

LAND AND STABLES AT HAZELRIGG LANE, LANCASTER 3.53 ACRES (1.43 HA) OR THEREABOUTS



FOR SALE BY PRIVATE TREATY

GUIDE PRICE £49,950

A rare opportunity to acquire a block of two timber stables, tack room, hardstanding area and field all set within 3.53 acres (1.43 ha) in an exceptional location, with roadside access and water supply, close to the town of Lancaster, but with hacking through the Quernmore Valley on the doorstep.

Selling Agents:

Richard Turner & Son
14 Moss End Business Village
Crooklands, LA7 7NU
Tel: 015395 66800
Email: htowers@rtturner.co.uk

LOCATION:

The Land is located off Hazelrigg Lane, at the Junction with Blea Tarn Raod and Little Fell Lane, just outside the town of Lancaster, with excellent access to the A6 and M6 Motorway (J33) and is identified in red on the location plan attached.

VIEWING: At any daylight hour with a set of particulars to hand.

DESCRIPTION:

The property comprises a block of two stables and a tack room from the Withington Hill Excel Range which are of timber construction resting on brickwork, with horizontal timber cladding. The roof comprises corrugated onduline roofing and there is a large overhang over a useful concrete pad to the front of the stables.

The stables are offered together with an excellent block of meadow or pastureland land extending to 3.53 acres (1.43 ha) with roadside access and a mains water supply. The land is well fenced and in good heart. There is an easement on the land in favour of National Grid in respect of a gas pipeline.

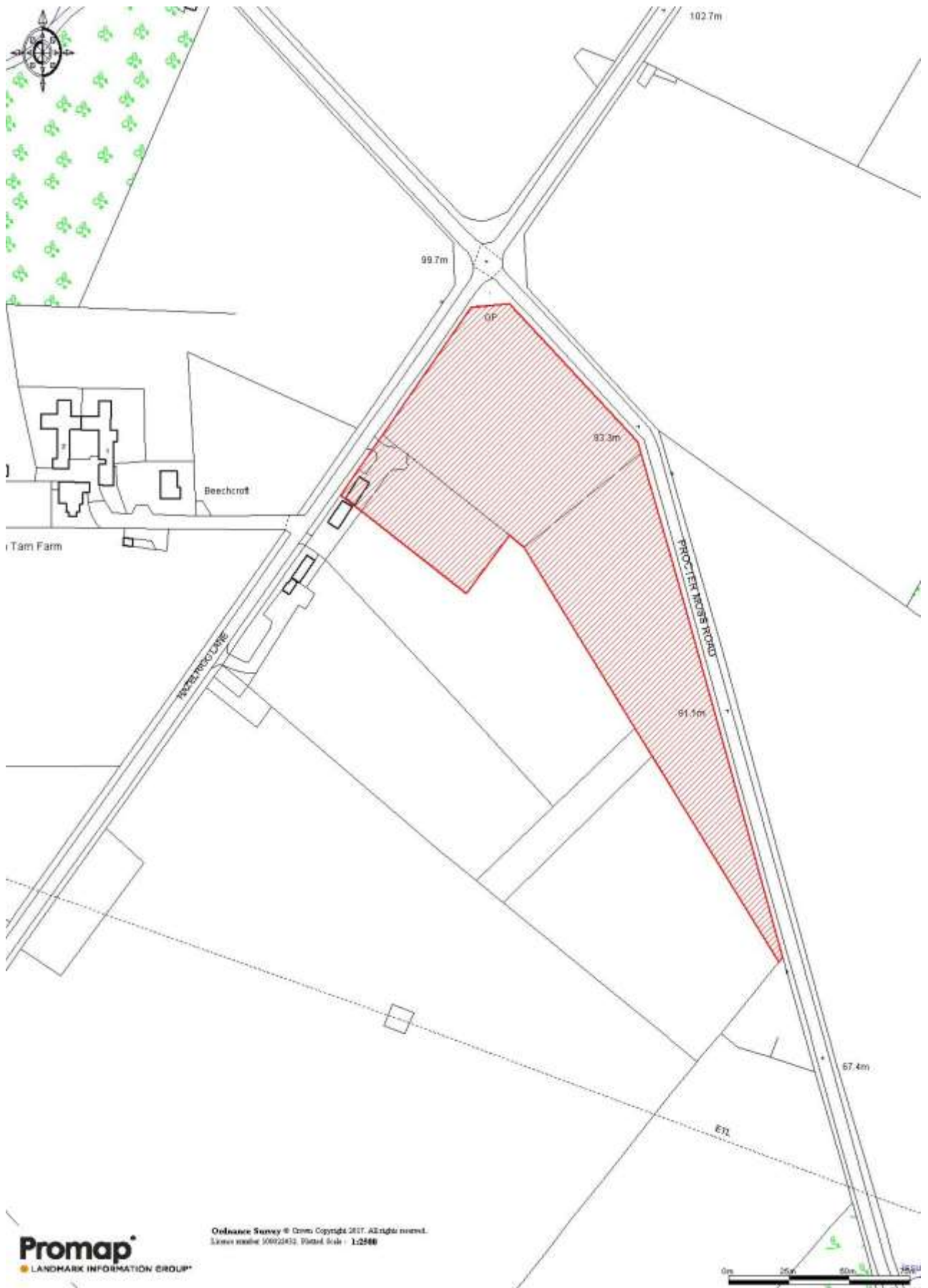
There are no Basic Payment entitlements available with the land.

