E-AUCTIONPROCESS INFORMATION SHEET

Invitation for bids for auction/sale of assets of **Sky Blue Private Limited"in liquidation"**

under the provisions of Insolvency and Bankruptcy Code, 2016 ("Code') by an order of Hon'ble National Company Law Tribunal ("NCLT") with effect from May 17, 2018.

Date of Announcement

5th April, 2019

Date of E-Auction

25th April, 2019

Issued by: -

CA Prem Kumar Garg (Liquidator)

IBBI Reg. No: IBBI/IPA-001/IP-P00346/2017-18/10647

Sky Blue Papers Private Limited "In Liquidation"

(A company under liquidation process vide NCLT order dated May 17, 2018)

Registered office of the company:SCO 2461, Sector 22-C, Chandigarh

Present Address for communication: Skyblue Papers Pvt Ltd "In Liquidation" C/o Prem Kumar Garg (Liquidator) SCO 2461, Sector 22-C, Chandigarh Pin 160022

Email:capremgarg@gmail.comMobile:9872420001

CA Prem Kumar Garg is a Registered Insolvency Professional with the Insolvency and Bankruptcy Board of India (IBBI). His IBBI Registration Numberis:IBBI/IPA-001/IP-P00346/2017-18/10647. CA Prem Kumar Garg has been appointed as LiquidatorofSky Blue PapersPrivateLimited "InLiquidation" by Hon'ble National CompanyLaw Tribunal (NCLT), Chandigarh Bench vide order dated 17.05.2018 to manage, protect, sell and liquidate the property, assets, business and other affairs of Sky Blue Papers Private Limited (In Liquidation).

CA Prem Kumar Garg SCO 2461, Sector 22C Chandigarh 160022

Notes:

- $1. \ \, \text{This E-Auction/EOIProcess Information Sheet is is sued only for the } \\ Interested Bidders$
- 2. Terms and conditions, deadlines etc. for participating in the Electronic Auction are provided in the E-Auction Process Information Sheet.
- **3.** As there is no functional website of the Corporate Debtor, hence the timelines, notifications, updates and other details for the e-auction process are available on public announcements page of the website of the Liquidator, i.e,http://pgap.in/
 - **4.** Bidders desirous to submit their bid have to submit their Bids on E-AuctionPortalhttps://www.bankeauctions.comkindly **alsovisit**http://pgap.in/for any regulatory or other updates.

DISCLAIMER

- 1. This E-Auction Process Information Sheet is issued by CA. Prem Kumar Garg, the Liquidator appointed by Honorable NCLT, Chandigarh Bench, in the matter of Sky Blue Papers Private LimitedIn Liquidation general information purposesonly.
- 2. ThepurposeofthisdocumentistolayouttheprocessforsubmittingtheE-AuctionBids fortheAssetsofSkyBlue PapersPrivateLimited(inliquidation)in accordance with the Insolvency and Bankruptcy Code, 2016('IBC').
- 3. This document is not a statutory document and it has not been approved or registered with any regulatory or statutory authority of Government of India or any State Government. Nothing hereinorinm atterials relating to the E-Auction Process Information Sheetshould be construed as legal, financial, accounting, regulatory or taxadvice by the Liquidator.
- 4. It is to be noted that no information being provided in this E-Auction Process Information Sheet, claims to be comprehensive, independent due diligence of the intended user of this document or the bidder is highlyrecommended.
- 5. This E-Auction Process Information Sheet and information contained herein or disclosedshouldnotbeprinted, reproduced, transmitted, sold, distributed, or published by the recipient, without prior written approval from the Liquidator.
- 6. Neither the Liquidator, nor any of his Legal or other Associates, etc. shall be liable for any damages, whether direct or indirect, including loss of revenue or profits that may arise from or in connection with the use of this E-Auction Process Information Sheet, including for the E-Auction Participant not being selected as a Successful Auction Participant or on account of any decision taken by the Liquidator.
- 7. Further, apart from the provisions set out in this E-Auction Process Information Sheet, the E-Auction process applicant shall be responsible for fully satisfying the requirements and Provisions of the Insolvency and Bankruptcy Code and of the Insolvency and Bankruptcy Board of India's (Liquidation Process) Regulations as well as all laws in force that are or may be applicable to the applicant or the sale process and for obtaining requisite regulatory.
- 8. It is to be noted that by procuring a copy of this E-Auction Process Information Sheet, the recipient accepts the terms of this disclaimer, which forms an integral part of this E-Auction Process Information Sheet and part of all the other terms and conditions of this E-Auction Process Information Sheet.
- 9. Under no circumstances shall the E-Auction Participant make any contact, direct or indirect, by any mode whatsoever, with the Company until the Liquidator gives his WrittenPermission.
- 10. The Property and Assets of the Company are proposed to be sold on "As is where is basis", "As is what is basis", "Whatever there is basis" and "No recourse" basis and theproposedsaleofassetsoftheCompanydoesnotentailtransferofanyothertitle, except the title which the Company had on its assets as on date of transfer. The Liquidator does not take or assume any responsibility for any shortfall or defect or shortcoming in the moveable/immoveable assets of theCompany.

- 11. The E-Auction Participant shall bear all its costs and charges associated with or relating to the preparation and submission of its bid including but not limited to Physical and Electronic preparation, copying, postage, delivery fees, expenses associated with any demonstrations or presentations which may be required by the Liquidatororanyothercostsincurredinconnectionwithorrelatingtoitsbid.
- 12. ThisE-AuctionProcess Information Sheetisneitheranagreementnoranofferby the Liquidator to the Prospective Bidders or any other person. The objective of this E-*AuctionProcess* Information *Sheetistoprovideinterestedpartieswithinformation* that may be useful to the min making their bids. It may be noted that the assumptions,assessments, statements and information contained in the E-Auction Process Information Sheetmaynotbecomplete, accurate, adequate or correct. Each Bidder should, therefore, conduct its own due-diligence, investigations and analysis and should also check the accuracy, adequacy, correctness, reliability and completeness of the assumptions, assessments, statements and information contained in this E- Auction **Process** Information Sheet and mau aet independent appropriatesources.
- 13. Information provided in this E-Auction Process Information Sheetto the Bidder(s) has been collected and collated from several sources. The information given by no meansclaimstobeanexhaustiveaccountofstatutoryrequirementsandshouldnotbe regarded as complete. The Liquidator accepts no liability or responsibility for the authenticity, accuracyorotherwise for any statement or information contained in the E-Auction Process Information Sheet.

INDEX

A.	INFORMATION MUST BE READBEFOREBIDDING	5
В.	KEYDEFINITIONS	6
C.	INTRODUCTION	8
D.	THE COMPANY AND IT'SASSETSOVERVIEW	8
E.	ELIGIBILITY	9
F.	DOCUMENTS REQUIRED TO BE SUBMITTED TO A ELIGIBILITY OFTHEBIDDER	SCERTAIN 11
G.	PHYSICAL VERIFICATION ANDSITEVISIT	11
н.	DUEDILIGENCE	12
I.	ASSETS TO BE AUCTIONED ANDRESERVEPRICES	12
J.	EARNEST MONEYDEPOSIT(EMD)	13
K.	ISSUANCE OF LOI	14
L.	PAYMENT OF SALES CONSIDERATION	14
M.	ISSUANCE OF SALE CERTIFICATE	15
N.	DECLARATION OFSUCCESSFULBIDDER	15
O.	FRAUDULENT ANDCORRUPTPRACTICES	15
P.	COSTS, EXPENSES ANDTAXIMPLICATIONS	17
Q.	SHIFTING/REMOVAL OF SALE ASSETS BY THE BIDDER	17
R.	GOVERNING LAWANDJURISDICTION	18
S.	TIMETABLE	18
AN	NEXUREI {AFFEDAVIT & UNDERTAKING}	20
	nexureII {BID APPLICATION FORM}	
	nexureIII {DECLARATION BY BIDDERS}	
	nexureIV {TECHNICAL TERMS & CONDITIONS OF E AUCTION	
An	nexureV {DESCRIPTION OF ASSETS BLOCK}	30
An	nexureVI {EMD PAYMENT BY ASSOCIATE COMPANY}	31

