



Building Plot 5 at Townhead

Sandwith, Whitehaven, Cumbria, **CA28 9US**

A unique opportunity to acquire a self build single plot with outline planning permission in perpetuity for one detached house.

Situated in the popular village of Sandwith and ideally located between Whitehaven and St Bees the plot offers a great self build opportunity.

- Semi rural location
- Outline planning permission for one detached house
- Close to the A595 and Whitehaven.
- Plot extending to 0.12 acres or thereby

Situation

The plot is situated in the popular village of Sandwith located to the south of the West Cumbrian hub of Whitehaven. Whitehaven and Workington provide a wide range of shops and amenities including medical and leisure facilities. Close by, is the St Bee's Heritage coast with picturesque walks and well renowned beaches. The plot is well located, providing access to the A595 and to the Lake District

Whitehaven - 3 miles Workington – 10 miles Cockermouth - 16 miles Lake District – 7 miles

Access

Access is taken from an unclassified road that runs through Sandwith Village.

Directions

From Whitehaven, take the B5345 to St Bees. Turn right onto Wilson Pit Road, after 0.5 miles, turn left on to the road signposted Sandwith. After 1/3 mile, turn right onto main street. At the end of the road and opposite the Dog & Partridge pub, turn right. The site is on the left after 100m.

what.3.words

///encoding.bunny.open

Description

The plot forms part of Julia Drive which is to the north of Sandwith village. Sandwith village boasts a pub and is an ideal commuter hub for West Cumbria and the Lake District.

There is outline planning permission in perpetuity in place to build one detached house under Copeland Borough Council planning reference 4/14/2194/001 dated 2014.



Selling agents

Davidson & Robertson

7M Lakeland Business Park Tel: 01900 268 633 Cockermouth Cumbria CA13 0QT

Email: sales@drrural.co.uk Web: www.drrural.co.uk



Planning

There is outline planning permission in perpetuity under reference 4/14/2194/001. All documents are available from Copeland Council.

Prospective purchasers should carry out their own due diligence and make their own enquiries and investigations into the planning and building consents with Cumberland Council (formerly Copeland Borough Council) Planning Department and seek professional advice.

Sporting Rights

Any sporting rights are included in the sale in so far as they are owned.

Mineral Rights

To the extent that they are included within the Vendor's title.

Services

We understand that services including water, electricity and telecoms are laid under the roadway of Julia Drive.

Please note that we have not been able to test any services or make any judgment on their current condition, it is up to prospective purchasers to make their own enquiries with regards to the services for the property.

Local Authority

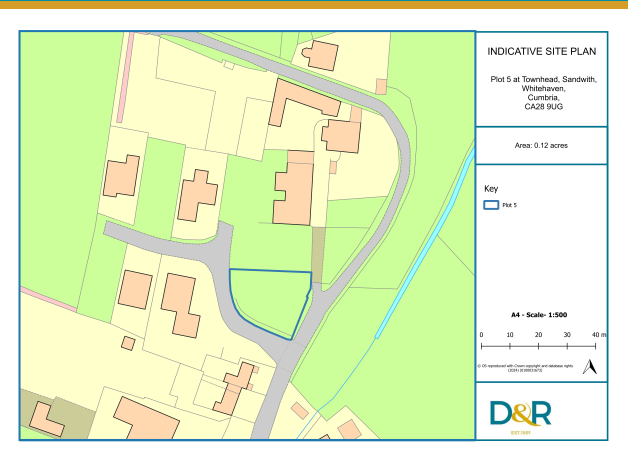
Cumberland Council Civic Centre Rickergate Carlisle CA3 8QG Tel: 03003 733730

Plans, Areas and Schedules

These are based on the Ordnance Survey and Title Deeds and are for reference only. They have been carefully checked and computed by the selling agents and the purchaser shall be deemed to have satisfied themselves as to the description of the property and any error or mis-statement shall not annul the sale nor entitle either party to compensation in respect thereof.

Viewing

By strict appointment with the Selling Agents: Davidson & Robertson Rural. Telephone 01900 268633 or via email sales@ drrural.co.uk. All viewings are to be arranged with the selling agents. Please note that access should not be taken into the barn.



Deposit

A deposit of 10% of the purchase price will be payable on conclusion of missives. This will be non-refundable in the event of the transaction failing to reach completion for reasons not attributable to the vendors or their agents.

Solicitor

Bethan Griffiths
Cartmell Shepherd
Bishops Yard
Penrith
Cumbria
CA11 7XU
Email: bethan.griffiths@cartmells.co.uk
Tel: 01768 862326

Date of Entry

By mutual agreement.



