EUROTAS INFRASTRUCTURE LIMITED -IN LIQUIDATION

PROCESS MEMORANDUM

Invitation for Bids for E-Auction Sale of Eurotas Infrastructure Limited - In Liquidation ("Corporate Debtor" / "EIL" / "Company") on a Going Concern Basis as well as the Movable Assets of the Corporate Debtor on a Collective Basis under the provisions of the Insolvency and Bankruptcy Code, 2016 ("Code") and the Insolvency and Bankruptcy Board of India (Liquidation Process) Regulations, 2016 ("Liquidation Regulations").

Issued by:

Huzefa Fakhri Sitabkhan, Liquidator Eurotas Infrastructure Limited - In Liquidation IBBI Reg. No: IBBI/IPA-001/IP-P00031/2017-18/10115 Authorization for Assignment valid till June 30, 2026

Huzefa Fakhri Sitabkhan has been granted a certificate of registration to act as an Insolvency Professional by the Insolvency and Bankruptcy Board of India, his Registration No. is IBBI/IPA-001/IP-P00031/2017-18/10115 and authorization for assignment is valid till June 30, 2026. The affairs, business, and property of Eurotas Infrastructure Limited - In Liquidation is being managed by Huzefa Fakhri Sitabkhan, being the Liquidator of EIL, who acts as an agent of EIL only and without personal liability.

> Dated: April 22, 2025

Think Capital Insolvency Professionals LLP

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Issued to All Prospective Bidders

Terms and conditions, deadlines, etc. for participating in the electronic auction are provided in the Process Memorandum. Process Memorandum is non-transferable.

Timelines, notifications, updates and other details for the e-auction process are available on the website of the Company i.e. https://thinkcapital.in/eurotas-infrastructure-limited/ and on the following link https://ibbi.baanknet.com/eauction-ibbi/home.

Bidders desirous to submit their bid have to submit Bids on E-Auction Portal https://ibbi.baanknet.com/eauction-ibbi/home.

DISCLAIMER

This document is issued by Mr. Huzefa Fakhri Sitabkhan, the Liquidator, Eurotas Infrastructure Limited - In Liquidation (the "Corporate Debtor", the "Company" or "EIL") for general information purposes, to provide general information only, without regard to specific objectives, suitability, financial situations and the requirements of any particular person. The purpose of this document is to set out the process for submitting auction bids for the Company as a Going Concern and / or for the movable assets on a Collective Basis in accordance with the Insolvency and Bankruptcy Code, 2016 ("IBC" / "Code"). Nothing herein or in materials relating to the Process Memorandum is intended to be construed as legal, financial, accounting, regulatory or tax advice by the Liquidator. This Process Memorandum is personal and specific to each auction process participant. Neither this Process Memorandum nor anything contained herein shall form the basis of, or be relied upon in connection with any contract, agreement, undertaking, understanding or any commitment whatsoever. This Process Memorandum does not solicit any action based on the material contained herein.

The information in this Process Memorandum, which does not purport to be comprehensive, is provided by the Company and has not been independently verified by the Liquidator. While this information has been prepared in good faith, no representation or warranty, expressed or implied, is or will be made and no responsibility or liability is or will be accepted by the Liquidator, the Company or by any of its officers, employees or agents in relation to the accuracy, fairness, authenticity or completeness of this Process Memorandum or any other written or oral information made available to any interested party or its advisers and any such liability is expressly disclaimed. In so far as the information contained in this Process Memorandum includes current or historical information, the accuracy, adequacy, authenticity, correctness, fairness, and completeness of such information cannot be guaranteed. By acceptance of this Process Memorandum, the auction process participant shall be deemed to have acknowledged that it has not relied upon any representation and warranty made by the Liquidator. This document has not been filed, registered or approved and will or may not be filed, registered, reviewed or approved by any statutory or regulatory authority in India or any other jurisdiction.

This Process Memorandum and information contained herein or disclosed pursuant to the terms of this Process Memorandum or any part of it does not constitute or purport to constitute any advice or information in publicly accessible media and should not be printed, reproduced, transmitted, sold, distributed, or published by the recipient without prior written approval from the Liquidator. Distributing or taking / sending / dispatching / transmitting this Process Memorandum in certain foreign jurisdictions may be restricted by law, and Persons into whose possession this Process Memorandum comes should inform themselves about, and observe, any such restrictions. Neither the Liquidator, nor his professional advisors, affiliates, directors, employees, agents, representatives or managers of the process shall be liable for any damages, whether direct or indirect, incidental, special or consequential including loss of revenue or profits that may arise from or in connection with the use of this Process Memorandum, including for the Auction Process Participant not being selected as a Successful Auction Participant or on account of any decision taken by the Liquidator.

The Liquidator and / or the Company gives no undertaking to provide the recipient with access to any additional information or to update this Process Memorandum or any additional information, or to correct any inaccuracies in it which may become apparent, and they reserve the right, without giving reasons, at any time and in any respect, to amend or terminate the procedures set herein or to terminate negotiations with any auction process applicant. The issue of this Process Memorandum shall not be deemed to be any form of commitment on the part of the Liquidator or the Company to proceed with any transaction.

The auction process participant shall take note of the fact that the plant site of the Corporate Debtor situated in Additional Sinnar Industrial Area, MIDC, Village - Musalgaon, Taluka - Sinnar, District - Nashik, Maharashtra, is in a remote area. Further, it is the responsibility of the auction process participant to take adequate precautions and proper measures to commute to the site and to deal with any untoward situation, if the same arises, whether inside the plant site or in the vicinity of the plant site, at any point of time during the entire auction process including, but not limited to, at the time of inspection of assets and handover of the assets.

In addition to the provisions set out in this Process Memorandum, the auction process participant shall be responsible for fully satisfying the requirements of the IBC and related 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 pre or post regulatory or other approvals, if any, that are or may be required under applicable law and nothing contained in this Process Memorandum shall be deemed to relieve, wholly or partially, directly or indirectly, the auction process participant from compliance with the IBC and related Regulations as well as any other law in force, and / or any instrument having the force of law as may be applicable and nothing in this Process Memorandum shall be construed as, or operate either, wholly or in part, as exempting the auction process applicant from complying with all such laws, as are or may be applicable.

By procuring a copy of this Process Memorandum, the recipient accepts the terms of this disclaimer notice, which forms an integral part of this Process Memorandum and all other terms and conditions of this Process Memorandum. Further, no Person, including the auction process participant shall be titled under any law, statute, rules or regulations or tort, principles of restitution or unjust enrichment or otherwise to claim for any loss, damage, cost or expense which may arise from or be incurred or suffered on account of anything contained in this Process Memorandum or otherwise, including the accuracy, adequacy, authenticity, correctness, completeness or reliability of the information or opinions contained in this Process Memorandum and any assessment, assumption, statement or information contained therein or deemed to form part of this Process Memorandum, and the Liquidator, Company, and their advisors, affiliates, directors, employees, agents, representatives or managers do not have any responsibility or liability for any such information or opinions and therefore, any liability or responsibility is hereby expressly disclaimed. All necessary arrangements with respect to the dismantling of erected & fabricated / movement / shifting of plant & machinery (ies) or any asset of the Company post the e-auction process should be taken care of solely by the successful auction applicant. All expenses incurred towards the dismantling of erected & fabricated / movement / shifting of plant & machinery (ies) or any asset of the Company post the e-auction process should be borne solely by the successful auction applicant. The Liquidator shall not be held responsible / liable under any circumstances to pay any expenses including but not limited towards such movement of plant & machinery (ies) or any asset of the Company.

In no circumstances shall the auction process participant or its officers, employees, agents and professional advisers make any contact, direct or indirect, by any mode whatsoever, with the management, employees, customers, agents or suppliers of the Company until the Liquidator gives permission to do so in writing.

The Company is proposed to be sold as a Going Concern and / or the Movable Assets of the Company are being sold on a Collective Basis on an "As is where is basis", "As is what is basis", "Whatever there is basis" and "No recourse basis". Further, the proposed sale of the Company as a Going Concern / Movable Assets on a Collective Basis does not entail transfer of any title except the title which the Company had on its Assets and Liabilities as on date of transfer. The Liquidator does not take or assume any responsibility for any shortfall or defect or shortcoming in the Assets and Liabilities of the Company. The proposed sale also does not entail any independent sale / transfer of the Company's assets and properties in the favour of the Successful Bidder.

The 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 preparation, copying, postage, delivery fees, expenses associated with any demonstrations or presentations which may be required by the Liquidator, or any other costs incurred in connection with or relating to its bid. This Process Memorandum is not directly or indirectly transferable or assignable under any circumstances whatsoever.

The term "Sale of the Corporate Debtor on a Going Concern Basis" wherever used in this Document shall mean, Sale of the Corporate Debtor on a going concern basis in accordance with Regulation 32(e) read with Regulation 32A of the Liquidation Regulations, the provisions of the Code and this Process Memorandum.

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1. IMPORTANT INFORMATION

- 1.1 This Process Memorandum has been issued with the intent to carry out e-auction (E-Auction) of Eurotas Infrastructure Limited In Liquidation (the "Corporate Debtor", the "Company" or "EIL") on a Going Concern Basis and / or the Sale of Movable Assets of the Corporate Debtor on a Collective Basis under the provisions of the Insolvency and Bankruptcy Code, 2016 ("IBC" / "Code") and the Insolvency and Bankruptcy Board of India (Liquidation Process) Regulations, 2016 ("Liquidation Regulations").
- 1.2 All information provided in this Process Memorandum should be read together with the provisions of the Code and the Liquidation Process Regulations. In the event of a conflict between this Process Memorandum and the Code or the Liquidation Process Regulations, the provisions of the Code or the Liquidation Process Regulations, as the case may be, shall prevail.
- 1.3 The information contained in this Process Memorandum or subsequently provided to Bidders, whether verbally or in documentary or any other form by or on behalf of the Liquidator, is provided to Bidders on the terms and conditions set out in this Process Memorandum.
- 1.4 The term "Sale of the Company as a Going Concern" or "Sale of the Company on Going Concern Basis" wherever used in this document shall mean, sale of the Company as a Going Concern on "as is where is basis", "as is what is basis", "whatever there is basis and "no recourse basis" in accordance with the provisions of the Code, Liquidation Process Regulations and this Process Memorandum.
- 1.5 This Process Memorandum is neither an agreement nor an offer by the Liquidator to the prospective Bidders or any other person. The purpose of this Process Memorandum is to provide interested parties with information that may be useful to them in making their bids pursuant to this Process Memorandum. The assumptions, assessments, statements and information contained in the Process Memorandum may not be complete, accurate, adequate or correct. Each Bidder should, therefore, conduct its own investigations and analysis and should check the accuracy, adequacy, correctness, reliability and completeness of the assumptions, assessments, statements and information contained in this Process Memorandum and obtain independent advice from appropriate sources.
- 1.6 Information provided in this Process Memorandum to the Bidders has been collated from several sources. The information given is not intended to be an exhaustive account of statutory requirements and should not be regarded as complete. Liquidator accepts no responsibility for the accuracy or otherwise for any statement contained in the Process Memorandum.
- 1.7 The Liquidator, makes no representation or warranty and shall have no liability to any person, including any Bidder under any law, statute, rules or regulations or tort, principles of restitution or unjust enrichment or otherwise for any loss, damages, cost or expense which may arise from or be incurred or suffered on account of anything contained in this Process Memorandum or otherwise, including the accuracy, adequacy, correctness, completeness or reliability of the Process Memorandum and any assessment, assumption, statement or information contained therein or deemed to form part of this Process Memorandum or arising in anyway from participation in this auction process.
- 1.7 The Liquidator also accepts no liability of any nature howsoever caused arising from reliance of any Bidder upon the statements contained in this Process Memorandum.
- 1.8 The Liquidator may in its absolute discretion, but without being under any obligation to do so, update, amend or supplement the information, assess mentor assumptions contained in this Process Memorandum.
- 1.9. The issue of this Process Memorandum does not imply that the Liquidator is bound to select a Bidder or to appoint the Preferred Bidder as Successful Bidder for the sale of the Company on a going concern basis and the Liquidator reserves the right to reject all or any of the Bidders or bids without assigning any reason whatsoever.

- 1.10. Each Bidder shall bear all its costs and charges associated with or relating to the preparation and submission of its bid and / or participation in the e-auction, including but not limited to preparation, copying, postage, delivery fees, expenses associated with any demonstrations or presentations which may be required by the Liquidator, or any other costs incurred in connection with or relating to its bid.
- 1.11. PSB Alliance Private Limited ("E-Auction Service Provider") has been mandated by the Insolvency and Bankruptcy Board of India ("IBBI") as the only E-Auction Service Provider. The sale of the Company on a Going Concern Basis and / or Sale of Movable Assets of the Corporate Debtor on a Collective Basis shall be undertaken by the E-Auction Service Provider for and on behalf of the Seller through e-auction platform provided on the website portal of the E-Auction Service Provider ("Platform"). Other details with respect to the e-auction are as follows:

Type of Bid	E-Auction
Seller	Eurotas Infrastructure Limited - In Liquidation Through its Liquidator Mr. Huzefa Fakhri Sitabkhan
Website of E-Auction Service Provider	https://ibbi.baanknet.com/eauction-ibbi/home
E-Auction Service Provider	PSB Alliance Private Limited, Unit 1, 3rd Floor, VIOS Commercial Tower, Near Wadala Truck Terminal, Wadala East, Mumbai - 400 037 Email id - support.baanknet@psballiance.com
Formats	 Format A: Confidentiality Undertaking by the Prospective Bidder Format B: Notarised Affidavit and Undertaking by the Prospective Bidder Format C: Letter of Authorization by the Prospective Bidder Format D: Additional Undertaking by the Prospective Bidder
Annexures	 Annexure I - Bid Form (to be filled, signed and uploaded by the Bidder) Annexure II - Declaration (to be filled, signed and uploaded by the Bidder)
Special Instructions	This bidding is a serious matter dependent on various technical components and last-minute bidding may lead to lapses. Neither the E-Auction Service Provider nor the Liquidator will be responsible for any lapses on part of the Bidders.
Appendix	 Appendix I - IBBI E-Auction - User Manual Appendix II - IBBI E-Auction - Frequently Asked Questions

- 1.12. The Company is proposed to be sold as a Going Concern and / or the Movable Assets of the Company are being sold on a Collective Basis on an "As is where is basis", "As is what is basis", "Whatever there is basis" and "No recourse basis". The proposed sale of the Company as a going concern entails transfer of ownership and control of the Company in favour of the Successful Bidder and does not in any manner entail independent sale / transfer of the Company's assets and properties, in favour of the Successful Auction Participant. It is further clarified that any asset over which the Company does not have any right, title and interest as on the date of transfer, shall not be transferred as part of the Company's assets and properties.
- 1.13 The auction participant or bidder is hereby being given brief background about the Company, where company petition was filed against the Company under Section 7 of the Insolvency and Bankruptcy Code, 2016. Further, vide Hon'ble National Company Law Tribunal, Bench V, New Delhi ("NCLT") order dated September 12, 2023, liquidation proceedings have been initiated against the Company.
- 1.14. All terms and conditions with respect to the e-auction for the sale of the Company on a Going Concern basis and / or Sale of Movable Assets of the Corporate Debtor on a Collective Basis shall be governed by the directions of the Liquidator, Stakeholders' Consultation Committee, Hon'ble NCLT and in accordance with the provisions of applicable laws. As mandated by NCLT, the Liquidator shall exercise all rights with respect to sale of the assets of the Company and it would be open to the Liquidator in consultation with the Stakeholders' Consultation Committee to appoint such experts, professionals or other persons, as the Liquidator might think necessary, so as to enable the sale of the properties.
- 1.15 The Formats, Annexures and Appendix to this Process Memorandum form an integral part hereof and this Process Memorandum shall always be read in conjunction with them.

