

SEALED BID AUCTIONS

Frequently Asked Questions

This FAQ's is for buyer's guidance only and confers no contractual rights or obligations. Clarke & Carter's Conditions of Sale are paramount.

QUESTION	ANSWER
Are more details available?	The Advertised description of the vessel is not guaranteed and buyers must rely solely upon their own enquiries and/or inspection.
How may we inspect the vessel?	By arrangement with Clarke & Carter.
Do we have to offer in a sealed envelope or may we offer by email?	Scanned copies of the offer form are acceptable. In all cases it is the responsibility of the buyer to confirm receipt of their offer by Clarke & Carter.
When do we have to pay 10%?	Clarke & Carter will usually advise the successful bidder within 24 hours from the closing of the tender. The successful bidder should demonstrate that he is taking immediate steps in good faith to remit the 10% part payment.
Whom do we pay?	The money should be paid in to Clarke & Carter Clients account, details of which will be supplied to the successful bidder.
May we be present at the opening of the offers?	No, the opening of the offers is conducted in private by Clarke & Carter.
May we do a private deal in advance?	No, once the sale process has started it may not be interfered with.
Will the vessel be delivered free of liens and debts?	Yes, you will receive an MCA Bill of Sale in your favour which legally confirms that the vessel is free from encumbrances. We will advise at the outset what existing documentation is available.
What happens at delivery?	When Clarke & Carter has cleared funds in their Clients account they will release keys and paperwork for the vessel.



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