## **APPLICATION ON PLAIN PAPER ASBA**

1	Name of Company		G G ENGINEERING LIMITED									
2	Name and address of the Eligible Equity Shareholder including joint applicants		Name of Sole/First Applicant: Address:									
			Name Applic	of Sec	ond Jo	int						
			Name	e of Thi	rd Join	t Applic	ant:					
3	CAF No.											
4	Registered Folio Number/DP and Client ID No.											
5	Number of Equity Shares held as on Record Date											
6	Number of Equity Shares entitled as per Rights Entitlement											
7	Number of Equity Shares a Rights Entitlement (A)	applied for as per										
8	Number of additional Equi	ty Shares applied for, if any										
9	Total number of Equity Sha	res applied for (A + B)										
10	Total amount payable at the rate of Re. 1/- per Equity Share ((A + B) x Re.1/-)											
11	PAN	Sole/First Account Holder										
		Second Joint Account Holder										
		Third Joint Account Holder										
12	Whether applying through	ASBA (Yes/No)	YES			ı	I			ı		
	ASBA Account Number											
	SCSB and Branch Address	SB and Branch Address										
	Total Amount to be blocked (in figures and in words)											
	UNDERTAKING by Equity	ock the amount specified abo Shareholder / ASBA Accoun We are eligible ASBA Invest	t Holde		the AS	BA Pro	cess.					
	Sole/First Account Holder Second			d Joint Account Holder				Third Joint Account Holder				
The	The Rights Entitlements and the Rights Equity Shares have not been and will not be registered under the Securities Act or the securities laws of any state of the United States and may not be offered or sold in the United States of											
		any state of the childe		uu ا	٠.٠٠, ١١٠				J U		Ju Olu	

The Rights Entitlements and the Rights Equity Shares have not been and will not be registered under the Securities Act or the securities laws of any state of the United States and may not be offered or sold in the United States of America or the territories or possessions thereof ("United States"), except in a transaction not subject to, or exempt from, the registration requirements of the Securities Act and applicable state securities laws. The offering to which the Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any Rights Equity Shares or Rights Entitlement for sale in the United States or as a solicitation therein of an offer to buy any of the Rights Equity Shares or Rights Entitlement. There is no intention to register any portion of the Issue or any of the securities described herein in the United States or to conduct a public offering of securities in the United States. Accordingly, the Letter of Offer / Abridged Letter of Offer and the enclosed Application Form and Rights Entitlement Letters should not be forwarded to or transmitted in or into the United States at any time. In addition, until the expiry of 40 days after the commencement of the Issue, an offer or sale of Rights Entitlements or Rights Equity Shares within the United States by a dealer (whether or not it is participating in the Issue) may violate the registration requirements of the Securities Act.

thin the United States by a deale quirements of the Securities Act.	r (whether or not it is participating in t	he Issue) may violate the registration						
Sole/First Applicant	Second Joint Applicant	Third Joint Applicant						
Please Note: All capitalized terms not specifically defined herein shall carry the same meaning as prescribed to them in the Letter of Offer dated July 5, 2023 filed with the BSE Limited.								