sale day. By bidding you are deemed by the Auctioneers to have satisfied yourself in respect of all matters relating to that property.





Freehold Vacant Semi-Detached House

*Guide Price: £100,000 - £110,000 (+Fees)

102 Newhall Street, Cannock, Staffordshire WSII IAD

Property Description:

A traditional two storey semi-detached house of brick construction with a pitched tile clad roof benefitting from two bedrooms, gas fired central heating, off road parking and large rear garden, but requiring repair and refurbishment. Newhall Street forms part of an established residential area and leads off Beech Tree Lane conveniently within approximately 1/4 mile from Cannock Town Centre containing a wide range of retail amenities and services.

Accommodation:

Ground Floor

Lounge: 3.67m x 3.67m, Lobby with cellarette, Dining Room: 3.66m x 3.61m, Kitchen: 2.95m x 2.11m, Rear Entrance Hall/Utility: 2.91m x 2.44m.

First Floor

Stairs and Landing, Bedroom One: 3.68m x 3.67m, Bedroom Two: $3.7m \times 2.69m$, Bathroom: $2.95m \times 2.11m$ with panelled bath, glazed shower enclosure, pedestal wash basin and WC. b>Outside:

Front: Paved and walled foregarden, tarmacadam driveway. Rear: Yard with pedestrian side access, brick store and WC and a large predominantly lawned garden.

Legal Documents: Available at www.cottons.co.uk Viewings: Via Cottons - 0121 247 2233





This plan is for identification purposes only. Please refer to the Legal Pack for confirmation of the exact boundaries







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Freehold Land (0.33 Acres) *Guide Price: £20,000 - £26,000 (+Fees)

Land North Side of The Firs Oaken Lawn, Albrighton, Wolverhampton, WV7 3AL

Property Description:

A parcel of gated freehold land with vehicular access roughly triangular in shape and extending to an area of approximately 0.33 acres (1,324 sq.mtrs). The land is located to the north of the Firs which forms part of a small group of residential properties and is accessed via a track located off Newport road, close to the junction with Hollyhead road.

Planning:

All interested parties must satisfy themselves in full with any plans or proposals they may have with South Staffordshire Council prior to bidding.

Legal Documents:

Available at www.cottons.co.uk

Viewings:

Via Cottons - 0121 247 2233



This plan is for identification purposes only. Please refer to the Legal Pack for confirmation of the exact site boundaries



Gated Access to Land





LOT 31

Freehold Investment - Hair Salon in Popular Village Location *Guide Price: £50,000 - £57,000 (+Fees)

Hair@Heart, Worcester Road, Hartlebury, Kidderminster, Worcestershire DYII 7XD

Property Description:

A hair salon of single storey brick construction surmounted by a pitched tile clad roof and situated directly fronting Worcester Road, close to the Junction with Inn Lane. The property is located in the popular commuter village of Hartlebury which is located off the A449 trunk road, providing access to Kidderminster Town Centre, being within approximately 3 miles to the North and Worcester City Centre within 10 miles

Note: The address according to the L:and Registry title document is Hair 2000, Inn Lane, Hartlebury, DYII 7TA

Tenancy Information

The property is currently let as a hair dressing salon trading as Hair@Heart on a lease which commenced on 29th July 2018, expiring on 28th January 2025, on full repairing and insuring terms and at a rental of £5,400 per annum. The current tenant has occupied the property for II years and maintained the accommodation to a good decorative standard.





Accommodation

Ground Floor Retail Unit/Hair Salon: 19.55 sq.ms (210 sq.ft), Staff Area: 4.55 sq.ms (49 sq.ft) including Hallway, Kitchenette and Toilet with WC and washbasin.

Legal Documents: Available via www.cottons.co.uk

Viewings: Via Cottons - 0121 247 2233





Freehold Vacant Mid Terraced House previously used as a HMO

*Guide Price: £120,000 - £130,000 (+Fees)

6 Stanley Road, Nuneaton, Warwickshire CVII 5EN

Property Description:

A spacious traditional two storey mid terraced house of brick construction, surmounted by a pitched tile clad roof, situated behind a front fore court. The property offers good size accommodation, benefiting from uPVC double glazed windows and gas central heating system, but is in need of some modernisation and refurbishment.

The property was last used as a House of Multiple Occupation (HMO) by a Social Housing operator.

Stanley Road is situated off Midland Road (B4114) which leads directly to the A444 inner ring road, circa. 0.6 miles from Nuneaton Town Centre, circa. 0.8 miles from Nuneaton Train Station and 1.6 miles from George Eliot Hospital.

Accommodation:

Ground Floor:

Hallway, Living Room (3.94m \times 3.32m), Kitchen (3.6m \times 3.27m), Downstairs Bedroom/Sitting Room (3.52m \times 3.16), Rear Lobby, Shower Room with wash basin and W.C. (2.54m \times 2.07m).

First Floor

Stairs and Landing, Bedroom One (5.05m \times 3.32m), Bedroom Two (3.61m \times 3.26m), Bathroom with wash basin (2.44m \times 1.76m), Separate W.C.

Outside:

Front: - Courtyard Rear: - Garden

Legal Documents: Available at www.cottons.co.uk

Viewings: Via Cottons - 0121 247 2233









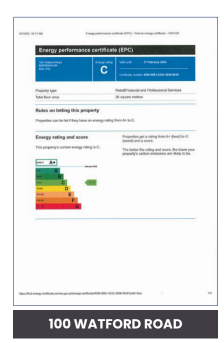
--- Legal Documents Online ---



Legal documents for our lots are now or will be available online. Where you see the icon on the website you will be able to download the documents.

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Vendors accept no liability whatsoever for a bidder not adhering to this advise.

