GOVERNMENT OF INDIA

O/o.The Official Liquidator, High Court, Madras. 'Corporate Bhavan''.
Il floor, No.29, Rajaji Salai, Chennai – 600 001.
Phone No.044 25271149/51Fax: 044-25271152, WEBSITE: www.olchennai.in

IN THE HIGH COURT OF JUDICATURE AT MADRAS (ORIGINAL JURISDICTION)

IN THE MATTER OF THE COMPANIES ACT, 1956 &

IN THE MATTER OF M/S. SYNERGY FINANCIAL EXCHANGE LIMITED(IN LIQUIDATION)

COMPANY APPLICATION NO.96 of 2018 IN COMPANY PETITION NO.322 OF 1999

SALE NOTICE

Pursuant to the orders of the Hon'ble High Court, Madras dated 27.06.2018 sealed tenders are invited from the interested parties by the undersigned for the purchase of the immovable asset as per the schedule given hereunder on "AS IS WHERE IS AND WHATEVER THERE IS BASIS" belonging to M/s. SYNERGY FINANCIAL EXCHANGE LIMITED (In Liquidation).

SCHEDULE

DESCRIPTION OF THE PROPERTY	UPSET PRICE (RS)	EMD:10% of the upset price (Rs)
Free hold land situated on Plot No.30,S.No.297, Hissa No.1,2A,2B & S.No.304, Hissa No.1,2,3,At- Ambervet,Taluka Mulshi, District-Pune, Maharashtra. Plot Area: 5678sq.ft	10,00,000/-	1,00,000/-

- 2. Date of Inspection of Properties: 25.07.2018 between 11.00AM to 4.00 PM
- 3. Cost of Tender Form, Terms and Conditions: Rs.1,500/- (Non-refundable/Not adjustable)
- 4. Sealed Tender Form for the immovable asset along with EMD of 10% of the upset price by way of DD/Pay order drawn in favour of "The Official Liquidator, High Court, Madras". payable at Chennai shall be submitted directly to the O/o.The Registrar General, High Court, Madras 600 104 on or before 06.08.2018 till 4.30PM.
- 5. Sealed tenders will be opened before the Hon'ble High Court. Madras on **14.08.2018** and tenderers who remain present will be permitted to increase their offer in the open auction. The sale is subject to confirmation via a final order passed by the Hon'ble High Court. Madras
- 6. For detailed Terms and Conditions and other events kindly log on to our website www.olchennai.in or call on this office on any working day.

DATED AT CHENNAI THIS THE 16th DAY OF JULY 2018.

Sd/-Dr.K.THIRUMALAIMUTHU OFFICIAL LIQUIDATOR. HIGH COURT.MADRAS.

TENDER FORM

FROM

TO

THE REGISTRAR GENERAL, HIGH COURT OF MADRAS CHENNAI – 600 104.

SIR.

SUB: C.P.NO.322 OF 1999 – HIGH COURT. MADRAS
In the matter of M/s.Synergy Financial Exchange Limited (in liquidation)
Sale of immovable assets belonging to the company
Submission of Tender Form – Reg.,

Ref: 1) Official Liquidator's Advertisement in The Indian Express" and "Navshakti"-Maharashtra Edition.

Sir.

Having examined, understood and agreeing to the terms and conditions for sale of immovable asset belonging to the company in liquidation. I am submitting my tender for the purchase of asset of the company in liquidation mentioned below on "AS IS WHERE IS AND WHATEVER THERE IS CONDITION" at the following rates:

DESCRIPTION OF THE PROPERTY	UPSET PRICE(Rs)	OFFER PRICE(Rs)
Immovable Assets consisting of Free hold land situated on Plot No.30,S.No.297, Hissa No.1,2A,2B & S.No.304, Hissa No.1,2,3,At-Ambervet,Taluka Mulshi, District-Pune, Maharashtra. Plot area: 5678 sq.ft	10,00,000/-	

	1	l h	ave	enclos	sed	а	Den	nand	Dr	aft be	aring	No	
dated		d	rawn	at			for a	sum o	of Rs	8		in fa	avour of
"The Official	L	iquida.	ator,	High Co	ourt,	Mad	dras" p	ayable	at	Chennai	, toward	ls Earnest	Money
Deposit bein	g t	he 10	% of	the upse	et pri	ce.							

