

Registered Office & Factory

Gat.no. 686/4, Koregaon Bhima, Tal. Shirur

Dist.: Pune: Pin: 412 216 Phones: (02137) 670000/01/02 Fax: (02137) 252453

Website: www.sharpindialimited.com CIN: L36759MH1985PLC036759 Email ID: secretarial@sil.sharp-world.com

22/02/2024

To,

Corporate Relationship Dept Bombay Stock Exchange Limited 25<sup>th</sup> Floor, P. J .Towers, Dalal Street, Fort, Mumbai 400001

Company Script Code No.: 523449

Dear Madam/Sir,

Subject: Submission of copies of Postal Ballot Advertisement.

Please find enclosed herewith copies of newspaper advertisement published in 'Financial Express' (English) and 'Loksatta' (Marathi) regarding completing electronic dispatch of Notice of Postal Ballot seeking Approval for 1. Appointment of Mr. Makarand Date (DIN: 08363458), Additional Director, as Executive Non-Independent Director on the board of the company, 2. Appointment of Mr. Makarand Date (DIN: 08363458) as Managing Director of Company and fix his remuneration, and instructions for remote e-voting.

This information is also hosted on website of Company at www.sharpindialimited.com.

We request you to take a note of the same and take it on your record.

Thanking you.

Yours Faithfully,

For **SHARP INDIA LIMITED** 

Srirang Mahabhagwat Company Secretary Membership No.- A28750



एयू स्मॉल फायनान्स बँक लिमिटेड (ए श्रेड्युल्ड कमर्शियल बँक)

नोंद. कार्यालयः 19-ए, धुलेश्वर गार्डन, अजमेर रोड, जयपूर-302001 (CIN: L36911RJ1996PLC011381)

#### परिशष्ट IV [नियम 8 (I) पाहा)] ताबा सूचना

ज्याअर्थी, निम्नस्वाक्षरीकार हे **एयू स्मॉल फायनान्स बँक लिमिटेड (ए शेड्युल्ड कमर्शियल बँक) चे** प्राधिकृत अधिकारी असून त्यांनी सिक्युरीटायझेशन अँड रिकन्स्ट्रक्शन ऑफ फायर्नीन्शअल ॲसेट्स अँड एन्फोर्समेन्ट ऑफ सिवयुरिटी इंटरेस्ट [ऑक्ट, 2002 (2002 चा 54)] अंतर्गत आणि सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रुल्स, 2002 च्या नियम 3 सह वाचण्यात येणाऱ्या अनुच्छेद 13 (12) अंतर्गत बहाल करण्यात अञालेल्या अधिकारांचा वापर करीत खाली नमृद दिनांकास कर्जदारांना एक मागणी सूचना निर्गीमत केली होती त्यांना सदर सूचनेत नमृद रकमेची सदर सूचना प्राप्त होण्याच्या दिनांकापासन ६० दिवसांचे आत परतफेड करण्याचे आवाहन करण्यात आले होते :

	कर्जदार / सह - कर्जदार / गहाणकार / जामीनदाराचे नाव / कर्ज खाते क्रमांक	13(2) सूचनेचा दिनांक व रक्कम	तारण मालमत्तेचे वर्णन	ताबा घेतल्याचा दिनांक
П	(कर्ज खाते क्रमांक) L9001060717135045,	06-डिसेंबर-23	पुढील निवासी/ व्यावसायिक मालमत्ता जमीन/ इमारत/ रचना आणि फिक्स्चर	16-फेब्रुवारी-
	सचिन भिवाजी बाखकर (कर्जदार),	रु. 45,18,258/- रु. पंचेचाळीस	चे सर्व खंड आणि तुकडे - गट क्र. 27, स्वामी समर्थ मंदिराजवळ, नगर, ता.	
H	भिवाजी दत्तात्रय बाखकर (सह-कर्जदार)	लाख अठरा हजार दोनशे अठ्ठावन्न फक्त	- हवेली, जि पुणे, महाराष्ट्र येथील स्थित मालमत्ता. चतुःसीमा पुढीलप्रमाणे -	
П		दि. 05-डिसेंबर-23 रोजी नुसार	पूर्व - रस्ता, पश्चिम - रस्ता, उत्तर - किस्न बारवकर यांचे घर, दक्षिण -	
Ш			नंदकुमार यांचे घर. मोजमाप - 11000 चौ. फूट.	
П	(कर्ज खाते क्रमांक) L9001060818809710		पुढील निवासी/ व्यावसायिक मालमत्ता जमीन/ इमारत/ रचना आणि फिक्स्चर	16-फेब्रुवारी-
	आणि L9001060824924330,	रु. 19,14,509/- रु. एकोणीस लाख	चे सर्व खंड आणि तुकडे - गट क्र. 27, स्वामी समर्थ मंदिराजवळ, नगर, ता	24
	बाखकर, सचिन भिवाजी बाखकर (सह-कर्जदार),		फूट. चतुःसीमा पुढीलप्रमाणे - पूर्व - रस्ता, पश्चिम - रस्ता, उत्तर - किसन	
H	भिवाजी दत्तात्रय बाखकर (सह कर्जदार)		बारवकर यांचे घर, दक्षिण - नंदकुमार यांचे घर.	
Ц		05-डिसेंबर-23 रोजी नुसार		
	आणि L9001060824924330, वज्रलक्ष्मी एंटरप्रायझेस द्वारे त्याचे मालक सचिन भिवाजी बारवकर, सचिन भिवाजी बारवकर (सह-कर्जंदार),	रु. 19,14,509/- रु. एकोणीस लाख चौदा हजार पाचशे नऊ फक्त आणि रु. 21,53,691/- रु. एकवीस लाख	पुढील निवासी/ व्यावसायिक मालमत्ता जमीन/ इमारत/ रचना आणि फिक्स्चर चे सर्व खंड आणि तुकडे - गट क्र. 27, स्वामी समर्थ मंदिराजवळ, नगर, ता हवेली, जि पुणे, महाराष्ट्र येथील स्थित मालमत्ता. <b>मोजमाप</b> - 11000 चौ.	24