Important Notes

Method of sale & closing date

The property is offered for sale by Private Treaty. Offers should be submitted to sales@drrural.co.uk or to Suite 7M. Lakeland Business Park, Cockermouth, Cumbria, CA13 9UQ. Should an offer be submitted to the office address please also confirm via telephone or email. The Vendor reserves the right to change the method of sale, sell the property without any prior notification or change the closing date. Prospective purchasers are therefore advised to register their interest with the selling agents, following an inspection and having carried out suitable due diligence with regards to the subjects. The Vendor and their agents reserve the right to exclude. withdraw or amalgamate any of the land shown at any time. The Vendor and their agents also reserve the right to generally amend the particulars of sale. The agents also reserve the right to conclude negotiations by any other means at their discretion and a degree of flexibility is available to prospective purchasers. A closing date for offers may be fixed. The Vendor is not bound to accept the highest or indeed any offer, or go to a closing date.

Offers

All offers should be submitted to the selling agent, along with the relevant Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017, to the Selling Agent.

Third Party Rights and Easements

The subjects are sold together with and subject to all existing rights of way, easements, wayleaves and others, whether contained in the Title Deeds or otherwise, and purchasers will be deemed to have satisfied themselves in all respects thereof. Particulars and misrepresentation These particulars are produced for the guidance of prospective purchasers and although they are intended to give a fair description of the property they do not constitute or form any part of an offer or contract. Intending purchasers must satisfy themselves by inspection or otherwise. Any measurements or distances referred to should be considered as approximate. No responsibility can be accepted for any expenses incurred by intending purchasers in inspecting a property that has been sold or withdrawn.

Important Notice

Davidson & Robertson for themselves and for the Vendor(s) or Lessors(s) of the property described in these particulars, whose agents they are, give notice that

 These particulars are produced in good faith as a general outline only and do not constitute, nor constitute part of, any offer or contract.

- No person in the employment of Davidson & Robertson has any authority to make or give any representation or warranty whatsoever in relation to this property or these particulars, nor to enter into any contract relating to this property on behalf of the Agents, nor into contract on behalf of the Vendors.
- 3. It is the responsibility of any prospective purchaser or lessees to satisfy themselves as to the accuracy of any information upon which any prospective purchaser or lessee relies on in making an offer or bid. The making of any offer or bid for this property will be taken as an admission by the prospective purchaser or lessee that he has relied solely upon his own personally verified inspection and enquiries. No responsibility can be accepted for loss or expense incurred by prospective purchasers in viewing the property or in the event of any property being sold or withdrawn.
- 4. All descriptions, dimensions, references to condition and other details are given without responsibility and should not be relied on as statements of fact and prospective purchasers must satisfy themselves by inspection or otherwise as to the correctness of each of them. Descriptions of the property are subjective and are published as opinions and not statements of fact. They are not intended to be binding on the Vendors or their Agents.
- 5. Nothing in these particulars is to be regarded as a statement that the property is in good structural, agricultural or horticultural condition, nor should any statement be taken as a warranty to be implied that any services, appliances, equipment, installations or facilities on the property are in good working order. Prospective purchasers should satisfy themselves as to the condition of all such matters.
- 6. The Purchaser(s) shall be deemed to acknowledge that they have not entered into an agreement to purchase in reliance on any statement contained in these particulars, that they have satisfied themselves as to the content of each such statement by inspection, enquiry or otherwise and that no warranty or representation has been made by the Vendors of their Agents in respect of the property.
- Any error, omission or mis-statement in these particulars or any correspondence relating thereto shall not entitle the Purchaser to rescind or to be discharged from any Agreement to Purchase nor shall it entitle either party to compensation or damages, or give either party any cause of civil action.

- 8. The property is sold with all faults and defects whether of condition or otherwise and neither the Vendors nor their Agents will be held responsible for such faults and defects.
- 9. The photographs printed in these particulars show only certain parts of the property and they were not necessarily taken when the particulars were produced.
- 10. Where any reference is made to planning permissions or potential uses, such information is given by the Vendor and their Agents in good faith. Prospective purchasers should make their own enquiries with the Local Planning Authority into such matters.
- 11. These particulars have been prepared in good faith and in accordance with relevant legislation at the time of writing.
- 12. Particulars prepared February 2024
- 13. Particulars updated June 2025
- 14. Photographs taken July 2021









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PARTICULARS AND MISREPRESENTATION – These particulars are produced for the guidance of prospective purchasers and although they are intended to give a fair description of the property they do not constitute or form any part of an offer or contract. Intending purchasers must satisfy themselves by inspection or otherwise. Any measurements or distances referred to should be considered as approximate. No responsibility can be accepted for any expenses incurred by intending purchasers in inspecting a property that has been sold or withdrawn.