**PART A - FORM OF APPLICATION BY EQUITY SHAREHOLDERS**

For acceptance of Rights entitlement and application for additional Equity Shares without renunciation

*Note:* The Abridged Letter of Offer and CAF shall be dispatched to Non-Resident Eligible Equity Shareholders at their Indian address only.

<table>
<thead>
<tr>
<th><strong>FILISEP REGIEN NO.</strong></th>
</tr>
</thead>
</table>

**The Board of Directors,**

TALBROS ENGINEERING LIMITED

Registered Office: Plot No. 7b, Sector 6, Vasant Kunj, 110070, New Delhi, India.

Contact Person: Mr. Sanjeev Marwaha, Managing Director and Company Secretary.

**NOTE:** This form is to be completed as per the instructions given in the Abridged Letter of Offer.

**Issue Opens On:** January 14, 2014

**Issue Closes On:** March 01, 2014

**Issue Price:** Rs. 44/- per Equity Share

**Block VI**

<table>
<thead>
<tr>
<th><strong>TOTAL NO. OF EQUITY SHARES APPLIED FOR</strong></th>
<th><strong>AMOUNT TO BE PAID AT THE ISSUE PRICE</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Block VIII**

<table>
<thead>
<tr>
<th><strong>TOTAL NO. OF EQUITY SHARES TO BE TAKEN</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

**Block IX**

<table>
<thead>
<tr>
<th><strong>BLOCK X (BLOCK VIII + IX)</strong></th>
</tr>
</thead>
</table>

---

**PART B - FORM OF REMNUNCIATION**

*Note:* This form is to be completed by renouncees of non-resident shareholders.

**Please note that renouncees of non-resident shareholders shall be subject to approval of RBI under FEMA. Application not accompanied by the aforesaid approval, wherever applicable, is liable to be rejected.**

---

**PART C - FORM OF APPLICATION BY RENOUNCERS (TO BE FILLED IN BY RENOUNCERS ONLY)**

---

**DO NOT TEAR OR DETACH ANY PART OF THIS FORM**
PART 'D' - REQUEST FOR SPLIT APPLICATION FORM (SAF)

Pursuant to the Company's Letter of Offer dated January 13, 2014, Monday, please send me/us Split Forms as detailed below:

Notes:
1. Request for Split forms will be entertained only once and must be made on this form.
2. Split Forms cannot be re-split.

BEETAL FINANCIAL & COMPUTER SERVICES

should be furnished in the appropriate columns in the CAF. In the case of NRIs who remit their application money through

in FCNR / NRE Accounts, refunds and other disbursements, if any shall be credited to such account details of which

may be, an Account Debit Certificate from the bank issuing the draft confirming that the draft has been issued by debiting

form. Investors may note that where payment is made by drafts purchased from NRE/FCNR accounts as the case

application is submitted; or FIIs registered with SEBI must remit funds from special non-resident rupee deposit account.

Mumbai depending upon the place where the application is submitted; or By Rupee draft purchased by debit to NRE

By Indian Rupee drafts purchased from abroad and payable at New Delhi/Mumbai depending upon the place where the

residing at places other than places where the bank collection centres have been opened by the Company for collecting

dispatched from the US; Applications by ineligible Non-residents (including on account of restriction or prohibition under

Age of first Investor not given while completing Part C of the CAFs; PAN not mentioned for application of any value;

and Transfer Agents of the Company Beetal Financial & Computer Services Private Limited, in the case of Equity Shares

his / her PAN number allotted under the Income-Tax Act, 1961, irrespective of the amount of the application.

Address: ___________________________________________________________________________________________________________________________________________

Part 'A' of the CAF must not be used by any person(s) other than the Equity Shareholder to whom this Letter of Offer has been addressed. If used, this will render the application invalid.

Ground Floor, Near Ruby Hall Clinic, Pune-411001,
5 - Sansad Marg - PIN 110001,
- PIN 141003,

The Issue together with their Demand Draft net of Bank and postal charges drawn in favour of “TEL-Rights Issue” in case of resident Shareholders and “TEL-Rights Issue NR” in case of Non Resident shareholders, so