



Title Information: AYR78730

Search summary

Date/Time of search 21 Apr 2026 10:50:00

Transaction numbers SCO-25877387

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AYR78730**Section A**

Property

Date of first registration	17 Jul 2007
Date title sheet updated to	17 Jul 2007
Hectarage Code	0
Interest	PROPRIETOR
Map Reference	NS3140NE
Title Number	AYR78730
Cadastral Unit	AYR78730
Sasine Search	123582
Property address	134 HUNTER DRIVE, IRVINE KA129AZ
Description	Subjects 134 HUNTER DRIVE, IRVINE KA12 9AZ tinted pink on the Title Plan; Together with (One) the whole rights common or otherwise effering thereto specified and contained in the Deed of Conditions in Entry 1 of the Burdens Section; (Two) a right in common with the proprietors of the adjoining subjects 132 Hunter Drive, aforesaid in and to the footpath tinted yellow on the said Plan with a right of access to the subjects in this Title at all times for pedestrian traffic only over the said footpath; and (Three) a servitude right of passage at all times for pedestrian traffic only by way of the passageway or pend between ground and first floor level on that part of the said adjoining subjects tinted blue on the said Plan.
Notes	<ol style="list-style-type: none"> 1. The minerals are excepted. The conditions under which the minerals are held are set out in the Deed of Conditions in Entry 1 of the Burdens Section. 2. The said servitude right of passage was created in Feu Disposition by Scottish Special Housing Association to John Edwards and another, recorded G.R.S. (Ayr) 20 Mar. 1985.

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Section B

Proprietorship

AYR78730

JOHN MONTGOMERY 12 East Park Crescent, Kilmaurs.

Entry number	1
Date of registration	17 Jul 2007
Date of Entry	29 Jun 2007
Consideration	£87000
Notes	<ol style="list-style-type: none">1. There are in respect of the subjects in this Title no subsisting occupancy rights, in terms of the Matrimonial Homes (Family Protection) (Scotland) Act 1981, of spouses of persons who were formerly entitled to the said subjects.2. There are in respect of the subjects in this Title no subsisting occupancy rights, in terms of the Civil Partnership Act 2004, of partners of persons who were formerly entitled to the said subjects.

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Section C

Securities

AYR78730**Entry number** 1

Specification Standard Security by said JOHN MONTGOMERY to GODIVA MORTGAGES LIMITED incorporated under the Companies Acts (Company Number 05830727), Registered Office Oakfield House, Binley Business Park, Harry Weston Road, Coventry CV3 2TQ.

Date of registration 17 Jul 2007

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Section D

Burdens

Number of Burdens: 2

Burden 1

Deed of Conditions, recorded G.R.S. (Ayr) 5 Sep. 1974, by Scottish Special Housing Association, Proprietors of (First) 27 acres of ground, (Second) 6.04 acres of ground and (Third) 22.23 acres of ground, under exceptions (all hereinafter referred to as "the feuing area"), of which the subjects in this Title form part, sets forth and declares burdens &c. in the following terms, viz:

Considering that we intend to feu the feuing area or parts thereof in separate lots and that for this purpose we shall be executing Feu Dispositions or Dispositions or other Writs and that it is proper and expedient to set forth and declare the various reservations affecting the feuing area or any part thereof and the burdens, conditions, obligations and others incumbent upon and the whole rights and others in favour of us and our successors as superiors of the feuing area or such parts thereof as may be feued as aforesaid and/or as proprietors of such parts of the feuing area as may remain from time to time unfeued and on all parties to whom we and our successors may hereafter feu the feuing area or any part thereof (which parties and their successors in the dominium utile of the feuing area or any part thereof so feued are referred to as "the feuars"); THEREFORE we the said Scottish Special Housing Association (we and our successors in the dominium directum or superiority of the feuing area or such parts thereof as may be feued as aforesaid being referred to in the said Schedule where the context so admits as "the superiors") HEREBY PROVIDE and DECLARE but without prejudice to the addition in specific cases of further reservations, real burdens, conditions, obligations and others or to the burdens, reservations, conditions, obligations and others, if any, already affecting the feuing area or any part thereof that the feuing area or such parts thereof as may be feued as aforesaid shall be so feued together with the whole rights and subject to the whole reservations, burdens, conditions, obligations and others (in so far as applicable) as follows:-