कर्जदार सदर रकमेची परतफेड करण्यात असमर्थ ठरल्याने कर्जदार व सर्वसामान्य जनतेस सुचित करण्यात येते की निम्नस्वाक्षरीकारांनी सदर नियम ८ सह वाचण्यात येणाऱ्या सदर अधिनियम [कायदा 2002] च्या अनुच्छेद 13(4) अंतर्गत त्यांना / तिला बहाल करण्यात आलेल्या अधिकारांचा वापर करीत वर तक्त्यामध्ये वर्णन केलेल्या मालमत्तेचा वर नमूद दिनांकास ताबा घेतलेला आहे. सदर अनामत मत्ता सोडवून घेण्यासाठी उपलब्ध असलेल्या वेळेच्या संदर्भात कर्जदाराचे लक्ष सदर अधिनियमाच्या अनुच्छेद 13 च्या उप -विभाग (8) कडे वेधण्यात येते. कर्जदार व सर्वसामान्य जनतेस याद्वारे सावधारिरीची सुचना देण्यात येते की त्यांनी सदर मालमत्तेच्या संदर्भात कोणताही व्यवहार करू नये, असा कोणताही व्यवहार केल्यास तो **एयु स्मॉल फायनान्स** 

बँक लिमिटेड (ए शोडयल्ड कमर्शियल बँक) च्या वर नमद रक्कम अधिक वर तक्त्यात नमद व्याज एवढया रकमेच्या भाराधीन असेल. दिनांक : 21/02/2024 प्राधिकृत अधिकारी, एयू स्मॉल फायनान्स बँक लिमिटेड

आयडीएफसी फर्स्ट बँक लिमिटेड (पर्वीची कॅपिटल फर्स्ट लिमिटेड आणि

IDFC FIRST Bank

नोंदणीकत कार्यालय : केआरएम टॉवर्स, आठवा मजला, हॅरिंगटन रोड, चेटपेट, चेन्नर्ड - 600031 टेली : +91 44 4564 4000 । फॅक्स : +91 44 4564 4022

> परिशिष्ट IV [नियम 8(1)] ताबा सूचना (अचल मालमत्तेसाठी)

ज्याअर्थी, निम्नस्वाक्षरीकार हे **आयडीएफसी फर्स्ट बँक लिमिटेड (पूर्वीची कॅपिटल फर्स्ट लिमिटे** आणि आयडीएफर्सी बँक लिमिटेडशी एकत्रीकरण झालेली) चे प्राधिकत अधिकारी असन त्यांनी सिक्युरिटायझेशन अँड रिकन्स्ट्रक्शन ऑफ फायनॅन्शिअल ॲसेट्स अँड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्र ॲक्ट, 2002 अंतर्गत आणि सिक्युरिटी इंटरेस्ट (एनफोर्समेंट) रुल्स, 2002 मधील नियम 3 सह वाचण्य येणाऱ्या अनच्छेद 13(12) अंतर्गत बहाल करण्यात आलेल्या अधिकारांचा वापर करीत दि. 28.03.202 रोजी एक मागणी सूचना पाठविली ज्यात कर्जदार, सह-कर्जदार व जामीनदार 1. **संदेश सॅमसन काळे,** यांन

60 दिवसांचे आत भरणा करण्याचे आवाहन करण्यात आले होते. कर्जदार सदर रकमेची परतफेड करण्यात असमर्थ ठरल्याने याद्वारे कर्जदारांना आणि सर्व लोकांना सूचि करण्यात येते की, निम्नस्वाक्षरीकारांनी सिक्युरिटी इंटरेस्ट (एनफोर्समेंट) रुल्स, 2002 मधील नियम 8 सह वाचण्यात येणाऱ्या सदर अधिनियमातील अनुच्छेद 13 मधील उप-विभाग (4) अंतर्गत बहाल करण्या आलेल्या अधिकारांचा वापर करीत खाली नमूद मालमत्तेचा **दि. 15 फेब्रुवारी 2024 रोजी प्रत्यक्ष ता**ब

घेतलेला आहे. कर्जदार आणि सर्व लोकांना याद्वारे सावधगिरीची सूचना देण्यात येते की त्यांनी सदर मालमत्तेच्या संदर्भात कोणताही व्यवहार करू नये आणि असा कोणताही व्यवहार केल्यास तो **आयडीएफसी फर्स्ट बँक लिमिटे**ड (पर्वीची कॅपिटल फर्स्ट लिमिटेड आणि आयडीएफसी बँक लिमिटेडणी एकत्रीकरण द्यालेली) च्य रु. 18,97,018.42/- (रुपये अठरा लाख सत्याण्णव हजार अठरा आणि बेचाळीस पैसे फक्त

सदर अनामत मत्ता सोडवन घेण्यासाठी उपलब्ध असलेल्या वेळेच्या संदर्भात कर्जदाराचे लक्ष सद अधिनियमातील अनुच्छेद 13 मधील उप-विभाग (8) मधील तरतुर्दीकडे वेधण्यात येते.