EPC's





ENERGY PERFORMANCE CERTIFICATE

The EPC was commissioned on: 05.10.2023

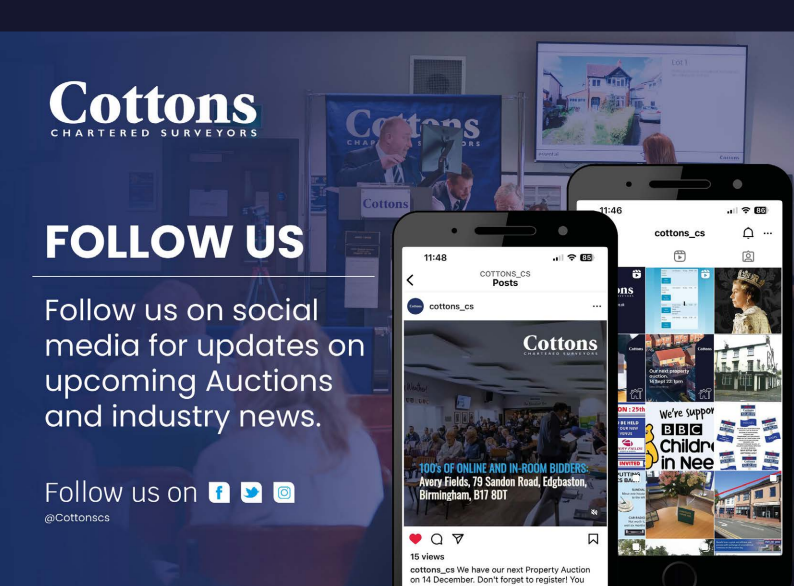
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Sale Memorandum

The seller agrees to sell and the buyer agrees to buy the lot for the price. This agreement is subject to the conditions so far as they apply to the lot.

We acknowledge receipt of the deposit

Date	Signed by the buyer	
Name and address of seller	Signed by us as agent for the seller	
Name and address of buyer	The buyer's conveyancer is	
The lot	Name	
The price (excluding any VAT)	Address	
Deposit paid	Contact	

Common Auction Conditions for Auction of Real Estate in England & Wales 4th Edition

The Common Auction Conditions have been produced for real estate auctions in England and Wales to set a common standard across the industry. They are in three sections:

The glossary gives special meanings to certain words used in both sets of conditions.

Auction Conduct Conditions

The Auction Conduct Conditions govern the relationship between the auctioneer and anyone who has a catalogue, or who attends or bids at the auction. They cannot be changed without the auctioneer's agreement. We recommend that these conditions are set out in a two-part notice to bidders in the auction catalogue, part one containing advisory material — which auctioneers can tailor to their needs — and part two the auction conduct conditions.

Sale Conditions

The Sale Conditions govern the agreement between each seller and buyer. They include general conditions of sale and template forms of special conditions of sale, tenancy and arrears schedules and a sale memorandum. This glossary applies to the auction conduct conditions and the sale conditions.

Wherever it makes sense:

- · singular words can be read as plurals, and plurals as singular words;
- a "person" includes a corporate body;
- · words of one gender include the other genders;
- references to legislation are to that legislation as it may have been modified or re-enacted by the date of the auction or the contract date (as applicable); and
- · where the following words printed in bold black type appear in bold blue type they have the specified meanings.

The date when completion takes place or is treated as taking place for the purposes of apportionment and calculating

Addendum

An amendment or addition to the conditions or to the particulars or to both whether contained in a supplement to the catalogue, a written notice from the auctioneers or an oral announcement at the auction.

Agreed completion date

Subject to condition G9.3:

(a) the date specified in the special condition; or

(b) if no date is specified, 20 business days after the contract date; but if that date is not a business day the first subsequent business day

Approved financial institution

Any bank or building society that has signed up to the Banking Code or Business Banking Code or is otherwise acceptable

Arrears

Arrears of rent and other sums due under the tenancies and still outstanding on the actual completion date.

The arrears schedule (if any) forming part of the special conditions.

The auction advertised in the catalogue.

Auction conduct conditions

The conditions so headed, including any extra auction conduct conditions

Auctioneers

The auctioneers at the auction

Any day except (a) a Saturday or a Sunday; (b) a bank holiday in England and Wales; or (c) Good Friday or Christmas Day.

The person who agrees to buy the lot or, if applicable, that person's personal representatives: if two or more are jointly the buyer their obligations can be enforced against them jointly or against each of them separately.

The catalogue to which the conditions refer including any supplement to it.

Unless otherwise agreed between seller and buyer (or their conveyancers) the occasion when both seller and buyer have complied with their obligations under the contract and the balance of the price is unconditionally received in the seller's conveyancer's client account.

One of the auction conduct conditions or sales conditions.

Contract

The contract by which the seller agrees to sell and the buyer agrees to buy the lot.

The date of the auction or, if the lot is not sold at the auction:

(a) the date of the sale memorandum signed by both the seller and buyer; or

(b) if contracts are exchanged, the date of exchange. If exchange is not effected in person or by an irrevocable agreement to exchange made by telephone, fax or electronic mail the date of exchange is the date on which both parts have been signed and posted or otherwise placed beyond normal retrieval.

Documents of title (including, if title is registered, the entries on the register and the title plan) and other documents listed or referred to in the special conditions relating to the lot.

Financial charge

A charge to secure a loan or other financial indebtedness (not including a rent charge).

General conditions

That part of the sale conditions so headed, including any extra general conditions.

If not specified in the special conditions, 4% above the base rate from time to time of Barclays Bank plc. (The interest rate will also apply to judgment debts, if applicable.)

Each separate property described in the catalogue or (as the case may be) the property that the seller has agreed to sell and the buyer to buy (including chattels, if any).

Old arrears

Arrears due under any of the tenancies that are not "new tenancies" as defined by the Landlord and Tenant (Covenants) Act 1995.

The section of the catalogue that contains descriptions of each lot (as varied by any addendum).

Practitioner

An insolvency practitioner for the purposes of the Insolvency Act 1986 (or, in relation to jurisdictions outside the United Kingdom, any similar official)

The price that the buyer agrees to pay for the lot.

Ready to complete

Ready, willing and able to complete: if completion would enable the seller to discharge all financial charges secured on the lot that have to be discharged by completion, then those outstanding financial charges do not prevent the seller

Sale conditions

The general conditions as varied by any special conditions or addendum.