FIRST

There shall be reserved to the superiors so far as not previously reserved to others, the whole mines, metals, minerals and other substances in and under the feuing area (other than "petroleum", as defined in the Petroleum (Production) Act, 1934, and coal or mines of coal and rights annexed thereto, as defined in the Coal Act, 1938, and now vested in the National Coal Board, in virtue of the Coal Industry Nationalisation Act, 1946), with full power to the superiors by themselves or their mineral lessees, to search for, work, win and carry away the same and those in and under adjacent subjects, in such manner as the superiors or their said lessees may in their uncontrolled discretion think proper, except that there shall be no entering upon or breaking of the surface of feus for the purpose of any such workings; declaring that the feuars shall be entitled to compensation for all damage that may be done to their feus, including the buildings and others erected or to be erected thereon, and the walls, fences, roadways, pathways and drains thereof, by any such workings, payable either by the superiors in the event of such workings being carried out by them, or by their said lessees who shall be taken bound by the superiors to make good all such claims by the feuars and against whom only, in that event, the feuars' claim shall lie; and all questions as to the liability for and the amount of compensation which may be payable to the feuars shall, failing agreement in writing between the parties concerned, be submitted to the final decision of a single arbiter to be appointed by the parties, or failing agreement as to such appointment, of an arbiter to be appointed upon the application of either party by the Sheriff within whose jurisdiction the subjects are situated; and the parties shall be bound to implement to each other whatever the arbiter shall determine by decree or decrees arbitral interim, partial or final, which said decrees arbitral may be registered for preservation and execution.

SECOND

There shall be reserved to the superiors all coins or other articles of value, intrinsic or otherwise, which may be found beneath the surface of the feuing area.

THIRD

There shall be reserved to us and/or our successors as proprietors of the ground adjoining any feu and our or their tenants and others deriving right from us or them a heritable and irredeemable servitude right of access over any and every feu for all necessary purposes, subject (except as expressly hereinafter provided) to the said servitude right of access being exercised at a reasonable time and upon reasonable notice; and without prejudice to the foregoing generality but free from restriction as to time and notice, there shall be reserved to us and our foresaids a heritable and irredeemable servitude right of access for vehicular traffic only over any and every feu but only in so far as necessary for the purpose of obtaining access to and egress from any garage effeiring to any dwellinghouse within the feuing area; declaring that in the event of any loss or damage to any feu arising out of or as a result of the exercise of the said servitude rights of access; the said loss or damage shall forthwith be made good at the expense of the party exercising the said rights.

FOURTH

There shall be granted in favour of each feuar a heritable and irredeemable servitude right of access over those parts of the feuing area adjoining his feu for the purpose of maintaining, repairing and renewing the buildings, (including the cleaning of windows) and the boundary walls, fences and hedges subject to the said servitude right of access being exercised at a reasonable time and upon reasonable notice and there shall further be granted in favour of each feuar a heritable and irredeemable servitude right of access for vehicular traffic only over that part of the feuing area adjoining his feu but only in so far as necessary for the purpose of obtaining access to and egress from any garage erected or to be erected on his feu; declaring that in the event of any loss or damage to the said adjoining parts of the feuing area arising out of or as a result of the exercise of the said servitude rights of access, the feuar or feuars concerned shall forthwith make good the said loss or damage at his or their own expense.

FIFTH

There shall be reserved to the superiors and any other party deriving right from the superiors and to any local or public authority or statutory undertaker concerned for their respective interests all (if any) water pipes and mains, drain pipes, gutters, sewers, gas pipes, electricity lamp standards, cables and transformers telephone cables or wires, television and wireless relay cables and wires and all (if any) other services in, on, under, through or over the feuing area with right of access at all reasonable times for the purpose of inspecting, repairing, improving, cleansing, emptying, maintaining, renewing, removing or altering the levels of the same and there shall be reserved to them also a right of wayleave in, on, under, through or over the feuing area for such water pipes and mains, drain pipes, gutters, sewers, gas pipes, electricity lamp standards, cables and transformers, telephone cables or wires, television and wireless relay cables and wires and all other services as they may hereafter consider necessary for the proper servicing of any land or buildings within the feuing area and that by such route or routes and in such manner as they may in their absolute discretion see fit with power to the superiors and their officers, servants and others duly authorised by them to enter at all reasonable times upon any part of the feuing area or any of the buildings erected or to be erected thereon for the purpose of laying, inspecting, repairing, improving, cleansing, emptying, maintaining, renewing, removing, or altering the levels of the same provided that the party exercising any of the foresaid rights shall be bound (but only in so far as applicable to his own actings) to restore all damage caused by their operations to the feuing area and to all buildings erected or to be erected thereon to a standard reasonably equivalent to that in which it was prior to the commencement of their operations.

