

# Property Particulars

## FOR SALE



LAND  
PARK ROAD  
AUCHINLECK

- RESIDENTIAL DEVELOPMENT OPPORTUNITY
- OFFERS IN THE REGION OF £50,000 are invited
- RATEABLE VALUE: n/a

Estates Management  
East Ayrshire Council  
Council HQ  
London Road  
Kilmarnock  
KA3 7BU

TEL: 01563 576154  
EMAIL:  
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These particulars are believed to be correct, but are supplied for information only and no reliance should be placed thereon. They are not deemed to form any contract or part of a contract which may be entered into. East Ayrshire Council does not bind itself to accept the highest or any offer. In supplying these particulars the Council is not issuing Instruction and will not, therefore, bear liability for agents or other fees. No person in the Employment of East Ayrshire Council has any authority to make any representation or warranties whatever in relation to this property.

Property Marketed March 2014

# Property Particulars

## LOCATION

The land is centrally located within Auchinleck, close to the town's Railway Station and Main Street. With close access to the A76 and then onto the A77/M77, the land is located within easy reach of Kilmarnock, Ayr and Glasgow and to both Glasgow Prestwick and Glasgow International Airports.

Auchinleck has a population of 3,819 (2011 Census).

## DESCRIPTION

The subject comprises an area of grassed open space located on Park Road, Auchlineck, extending to 1,581 square metres (0.391 acres), or thereby, within a predominantly residential location and is offered as a residential development opportunity.

## SERVICES

It is understood that all mains services are located close by; however, East Ayrshire Council does not guarantee the adequacy of any services and advises all prospective purchasers to contact the relevant utility companies to satisfy themselves as to the position/location and condition of any services and, their suitability for future use. It is recommended that prospective purchasers contact Scottish Water as many developments have been known to be heavily constrained in terms of connection to the drainage network.

Contact: Scottish Water   Tel: 0141 425 2546 or  
  0845 601 8855  
          Transco             Tel: 0141 418 4093  
          Scottish Power    Tel: 0845 2727765

## USE

The Head of Planning and Economic Development has advised that the land is not safeguarded or identified for any particular development purpose within the adopted East Ayrshire Local Plan.

Under Policy RES 4 the Council, within settlement boundaries, will be supportive of the sub-division of existing house curtilages for the development of additional dwelling houses where: (i) the proposal is fully in keeping with the existing residential character and appearance of the area within which it is located; (ii) the proposal meets all the design requirements of the Council and does not create

unacceptable damage to the amenity of surrounding properties; (iii) acceptable levels of privacy are maintained to neighbouring properties, to the existing house on the site to be subdivided and to the new housing proposed; and (iv) the proposal is not deemed to constitute an unacceptable backland development in terms of Policy RES 5.

Planning has no objection to the development of the land for residential purposes from a planning policy point of view, subject to formal application.

When submitting an offer prospective purchasers must take cognisance of any existing and any proposed policies. Any increase in contributions made mandatory by the time of the submission of a planning application will be the responsibility of the purchaser and EAC will not consider any variation to the original offer.

The Adopted East Ayrshire Local Plan 2010 and the Supplementary Planning Guidance on Developer Contributions can be found on the Council's website ([www.east-ayrshire.gov.uk](http://www.east-ayrshire.gov.uk))

Prospective purchasers are advised to discuss any development proposals with the Council's Planning, Division prior to submitting an offer. For information on Planning Applications or Planning information on Local Plan and alternative Permission contact: Tel: 01563 576790. For information on Local Plan and alternative use/developments contact: Tel: 01563 576756

The Head of Roads – Ayrshire Roads Alliance has advised that Ayrshire Roads Alliance (ARA) has no objections to the land being developed for residential purposes. However, ARA has advised that the parking provision and turning area adjacent to the railway station would require to remain either in the current position or in a new agreed location provided by the successful applicant.

Prospective purchasers should contact Ayrshire Roads Alliance to clarify any access requirements:

Ayrshire Roads Alliance  
East Ayrshire Council  
The Johnnie Walker Bond  
15 Strand Street  
Kilmarnock KA1 1HU  
Tel: 01563 503160

# Property Particulars

## TITLE INFORMATION

The titles, which have been identified by the Council as relating to the land, are available for inspection at the offices of:

Chief Governance Officer / Solicitor to the Council  
East Ayrshire Council  
Council Headquarters  
London Road  
Kilmarnock Tel: 01563 576503

The buyer will require to satisfy themselves regarding the extent of the subjects of sale, the suitability of same for any proposed use, and any burdens, conditions, access rights and other which apply thereto.

## ENVIRONMENTAL ISSUES

The successful purchaser will be given permission and adequate opportunity to carry out their own environmental investigations of the subjects as a suspensive condition of the missives of sale and the subjects will be sold on the basis of the provisions of number 3 of the Conditions of Sale forming part of these Marketing Particulars.