The form so headed (whether or not set out in the catalogue) in which the terms of the contract for the sale of the lot are recorded

Seller

The person selling the lot. If two or more are jointly the seller their obligations can be enforced against them jointly or against each of them separately

Special conditions

Those of the sale conditions so headed that relate to the lot.

Tenancies, leases, licences to occupy and agreements for lease and any documents varying or supplemental to them.

The tenancy schedule (if any) forming part of the special conditions.

Transfer includes a conveyance or assignment (and "to transfer" includes "to convey" or "to assign").

The Transfer of Undertakings (Protection of Employment) Regulations 2006.

Value Added Tax or other tax of a similar nature

We (and us and our) The auctioneers.

Someone who has a copy of the catalogue or who attends or bids at the auction, whether or not a buyer.

Auction conduct conditions

Al Introduction

A1.1 Words in bold blue type have special meanings, which are defined in the Glossary.

A1.2 The catalogue is issued only on the basis that you accept these auction conduct conditions. They govern our relationship with you and cannot be disapplied or varied by the sale conditions (even by a condition purporting to replace the whole of the Common Auction Conditions). They can be varied only if we agree

A2 Our role

A2.1 As agents for each seller we have authority to:

(a) prepare the catalogue from information supplied by or on behalf of each seller; (b) offer each lot for sale;

- (c) sell each lot;
- (d) receive and hold deposits;
- (e) sign each sale memorandum; and
- (f) treat a contract as repudiated if the buyer fails to sign a sale memorandum or pay a deposit as required by these auction conduct conditions.
- A2 2 Our decision on the conduct of the auction is final
- A2.3 We may cancel the auction, or alter the order in which lots are offered for sale. We may also combine or divide lots. A lot may be sold or withdrawn from sale prior to the auction.
- A2.4 You acknowledge that to the extent permitted by law we owe you no duty of care and you have no claim against us for any loss.

A3 Bidding and reserve prices

A3.1 All bids are to be made in pounds sterling exclusive of any applicable VAT.
A3.2 We may refuse to accept a bid. We do not have to explain why.

- A3.3 If there is a dispute over bidding we are entitled to resolve it, and our decision is final.
- A3.4 Unless stated otherwise each lot is subject to a reserve price (which may be fixed just before the lot is offered for sale). If no bid equals or exceeds that reserve price the lot will be withdrawn from the auction.

A3.5 Where there is a reserve price the seller may bid (or ask us or another agent to bid on the seller's behalf) up to the reserve price but may not make a bid equal to or exceeding the reserve price. You accept that it is possible that all bids up to the reserve price are bids made by or on behalf of the seller.

A3.6 Where a guide price (or range of prices) is given that guide is the minimum price at which, or range of prices within which, the seller might be prepared to sell at the date of the guide price. But guide prices may change. The last published guide price will normally be at or above any reserve price, but not always — as the seller may fix the final reserve price just before bidding commences.

A4 The particulars and other information

A4.1 We have taken reasonable care to prepare particulars that correctly describe each lot. The particulars are based on information supplied by or on behalf of the seller. You need to check that the information in the particulars is correct. A4.2 If the special conditions do not contain a description of the lot, or simply refer to the relevant lot number, you take the risk that the description contained in the particulars is incomplete or inaccurate, as the particulars have not been prepared by a conveyancer and are not intended to form part of a legal contract.

A4.3 The particulars and the sale conditions may change prior to the auction and it is your responsibility to check that you have the correct versions.

A4.4 If we provide information, or a copy of a document, provided by others we do so only on the basis that we are not responsible for the accuracy of that information or document.

A5 The contract

A5.1 A successful bid is one we accept as such (normally on the fall of the hammer). This condition A5 applies to you if you make the successful bid for a lot.

A5.2 You are obliged to buy the lot on the terms of the sale memorandum at the price you bid plus VAT (if applicable).

A5.3 You must before leaving the auction:

(a) provide all information we reasonably need from you to enable us to complete the sale memorandum (including proof of your identity if required by us);

(b) sign the completed sale memorandum; and

(c) pay the deposit.

À5.4 If you do not we may either:

(a) as agent for the seller treat that failure as your repudiation of the contract and offer the lot for sale again: the seller may then have a claim against you for breach of contract; or

(b) sign the sale memorandum on your behalf.

A5.5 The denosit:

(a) is to be held as stakeholder where VAT would be chargeable on the deposit were it to be held as agent for the seller, but otherwise is to be held as stated in the sale conditions; and

(b) must be paid in pounds sterling by cheque or by bankers' draft made payable to us on an approved financial institution. The extra auction conduct conditions may state if we accept any other form of payment

A5.6 We may retain the sale memorandum signed by or on behalf of the seller until the deposit has been received in cleared funds.

A5.7 If the buyer does not comply with its obligations under the contract then:

(a) you are personally liable to buy the lot even if you are acting as an agent; and

(b) you must indemnify the seller in respect of any loss the seller incurs as a result of the buyer's default.

À5.8 Where the buyer is a company you warrant that the buyer is properly constituted and able to buy the lot.

A6 Extra Auction Conduct Conditions
A6.1 Despite any special condition to the contrary the minimum deposit we accept is £2000 (or the total price, if less). A special condition may, however, require a higher minimum deposit.

A6.2 The deposit will be held by the auctioneers as agents for the seller unless the sale is subject to VAT when it will be held as stakeholder.

Words in bold blue type have special meanings, which are defined in the Glossary.

The general conditions (including any extra general conditions) apply to the contract except to the extent that they are varied by special conditions or by an addendum.

G1. The lot

G1.1 The lot (including any rights to be granted or reserved, and any exclusions from it) is described in the special conditions, or if not so described the lot is that referred to in the sale memorandum.

G1.2 The lot is sold subject to any tenancies disclosed by the special conditions, but otherwise with vacant possession on completion.

G1.3 The lot is sold subject to all matters contained or referred to in the documents, but excluding any financial charges: these the seller must discharge on or before completion.