SIXTH

Each feuar shall be bound to uphold, maintain and, when necessary, rebuild the buildings erected or to be erected on his feu and that in all time coming to the satisfaction of the superiors and no additional buildings or others shall be erected on any feu without the prior consent in writing of the superiors; and in the event of it becoming necessary to rebuild any buildings on any feu, the feuar concerned shall be bound to submit detailed plans and specifications of the proposed new building or buildings to the superiors and no building operations shall commence until the same shall have been approved in writing by the superiors.

SEVENTH

In respect that boundary walls, fences and hedges have been erected in so far as is considered necessary no new boundary walls, fences or hedges shall be erected and no alterations or additions shall be made to the existing boundary walls, fences or hedges (if any) nor shall any new openings or gates be made therein except

with the prior written consent of the superiors and no trellis work, ornamental fencing, draughtboarding fencing or other fencing shall be erected along or adjoining any of the boundaries of any feu without the like consent nor shall any of the boundary walls, fences or hedges be used as strengthening or supports for such trellis work or fencing; all walls, fences and hedges separating any feu from adjoining ground effeiring to any dwellinghouse within the feuing area are or shall be erected as to one-half the breadth or thickness thereof on the feu and as to the remaining one-half the breadth or thickness thereof on the said adjoining ground and the said walls, fences and hedges shall be maintained and where necessary renewed in all time coming at the joint expense of the feuar concerned and us and/or our successors as proprietors of the adjoining ground and the feuars quoad their respective feus shall free and relieve us and/or our successors as proprietors of any other adjoining ground or as superiors of all liability and responsibility in respect of all other walls, fences and hedges; and declaring further that where the dwellinghouse or the dwellinghouse and/or garage or any other building in respect of which the superiors may consent to the erection on any particular feu is/are attached to a dwellinghouse or dwellinghouse and/or garage or any other building on adjoining ground the mutual gable between the house or house and/or garage or other building and the adjoining house or house and/or garage or other building shall be maintained at the joint expense of the feuar concerned and us and/or our successors as proprietors of the said adjoining house or house and/or garage or other building.

EIGHTH

Each of the feuars shall be bound to keep all buildings and others erected or to be erected on his feu insured against loss or damage by fire, explosion, storm and tempest, (including lightning) and (in peacetime) aircraft and any articles dropped therefrom, with an established Insurance Company, for the full rebuilding value thereof, and to produce to the superiors from time to time when required, the Policy or Policies of Insurance, and the receipts for payment of the renewal premiums thereon; and in the event of the said buildings and others or any of them, being destroyed or damaged by fire or other aforementioned risks, all sums to be received by any feuar in respect of such Insurance shall be expended only at the sight and to the satisfaction of the superiors in making good and restoring all loss or damage caused by such fire or other aforementioned risk to the said buildings and others, which shall, in any event, be restored, or if necessary re-erected by the feuar within a period of two years after such loss or damage so as to be in all respects consistent with the provisions and obligations herein contained.

NINTH

The feuars together with us and our successors as proprietors of such parts of the feuing area as may remain from time to time unfeued shall be responsible for the maintenance, repair and when necessary the renewal of such roadways, pavements, kerbs, laybys, pedestrian ways, parking areas and open spaces (including play areas and areas of hard and soft landscaping but excluding garage areas and excluding also any footpaths and open spaces which serve exclusively any dwellinghouse or dwellinghouses within the feuing area) as may be situated within the feuing area (except in so far as the same or any of them or any part thereof may from time to time be maintained at the expense of the appropriate Local Authority) including without prejudice to the foregoing generality the sweeping, cleansing and lighting thereof and that to the reasonable satisfaction of the superiors and each feuar shall be liable for a share of the cost of such maintenance, repair and renewal, the said share to correspond to the ratio which the dwellinghouse erected on his feu bears to the total number of dwellinghouses within the feuing area; All matters and disputes between the feuars or between feuars and us and our successors as proprietors of such parts of the feuing area as may from time to time remain unfeued arising from the provisions of this clause shall be decided by the proprietors of the dwellinghouses within the feuing area (one vote being counted for each dwellinghouse) a majority of whom shall have the power to make regulations regarding the same and to instruct and pay the cost of all reasonable expenditure and to recover the shares due in respect thereof; declaring however that so long as the superiors are the proprietors of the majority of dwellinghouses within the feuing area the superiors may in their option carry out in whole or in part such maintenance, repair and renewal but only in so far as they in their sole discretion may decide and always having due regard to economy and in such event each of the feuars shall be bound to pay to the superiors quoad their respective feus a share of the cost incurred by the superiors in carrying out the same, the amount of which share shall be determined by or on behalf of the superiors who shall issue written notices to each of the feuars specifying the amount payable which sum shall be paid by each of the feuars within twenty-one days of the receipt of such notice.