अपार्टमेंट/फ्लॅट ए10-1207 प्रकार-1-बीएचके रेरा कार्पेट मोजमाप क्षेत्रफळ 26.66 चौ. मी. म्हणजे 286.97 चौ. फु., इमारत क्रमांक ए10 मध्ये बाराव्या मजल्यावर, ऐश्वर्यम हमारा फेज-। मध्ये बांधण्यात येव आहे, गट क्र. 94, गाव चिखली, तालुकाः हवेली, जिल्हाः पुणे येथे स्थित, नोंदणी जिल्हा पुणे, नोंदणी उप जिल्हा तालुका हवेली येथे स्थित, तहसील हवेली च्या महसूल हद्दीत स्थित आणि पिंपरी-चिंचव महानगरपालिकेच्या हद्दीत स्थित आहे.

दिनांक : 15 फेब्रुवारी 2024 स्थान : पुणे कर्ज खाते क्रमांक : 34450062

स्वा/- प्राधिकृत अधिकार आयडीएफसी फर्स्ट बँक लिमिटे (पर्वीची कॅपिटल फर्स्ट लिमिटेड आपि आयडीएफसी बँक लिमिटेडशी एकत्रीकरण झालेली

#### शार्प इंडिया लिमिटेड

नोंदणीकत कार्यालय: गट नं. ६८६/४, कोरेगाव भिमा, तालुका : शिरूर, जिल्हा पुणे ४१२२१६

ई-मेल : secretarial@sil.sharp-world.com

#### पोस्टल बॅलट आणि दरस्थ ई-मतदानाबाबत माहितीसाठी सूचना

कंपनी कायदा, २०१३ (कंपनी कायदा) कलम १०८ सह वाचलेल्या कलम ११० आणि इतर लागृ एक्सचेंज बोर्ड ऑफ इंडिया (सेबी) द्वारे शार्प इंडिया लिमिटेड (कंपनी) च्या सदस्यांना जारी केले. विचार करणे आणि तराव पास करणे योग्य वाटल्यास रिमोट ई-व्होटिंग प्रक्रियदारे पोस्टल मतपत्रिकेदारे तराव

(अ) श्री. मकरंद दाते यांची नियक्ती (डीआयएन: ०८३६३४५८), अतिरिक्त संचालक, कंपनीच्या बोर्डावर कार्यकारी अ-स्वतंत्र संचालक म्हणन – सामान्य प्रस्ताव

एमसीए परिपत्रकांची पूर्तता करुन, तपशील असलेले निवेदन (नोटीस) आणि पोस्टल बॅलटची सूचना बुधवार, २१ फेब्रुवारी, २०२४ रोजी, इलेक्ट्रॉनिक पध्दतीने अशा सभासदांना पाठविण्यात आली आहे की, ज्यांचे ई–मेल आयडी कंपनी/डिपॉझिटरीज् पार्टीसिपंट यांच्याकडे नोंदणीकृत आहेत आणि ज्यांची नावे कट–ऑफ डेटला म्हणजे शुक्रवार, १६ फेब्रुवारी, २०२४ रोजी सभासदांच्या नोंदवहीत/ ठेवीदारांच्या नोंदीमध्ये दिसतात आणि अशा सदस्यांना रिमोट ई-मतदानाच्या सुविधेचा लाभ घेण्यास

उद्देशाने हाताळली पाटिने कोणत्याही सदस्याला पोस्टल मतपत्रिकेची नोटीस न मिळाल्यास लिंक इनटाइम इंडिया प्रायव्हेट लिमिटेड pune@linkintime.co.in किंवा कंपनी सचीव secretarial@sil.sharp-world.com यावर संपर्क साधावा. कंपनीच्या संचालक मंडळाने श्री. श्रीधर जी. मुदलीयार किंवा मिनाक्षी देशमुख, प्रॅक्टीसिंग कंपनी सेक्रेटरी पार्टनर एसव्हीडी आणि असोसिएटस् यांची पारदर्शक पध्दतीने पोस्टल बॅलट प्रक्रिया (दरस्थ ई-मतदानद्वारा) पूर्ण करण्यासाठी निरिक्षक म्हणून नियुक्ती केली आहे. दूरस्थ ई-मतदानाद्वारे करण्यात आलेल्या पोस्टल बॅलटचा निकाल (निरिक्षकांच्या अहवालासह) २२ मार्च, २०२४ रोजी सायंकाळी ५.०० वा. पासून कामकाजाच्या २ दिवसाच्या आत जाहीर करण्यात येईल. सदरचे निकाल

कपया नोंद्र घ्यावी की, कंपनीच्या सदस्यांना सचनेच्या प्रती किंवा पोस्टल बॅलेट अर्ज प्रत्यक्षरित्य पाठविण्यात येणार नाहीत. कंपनीच्या सदस्यांना त्यांची परवानगी किंवा असंतोष ई-मतदानादार कळवावा अशी विनंती केली जाते व २२ मार्च, २०२४ रोजी सायंकाळी ५.०० वाजेपर्यंत किंवा त्यापूर्वी

कंपनीच्या सभासदांना याद्वारे माहिती तसेच विनंती करण्यात येते की, त्यांनी खालीलबाबत नोंद घ्यावी.

