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Burger Restaurant

Lease For Sale

Ref: 025049

Lillie Road, Fulham SW6





Description

An exceptional opportunity awaits those seeking to acquire a thriving burger bar nestled in the heart of Fulham. Currently operating as a Band of Burgers, which is a part of the franchise. www.bandofburgers.co.uk

The property comes fully furnished with a well-appointed bar area and two fully-equipped kitchens. Additionally, the restaurant boasts three conveniently located bathrooms for the comfort and convenience of guests and staff. Central air conditioning and airflow system in place for better climate control. A huge cold room is also installed in basement for food storage. Ground floor and basement kitchens with full extraction.

The premises benefits from extended opening hours Sunday to Wednesday 9am to 11pm and Thursday to Saturday 9am to 1am.

It can be acquired with or without the franchise license. Purchasing this as a running franchise means an income from day one with full guidance provided.

Location

Conveniently located just an 8 minute walk to West Brompton station, giving convenient access across London. Accessible via the A3 and A217 by car, with business parking permits via Hammersmith and Fulham council (Zone F). Busy and popular retail area with gyms, cafe's, pubs and restaurants. Additionally, the well-connected area is served by several bus routes, with a prominent bus station nearby, ensuring easy transportation links to and from the cafe.

Areas

Approximately 1573.69 sq ft (146.2 sq m)

Lease

Assignment of the existing renewable 20 year lease which commenced August 2020 at £38,000 pa. The lease is held inside the Landlord and Tenant Act 1954. There is a rent review held every 5 years. Any ingoing tenant will need to provide a 6 month rent deposit.

Premium

Offers invited for the benefit of the lease, fixtures, fittings and equipment.

Business Rates

London Borough of Hammersmith and Fulham. Rateable value £36,000. We have been informed that the rateable payable are £850 pcm. Interested parties should make their own enquires via the Local Authority or Valuation Office www.voa.gov.uk. Claridges cannot guarantee any figures.

EPC - Band D

Reference Charge

Claridges charges a fee of £525 plus VAT for taking up references and carrying out anti-money laundering checks on the proposed tenants. This fee is non refundable after the references have been taken up, whether they are accepted or not by the Landlord.

Holding Deposit

Tenants or purchasers wishing to secure this property will be required to pay a holding deposit to Claridges of £5,000. This deposit is not refundable except if the vendor withdraws, clear title cannot be proved or the tenants references are not acceptable to the landlord. This deposit is held in our clients account until completion.







These property particulars have been prepared in all good faith to give a fair overall view of the property. If you require any further information or verification of any points particularly relevant to your interest in this property, please ask.

It should be noted that nothing in these particulars shall be deemed to be a statement that either the property is in good structural condition, or that any services, appliances, installations, equipment or facilities, are in good working order and services connected. No plant, machinery or appliance electrical or mechanical, present at the day of inspection has been tested and accordingly purchasers should satisfy themselves on such matters prior to purchase.

These particulars are given as a general guideline only, and do not constitute, nor constitute any part of an offer or contract. Any photographs included within these particulars depict only certain parts of the property and no assumptions should be made with regard to parts of the property that have not been photographed. Furniture, furnishings, personal belongings and other contents, etc., shown in the photographs must not be assumed to be included in the sale, neither should it be assumed that the property or the contents remain as displayed in the photographs. If in doubt, please ask for further information.

Measurements, descriptions, areas or distances referred to within the particulars, or indeed within any plan or plans associated with the property are given as a guide only and must not be construed to be precise. If such information is fundamental to a purchase, purchasers are advised to rely upon their own enquiries.

Purchasers are advised to make their own enquiries regarding such matters relating to Planning Permissions or potential uses referred to within the particulars, where such information is given in good faith by Claridges. Information relating to rating assessments has been given verbally. Intending purchasers/tenants should satisfy themselves as to its accuracy from the Local Authority.

No responsibility can be accepted for any expenses incurred by intending purchasers in inspecting properties, which have been sold, withdrawn or are under offer. Claridges do not hold themselves responsible, in negligence or otherwise, for any loss arising from the use of these particulars.

Claridges have not undertaken any environmental investigations in respect of land, air or water contamination. The purchaser/purchasers are responsible for making their own enquiries in this regard.

It must be appreciated that in preparing these particulars, descriptions given of the property by the author are personal and subjective and are used in good faith as a personal opinion and not as a statement of fact. To ensure that our descriptions are likely to match any expectations you may have of the property, we strongly recommend and advise that you make additional and specific enquiries.

Unless otherwise stated, in accordance with The Finance Act 1989, all prices and rents are quoted exclusive of VAT. (VAT may be chargeable upon some rents and premiums), purchasers and tenants should satisfy themselves during their due diligence if VAT is payable.

These details are believed to be correct at the time of compilation but may be subject to subsequent amendment.

GDPR

General Regulations (GDPR) took effect on 25 May 2018.

As a business we must have a lawful basis to process personal data, and therefore we require your written consent to hold your personal data on our files.

Anti Money Laundering

Due to recent changes in the Anti Money Laundering regulation it is now standard procedure to undertake a personal and company and general AML checks.

Please note this is taken up for both landlord/vendor and tenant/purchaser and any other entity that has a relationship with the property.

Viewing

By appointment only via:

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