A. INFORMATION MUST BE READ BEFOREBIDDING

- 1. This E-Auction Process Information Sheet has been issued for the purposeofcarryingoutelectronicauction(e-Auction)ofassetsofSky Blue Papers Private Limitedin liquidation (the "Company") under the provisions of the Insolvency and Bankruptcy Code (IBC), 2016 and the Insolvency and Bankruptcy Board of India (Liquidation Process) Regulations, 2016 (Liquidation ProcessRegulations).
- 2. The information provided in this E-Auction Process Information SheetshouldbereadtogetherwiththeprovisionsoftheIBCandthe LiquidationProcessRegulations.Intheeventofaconflictbetweenthise-Auction Process Information Sheet and the IBC or the Liquidation ProcessRegulations,theprovisionsoftheIBCortheLiquidationProcess Regulations, as the case may be, shall alwaysprevail.
- 3. The information contained in this E-Auction Process Information Sheet or subsequently provided to Bidder(s), whether verbally or in documentary or any other form by or on behalf of the Liquidator, is provided to Bidder(s) on the terms and conditions as set out in this E-Auction Process Information Sheet.
- 4. The Liquidator may in his absolute discretion, but without being under any obligation to do so, update, amend or supplement the information, assessment or assumptions contained in this E-Auction Process Information Sheet.
- 5. The issuance of this E-Auction Process Information Sheet does not imply that the Liquidator is bound to select a Bidder or to appoint the Preferred Bidder as Successful Bidder for the assets of the company and the Liquidator reserves the right to reject all or any of the Bidders or bids without assigning any reasonwhatsoever.
- 6. Details with respect to the e-auctionare as follows:

Type of Bid	E-Auction
Seller	Prem Kumar Garg (Liquidator for Sky Blue Papers Private Limited, In Liquidation)
Website of E- Auction	https://www.bankeauctions.com
Website of the	Public announcements
Liquidator	http://pgap.in
	E Auction Portal of https://www.bankeauctions.com
Service Provider	

Annexures and Formats	Annexure1- Affidavit andUndertaking Annexure2 -Bid form (to be duly filled in and signedand stamped by the Bidder anduploaded) Annexure3-DeclarationbytheBidder(tobedulyfilled in and signed, stamped by the Bidder and uploaded along with the Bidform) Annexure4-TechnicalTermsandConditionsof E-Auction Annexure5- Description ofAssets Block Annexure 6 -Format for EMD payable by an Associate	
SpecialInstructions	Please note that this bidding is a serious matterand last minute bidding may lead to unnecessarylapses. Neither the E-Auction Service Provider nor the Liquidator will be responsible for any lapses onpartof the Bidders.	

- 7. All terms and conditions with respect to the sale of the assets and properties of the company shall be governed by the directions of the Liquidator, Hon'ble National Company Law Tribunal (NCLT) and in accordance with the provisions of applicable laws. As mandated by the NCLT, the Liquidator shall exercise all rights with respect to sale of the Assets and Properties and it would be open to the Liquidator to appoint such experts, professionals or other persons, as the Liquidator might think necessary, in consultation with NCLT, so as to enable the sale of theassets.
- 8. The Annexures to this E-Auction Process Information Sheet shall form an integral part hereof and this E-Auction Process Information Sheet shall always be read in conjunction with the Annexures appendedhereto.
- 9. The titled ocument relating to the properties shall be available on request to be made to the Liquidator.

B. KEYDEFINITIONS

"**AdjudicatingAuthority**" or "**NCLT**" shall mean the Hon'ble Chandigarh Bench of the National Company Law Tribunal;

"Applicable Laws" shall mean, all the applicable laws, codes, regulations, rules, guidelines, circulars, re-enactments, revisions, applications and adaptations thereto, judgments, decrees, injunctions, writs and orders of any court, arbitratororgovernmental agency or authority, rules, regulations, orders and interpretations of any governmental authority, court or statutory or other body applicable for such transactions including but not limited to the IBC, Liquidation Regulations, Companies Act, 1956 / 2013 (as applicable), Competition Act, 2002, Transfer of Property Act, 1882, Sale of Goods Act, 1930, Foreign Exchange Management Act, 1999, whether in effect as of the date of this E-Auction Process Information Sheet or the reafter and each as

amended from time to time;

"Bid"means, anybid submitted by the Bidders as required in terms of this E-Auction Process Information Sheet and in accordance with the provisions of IBC read together with the Liquidation Process Regulations and the Applicable Laws;

"Control" shall mean a Person holding more than 26% (twenty six percent) of the voting share capital in a company or the ability to appoint majority of the directorsontheboardofanothercompanyortheabilityofacompanytodirect or cause direction of the management and policies of another company, whether by operation of law or by contract orotherwise;

"E-Auction Process Participant" or **"Bidder"** mean, Person or Persons who submittedabidaspertheE-AuctionProcess Information Sheet;andshall include a Qualified Bidder or the Successful Bidder, as the case may be, and as the contextrequires;

E-AuctionProcess Information Sheet"meansthisdocumentincluding all the appendices hereto, for the purposes of setting out the process for submission of a bid and selection of Successful Bid in accordance with the provisions of the IBC and shall include all supplements, modifications, amendments, alterations or clarifications thereto is sued in accordance with the terms hereof.

"IBC"shallmeanInsolvencyandBankruptcyCode,2016andtherelatedrules and regulations issued there under, as amended from time totime.

"Liquidation Process Regulations" means, the Insolvency and Bankruptcy Board of India (Liquidation Process) Regulations 2016 as amended from time to time;

"**Liquidator**" means an insolvency professional appointed as a liquidator in accordance with section 34 of the IBC;

"Liquidation Process Regulations" means the Insolvency and Bankruptcy BoardofIndia(LiquidationProcess)Regulations,2016,asamendedfromtime totime;

"**Person**" shall mean an individual, a partnership firm, an association, a corporation, a limited company, a trust, a body corporate, bank or financial institution or any other body, whether incorporated ornot;

"Qualified Bidder(s)" shall mean a Bidder who fulfills the eligibility criteria listed out in the E-Auction Process Information Sheet.

"SuccessfulBidder" or "SuccessfulE-AuctionProcessParticipant" means, the Qualified Bidder whose bid is approved and who is declared successfulby the Liquidator at the end of the determined auctionphase.

C. INTRODUCTION

- 1. The Company's Liquidation Process has been initiated under the provisionsoftheIBCandtheLiquidationProcessRegulationsbyanorder of the NCLT with effect from 17thMay 2018. As per the said order, CA Prem Kumar Garg has been appointed as theLiquidator.
- 2. It is the endeavor of the Liquidator to sell the assets and properties comprisingtheliquidationestateoftheCompanyinthemannerspecified under Regulation 32 of the Liquidation Process Regulations, any other rules, regulations, orders, circulars, directions or notifications or the like, issued pursuant to or under the IBC or the Liquidation Process Regulations, as the case may be, and as perdirections, if any, of the NCLT in respect of the liquidation process of the Company and in the manner specified in this E-Auction Process Information Sheet.
- 3. The E-Auction would be conducted in the manner specified in the Schedule I, as provided under Regulation 33 of the Liquidation Process Regulations, any other rules, regulations, orders, circulars, directions or notifications or the like, is sued pursuant to or under the IBC or the Liquidation Process Regulations, as the case may be, and as perdirections, if any, of the NCLT in respect of the liquidation process of the Company and in the manner specified in this E-Auction Process Information Sheet.
- 4. The E-Auction Participants are encouraged to make themselves acquainted with the provisions of the IBC and the Liquidation Process Regulations and any other rules, regulations, orders, circulars, directions or notifications or the like, is suedpursuant to or under the IBC or the Liquidation Process Regulations, as the case may be.

