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West Suffolk

TO: ALL MEMBERS OF JOINT EXECUTIVE (CABINET) COMMITTEE

(Copy to recipients of Joint Executive (Cabinet) Committee Papers) Our referenceCSYour referenceN/AContactClaire SkoylesDirect Dial01284 757176Emailclaire.skoyles@westsuffolk.gov.uk

11 March 2020

Dear Councillor

JOINT EXECUTIVE (CABINET) COMMITTEE - TUESDAY 5 FEBRUARY 2019

The exemption has been removed from the following item:

Agenda Item No

> 4. <u>Exempt: Investing in our Commercial Asset Portfolio (para 3)</u> (Exempt Report No: CAB/JT/19/006) (Pages 1 - 22)

Exempt Report No: **CAB/JT/19/006** Portfolio Holder: SEBC Cllr John Griffiths Lead Officers: Julie Baird and Colin Wright

Yours sincerely

Claire Skoyles Democratic Services Officer (Cabinet) HR, Legal and Democratic Services

Jennifer Eves • Assistant Director (Human Resources, Legal and Democratic Services) Tel 01284 757015 • Fax 01284 757110 Email democratic.services@westsuffolk.gov.uk



West Suffolk House • Western Way • Bury St Edmunds • Suffolk • IP33 3YU West Suffolk Council • College Heath Road • Mildenhall • Suffolk • IP28 7EY

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Forest Heath & St Edmundsbury councils

West Suffolk

Extraordinary Joint Executive (Cabinet) Committee

Title of Report: **Investing in our Commercial Asset Portfolio Report No: EXEMPTION REMOVED** CAB/JT/19/006 **Extraordinary Joint Report to and Executive (Cabinet)** dates: 5 February 2019 Committee **SEBC Council** 19 February 2019 Portfolio holder: John Griffiths Leader of St Edmundsbury Borough Council Tel: 07958700434 **Email**: john.griffiths@stedsbc.gov.uk Lead officer: Ian Gallin Chief Executive Tel: 01284 757009 **Email:** ian.gallin@westsuffolk.gov.uk **Purpose of report:** To advise Cabinet of the opportunity to acquire a commercial property investment in Bury St Edmunds using the £40m Investing in Growth Fund and to seek Council approval to purchase the property. **Recommendation:** It is <u>RECOMMENDED</u> that Cabinet submits an urgent proposal to Council which: (1) endorses the proposal to purchase the property at Vicon House, Western Way, Bury St Edmunds for a sum of £3,266,000 (Three Million Two Hundred and Sixty Six Thousand Pounds) excluding VAT, fees and Stamp Duty Land Tax, to be funded from the Investing in the Growth Agenda fund;

and;

| | | l Tax, to be funded from the Investing Ir Growth Agenda Fund; and | | |
|---|---|---|--|--|
| | the (the r prud | is that should the purchase be made, Council's Section 151 Officer will make necessary changes to the Council's lential indicators as a result of ommendation (1). | | |
| Key Decision: | Is this a Key definition? | y Decision and, if so, under which | | |
| (Check the appropriate box and delete all those that <u>do not</u> apply.) | Yes, it is a k | Key Decision - \Box a Key Decision - \boxtimes | | |
| | As it's a dec | ision of Council | | |
| 48 hours and cannot a publication of the de | The decisions made as a result of this report will usually be published within 48 hours and cannot be actioned until five clear working days of the publication of the decision have elapsed. This item is included on the Decisions Plan (as contained in a General Exception Notice published on 25 lapuant 2010.) | | | |
| Consultation: | op bri | binet members were briefed about this portunity informally on 22 January 2019. A efing will be provided to all councillors fore any formal decisions are taken. | | |
| investr improv forwar wider | | e Council does not purchase this property restment and does not deliver strategic provements. Another investor may bring ward a scheme that does not bring the der highways and appropriate uses to atch the Council's ambitions for the area. | | |
| Implications: | | | | |
| <i>Are there any financial implications?</i> <i>If yes, please give details</i> | | S? Yes ⊠ No □ A capital budget of £3,503,480 would be funded from the Council's Investing in our Growth Agenda Fund | | |
| Are there any staffing | • | ? Yes □ No ⊠ | | |
| If yes, please give deta | | • | | |
| Are there any ICT imp | | Yes 🗆 No 🖂 | | |
| yes, please give details Are there any legal ar | | ● Yes ⊠ No □ | | |
| <i>implications? If yes, platetails</i> | ease give | • If a purchase is approved, the Legal Team will be instructed to take forward the conveyancing and undertake due diligence. | | |
| Are there any equality | | ?? Yes □ No ⊠ | | |
| If yes, please give deta Risk/opportunity as | | • (potential hazards or opportunities affecting corporate, service or project objectives) | | |