- अ) सभासद सूचनेचे निर्देशित विषयावर कामकाज पोस्टल बॅलेट ई-मतदानाद्वारे घेण्यात येईल. कंपनीने ई-मतदान योजना लिंक इनटाईम इंडिया प्रायव्हेट कंपनी यांच्याद्वारे सभासदांना दिली आहे. ई-
- सकाळी ९.०० वाजता सुरु होईल आणि शुक्रवार, २२ मार्च, २०२४ रोजी (भारतीय प्रमाणवेळ) सायंकाळी ५ ०० वाजता समाप्त होईल मतदान कालावधीत १६ फेब्रवारी २०२४ (कट-ऑफ डेट) रोजी प्रत्यक्ष भाग धारण असणारे सभासद फक्त दरस्थ ई-मतदान पध्दतीने
- क) पोस्टल बॅलेट दुरस्थ ई-मतदानाची परवानगी शुक्रवार, २२ मार्च, २०२४ सायंकाळी ५.०० वा. पर्यंतच असेल आणि यानंतर मतदानसेवा लिंकईन टाईम इंडिया प्रायव्हेट लिमिटेड यांच्याकडून अक्षम करण्यात रोर्डल
- ड) पोस्टल मतदान सूचना कंपनीचे संकेतस्थळ <u>www.sharpindialimited.com</u>

अकाऊंट नंबर (पॅन), आदेश, नामनिर्देशन, बँकेचे नाव आणि शाखेचा तपशील, ईसीएस आदेश, बँक खाते क्रमांक, मायकर कोड, आयएफएससी कोड इ. यांच्याशी संबंधित पत्त्यातील कोणताही बदल

इनटाइम इंडिया प्रायव्हेट लिमिटेड विहित फॉर्म आयएसआर-१ आणि सेबी परिपत्रक क्रमांव सेबी/एचओ/एमआयआरएसडी/एमआयआरएसडी-पीओडी-१/पी/सीआयआर/२०२३/३७ नुसार दि. १६ मार्च २०२३ इतर फॉर्ममध्ये नमूद करा.

(एफएक्यूज) आणि सभासदांसाठी असलेले इन्स्टा वोट, ई-वोटिंग यूजर मॅन्युअल https://instavote.linkintime.co.in येथे उपलब्ध आहे तसेच enotices@linkintime.co.in या ई-मेल वर किंवा ०२२-४९१८ ६००० वर संपर्क साधावा.

> संचालक मंडळाच्या आदेशावरून शार्प इंडिया लिमिटेड करिता श्रीरंग महाभागवत कंपनी सचिव



## पिंपरी चिंचवड महानगरपालिका, पिंपरी-१८

विद्युत विभाग

ई-निविदा सूचना क्र. विद्युत/विद्युत/मुख्यालय/ग/५४-०१/२०२३-२०२४

पेंपरी-चिंचवड महानगरपालिकेकडून खालील नमूद केलेल्या कामासाठी ई-टेंडरिंग पद्धतीने परसेंट रेट निविदा मागविण्यात येत आहे. प्रचलित दराने GST बिलात अदा केली जाईल. त्यामुळे वगळून दर द्यावेत.

I	निविदा	कामाचे नाव	निविदा रक्कम	बयाणा	अनामत रक्कम	कामाची	निविदा फॉर्म फी
I	क्रमांक		रुपये	रक्कम		मुदत	'जीएसटी'सह
I						(महिने)	(परत न मिळणारी)
I	५४-१/	म.न.पा.चे थेरगांव येथील	₹.	₹.	₹.	०४	₹.
I	२०२३-	'दिलीप वेंगसरकर अकादमी'	७६१८७१९७/-	३८०९३६/-	३८०९३६०/-	महिने	२२५२३/-
I	२०२४	येथील क्रिकेट मैदानावर डिझाईन					
I		करुन स्टेडियम मास्ट व एलईडी					
I		फ्लडलाईटची उभारणी क्रणे व					
I		प्रकाश व्यवस्था करणे.					
ı			<del></del>				

	X-111(1 -1-1(-1) -1/(-1)						
			निविदेचे वेठ	गपत्रक			
	ई-निविदा उपलब्ध कालावधी	:	दिनांक २२/०	२/२०२४ ते ०	७७/०३/२०२४		
	निविदापूर्व सभा	:	दिनांक २८/०	२/२०२४, सव	<b>ठाळी ११:००</b> व	ाजता.	
	ई-निविदा स्वीकृती दिनांक व वेळ	;	दिनांक ०७/०	३/२०२४, दुप	ारी ३:०० वाजत	Π.	
ſ	निविदा उघडण्याचा दिनांक	;	दिनांक ११/०	३/२०२४, दुप	ारी ३:०० वाजत	॥ (शक्यः	झाल्यास)

https://mahaenders.gov.in या वेबसाईटवर उपलब्ध आहे. सदरची निविदा पद्धत ई-टेंडरिंग पद्धतीने म.न.पा.च्या वेबसाईटवरून निविदा भरावयाची आहे. सदरची ई-टेंडरिंग प्रक्रियेअंतर्गत निविदा वर नमुद केलेल्या दिनांक व नमुद केलेल्या वेळेपयंत ई-टेंडरिंग पद्धतीने वेबसाईटवरूनच भरता येतील. निविदाधारकांनी निविदेची फॉर्म फी बयाणा रक्कम म.न.पा. पेमेंट गेट वे सिस्टीमद्वारे भरावयाची आहे. कोणतेही कारण न देता निविदा पूर्णतः किंवा अंशतः मंजूर अथवा नामंजूर करण्याचा अधिकार मा. आयुक्त यांनी स्वतःकडे राखून ठेवला आहे. सदरची निविदा https://mahaenders.gov.in या वेबसाईवर उपलब्ध आहे.