D. THE COMPANY AND IT'S ASSETSOVERVIEW

Brief Background:

Skyblue Papers Private Limited (hereinafter referred to as "the Company") is a company limited by shares incorporated on 3rd March, 2014 by Mr. Ashwani Soni and Mr. Sahil Arora as private limited company unit in manufacturing of PE coated paper (Sheets & Reels) papers cup, bottom papers cup, laminated papers, printed paper cup etc. under the provisions of the Companies Act, 1956.

[Note: The paragraphs below pertain to the business of the Company while the Company was not in liquidation. The Company is presently in liquidation and business operation of the company are almost closed since April ,2017.

The Company is the manufacturer/exporters/service provider/whole sale supplier of paper cups, PE Coated sheets, papers blanks, bottom paper cups, paper cups all size.

Present Status:

On 17th May, 2018, the National Company Law Tribunal, Chandigarh Bench, in Company Petition No. CA No. 02/2018 IN CP (IB) No. 09/Chd/CHD/2017 ordered for liquidation of the Company. Mr. Prem Kumar Garg holding IBBI **Regn. No. IBBI/IPA-001/IP-P00346/2017-2018/10647** has been appointed as the Liquidator of the Company. The Liquidator has taken the custody and control of the Assets of the company and the Liquidator has appointed a security agency to secure the premises.

E. ELIGIBILITY

An Applicant shall not be eligible to submit a bid for purchase of assets of the CompanyifitfailstomeettheeligibilitycriteriaassetoutinSection29Aofthe IBC (as amended or as may be amended from time totime).

A plain reading of Section 29 A of the IBC states that a person shall not be eligible to submit a bid, if such person, or any other person acting jointly or in concert with such person –

- a. Is an undischargedinsolvent;
- b. Is a willful defaulter in accordance with the guidelines of the Reserve Bank of India issued under the Banking Regulation Act, 1949;
- c. at the time of submission of the bid has an account, or an account of a corporate debtor under the management or control of such person or of whom such person is a promoter, classified as non-performing asset in accordancewiththeguidelinesoftheReserveBankofIndiaissuedunder—the Banking Regulation Act 1949 or the guidelines of a financial sector regulator issued under any other law for the time being in force, and at least a period of one year has lapsed from the date of such classification till the date of commencement of the liquidation process of the corporate debtor:

Provided that the person shall be eligible to submit a bid if such person makes payment of all overdue amounts with interest thereon and charges relating to non-performing asset accounts before submission of bid; Providedfurtherthatnothinginthisclauseshallapplytoabidderwheresuchbidder isafinancialentityandisnotarelatedpartytothecorporatedebtor.

ExplanationI-Forthepurposesofthisproviso, the expression "related party" shall not include a financial entity, regulated by a financial sector regulator, if it is a financial creditor of the corporate debtor and is a related party of the corporate debtor solely on account of conversion or substitution of debt into equity shares or instruments convertible into equity shares, prior to the liquidation commencement date.

Explanation II.— For the purposes of this clause, where a bidder has an account, or an account of a corporate debtor under the management or control of such person or of whom such person is a promoter, classified as non-performing asset and such account was acquired pursuant to a prior resolution plan approved under this Code, then, the provisions of this clause shall not apply to such bidder for a period of three years from the date of approval of such resolution plan by the Adjudicating Authority under this Code;

d. Has been convicted for any offence punishable with imprisonment for two years or more under any Act specified under the Twelfth Schedule; or for seven years or more under any law for the time being inforce:

Provided that this clause shall not apply to a person after the expiry of a period of two years from the date of his release from imprisonment :

Provided further that this clause shall not apply in relation to a connected person referred to in clause(iii) of Explanation I;

- e. Is disqualified to act as a director under the Companies Act,2013; Provided that this clause shall not apply in relation to a connected person referred to in clause (iii) of Explanation I;
- f. IsprohibitedbytheSecuritiesandExchangeBoardofIndiafromtrading in securities or accessing the securitiesmarkets;
- g. Has been a promoter or in the management control of a corporate debtor inwhichapreferentialtransaction, undervalued transaction, extortionate credittransaction or fraudulent transaction has taken place and in respect of which an order has been made by the Adjudicating Authority under this Code:

Provided that this clause shall not apply if a preferential transaction, undervalued transaction, extortionatecredittransactionorfraudulenttransactionhastakenplace priortotheacquisitionofthecorporatedebtorbytheresolutionapplicantpursuant to a resolution plan approved under this Code or pursuant to a scheme or plan approvedbyafinancialsectorregulatororacourt, and such resolution applicant has not otherwise contributed to the preferential transaction, undervalued transaction, extortionate credit transaction or fraudulent transaction;

- h. has executed a guarantee in favour of a creditor in respect of a corporate debtor against which an application for insolvency resolution made by such creditor has been admitted under this Code and such guarantee has been invoked by the creditor and remains unpaid in full orpart;
- i. Has been subject to any disability, corresponding to clauses (a) to (h), under any law in a jurisdiction outside India; or
- j. Has a connected person not eligible under clauses (a) to(i)

Explanation I – For the purposes of this clause, the expression "connected person" means

- i. Any person who is the promoter or in the management or control of the e-auction process applicant; or
- ii. Any person who shall be the promoter or in management or control of the assets of the Company pursuant to sale thereof as part of the liquidation process of the Company;or
- iii. The holding company, subsidiary company, associate company or related party of a person referred to in clauses (i) and(ii)

Provided that nothing inclause (iii) of Explanation I shall apply to a bidder where such bidder is a financial entity and is not a related party of the corporate debtor:

Provided further that the expression "related party" shall not include a financial entity, regulated by a financial sector regulator, if it is a financial creditor of the corporate debtor andisarelated party of the corporate debtor solely on account of conversion or substitution of debt into equity shares or instruments convertible into equity shares, prior to the liquidation commencement date;

Explanation II—For the purposes of this section, "financial entity" shall mean the following entities which meet such criteria or conditions as the Central Government may, in consultation with the financial sector regulator, notify in this behalf, namely:—

- a. a scheduled bank;or
- b. anyentityregulatedbyaforeigncentralbankorasecuritiesmarketregulatororother financialsectorregulatorofajurisdictionoutsideIndiawhichjurisdictioniscompliant withtheFinancialActionTaskForceStandardsandisasignatorytotheInternational

- Organisation of Securities Commissions Multilateral Memorandum of Understanding; any investment vehicle, registered foreign institutional investor, registered foreign portfolio investor or a foreign venture capital investor, where the terms shall have the meaning assigned to them in regulation 2 of the Foreign Exchange Management (Transfer or Issue of Security by a Person Resident Outside India) Regulations, 2017 made under the Foreign Exchange Management Act, 1999 (42of1999);
- d. anassetreconstructioncompanyregisterwiththeReserveBankofIndiaundersection 3 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002);
- e. anAlternateInvestmentFundregisteredwithSecuritiesandExchangeBoardofIndia;
- f. such categories of persons as may be notified by the CentralGovernment.

F. DOCUMENTS REQUIRED TO BE SUBMITTED TO ASCERTAIN ELIGIBILITY OF THEBIDDER

Therefore, the E-Auction Process Applicant or the Bidderwould need to submit the following forms, documents and authorizations as part of the Auction Plan by the bidder(s):

- OwnershipStructureandCompositionoftheE-AuctionApplicant/Bidder, Proof of Identification, Current Address-Proof, PAN card, Valid e-mail ID, Landline and Mobile Phonenumber
- 2. AuthorizationlettertotheSignatory(incasethebidderisalegalentity)
- **3.** Affidavit and Undertaking by the E-Auction Process Applicant (through AuthorizedSignatory,incasethebidderisalegalentity). TheFormatfortheAffidavit and Undertaking is attached vide' **AnnexureI**
- 4. Aneligiblebidderwillneedtosubmitthedulyfilled,signedandstamped <u>Bid</u>
 <u>Application Form</u>attached vide' <u>Annexure II</u>, and duly filled, signed and stamped <u>Declaration by Bidders</u>attached vide' <u>AnnexureIII</u>.