| Risk area | Inherent level of risk (before controls) | Controls | Residual risk (after controls) |
|--|--|---|--------------------------------|
| Council does not achieve assumed returns from Investing in the Growth Agenda Fund. | High | Bring forward investment proposals as they become available in the local market. | High |
| Strategic opportunity from purchasing the site is missed. | High | Well-evidenced case to purchase the property is presented through this and the Council report. | Medium |
| Price offered is in excess of market value. | Low | Market assessed by Asset Surveyors from Strategic Property team. To be supported by Red Book valuation from an external consultant. | Low |
| Purchase price is agreed but professional fees could vary beyond budgetary provision. | Low | Use of the Council in-house solicitors. External property professional advice (Red Book valuation) already accounted for. | Low |
| The property was built in the 1960s and therefore has a limited remaining life. The fabric of the building could deteriorate over the next ten years which could affect tenant occupation levels and marketability. | Medium | Building surveyors from the Council's Estates Management team will inspect the property and set out mitigations. The property is subject to a Service Charge which should cover ongoing maintenance. | Low |
| The national investment market is experiencing instability due to uncertainty surrounding Brexit. Further turmoil in the markets could result in a fall in capital values. This could result in a loss if the property is sold. | High | The local market is stable and less susceptible to national trends and this purchase is seen as a long term investment which should avoid the effects of short term market forces. An exit strategy is set out in this report. | Low |

| Documents attach | red: | Appendix A - Loc Appendix B - Pho Appendix C - Site | otographs |
|--|---------------|--|-----------|
| Background paper (all background pap published on the we included) | ers are to be | West Suffolk Grow Strategy – Executi | |
| Ward(s) affected: | | All St Edmundsbur | y Wards |
| The development value of the site could diminish as a result of highways requirements which are likely to reduce the size of the site available for development. | High | The site is located in an emerging area and therefore should command adequate demand even if the site is reduced in size. Any future development will be supported by a feasibility study and a development appraisal to help deliver a scheme that will achieve a return on investment along with strategic improvements. | Medium |

1. Key issues and reasons for recommendations

1.1 The Opportunity

- 1.1.1 The Council has the opportunity to purchase the freehold interest of an office/light industrial complex known as Vicon House on Western Way in Bury St Edmunds.
- 1.1.2 Ownership of this property interest can deliver strategic, place-shaping and revenue potential for the Council. The purchase would be made from the Investing in Growth Fund and would help toward achieving the aspiration of a 1% (after borrowing costs) return across the whole fund. It would deliver a net income of £88,950 per annum (a 2.54% return after borrowing) to support Council services and the Council's agreed investment strategy.
- 1.1.3 The property is currently fully let to six commercial tenants and offers long term potential to ultimately re-develop the site, complementary to the Western Way Development and West Suffolk College expansion. It also offers the opportunity to alleviate traffic issues in this area as highlighted previously as a concern by members. The supporting cases for this are set out under **3. Strategic Case.**

2. The Property

- 2.1.1 The site comprises a mix of office space and light industrial workshops over two floors and a further retail unit of 3,625 sq ft (t/a World of Beds). The buildings consist of one large building with three additional detached workshops to the side and rear. The accommodation is split into seven units providing 2,888 sq m (31,087 sq ft) of office accommodation and 2,027 sq m (21,821 sq ft) of industrial space and benefits from 140 parking spaces.
- 2.1.2 Location plans are provided in **Appendix A** and site layout plans are attached in **Appendix C**.