अथवा Help Desk Number 0120-4200462, 0120-4001002, 0120-4001005, 0120-6277787 या दुरध्वनीवर संपर्क साधावा जाहिरात क्र. ५५६ (सही/-) संतोष खाबडे,

का. क्र. विमुका/०४/कावि/१५१/२०२४

दिनांक २१/०२/२०२४

MOTILAL OSWAL

CIN Number :- U65923MH2013PLC248741 **नोंदणी कार्यालय :** मोतीलाल ओसवाल टॉवर, रहिमतुल्ला सथानी रोड, परेल एस.टी. डेपो समोर,

प्रभादेवी, मुंबई-४०००२५ **ई-मेल** : hfquery@motilaloswal.com शाखा कार्यालय : कार्यालय क्रमांक २०६,२०७ आणि २०८, दुसरा मजला, क्र. १५३ ए/१ ते ४/१, १ ते ४/२, १ ते ४/५ मेगा सेंटर, सोलापूर रोड, हडपसर-

शाखा कार्यालय : कार्यालय क्रमांक ४, दुसरा मजला, विश्व आर्केड इमारत, नवले पुलाजवळ, पुणे – मुंबई महामार्गाजवळ, नहें, कात्रज, पुणे – ४९१०४९, महाराष्ट्र

ॲसेटस अँड एनफोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ अंतर्गत स्थावर मालमत्ता (त्तां) च्या विक्रीसाठी ३० दिवसांची ई-लिलाव विक्री सुचना. सूचना ह्याद्वारे सर्व जनतेला आणि विशेषत: कर्जदार (रां) आणि हमीदार (रां) ना देण्यात येत आहे की येथे खाली वर्णन करण्यात आलेली स्थावर मालमत्ता सुरक्षित धनकोकडे गहाण/ प्रभारित करण्यात आली होती ज्याचा प्रत्यक्ष ताबा **मोतीलाल ओस्वाल होम फायनान्स लिमिटेड** (पूर्वीची अस्पायर होम फायनान्स कॉर्पोरेशन लिमिटेड म्हणून ओळखले जाणारे)/ सुरक्षित धनकोच्या प्राधिकृत अधिकारी ह्यांनी घेतला असून खाली नमूद दिनांक आणि वेळेला जे आहे जेथे आहे, जे आहे जसे आहे आणि जेथे आहे तेथे आहे तत्वावर मोतीलाल ओस्वाल होम फायनान्स लिमिटेड/ सुरक्षित धनको ह्यांना देय असलेल्या येथे खाली नमूद करण्यात आलेल्या देणी आणि त्यावरील वसुली होईपर्यंत व्याज आणि अन्य खर्चाच्या वसुलीसाठी करण्यात येणार आहे. राखीव मूल्य इसारा रक्कम ठेव (इरठे) आणि इरठे जमा करण्यासाठी शेवटचा दिनांक देखील येथे खाली नमूद करण्यात आलेला आहे

कजदार/सह– कजदार/	/सह— कजदार/ । मागणा सूचना   स्थावर मालमत्ताच वर्णन   राखाव रक्कम / इएमडा आणि इएमडा		इ–ाललावाचा	
हमीदार	तारीख आणि रक्कम		सादर करण्याची अंतिम तारीख	तारीख व वेळ
कर्ज करार क्र.: LXHAD00315- 160008975	०४-०५-२०१९ रोजीस	फ्लॅट नंबर-०७ अश्विनी अपार्टमेंट सुखसागर नगर	राखीव किंमत: रु.८०००००/- (आठ लाख फक्त )	२८-०३-२०२४ दु.१२.३० ते
शाखा : हडपसर कर्जदार: रूपेश सदाशिव पवार	रु: १३०३१४६/- (रुपये तेरा लाख तीन	कात्रज चैत्रबन गार्डन जवळ ४११०४६ पुणे	ईएमडी: रु. ८००००/– (ऐंशी हजार फक्त )	०१.०० वा.पर्यंत (५ मिनिटांच्या
सह-कर्जदार: सुजाता रुपेश पवार	हजार एकशे शेहचाळीस फक्त)	महाराष्ट्र	ईएमडी सादर करण्याची अंतिम तारीख: २७–०३–२०२४	अमर्यादित विस्तारासह)
कर्ज करार क्र.:	२२-०५-२०२०	फ्लॅट नं.३०१,३रा मजला,	राखीव किंमत: रु.७००००/- (सात	२८-०३-२०२४
LXKAT00116- 170042119	रोजीस	व्यंकटेश अपार्टमेंट,	लाख फक्त )	दु.०१.०० ते
शाखा : कात्रज कर्जदार: राज नारायण कांबळे	रु: १०४५७१५/- (रुपये दहा लाख	एस .नं.१५/१/३, भिलारेवाडी, पुणे, महाराष्ट्र	ईएमडी: रु. ७००००/- (सत्तर हजार फक्त )	०१.३० वा.पर्यंत (५ मिनिटांच्या
सह-कर्जदार: अनिल नारायण कांबळे	पंचेचाळीस हजार सातशे पंधरा फक्त)	– ४११०४६	ईएमडी सादर करण्याची अंतिम तारीखः २७–०३–२०२४	अमर्यादित विस्तारासह)