Please note that only the eligible bidders will gain access to documentation, additional information required for due diligence, after due submission of the requiredbidformanddeclarationform. Further, if needed, the site visits for only eligible bidders may also be coordinated by the Liquidator.

Further, it should be noted that at any stage of the E-Auction process, the liquidator may ask for any documents from the prospective bidders to evaluate their eligibility. The liquidator, at his discretion may disqualify the prospective bidder for non-submission of the requested documents.

G. PHYSICAL VERIFICATION AND SITEVISIT

EligibleBiddersmayrequesttheLiquidatortoarrangeforphysicalverification and sitevisitofthePropertyandAssetsoftheCompany.Uponreceiptofsuch a request, the Liquidator may first arrange a discussion meeting at any time prior to the closure of the e-auction process. The details with respect to the discussion meeting shall be communicated to the Eligible Bidder in advance. TheLiquidatorreservestherighttonotarrangesuchadiscussionmeetingfor anyreasonwhatsoever,irrespectiveoftherequestoftheEligibleBidder.

TheLiquidatormaycoordinateasitevisitforEligibleBiddersatanytimeprior to the closure of the E-Auction process, following a request for such a visit by theEligibleBidders.TheLiquidatorwillcommunicate,inadvance,tosuch

Eligible Bidder, all the relevant details, terms and conditions, if any, with respecttosuchSiteVisit.TheLiquidatorreservestherighttonotarrangeasite visit for any reason whatsoever, irrespective of the request of the Eligible Bidder.

H. DUEDILIGENCE

The Liquidator shall endeavor to provide necessary assistance, facilitating for the conduct of due diligence by interested Bidders. The information and documents shall be provided by the Liquidator in good faith.

The properties and assets of the Company are proposed to be sold on "As is where is basis", "As is what is basis", "Whatever there is basis" and "No recourse" basisand the proposed sale of assets of the Company does not entail transfer of any title, except the title which the Company had on its assets as on date of transfer. Allocal taxes / GST/TCS/TDS/ loading & Unloading expenses / Duties / Cess / Statutory or Non Statutory dues (by whatever name may be called) maintenance fee etc., outstanding as on date or future due amount / taxes in respect of the relevant asset should be ascertained by the E-Auction process applicant and would be borne by the successful bidder, in addition to the bid money/sales consideration.

I. ASSETS TO BE AUCTIONED AND RESERVEPRICES

ASSETS*	BLOCK	RESERVE PRICE**	Earnest Money Amount	Note
Plant an Machinery	d Whole of Block	Rs. 230 lakhs	Rs. 11.50 lakhs	Annexure V
*Presently Lying at F ** The bidder shall h addition to the bid n	ave to pay GS			

Please find appended, the details of the Assets underlying with Blocks in Annexure V

It is to be noted that the bidders cannot place a bid for the block of assets at a value below the reserve price. Further, the bidders can increase their bid by a minimumincremental amount of Rs. 50000.

It must also be noted that the liquid at ordoes not give any assurance or warranty of the physical condition of assets and their suitability for any sort of operation that the bidder envisages.

J. EARNEST MONEY DEPOSIT(EMD)

All the E-Auction Process Applicants shall provide, along with or prior to submission of their auction bids, an amount which is equal to the 5 % of the reserve price for the block of asset that is to be bided for, **as**

Earnest Money Deposit (EMD)

It may be noted that the Bidder may request the Liquidator to allow the Bidder to submit/deposit the Earnest Money through its Associate or Associate Company. Such payment of the Earnest Money by an Associate or Associate Company of the Bidder shall be accompanied by a letter in the format set out in Annexure VI (Earnest Money by an Associate / Associate Company). Such an Associate or Associate Company must also be an Eligible Bidder as per the requirements specified in this E-Auction Process Information Sheet. Provided that, the Liquidator reserves the right to accept such a request at its sole discretion and upon such terms and conditions as it may deem fit, including but not limited to requiring such a party to submit any authorization documents or other necessary details/documents.

- K. The Earnest Money Deposit, which would not be bearing any interest, has to be paid by the Bidder prior to uploading the online bid form.
- L. Through RTGS / NEFT/ Demand Draft to the account number of the company as provided under:

Account Number	4207002100002163	
Beneficiary Name	Sky Blue Papers Private Limited in Liquidation	
Bank Name	Punjab National Bank	
Branch	Large Corporate Bench,Sector - 17B,Chandigarh	
IFSC Code	PUNB0420700	

- M. The details of any remittances in this regard shall be entered in the online form submitted by the Bidder. The entire EMD amount shall be remitted by the Bidder (s) from one bank account only and to be owned by the Bidder.
- N. BiddersshallpreservetheremittanceChallanandshallproducethe same in front of the Liquidator as and whendemanded.
- O. AllthepaymentstobemadebytheBidderunderthee-auctionshall be intimated at capremgarg@gmail.com.

Forfeiture of Earnest Money Deposit from the E-Auction Applicant / Bidder

It is to be noted that the Earnest Money furnished can be forfeited at any time, upon the occurrence of any of the following events:

- 1. if there is a breach of any of the conditions under this E-Auction Process Information Sheet by the Bidder or in case Bidder is found to have made any misrepresentation; or
- 2. if Bidder is found to be ineligible to submit the bid as per the conditions set out in Section 29A of the IBC (as amended from time totime)orisfoundtohavemadeafalseormisleadingdeclaration of eligibility as per the conditions set out in Section 29A of the IBC (as amended from time to time);or

3. iftheSuccessfulBidderfailstomakethecompletepaymentasperthe terms of the Letter of Intent issued by theLiquidator.

Default by Successful Bidder and its Results

In the event of the Successful Bidder withdrawing his E-Auction Application, the Liquidator shall have the right to forfeit the Earnest Money furnished by the SuccessfulBidder.

Set-Off of Earnest Money of the Successful Bidder

Unless expressly indicated by the Bidder, the Earnest Money shall be set-off

againstorusedaspartoftheconsiderationthatthesuccessfulbidderproposes to offer in relation to assets on sale, of theCompany,

Incasetheauctionfails, then the Earnest Money paid by the e-auction process applicant shall be returned (without interest) to the bidder, within 7 (seven) days of the date of closure of auction process.

K. Issuance of Letter of Acceptance/Intent (LOI)

The Successful Bidder, with in a period of 7 days from submission of bid, shall be required to execute a letter of intent (LOI) as may be provided by the Liquidator, the terms of which shall be binding on him.

L. Payment of Sales Consideration

The Successful Bidder would have to deposit 25% of the bid amount within the next working day (EMD already paid shall be adjusted against the said 25% of bid money thus payable by the successful bidder) from the issuance of the Letter of Acceptance/Intent (LOI) by the Liquidator. The balance 75% of the total bid money **plus GST or any other taxes as may be applicable** shall be payable by the successful bidder within 15 days from the date of issue of the Letter of Acceptance/Intent (LOI) by the Liquidator. Any default in the payment of bid money (as stipulated in the LOI), by the successful bidder would entail forfeiture of EMD already deposited and the property shall be put to re-auction and the defaulting bidder shall have no claim / right in respect of property / amount, whatsoever. To mitigate any genuine hardship, the Liquidator, on the written request of the successful bidder, in his sole discretion, may extend the date/s of payment by a period not exceeding 15 daysas per applicable laws or as may be directed by the Adjudicating Authority, the NCLT, Chandigarh Bench.