2.2 Property Condition

- 2.2.1 The Council's surveyors will inspect the property and their findings will be provided in an addendum before Council makes any decision.
- 2.2.2 The properties were built in the 1960s and are primarily of brick, concrete and steel frame construction with steel profile wall cladding in parts. The buildings are generally in reasonable condition throughout. The tenant at unit 2 and 3, Servest Group Limited, recently spent approximately £500,000 refurbishing their units.
- 2.2.3 Photographs of the property exterior are attached in **Appendix B.**

2.3 Offer and Valuation

2.3.1 The development firm, Bream Real Estate, introduced the opportunity to the Council. The property will be purchased as part of a package from the vendor, Citygate, where Bream will purchase a property in Ipswich and the Council purchase Vicon House from the same vendor at a fixed price on an

open book basis. This will protect the Council's position and will avoid any conflict of interest between the parties. Bream will receive a finder's fee of 2% of the purchase price for the off market introduction.

- 2.3.2 We understand that Citygate want to combine these two properties in one sale as they are keen to dispose of some of their assets within this financial year. Therefore, it would not be appropriate for the Council to approach Citygate directly at this stage with Bream having introduced the opportunity and the deal being an off-market one. This could potentially damage the Council's reputation in the investment market going forward.
- 2.3.3 Officers have negotiated a purchase of the property, subject to contract and Council approval, in the sum of £3,266,000 (Three Million Two Hundred and Sixty Six Thousand Pounds) exclusive of VAT, SDLT and fees. At this price the finder's fee payable to Bream equates to £65,320. Bream have indicated that they are content with this proposal, but it has yet to be agreed by Citygate.
- 2.3.4 The offer was based on advice from the Council's in-house chartered surveyors and finance officers and takes account of the current market value of the interest including the revenue and borrowing implications.
- 2.3.5 To support the offer a RICS Red Book valuation is being prepared. Once we have obtained this advice, it will be presented to Members in the form of an addendum to this report.

2.4 The Purchase process

- 2.4.1 We will seek for Heads of Terms to be agreed between the parties and, subject to Council approval, in-house solicitors will undertake the conveyancing and due diligence.
- 2.4.2 If there are no unforeseen legal or property issues arising from the due diligence process, we could exchange contracts and complete the acquisition by the end of March 2019, which aligns with Citygate's aspirations to realise the asset value during this current financial year.

3. Strategic Case

- 3.1 A purchase of the site provides an opportunity for the Council to hold ownership influence in an area in which the Council already has a presence and is investing significantly in the future shape of the area.
- 3.2 The design and procurement of any future development is expected to be over a five to ten year timeframe during which the Council will continue to hold and manage the property as a revenue-generating investment.

3.3 Western Way

3.3.1 Given the close proximity of the site to West Suffolk House, the Council's Western Way Development site and ongoing developments by West Suffolk College in the area, this purchase provides potential for the Council to

develop complementary uses on the site and will protect its vision for the area.

3.4 Highways

- 3.4.1 Crucially, ownership of the site could allow the Council to use the north western corner of the site to assist the Highways authority to implement road improvements to alleviate current traffic congestion on the tight corner on Western Way between ASDA and the Newmarket Road traffic lights. This is an issue that has been highlighted previously by councillors.
- 3.4.2 Redevelopment of the site could reduce the number of exits from the site onto Western Way (currently three) in line with Highways proposals.
- 3.4.3 The Council could consider the impact of a new development on overall traffic volumes on Western Way and lower volume uses could be sought. However, more importantly, retaining the current uses (the most likely scenario in the timeframe of the Western Way planning application) gives certainty over traffic movements in the local network, as these are linked predominantly to office use. In contrast, commercial developers are likely to consider retail uses which offer a higher development value, but could increase traffic volumes significantly.

