

Terms and conditions

Charles Church Suffolk – May Madness – Stamp Duty Contribution Offer

1. In this Offer SDLT means Stamp Duty Land Tax and includes regional equivalents being LTT in Wales and LBTT in Scotland. The term “**Price**” means the purchase price for the Charles Church home as will be stated in the transfer deed or lease (or in either case regional equivalent).
2. This offer is available between 9am GMT 1st May 2026 and 31st May 2026 (both dates inclusive) (“**the Offer Period**”) on selected Charles Church developments and plots only in our Suffolk operating company area subject to customer status and availability. In these terms “**You**” means the customer(s) and applies if the relevant Charles Church home is being acquired by one or more persons. “**Us**” and “**Our**” are references to Charles Church. “**The Offer**” means the offer detailed in paragraph 3 below. The provision of the Offer is strictly subject to these terms and conditions. If You comprise more than one person and either or any of You withdraw from the purchase of the Charles Church home, the person(s) so withdrawing shall not be entitled to the Offer. “**Price**” means the purchase price that You and Us agree for the plot that You reserve (but disregarding this Offer and the price of any extra items You may order from Us).
3. Our sales representative will let You know in writing, during the Offer Period whether You potentially qualify for this Offer (qualification would ultimately remain subject to these terms and conditions). To qualify for this offer You must have entered into a reservation agreement with Us (including the payment of the required reservation fee) for the specific Charles Church home to which Our Offer relates no later than 5pm GMT 30th June 2026 (time being of the essence).
4. The Offer comprises a financial incentive that:
 - 4.1 equates to a contribution towards the SDLT that You will be legally obliged to pay in respect of the Price (and for the purposes of this Offer Price excludes any additional fixtures that necessitate the payment of SDLT and which You agree to purchase from Us); and
 - 4.2 is a sum that, is capped at 5% of the price; and
 - 4.3 is a sum that, regardless of the Price, shall not exceed £37,500; and
 - 4.4 will be shown on the completion statement as a “deduction” from the completion balance when you complete Your purchase of the Charles Church home (the Offer will not be given or paid to You by any other means)
5. Regardless of the Offer that We say You are entitled to receive on or prior to reservation of the Charles Church home, You will not be eligible to receive and take advantage of the Offer if You purchase the Charles Church home where any one or more of the following apply:
 - 5.1 using a buy to let mortgage product; or
 - 5.2 using the First Homes Scheme or other Discount from Market Value scheme; or

- 5.3 using any Government Help to Buy or similar scheme; or
- 5.4 using any of Charles Church part exchange or home change scheme; or
- 5.5 using any shared ownership or shared equity scheme; or
- 5.6 where one or more of the purchasers is a corporate entity, LLP or partnership; or
- 5.7 for whatever reason You are or become exempt from any legal obligation to pay SDLT.

6. Charles Church shall have sole discretion to decide whether You are entitled to the Offer provided by this scheme. Charles Church reserves the right to suspend cancel or amend this Offer at any time without notice (Provided always that the terms of an Offer to an individual may not be amended where the availability of the Offer and eligibility for the Offer have been communicated in writing to that individual on or before reservation of a specific Charles Church home, without prejudice to these terms and conditions). Any suspension, cancellation or amendment will be published on Charles Church's website.

7. Notwithstanding Your potential entitlement to receive the Offer, these terms and conditions (and anything else communicated to You by Charles Church) do not give to You any period of exclusivity to purchase a particular plot and (unless a valid reservation agreement has been entered into between ourselves and remains in force and effect) We shall be entitled to enter into a reservation agreement with any third party at any time