I. Shall be present at the Hon'ble High Court, Madras onwith proper authorization or I shall depute an authorized person on the date fixed by Hon'ble Court for opening of the tender.

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I have verified revenue records and satisfied regarding the nature description, encumbrance Certificate, lien, charge, Statutory dues etc., over the property before submitting my Tender Form and also inspected and verified the available title deeds and other documents relating to the property.

I further state that, I have fully read the terms and conditions of sale and I shall abide by the terms and conditions and decision / order of the Hon'ble High Court, Madras with regard to sale of the assets of the company in provisional liquidation.

Yours	faithfully

)

Place:

Date:

Encl: DD No.....

Dated.....for Rs.

IN THE HIGH COURT OF JUDICATURE AT MADRAS (ORIGINAL JURISDICTION)

IN THE MATTER OF THE COMPANIES ACT, 1956

AND

IN THE MATTER OF M/S.SYNERGY FINANCIAL EXCHANGE LIMITED (IN LIQUIDATION)

COMPANY APPLICATION NO. 96 of 2018

IN

COMPANY PETITION NO.322 OF 1999

INFORMATION ABOUT THE PROPERTY:

SCHEDULE

Sl.no	DESCRIPTION OF	LOCATION OF THE	UPSET PRICE	EMD
	THE PROPERTY	PROPERTY	IN RS.	(10% OF THE
				UPSET PRICE)
				RS.
1	Free hold land measuring 5678 sq.ft	Free hold land situated on Plot No.30,S.No.297, Hissa No.1,2A,2B & S.No.304, Hissa No.1,2,3,At-Ambervet,Taluka Mulshi, District-Pune, Maharashtra. Plot Area: 5678sq.ft	10,00,000/-	

DETAILS OF IMPORTANT EVENTS:

A) Inspection of the property

: 25.07.2018

Between 11AM to 4PM

(Details of the Land such as location, extent of land and survey numbers are furnished in the Schedule attached to the Terms and Conditions of Sale)

B)Last date of receipt of sealed tender: 06.08.2018 upto 4.30PM

C) Date of opening tender form/auction: 14.08.2018 at 10.30 AM before the Hon'ble Company Judge,
High Court, Madras.

TERMS AND CONDITIONS FOR THE SALE OF MOVABLE AND IMMOVABLE ASSETS AS PER HON'BLE HIGH COURT, MADRAS ORDER DATED 27.06.2018

- 1. Sale of immovable/movable assets i.e Free hold land measuring 5678sq.ft belonging to M/s. SYNERGY FINANCIAL EXCHANGE LIMITED (in liquidation) situated at Plot No.30,S.No.297, Hissa No.1,2A,2B & S.No.304, Hissa No.1,2,3,At-Ambervet,Taluka Mulshi, District-Pune, Maharashtra.
- 2. Pursuant to the orders of the Hon'ble High Court, Madras dated 27.06.2018 in C.A.No.96 of 2018 in C.P.No.322 of 1999 sealed tenders are invited from the interested parties by the undersigned for immovable/movable assets situated at Plot No.30,S.No.297, Hissa No.1,2A,2B & S.No.304, Hissa No.1,2,3,At-Ambervet,Taluka Mulshi, District-Pune, Maharashtra.

3. The sale is on "AS IS WHERE IS AND WHATEVER THERE IS AND NO COMPLAINT BASIS".

- 4. The vendor is the Official Liquidator attached to the Hon'ble High Court of Judicature at Madras appointed for conducting the winding up proceedings under the provision of Companies Act, 1956.
- 5. The sale of assets and properties of the subject company shall not relieve the Directors or any persons who may be liable to the secured creditors or otherwise.
- 6. Sealed envelope should be superscribed as "OFFER FOR PURCHASE OF PROPERTY OF M/S.SYNERGY FINANCIAL EXCHANGE LIMITED (IN LIQUIDTION) containing the offer along with interest free EMD as 10% of the upset price should be submitted to "The Registrar General, High Court of Madras" Office of the Registrar General High Court of Madras, Chennai -

600 104. on or before the last date for submitting the tender, that is 06.08.2018 upto 4.30 PM.