3.5 Supporting existing businesses on the site

- 3.5.1 Existing tenants, such as Servest and Green Duck, are major employers in Bury St Edmunds and the Council, as landlord, could enable existing tenants to retain operations in the area by offering flexible leases or secure tenure. The Council's redevelopment timeframe may be longer than that of any commercial developer purchasing the site, and we would consider the retention of those businesses when assessing scheme feasibility.
- 3.5.2 This investment in West Suffolk will support the Council's strategic priority of "Growth in the West Suffolk economy" by maintaining property for local employment and encouraging major employers to remain in the area.

3.6 Protecting the High Street

3.6.1 Should the site be purchased by a commercial developer, their ambitions could potentially involve retail to mirror the Western Way Retail Park (B&M and The Range). This could have an adverse impact on the health of the town centre by encouraging a greater number of shoppers to an out of town location.

4. Financial Case

4.1 Investing in Growth Fund

4.1.1 The principle of the Council's Investing in Growth Fund is to support delivery of the West Suffolk Strategic Priorities and produce revenue to support the ongoing delivery of services. The fund aims to provide a blended return with a target to achieve 1% above borrowing across the whole fund.

- 4.1.2 So far the fund has invested in the following:
 - Developing Cornhill Post Office, Bury St Edmunds
 - Acquisition of 20 High Street, Haverhill
 - Acquisition of 113 High Street/1 The Avenue, Newmarket
 - In the process of acquiring 33-35 High Street, Haverhill (approved by SEBC Council on 19/12/18)
- 4.1.3 Collectively these investments provide a <u>gross</u> revenue income of £328,925, with a return on capital invested to date, <u>after borrowing</u>, of 0.26% (against a blended return target of 1%). Therefore the current net revenue return is £14,600, against the MTFS revenue requirement of £400,000.

4.2 Capital Implications

- 4.2.1 The provisionally negotiated price (subject to Heads of Terms being agreed) represents a total cost to the Council of £3,503,480, which includes SDLT and fees. Any VAT would be reclaimed by the Council.
- 4.2.2 The table below details the breakdown of the total capital cost of \pounds 3,503,480.

| Capital Implications of Purchase of Vicon House, Bury St Edmunds | | |
|---|-----------|--|
| Purchase Cost of building | 3,266,000 | |
| Stamp Duty (SDLT) | 139,500 | |
| Finder's fee - 2% of purchase price | 65,320 | |
| Purchaser's costs - 1% of purchase price | 32,660 | |
| Total Capital Cost | 3,503,480 | |

4.3 Revenue Returns

- 4.3.1 The property is expected to produce an annual rental income of £276,450 per annum once one outstanding rent review is completed (current rent passing is £266,450).
- 4.3.2 As this purchase will be part of the Investing in our Growth Agenda fund, it has been assessed on the basis of the Council borrowing to fund the purchase. This is consistent with all investments made from this fund. The table below details the revenue implications of this investment:

| Revenue Implications of Purchase of Vicon House, Bury St | | |
|--|---|-------------|
| Edmunds | | |
| | | |
| Rental Income from development | | 276,450.00 |
| Less: Management Fees | (| 36,000.00) |
| Total income per annum | | 240,450.00 |
| | | |
| Overall (surplus)/deficit per annum before borrowing | | 240,450.00 |
| Borrowing - Interest | (| 105,000.00) |
| Borrowing - MRP | (| 46,500.00) |
| Overall (surplus)/deficit per annum after borrowing | | 88,950.00 |
| | | |

- 4.3.3 Based on an expected annual surplus income of £88,950, and a total capital cost of £3,503,480, the net revenue return would be approximately 2.54% which would help meet the current Investing in Growth Fund requirement. This in turn helps support the delivery of wider council services.
- 4.3.4 The table above includes the full cost of prudential borrowing, however actual borrowing would only take place when the council's treasury management activities identify such a need. For example, this could be when the council's cash flow management activities anticipate that an external cash injection is required to maintain the appropriate level of cash balances for the council to operate and fulfil its budget and service delivery requirements.