2. DEFINITIONS

- "Adjudicating Authority" or "NCLT" shall mean the Hon'ble National Company Law Tribunal, Bench V, New Delhi;
- "Applicable Laws" means, all applicable laws, regulations, rules, guidelines, circulars, reenactments, revisions, applications and adaptations thereto, judgments, decrees, injunctions, writs and orders of any court, arbitrator or governmental 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 Process Memorandum or thereafter and each as amended from time to time;
- "Auction Participant" or "Bidder" mean, Person or Persons who submitted a bid as per the Process Memorandum; and shall include a Qualified Bidder or the Successful Bidder, as the case may be, and as the context requires;
- "Bid" means, any bid submitted by the Bidders as required in terms of this Process Memorandum and in accordance with the provisions of IBC read together with the Liquidation Regulations and other 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 directors on the board of another company or the ability of a company to director cause direction of the management and policies of another company, whether by operation of law or by contract or otherwise;
- "Eligible Bidder(s)" shall mean a intending bidder who has submitted the eligibility documents and has been declared as the eligible bidder by the Liquidator after meeting the eligibility criteria as mentioned in the Process Memorandum for conducting due diligence and site visits.
- "Highest Bidder" means, the Qualified Bidder whose bid in the e-auction is the highest bid and who is called upon by the Liquidator to provide balance sale consideration
- "Going Concern Sale" shall mean sale of the Corporate Debtor in accordance with Regulation 32(e) read with Regulation 32A of the Insolvency and Bankruptcy Board of India (Liquidation Process) Regulations, 2016, including all its assets, liabilities and properties on "as is where is", "as is what is", "whatever there is", and "no recourse basis";
- "IBC" / "Code" shall mean Insolvency and Bankruptcy Code, 2016 and the related rules and regulations issued there under, as amended from time to time.
- "Liquidation Regulations" means, the Insolvency and Bankruptcy Board of India (Liquidation Process) Regulations 2016 as amended from time to time;
- "Liquidator" means insolvency professional appointed as liquidator in accordance with section 34 of the Code:
- "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 or not;
- "Process Memorandum" means this document including 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 Code and shall include all supplements, modifications, amendments, alterations or clarifications there to issue in accordance with the terms hereof.
- "Qualified Bidder(s)" shall mean a Bidder who has submitted the eligibility documents and the earnest money and is qualified to submit their bid on the auction portal;

"Successful Bidder" or "Successful Auction Participant" means, the Qualified Bidder whose bid is approved and who is declared by the Liquidator at the end of the determined auction phase.

Capitalized terms used herein but not defined otherwise shall have meaning prescribed to them under the provisions of the Code and the rules and regulations there under.

3. INTRODUCTION

- 3.1 The liquidation process in respect of the Company has been initiated under the provisions of the IBC and the Liquidation Regulations by an order of the Hon'ble NCLT, Bench V, New Delhi effective from September 12, 2023. As per the said order, Huzefa Fakhri Sitabkhan has been appointed as the Liquidator.
- 3.2 The Liquidator endeavours to sell the Company as a Going Concern and / or Sale of the Movable Assets of the Company on a Collective Basis, in the manner specified under Regulation 32 read with Regulation 32A of the Liquidation Regulations, any other rules, regulations, orders, circulars, directions or notifications or the like, issued pursuant to or under the IBC or the Liquidation Regulations, as the case may be, and as per directions, if any, of the NCLT in respect of the liquidation process of the Company and in the manner specified in this Process Memorandum.
- 3.3 The E-Auction would be conducted in the manner specified under Regulation 32 read with Regulation 32A and in *Schedule I* as provided under Regulation 33 of the Liquidation Regulations, any other rules, regulations, orders, circulars, directions or notifications or the like, issued pursuant to or under the Code or the Liquidation Regulations, as the case may be, and as per directions, if any, of the NCLT in respect of the liquidation process of the Company and in the manner specified in this Process Memorandum.
- 3.4 The Bidders are hereby being encouraged and advised to acquaint themselves with the provisions of the Code and the Liquidation Regulations and any other rules, regulations, orders, circulars, directions or notifications or the like, issued pursuant to or under the IBC or the Liquidation Regulations, as the case may be.

4. OVERVIEW OF THE COMPANY

4.1 Brief Background:

Eurotas Infrastructure Limited - In Liquidation ("Corporate Debtor" / "Company" / "EIL") was set up as an cement grinding unit located in Nashik, Maharashtra. It is a public limited company incorporated on February 23, 2011, under the provisions of the Companies Act, 1956 and registered with Registrar of Companies, Delhi. The main object is to manufacture and trade in cement. The Registered Office of the Corporate Debtor is at Basement, A-103, Road No. 4, Mahipalpur, Extension, New Delhi.

The company has set up a 1.6 MMTPA cement grinding plant at the Additional Sinnar Industrial Area, MIDC, Village Musalgaon, Taluka Sinnar, District Nashik, Maharashtra. There was a proposal to achieve a total capacity of 4.95 MMTPA at this grinding unit by installing two more cement mills and other requisite plant and machinery and infrastructure in the years to come once the first cement grinding plant become operational. The land admeasuring 36.37 Hectares has been taken on 80 year sub-lease by the Corporate Debtor by entering into sub-lease agreement dated October 01, 2012 with Indiabulls Industrial Infrastructure Limited ("IIIL"). The site is located near Sinnar Thermal Power Limited's ("STPL") [formerly known as RattanIndia Nashik Power Limited (RNPL)] 2,700 MW coal based thermal power plant which is situated in the Special Economic Zone (SEZ) developed under a JV with MIDC.

4.2 <u>Current Status</u>:

The manufacturing plant, designed by Holtech, currently stands at approximately 80-85% completion for its current capacity of 1.6 MMTA. Corporate Insolvency Resolution Process was initiated on the Corporate Debtor on November 24, 2020, however, with no successful resolution, now the liquidation proceedings have been initiated on the Corporate Debtor vide an order dated September 12, 2023. Currently, no operations are being carried out.

By and under the Lease Deeds dated September 13, 2007, December 20, 2007, August 05, 2010, and February 06, 2012, the Maharashtra Industrial Development Corporation ("MIDC") leased certain land admeasuring 1,047.82 hectares ("Larger Land") in favour of Indiabulls Industrial Infrastructure Limited ("Indiabulls").

Out of the Larger Land, certain land admeasuring 1,011.264 hectares was declared as a Special Economic Zone ("SEZ"). Soon thereafter, by and under a Sub-Lease Deed dated October 01, 2012 ("Sub-Lease"), Indiabulls sub-leased a part of the Larger Land admeasuring 36.37 hectares ("Company Land") in favour of the Company.

By a Notification dated April 09, 2012, bearing no. S.O. 763(E) ("Notification"), the Government, inter alia, de-notified land admeasuring 34.20 hectares ("Denotified Company Land") out of the Larger Land from being an SEZ. Upon comparing the Company Land and the Denotified Company Land, it appears to be a difference of about 2.17 hectares. Therefore, it may be possible that 2.17 hectares of the Company Land is SEZ.

Further, it appears that a Termination Notice dated July 14, 2023 ("Termination Notice") was also addressed by MIDC to Indiabulls seeking to terminate its Lease Deeds. Thereafter, a Show Cause Notice dated December 04, 2023, was also addressed by MIDC under Section 4(2) of the Maharashtra Government Premises (Eviction) Act, 1955, read with Section 29 of the MID Act, 1961), inter alia, calling upon Indiabulls and the Company, to show cause as to why the eviction order should not be passed. In this notice, the MIDC has treated the entire Company Land as non SEZ. In response, the Liquidator, on behalf of the Company addressed his response dated December 22, 2023, and January 25, 2024, apprising MIDC of the current status of liquidation proceedings of the Company. Further, it appears that Indiabulls has filed an appeal bearing Regular Civil Appeal No. 55 of 2024 in the Hon'ble District Court, Nashik against MIDC, wherein the Corporate Debtor has also filed an Intervention Application.

The Liquidator is in possession of the soft copies of records of the assets and properties and the original records of the same has not yet been made available to the Liquidator. The sale of the Company on Going Concern basis being on as is where is basis is subject to any outcome / impact of the aforesaid on the Company Land.

5. ELIGIBILITY

5.1 Section 35 read with Section 29A of the Code

Pursuant to Section 35 of the Code, an auction process applicant shall not be eligible to submit a bid for purchase of the Company on a going concern basis and / or the Movable Assets of the Company on a Collective Basis, if it fails to meet the eligibility criteria set out in Section 29A of the Code (as amended from time to time).

As on date, as per Section 29A of the Code, 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 undischarged insolvent;
- b. is a wilful defaulter in accordance with the guidelines of the Reserve Bank of India issued under the Banking Regulation Act, 1949;
- c. 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 accordance with the guidelines of the Reserve Bank of India issued 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 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 there on and charges relating to non-performing asset accounts before submission of bid;
- d. Has been convicted for any offence punishable with imprisonment
 - i. for two year or more under any Act specified under the Twelfth Schedule; or
 - ii. for seven years or more under any law for the time being in force
- 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 securities markets;
- g. has been a promoter or in the management or control of a corporate debtor in which a preferential transaction, undervalued transaction, extortionate credit transaction or fraudulent transaction has taken place and in respect of which an order has been made by the Adjudicating Authority under the IBC;
- 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 the IBC and such guarantee has been invoked by the creditor and remains unpaid in full or part;
- 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 - 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 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 in clause (iii) of this Explanation shall apply to-

- (A) A scheduled bank;
- (B) An investment vehicle, registered foreign institutional investor, registered foreign portfolio investor, or a foreign venture capital investor, other financial sector regulator of a jurisdiction outside India where the terms shall have the meaning assigned to them in regulation 2 Foreign Exchange Management (Transfer or issue of Security by a Person Resident Outside India) Regulations, 2017 made under the Foreign Exchange Management Act, 1999; or
- (C) An asset reconstruction company registered with the Reserve Bank of India under section 3 of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002; or
- (D) An Alternate Investment Fund registered with the Securities and Exchange Board of India; or
- (E) Such categories of persons as may be notified by the Central Government.

5.2 Networth:

An auction process applicant, whether a Body Corporate / Financial Institutions / Individual / Consortium will be required to demonstrate a networth as on March 31, 2024 of not less than Rs.30 Crore for Block 1 and not less than Rs.17.50 Crore for Block 2, along with the eligibility documents.

Explanation 1: In case of a consortium, the networth will be calculated basis the weighted average formula wherein the consortium's networth will be a calculated based on the share of networth of each consortium member taken proportionally to their shareholding in the consortium.

Explanation 2: In case of financial institutions, asset under management as on March 31, 2024 of not less than Rs.30 Crore for Block 1 and not less than Rs.17.50 Crore for Block 2, will be required to be eligible for participation.

5.3 <u>Document Submission in Two Stages:</u>

Stage 1: Due Diligence and Site Visit

It is mandatory for the intending bidder to submit the following documents in advance, not later than 24 hours prior to the site visit:

- a. KYC and Incorporation Documents of the Prospective Bidder
- b. Board Resolutions in case of Company or Authority Letter in case of a Partnership firm or LLP authorizing the Authorised Signatory alongwith KYC Document of the Authorised Signatory
- c. Confidentiality Undertaking by the Prospective Bidder as per Format A
- d. Notarised Affidavit and Undertaking by the Prospective Bidder as per Format B

- e. Letter of Authorization by the Prospective Bidder as per Format C alongwith Undertaking of Authorised Representative as per Appendix to Format C
- f. Additional Undertaking by the Prospective Bidder as per Format D
- g. Networth Certificate of the Prospective Bidder as on March 31, 2024, or later date demonstrating minimum Networth of Rs.30 Crore for Block 1 and Rs.17.50 Crore for Block 2.

The inspection or due diligence of the assets, liabilities and properties of the Company as mentioned in **Clause 8** can be conducted only by those the intending bidder(s) who have submitted the above documents and meet the networth criteria mentioned in clause 5.2 above and have been declared as Eligible Bidders by the Liquidator.

Stage 2: Participation in E-Auction

The intending bidder should upload the below mentioned pre-qualification documents on https://ibbi.baanknet.com/eauction-ibbi/home and also deposit the EMD through the e-wallet on the e-auction portal on or before May 23, 2025 (Friday):

- a. KYC and Incorporation Documents of the Prospective Bidder
- b. Board Resolutions in case of Company or Authority Letter in case of a Partnership firm or LLP authorizing the Authorised Signatory alongwith KYC Document of the Authorised Signatory
- c. Confidential Undertaking by the Prospective Bidder as per Format A
- d. Notarised Affidavit and Undertaking by the Prospective Bidder as per Format B
- e. Letter of Authorization by the Prospective Bidder as per Format C, alongwith the Undertaking of the Authorised Representative as per Appendix to Format C
- f. Additional Undertaking by the Prospective Bidder as per Format D
- g. Bid Application Form as per Annexure I
- h. Declaration by Bidder, as per Annexure II
- i. Networth Certificate by the Prospective Bidder

All the formats and annexures are annexed in this process memorandum.

These documents should also be submitted to the office of the liquidator or by e-mail, at the address given below **on or before May 23, 2025 (Friday).** A Bidder may use additional sheets to submit the information for its detailed response.

Additionally, at any stage of the auction process the Liquidator may ask for any documents from the prospective bidders to evaluate their eligibility. The Liquidator shall disqualify the prospective bidder for non-submission of the requested documents within the stipulated period of time.

