LAND AT BLACKBRIDGE FARM Burton Latimer, Kettering, Northants, NN15 5JJ 6.94 Ha (17.14 acres) of land with development potential SCHEDULE OF PRINCIPLES

SUBJECT TO CONTRACT

1.	The Principle Land	Land at Blackbridge Farm, 6.94 Ha (17.14 acres)	
2.	Intention	It is the landowners intention to enter into an Agreement which will require the Developer to promote the land through the planning process for development.	
		The Developer shall use all reasonable endeavours to secure planning permission. The Developer will be under a duty at all times to seek to maximise the value of the land. Following the grant of planning consent, the land will either be offered for sale on the open market, with the sale proceeds divided between the parties, or purchased by the Developer on agreed terms.	
		The Developer will be responsible for all work associated with the promotion of land through the planning process, including all work associated with the review of any Development Plan and the submission of Planning Application(s) or Appeal(s) if necessary.	
3.	Agreement Type	The Landowner is seeking offers for a Promotion Option, or Hybrid Agreement.	
		It is envisaged that landowner will enter into common terms with a developer/promoter. The structure of the agreement will be agreed at the point of agreement of heads of terms.	
4.	Initial Premium	A premium is sought by the Landowner payable on entering into an Agreement. The Premium should be non-refundable.	
5.	Discount to Market Value/Distribution Of Sale Price	Offers sought	
6.	Term	It is likely that the Landowner would prefer an agreement period of 5 years maximum which could be extended by the Developer on payment of a further fee.	
7.	Promotion Costs	A cap on Promotion Costs will be sought by the Landowner. Please confirm the level of cap offered.	

8.	Contract of Sale	pro any	y Contract of Sale will need to include a requirement to vide access and services to facilitate the development of of the Landowner's retained land and certain third party d (to be defined on a plan).		
9.	9. Landowners Minimum Return		The Landowner shall not be required to proceed with the sale of land, unless the consideration paid to the Landowner after all deductions is equal to, or in excess of, an agreed Minimum Return.		
			ase set out your proposals based on a price per Gross Acre d a price per Net Developable Acre.		
		Ind	exation will apply to the Landowners Minimum Return.		
10. Phasing		The Landowner has expressed a preference for the land to be sold in one transaction. Please confirm your position regarding any proposed phasing.			
11. Fees		The Developer will be required to provide an absolute undertaking to cover the Landowners' Legal and Agents Fees incurred in:			
		1)	Agreeing and preparing the Agreement which will be interim billed up to the point of Exchange of Contracts and will be chargeable whether the matter proceeds to completion or not.		
		2)	The Developers shall pay a Monitoring Fee to the Landowners' agents to cover costs associated with the monitoring of the Developers progress through the planning process to include discussions on Planning Obligations.		
12. Commencement of Promotion Work		It is likely that the Landowner will be supportive of the Developer commencing work to promote the site at their own risk on agreement of the Heads of Terms, subject to liaison and approval of the planning strategy by the Landowner.			
		Ple	ase confirm this is acceptable.		
13. Third Party Land		Inte ow	acknowledged that a Developer may wish to extend their erests by securing an interest in adjoining third party nerships. The Developer will be required to agree not to nsom the Landowner.		

14. Required Developer Please provide information outlining your:

- Track Record
- Funding Position
- Any approval process required before entering into an agreement.
- **15. Important Note** Please note that this list is not a proposed heads of terms and is not exhaustive. It is presented on a subject to contract basis and could be subject to change/addition.

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