TENTH

Where there is included in any feu an area of ground on the solum of which there is erected a garage and the said garage forms part of a garage area the following specific provisions shall apply:-

(a) the feuar together with us and our successors as proprietors of the other garages within the block of which the garage forms part shall be responsible for the maintenance repair and when necessary the renewal of the roof of the said block and that to the reasonable satisfaction of the superiors and the feuar shall be liable for a share of the cost of such maintenance repair and renewal, the said share to correspond to the ratio which the garage bears to the total number of garages within the block and

(b) there shall be granted to the feuar a right in common with us and our successors as proprietors of the whole other garages within the garage area within which the garage is situated in and to the forecourt of the said garage area to be shown hatched on the plan to be annexed to the Feu Disposition or other writ in favour of the feuar and the whole pertinents thereof and the feuar together with us and our successors as proprietors of the whole other garages within the said garage area shall be responsible for the maintenance, repair and when necessary the renewal of the said forecourt (including the hardstanding thereof and the whole other parts common or mutual thereto) and that to the reasonable satisfaction of the superiors and the feuar shall be liable for a share of the cost of such maintenance, repair and renewal, the said share to correspond to the ratio which the garage bears to the total number of garages within the said garage area; and declaring that all matters and disputes as between feuars or between feuars and us and our successors as proprietors of other garages within the said garage area arising from the foregoing provisions of this Clause shall be decided by the proprietors of the block or garage area as the case may be or by the superiors in similar manner to that provided in Clause NINTH hereof for the decision by the proprietors of the whole dwellinghouses within the feuing area or by the superiors of the matters and disputes therein referred to.

ELEVENTH

In the event of there being in existence at the date hereof a communal system for relaying television broadcast programmes (hereinafter referred to as "the relay service") to dwellinghouses within the feuing area, the following provisions shall apply:-

(a) each feuar shall have the right to use the relay service and to connect thereto domestic television receivers only;

(b) each feuar using the relay service shall be responsible for payment to the superiors or to any other party deriving right from the superiors of all (if any) charges which may be exigible from time to time in respect of the use of the relay service and/or of making the said connection thereto;

(c) each feuar shall be responsible for a share of the cost (if any) of the maintenance and repair of the relay service and that whether he uses the relay service or not, the said share to correspond to the ratio which the dwellinghouse erected on his feu bears to the total number of dwellinghouses within the feuing area and

(d) it shall be in the power of the superiors to suspend, discontinued or terminate the relay service at any time on giving reasonable notice to the feuars of such suspension, discontinuation or termination; And it is further provided that so long as the superiors are the proprietors of the majority of dwellinghouses within the feuing area, the superiors, having given prior notice to the feuars of their intention so to do, may in their option update, upgrade, renew or replace the relay service and in that event the rights of each feuar to use the relay service as so updated, upgraded, renewed or replaced and of making connection thereto as aforesaid shall be conditional on his making payment to the superiors of a share of the cost incurred by the superiors of updating, upgrading, renewing or replacing the relay service as aforesaid, the said share to correspond to the ratio which the dwellinghouse erected on his feu bears to the total number of dwellinghouses within the feuing area and thereafter the foregoing provisions of this clause in respect of the relay service shall apply to the relay service as so updated, upgraded, renewed or replaced.