Schedule

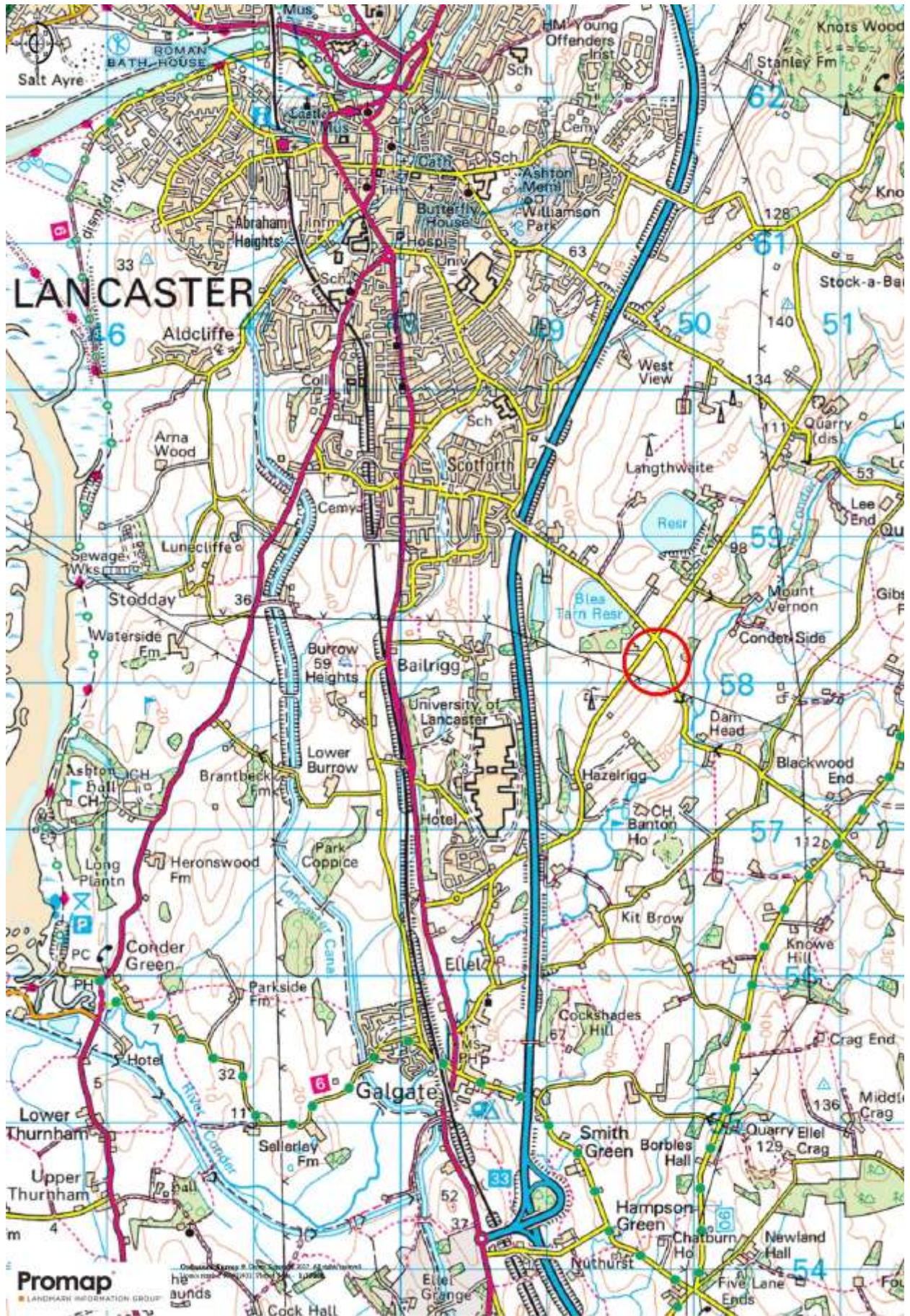
Parcel Ref.	Area (acres)	Hectares (ha)	Description
Land at Hazelrigg Lane	3.53	1.43	Meadow/Pasture
TOTAL	3.53	1.43	