6. SITE VISIT AND DISCUSSION MEETINGS

The inspection or due diligence of the assets, liabilities and properties of the Company as mentioned in **Clause 8** can be conducted only after the intending bidder(s) have been declared as Eligible Bidders. The assets mentioned in **Clause 8** can be inspected by the Eligible Bidder at the site by contacting Mr. Nikhil Sharma at +91 88285 76197 and emailing the Liquidator. The inspection will not be allowed without prior appointment. The inspection of the assets put up for auction will be conducted only after the prospective bidder has been declared as the Eligible Bidder and the last date of the inspection is **May 21, 2025** (Wednesday) and the timings for inspection: 11:00 AM to 4:00 PM

Kindly note that it is mandatory for the intending bidder to submit the documents highlighted in clause 5.3 above in advance, not later than 24 hours prior to the site visit.

If requested by the Eligible Bidder, the Liquidator may arrange a discussion meeting at any time prior to the closure of the auction process. The Liquidator reserves the right to not arrange a discussion meeting for any reason whatsoever, irrespective of the request of the auction process applicant. If requested by the Eligible Bidder, the Liquidator may arrange a site visit for such bidder at any time prior to the closure of the auction process. The details, terms and conditions with respect to the site visit shall be communicated to the relevant auction process applicant in advance. The Liquidator reserves the right to not arrange a site visit for any reason whatsoever, irrespective of the request of the auction process applicant.

7. DUE DILIGENCE

The Liquidator shall provide assistance necessary for the conduct of due diligence by the Eligible Bidders. The information and documents shall be provided by the Liquidator in good faith. The Eligible Bidders may note that the Liquidator would not have verified any of the information, data or documents shared and shall not accept any responsibility or liability, whatsoever, in respect of any statements or omissions contained in the shared data.

The Eligible Bidder shall be deemed to have conducted its due diligence of the Company and its assets to its entire satisfaction. It is hereby clarified that the Highest / Successful Bidder shall not be entitled to withdraw its Bid, as submitted, on the pretext that the Liquidator did not provide requisite assistance, to their satisfaction.

It is expected that the Eligible Bidder shall have undertaken an independent due diligence and appraisal of the Company for participation in the Bid Process and shall not rely solely on the information provided by the Liquidator or its representatives during the auction process.

It must also be noted that the Liquidator does not give any assurance or warranty of the physical condition of the Company's assets and their suitability for any sort of operation that the Bidder envisages.

The Company is proposed to be sold on a going concern basis and / or Movable Assets of the Corporate Debtor are proposed to be sold on a Collective Basis on a "As is where is basis", "As is what is basis", "Whatever there is basis" and "No recourse basis", and the proposed sale does not entail transfer of any title except the title which the Company had on its assets as on date of transfer. All statutory liabilities / taxes / demands / claims / maintenance fee / electricity / water charges, etc., outstanding as on date or yet to fall due in respect of the Company should be ascertained by the auction process applicant and would be borne by the Successful Bidder.

8. ASSETS TO BE AUCTIONED AND RESERVE PRICE

The Liquidator proposes the sale of the Company as a Going Concern in case of Block 1 and / or the sale of Movable Assets of the Company on a Collective Basis on an "As is where is basis", "As is what is basis", "Whatever there is basis", and "No recourse basis".

The sale of the Company as a going concern shall result in transfer of ownership and control over the Company including the entire available assets and liabilities of the Company as described in this Process Memorandum in favour of the Successful Bidder. The cut-off date for the purposes of determination of all assets and liabilities of the Company shall be the liquidation commencement date, i.e., September 12, 2023.

Particulars of the Blocks

BLOCK DESCRIPTION	BLOCK	RESERVE PRICE	EARNEST MONEY DEPOSIT	BID INCREMENT AMOUNT
Entire Corporate Debtor as a Going Concern Under Regulation 32(e) read with Regulation 32A	Block A	Rs.91,25,00,000/- (Indian Rupees Ninety- One Crore and Twenty-Five Lakh Only)	Rs.9,12,50,000/- (Indian Rupees Nine Crore Twelve Lakh and Fifty Thousand Only)	Rs.1,00,00,000/- (Indian Rupees One Crore only)
All Movable Assets of the Corporate Debtor located at the Plant Site at Musalgaon, Sinnar, Dist. Nashik, Maharashtra and at the Registered Office at New Delhi	Block B	Rs. 56,95,00,000/- (Indian Rupees Fifty- Six Crore and Ninety- Five Lakh Only)	Rs. 5,69,50,000/- (Indian Rupees Five Crore Sixty-Nine Lakh and Fifty Thousand Only)	Rs.50,00,000/- (Indian Rupees Fifty Lakh only)

Particulars of the Assets and Liabilities of the Corporate Debtor (with respect to Block A)

Sr. No.	Description of Assets and Liabilities	Mode of Sale		
Assets	intended to be Realized by Way of Sale of Company as a Going Concern as per Regula	tion 32 (e) of the Liquidation		
Regula	ations			
1	Leasehold Land at Plant Site at Sinnar, Dist. Nashik, Maharashtra (Note)			
2	Building Structures (Under Construction) at Plant Site at Sinnar, Dist. Nashik			
3	Plant and Machinery (Under Construction) at Plant Site at Sinnar, Dist. Nashik	E Austian for Calo of		
4	Computers and Office Equipment at Sinnar, Dist. Nashik and Delhi	E-Auction for Sale of		
5	Furniture and Fixtures at Sinnar Dist. Nashik and Delhi	Company as a Going Concern		
6	Current Assets Trade Receivables Fixed Deposits, Advance Income Tax, Advance given to Suppliers, VAT, Service Tax and GST			
	Liabilities intended to be Transferred by Way of Sale of Company as a Going Concern as per Regulation 32 (e) of the Liquidation Regulations			
7	Current Liabilities Other Financial Liabilities, Borrowings, Other Current Liabilities, Provisions	To be transferred along with the Sale of Company		
8	Non-Current Liabilities - Other Financial Liabilities	as a Going Concern		

Notes:

By and under the Lease Deeds dated September 13, 2007, December 20, 2007, August 05, 2010, and February 06, 2012, the Maharashtra Industrial Development Corporation ("MIDC") leased certain land admeasuring 1,047.82 hectares ("Larger Land") in favour of Indiabulls Industrial Infrastructure Limited ("Indiabulls").

Out of the Larger Land, certain land admeasuring 1,011.264 hectares was declared as a Special Economic Zone ("SEZ"). Soon thereafter, by and under a Sub-Lease Deed dated October 01, 2012 ("Sub-Lease"), Indiabulls sub-leased a part of the Larger Land admeasuring 36.37 hectares ("Company Land") in favour of the Company.

By a Notification dated April 09, 2012, bearing no. S.O. 763(E) ("Notification"), the Government, inter alia, de-notified land admeasuring 34.20 hectares ("Denotified Company Land") out of the Larger Land from being an SEZ. Upon comparing the Company Land and the Denotified Company Land, it appears to be a difference of about 2.17 hectares. Therefore, it may be possible that 2.17 hectares of the Company Land is SEZ.

Further, it appears that a Termination Notice dated July 14, 2023 ("Termination Notice") was also addressed by MIDC to Indiabulls seeking to terminate its Lease Deeds. Thereafter, a Show Cause Notice dated December 04, 2023, was also addressed by MIDC under Section 4(2) of the Maharashtra Government Premises (Eviction) Act, 1955, read with Section 29 of the MID Act, 1961), inter alia, calling upon Indiabulls and the Company, to show cause as to why the eviction order should not be passed. In this notice, the MIDC has treated the entire Company Land as non-SEZ. In response, the Liquidator, on behalf of the Company addressed his response dated December 22, 2023, and January 25, 2024, apprising MIDC of the current status of liquidation proceedings of the Company. Further, it appears that Indiabulls has filed an appeal bearing Regular Civil Appeal No. 55 of 2024 in the Hon'ble District Court, Nashik against MIDC, wherein the Corporate Debtor has also filed an Intervention Application.

The liquidator is in possession of the soft copies of records of the assets and properties and the original records of the same has not yet been made available to the Liquidator. The sale of the Company on Going Concern basis being on as is where is basis is subject to any outcome / impact of the aforesaid on the Leasehold Land.

It is clarified that the sale of the Company on going concern basis under this E-Auction Process, is subject to receipt of the Final Approval Order from the Adjudicating Authority. This para is not applicable for Block B - Sale of Movable Assets on Collective Basis.

The Successful Bidder accepts the terms of the aforesaid disclosures, which forms an integral part of this Process Memorandum along with the other terms and conditions prescribed herein.

Details of the blocks is available on https://ibbi.baanknet.com/eauction-ibbi/home.

Kindly note that the Bidders cannot place a bid for the block at a value below the reserve price. Further, the bidders can increase their Bid by a minimum incremental amount as mentioned in the last column of the above table.

Cognizance should be taken of the fact that the Liquidator does not give any assurance or warranty of the physical condition of assets and their suitability for any sort of operation that the Bidder envisages.

It shall be the endeavour of the Liquidator to sell all the blocks and maximize overall recovery. 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. Hence, Block A shall have the preference over Block B.

9. EARNEST MONEY

All Auction Process Applicants shall provide, along with or prior to the submission of their auction bids, 10% of the reserve price for the block of asset bid as an Earnest Money through e-wallet on the Auction Portal.

Bidders shall preserve the remittance proof and shall produce the same in front of the Liquidator as and when demanded. All payment made by the Bidder under the e-auction shall be intimated to the Liquidator at cirp.eurotas@gmail.com.

No interest will be paid to the auction process applicant in relation to such amount.

Forfeiture of Earnest Money from the Auction Process Applicant

The Liquidator shall have the right to forfeit the Earnest Money, at any time, upon the occurrence of any of the following events:

- a) if the Bidder is identified as the Highest Bidder and does not accept the Letter of Intent issued by the Liquidator or is found to be ineligible to submit the bid under Section 29A of the Code
- b) if the Successful Bidder fails to make the complete payment as per the terms of the Letter of Intent issued by the Liquidator; or
- c) if any of the conditions under this Process Memorandum are breached by the Bidder or in case the Bidder is found to have made any misrepresentation; or
- c) if the Bidder is found to be ineligible to submit the bid under Section 29A of the Code (as amended from time to time) or is found to have made a false or misleading declaration of eligibility under Section 29A of the Code (as amended from time to time); or

Adjustment of Earnest Money of the Highest / Successful Bidder

The Earnest Money shall be set-off against or used as part of the consideration that the Highest / Successful Bidder proposes to offer in relation to the auction.

In case the auction fails due to unforeseen circumstances and not on fault of any bidder, then the Earnest Money paid by such bidder shall be returned (without interest) to such applicant within 30 (Thirty) days of the date of closure of auction process in its e-wallet account maintained with the auction portal or in its bank account, as the case may be.

For the Highest Bidder, a mail confirmation will be given by the Liquidator for being the Highest Bidder subsequent to the conclusion of the auction and inviting them to provide the balance consideration within the timelines mention in the process memorandum.

If a Bidder, who submits the earnest money but did not participate in the E-Auction and / or participates in E-Auction but fails to give the highest bid for the asset in the E-Auction and does not emerge to be the Highest Bidder, then the Earnest Money paid by such bidder shall be returned (without interest) within 30 (thirty) days of the date of closure of auction process in its e-wallet account maintained with the auction portal.

10. LETTER OF INTENT AND TRANSACTION DOCUMENTS

On the close of the auction, the Highest Bidder shall be invited to provide the balance sale consideration within 90 (Ninety) days from the e-auction. In terms of the Schedule I of the Liquidation Regulations, however, the payment made after 30 (Thirty) days from the date of e-auction shall attract interest at the rate of 12%. In case, full sale consideration (including interest, if any) is not paid within 90 (Ninety) days from the date of e-auction, the Liquidator shall cancel the auction and forfeit the amount submitted in any form by Highest / Successful Bidder till that day.

Within 3 days of declaring the Highest Bidder, the Liquidator shall conduct due diligence and verify the eligibility of the Highest Bidder. Thereafter, the Liquidator shall present the auction results, details of the Highest Bidder and due diligence conducted in the Highest Bidder to the Stakeholder's

Consultation Committee. The Liquidator shall declare the Highest Bidder as the Successful Bidder or reject the bid after consultation with the Stakeholder's Consultation Committee.

If the highest bid is found ineligible, then the earnest money submitted by the Highest Bidder shall be forfeited and the Liquidator, will declare the second highest bidder as the Successful Bidder after conducting due diligence and consulting with the Stakeholder's Consultation Committee.

The Successful Bidder shall be required to execute a letter of intent (LoI) provided by the Liquidator within a period of 7 days from the E-Auction, the terms of which shall be binding on the Successful Bidder.

The Successful Bidder would be required to pay the entire sale consideration within 30 (Thirty) days from the date of the E-Auction. The timeline for payment of entire sale consideration can be extended up to 90 (Ninety) days from the date of the E-Auction, in terms of the Schedule I of the Liquidation Regulations, however, the payment made after 30 (Thirty) days from the date of the E-Auction shall attract interest at the rate of 12%. In case, the full sale consideration is not paid within 90 (Ninety) days from the date of the E-Auction, then the Liquidator shall forfeit the amount submitted in any form by Successful Bidder till that day and cancel the auction.

The details of the Designated Bank Account are as under:

Beneficiary Name	Eurotas Infrastructure Limited - In Liquidation	
Account Number	923020052851306	
Bank Name	Axis Bank Limited	
Branch	Nariman Point Branch, Mumbai	
IFSC Code	UTIB0000173	

The details of any remittances in this regard shall be entered in the online form submitted by the Bidder.

Further, the Successful Bidder on the payment of entire sale consideration would be solely responsible for the security of said assets and other expenses / charges related to such assets. Therefore, subsequent to the payment of entire sale consideration, the Successful Bidder would be required to take control of the Corporate Debtor at the earliest and without any undue delay and in compliance with the process mentioned below under point 12 (Handover Process).

In case of Block A, wherein the sale is being proposed on a going concern basis, the Liquidator shall make an application to the Adjudicating Authority on receipt of entire sale consideration (including the interest amount, if applicable). The process of consummation of the sale of the Company as a going concern to the Successful Bidder as per the terms of this E-Auction Process Memorandum shall commence from the date of the Final Approval Order from the Adjudicating Authority. The Liquidator shall not be responsible and liable, in any manner, in the event the Adjudicating Authority in its Final Order rejects the sale transaction contemplated hereunder. The liability and obligations of the Successful Bidder shall continue till the receipt of the Final Order.