TWELFTH

Each feuar shall be responsible for ensuring that his feu and the buildings thereon are properly drained and (except in so far as the same may be taken over by the appropriate Local Authority) shall maintain the necessary gutters, downpipes, drains and connections for the removal of foul and surface water to the public

sewers and shall repair, renew and cleanse the said gutters and others as may be necessary from time to time to the satisfaction of the superiors and of the said Local Authority.

THIRTEENTH

The feuars shall be bound to maintain the water supply pipes and connections leading from the water main all to the satisfaction of the local water authority and where the said water supply pipes and connections serve different subjects within the feuing area all costs including the cost of repairing and renewing the same shall be shared equally by the parties using such common pipes and connections and where water supply pipes pass from any feu or feus through any other subjects within the feuing area the said other subjects through which the said pipes pass shall be subject to servitude rights of wayleave in favour of the feuar or feuars using the same who shall be entitled to access thereto when required for maintenance and renewal and any other necessary purposes subject always to making good all loss or damage occasioned thereby.

FOURTEENTH

Each of the feus and the dwellinghouse erected or to be erected thereon shall be used for private residence only and for no other purpose whatsoever; and none of the said dwellinghouses shall be sub-divided or occupied by more than one family at a time; and no trade, business, profession or occupation of any kind shall be carried on, in or upon any feu or any of the buildings thereof and no business nameplate, board, card, sign, notice or advertisement of any kind or any external television aerial shall be affixed, or displayed in, on or about any feu or the buildings thereon without the prior consent in writing of the superiors; each feu so far as not occupied by buildings shall be used as ornamental or garden ground and shall be maintained in a neat and tidy condition and free from all rubbish and refuse and weeds to the satisfaction of the superiors in all time coming.

FIFTEENTH

In the event of a canopy forming part of the dwellinghouse erected on any feu and part of any other dwellinghouse or dwellinghouses within the feuing area the feuar concerned together with us and our successors as proprietors of the said other dwellinghouse or dwellinghouses shall be responsible for the maintenance, repair and when necessary the renewal of the said canopy including the supports (if any) thereof and that to the reasonable satisfaction of the superiors.

SIXTEENTH

In the event of any clothes pole serving any feu and serving also any other dwellinghouse within the feuing area the following provisions shall apply:

(a) the said clothes pole shall be shown coloured black and marked "mutual clothes pole" on the plan to be annexed to the Feu Disposition or other writ in favour of the feuar concerned

(b) in the event of the said clothes pole being erected on the feu there shall be reserved to us and our successors as proprietors of the dwellinghouse adjoining the feu and to our or their tenants and others deriving right from us or them a right to attach ropes or lines to the said clothes pole with a heritable and irredeemable servitude right of access thereto at all reasonable times

(c) in the event of the said clothes pole being erected on ground adjoining the feu there shall be granted to the feuar a right to attach ropes or lines to the said clothes pole with a heritable and irredeemable servitude right of access thereto at all reasonable times and

(d) the said clothes pole (including the base thereof) shall be maintained repaired and when necessary renewed in all time coming at the joint expense of the feuar concerned and us or our foresaids.

SEVENTEENTH

Each feuar shall be bound to maintain the external paintwork of the buildings erected or to be erected on his feu in good condition to the satisfaction of the superiors.

EIGHTEENTH

The feus and the buildings thereon shall not be occupied or used in any manner or form or for any purpose which may be an injury to the amenity of the neighbourhood or a nuisance to nearby feuars, proprietors, tenants and others; declaring that it shall be within the sole discretion of the superiors to determine what constitutes such injury to amenity or nuisance and all such injury to amenity or nuisance on being so determined and intimated to the feuars responsible shall be discontinued or removed forthwith at the expense of the feuars and without prejudice to the foregoing generality it is hereby expressly provided and declared that no caravans, trailers, boats or others shall be parked or kept in or about any feu except

(a) in any garage erected on the feu or

(b) on any unbuilt on part of the feu behind the building line of the feu; declaring, however, that in the latter event, the superiors shall be entitled at their sole discretion to call upon any feuar concerned to screen any caravan or others so parked or kept.