4.4 Investment Risk management

- 4.4.1 The existing tenancies extend to an average unexpired lease term of 6 years which represents good income security in the medium term.
- 4.4.2 Due diligence is being undertaken on existing tenants to provide comfort on tenant covenant strength.
- 4.4.3 A service charge is currently levied on tenants which will help to offset maintenance costs on existing structures.
- 4.4.4 There is risk associated with retail in the current market, but retail only forms a small element of the existing site with World of Beds in Unit 1 accounting for 10% of total rental income. The remaining tenants operate under office/light industrial uses.
- 4.4.5 Mixed use developments spread the risk of tenant failure. If one market collapses, retail for example, the other uses on the site should continue to produce income. The presence of six separate tenancies on site will further spread the risk of rental default. Commercial re-development of the site is a clear alternative should returns from the current investment start to fall away.

4.5 Exit Strategy

4.5.1 In the long term the site could be sold as an investment. Value could be added by re-gearing leases and gaining outline planning consent for a commercially viable re-development.

5. Legal Considerations

- 5.1 We will be obtaining copies of the Land Registry title documents and title plans and as part of the due diligence process will ensure that the vendors' personal covenants have been complied with. These will need to be confirmed by personal inspection.
- 5.1.1 The normal due diligence appropriate for a purchase of this nature will also be undertaken, including on planning and on the covenant strengths of the individual tenants.
- 5.1.2 Further legal commentary will be provided in the addendum.

6. **Resource Considerations**

6.1 If purchased, the property will be managed using the existing resources within the Councils in-house Estates team.

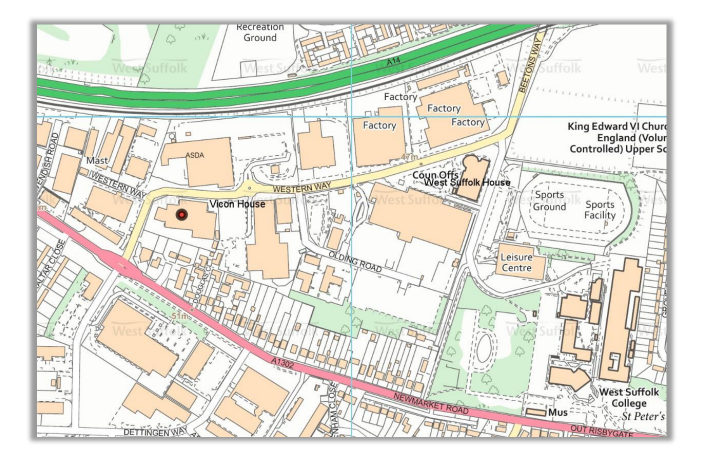
7. Governance Considerations

- 7.1 The timing of this proposal is not of the Council's making, as we are reacting to a market opportunity and need to act quickly in order to consider it.
- 7.2 In that context, while the information in this report is correct at time of writing, it may evolve before the extraordinary Joint Executive (Cabinet) Committee meeting and/or, if agreed by the Cabinets, before the Council meeting at which approval will ultimately be sought. Therefore, it may be necessary to revise the Joint Executive (Cabinet) Committee recommendation before either meeting.