सदर लिलाव हा बोली दस्तावेजामधील अटी व शर्तीनुसार आणि तेथे दिलेल्या प्रक्रियेनुसार राबविण्यात येईल. बोलीदार ई-लिलाव सेवा परवठादार, मे. बोलीकरण माहिती आणि सहाय्यासाठी, विक्रीसाठी ठेवण्यात आलेल्या सरक्षित मत्तेच्या तपशिलासाठी आणि बोली अर्ज सादर कारण्यासाठी जे ऑन लाईन सादर करायचे आहेत त्यासाठी आमच्या मे. ग्लोबटेक इंफोसिस्टिम्स प्रायव्हेट लिमिटेड वेब पोर्टलला भेट द्यावी: https://BestAuctionDeal.com इच्छुक खोदीदारांनी त्याच पोर्टलवर असलेल्या लिलावाच्या अटी आणि शर्ती आणि प्रक्रिया पाहाव्यात आणि अरुण घडे- ९३७२७०५६५७ ह्यांच्याशी संपर्क करावा उपरोक्त समूर वेब पोर्टलवर तपशिल उपलब्ध आहे आणि त्यांच्या मध्यवर्ती हेल्पडेस्क शी संपर्क करावा : + ९१ ९८१००८९३३ +९१ १२४ ४४ ७० ८५५. E-mail ID: Care@BestAuctionDeal.com

Mahendra Bhoite

Changed to new name

as Avdhoot Mahendra

भाषांतरामध्ये त्रटी आढळल्यास इंग्रजी मजकर ग्राह्य धरण्यात येईल

प्राधिकृत अधिकारी मोतीलाल ओसवाल होम फायनान्स लिमिटेड

I have changed my name

Angad Inderjit Singh Gill

0090345401-1

0090345451-1

to new name Angad

2805807A Hav Kilbile

Dnyaneshwar Vitthal

R/at Vill Ajispur Post

Buldhana changed my

name from Shital to

Shital Dnyaneshwar

Kilbile Affidavit No.

I Prajakta Spouse of 2806523H Hav Wagh

Jitendra Shivaji R/at

Tehsil Amalner District

Jalgaon changed my

name from Prajakta to

Vill/Post Ranaiche

I Mohammed Shoeb

my name as Shoaib

166/2024 Dated

17/02/2024.

Nandrakoli Tehsil

**Buldhana District** 

Singh Gill Aff.no.

3923/2024

सही/-



जिमनीच्या पातळीवर मुद्रांक प्राधिकरण झोन, निवासी एनआयबीएम रोड, कोंढावा, पुणे.

सार्वजनिक सूचना

सर्व लोकांस या नोटीशीद्वारे सूचित करण्यात येते की, मेसर्स रावजी कन्स्ट्रकशन्

यांस पर्यावरण खात्याकडून EC Identification No. EC24B038MH117578

दिनांक ०९/०२/२०२४ या तारखेस सर्व्हें क्रमांक १६, हिस्सा क्रमांक २ आणि ४

गांव मौजे धानोरी, तालुका हवेली, जिल्हा पूणे या मिळकतीवर पॅलेडीयम होम्स य

नावाने प्रकल्प उभारण्यास मंजुरी मिळालेली आहे. प्रस्तुत मंजुरीची प्रत ही महाराष्

प्रदेषण नियंत्रण मंडळ आणि तसेच पर्यावरण विभाग, महाराष्ट्र शासन यांचे संकेत

अपना सहकारी

बँक लि.

खाली उल्लेखिलेल्या मालमत्तेचा ताबा **दि**. १७ **फेब्रुवारी २०२४** रोजी घेतला आहे

पुढील होणारे व्याज इत्यादीचे , भरणा करण्याची मागणी केली होती.

उत्तरेकडे किंवा दिशेला : एस. क्रमांक २५ कोंढवा खुर्द

पश्चिमकडे किंवा दिशेला : उंडी पिसोळी रोड

दिनांक :१७.०२.२०२४

ठिकाण : पुणे.

दक्षिणेकडे किंवा दिशेला : एस. क्रमांक २७, कोंढवा खुर्द

पूर्वेकडे किंवा दिशेला : एस. क्रमांक २६/१+२/२, कोंढवा खुर्द

८ कडे आकर्षित करण्यात येते.