11. DEFAULT BY HIGHEST / SUCCESSFUL BIDDER AND IT'S CONSEQUENCES

In the event that the Highest / Successful Bidder withdraws its auction application or is found to be ineligible under Section 29A of the Code or breach of the terms of this process memorandum, the Liquidator shall have the right to forfeit the Earnest Money furnished by the Successful Bidder and / or any monies received. The amount received pursuant to the encashment of the Earnest Money and / or any monies received, shall be kept in Eurotas Infrastructure Limited - In Liquidation account. If the Highest / Successful Bidder does not execute the Lol within the timelines stipulated or makes the balance sale consideration (including interest) and other application charges, expense, duties and taxes, if applicable, the Liquidator shall have the right to forfeit the Earnest Money submitted by the Successful Bidder as well as reject the bid submitted by it.

In case of withdrawal of auction application by the Highest / Successful bidder or default by the Highest / Successful Bidder on any of the conditions mentioned in the process memorandum or being found ineligible, the Liquidator has right to declare the second highest bidder as the Successful Bidder after conducting due diligence and consulting with the Stakeholder's Consultation Committee and a fresh LoI shall be issued to the second highest bidder to perform as per this Process Memorandum.

12. HANDOVER PROCESS

12.1. Handover (Applicable for Block A only)

The Liquidator will be filing an Application before the Hon'ble NCLT for the purpose of seeking directions for implementing the sale under Liquidation of the Corporate Debtor as a going concern to the Successful Bidder. However, the handover of assets or any other relevant information of the Company shall commence only after the Final Approval Order is received by the liquidator from Hon'ble NCLT. The Successful Bidder may after the payment of the entire sale consideration, request to deploy its security personnel at the plant site in Sinnar, at its own cost who will be reporting to the security personnel of the Liquidator till the Final Approval Order is received by the Liquidator from Hon'ble NCLT. Any material movement from the plant site will be strictly prohibited till the Final Approval Order is received.

On receipt of Final Approval Order, the Liquidator will issue a sale certificate to the Successful Bidder and handover the Company on a going concern basis alongwith all the assets at Sinnar as well as at New Delhi to the Successful Bidder. The treatment of liabilities will be in accordance with the Final Approval Order of the Hon'ble NCLT.

12.2. Handover (Applicable for Block B only)

Block B includes all the movable assets of the Company located at site at Sinnar and registered office in New Delhi. On payment of the entire sales consideration for Block B (including interest, if any), the invoice will be issued to the Successful Bidder. Subsequent to the issuance of invoice, the Successful Bidder can initiate the takeover process from the both the locations with immediate effect. Sale Certificate will be issued on the date of completion of handover of all the movable assets of the Company.

12.3. Handover Process (Common for Both Blocks)

All necessary arrangements with respect to the loading / unloading movement / shifting of plant & machinery (ies) or any asset of the Company post the e-auction process should be taken care solely by the Successful Bidder. All expenses incurred towards the dismantling / de-fabrication / movement / shifting of plant & machinery (ies) or any asset of the Company post the e-auction process should be borne solely by the Successful Bidder. The Liquidator shall not be held responsible / liable under any circumstances to pay any expenses including but not limited towards such movement of plant & machinery (ies) or any asset of the Company.

The Successful Bidder shall, at its own cost and expense, undertake all necessary, appropriate efforts and best safety measures to prevent accidents at the site and the surrounding neighbouring areas of the site. The Successful Bidder shall be solely responsible and liable for non-compliance of any of the safety measures and delays, implications, injuries, fatalities, and compensation arising out of such or similar situations of incidents.

The Successful Bidder, at its own expense, shall defend, indemnify and hold harmless the Corporate Debtor, Liquidator and its consultants from any and all claims, damages, losses and expenses, including but not limited to court costs, attorney's fees and alternative dispute resolution costs, for any personal injury, bodily injury, sickness, disease or death and for any damage to or destruction of any property or asset, occurred due to the act or omission by or on behalf of the Successful Bidder or any person appointed by the Successful Bidder, during the handover process at the site.

13. DECLARATION OF HIGHEST AND SUCCESSFUL BIDDER

The declaration of the Highest Bidder for the blocks shall be done by the Liquidator at the end of the auction. Determination of the Highest Bidder shall be done based on highest bid received for the asset block by the Liquidator via the auction portal process.

On the close of the auction, the Highest Bidder shall be invited to provide the balance sale consideration within 90 (Ninety) days from the e-auction. In terms of the Schedule I of the Liquidation Regulations, however, the payment made after 30 (Thirty) days from the date of e-auction shall attract interest at the rate of 12%. In case, full sale consideration (including interest, if any) is not paid within 90 (Ninety) days from the date of e-auction, the Liquidator shall cancel the auction and forfeit the amount submitted in any form by Highest / Successful Bidder till that day.

Within 3 days of declaring the Highest Bidder, the Liquidator shall conduct due diligence and verify the eligibility of the Highest Bidder. Thereafter, the Liquidator shall present the auction results, details of the Highest Bidder and due diligence conducted in the Highest Bidder to the Stakeholder's Consultation Committee. The Liquidator shall declare the Highest Bidder as the Successful Bidder or reject the bid after consultation with the Stakeholder's Consultation Committee.

If the highest bid is found ineligible, then the earnest money deposit submitted by the Highest Bidder shall be forfeited and the Liquidator, will declare the second highest bidder as the Successful Bidder after conducting due diligence and consulting with the Stakeholder's Consultation Committee.

In case of any dispute / discrepancy, the Liquidator shall assess the auction applications and declare the Successful Bidder offering maximum value for the auctioned assets. This right of selecting and declaring the Successful Bidder shall solely rest with the Liquidator at all times.

The sale of the Company as a going concern / Movable Assets of the Company on a collective basis, shall be subject to conditions prescribed under the Code and provisions and regulations thereunder.

14. FRAUDULENT AND CORRUPT PRACTICES

The auction process applicant shall observe the highest standard of ethics during the auction process and subsequently during the closure of the auction process and declaration of Successful Bidder. Notwithstanding anything to the contrary, contained in this Process Memorandum, 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 manner whatsoever to the auction process applicant, if the Liquidator, at his discretion, determines that the auction process applicant has, directly or indirectly or through an agent, engaged in corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice in the auction process or has, undertaken any action in respect of such process which results in the breach of any Applicable Law including the Prevention of Corruption Act, 1988 or such amendment thereto. In such an event, the Guarantee Beneficiary may invoke the Earnest Money, or any monies received, without prejudice to any other right or remedy that may be available to the Liquidator / Guarantee Beneficiary under this Process Memorandum or Applicable Law.

For the purposes of this Clause the following terms shall have the meaning herein after respectively assigned to them:

"coercive practice" 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) the offering, 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 anytime 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 anytime 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 facts or suppression of facts or disclosure of incomplete facts, in order to influence the auction Process;

"restrictive practice" shall mean forming a cartel or arriving at any understanding or arrangement among the auction process Applicants with the 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 or 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 Liquidator or during the due diligence process in respect of the asset to any other party. Prior to conduct of due diligence / site visits, the Liquidator may require the Bidder to execute confidentiality agreement with the Company / Liquidator.

15. COSTS, EXPENSES AND TAX IMPLICATIONS

The auction process applicant shall be responsible for all the costs 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, Due Diligence, etc. The Liquidator shall not be responsible in any way for such costs, regardless of the conduct or outcome of the Auction Process.

For purpose of abundant clarity, it is hereby clarified that the auction process applicant is expected to make its own arrangements including accommodation for the Discussion Meeting (if organized) or Site Visit or Due Diligence and all costs and expenses incurred in that relation shall be borne by the Auction Process Applicant.

All necessary arrangements with respect to the Company post the e-auction process should be taken care of solely by the Successful Bidder. All expenses incurred towards the Company post the e-auction process should be borne solely by the Successful Bidder. The Liquidator shall not be held responsible / liable under any circumstances to pay any expenses towards any asset of the Company. Further, the Successful Bidder shall bear all expanses for the safety of labourers / employee deployed by him at the site for security and preserving the assets. It is important to mention herein that the handover of the Company post the e-auction process would take place only on payment of the entire sale consideration and other applicable charges, taxes and duties and after obtaining requisite regulatory or statutory or third-party approvals, no-objections, permission, or consents, if any.

The auction process applicant shall not be entitled to receive reimbursement of any expenses which may have been incurred carrying out of due diligence, search of title to the assets and matters incidental thereto or for any purpose in connection with the auction process plan.

All taxes applicable (including stamp duty implications and registration charges) on sale of the Company as a Going Concern / or Movable Assets of the Company on a Collective Basis, would be solely borne by the Successful Bidder, which inter alia including but not limited to the following:

- i. The sale attracts stamp duty, registration charges etc. as per relevant laws;
- ii. The Successful Bidder shall bear all the necessary expenses like applicable stamp duties / additional duty / transfer charges, fees, etc. for transfer of Company in his / her name;
- iii. Payment of all statutory / non-statutory dues, taxes, rates, assessments, charges, fees, etc. owed by EIL to anybody in respect of the assets and property(ies) shall be sole responsibility of Successful Bidders;

- iv. Successful Bidder has to bear the cess or other applicable tax, i.e., Customs, Excise, VAT, GST, TDS, etc, if any;
- v. Successful bidder will also be responsible for evaluating completeness of applicability of taxes in India at the time of closure, and will be responsible for paying all such taxes.

It is expressly stated that the Liquidator does not take or assume any responsibility for any dues, (statutory or otherwise) of the Company, including such dues, if any, which may affect transfer of the liquidation assets in the name of the Successful Bidder and such dues, if any, will have to be borne / paid by the Successful Bidder.

The auction process applicant shall be responsible for fully satisfying the requirements of the Code and related Regulations as well as all Applicable Laws that relevant for the sale process. The Successful Bidder shall 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.

16. GOVERNING LAW AND JURISDICTION

This Process Memorandum, the auction process and the other documents pursuant to the Process Memorandum shall be governed by the laws of India and any dispute arising out of or in relation to the Process Memorandum or the auction process shall be subject to the exclusive jurisdiction of the Adjudicating Authority, courts and tribunals at New Delhi, India.

17. TIMETABLE

The following timetable shall apply to the process memorandum. The timetable may be amended by the Liquidator through issuance of an addendum to the process memorandum.

Sr. No.	Event	Dates
1.	Public Announcement of E-Auction	April 22, 2025
2.	Opening of Auction Portal	April 22, 2025
3.	Last Date for Due Diligence and Site Visit	May 21, 2025
4.	Last Date for Submission of Earnest Money and Bid Documents	May 23, 2025
5.	Bidding on E-Auction Portal	May 26, 2025
6.	Declaration of Highest Bidder and invitation to Highest Bidder to provide Balance Sale Consideration	May 26, 2025
7.	Conducting Due Diligence and Verification of Eligibility of Highest Bidder	May 29, 2025
8.	Declaration of Highest Bidder as Successful Bidder after consultation with the Stakeholder's Consultation Committee	May 29, 2025
9.	If Highest Bidder found ineligible, forfeiture of Earnest Money and declaration of second highest bidder as Successful Bidder after conducting due diligence and consulting with the Stakeholder's Consultation Committee.	June 02, 2025
10.	Refund of Earnest Money	June 24, 2025
11.	Payment of Balance Consideration by Successful Bidder (Without Interest)	June 24, 2025
12.	Payment of Balance Consideration by Successful Bidder (With Interest)	August 23, 2025

Notes:

- 1. The Liquidator may extend / modify any and all of the timelines as set out in this Clause / document at any time without giving any reasons whatsoever by way of a public announcement and / or uploading on the website of the Corporate Debtor and / or by email, without incurring any obligation or the need to provide any reasons. In any case, it is and will be assumed that each Bidder takes cognizance of any such extension.
- 2. The timeline for payment of entire sale consideration is up to August 23, 2025, i.e., 90 (Ninety) days from the date of e-auction, in terms of the Schedule I of the Liquidation Regulations. However, the payment made after June 24, 2025, i.e., 30 (Thirty) days from the date of e-auction shall attract interest at the rate of 12%. In case the full sale consideration, including the afore-stated interest, if any, is not paid by August 23, 2025, i.e., 90 (Ninety) days from the date of e-auction, the Liquidator shall forfeit Earnest Money and / or any amounts received. The timelines for the payment of the balance sale consideration can be extended after seeking approval from the Stakeholder's Consultation Committee, however interest rate shall remain the same even if the extension is granted. However, the handover process will be in accordance with the Clause 12 of this Process Memorandum.
- 3. The last date of the liquidation process is May 11, 2025 and the auction process is subject to Hon'ble NCLT, Bench V, New Delhi allowing extension of time period of the liquidation process under the application for extension to be filed by the Liquidator

18. MISCELLANEOUS

The Corporate Debtor as a Going Concern and / or the Movable Assets of the Corporate Debtor on a Collective Basis is to be sold on "As is where is basis", "As is what is basis", "Whatever there is basis" and "No recourse" basis. The proposed sale of the Assets / Company does not entail transfer of any title except the title which the Company had on the 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 the Company.

If any Bidder conceals any material information or makes a wrong statement or misrepresents facts or makes a misleading statement in its Bid, in any manner whatsoever, found to be ineligible to submit bid under Section 29A of the Code, the Liquidator shall reject such Bid and / or cancel the Letter of Intent (if issued) and forfeit the Earnest Money Deposit. The Bidder shall be solely responsible for such disqualification based on its declarations in the Bid.