7. The Offerers received from the intending purchasers shall be placed before the Hon'ble Company Judge and the intending purchaser may raise/revise their offer upwards in the inter-sebidding to be held by the Hon'ble Court on the date of auction.

The Offers should submit their offer with interest free Earnest Money of Deposit 10% of the upset price by way of Demand Draft/Pay order drawn on any Nationalized Bank payable at Chennai in favour of "The Official Liquidator, High Court, Madras" of the company as mentioned in the Sale Notice. Offers received without Earnest Money Deposit will not be considered.

- 8. The Hon'ble High Court of Judicature at Madras reserves the right to accept or reject the highest or any offer without assigning any reason thereof and the decision of the Hon'ble High Court will be final binding on all the parties.
- 9. On acceptance of the highest bid/offer in the inter-se-bidding, the highest offerer shall pay the full amount of the bid/offer within 30 days from the date of acceptance/confirmation of sale (After deducting the amount of EMD deposited)ONLY BY WAY OF PAY ORDER/DEMAND DRAFT drawn on any nationalized bank payable at Chennai in favour of the 'Official Liquidator, High Court, Madras".
- 10. The sale of the properties of the company in liquidation/Provisional liquidation shall be on "As is where is and whatever there is basis and no complaint basis" and the Official Liquidator will not transfer the title, except the title which the company was having prior to its liquidation.

11. THE PURCHASER:

- a) Shall procure himself the transfer of land by a Deed of Conveyance from the subject company in liquidation through Official Liquidator to himself or as the Court may decide.
- b) Shall obtain water, electricity, telephone connection and all other necessary amenities required by them at their cost and expenses
- c) Shall obtain all other necessary permission/quotas, if any, as may be required, at their own cost.
- 12. The Stamp duty, Registration Charges and all other incidental charges thereto shall be borne by the (auction) purchaser.
- 13. The purchaser shall accept the extent/tenure of the land areas as they actually exist on the date of confirmation of sale, and the vendor shall not be bound to compensate him in future in respect of difference in the tenure or in the area or to incur the costs of ascertaining the correct area or tenure thereof or such other expenses in connection therewith. The tenderer should himself physically verify the extent of land before offering tender. Rule of "Caveat emptor" is applicable to the sale.
- 14. The property will be conveyed and assigned to the purchaser by the vendor who alone will execute the documents, if any, in favour of the purchaser. The purchaser shall not require the concurrence in such documents of any other person or persons. The vendor is selling the property as the Official Liquidator attached to the Hon'ble High Court of Judicature at Madras pursuant to the directions of the Hon'ble High Court in the matter and as such will not give any warranty or indemnity of any kind whatsoever.

- 15. The purchaser shall be liable to pay all statutory dues, if any, due and payable on the properties of the subject company for the period after the date of winding up order. The payment of such dues for pre-Liquidation period shall be settled as per the provisions of the Companies Act, 1956. However, dues, taxes, cess, if any, applicable on the sale of assets, shall be paid by the purchaser.
- 16. The properties shall be handed over to the purchaser on payment of full sale price to the Official Liquidator and / or subject to such directions as the Hon'ble High Court may issue in the matter.
- 17. If the purchaser does not pay the amount of purchase consideration to the Official Liquidator within the stipulated time, as directed by the Hon'ble High Court, the Official Liquidator shall terminate the sale and forfeit the EMD and the part sale consideration if any paid. This condition and other conditions in respect of the payment of purchase consideration are without prejudice to the right of the Official Liquidator. If the vendor terminates the contract as aforesaid he will be entitled to put the properties for re-sale with the permission of the Hon'ble High Court.
- 18. If the vendor has no original documents or title deeds relating to the properties under sale with him, in that case the original title etc.,are/may be under the possession of the secured creditors and further vendors therein has no possession of title deeds relating to the documents under sale, then, the purchaser is neither entitled to call for production of or delivery of any of the documents not in his possession and shall not make any requisition or take any objection in respect of such non-delivery thereof, from the vendor.
 - 19. The purchaser shall satisfy himself about the right, title, boundaries etc., of the properties after ascertaining from the