## OFFERS

Offers Over £50,000 are invited.

Details of the prospective purchaser's development proposals for the subjects should accompany any offer.

Offers for the subjects must be returned to the Solicitor to the Council, East Ayrshire Council Headquarters, London Road, Kilmarnock.

Prospective purchasers should ensure any offer takes account of all reasonable development costs likely to be incurred in connection with the proposed development including:

1. The costs of diverting any utilities or service media including the costs of obtaining any necessary wayleaves, permissions etc. Prospective purchasers should make enquiries with utility companies prior to submitting an offer to confirm the presence/location of all services.

2. The costs incurred in the provision of drainage systems for the proposed development in order to comply with the requirements of Scottish Water and SEPA.

3. The costs of earthworks and the provision of retaining walls required for the proposed development.

4. The costs incurred in complying with the requirements of Planning and Roads in obtaining the necessary consents for the proposed development.

5. The costs incurred in the provision of any necessary road capping layer and the formalising of any access rights.

## OTHER INFORMATION

Any agreement on disposal will require to be on the basis of the development as proposed by the purchaser. A 'clawback' title condition **may** be included so as to protect the Council's future interests in the event that statutory permissions are subsequently obtained by the successful applicant, or any successors in title, for development in excess of that initially proposed or for any future change of use. To this end the clawback security would be by way of an obligation on the purchaser to pay to the Council 100% of any increase in the value of the property arising from the additional development plus all associated costs during the first 15 years and 50% of any increase in such value plus all associated costs during years 16-40, after which there would be no clawback.

## CLOSING DATE

12 Noon on Monday 9<sup>th</sup> January 2017.

## ENTRY

The date of entry shall be 28 days after the date of conclusion of missives or such other date as may be mutually agreed.

# Property Particulars

## CONDITIONS OF SALE

1. Acceptance of a prospective purchaser's offer by the Council, as a preferred bidder, should not be construed by the prospective purchaser as acceptance of the proposed use/development by the Council, nor will it prejudice the proper determination of any separate planning application.
2. Any offer conditional on obtaining planning consent must include details of the proposal for which consent will be sought. This should specify the proposed number of units/floor space upon which the offer is based and must be supported by drawings showing the layout of the proposed development.
3. The successful purchaser will (i) in terms of contract assume all environmental liabilities that may arise in respect of the Subjects (ii) acknowledge that the Council will rely upon the statutory exclusion Test 3 provision in Part IIA of the Environmental Protection Act 1990 as applied by the Contaminated Land (Scotland) Regulations 2005 by selling the Subjects with information and (iii) will indemnify the Council against all environmental liabilities in relation to the Subjects. Appropriate and detailed clauses to this effect will be incorporated in the missives of sale
4. The date of entry shall be 28 days after the date of conclusion of missives or such other date as may be mutually agreed. Vacant possession shall be given on the date of entry in exchange for payment of the purchase price or the balance outstanding in the event of a deposit having been paid on conclusion of missives.
5. On conclusion of missives which are, for any reason, conditional or suspensive, a deposit of 10% of the purchase price will be paid by the Purchaser to the Council and this deposit will be returnable only in the event of the Purchaser being unable to obtain a consent consistent with the planning information contained in these particulars or in the event of the purchaser failing to complete the sale for reasons attributable to the seller.
6. It is an essential condition of any successful offer which contains a clause such as or similar to that outlined in Condition 2 above, that a separate planning application must be lodged with the planning authorities for the alternative proposals as set out in the said offer.
7. The successful offerer must lodge any planning application(s) with the planning authorities within 4 weeks of the date of conclusion of missives or such other date as may be agreed within the missives. The successful offerer will be required to obtain the requisite planning permissions within a period of 16 weeks from the date of conclusion of missives or such other date as may be mutually agreed within the missives.
8. Where there are any buildings on site, any moveable property contained within is unless otherwise specified in the marketing particulars excluded.
9. Any security panels which have been installed by the Council should not in any way be construed as part of any heritable fixtures and fittings. These panels shall remain in the possession of the Council and shall be removed by the Council on or as soon after the date of entry as is reasonably practicable. The Council does not undertake to reinstate any damage caused by the fitting or subsequent removal of these panels.
10. It is understood that the purchaser has satisfied themselves as to the suitability of the subjects of sale for the envisaged development.
11. As part of the standard procedure of due diligence where offers to lease or purchase property from the Council are received, the Council may require to seek a personal credit check on the individual(s) concerned. In this respect, a letter of consent for signature will be issued when a tender envelope is requested and should be returned to the Council, along with the formal offer to purchase.
12. The Council offers the property to the market in its current condition and state of repair. The Council will not be responsible for any deterioration in the condition of the property between the date of offer and date of settlement, inclusive of any deterioration due to latent or inherent defects.