G1.4 The lot is also sold subject to such of the following as may affect it, whether they arise before or after the contract date and whether or not they are disclosed by the seller or are apparent from inspection of the lot or from

(a) matters registered or capable of registration as local land charges;

(b) matters registered or capable of registration by any competent authority or under the provisions of any statute; (c) notices, orders, demands, proposals and requirements of any competent authority; (d) charges, notices, orders, restrictions, agreements and other matters relating to town and country planning, highways or public health;

(e) rights, easements, quasi-easements, and wayleaves;

(f) outgoings and other liabilities;

(g) any interest which overrides, within the meaning of the Land Registration Act 2002;

(h) matters that ought to be disclosed by the searches and enquiries a prudent buyer would make, whether or not the buyer has made them; and

(i) anything the seller does not and could not reasonably know about.

G1.5 Where anything subject to which the lot is sold would expose the seller to liability the buyer is to comply with it and indemnify the seller against that liability.

G1.6 The seller must notify the buyer of any notices, orders, demands, proposals and requirements of any competent authority of which it learns after the contract date but the buyer must comply with them and keep the seller indemnified

G1.7 The lot does not include any tenant's or trade fixtures or fittings.

G1.8 Where chattels are included in the lot the buyer takes them as they are at completion and the seller is not liable if they are not fit for use

G1.9 The buyer buys with full knowledge of:

(a) the documents, whether or not the buyer has read them; and

(b) the physical condition of the lot and what could reasonably be discovered on inspection of it, whether or not the huver has inspected it

G1.10 The buyer is not to rely on the information contained in the particulars but may rely on the seller's conveyancer's written replies to preliminary enquiries to the extent stated in those replies.

G2. Deposit

G2.1 The amount of the deposit is the greater of:

(a) any minimum deposit stated in the auction conduct conditions (or the total price, if this is less than that minimum): and

(b) 10% of the price (exclusive of any VAT on the price).

G2.2 The deposit

(a) must be paid in pounds sterling by cheque or banker's draft drawn on an approved financial institution (or by any other means of payment that the auctioneers may accept); and

(b) is to be held as stakeholder unless the auction conduct conditions provide that it is to be held as gaent for the seller.

62.3 Where the auctioneers hold the deposit as stakeholder they are authorised to release it (and interest on it if

applicable) to the seller on completion or, if completion does not take place, to the person entitled to it under the sale conditions.

62.4 If a cheque for all or part of the deposit is not cleared on first presentation the seller may treat the contract as at an end and bring a claim against the buyer for breach of contract.

G2.5 Interest earned on the deposit belongs to the seller unless the sale conditions provide otherwise.

G3. Between contract and completion63.1 Unless the special conditions state otherwise, the seller is to insure the lot from and including the contract date to completion and:

(a) produce to the buyer on request all relevant insurance details;

(b) pay the premiums when due;

(c) if the buyer so requests, and pays any additional premium, use reasonable endeavours to increase the sum insured or make other changes to the policy;
(d) at the request of the buyer use reasonable endeavours to have the buyer's interest noted on the policy if it does

not cover a contracting purchaser;

(e) unless otherwise agreed, cancel the insurance at completion, apply for a refund of premium and (subject to the rights of any tenant or other third party) pay that refund to the buyer; and

(f) (subject to the rights of any tenant or other third party) hold on trust for the buyer any insurance payments that the seller receives in respect of loss or damage arising after the contract date or assign to the buyer the benefit of any claim; and the buyer must on completion reimburse to the seller the cost of that insurance (to the extent not already paid by the buyer or a tenant or other third party) for the period from and including the contract date to completion. G3.2 No damage to or destruction of the lot nor any deterioration in its condition, however caused, entitles the buyer to

any reduction in price, or to delay completion, or to refuse to complete. G3.3 Section 47 of the Law of Property Act 1925 does not apply.

G3.4 Unless the buyer is already lawfully in occupation of the lot the buyer has no right to enter into occupation prior to completion.

G4. Title and identity

G4.1 Unless condition G4.2 applies, the buyer accepts the title of the seller to the lot as at the contract date and may raise no requisition or objection except in relation to any matter that occurs after the contract date.

G4.2 If any of the documents is not made available before the auction the following provisions apply

(a) The buyer may raise no requisition on or objection to any of the documents that is made available before the auction

(b) If the lot is registered land the seller is to give to the buyer within five business days of the contract date an official copy of the entries on the register and title plan and, where noted on the register, of all documents subject to which the lot is being sold.

(c) If the lot is not registered land the seller is to give to the buyer within five business days an abstract or epitome of title starting from the root of title mentioned in the special conditions (or, if none is mentioned, a good root of title more than fifteen years old) and must produce to the buyer the original or an examined copy of every relevant document.

(d) If title is in the course of registration, title is to consist of certified copies of:

(i) the application for registration of title made to the land registry;
 (ii) the documents accompanying that application;

(iii) evidence that all applicable stamp duty land tax relating to that application has been paid; and

(iv) a letter under which the seller or its conveyancer agrees to use all reasonable endeavours to answer any requisitions raised by the land registry and to instruct the land registry to send the completed registration documents to the buyer. (e) The buyer has no right to object to or make requisitions on any title information more than seven business days after that information has been given to the buyer

G4.3 Unless otherwise stated in the special conditions the seller sells with full title guarantee except that (and the transfer shall so provide):

(a) the covenant set out in section 3 of the Law of Property (Miscellaneous Provisions) Act 1994 shall not extend to matters recorded in registers open to public inspection; these are to be treated as within the actual knowledge of the buyer; and

(b) the covenant set out in section 4 of the Law of Property (Miscellaneous Provisions) Act 1994 shall not extend to any condition or tenant's obligation relating to the state or condition of the lot where the lot is leasehold property.

G4.4 The transfer is to have effect as if expressly subject to all matters subject to which the lot is sold under the contract. G4.5 The seller does not have to produce, nor may the buyer object to or make a requisition in relation to, any prior or superior title even if it is referred to in the documents.

64.6 The seller (and, if relevant, the buyer) must produce to each other such confirmation of, or evidence of, their identity and that of their mortgagees and attorneys (if any) as is necessary for the other to be able to comply with applicable Land Registry Rules when making application for registration of the transaction to which the conditions apply.