FORMAT A CONFIDENTIALITY UNDERTAKING BY THE PROSPECTIVE BIDDER

(To be on non-judicial stamp paper of appropriate stamp duty value relevant to place of execution)

	Date:
To, Huzefa Fakhri Sitabkhan, Liquidator Eurotas Infrastructure Limited - In Liquidation Think Capital Insolvency Professionals LLP, 1011-1012, Dalamal Tower, Free Press Journal Marg, 211, Nariman Point, Mumbai - 400 021.	ited - In Liquidation ofessionals LLP, Free Press Journal Marg,
Sub: Confidentiality Undertaking by the Prospective Bidder under the Insolvency and Bankruptc Code, 2016.	taking by the Prospective Bidder under the Insolvency and Bankruptcy
This Confidentiality Undertaking has been signed by [Insert name of the Prospective Bidder] having its office at [Insert address acting through Mr [Name of person authorised of Prospective Bidder], the authorized signatory / authorized representative ("Prospective Bidder"), which expression shall unless repugnant to the context, be deemed to include its successors, assigns or legal representative in favour of Mr. Huzefa Fakhri Sitabkhan, an Insolvency Professional having registration no. IBBI/IPA 001/IP-P00031/2017-18/10115 and authorisation for assignment valid till June 30, 2026.	Insert address] [Name of person authorised of Prospective Bidder], the horized representative ("Prospective Bidder"), which expression shall, text, be deemed to include its successors, assigns or legal representative) hri Sitabkhan, an Insolvency Professional having registration no. IBBI/IPA-

WHEREAS Eurotas Infrastructure Limited - In Liquidation, a company registered under Companies, Act, 1956 (thereafter referred as the "Corporate Debtor") is undergoing Liquidation vide Hon'ble NCLT Bench V, New Delhi ("NCLT") order dated September 12, 2023 ("Liquidation Order"). Vide the said Liquidation Order, Mr. Huzefa Fakhri Sitabkhan, an Insolvency Professional registered with Insolvency and Bankruptcy Board of India having Registration No. IBBI/IPA-001/IP-P00031/2017-18/10115 and authorisation for assignment valid till June 30, 2026, has been appointed as Liquidator ("Liquidator") and has been taking appropriate steps and measures for realizing the assets of the Corporate Debtor as articulated in the provisions of the Insolvency and Bankruptcy Code, 2016 ("Code") read with Insolvency and Bankruptcy Board of India (Liquidation Process) Regulations, 2016 ("Liquidation Regulations").

WHEREAS the Liquidator has issued sale notice dated April 22, 2025, inviting prospective bidders for the purpose of submission of bid through the e-auction process which is scheduled to be held on May 26, 2025, in respect of sale of the Corporate Debtor on a going concern basis or the sale of the Movable Assets of the Corporate Debtor on a collective basis, which is governed by the provisions of Process Memorandum dated April 22, 2025 ("Process Memorandum") and provisions of the Code read with Liquidation Regulations.

WHEREAS the Liquidator is required to share certain data, information, records and documents in relation to the Corporate Debtor and its assets that is put up for auction including but not limited to providing an access at the project site of the Corporate Debtor for site inspection in order to facilitate the prospective bidder in their due diligence. The said information, documents and records including an access at the project site of the Corporate Debtor for site inspection shall be permitted to the prospective bidder only after receiving an undertaking from each of the prospective bidder to the effect that such prospective bidder shall maintain confidentiality of all the information received from the Liquidator or its persons and also during the course of due diligence / auction process and shall not use such information to cause an undue gain or undue loss to itself or any other person and comply with the requirements under Process Memorandum and the provisions of the Code read with Liquidation Regulations.

Therefore, the Prospective Bidder hereby declares and undertakes as follows:

1. The Prospective Bidder shall not involve itself or any of his representatives in price manipulation of any kind directly or indirectly by communicating with other bidders.

- 2. The Prospective Bidder shall not divulge either his bid or any other details and information provided to him by the Liquidator or other details received during the due diligence process / e-auction process in respect of the assets to any other party.
- 3. The Prospective Bidder shall not divulge any part of the information, or any other data shared by the Liquidator or its persons during the due diligence process and e-auction process, through oral or written communication or through any mode to anyone and the same shall constitute "Confidential Information". Any information or documents generated or derived by the recipients of Confidential Information that contains, reflects, or is derived from any Confidential Information shall also be deemed as Confidential Information.
- 4. The Prospective Bidder further unconditionally and irrevocably undertakes and declares that:
 - a) The Confidential Information shall be kept secret and confidential by the Prospective Bidder and shall be strictly used solely for the purpose of due-diligence that is required prior to submission of bid in the E-Auction Process and in accordance with the terms of the Code read with Liquidation Regulations;
 - b) The Prospective Bidder shall not use the Confidential Information to cause any undue gain or undue loss to itself, the Corporate Debtor, Liquidator or any other person;
 - c) The Prospective Bidder shall comply with all provisions of Applicable Law(s) for the time being in force relating to confidentiality and insider information;
 - d) The Confidential Information may only be disclosed to and shared with any employees or its advisors by the Prospective Bidder, in accordance with Applicable Law(s), including in relation to confidentiality and insider information, and terms of this Confidentiality Undertaking on a strict need-to-know basis and only to the extent necessary for and in relation to the liquidation process / e-auction process of the Corporate Debtor, provided that the Prospective Bidder binds such employees and third parties, by way of an undertaking / agreements, to terms at least as restrictive as those stated in this Confidentiality Undertaking.
 - e) The Prospective Bidder shall ensure that all Confidential Information is kept safe and secured at all times and is protected from unauthorised access, use, dissemination, copying, any theft or leakage;
 - f) The Prospective Bidder shall immediately destroy and permanently erase all Confidential Information as provided during the e-auction process/ due-diligence process subsequent to completion of sale of Corporate Debtor / Assets of the Corporate Debtor;
 - g) The Prospective Bidder shall take all necessary steps to safeguard the privacy and confidentiality of the information received through the Liquidator or its persons and shall use its best endeavours' to secure that no person acting on its behalf divulges or discloses or uses any part of the Confidential Information;
 - h) The Prospective Bidder shall be responsible for any breach of obligations under this confidentiality undertaking (including any breach of confidentiality obligations by any employee or advisor or agent or director of the Prospective Bidder) and shall indemnify the Liquidator for any loss, damages, expenses, and costs incurred by the Liquidator due to such breach of such obligations by the Prospective Bidder or any person acting on its behalf.

Notwithstanding anything to the contrary contained herein, the following information shall however not be construed as Confidential Information:

- a) information which, at the time of disclosure to the Prospective Bidder was already in the public domain without violation of any provisions of Applicable Law(s); or
- b) information which, after disclosure to the Prospective Bidder becomes publicly available and accessible without violation of Applicable Law(s) or a breach of this Confidentiality Undertaking; or
- c) information which was, lawfully and without any breach of this Confidentiality Undertaking, in the possession of the Prospective Bidder prior to its disclosure, as evidenced by the records of the Prospective Bidder.

- 5. The Prospective Bidder hereby expressly agrees and acknowledges that the Liquidator makes no representation, warranty or inducement, whether express or implied, as to the accuracy, completeness, authenticity or adequacy of the information (including but not limited to the Confidential Information) provided to the Prospective Bidder during the E-Auction Process and information provided in the Process Memorandum.
- 6. The Prospective Bidder further agrees and acknowledges that the Liquidator shall not be liable to the Prospective Bidder for any damage arising in any way out of the use of the Confidential Information and further that the Prospective Bidder shall not have any claim against the Liquidator or the Corporate Debtor in relation to any information provided.
- 7. The terms of this Confidentiality Undertaking may be modified or waived only by a separate instrument in writing signed by the Liquidator that expressly modifies or waives any such term.
- 8. Damages may not be an adequate remedy for a breach of this Confidentiality Undertaking and Liquidator may be entitled to the remedies of injunction, specific performance and other equitable relief for a threatened or actual breach of this Confidentiality Undertaking.
- 9. Nothing in this Confidentiality Undertaking shall have the effect of limiting or restricting the liability of the Prospective Bidder arising because of its fraud or willful default as defined under Applicable Law(s).
- 10. The undersigned hereby represents and warrants that it has the requisite power and authority to execute, deliver and perform its obligations under this Confidentiality Undertaking.
- 11. This Confidentiality Undertaking and any dispute, claim or obligation arising out of or about it shall be governed by and construed in accordance with Indian laws and the courts and tribunal of Delhi shall have exclusive jurisdiction over matters arising out of or relating to this Confidentiality Undertaking.

I further declare that I, the undersigned have full knowledge of the contents provided in this undertaking and have absolute authority to sign this undertaking on behalf of _______[insert the name of the Prospective Bidder].

Sign on behalf of
[Insert Name of Prospective Bidder] by Mr(Name and Designation) Authorised Signatory
Date: Place:

FORMAT B AFFIDAVIT AND UNDERTAKING BY THE PROSPECTIVE BIDDER

(To be on non-judicial stamp paper of appropriate stamp duty value relevant to place of execution)

(To be notarized by Public Notary)

_		Date:
Eurot Think 1011-	t as Ir Cap -1012	akhri Sitabkhan, Liquidator nfrastructure Limited - In Liquidation bital Insolvency Professionals LLP, 2, Dalamal Tower, Free Press Journal Marg, man Point, Mumbai - 400 021.
		closure and Undertaking on Eligibility under Section 35 read with Section 29A of the cry and Bankruptcy Code, 2016.
Dear	Sir,	
Α.	Ban	ereby submit this declaration under Section 35 read with Section 29A of the Insolvency and kruptcy Code, 2016 ("Code") as inserted by the Insolvency and Bankruptcy Code nendment) Act, 2018:
	— mar	ave understood the provisions of section 29A of the Code. I confirm that neither [Insert name of the Bidder] nor any person acting jointly with [Insert name of the Bidder] or any person who is a promoter or in the nagement or control of [Insert name of the Bidder] or any person acting only with [Insert name of the Bidder]:
	b.	is an un-discharged insolvent; is a wilful defaulter in accordance with the guidelines of the Reserve Bank of India issued under the Banking Regulation Act, 1949; 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 accordance with the guidelines of the Reserve Bank of India issued 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 corporate insolvency resolution process of the corporate debtor:
		has been convicted for any offence punishable with imprisonment- i. for two year or more under any Act specified under the Twelfth Schedule; or ii. for seven years or more under any law for the time being in force is disqualified to act as a director under the Companies Act, 2013;
		is prohibited by the Securities and Exchange Board of India from trading in securities or accessing the securities markets;
	g.	has been a promoter or in the management or control of a corporate debtor in which a preferential transaction, undervalued transaction, extortionate credit transaction or fraudulent transaction has taken place and in respect of which an order has been made by the Adjudicating Authority under this Code;
	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;
	i.	has been subject to any disability, 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) (List of connected persons provided in Appendix to this Affidavit and Undertaking) who is ineligible under clauses (a) to (i) of Section 29A.
	und Insc	erefore, confirm that[Insert name of the Bidder] is eligible ler Section 29A of the Insolvency and Bankruptcy Code, 2016 ("Code") as inserted by the olvency and Bankruptcy Code (Amendment) Act, 2018 to submit its Bid for Eurotas astructure Limited - In Liquidation.

В.	I undertake on behalf of	y and Bankruptcy Code, 2016 shall
C.	I declare and undertake that in case the Bidder] becomes ineligible at any stage during the Liq the Liquidator forthwith on becoming ineligible.	[Insert name of uidation Process, it would inform
D.	I also undertake that in case	est Money, then the Earnest Money
E.	I also further undertake that my winning bid Amount will r the Liquidator.	emain binding unless rejected by
F.	I confirm that the said declaration and disclosure is true and	I correct.
G.	I am duly authorised to submit this declaration by virtue Resolution.	e of my KYC Documents / Board
		(DEPONENT)
	VERIFICATION	
is tru	e deponent above, do hereby solemnly declare and affirm that tue and correct to the best of my knowledge and belief and representation or misleading.	
		(DEPONENT)

FORMAT C AUTHORISATION LETTER BY THE PROSPECTIVE BIDDER (On the Letterhead of the Prospective Bidder)

			Date:		
Eurot Think 1011-	To, Huzefa Fakhri Sitabkhan, Liquidator Eurotas Infrastructure Limited - In Liquidation Think Capital Insolvency Professionals LLP, 1011-1012, Dalamal Tower, Free Press Journal Marg, 211, Nariman Point, Mumbai - 400 021.				
	Authority Letter for Site Inspection at the dation ("Corporate Debtor")	Plant Site of Eurotas Inf	frastructure Limited - In		
Dear S	Sir,				
are in	e	r on a going concern bas	is / Movable Assets of the		
Corpo Sinnar	w thereof, I / We hereby request you to k rate Debtor that are located at Additional Sin r, District Nashik, Maharashtra ("Plant Site") o from to pm [insert Time].	nar Industrial Area, MIDC,	Village Musalgaon, Taluka		
	dingly, the following person/(s) would be rate Debtor on our behalf:	conducting the site visit	of the Plant Site of the		
Sr. No.	Name of the Authorised Representative	Aadhar Card Number	Enclosed		
Further, also find enclosed at Appendix, the undertaking(s) by each Authorised Representative(s) visiting the Plant Site of the Corporate Debtor on our behalf.					
Sign o	n behalf of				
	t Name of Prospective Bidder]				
(Name	e and Designation) rised Signatory				
Encl:					

APPENDIX TO FORMAT C UNDERTAKING BY THE AUTHORISED REPRESENTATIVE

_	Date:
To, Huzefa Fakhri Sitabkhan, Liquidator Eurotas Infrastructure - In Liquidation Think Capital Insolvency Professionals LLP, 1011-1012, Dalamal Tower, Free Press Journal Marg, 211, Nariman Point, Mumbai - 400 021.	
Sub: Undertaking by the Authorised Representative of the Prospective Bidder the Inspection at the Plant Site of Eurotas Infrastructure Limited - In Liquida Debtor")	
Dear Sir,	
I,	e visiting the site Il Sinnar Industrial ("Plant Site") on
I undertake and confirm that, I shall follow all the necessary guidelines issue government, state government, district officer and other relevant regulatory and lo	
I hereby also undertake and confirm that I am aware and it is in my knowledge that the Corporate Debtor is situated in Additional Sinnar Industrial Area, MIDC, Village - I - Sinnar, District - Nashik, Maharashtra. Further, it would be my responsibility precautions and proper measures to commute to the site and to deal with any unto the same arises, whether inside the plant site or in the vicinity of the plant site, at during the entire auction process including, but not limited to, at the time of ins Accordingly, I consent to proceed with this auction process. I undertake that neit nor any of his officers / agents / consultants would be held accountable for a situation, if the same arises.	Musalgaon, Taluka to take adequate oward situation, if any point of time spection of assets. her the Liquidator
Sign	
by Mr {Insert the name of Authorised Representative}	

FORMAT D ADDITIONAL UNDERTAKING BY THE PROSPECTIVE BIDDER (On the Letterhead of the Prospective Bidder)

