

Land at Braydon Crossroads – FAQs

Is this property still available?

The property is available unless marked Under Offer or Sold. Please review the website for updates on the property status.

Can you send me more information?

Aside from the property brochure, there is no further additional information available. If you would like to know about a specific enquiry, please contact the agent.

Can I view the property?

You will be able to see a large majority of the plot from the road frontage and can do so unaccompanied. If after this first viewing you require a second viewing, then please contact the agent to discuss an appointment. Further details of viewing dates will be published in due course.

Does the property have a Business Rates assessment?

No, the property has not been assessed for business rates (or Council Tax) purposes.

What am I buying?

The freehold of the property is available with vacant possession.

Will National Grid retain any rights over the property?

Yes, National Grid will have a charge over part of the land abutting the southern boundary to enter the land at any time to effect improvements or repairs to the culvert which passes through the abutting land. Further details are available from the agent.

How is the property being sold?

The property is being offered by Private Treaty. If multiple offers are received, then our client may instruct us to proceed to best and final bids.

What Use Class is it?

It is down to you to satisfy yourself as to the planning status, but we understand that most land like this have a Sui Generis use.

Will you accept subject to planning offers?

No, our client is only prepared to accept unconditional offers.

Can this site be converted to residential?

This land does not have planning permission and no history of planning applications in the past.

Is VAT payable?

We understand that the property is not elected to VAT and therefore VAT is not payable. However, purchasers should satisfy themselves independently as to VAT in respect of this transaction.

Do I need proof of funds?

Yes, irrespective of whether the property is sold by private treaty or via the best and final process, prior to accepting any offer we will need to see proof of funds. You will need to provide a copy of your bank statement or a letter from your bank/accountants confirming funds, along with (if applicable) confirmation of available finance.

How do I make an offer?

Please send an email to either Tom Seckington (tom.seckington@dalcourmaclaren.com) or Mari Lewis (mari.lewis@dalcourmaclaren.com) with the full name and contact details of the purchaser, offer in pounds sterling, whether this is cash and on an unconditional basis, and whether you are acting as an individual or on behalf of a company.

When will I have a response to my offer?

All offers are reported to our client as soon as reasonably possible and we will revert with feedback when we have it. Please do not be concerned if you do not hear straight away and allow us 24-48 hours to report the offer and obtain instructions.

What offer would I have to make to take it off the market?

We cannot tell you what to offer. Any offer is entirely down to your discretion and must be your decision. We have to give each site a reasonable marketing period in order to give every applicant a fair and reasonable opportunity at making a proposal and securing the property. If you want to make an offer to take the property off the market, then please offer as much as you are prepared to pay, rather than starting low and making incremental increases.

If my offer is accepted, what is the timetable for the sale?

Our client is seeking exchange of contracts within 21 days from the date of receipt of the legal documentation. Completion will be as soon as possible thereafter, unless otherwise agreed.

The sale is to be by way of a direct transfer of the freehold Title and you are therefore requested to confirm that you are able to meet this timetable when your offer is submitted and if not, your alternative timescale.

When should I instruct my solicitors?

You should instruct your solicitor when you have had your offer accepted.

Do I need to provide Dalcour Maclaren with any information when my offer has been accepted?

Yes, under the new Money Laundering Regulations which came into force in June 2017, once an offer has been accepted, we are required to carry out Customer Due Diligence and therefore will be asking for proof of identification and proof of address.