G5. Transfer

G5.1 Unless a form of transfer is prescribed by the special conditions:

(a) the buyer must supply a draft transfer to the seller at least ten business days before the agreed completion date and the engrossment (signed as a deed by the buyer if condition G5.2 applies) five business days before that date or

(if later) two business days after the draft has been approved by the seller; and
(b) the seller must approve or revise the draft transfer within five business days of receiving it from the buyer.
65.2 If the seller remains liable in any respect in relation to the lot (or a tenancy) following completion the buyer is specifically to covenant in the transfer to indemnify the seller against that liability.

G5.3 The seller cannot be required to transfer the lot to anyone other than the buyer, or by more than one transfer.

G6. Completion

G6.1 Completion is to take place at the offices of the seller's conveyancer, or where the seller may reasonably require, on the agreed completion date. The seller can only be required to complete on a business day and between the hours of 0930 and 1700.

G6.2 The amount payable on completion is the balance of the price adjusted to take account of apportionments plus (if applicable) VAT and interest.

66.3 Payment is to be made in pounds sterling and only by:

(a) direct transfer to the seller's conveyancer's client account; and

(b) the release of any deposit held by a stakeholder.

66.4 Unless the seller and the buyer otherwise agree, completion cannot take place until both have complied with their obligations under the contract and the balance of the price is unconditionally received in the seller's conveyancer's client account.

G6.5 If completion takes place after 1400 hours for a reason other than the seller's default it is to be treated, for the purposes of apportionment and calculating interest, as if it had taken place on the next business day. G6.6 Where applicable the contract remains in force following completion.

G7. Notice to complete

G7.1 The seller or the buyer may on or after the agreed completion date but before completion give the other notice to complete within ten business days (excluding the date on which the notice is given) making time of the essence. G7.2 The person giving the notice must be ready to complete.

G7.3 If the buyer fails to comply with a notice to complete the seller may, without affecting any other remedy the seller has:

(a) terminate the contract; (b) claim the deposit and any interest on it if held by a stakeholder;

(c) forfeit the deposit and any interest on it;

(d) resell the lot; and

(e) claim damages from the buyer

Ġ7.4 If the seller fails to comply with a notice to complete the buyer may, without affecting any other remedy the buver has:

- (a) terminate the contract; and
- (b) recover the deposit and any interest on it from the seller or, if applicable, a stakeholder.

G8. If the contract is brought to an end

If the contract is lawfully brought to an end:

- (a) the buyer must return all papers to the seller and appoints the seller its agent to cancel any registration of the contract: and
- (b) the seller must return the deposit and any interest on it to the buyer (and the buyer may claim it from the stakeholder, if applicable) unless the seller is entitled to forfeit the deposit under condition G7.3.

G9. Landlord's licence

- 69.1 Where the lot is or includes leasehold land and licence to assign is required this condition 69 applies.
- G9.2 The contract is conditional on that licence being obtained, by way of formal licence if that is what the landlord lawfully requires.
- 69.3 The agreed completion date is not to be earlier than the date five business days after the seller has given notice to the buyer that licence has been obtained.
- G9.4 The seller must:
- (a) use all reasonable endeavours to obtain the licence at the seller's expense; and
- (b) enter into any authorised guarantee agreement properly required.
- G9 5 The huver must-
- (a) promptly provide references and other relevant information; and
- (b) comply with the landlord's lawful requirements.
- 69.6 If within three months of the contract date (or such longer period as the seller and buyer agree) the licence has not been obtained the seller or the buyer may (if not then in breach of any obligation under this condition 69) by notice to the other terminate the contract at any time before licence is obtained. That termination is without prejudice to the claims of either seller or buyer for breach of this condition G9.

G10. Interest and apportionments

- G10.1 If the actual completion date is after the agreed completion date for any reason other than the seller's default the buyer must pay interest at the interest rate on the price (less any deposit paid) from the agreed completion date up to and including the actual completion date.
- G10.2 Subject to condition G11 the seller is not obliged to apportion or account for any sum at completion unless the seller has received that sum in cleared funds. The seller must pay to the buyer after completion any sum to which the buyer is entitled that the seller subsequently receives in cleared funds.
- G10.3 Income and outgoings are to be apportioned at actual completion date unless:
- (a) the buyer is liable to pay interest; and
- (b) the seller has given notice to the buyer at any time up to completion requiring apportionment on the date from which interest becomes payable by the buyer; in which event income and outgoings are to be apportioned on the date from which interest becomes payable by the buyer.
 610.4 Apportionments are to be calculated on the basis that:
 (a) the seller receives income and is liable for outgoings for the whole of the day on which apportionment is to be made;
 (b) annual income and expenditure accrues at an equal daily rate assuming 365 days in a year, and income and

- expenditure relating to some other period accrues at an equal daily rate during the period to which it relates; and (c) where the amount to be apportioned is not known at completion apportionment is to be made by reference to a
- reasonable estimate and further payment is to be made by seller or buyer as appropriate within five business days of the date when the amount is known.