	Date:
To, Huzefa Fakhri Sitabkhan, Liquidator Eurotas Infrastructure Limited - In Liquidation Think Capital Insolvency Professionals LLP, 1011-1012, Dalamal Tower, Free Press Journal Marg,	
211, Nariman Point, Mumbai - 400 021.	
<u>Sub: Additional Undertaking by the Prospective Bidder with respect to the Inspectite of Eurotas Infrastructure Limited - In Liquidation ("Corporate Debtor")</u>	tion at the Plant
Dear Sir,	
I / We	e Movable Assets I scheduled to be for the inspection rea, MIDC, Village
I / We undertake and confirm that our authorized representative(s), conducting the follow all the necessary guidelines issued by the central government, state government and other relevant regulatory and local authorities.	
I / We hereby undertake and confirm that I / we and our authorized representatives is in our and their knowledge that the plant site of the Corporate Debtor is situated in Industrial Area, MIDC, Village - Musalgaon, Taluka - Sinnar, District - Nashik, Mahara would be solely my responsibility to take adequate precaution and proper measure the site and to deal with any untoward situation, if the same arises, whether inside in the vicinity of the plant site, at any point of time during the entire auction procent limited, at the time of the inspection of assets and handover of the assets. Fur proceed with this auction process and undertake that neither the Liquidator nor an agents / consultants would be held accountable for any such untoward situation, if the	Additional Sinnar ashtra. Further, it es to commute to e the plant site or ess including, but ther, I consent to y of his officers /
Sign on behalf of	
[Insert Name of Prospective Bidder] by Mr	
(Name and Designation) Authorised Signatory	

ANNEXURE I BID APPLICATION FORM

_		Date:		
To Huzefa Fakhri Sitabkhan, Eurotas Infrastructure Lii Think Capital Insolvency P 1011-1012, Dalamal Towe 211, Nariman Point, Mumb	mited - In L rofessionals r, Free Press	. iquidation 5 LLP, 5 Journal Marg,		
Dear Sir,				
I am desirous in participat April 22, 2025 for Block _		-Auction announced by you in the newspaper publication dated $_\cdot$		
Details of the Corporate	Debtor			
Beneficiary Name	Furotas I	Infrastructure Limited - In Liquidation		
Account Number		923020052851306		
Bank Name		Axis Bank Limited		
Branch		Nariman Point Branch, Mumbai		
IFSC Code		UTIB0000173		
Details of Bidder / Bid Pri	ice Offered			
Name of the Bidder				
Constitution of Bidder				
Contact No.				
Email ID				
PAN No.				
Address				
Bank Account No.				
Beneficiary Name				
Bank Name				
IFSC Code				
Branch				
KYC documents. We reque	est you to ki	[Insert Name of the Bidder] also enclose copies of the required indly verify the same and arrange with the auction portals for enable us to take part in the E- Auction.		
Date: Place:		Signature (Seal in case of Company / Firm)		

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

In addition to the Process Memorandum, following terms and conditions apply:

- E-Auction is being held on "AS IS WHERE IS", "AS IS WHAT IS" and "WHATEVER THERE IS BASIS", "WITHOUT RECOURSE BASIS" and will be conducted "Online". The auction will be conducted through the approved service provider, PSB Alliance Private Limited, the web portal https://ibbi.baanknet.com/eauction-ibbi/home.
- 2. The Complete E-Auction Process Memorandum containing E-Auction bid form, Declaration by bidders, General terms and conditions of online auction sales are available on the website https://ibbi.baanknet.com/eauction-ibbi/home. Interested bidders can register, bid and receive confirmation of their bid online.
 - (On going to the link https://ibbi.baanknet.com/eauction-ibbi/home, bidders will have to search for the mentioned company by using search options available on the website).
- 3. The intending Bidders should make their own independent inquiries regarding the encumbrances, title of assets put on auction and claims / rights / dues / affecting the sale 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 asset is being sold with all the existing and future encumbrances / claims / dues / demands whether known or unknown to the Liquidator. Liquidator shall not be responsible in any of way for any third-party claims / rights / dues.
- 4. The intending bidder should upload the below mentioned pre-qualification documents on https://ibbi.baanknet.com/eauction-ibbi/home and also deposit the EMD through the e-wallet on the e-auction portal on or before May 23, 2025 (Friday):
 - a. KYC and Incorporation Documents of the Prospective Bidder
 - b. Board Resolutions in case of Company or Authority Letter in case of a Partnership firm or LLP authorizing the Authorised Signatory alongwith KYC Document of the Authorised Signatory
 - c. Confidential Undertaking by the Prospective Bidder as per Format A
 - d. Notarised Affidavit and Undertaking by the Prospective Bidder as per Format B
 - e. Letter of Authorization by the Prospective Bidder as per Format C, alongwith the Undertaking of the Authorised Representative as per Appendix to Format C
 - f. Additional Undertaking by the Prospective Bidder as per Format D
 - g. Bid Application Form as per Annexure I
 - h. Declaration by Bidder, as per Annexure II
 - i. Networth Certificate by the Prospective Bidder

The Formats and Annexures can be downloaded from https://ibbi.baanknet.com/eauction-ibbi/home. These documents should also be submitted to the office of the liquidator or by e-mail, at the address given below **on or before May 23, 2025 (Friday)**.

- 5. It should be the responsibility of the interested bidders to inspect and satisfy themselves about the property before submission of the bid.
- 6. Liquidator has right to demand documents from bidder for the process and in case the documents are not provided, the liquidator may disqualify the bid.
- 7. The e-Auction / bidding of the Assets of the Corporate Debtor would be conducted on May 26, 2025 from 2:00 PM to 3:00 PM (with unlimited extension of 5 minutes). The bidder may improve their offer in multiple of amount mentioned under the column "Bid Increment Amount" against each property. 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. It is advisable and recommended to bid before end time of extended period to avoid last moment issues like connectivity problem, power cut problem, internet failure and non-submission bid due to any other circumstances. PSB Alliance Private Limited and / or the Liquidator shall not be liable for non-submission of last moment bid due to such reason.
- 9. The Earnest Money of the Highest / Successful Bidder shall be retained towards part sale consideration and the Earnest Money of unsuccessful bidders shall be refunded within 30 working days. The Earnest Money shall not bear any interest. Default in deposit of amount by the Successful Bidder would entail forfeiture of the whole money, already deposited and property shall be put to re-auction and the defaulting bidder shall have no claim / right in respect of property / amount.
- 10. The purchaser / successful bidder shall bear the applicable stamp duties / additional stamp duty / transfer charges, fee, Taxes, GST, VAT, TDS, Excise, etc. and also all the statutory / non statutory dues, taxes, rates assessment charges fees, etc. owning to anybody.
- 11. 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 thereof.
- 12. The sale certificate will be issued and / or transaction / sale documents executed in the name of purchaser(s) / applicant(s) / successful bidder only and will not be issued in any other name(s).
- 13. The sale shall be subject to conditions prescribed under the Insolvency & Bankruptcy Code, 2016 and provisions and regulations thereunder and other applicable laws and regulations.
- 14. The decision of Liquidator on declaration of successful bidder shall be final and binding on all the Bidders.

Huzefa Fakhri Sitabkhan, Liquidator Eurotas Infrastructure Limited - In Liquidation IP Registration No: IBBI/IPA-001/IP-P00031/2017-18/10115 Authorization for Assignment valid till June 30, 2026

Think Capital Insolvency Professionals LLP, 1011-1012, Dalamal Tower, Free Press Journal Marg, 211, Nariman Point, Mumbai - 400 021.

Email: cirp.eurotas@gmail.com / huzefa.sitabkhan@gmail.com

Date: April 22, 2025 Place: Mumbai

ANNEXURE II DECLARATION BY THE BIDDERS

Date:

To
Huzefa Fakhri Sitabkhan, Liquidator
Eurotas Infrastructure Limited - In Liquidation
Think Capital Insolvency Professionals LLP,
1011-1012, Dalamal Tower, Free Press Journal Marg,
211, Nariman Point, Mumbai - 400 021.

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 property (ies) as specified 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 and the deposit towards purchase-price have been made by me / us as against my / our bid 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, the bid submitted by me / us is liable to be cancelled and in such case, the Earnest Money 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 of time.
- 4. I / We also agree that after my / our offer given in my / our bid for purchase 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 the transaction within the time limit specified for any reason whatsoever and / or fail to fulfil any / all the terms and conditions of the auction and offer letter, the Earnest Money and other monies paid by me / us along with the online form and thereafter, are liable to be forfeited. The timeline for payment of final sale consideration may be extended by sole discretion of the Liquidator, to the extent permissible under the applicable laws and regulations. In case final sale consideration is not paid within timeline, the liquidator shall forfeit Earnest Money and any monies received.
- 5. I / We understand that the Earnest Money of all Bidders shall be retained by the Liquidator and returned only after the successful conclusion of the sale of property (ies). I / We, state that I / We, have fully understood the terms and conditions therein and agree to be bound by the same.
- 6. I / We confirm that our participation in the e-auction process, submission of bid or acquisition of the property (ies) pursuant to the provisions of the Process Document will not conflict with, or result in a breach of, or constitute a default under (i) our constitutional documents; or (ii) any applicable laws; or (iii) any authorization or approval of any government agency or body; or (iv) any judgment, order, injunction, decree, or ruling of any court or governmental authority, domestic or foreign binding on me / us; or (v) any agreement to which I am / we are a party or by which I am / we are bound.
- 7. The decision taken by the Liquidator with respect to the selection of the Successful Bidder and communicated to us shall be binding on me / us.
- 8. I / We also undertake to abide by the additional conditions if announced during the e-auction including any announcement(s) on correction of and / or additions or deletions to the time of auction portal and property (ies) being offered for sale.

- 9. I / We confirm that the Seller and his employees, shall not be liable and responsible in any manner whatsoever for my / our failure to access and bid on the e-auction portal due to any unforeseen circumstances, etc. before or during the auction event.
- 10. I / We hereby undertake and confirm that I / we are aware and it is in our knowledge that the plant site of the Corporate Debtor situated in Additional Sinnar Industrial Area, MIDC, Village Musalgaon, Taluka Sinnar, District Nashik, Maharashtra. Further, it would be solely my / our responsibility to take adequate precaution and proper measures to commute to the site and to deal with any untoward situation, if the same arises, whether inside the plant site or in the vicinity of the plant site, at any point of time during the entire auction process including, but not limited, at the time of the inspection of assets and handover of the assets. Further, I / we hereby consent to proceed with this auction process and undertake that neither the Liquidator nor any of his officers / agents / consultants would be held accountable for any such untoward situation, if the same arises.
- 10. I / We hereby confirm that I / we are eligible to purchase the assets of the Company under Section 29A of the Insolvency and Bankruptcy Code, 2016.
- 11. I / We shall have a valid e-mail ID, valid PAN Card and KYC document to register with the E-Auction Service Provider.
- 12. I / We have to register with the e-auction service provider by following the instruction provided in **Appendix I**.
- 13. I / We shall be solely responsible for all consequences arising out of the bid submitted by us (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.
- 14. I / We should not disclose our User ID as well as password and other material information relating to the bidding to anyone to safeguard its secrecy.
- 15. I / We agree that all the 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 Memorandum.
- 16. I / We agree that all bids placed are legally valid bids and are to be considered as bids. Once the bid is placed, the I / We cannot reduce or withdraw the bid for whatever reason. If done so, the Earnest Money amount shall be forfeited.
- 17. I / We shall have to bid for the entire block(s) of assets and cannot bid for individual assets within a block of assets.
- 18. I / We agree that the highest bid on the auction shall supersede all the previous bids of the respective Bidders.
- 19. After the conclusion of the e-auction, the Highest 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 Highest Bidder by the Liquidator. Date of sending the e-mail will be considered as the date of receipt of the Intimation, i.e., Date of Intimation.
- 20. I/ We agree that I / we may encounter certain unforeseen problems such as time lag, heavy traffic, and system / power failure at our end. To avoid losing out on bidding because of above-mentioned reasons, I / We agree that I / We shall not wait for the last moment.

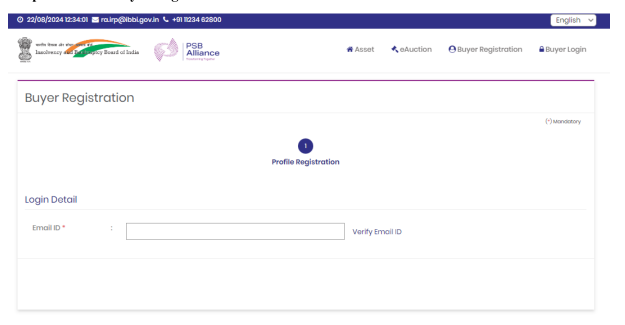
oignature	
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Address:	
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Insolvency and Bankruptcy Board of India (IBBI)

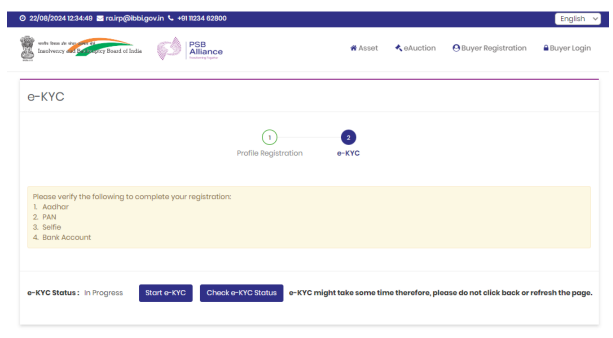
Step by Step guide for registering and participating in auction

FIRST TIME REGISTRATION

Step 1. Click on Buyer Registration

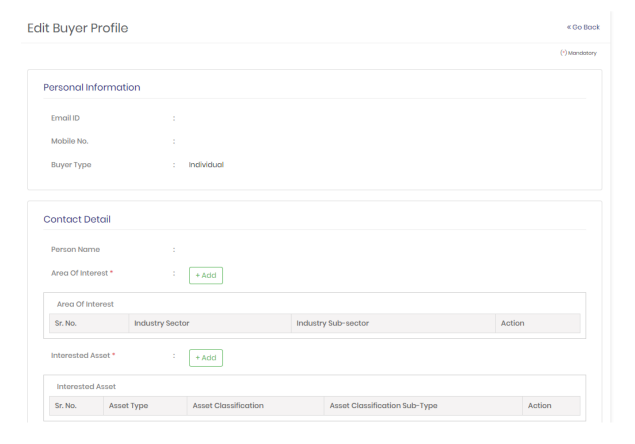


Step 2.Complete e-KYC



Step 3. Update Profile

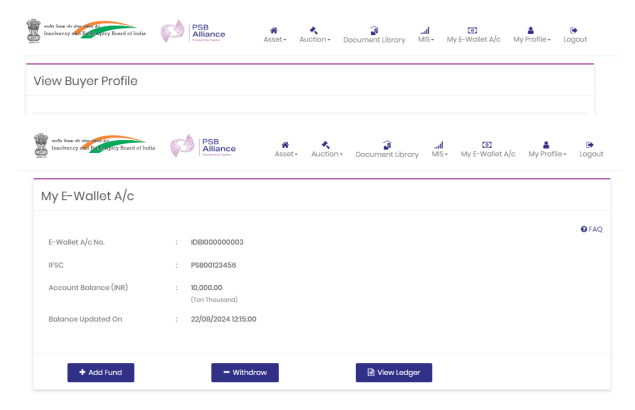
- a. Area of interest select area of interested industries
- b. Interested assets select types of interest assets