EXEMPTION REMOVED



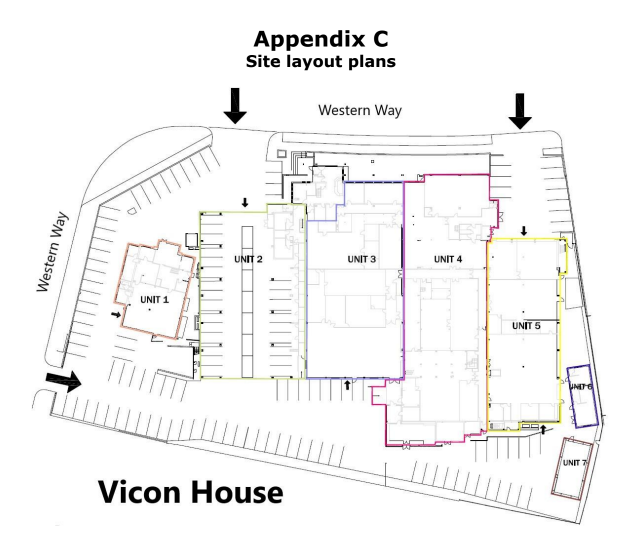


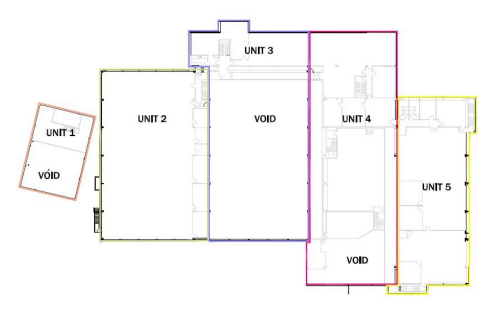


Appendix B Photographs









First Floor

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Forest Heath & St Edmundsbury councils

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Extraordinary Joint Executive (Cabinet) Committee

| Title of Report: | Investing in our Commercial Asset Portfolio | | | |
|----------------------|---|--|--|--|
| Report No: | EXEMPTION REMOVED Addendum to CAB/JT/19/006 | | | |
| Report to and dates: | Extraordinary JointExecutive (Cabinet)5 February 2019Committee | | | |
| | SEBC Council | 19 February 2019 | | |
| Portfolio holder: | John Griffiths Leader of St Edmundsb Tel: 07958700434 Email : john.griffiths@s | | | |
| Lead officer: | Ian Gallin Chief Executive Tel: 01284 757009 Email: ian.gallin@westsuffolk.gov.uk | | | |
| Purpose of report: | This addendum to Report No: CAB/JT/19/006 provides further information relating to the due diligence work which has been undertaken since the Cabinet report was issued. | | | |
| Recommendations: | in Report No: CAB/JT, Cabinet is <u>RECOMMEN</u> proposal to Council w (1) endorses the p property at Vic Bury St Edmun (Three Million Thousand Pour Stamp Duty Lat | s remain the same as set out /19/006, in which the IDED to submit an urgent hich: roposal to purchase the on House, Western Way, ds for a sum of £3,266,000 Two Hundred and Sixty Six nds) excluding VAT, fees and nd Tax, to be funded from n the Growth Agenda fund; | | |
| | to be made ava | apital budget of £3,503,480 allable to facilitate the ading fees and Stamp Duty | | |

| | | Land Tax, to be funded from the Investing in our Growth Agenda Fund; and | | |
|---------------------|-----|---|--|--|
| | (3) | notes that should the purchase be made, the Council's Section 151 Officer will make the necessary changes to the Council's prudential indicators as a result of Recommendation (1). | | |
| Documents attached: | | None | | |

1. Introduction

- 1.1 This addendum to Report No: CAB/JT/19/006 has been produced to provide further information relating to the due diligence work undertaken since the full Cabinet report was issued.
- 1.2 In addition, further information on the treatment of capital and revenue sums and has been detailed below. The financial numbers have not changed, this is just a re-presentation of those numbers in a format which should be clearer to interpret.

2. **Financial implications**

2.1 Capital and revenue

2.1.1 The following table sets out the total financial ask of Members (Capital and Revenue) as set out in the Recommendations.

| 2.1.2 | Description | Amount | Funded from |
|-------|---|-------------------|---|
| | Purchase Price (excl VAT) | £3,266,000 | Capital Borrowing (Investing in Growth Fund) |
| | Finder's fee of 2% of purchase price payable to Bream Real Estate | £65,320 | Capital Borrowing (Investing in Growth Fund) |
| | Purchase Costs (SDLT and purchaser's costs at 1% of Capital Value) | £172,160 | Capital Borrowing (Investing in Growth Fund) |
| | Total Capital ask | £3,503,480 | |
| | Management costs | £36,000 per annum | Revenue (Strategic Priorities & MTFS reserve) |
| | Total Revenue ask | £36,000 per annum | |

- 2.1.3 The sums above exclude any VAT payable. Any VAT will be claimed back by the Council so the position will be effectively cost neutral.
- 2.1.4 The full cost of prudential borrowing for the £3,503,480 capital ask is £151,500 per annum. Actual borrowing would only take place when the Council's treasury management activities identify such a need.