G11. Arrears

- Part 1 Current rent
- G11.1 "Current rent" means, in respect of each of the tenancies subject to which the lot is sold, the instalment of rent and other sums payable by the tenant in advance on the most recent rent payment date on or within four months preceding completion.
- G11.2 If on completion there are any arrears of current rent the buyer must pay them, whether or not details of those arrears are given in the special conditions.
- G11.3 Parts 2 and 3 of this condition G11 do not apply to arrears of current rent.
- Part 2 Buyer to pay for arrears
- G11.4 Part 2 of this condition G11 applies where the special conditions give details of arrears.
- G11.5 The buyer is on completion to pay, in addition to any other money then due, an amount equal to all arrears of which details are set out in the special conditions.
- G11.6 If those arrears are not old arrears the seller is to assign to the buyer all rights that the seller has to recover those arrears.
- Part 3 Buyer not to pay for arrears
- G11.7 Part 3 of this condition G11 applies where the special conditions:
- (a) so state; or
- (b) give no details of any arrears.
- G11.8 While any arrears due to the seller remain unpaid the buyer must:
- (a) try to collect them in the ordinary course of management but need not take legal proceedings or forfeit the tenancy;
 (b) pay them to the seller within five business days of receipt in cleared funds (plus interest at the interest rate calculated on a daily basis for each subsequent day's delay in payment);
- (c) on request, at the cost of the seller, assign to the seller or as the seller may direct the right to demand and sue for old arrears, such assignment to be in such form as the seller's conveyancer may reasonably require; (d) if reasonably required, allow the seller's conveyancer to have on loan the counterpart of any tenancy against an
- undertaking to hold it to the buyer's order; (e) not without the consent of the seller release any tenant or surety from liability to pay arrears or accept a surrender
- of or forfeit any tenancy under which arrears are due; and (f) if the buyer disposes of the lot prior to recovery of all arrears obtain from the buyer's successor in title a covenant
- in favour of the seller in similar form to part 3 of this condition G11. G11.9 Where the seller has the right to recover arrears it must not without the buyer's written consent bring insolvency proceedings against a tenant or seek the removal of goods from the lot.

G12. Management

- G12.1 This condition G12 applies where the lot is sold subject to tenancies.
- G12.2 The seller is to manage the lot in accordance with its standard management policies pending completion.
- G12.3 The seller must consult the buyer on all management issues that would affect the buyer after completion (such as, but not limited to, an application for licence; a rent review; a variation, surrender, agreement to surrender or proposed
- forfeiture of a tenancy; or a new tenancy or agreement to grant a new tenancy) and:
 (a) the seller must comply with the buyer's reasonable requirements unless to do so would (but for the indemnity in paragraph (c)) expose the seller to a liability that the seller would not otherwise have, in which case the seller may act reasonably in such a way as to avoid that liability;

 (b) if the seller gives the buyer notice of the seller's intended act and the buyer does not object within five business
- days giving reasons for the objection the seller may act as the seller intends; and
- (c) the buyer is to indemnify the seller against all loss or liability the seller incurs through acting as the buyer requires, or by reason of delay caused by the buyer.

G13. Rent deposits

- 613.1 This condition G13 applies where the seller is holding or otherwise entitled to money by way of rent deposit in respect of a tenancy. In this condition G13 "rent deposit deed" means the deed or other document under which the
- $\mathsf{G13.2}$ if the rent deposit is not assignable the seller must on completion hold the rent deposit on trust for the buyer and, subject to the terms of the rent deposit deed, comply at the cost of the buyer with the buyer's lawful instructions.

- G13.3 Otherwise the seller must on completion pay and assign its interest in the rent deposit to the buyer under an assignment in which the buyer covenants with the seller to:
- (a) observe and perform the seller's covenants and conditions in the rent deposit deed and indemnify the seller in respect of any breach;
- (b) give notice of assignment to the tenant; and
- (c) give such direct covenant to the tenant as may be required by the rent deposit deed.

G14. VAT

- G14.1 Where a sale condition requires money to be paid or other consideration to be given, the payer must also pay any VAT that is chargeable on that money or consideration, but only if given a valid VAT invoice.
- G14.2 Where the special conditions state that no VAT option has been made the seller confirms that none has been made by it or by any company in the same VAT group nor will be prior to completion.

G15. Transfer as a going concern

- G15.1 Where the special conditions so state:
- (a) the seller and the buyer intend, and will take all practicable steps (short of an appeal) to procure, that the sale is treated as a transfer of a going concern; and
- (b) this condition G15 applies.
- G15.2 The seller confirms that the seller
- (a) is registered for VAT, either in the seller's name or as a member of the same VAT group; and
- (b) has (unless the sale is a standard-rated supply) made in relation to the lot a VAT option that remains valid and will not be revoked before completion.
- G15.3 The buyer confirms that:
- (a) it is registered for VAT, either in the buyer's name or as a member of a VAT group;
- (b) it has made, or will make before completion, a VAT option in relation to the lot and will not revoke it before or
- within three months after completion; (c) article 5(2B) of the Value Added Tax (Special Provisions) Order 1995 does not apply to it; and (d) it is not buying the lot as a nominee for another person.
- G15.4 The buyer is to give to the seller as early as possible before the agreed completion date evidence:
- (a) of the buyer's VAT registration;
- (b) that the buyer has made a VAT option; and
- (c) that the VAT option has been notified in writing to HM Revenue and Customs; and if it does not produce the relevant evidence at least two business days before the agreed completion date, condition G14.1 applies at completion. G15.5 The buyer confirms that after completion the buyer intends to:
- (a) retain and manage the lot for the buyer's own benefit as a continuing business as a going concern subject to and with the benefit of the tenancies; and
- (b) collect the rents payable under the tenancies and charge VAT on them
- G15.6 If, after completion, it is found that the sale of the lot is not a transfer of a going concern then:
- (a) the seller's conveyancer is to notify the buyer's conveyancer of that finding and provide a VAT invoice in respect of the sale of the lot;
- (b) the buyer must within five business days of receipt of the VAT invoice pay to the seller the VAT due; and (c) if VAT is payable because the buyer has not complied with this condition G15, the buyer must pay and indemnify the seller against all costs, interest, penalties or surcharges that the seller incurs as a result.

G16. Capital allowances

- G16.1 This condition G16 applies where the special conditions state that there are capital allowances available in respect of the lot.
- G16.2 The seller is promptly to supply to the buyer all information reasonably required by the buyer in connection with the buyer's claim for capital allowances.
- G16.3 The value to be attributed to those items on which capital allowances may be claimed is set out in the special conditions.
- G16.4 The seller and buyer agree:
- (a) to make an election on completion under Section 198 of the Capital Allowances Act 2001 to give effect to this condition G16- and
- (b) to submit the value specified in the special conditions to HM Revenue and Customs for the purposes of their respective capital allowance computations.

G17. Maintenance agreements

- G17.1 The seller agrees to use reasonable endeavours to transfer to the buyer, at the buyer's cost, the benefit of the maintenance agreements specified in the special conditions.
- G17.2 The buyer must assume, and indemnify the seller in respect of, all liability under such contracts from the actual completion date.