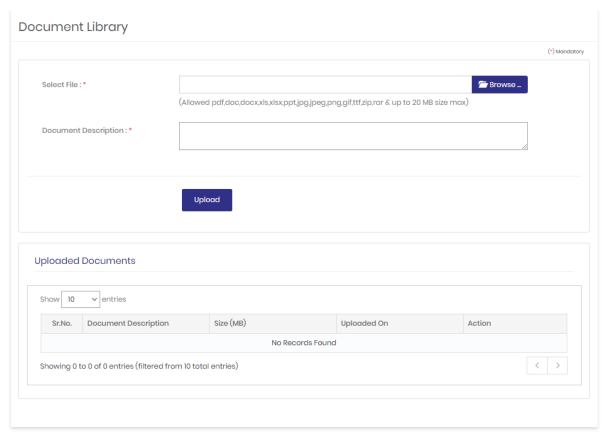
Step 4. Update Address and Bank account details

Address *	:	
Pin Code *	: 000000	
City	: Ahmedabad	
District	: Ahmedabad	
State	: Gujarat	
	Update Contact Detail	
AN Detail		
PAN No.		
Name as on PAN		
ank Account Detail		
Account Holder Name *	: Dummy Customer Name	
Bank Name *	: HDFC Bank	
Bank Account No. *	:	
IFSC *	:	
Account Type *	: Savings •	
	Verify	

Step 5. Add money to E-wallet

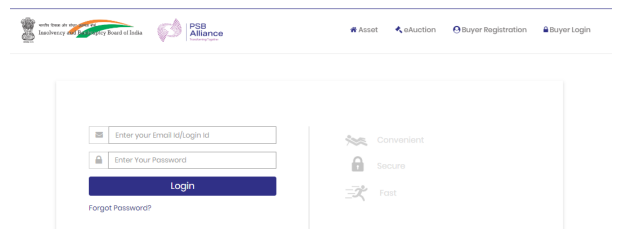


Step 6. Add documents to the Document library, if any



PARTICIPATING IN AUCTION

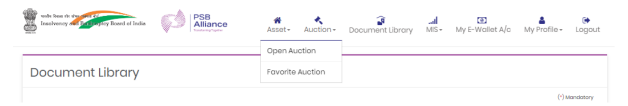
Step 1.Login to the platform



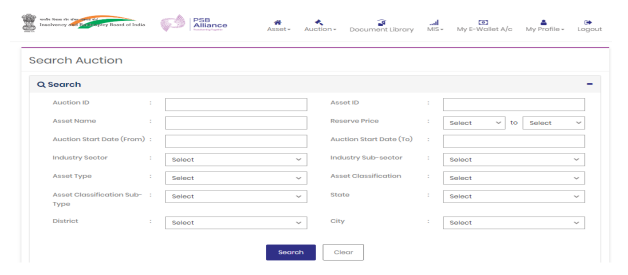
Step 2. Click on assets to search for listing assets.



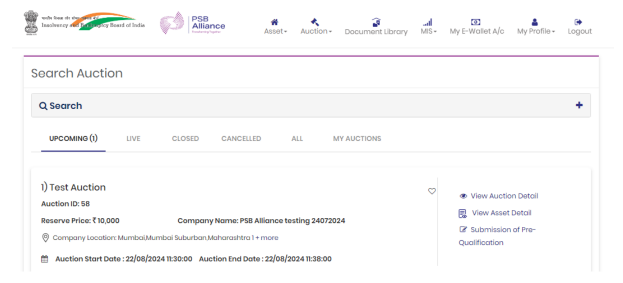
Step 3. Click on Auction to search for upcoming or live auctions.



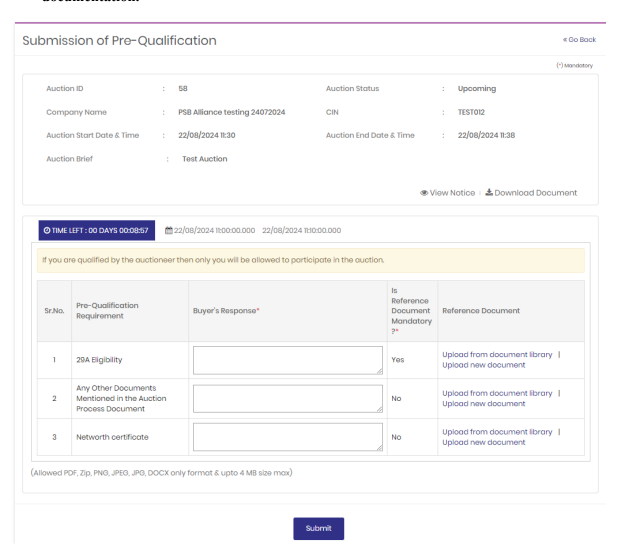
Step 4. Search for preferred auction



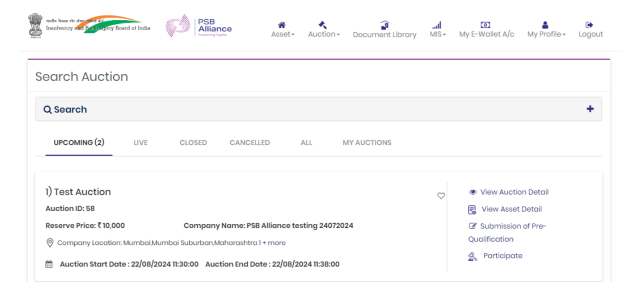
Step 5. After selecting an auction, click on 'Submission of Pre-Qualification'



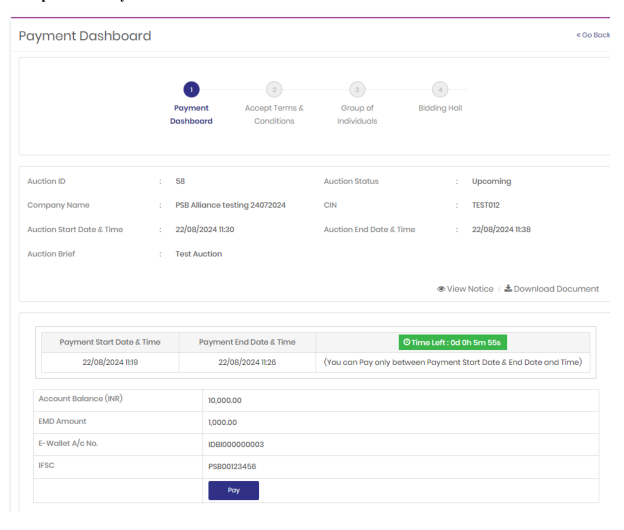
Step 6. Submit the requisite response against the qualifications and upload supporting documentation.



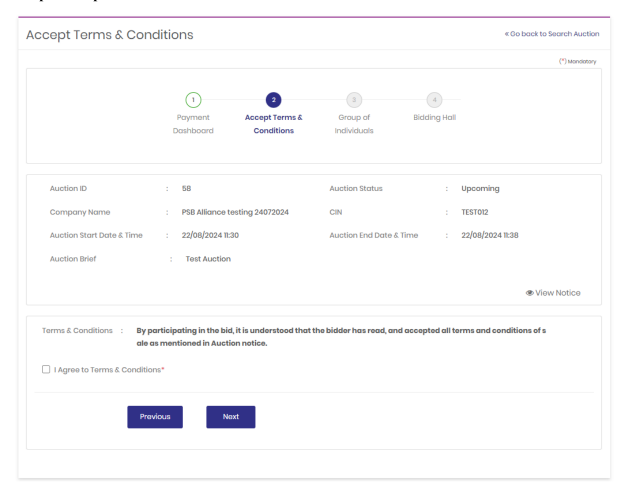
Step 7. Once the date for submission of EMD approaches, to pay the EMD, click on 'Participate'



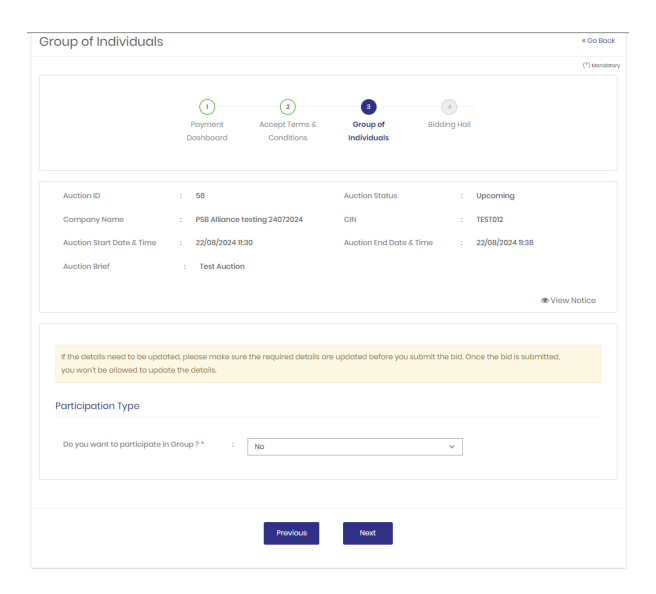
Step 8. Pay EMD



Step 9.Accept Terms and Conditions

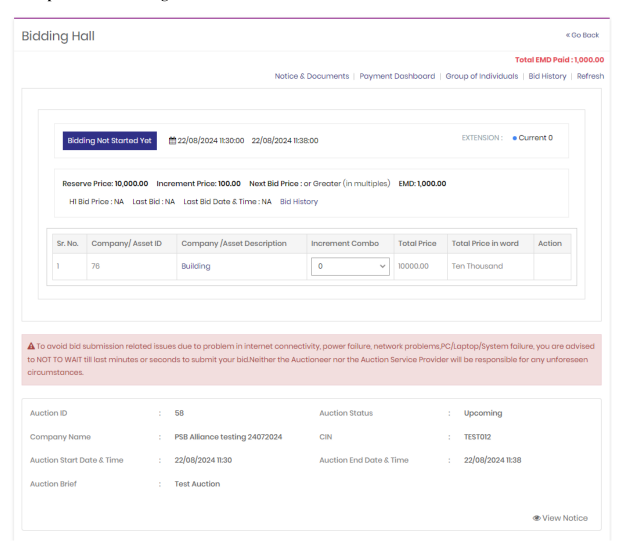


Step 10. If you are participating in an auction along with other bidders, select 'Yes'. If you are bidding alone, select 'No'. After that pay the EMD.



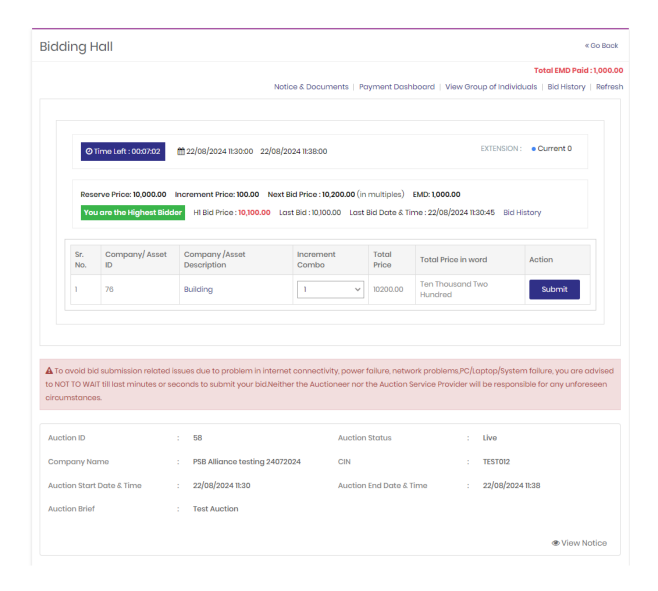
DURING AUCTION

Step 1. After payment of EMD, visit the auction platform on the auction date and time. You will be placed in a Bidding Hall.

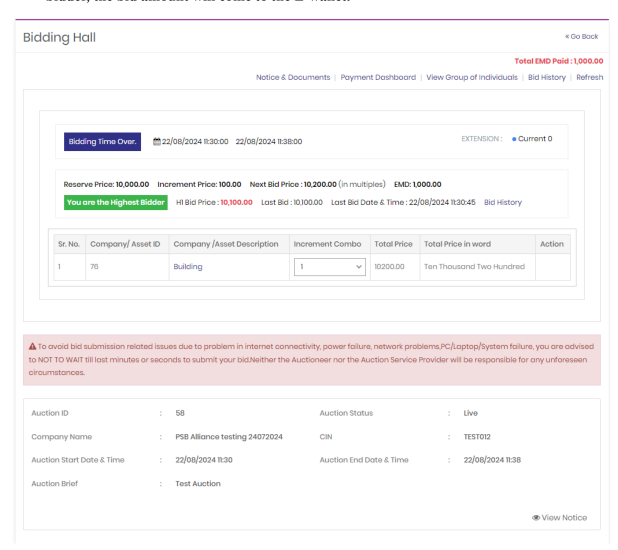


Step 2. During the auction, you can bid with the increment price.

- a. You can see if you are the highest bidder.
- b. You can see what is the Highest Bid (H1 Bid Price)



Step 3. After completion of the auction, the results will be declared. In case, you are the highest bidder, the EMD will be transferred to the liquidator. If you are not the highest bidder, the bid amount will come to the E-wallet.



Step 4. In case you are declared the highest bidder, the liquidator will verify the eligibility documents submitted by you during the pre-qualification stage. Once satisfied, the liquidator may declare you as the successful bidder. However, if it is found that you were not eligible to participate in the auction process, your EMD may be forfeited by the liquidator.

Insolvency and Bankruptcy Board of India (IBBI)

Frequently Asked Questions on Using BAANKNET Listing and Auction Portal (as on 01.04.2025)

GENERAL

Q1: What is the BAANKNET platform?

A: The BAANKNET (formerly eBKray) platform is an online Listing and Auction platform owned and operated by PSB Alliance Private Limited (PSBA), a company jointly owned by 12 public sector banks (PSBs). This is a revamped version of the eBKray platform, which is being used by PSBs for conducting an auction under the SAREFAESI Act. The platform is designed to facilitate the listing and auctioning of assets, providing tools for Insolvency Professionals (IPs) to list assets and conduct auctions and for potential buyers to participate in these auctions.

Q2: What is the purpose of the BAANKNET Portal?