NINETEENTH

It is hereby expressly provided and declared that there shall be reserved to the superiors full power to make or allow whatever alterations or deviations they may consider proper upon any feuing plans of the feuing area or any part thereof or to the layout thereof or of the roads, footpaths, sewers and other services within or outwith the same or even to depart entirely therefrom and the superiors expressly reserve to themselves the right and power to alter and modify in whole or in part the foregoing burdens, obligations, conditions and other clauses with respect to any particular feu or feus and in the event of their so doing the feuars shall have no right or title to object thereto nor shall they have any claim in respect thereof; And it is further declared that in the event of any contravention of or failure to fulfil the said reservations, burdens, conditions, obligations and others all acts and deeds of contravention shall be null and void and any feuar contravening or failing to fulfil the same shall forfeit all right to his feu and the buildings thereon which shall revert and fall to the superiors free from all burdens.

Note 1: If there is included in this Title a right in a garage forecourt as specified in the above Deed of Conditions, that garage forecourt will be tinted mauve on the Title Plan.

Note 2: If there are, in relation to the subjects in this Title, any clothes poles as specified in the above Deed of Conditions, each clothes pole will be indicated by the letters CP and an arrow on the Title Plan.

Burden 2

Feu Disposition by Scottish Homes to Robert McGowan and another and their assignees and disponees (who and whose foresaids are hereinafter referred to as the "the feuars"), recorded G.R.S. (Ayr) 9 Feb. 1995, of the subjects in this Title (hereinafter referred to as "the feu"), contains the following burdens:

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(First)

Without prejudice to the provisions of the Deed of Conditions in Entry 1 but in addition thereto, the feuars shall be responsible along with us and our successors as proprietors of such dwellinghouse or dwellinghouses for a share of the maintenance, repair and, when necessary, the renewal of any slab, step/steps, tarmac area, gate, platform, plinth or railings effering to or serving the dwellinghouse 134 Hunter Drive, Irvine erected on the feu and any adjoining dwellinghouse or dwellinghouses;

(Second)

The feuars shall be responsible in all time coming for a one half share of the cost of maintaining and repairing (a) the footpath tinted yellow on the Title Plan, and (b) the passageway or pend on that part of the adjoining subjects 132 Hunter Drive, aforesaid tinted blue on the said Plan.

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ARTICLES OF ROUP

These Articles of Roup apply to the property in Scotland being ALL and WHOLE the dwellinghouse known as and forming 134 Hunter Drive, Irvine, North Ayrshire, being the whole subjects registered in the Land Register of Scotland under Title Number AYR78730 (hereinafter referred to as "the Lot");

which subjects are exposed for sale by public Roup by John Montgomery (hereinafter called "the Seller")

and that within the

5 South Charlotte Street, Edinburgh, EH2 4AN

or at such other time or place as the exposure may be adjourned to or unless previously sold privately and that on the following conditions as may be appointed in any Minute to be annexed hereto:-

1. It is expressly declared and accepted by any person bidding at the said public roup that the said General Conditions of Sale which are specified in the Auctioneers Catalogue and any document referred to therein shall apply, to the sale of the Lot only in so far as not inconsistent with the terms of these Articles of Roup and the Minute of Preference and Enactment and any further minute to follow hereon and in the event of any such inconsistency, the terms of these Articles of Roup and Minute of Preference and Enactment and any further minute to follow hereon shall prevail and such parts of the General Conditions of Sale and any documents referred to therein which are so inconsistent shall not apply.

2. The date of entry shall be

or such other date as may be agreed between the Seller and the Purchaser when the balance of the purchase price shall be paid notwithstanding that a Disposition or Assignation is not available for delivery to the Purchaser in exchange for the purchase price. By accepting payment the Seller will come under obligation to execute and deliver to the Purchaser a valid Disposition or Assignation in their favour containing all usual and necessary clauses including warrandice from the Seller's facts and deeds only.

3. In addition to the price, the Purchaser will also have an obligation to pay the sum of £1500 and any value Added Tax payable thereon as a contribution towards the Seller's selling costs and legal fees. No breakdown of these costs and fees shall be exhibited to the Purchasers or their agents. These additional costs shall be subject to the same conditions as payment of the price as per the auction conditions.

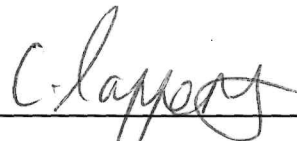
4. The Seller's Solicitors are Freelands Solicitors Motherwell, ML1 1BW

5. The Auctioneers are **Braveheart Auction Ltd.**

Solicitors
Firm's Signature



Witness



Adhibited by
James Anderson Cowan MacDonald

Full Name
Courtney Lafferty

Address
36 Muir Street, Motherwell, ML1 1BW