G18. Landlord and Tenant Act 1987

- G18.1 This condition G18 applies where the sale is a relevant disposal for the purposes of part I of the Landlord and
- 618.2 The seller warrants that the seller has complied with sections 5B and 7 of that Act and that the requisite majority of qualifying tenants has not accepted the offer.

G19. Sale by practitioner

- G19.1 This condition G19 applies where the sale is by a practitioner either as seller or as agent of the seller.
- G19.2 The practitioner has been duly appointed and is empowered to sell the lot.
- G19.3 Neither the practitioner nor the firm or any member of the firm to which the practitioner belongs has any personal liability in connection with the sale or the performance of the seller's obligations. The transfer is to include a declaration excluding that personal liability.
- G19.4 The lot is sold:
- (a) in its condition at completion;
- (b) for such title as the seller may have; and
- (c) with no title guarantee; and the buyer has no right to terminate the contract or any other remedy if information provided about the lot is inaccurate, incomplete or missing.
- G19.5 Where relevant:
- (a) the documents must include certified copies of those under which the practitioner is appointed, the document of appointment and the practitioner's acceptance of appointment; and (b) the seller may require the transfer to be by the lender exercising its power of sale under the Law of Property Act
- 619.6 The buyer understands this condition 619 and agrees that it is fair in the circumstances of a sale by a practitioner.

G20. TUPE

- G20.1 If the special conditions state "There are no employees to which TUPE applies", this is a warranty by the seller to this effect.
- G20.2 If the special conditions do not state "There are no employees to which TUPE applies" the following paragraphs
- (a) The seller must notify the buyer of those employees whose contracts of employment will transfer to the buyer on completion (the "Transferring Employees"). This notification must be given to the buyer not less than 14 days before completion.
- (b) The buyer confirms that it will comply with its obligations under TUPE and any special conditions in respect of
- (c) The buyer and the seller acknowledge that pursuant and subject to TUPE, the contracts of employment between the Transferring Employees and the seller will transfer to the buyer on completion.

(d) The buyer is to keep the seller indemnified against all liability for the Transferring Employees after completion.

G21.1 This condition G21 only applies where the special conditions so provide.

G21.2 The seller has made available such reports as the seller has as to the environmental condition of the lot and has given the buyer the opportunity to carry out investigations (whether or not the buyer has read those reports or carried out any investigation) and the buyer admits that the price takes into account the environmental condition of the lot. G21.3 The buyer agrees to indemnify the seller in respect of all liability for or resulting from the environmental condition of the lot.

G22. Service Charge

G22.1 This condition G22 applies where the lot is sold subject to tenancies that include service charge provisions.

G22.2 No apportionment is to be made at completion in respect of service charges

622.3 Within two months after completion the seller must provide to the buyer a detailed service charge account for the service charge year current on completion showing:

(a) service charge expenditure attributable to each tenancy;

(b) payments on account of service charge received from each tenant;

(c) any amounts due from a tenant that have not been received;

(d) any service charge expenditure that is not attributable to any tenancy and is for that reason irrecoverable.

622.4 In respect of each tenancy, if the service charge account shows that:
(a) payments on account (whether received or still then due from a tenant) exceed attributable service charge expenditure, the seller must pay to the buyer an amount equal to the excess when it provides the service charge account; (b) attributable service charge expenditure exceeds payments on account (whether those payments have been received or are still then due), the buyer must use all reasonable endeavours to recover the shortfall from the tenant at the next service charge reconciliation date and pay the amount so recovered to the seller within five business days of receipt in cleared funds; but in respect of payments on account that are still due from a tenant condition G11 (arrears) applies. G22.5 In respect of service charge expenditure that is not attributable to any tenancy the seller must pay the expenditure incurred in respect of the period before actual completion date and the buyer must pay the expenditure incurred in respect of the period after actual completion date. Any necessary monetary adjustment is to be made within five business days of the seller providing the service charge account to the buyer.

G22.6 If the seller holds any reserve or sinking fund on account of future service charge expenditure or a depreciation fund:

(a) the seller must pay it (including any interest earned on it) to the buyer on completion; and (b) the buyer must covenant with the seller to hold it in accordance with the terms of the tenancies and to indemnify the seller if it does not do so.

G23. Rent reviews

G23.1 This condition G23 applies where the lot is sold subject to a tenancy under which a rent review due on or before the actual completion date has not been agreed or determined.

G23.2 The seller may continue negotiations or rent review proceedings up to the actual completion date but may not agree the level of the revised rent or commence rent review proceedings without the written consent of the buyer, such consent not to be unreasonably withheld or delayed.

G23.3 Following completion the buyer must complete rent review negotiations or proceedings as soon as reasonably practicable but may not agree the level of the revised rent without the written consent of the seller, such consent not to be unreasonably withheld or delayed.

G23.4 The seller must promptly:

(a) give to the buyer full details of all rent review negotiations and proceedings, including copies of all correspondence and other papers; and

(b) use all reasonable endeavours to substitute the buyer for the seller in any rent review proceedings

623.5 The seller and the buyer are to keep each other informed of the progress of the rent review and have regard to any proposals the other makes in relation to it.

623.6 When the rent review has been agreed or determined the buyer must account to the seller for any increased rent and interest recovered from the tenant that relates to the seller's period of ownership within five business days of receipt of cleared funds.

G23.7 If a rent review is gareed or determined before completion but the increased rent and any interest recoverable from the tenant has not been received by completion the increased rent and any interest recoverable is to be treated as arrears.

G23.8 The seller and the buyer are to bear their own costs in relation to rent review negotiations and proceedings.

G24. Tenancy renewals

G24.1 This condition G24 applies where the tenant under a tenancy has the right to remain in occupation under part II of the Landlord and Tenant Act 1954 (as amended) and references to notices and proceedings are to notices and proceedings under that Act.