Registration Offices concerned and other authorities and the Vendor will not entertain any claim as regards to the right /title/extent etc., to the property after the Hon'ble High Court confirms the sale.

- 20. The purchaser shall be deemed to have purchased the properties after complete examination & inspection of it and shall not be entitled to make any requisition or raise any objection as to the title, boundaries or consideration and nature of the property or any part thereof.
- 21. As from the date of confirmation of sale, the land, building and plant and machinery sold to the purchaser shall be at the sole risk, cost account of the purchaser as regards the destruction or any damage by earthquake or any other natural calamities or other act of God otherwise whatsoever.
- 22. If the purchaser fails to pay the purchase money/balance amount and all costs charges and expenses payable by him to the vendor within the time specified in above and all other respect to perform these conditions or any of them, his entire amount deposited till then shall be forfeited and the vendor shall be at liberty to sell the property without tendering any conveyance and/or assignment to such defaulting purchaser and without being bound to sell the property at such time and subject to such condition and in such manner in all respects as he shall think proper. The deficiency in price, if any, occasioned by such second sale and all cost charges and expenses occasioned by such subsequent sale or any attempted second sale with interest thereon as may be fixed by the Hon'ble High Court from the date of confirmation of the first sale shall be immediately after such subsequent sale be made good and paid by the defaulting purchaser as by way of Liquidated damages, while any increase in price on such second sale shall not belong to the defaulting

purchaser. This condition is not affected by any other conditions hereof.

- 23. The Hon'ble High Court of Madras has right to impose such other and further terms and conditions as the Hon'ble High Court may deem, fit and proper, in the circumstances of the case as may arise and said terms and conditions apart from those already specified above will be binding on all the parties concerned.
- 24. The sale will be strictly on these terms & conditions and any conditional offer will not be entertained.
 - 25. The offerer shall not be entitled to withdraw or cancel his offer once submitted. If the offerer withdraws or cancels his offer, the Earnest Money Deposit shall be liable to be forfeited along with the part sale consideration paid, if any and he will also be liable to pay to the Official Liquidator the loss, damages suffered consequent upon his backing out of its offer. The property/assets in question will then be re-sold at the risk and consequences of the offerer.
 - 26 (a) The Hon'ble Court of Madras can direct the Official Liquidator to return the Earnest Money Deposit to the unsuccessful bidders or to deposit the amount of Earnest Money Deposit received along with the offer in the relevant Bank Account and to return the said amount of Earnest Money Deposit by issuing the Cheque to all un-successful bidders.
- (b) The Earnest Money Deposit of Ist and IInd bidders will be retained and the Earnest Money Deposit of other bidders will be returned by way of cheque. The Earnest Money Deposit of IInd bidder will be returned on receipt of the entire sale consideration from the Ist bidder.

- 27. This offer for sale does not include any part of the property/assets which is being installed/laid down by public utility undertaking and/or local authority such as Electricity, Gas Authorities, Telecommunication Authority etc., are not put up for sale. Since these properties are not owned and belong to the subject company in provisional liquidation.
 - 28. No nomination facility is permitted, and in the case of immovable property sale deed will be executed in the name of person in whose favour sale is confirmed.
 - 29. The offer once accepted by the Hon'ble Court, the offerer will not be allowed to withdraw the same.
 - 30. The successful bidder will have to get the sale deed executed within 60 days from the date of confirmations of sale by the Hon'ble High Court.

Sd/-DR.K.THIRUMALAIMUTHU OFFICIAL LIQUIDATOR HIGH COURT, MADRAS