मेसर्स रावजी कन्स्ट्रकशन्स

Website :- www.apnabank.co.in

ताबा सूचना

ज्याअर्थी खाली सही करणारा अधिकृत अधिकारी, अपना सहकारी बँक लि. (मल्टी स्टेट शेड्यूल्ड को-ऑप. बँक) यांनी त्यांन

सिक्युरिटायझेशन ॲंड रिकन्स्ट्रवशन ऑफ फायनान्शियल ॲंसेट्स ॲंड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट अक्ट २००२ व कलम

१३(१२) नुसार प्राप्त झालेल्या अधिकारान्वये व सदर कायद्याच्या कलम १३ (२) नुसार **सौ. आरती अजय त्रिवेदी** 

(कर्जदार/गहाणखतदार), सौ. क्वृतिका राहुल कीर्तने (जामीनदार), श्री. गौरव अशोक पवळे (जामीनदार) ह्यांन दि. ०५.०३.२०२२ रोजी मागणी नोटीस पाठवून दि. २८.०२.२०२२ रोजी येणे असलेली रक्कम **रु. ५९,८१,२६२.६० (रूपये** 

**एकोणसाठ लाख एक्याऐंशी हजार दोनशे बासष्ट आणि पैसे साठ फक्त)** अधिक दि. ०१.०३.२०२२ पासून देय दिनांकापर्यंत

संबंधित कर्जदार व वर उल्लेखिलेले इतर, पूर्ण रकमेचा भरणा करू न शकल्याने सर्व सामान्य जनता, खासकरून कर्जदार व वर

उल्लेखिलेले इतरांना सुचना देण्यात येते की , खाली सही करणार यांनी त्यांना कलम १३ (४) व नियम ९ नुसार प्राप्त अधिकारान्चरे

वर उल्लेखिलेले कर्जदारास व इतरांस आणि सर्व सामान्य जनता यांना जाहीर सावधानतेची सुचना देण्यात येते की त्यांनी खाली

उल्लेखिलेल्या मालमत्तेसंबंधात कोणताही व्यवहार करू नये. जर असा कोणताही व्यवहार केला गेला तर तो अपना सहकारी बँक लि

ॅमल्टी स्टेट शेड्युल्ड को-ऑप. बॅंक) या बॅंकेच्या दि. २८.०२.२०२२ रोजी येणे असलेली रक्कम **रु. ५९,८१,२६२.६० (रुपये** 

**एकोणसाठ लाख एक्याऐंशी हजार दोनशे बासष्ट आणि पैसे साठ फक्त)** अधिक दि. ०१.०३.२०२२ पासून देय दिनांकापर्यंत त्यावरील

मिळकतीवरील बोजा कर्जफेड करून उतरबून घेण्यासाठी उपलब्ध वेळेबाबत कर्जदाराचे ध्यान सरफेसी कायद्याच्या कलम १३ उपकलम

रथावर मालमत्तेचे वर्णन

फ्लॅट क्र. १०१, इमारत ''ए'', फ्लोअर एरिया (बाल्कनी/बाल्कनीज/जिना/कॉमन लॅंडिंग एरियासह, असल्यास) ७९.८९ चौ.मी.

अंदाजे, पहिल्या मजल्यावर २६.०१ चौरस मीटरच्या संलग्न बागेच्या अनन्य वापराच्या अधिकारासह. स. नं. २६/१, सीटीएस नं

८०८ कोंढवा खुर्द, पी.एम.सी सह हवेली क्र. १२ वर विकसित होत असलेल्या ''कोणार्क इंद्रायु एन्वलेव्ह'' प्रकल्पात अंदाजे

जिमनीचा तो सर्व तुकडा आणि पार्सल आणि मालमत्तेचा भाग स. नं. २६/१, ७/१२ उतारा, (सीटीएस नं . ८०८) नुसार, कोंढवा खुर्द

गाव येथे वसलेले सुमारे १ हेक्टर ७७ क्षेत्रफळ. पुणे महानगरपालिका, तालुका हवेली, जिल्हा पुणे आणि खालीलप्रमाणे सीमाबद्ध:-

त्यावरील पुढील होणारे व्याज सदर नोटीस प्रसिद्ध झाल्यापासून ६० दिवसांचे आत भरणा करण्याची मागणी केली होती.

नोंदणीकृत कार्यालय : अपना बाजार, १०६-ए, नायगांव, मुंबई ४०० ०१४, कॉर्पोरेट कार्यालय : अपना बँक भवन, डॉ. एस. एस. राव रोड, परेल,

फॅक्स : ०२२ -२४१०४६८०, Email :- corporateoffice@apnabank.co.in

मुंबई ४०० ०१२. फोन : ०२२-२४१६ ४८६० / २४१० ४८६१- ६२/२४११ ४८६३,

स्थळावर उपलब्ध आहे. (http://parivesh.nic.in)

ठिकाण : पुणे,

दिनांक : १२/०२/२०२४

नोकरीविषयक यात्रा विशेष Required Smart, Loyal

and needy 1 Computer (Mobile) Operator and 1

Marketing Executive for

Laundry Shop in Aundh.