G24.2 Where practicable, without exposing the seller to liability or penalty, the seller must not without the written consent of the buyer (which the buyer must not unreasonably withhold or delay) serve or respond to any notice or begin or continue any proceedings.

G24.3 If the seller receives a notice the seller must send a copy to the buyer within five business days and act as the buyer reasonably directs in relation to it.

G24.4 Following completion the buyer must:

(a) with the co-operation of the seller take immediate steps to substitute itself as a party to any proceedings; (b) use all reasonable endeavours to conclude any proceedings or negotiations for the renewal of the tenancy and the determination of any interim rent as soon as reasonably practicable at the best rent or rents reasonably obtainable; and (c) if any increased rent is recovered from the tenant (whether as interim rent or under the renewed tenancy) account

to the seller for the part of that increase that relates to the seller's period of ownership of the lot within five business days of receipt of cleared funds.

G24.5 The seller and the buyer are to bear their own costs in relation to the renewal of the tenancy and any proceedings relating to this.

G25. Warranties

G25.1 Available warranties are listed in the special conditions.

G25.2 Where a warranty is assignable the seller must:

(a) on completion assign it to the buyer and give notice of assignment to the person who gave the warranty; and (b) apply for (and the seller and the buyer must use all reasonable endeavours to obtain) any consent to assign that is required. If consent has not been obtained by completion the warranty must be assigned within five business days after the consent has been obtained.

G25.3 If a warranty is not assignable the seller must after completion:

(a) hold the warranty on trust for the buyer; and
(b) at the buyer scost comply with such of the lawful instructions of the buyer in relation to the warranty as do not place the seller in breach of its terms or expose the seller to any liability or penalty.

G26. No assignment

The buyer must not assign, mortgage or otherwise transfer or part with the whole or any part of the buyer's interest under this contract.

G27. Registration at the Land Registry 627.1 This condition 627.1 applies where the lot is leasehold and its sale either triggers first registration or is a registrable disposition. The buyer must at its own expense and as soon as practicable:

(a) procure that it becomes registered at Land Registry as proprietor of the lot;

(b) procure that all rights granted and reserved by the lease under which the lot is held are properly noted against the

(c) provide the seller with an official copy of the register relating to such lease showing itself registered as proprietor.

627.2 This condition 627.2 applies where the lot comprises part of a registered title. The buyer must at its own expense and as soon as practicable:

(a) apply for registration of the transfer;

(b) provide the seller with an official copy and title plan for the buyer's new title; and

(c) join in any representations the seller may properly make to Land Registry relating to the application.

G28. Notices and other communications

G28.1 All communications, including notices, must be in writing. Communication to or by the seller or the buyer may be given to or by their conveyancers.

G28.2 A communication may be relied on if: (a) delivered by hand; or

(b) made electronically and personally acknowledged (automatic acknowledgement does not count); or

(c) there is proof that it was sent to the address of the person to whom it is to be given (as specified in the sale memorandum) by a postal service that offers normally to deliver mail the next following business day. 628.3 A communication is to be treated as received: (a) when delivered, if delivered by hand; or

(b) when personally acknowledged, if made electronically; but if delivered or made after 1700 hours on a business day a communication is to be treated as received on the next business day.

G28.4 A communication sent by a postal service that offers normally to deliver mail the next following business day will be treated as received on the second business day after it has been posted

G29. Contracts (Rights of Third Parties) Act 1999 No one is intended to have any benefit under the contract pursuant to the Contract (Rights of Third Parties) Act 1999.

G30. Extra General Conditions

G30.1 If a cheque for all or part of the deposit is not cleared on first presentation, the auctioneers are under no obligation to re-present the cheque, but should they do so (at their sole discretion) then the buyer will pay to the auctioneers a fee of £100 plus VAT, such payment being due whether or not the cheque ultimately clears. G30.2 Vacant possession of the lot shall be given to the buyer on completion except where stated in the special conditions. The buyer accepts that vacant possession of the whole or any part of the lot offered with vacant possession notwithstanding that:

(a) there may be furniture fittings or effects remaining at the lot in which case the buyer shall not be entitled to require the removal of such items or delay completion on the grounds that the existence of such items does not constitute vacant possession, and

(b) that all or part of the lot whether comprising a house, part of a house, flat or flats may not legally be used for immediate residential occupation.

G30.3 The buyer will pay to the auctioneers a Buyers Administration Fee of £600 inclusive of VAT (£300 for transactions of less than £10,000). If for any reason this sum is not paid on exchange of contracts then it will be payable to the seller's solicitors on completion in addition to the purchase price.

G30.4 Any description of the lot which includes reference to its use does not imply or warrant that it may be legally

G30.5 If the buyer is unable to provide adequate means of identification in the auction room either for himself or for the contractual buyer (if this is different) the auctioneers may retain the sale memorandum signed by or on behalf of the seller until such identification is produced and in the absence of its production may (as agents for the seller) treat this as the buyers repudiation of the contract and re-offer the lot for sale.

G30.6 The auctioneers shall be under no financial liability in respect of any matters arising out of the auction or the particulars of any lot or any of the conditions relating to any lot. No claims shall be made against the auctioneers by the buyer in respect of any loss or damage or claim actually or allegedly suffered by or made against the buyer by reason of the buyer entering into the contract.

G30.7 The auctioneers have undertaken their best endeavours to satisfy themselves as to the bone fides of the seller and that he is the beneficial owner but we give no warranty.

LEGAL PACKS

Once you have successfully bid for a property you have become the legal purchaser and are duty bound to complete within the contractual time scale.

It is therefore your responsibility to consult your legal advisor and to have inspected the legal documentation which has been prepared for each lot by the vendor's solicitors prior to the Auction.

The Legal Pack is available at the Auctioneers offices and website during the marketing period and in the auction room on the sale day. By bidding you are deemed by the Auctioneers to have satisfied yourself in respect of all matters relating to that property.

If you need any help please contact the Auction Team: on 0121 247 2233



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We have built our reputation over the last 20 years by offering a professional, efficient and transparent auction service, based on the traditional core values of selling genuine property, for straightforward sellers at realistic guide prices, with fair and ethical reserves.



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