A: The BAANKNET Portal is designed to provide users with a streamlined experience for accessing e-auctions facilitated by PSBA. Through this platform, users can easily search for properties/assets based on their interest, nature, type, and location, making it simple to find relevant auction opportunities. With just a few clicks, users can access detailed property information and participate directly in e-auctions, enhancing the overall efficiency and convenience of the e-auction process.

Q3: What are the benefits of listing assets on BAANKNET?

A: Listing assets on BAANKNET provides several advantages:

- **Established Platform**: BAANKNET is a well-established platform used by banks for years, ensuring reliability and trust.
- Wide Reach: The platform has an extensive database of potential buyers, increasing the chances of asset visibility and sale.
- Comprehensive Asset Details: Insolvency Professionals (IPs) can list assets with detailed information, including property images, enhancing transparency for potential buyers.
- Advanced KYC and Authentication: A robust KYC process ensures secure and verified interactions on the platform.
- **Digital Marketing**: The platform facilitates the sharing of listing information to the interested buyers based on its indicated area of interest.

Q4: What are the benefits of auctioning assets on BAANKNET?

A: Auctioning assets on BAANKNET offers several key benefits:

- Access to a Large Buyer Base: The platform's extensive database of buyers increases the likelihood of competitive bidding.
- Efficient Auction Management: Users can manage the entire auction process seamlessly, from viewing ongoing auctions to placing bids and monitoring auction status.
- Payment Gateway Integration: The platform provides a secure and integrated payment gateway for collecting, refunding, and forfeiting EMDs, ensuring smooth financial transactions.
- **Bidders Data and Digital Marketing**: BAANKNET utilizes digital marketing strategies and bidder data analytics to optimize auction outcomes, attracting more qualified buyers.

Q5: Who will benefit from the platform?

A: Insolvency Professionals (IPs) will benefit in several ways:

- KYC of Prospective Bidders: The platform handles the KYC process for bidders.
- Automatic Refund of EMDs: The platform automatically refunds the EMDs of unsuccessful bidders. In case of successful automatic transfer to liquidation account
- Audit Trails: Provides audit trails for all bids received during an auction.
- Online Document Verification: Allows for the verification of bidder documents online.

Q6: Is it mandatory to list assets under the liquidation process?

A: Yes, it is mandatory to list assets under the liquidation process in terms of the circular dated 29th October 2024 issued under section 196 of the Insolvency and Bankruptcy Code, 2016.

O7: What if details are not available with the IP?

A: List all the assets to the extent information is available. As per the assets memorandum, however, such information may be updated as and when known.

Q8: What types of assets can be listed and auctioned on this platform?

A: The platform supports a wide range of assets, including:

- Real estate (land, buildings)
- Plant and machinery

- Vehicles
- Inventory
- Financial assets
- Intellectual property
- Entire businesses as going concerns
- Not Readily Realizable Assets

USING LISTING PORTAL

Q9: How do I log in to list assets?

A: Use your IP credentials to log in on the IBBI's login page. Once logged in, you'll have access to the asset listing features for your liquidation assignment.

Q10: Where can I find the 'Listing Auction' form?

A: The 'Listing Auction' form is located at the extreme right of your approved assignment. Clicking on it will redirect you to the BAANKNET platform.

Q11: I am not receiving the OTP on my phone. What should I do?

A: Ensure that your mobile number is correctly registered with the board, as the OTP will be sent to the registered number. Further, you may contact to dedicated help desk at Ph. No.: 91 8291220220 or Email ID: support.baanknet@psballiance.com

Q12: What are the charges for using the platform?

A12: There is no fee for listing assets. However, there is a charge of Rs. 1200 (Plus GST) for every auction, irrespective of the auction result. The charges are to be reviewed on an annual basis.

Q13: What are the timelines for listing assets?

A: Assets should be listed within 7 days of submitting the asset memorandum to the adjudicating authority.

Q14: What is the 'Listing Wizard' and how many steps does it involve?

A: The 'Listing Wizard' is a step-by-step guide that appears when you log in for the first time for an assignment. It involves seven steps to complete the listing of the company and its assets.

Q15: How do I add multiple company addresses?

A: In the Company Address section, you can add addresses for all locations where the company's assets are located. After adding one address, click 'Add Record' to input additional addresses.

Q16: What types of company documents should I upload?

A: Upload relevant documents such as financial statements, annual reports, and other pertinent company records.

Q17: How do I add details of the corporate debtor's assets?

A: Select the appropriate asset type and subtype, indicate whether an auction is expected in the next 3/6/9/12 months, and provide the asset's location by adding a new address or selecting a previously added one.

Q18: What should I do if an asset can't be auctioned in the next 3/6/9/12 months?

A: If an asset is not expected to be auctioned within this timeframe, select 'No' for the question "Auction to be created in next 3/6/9/12 months?" and provide the reasons for the delay.

Q19: How do I upload images and videos of assets?

A: In the "Upload Image and Video" section, you can add relevant images or videos of the assets to help potential buyers assess the asset's condition.

Q20: How can I review and publish the final listing?

A: In the "Final Publish" step, review all the details you've added. If everything is correct, click the submit button to publish the listing.

Q21: How can I add more assets after the initial listing?

A: To add more assets:

- Click on "Manage Company & Assets"
- Click on "Assets"
- Click on "Add"
- Fill in the Asset Detail form
- Upload images and documents for the new asset

• Approve the asset to make it visible

Q22: How do I edit company and asset details after listing?

A: To edit details:

- Click on "Manage Company & Assets"
- Click on "Company Detail" or "Assets"
- Click on "Edit"
- Make your changes and save them

Q23: How do I delete an asset after listing?

A: To delete an asset:

- Click on "Manage Company & Assets"
- Click on "Assets"
- Click on "delete"

USING AUCTION PORTAL BY INSOLVENCY PROFESSIONALS

Q24: How do I access the Company dashboard to create a new auction?

A: After logging in, navigate to the Company dashboard. You'll find an 'Auction' button that allows you to create a new auction.

Q25: What information is required in the Auction notice wizard?

A: The Auction notice wizard requires the following information:

- Manner of Sale
- Auction Brief (description of the proposed auction)
- Inspection Details (name and contact of the Authorized Officer)
- PQ Dates (Pre-Qualification documents submission Dates)
- Inspection Dates
- Payment Dates
- Business Rules (Reserve Price, EMD, Increment Prices, etc.)

Q26: What changes regarding Pre-Qualification have been made in the Liquidation Regulations in January 2025?

Under the amended regulations, the requirement for the liquidator to check the eligibility of prospective bidders before the auction has been dispensed with. All bidders are now

required to submit the eligibility documents, as specified in the Pre-Qualification criteria, on the auction portal. These documents will remain hidden during the auction and will only become visible to the liquidator after the auction concludes. The liquidator will verify the eligibility of only the highest bidder after the auction.

Q27: What business rules (auction rule) need to be set for an auction?

A: The business rules, as per the auction notice, include:

- Reserve Price and EMD (Earnest Money Deposit)
- Increment Price during the auction
- Increment Price during extended auction time
- Cutoff time for extending the auction after receiving a bid
- Duration of auction extension

Q28: How do I upload auction documents?

A: During the auction creation process, there's a specific step for uploading relevant documents. These may include detailed asset descriptions, terms and conditions, and any other important information for bidders.

Q29: What are Prequalification requirements, and how do I create them?

A: Prequalification requirements are criteria that bidders must meet to be eligible to participate in the auction. You can set these in the auction setup process, specifying the qualifications or documents bidders need to provide.

Q30: How do I add details of the liquidation account?

A: During the auction setup, you'll find a section to add the details of the liquidation account. This is important for transferring the EMD of the highest bidder in case of a successful auction.

Q31: How do I select assets for auction?

A: Select the assets to be auctioned from a dropdown menu. If selling multiple assets collectively or as a going concern, you can select multiple assets.

Q32: What payment is required to publish an auction notice?

A: Typically, there's a fee associated with publishing an auction notice. The platform will guide you through the payment process before you can finalize and publish the notice.

Q33: How is the auction notice made visible to the public?

A: Once all steps are completed, including payment and OTP verification, the auction notice will be published and visible to the public on the platform. however, before the final submission, the IP must take utmost care to ensure that the details are matching with the auction notice

Q34: How are asset inspections handled?

A: Asset inspections are arranged by the Insolvency Professional (IP). They provide inspection dates and contact details for the Authorized Officer. Interested buyers can contact the officer to arrange inspections during the specified dates.

Q35: Can I make any changes to the auction details after publishing the auction notice?

A: Yes, you may make changes.

Q36: Where can I see ongoing auctions?

A: On the auction date, go to Auction \rightarrow Search Auction \rightarrow Manage Auction \rightarrow Auction Result. This section displays ongoing auctions.

Q37: Can I see the names of auction participants during the auction?

A: No, the names of participants are not visible during the auction. You can only see the number of participants and their bids to maintain fairness and privacy.

Q38: How do I view the auction results?

A: After the auction closes, you can see the details of all participants and their bids in the Auction Result section.

Q39: What is the process after the close of the auction?

In the case of the highest bidder, the liquidator will verify the eligibility documents of the highest bidder submitted during the Pre-Qualification stage. If the liquidator is satisfied with the eligibility, the liquidator will declare it as the successful bidder. However, if it is found that the bidder was not eligible to participate in the auction process, EMD may be forfeited by the liquidator.

Q40: How do I evaluate PQs?

A: After the auction process concludes, navigate to Auction → Search Auction → Manage Auction. Then click on the Pre-Qualification tab and select "View & Evaluate PQ Submission details." Review the submitted PQ documents. You can either Accept or Reject each PQ.

Q41: How do I accept or reject the highest (H1) bid?

A: After the auction, you can accept or reject the H1 (highest) bid in the Auction Result section.

Q42. Can I ask for additional documents from the bidders via other modes such as email?

A. No, all the correspondence with the bidders must be through the auction platform

Q43: How do I upload a letter of intent (LoI) for the buyer?

A: Once a bid is accepted, you can upload a letter of intent for the buyer. You can use a sample LoI provided by the platform or upload your own document.

Q44: How do I update the sale status after the auction?

A: After sending the LoI to the buyer, update the sale status in the auction management section by selecting the appropriate status (e.g., successful, cancelled, etc.).

Q45: How is the privacy and security of bidders maintained?

A: The platform ensures bidder privacy by:

- Not revealing bidder identities during the auction
- Using secure, encrypted connections for all transactions
- Adhering to data protection regulations
- Only sharing necessary information with the Insolvency Professional

Q46: What happens if there are technical issues during an auction?

A: The platform has a technical support team on standby during auctions to assist with any technical issues that may arise.

Q47: Can auctions be cancelled or postponed?

A: Yes, auctions can be cancelled or postponed by the Insolvency Professional if necessary, with appropriate reason to be recorded.

USING LISTING AND AUCTION PORTAL BY BIDDERS

Q48: Where can I see all the listed assets and auctions?

A: You can see all the assets and auction details by visiting www.baanknet.in.

Q49: Do I need to register to search and see the assets or the auction?

A: No, you can search the assets and auction without registration. Registration is required only if you want to participate in an auction.

Q50: How do I register as a buyer on the platform?

A: To register as a buyer, click on the "Buyer Registration" option on the platform's homepage. You'll be guided through a step by step registration process, including eKYC verification.

Q51: What is eKYC and how do I complete it?

A: eKYC (electronic Know Your Customer) is a digital process to verify your identity. Follow the onscreen prompts to provide the required identification documents and information for verification.

Q52: What information is required in the buyer profile?

A: You will need to provide:

- Area of interest (select industries you're interested in)
- Types of assets you're interested in
- Personal or company details

Q53: What should I do if I have forgotten my username and/or password?

A: If you've forgotten your username or password, click on the "Forgot Password" link provided on the login page. You will be guided through the steps to recover your account.

Q54: How do I update my address and bank account details?

A: After registration, you can update your address and bank account details in the profile settings. Ensure this information is accurate for smooth transactions.

Q55: How do I add money to my E-wallet?

A: To add money to your E-wallet, look for an "Add Money" or "Fund E-wallet" option in your account dashboard. You can add funds using various payment methods like net banking, credit/debit cards, or UPI.

Q56: What is the e-Wallet feature on BAANKNET?

A: The e-Wallet feature on e-BKray is a digital wallet system that allows users to securely store funds online. It simplifies the checkout process by enabling users to make payments conveniently without repeatedly entering their payment information.

Q57: What documents should I add to the Document Library?

A: Upload relevant documents such as company registration certificates, tax documents, or proof of funds in the Document Library section of your profile.

Q58: How do I search for assets and auctions?

A: Use the "Assets" or "Auctions" tab on the platform to search for listings. You can filter by location, asset type, or industry sector.

Q59: How do I submit Pre-Qualification documents for an auction?

A: After selecting an auction, look for the "Submission of Pre-Qualification" option. Here, you can submit the required documents and respond to the qualification criteria.

Q60: Will I get any notification for the correspondence with the Liquidator?

A: Yes, all the changes and updates will be communicated to you via email.

Q61: How do I pay the Earnest Money Deposit (EMD)?

A: Once the date of submission of EMD starts, you'll see a "Participate" option for the auction. Click on this to proceed with the EMD payment using your E-wallet.

Q62: What are the terms and conditions I need to accept?

A: Before participating in an auction, you'll need to accept the platform's general terms of use and any specific conditions for that particular auction. Read these carefully before accepting.

Q63: Can I participate in an auction with other bidders?

A: Yes, you can participate with others. During the EMD payment process, you'll be asked if you're participating alone or with others. Select the appropriate option.

Q64: How do I access the Bidding Hall on the day of the auction?

A: On the auction date and time, log into your account and navigate to the specific auction. You'll enter a virtual Bidding Hall when the auction starts.

Q65: How do I place a bid during the auction?

A: In the Bidding Hall, you'll see the current highest bid and an option to place your bid. Enter an amount higher than the current bid by at least the specified increment.

Q66: Can I see if I'm the highest bidder?

A: Yes, the platform will indicate if you are the highest bidder. However, you will not see how many bidders are participating.

Q67: How do I know if my bid has been successful?

A: After placing your bid, you will receive a confirmation via email or a notification on the portal. If your bid is successful, you will be provided with further instructions on the next steps in the purchasing process.

Q68: Can I retract or modify my bid once it's been placed?

A: No, once a bid has been submitted, it cannot be retracted or modified. Please ensure that you review all information carefully before placing your bid.

Q69: What happens to my EMD if I win or lose the auction?

A: If you win the auction, your EMD will be transferred to the liquidator as part of the purchase process. If you are not the highest bidder, the EMD amount will be returned to your E-wallet.

Q70: When can I withdraw money from my E-wallet?

A: You may withdraw money from the E-wallet anytime. The money will be transferred to your bank account.