M. Issue of Sales Certificate/Transaction Documents

A sale certificate and / or conveyance document and/ or transfer documents

fortherelevantasset/assetsshallbeissued/executedbetweentheSuccessful Bidder and theCompany (through Liquidator)Upon receipt of the balance sale consideration and execution of the LOI within a period of 15 days from the date of issue of Letter of Acceptance/Intent (LOI).

N. DECLARATION OF SUCCESSFULBIDDER

TheLiquidatorattheendoftheE-Auctionphase, shalldeclarethesuccessful bidder(s) for any asset block(s.). The successful bidder(s) shall be determined on the basis of highest bid received for the asset block(s) by the Liquidator via the E-Auction portal process. In case of any dispute / discrepancy, the liquidator shall assess the E-Auction applications and declare the successful bidder(s) offering maximum value for the auctioned assets. This right of selecting and declaring the successful bidder (s) shall solely rest with the Liquidator at all times.

The Liquidator shall endeavor to sell all blocks and maximize overall recovery from the sale of Assets of the Company. While evaluating bids, the Liquidator may provide preference to bids for more than one block. The Liquidator may provide preference to bid (or combination of bids) that provides higher overall recovery even if, for one particular block, some other bid provides for a higher offer than a consolidated bid for that one block.

O. FRAUDULENT AND CORRUPTPRACTICES

The E-Auction Process Applicant / Bidder shall observe the highest standard ofethicsduringtheE-AuctionProcessandsubsequentlyduringtheclosureof E-Auction Process and declaration of successful bidder. Notwithstanding anything to the contrary contained in this E-Auction Process Information Sheet, or in the Letter of Intent, the Liquidator shall reject an auction bid, revoke the Letter of Intent, as the case may be, without being liable in any mannerwhatsoevertotheE-AuctionProcessApplicant,iftheLiquidator,athis discretion, determines that the E-Auction process applicant has, directly or indirectlyorthroughanagent, engaged incorrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice in the E-Auction Processorhas, undertaken any action in respect of such process which results inthebreachofanyApplicableLawincludingthePreventionofCorruptionAct, 1988. In such an event, the Guarantee Beneficiary may invoke the Earnest Money, without prejudice to any other right or remedy that may be available to Liquidator under this E-Auction Process Information Sheet or ApplicableLaw. For the purposes of this Clause, the following terms shall have the meaning hereinafter respectively assigned to them:

"**coercivepractice**" shall mean impairing or harming, or threatening to impair or harm, directly or indirectly, any person or property to influence any person's participation or action in the auction Process;

"corrupt practice" shall mean

(i) theoffering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence the actions of any person connected with the auction Process (for avoidance of doubt, offering of employment to or employing or engaging in any manner whatsoever, directly or indirectly, any official of the Liquidator or the Company, who is or has been associated or dealt in any manner, directly or indirectly with the auction Process or arising there from, before or after the execution thereof, at any time prior to the expiry of 1(one) year from the date such official resigns or retires from or otherwise ceases to be in the service of the Liquidator or the Company, shall be deemed to constitute influencing the actions of a person connected with the auction

Process); or

(ii) engaging in any manner whatsoever, during the auction Process or thereafter, any person in respect of any matter relating to the Company, who at any time has been or is a legal, financial or technical adviser of the Liquidator or the Company, in relation to any matter concerning the auction process;

"fraudulent practice" shall mean a misrepresentation or omission of factsor suppressionoffactsordisclosureofincompletefacts, inorder to influence the auction Process;

"restrictive practice" shall mean forming a cartel or arriving at any understandingorarrangementamongtheauctionprocessApplicantswiththe objective of restricting or manipulating a full and fair competition in the auction Process; and

"undesirable practice" shall mean (i) establishing contact with any person connected with or employed or engaged by the liquidator with the objective of canvassing, lobbying or in any manner influencing or attempting to influence the auction Process; or (ii) having a Conflict of Interest.

The Bidder shall not involve himself for any of his representatives in price manipulation of any kind directly or indirectly by communicating with other Bidders.

The Bidder shall not divulge either his bid or any other details provided to him by the Liquidatororduringtheduediligenceprocessinrespectoftheassettoanyotherparty. Prior to conduct of due diligence / site visits, the Liquidator may require the Bidder to execute confidentiality agreement with the Company / Liquidator.

P. COSTS, EXPENSES AND TAXIMPLICATIONS

Theauctionprocessapplicantshallberesponsibleforallthecosts incurred by it on account of its participation in the auction process, including any costs associated with participation in the discussion Meeting (if any), Site Visit, etc. The Liquidator shall not be responsible in any way for such costs, regardless of the conduct or outcome of the auction Process.

It is hereby clarified that the E-Auction Process Applicant shall make its own arrangements including accommodation for the discussion Meeting (if organised) or Site Visit and all costs and expenses incurred in that relation shall be borne by the E-Auction Process Applicant.

The E-Auction Process Applicant shall not be entitled to receive any reimbursement of any expenses which may have been incurred while carrying

outtheduediligence, searchoftitletotheassets and matters incidental thereto or for any purpose in connection with the E-Auction Process.

It is to be noted that all taxes, cess, duties applicableon sale of assets like GST/TCS/TDS/Cess etc. (by whatever name these may be called) would be borne by the successful bidder, in addition to the bid money.

The payment of all statutory / non - statutory dues, taxes, rates, assessments, charges, fees, etc. owed by Sky Blue Papers Pvt Ltd to anybody in respect of the assets shall be sole responsibility of successfulbidders.

ItisexpresslystatedthattheLiquidatordoesnottakeorassumeanyresponsibilityforany dues, statutoryorotherwise, of the Company, including suchdues, if any, which may affect transfer of the liquidation assets in the name of the Successful Bidder and suchdues, if any, will have to be borne / paid by the Successful Bidder.

The E-Auction process applicants hall be responsible for fully satisfying the requirements of the IBC and the related Regulations as well as all Applicable Laws that are relevant for the sale process. The Successful Biddershall be responsible for obtaining requisite regulatory or statutory or third-party approvals, no-objections, permission or consents, if any, that are or may be required under Applicable Law for purchasing the relevant assets.

Q. Shifting/Removal of Sale Assets by the Successful Bidder/s

The successful bidder shall have to remove the sale assets from the premises within 30 days from the date of payment of full sales consideration/issue of sale certificate, at his/its own cost, risk, charges, applicable taxes and expenses, without causing any damage to the building. The liquidator shall not be responsible for any damage to the sale assets before or after the bidding process till the removal of assets by the successful bidder.

R. GOVERNING LAW ANDJURISDICTION

This E-Auction Process Information Sheet, the auction Process and the other documents pursuant to the E-Auction Process Information Sheet shall be governed by the laws of India and any dispute arising out of or in relation to the E-Auction Process Information Sheet or the E-Auction Process shall be subject to the exclusive jurisdiction of the Adjudicating Authority, courts and tribunals at Chandigarh, India, more particularly the Hon'ble NCLT, Chandigarh Bench.

S. TIMETABLE

The following timetable shall apply to the E-Auction Process Information Sheet. The timetable may be amended by the Liquidator through issuance of an addendum to the E-Auction Process Information Sheet.