2.2 **Tenant covenants**

2.2.1 We have carried out Dun & Bradstreet searches and reviewed the quality of their covenants. With the exception of Servest Group Ltd, which is discussed further in 2.2.3 below, the Council's internal auditor has no significant concerns regarding the financial standing of tenants.

2.2.2 The following table provides a summary of the search results for each tenant.

| Unit | Tenant | Rent p. a. | Comments |
|------|-------------------------------|------------|---|
| 1 | Eastern Retailing LTD | £27,000 | Low/moderate risk, stable 12 month outlook, high likelihood of continued operations, failure unlikely, no significant short term concerns |
| 2&3 | Servest Group Ltd | £201,200 | Moderate business risk, stability concerns in next 12 months, increased likelihood of business failure, no significant short term concerns, no concerns regarding going concern in company auditors report. |
| 4 | Carfax Cards Ltd | £45,000 | Low/moderate risk, stable covenant, high likelihood of continued operations, no significant short term concerns, significant reduction in retained earnings |
| 5 | Green Duck Ltd | £68,000 | Low/moderate risk, stable 12 month outlook, £19,000 reduction in profit & loss reserves in 2017. |
| 6 | Mr C Willet | £3,000 | Private individual – no financial information available. Minimal risk on overall rental returns. |
| 7 | Practical Land Remediation | £6,000 | Low risk, stable 12 month outlook, Strong likelihood of continued operations, no significant concerns |

- 2.2.3 As detailed in 2.2.2 above, most tenants appear to offer reasonable financial strength with low to moderate risk of business failure. A property of this age and condition is likely to attract tenants with this level of covenant strength who are looking for affordable rents. We have carried out internet searches for any adverse current financial news relating to tenants but have found nothing to cause concern.
- 2.2.4 Servest Group Ltd is a facilities management company which is based in Bury St Edmunds and employs approximately 300 people in the town. Servest employs approximately 23,000 in the UK and is listed 13th on the list of top 100 companies in Norfolk and Suffolk. The company is currently in the process for consolidating their local operations within Vicon House.
- 2.2.4 The table in 2.2.2 above shows an "increased likelihood of business failure" for Servest. This assessment is based on accounts for the year ending 30 September 2017 and therefore might not account for the fact that Servest merged with French company, Atalian Group, in 2018 to form Atalian Servest. Together the companies employ approximately 125,000 in 33 countries and generate a turnover of 3bn euros. This merger bolsters the tenant's financial covenant significantly. Their current £500,000 investment in the refurbishment of their offices in Vicon House is evidence of Servest's commitment to their operations in Bury St Edmunds.
- 2.2.5 Green Duck are closely linked to Servest, who form one of their major clients.

3. The Property

3.1 **Property condition**

- 3.1.1 The Council's Building Services Team have inspected the site internally and externally and advise that a full structural survey will not be necessary.
- 3.1.2 Although parts of the property date back to the 1960s, with other sections being extended in the 1980s, the internal office accommodation is in good

condition, having been substantially refurbished. The industrial space is in reasonable condition while the retail space in unit 1 has been recently refurbished to improve the energy efficiency.