SALE PLAN (for identification purposes only - not to scale)



LOCATION PLAN: (for identification purposes only - not to scale)



GENERAL REMARKS AND STIPULATIONS

LOCAL SERVICE AUTHORITIES:

United Utilities Water, Haweswater Hse, Lingley Mere Business Park, Great Sankey, Warrington. Tel (01925) 23700
Electricity North West, Parkside Road, Kendal, Tel (1539) 721301
Lancaster City Council, Town Hall, Dalton Square, Lancaster, LA1 1PJ Tel: (01524 582000)

PARTICULARS OF SALE:

The descriptive particulars (but not the stipulations and special conditions of sale) do not constitute, or constitute any part of any offer or Contract and all statements made herein are made without responsibility on the part of the Auctioneers or the Vendor. All intending purchasers should satisfy themselves as to their correctness. The Vendor does not make nor give and neither Richard Turner & Son nor any person in their employment has any authority to make or give any warranty as to the land and property.

SALES PARTICULARS AND PLANS:

The plan and quantities are based upon the latest available editions of the Ordnance Survey/Rural Land Registry maps as revised by the Auctioneers. Such plan and quantities and these particulars are believed to be correct but any error or omission or mis-statement shall not annul the sale nor entitle either party to compensation or in any circumstances give ground for any action at Law.

TENURE AND POSSESSION:

The land is freehold and vacant possession will be given on completion.

SPORTING AND MINERALS: The sporting rights are included in the sale. Minerals rights are excluded.

FIXTURES AND FITTINGS: All fixtures and fittings are excluded from the sale, unless they are expressly stated as being included.

TIMBER AND WOOD: All growing timber and fallen timber are included in the sale.

TOWN PLANNING AND LOCAL LAND CHARGES:

So far as the Vendor is aware the present use of the property is in accordance with the Town and Country Planning Acts. No requisition shall be raised in regard to the user or otherwise in relation to the said Acts and the Vendor shall not be required to give any further information in regard to the Town and Country Planning. The land is sold subject to:

- a) all local and land charges and any requirements enforceable by any local or other Public Authority.
- b) all encumbrances and other matters, the existence of which can or ought to be discovered by enquiry of any Local or other Public Authority and the Purchaser shall not be entitled to any compensation or right of rescission in respect thereof.