S1.	Event	Timeline (days)
No.		
1	Public Announcement of Auction	5 th April, 2019
2	OpeningofAuctionPortalandthisE-Auction	6 th April, 2019
	Process Information Sheet made available	
	on the websites as per Termsand	
	Conditions	
3	Submission of Bid Forms, Declaration forms	From 6 th April, 2019 till 22 nd April, 2019
4	KYC declaration, Due Diligence	From 6 th April, 2019 till 22 nd April, 2019
5	Site Visits and Discussion Meeting	From 6 th April, 2019 till 22 nd April, 2019
6	Bid and EMD submission	From 6 th April, 2019 till 22 nd April, 2019
7	E – Auction	25 th April, 2019 (Thrusday)
		(3:00 PM to 5:00
		PM) with unlimited
		extension of 5 min
	A	each.
8	Announcement of Successful Bidder	26 th April, 2019
9	Signing the Letter of Intent (LOI)	On or before 2 nd May, 2019
10	Payment of 25% of the Bid Money	3 rd May, 2019 (Within one day following the issue of LOI)
10	Return of EMD for unsuccessful bidders	On or before 3 rd May, 2019

11	Payment of balance consideration by successful bidder along with GST or other taxes as per	On or before 16 th May, 2019
	applicable laws.	(Within 15 days from the date of issue of LOI)
12	Issue of Sale certificate or transfer documents	Immediately after receipt of the full sales consideration.
13	Shifting of all the sale assets by the successful	Within One month from
	bidder, from the premises at his own risk, cost	the date of full payment
	and expenses.	and issue of Sale Certificate.

*if due to any unavoidable circumstances the timeline for submission of bid forms and declaration forms is extended beyond 22^{nd} April, 2019, please note that access to documentation, additional information and site visits will be granted only once, after the bidder submits the bid form and declaration form proving his eligibility to participate in the bidding process.

Note -

- 1. Please note that only the Applicants obtaining a copy of the Asset Information Sheetfrom the Liquidator shall be entitled to participate in the auction sale of SaleAssets.
- 2. The time line for payment of balance payment of sale consideration may be extended at the sole discretion of Liquidator, to the extent permissible under the applicable laws and regulations. In case the final sale consideration is not paid within the time line, the Liquidator shall for feit EMD.

ANNEXURE I

AFFIDAVIT AND UNDERTAKING

Date:

CA Prem Kumar Garg Liquidator, Sky Blue Papers Private Limited– In Liquidation SCO 2461, Sector 22-C Chandigarh

Sub: Disclosure and Undertaking on eligibility under section 29A of the Insolvency and Bankruptcy Code, 2016.

Dear Sir.

A. I hereby submit this declaration under Section 29A of the Insolvency and Bankruptcy Code, 2016 ("Code") as inserted by the Insolvency and Bankruptcy Code (Amendment) Act, 2018:

I have understood the provisions of section 29A of the Code as inserted by the Insolvency and Bankruptcy Code (Amendment) Ordinance, 2017. I confirmthat neither (Name of Company/Applicant) noranypersonactingjointlywith (Name of Company/Applicant) oranyperson who is a promoter or in the management or control of (Name of Company/Applicant) or any person acting jointly with (Name of Company/Applicant):

- (a) is an un-dischargedinsolvent;
- (b) is a wilful defaulter in accordance with the guidelines of the Reserve Bankof India issued under the Banking Regulation Act, 1949;
- (c) at the time of submission of the bid has an account, or an account of a corporate debtor under the management or control of such person or of whom suchpersonisapromoter, classified as non-performing assetinac cordance with the guidelines of the Reserve Bankof India is sued under the Banking Regulation Act, 1949 and at least a period of one year has lapsed from the date of such classification till the date of commencement of the liquidation commencement date of the corporate debtor:
- (d) has been convicted for any offence punishable with imprisonment for two years or more years or more under any Act specified under the Twelfth Schedule; orfor sevenyearsormoreunderanylawforthetimebeinginforce
- (e) is disqualified to act as a director under the Companies Act, 2013;
- (f) is prohibited by the Securities and Exchange Board of India from trading in securities or accessing the securitiesmarkets;
- (g) hasbeenapromoterorinthemanagementorcontrolofacorporatedebtorin which a preferential transaction, undervalued transaction, extortionate credit transactionorfraudulenttransactionhastakenplaceandinrespectofwhichan order has been made by the Adjudicating Authority under thisCode;
- $(h)\ has executed an enforce ableguarantee in favour of a creditor in respect of a corporate debtor against which an application for insolven cyresolution made by$

such creditor has been admitted under this Code and such guarantee has been invoked by the creditor and remains unpaid in full or part

- (i) hasbeensubjecttoanydisability, corresponding to clauses (a) to (h) of Section 29A, under any law in a jurisdiction outside India; or
- (j) has a connected person (as defined in Explanation to Section 29A) who is ineligible under clauses (a) to (i) of Section 29A.

I therefore, confirm that **(Name of Company/Applicant)** is eligible under Section 29A of the Insolvency and Bankruptcy Code, 2016 ("Code") as inserted by the Insolvency and BankruptcyCode(Amendment)Act,2018tosubmitit'sBidfor**Sky Blue PapersPrivate Limited-InLiquidation**.

B. Iundertakeonbehalfof (Name of Company/Applicant), that during the Liquidation Process, no person who would be considered as Connected Person and is not eligible to submit resolution plan under section 29A of Insolvency and Bankruptcy Code, 2016 and the regulation 38 of IBBI (Insolvency Resolution Process of Corporate Persons) regulations, 2016 shall be engaged in the management and control of corporate debtor.

C. Ideclareandundertakethatincasethe (Name of Company/Applicant) becomes ineligible at any stageduring the Liquidation Process, it would inform the Liquidator for this in becoming ineligible.

- D. I also undertake that in case the (Name of Company/Applicant) becomes ineligible at any timeaftersubmissionoftheEMD,thentheEMDwouldbeforfeitedandthesame wouldbedepositedintheaccountofSky Blue PapersPrivateLimited-inliquidation.
- E. IalsofurtherundertakethatmywinningbidAmountwillremainbinding unless rejected by theLiquidator.
- F. Iconfirmthatthesaiddeclarationanddisclosureistrueandcorrect.
- G. Iamdulyauthorisedtosubmitthisdeclarationbyvirtueof_____

(DEPONENT)

VERIFICATION

I, the deponent above, do hereby solemnly declare and affirm that the above statementgiven by meistrue and correct to the best of myknowledge and belief and nothing stated above is false or misrepresentation or misleading.

(DEPONENT)

Annexure II

BID Application Form

(Please fill up separate Bid application forms for each Block of Sale Assets)

for e	ach Block	of Sale Assets)	
			Date:
CA Prem Kumar Garg,			
Liquidator,			
Sky Blue Papers PrivateLimite	dInLiquida	tion.	
SCO 2461, Sector 22C,			
Chandigarh			
Dana Cin			
Dear Sir,			
I am desirous in participatir	og in the E	-Auction announced by you in the	
newspaper publication date	_	ridetion difficulteed by you in the	
		(nameof media journal).	
		(nameor media journar).	
Datails of Company Dahts			
Details of Corporate Debto			
Name		JE PAPERS PRIVATE LIMITED	
Account Number		.00002163	
Bank Name	3	lational Bank	
Branch		porate Branch,Sector 17-B	
IFSC Code	PUNB042	0700	
Details of Bidder / Bid Pri	ce Offered		
Name of the Bidder			
Constitution of Bidder			
Contact No.			
Email ID			
PAN No.			
Address			
11441000			
Details of Asset:			
Sr.No.insalenoticeforwhich	EMD		
Deposited	DIVID		
Description of Asset	1		
Reserve Price of Asset as po	ersaies		
Notice			
T /337 /34 /			
I/We/M/s			
		ruments.Werequestyou to kindly	-
		ction portals for issue of an ID	and
password for us to enable u	s to take p	art in the E-Auction.	
Date:			gnature
Place:		STAMP	

Terms and Conditions of the E-auction are as under:

InadditiontotheE-AuctionProcess Information Sheet, following terms and conditionsapply:

1. E-Auction is being held on "AS IS WHERE IS, AS IS WHAT IS, WHATEVER THERE IS AND WITHOUT RECOURSE BASIS" and will be conducted "On Line". The auction will be conducted at the Auction portal of https://www.bankeauctions.com E-Auction Process document containing E-Auction bid form, Declaration by bidders, General terms and conditions of online auction sales are available on public announcement page at Website
http://pgap.in
or at https://www.bankeauctions.com, Interested bidders can register, bid and receive confirmation of their bid online.