3.1.3 The properties have been well maintained. Although some of the buildings on site will potentially be nearing the end of their economic life, they are expected survive in present condition for at least the next 10 years at which point the Council could consider redevelopment options

3.2 Valuation and offer

- 3.2.1 To support the offer, a RICS Red Book valuation was prepared by external chartered surveyors, Wilks, Head & Eve. Their opinion of market value supports the Council's offer price. Wilks, Head & Eve are also commissioned to undertake the Council's Fixed Asset Valuations for 2018/19.
- 3.2.2 A fixed purchase price has been agreed with the intermediaries, Bream Real Estate, although heads of terms have not been agreed with the vendor at this stage. The vendor is still considering their options and may bring the property to the open market if they are not satisfied with the Council's offer, but they appear to be under some pressure to realise a capital receipt this financial year and therefore it may be desirable for them to accept.
- 3.2.3 Given that negotiations between Citygate and Bream are still ongoing, Cabinet is asked to consider the proposal as set out, in terms of principle of purchase, offer figure and purchase costs. This is in acknowledgement that the structure of the deal may change depending on the outcome of the Citygate/Bream discussions.

4. Legal considerations

4.1.1 Legal Services have reviewed the Land Registry title documents and have not identified any significantly onerous covenants or restrictions on the site. Assuming the Councils offer is successful, then the normal full due diligence appropriate for a property acquisition of this nature will be undertaken. This page is intentionally left blank

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Forest Heath District Council St Edmundsbury Borough Council

Joint Executive (Cabinet) Committee Decisions Notice (Published: Wednesday 6 February 2019)

The following decision was taken by the Joint Executive (Cabinet) Committee at an extraordinary meeting on **Tuesday 5 February 2019** and, however, as it has been recommended to St Edmundsbury Borough Council's (SEBC) full Council for a final decision, it is not subject to call-in.

Should you have a query regarding the decision taken, contact should be made with the named officer in the first instance, either on the telephone number listed against their name, or via email using the format <u>firstname.surname@westsuffolk.gov.uk</u>. Alternatively, you may also contact the relevant Portfolio Holder on the telephone number listed against their name, or via email using the format <u>firstname.surname@stedsbc.gov.uk</u> or <u>firstname.surname@forest-heath.gov.uk</u> Contact may also be made via Democratic Services, West Suffolk House, Western Way, Bury St Edmunds Suffolk, IP33 3YU

| Agenda Item and Report U No. ଦ | Declarations of Interest/ Dispensations Granted | Decision(s) (including recommendations to Council) | Reason(s) for Decision(s) | Other Options Considered and Reasons for Rejection | Contacts |
|--|--|--|---|---|---|
| Tem No. 4 EXEMPTION REMOVED CAB/JT/19/006 | None | Exempt: Investing in our Commercial Asset Portfolio (para 3) RECOMMENDED TO SEBC COUNCIL: (19 February 2019) (1) the proposal to purchase the property at Vicon House, Western Way, Bury St Edmunds for a sum of £3,266,000 (Three Million Two Hundred and Sixty Six Thousand Pounds) excluding VAT, fees and Stamp Duty Land Tax, to be funded from the Investing in the Growth Agenda fund, be endorsed; (2) a capital budget of £3,503,480 be established and made available to facilitate the | Ownership of this property interest can deliver strategic, place-shaping and revenue potential for the Council. Whilst providing an acceptable rate of net return, purchase of the site provides an opportunity for the Council to hold ownership influence in an area in which the Council already has a presence and is investing significantly in the future shape of the area. | The Council could have decided not to purchase this property investment; however, this was potentially a missed opportunity for delivering on the strategic, place- shaping and revenue potential for the Council. | Portfolio Holder: Cllr John Griffiths Leader of SEBC Council 01284 757001 Officer: Julie Baird Assistant Director (Growth) 01284 757613 |

| Agenda Item and Report No. | Declarations of Interest/ Dispensations Granted | Decision(s) (including recommendations to Council) | Reason(s) for Decision(s) | Other Options Considered and Reasons for Rejection | Contacts |
|----------------------------------|--|--|---------------------------|---|----------|
| | | purchase, including fees and Stamp Duty Land Tax, to be funded from the Investing in our Growth Agenda Fund; and | | | |
| | | (3) it be noted that should the purchase be made, the Council's Section 151 Officer will make the necessary changes to the Council's prudential indicators as a result of Recommendation (1). | | | |

Leah Mickleborough Service Manager (Democratic Services) and Monitoring Officer 6 February 2019