RIGHTS AND EASEMENTS:

The land is sold and will be conveyed with the benefit of and subject to the burden of all existing rights of way, all rights for the continuance of any means of supply of water, gas or electricity, all rights for drainage and sewerage and any other pipelines over or under the land, together with all necessary rights of access for maintenance, renewal and repair of any apparatus or constructions in connection with such rights.

OVERHEAD ELECTRICITY & TELEPHONE LINES & UNDERGROUND CABLES:

The Purchaser of the land shall take it subject to such wayleave as affects the same and shall be responsible to notify the appropriate authority of his interest.

MILK QUOTA:

No milk quota has been apportioned to the land and non will be transferred to the purchaser who will agree to the apportionment and will not attempt to register any interest in the quota attached to other land occupied by the vendor. If, notwithstanding the above, any milk quota is transferred from the vendor to the purchaser, the purchaser will pay to the vendor such sum as represents the full market value of such quota at the date of transfer together with such sum as represents any loss whether direct or indirectly suffered by the vendor as a result of such transfer including inter alia the cost of acquisition of any equivalent amount of replacement quota.

FENCES & BOUNDARIES:

The Purchaser of each lot will be required to maintain in stockproof condition the fences marked with a "T" on the side of the fence to which it belongs. Where there is no fence built or existing, or, where the existing fence is not in reasonable repair, then the Purchaser of the Lot with "T" marked on that side will be required to erect an adequate stockproof fence within three months of completion and thereafter maintain it in a stockproof condition. The responsibility of fencing of the original boundary of the land has been marked according to the best knowledge of the Vendor, but it is in no way guaranteed and intending Purchasers should make their own enquiries. Any discrepancy in this respect shall not annul the sale nor give rise to any claim for compensation whatsoever.

DISPUTES:

Should any dispute arise before or after the date of completion between the Vendor and the Purchaser as to the interpretation of the particulars, or any matter whatsoever arising therefrom, or thereout, that matter in dispute shall be referred to the arbitration of RICHARD TURNER of Richard Turner & Son, Royal Oak Chambers, Main Street, Bentham, whose decision shall be final and binding on the parties in dispute.

ORDER OF SALE:

Whilst it is intended to offer the land in lots as catalogued nevertheless the Vendor reserves the right to either amalgamate, divide or withdraw any Lot or Lots prior to the Auction Sale.

UNSOLD LOTS:

In the event of any Lots remaining unsold the Vendor shall be entitled to exercise any rights or other matters over Lots reserved in the Particulars, Stipulations or Conditions of Sale and shall hold subject to any such rights granted in favour of the Purchaser of any other Lots.

CONDITIONS OF SALE:

The Conditions of Sale WILL NOT be read out at the Auction Sale, but a copy thereof will be available for inspection at the offices of the Vendors solicitors during normal hours for 14 days prior to the date of the Auction Sale.

INSURANCE:

As from the date of sale/signing of the Contract, the property shall be at the sole risk of the purchaser(s) and he/they shall effect his/their own insurance's accordingly.

TENANT RIGHT:

All tenant rights, unexhausted manorial values etc are included in the purchase price of the land and there will be no right to claim compensation for any dilapidations etc

MISREPRESENTATION ACT 1967

Richard Turner & Son, for themselves and for the vendors or lessors of these properties whose agents they are, give notice that these particulars do not constitute any part of an offer or a contract. All statements contained in these particulars as to these properties are made without responsibility on the part of Richard Turner & Son or the vendors or lessors, none of the statements contained in these particulars as to these properties are to be relied on as statements or representations of fact and any intending purchasers or lessees must satisfy themselves by inspection or otherwise as to the correctness of each of the statements contained in these particulars. The vendor or lessors do not make or give and neither Richard Turner & Son nor any person in their employment, has any authority to make or give any representation of warranty whatever in relation to these properties