The requisition of additional information, if any, may be sent to capremgarg@gmail.comdisclosing the identity of the Applicant.

- 2. The Prospective Bidders should make their own Independent inquiries regarding the encumbrances, title of assets put on auction and claims/rights/dues/ affecting the assets,and should conduct their own due-diligence prior to submitting their bid. The e-Auction advertisement does not constitute and will not be deemed to constitute any commitment or any representation of the Liquidator. The property is being sold with all the existing and future encumbrances/claims/dues/demands whether knownorunknowntotheLiquidator.Liquidatorshallnotberesponsiblein any of way for any third party claims/ rights/dues.
- 3. The Prospective Bidders should submit the evidence for EMD deposit like UTR number along with the Request Letter for participation in E-auction, self- attested copies of (i) Proof of identification (KYC) viz. Voter ID card/ Driving License/ Passport etc., (ii) Current Address-Proof for communication, (iii) PAN card of Bidder, (iv) Valid Email ID, (v) contact number (Mobile/Landline) of the bidder etc., to the office of Liquidator on or before 11th January, 2019, 5:00 PM. Scanned copies of the original of these documents can also be submitted to the Email ID of Liquidator.
- 4. Name of Eligible Bidders will be identified and conveyed by Liquidator to participate in online e-auction on the portal https://www.bankeauctions.com. The Liquidator will provide User ID & Password to the Eligible Bidders after due verification of KYC of the EligibleBidders.
- 5. Itshouldbetheresponsibilityoftheinterestedbidderstoinspectandsatisfy themselves about the sale assets before submission of thebid.
- 6. Liquidatorhasrighttodemanddocumentsfrombidderfortheprocessand in case the documents are not provided, the liquidator may disqualify the bid.

- 7. The E-Auction / bidding of the assets of Skyblue Papers Pvt LtdIn Liquidation would be conducted exactly on the schedule Date & Time as mentioned against each block by way of inter-se bidding amongst the bidders. The bidder may improve their offer in multiple of "Bid Increment Amount" against each block. The Bid Increment Amount for Block Assets (Pant & Machinery) is Rs.50000. In case bid is placed in the last 5 minutes of the closing time of the e-auction, the closing time will automatically get extended for 5 minutes.
- 8. The EMD of unsuccessful bidders shall be refunded within seven working days. The EMD shall not bear any interest.
- 9. In case of the Successful Bidders, the EMD shall be adjusted against the sales consideration.
- 10. The Liquidator will issue a Letter of Sale/Intent (EOI) to the Successful Bidder, within 7 days of the bidding, detailing the Total Payable Amount and other Terms and Conditions. The Successful Bidder would have to deposit 25% of the bid amount within the next working day from the issue of LOI by the Liquidator. EMD already paid shall be adjusted against the said 25% of bid money thus payable by the successful bidder. The balance 75% of the total bid money **plus GST or other cess/taxes as applicable**shall be payable by the successful bidder within 15 days from the date of issue of the Letter of Intent by the Liquidator. Any default in the payment of bid money (as stipulated in the Letter of Intent), by the successful bidder would entail forfeiture of EMD already deposited and the property shall be put to reauction and the defaulting bidder shall have no claim / right in respect of sale assets / amount, whatsoever.
- 11. The Successful Bidder shall bear all the applicable stamp duties/ transfer charges/ fee/cess/Taxes/GST/ loading or unloading charges etc. and also all the statutory/ non statutory dues, taxes, rates assessment charges fees etc. owning to any authority or person against the said assets.
- 12. The Liquidator is not bound to accept the highest offer and has the absolute right to accept or reject any or all offer(s) or adjourn / postpone/ cancel the e-Auction or withdraw any property or portion thereof from the auction proceedings at any stage without assigning any reason there for.
- 13. The sale certificate will be issued and / or transaction / sale documents executed in the name of Successful Bidder(s) / Successful E-Auction Process Applicant(s) only and will not be issued in any other name(s).
- 14. The sale shall be subject to conditions prescribed under the Insolvency & Bankruptcy Code, 2016, provisions and regulations thereunder.
- 15. The interested bidders may give offers either for one or more than one asset

blocks. In case a bidder bids for more than one asset block, he will be required to submit separate EMD amounts for each asset blocks.

- 16. The decision of the Liquidator on declaration of Successful Bidder shall be final and binding on all the Bidders.
- 17. The successful bidder shall have to remove the sale assets from the premises within 30 days from the date of full sales consideration/issue of sale certificate, at his/its own cost, risk, charges, applicable taxes and expenses, without causing any damage to the building. The liquidator shall not be responsible for any damage to the sale assets before or after the bidding process till the removal of assets by the successful bidder.

Annexure III

Declaration by Bidders

To, Mr.Prem Kumar Garg, The Liquidator, Sky Blue Papers Private Limited- In Liquidation SCO 2461, Sector 22C, Chandigarh

Dear Sir,

- 1. I / We, the Bidder (s) aforesaid do hereby state that, I / We have read the entire terms and conditions for the sale of assets as specified in the Information Sheet and have understood them fully. I / We, hereby unconditionally agree to confirm with and to be bound by the said terms and conditions and agree to take part in the e-auction process.
- 2. I / We declare that the Earnest Money Deposit (EMD) and the deposit towards purchase-price have been made by me / us as against my/ourbid and that the particulars of remittance and all other information given by me/us in the online form is true and correct.
- 3. I / We further understand and agree that if any of the statement / information revealed by me / us is found to be incorrect and / or untrue, thebidsubmittedbyme/usisliabletobecancelledandinsuchcase,the EMD and / or any monies paid by me / us is liable to be forfeited by the Seller ("Liquidator") and the Seller will be at liberty to annul the offer made to me/us at any point oftime.
- 4. I/Wealsoagreethataftermy/ouroffergiveninmy/ourbidforpurchase of property (ies) is accepted by the Seller and if, I / We, fail to accept or act upon the terms and conditions of the sale or am / are not able to complete thetransactionwithinthetimelimitspecifiedforanyreasonwhatsoeverand /or fail to fulfil any / all the terms and conditions of the auction and offer letter,theEMDandothermoniespaidbyme/usalongwiththeonlineform andthereafter,areliabletobeforfeited.Thetimelineforpaymentoffinalsale considerationmaybeextendedbysolediscretionofliquidator,totheextent permissible under the applicable laws and regulations. In case final sale considerationisnotpaidwithintimeline,theliquidatorshallforfeitEMD.
- 5. I / We understand that the EMD of all Bidders shall be retained by the Liquidator and returned only after the successful conclusion of the sale of Assets.I/We,statethatI/We,havefullyunderstoodthetermsand conditions therein and agree to be bound by thesame.
- 6. I / We confirm that our participation in the e-auction process, submission ofbidoracquisitionofthe AssetpursuanttotheprovisionsoftheE- Auction Process Information Sheet will not conflict with, or result in a breachof,orconstituteadefaultunder(i)ourconstitutionaldocuments;or (ii) any applicable laws; or (iii) any authorization or approval of any governmentagencyorbody;or(iv)anyjudgement,order,injunction,decree, orrulingofanycourtorgovernmentalauthority,domesticorforeignbinding onme/us;or(v)anyagreementtowhichIam/weareapartyorbywhich I am / We arebound.
- 7. The decision taken by the Liquidator with respect to the selection of the

Successfulbidderandcommunicatedtousshallbebindingonme/us.

- 8. I/We also undertake to abide by the additional conditions if announced duringthee-auctionincludinganyannouncement(s)oncorrectionofand/oradditionsordeletionstothetimeofauctionportalandassetsbeing offered forsale.
- 9. I/We also undertake that I/we shall bear all the applicable stamp duties/ transfer charges/ fee/cess/Taxes/GST/ loading or unloading charges etc. and also all the statutory/ non-statutory dues, taxes, rates assessment charges fees etc. owning to any authority or person against the said assets
- 10.I/We also undertake that I/we shall have to remove the sale assets from the premises within 30 days from the date of full sales consideration/issue of sale certificate, at my/our own cost, risk, charges, applicable taxes and expenses, without causing any damage to the building. The liquidator shall not be responsible for any damage to the sale assets before or after the bidding process till the removal of assets by the successful bidder.
- 11.I/We confirm that the Seller and his employees, shall not be liable and responsibleinanymannerwhatsoeverformy/ourfailuretoaccessandbid on the e-auction portal due to any unforeseen circumstances etc. before or during the auctionevent.
- 12.I/We hereby confirm that I/we are eligible to purchase the assets of the CompanyunderSection29AoftheInsolvencyandBankruptcyCode,2016.

Name:	
	Address:
	Email
Mobile:	

(Signature with SEAL)

Annexure IV

Technical Terms & Conditions of e-auction sale

- 1. Intending bidders shall have a valid e-mail ID, valid PAN Card and KYC document to register with the E- Auction Service Provider.
- 2. Intending bidders have to register with the e-auction service provider.
- 3. Only upon verification of the Online Form and confirmation of remittance of EMD will the Eligible Bidders be declared and thereafter, permitted to access the Platform for bidding for a particular Property.
- 4. The Bidder shall be solely responsible for all consequences arising out of the bid submitted by him (including any wrongful bidding) and no complaint/ representation will be entertained in this regard by the Agency/ the Seller. Hence, Bidders are cautioned to be careful to check the bid amount and alter/rectify their bid if required before confirming the bid submitted.
- 5. Bidders should not disclose their User ID as well as password and other material information relating to the bidding to anyone to safeguard its secrecy.
- 6. Bidders are advised to change the password immediately on receipt thereof.
- 7. The Affidavit and Declaration as per the formats set out in **Annexure I** and III must be executed in accordance with applicable law and it must be in issued in accordance with the constitutional documents of the Bidder, if applicable, after obtaining all corporate approvals as may be required. The extract of constitutional documents and certified copies of the corporate approvals must be enclosed with the declaration. In case of Bidder being an individual, the declaration must be personally signed by the Bidder. In case the Bidder is not an individual, the declaration must be signed by a person who is in full time employment of the Bidder and duly authorized to sign the same.
- 8. All the aforementioned documents are required to be uploaded on the portal and the original physical copies thereof shall be provided by the Successful Bidder to the Seller in accordance with the Process Sale Document.
- 9. All bids placed are legally valid bids and are to be considered as bids from the Bidder himself. Once the bid is placed, the Bidder cannot reduce or withdraw the bid for whatever reason. If done so, the EMD amount shall be forfeited.
- 10. The highest bid on the auction shall supersede all the previous bids of the respective Bidders. The Bidder with the highest offer/ bid does not get any right to demand for acceptance of his bid.
- 11. After the conclusion of the e-auction for each Property, the Successful Bidder shall be informed through a message generated automatically by the portal, of the outcome of the e-auction. A separate Intimation shall also be sent to the Successful Bidder. Date of sending the e-mail will be

considered as the date of receipt of the Intimation i.e. Date of Intimation.

12. Bidders may encounter certain unforeseen problems such as time lag, heavy traffic, and system/ power failure at the Bidder's end. To avoid losing out on bidding because of above-mentioned reasons, it is advised not to wait forthe lastmoment.

Annexure V

(Description of Assets)

Plant & Machinery of Skyblue Papers Pvt Ltd In Liquidation presently lyingat Plot No. 104, Industrial Area, Phase 1, Chandigarh

S.	Description	Model/Mfg	Qty.	Year of Mfg.
No.				
1	Heidelberg multicolor offset size 28" X 40"	SINI	1	2014
	printing with Vaccum Pump & Motor	~		
2	JBZ A12 Paper Cup Forming Machine	SINI	2	2014
3	JBZ A12 Paper Cup with Handle Machine	SINI	2	2014
4	JBZ D30 Paper Bowl Bowl Machine	SINI	1	2014
5	JBZ BG Paper Sleev Forming & Closing Machine	SINI	1	2014
6	JBZ - 12D Paper Forming Machine	SINI	4	2014
7	FSC – 350 AUTOMATIC TERMORFORMING Machine	Destech	1	2014
8	Die Punching Machine Semi Flexo Automatic with perforation & Foil Attachment 28X40 (Reel to Sheet)	SINI	1	2014
9	Die Punching Machine Automatic	Schneider Electric	1	2014
10	Die Punching Plate Machine	Indian	1	2014
11	One table with Iron Stone	China	1	2014
12	Paper cutting Machine 115 Cms with PLC Control Lamination Machine	Yilian	1	2014
13	Lamination Machine Film to Film & Film to Paper	Sandeep Enterprises	1	2014
14	Reel to Sheet Paper cutting Machine Size 100 mm slitter	Sunil Eng. Works	1	2014
15	SJGM 1300 Single Extrusion Laminating	Yilian	1	2014
16	Fabrication Work		1	2014
17	Electrical Panel & Fabrication		1	2014
18	Generator	Sudhir	1	2014
19	Compressor, Receiver Tank, Chiller, Paper Glueton Machine, Cooling Tower, Cable, Pipe Line and various misc. tools & dies etc.		Lot	

NOTE: BEING HELD AND SOLD ON"AS IS WHERE IS, AS IS WHAT IS, WHATEVER THERE IS AND WITHOUT RECOURSE BASIS"

Annexure VI

EARNEST MONEY AMOUNT PAYMENT BY AN ASSOCIATE OR AN ASSOCIATE COMPANY

To,
Mr.Prem Kumar Garg,
The Liquidator,
Sky Blue Papers Private Limited- In Liquidation
SCO 2461, Sector 22C,
Chandigarh

[Copy to:]

[Insert name of the Bidder with address]
Dear Sir,

Sub: Payment of the amounts of Earnest Money on behalf of the Bidder in relation to the auction of assets of SKYBLUE PAPERS PRIVATE LIMITEDIN Liquidation.

In light of the bid for assets of SKYBLUE PAPERS PRIVATE LIMITEDIN Liquidation. submitted by [Insert name of the Bidder with address] in accordance with and subject to the provisions of the E-Auction Process Information Sheet dated [•] in relation to the captioned transaction ("E-Auction Process Information Sheet"), issued by the Liquidator,

[Insert name and address of the Associate Company and address of the head office] hereby declares and confirms it is [an / the] [Insert relationship of the Associate Company with the Bidder] of the Bidder ("Associate Company"), and the payment of the Earnest Money amount vide [Insert mode of payment] ("Payment") is on behalf of the Bidder. The Associate Company acknowledges that such amounts paid as Earnest Money shall be subject to the terms of the Process Memorandum and hereby waives any right to claim any refund or adjustment of the amounts of such Payment except in accordance with the terms of the E-Auction Process Information Sheet.

The Associate Company hereby represents and warrants that payment of amounts on behalf of the Bidder is in compliance with Applicable Law.

Capitalized terms used but not defined in this letter shall have the meanings ascribed to such terms in the E-Auction Process Information Sheet.

Thank you.

ACKNOWLEDGMENT

We hereby acknowledge and confirm the statements set out above by the Associate Company.

Yours sincerely,
[Signature and name of the Authorised Officer of the Bidder]
Rubber stamp/seal of the Bidder
[Signature and name of the Authorised Officer of the
Associate Company] Rubber stamp/seal of the Associate
Company
ACKNOWLEDGMENT
We hereby acknowledge and confirm the statements set out above by the Associate Company.
Yours sincerely,
[Signature and name of the Authorised Officer of the Bidder]
Rubber stamp/seal of the Bidder