Pune. Call or Whatsapp

विमाननगर मधील रिअल

टेलीकॉलिंग व डाटा एन्ट्री

साठी फ्रेशर किंवा अनुभवी

राहणाऱ्यास प्राधान्य, संपर्कः

रू.२०० प्रति तास. घरकामे

(झाडू-फरशी, भांडी, कपडे

वाळत घालणे इ.). तुमच्या

मिळतील, फक्त महिलांसाठी,

घराच्या जवळ रोज कामे

संध्याकाळी ७:०० संपर्क

सकाळी १०:०० ते

8669184728

मुली पाहिजेत. जवळपास

इस्टेट एजन्सीकरीता

9669009333

0090345398-1

0090344849-3

0070889893-1

8459467775

यात्रासहल देशपांडे टेव्हटर

चारधाम यात्र हरिद्वार-ऋषिकेशसह 33.500/-, 13 दिवस, 3 टायर एसी 23 मे, 3, 13, 24 जून

वैष्णोदेवी-काश्मिर अमृतसरसह

13 दिवस, 15, 24 एप्रिल, 3. 12. 21 में, कन्फर्म्ड रिझर्व्हेशन 3 टायर एसी, 35,500/- प्रत्येकी नैनीताल-राणी खेत जिम कॉर्बेट-कौसोनी

हरिद्वारसह 10 दिवस, 25 एप्रिल, 2,9 मे 3 टायर एसी, २५,५००/- प्रत्येकी

महत्त्वपूर्ण निवेदन

पत्रमध्ये प्रसिद्ध होणाऱ्या वाहिरातीया मन इन्द्ररोहतित कॉर्प) स्वीकारण्यपूर्वी का

जीवनसाथीच्या 9820962500 9819453043

मगल मार्ग दर रविवारी 'लोकसत्ता'तून जीवनसाथ

#### जागाविषयक

सही∕∙

अधिकृत अधिकारी,

अपना सहकारी बँक लि.

(मल्टी स्टेट शेडयुल्ड को-ऑप. बँक)

रेडी पझेशन (OC सहित) फ्लॅट/ शॉप विकणे आहे-१) डोंबिवली पूर्व- 2 BHK, २) कर्जत रेल्वे स्टेशनच्या बाजुला- 1 BHK, ३) खोपोली-लवजी स्टेशनसमोर- 1

BHK, 1 RK, शॉप, बँक/ हॉस्पिटल/ सुपर मार्केट/ शोरूम/ जिमसाठी जागा भाड्याने देणे/ विकणे आहे. संपर्क-

09221441111/ 9987161111.

0070887282-1 तळेगाव स्टेशनपासून चालत १० मिनिटांच्या अंतरावर १बीएचके फ्लॅट्स २५.५०

लाख आणि २बीएचके फ्लॅट्स ३५ लाखापासून उपलब्ध, कर्जाची सोय, भिडे लाईफस्टाईल वर्ल्ड, 1502999093 ८१०८११९८०४.

0090344837-1

#### वॉटरप्रफिंग Without Breaking Toilet,

Bathroom, 5Years Guarantee, Terrace 10Years Guarantee, All Leakage Work, Free Visit Authorized Applicator Dr. Fixit9225534110/ 76667299110. 0090339790-1

दोस्तीटूर- \*दुबई

\*काश्मीर- वैष्णोदेवी-अमृतसर \*सिमला- कुलु-मनाली \*भृतान \*सिक्कीम-दार्जिलिंग- लाच्ंग \*चारधाम \*उत्तरवाहिनी नर्मदापरिक्रमा \*क्रवपुरम-पिठापुरम \*नेपाळ. 9594880123/

9702251584.

## नावात बदल

My old name Baby Ankush Padwal Changed to new name as Megha Anil Dale Vide Affidavit No. 52/24 Dated 21/02/2024

My Old Name Parvin Salim Jahangir And Parveen Banu To New Name As Parveen Salim Jahangir Vide Affidavit No.1258/2024 Dated 20/02/2024

Venkateshrao Deshpande Affidavit No B-610/2024.

change my name as Bushra Shoaib Shaikh

0090345394-2 I Have Change To Sonali Kailas Khandve (New Name ) Old Name Was Sonali Kailas

0090345454-2

I Have Changed My Name From Mr.Ashwinkumar Parbat Chhadwa. (old Name) To Mr. Ashwin Parbat Chhadwa (New Name) aff.no.469

My old name is Pandurang Bapu Chaugule Changed to my new name is Pandurang Bapu

0070890196-1

My old name Neerai Katiyar Changed to new

Rathi. Affidavit No. R/13/2024 dated 20/02/2024.

0090345441-1

Contact HARSH SHAH

Classifieds 0070839968-24

My old name Vikasrao Panditrao Yadnik

to new name as Urmila Solomon Susainathan Vide Affidavit No. 3324/2024 Dated 21/02/2024

0090345449-1

As Hirabai Sanjay SutraveVide Affidavit No. 461/2024

0090345454-1 No. 3327/2024 Dated 21/02/2024

My old name Rupesh by Affidavit 567/2024 Kisan Raylekar Changed

21/02/2024

to new name as Rupesh Kisan Ravalekar Vide Affidavit No. 3326/2024 Dated 21/02/2024 0090345410-8

My old name Pritam Abhay Pawaskar Changed to new name as Pritam Dinkar Taware Vide Affidavit No. 51/24 Dated 21/02/2024.

0090345410-2

name as Neeraj Kumar

21/02/2024

Kativar Vide Affidavit No. 50/24 Dated

0090345410-1

**Bhoite Vide Affidavit** No. 3325/2024 Dated 21/02/2024 0090345410-4 0090345410-7 | Shital Spouse of My old Name was rocky Pahuja Changed

Sangita Sampat Kad Changed to New Name Dipali Sadashiv Thakur as per Gazette no: P-23101097. 0090345445-1

My old Name was Nitu Aggarwal changed to New Name Nitu Vig vide Affidavit no 83/2024

Dated 20/02/2024

0090345437-1 My Old name Sonawane Akshay Shaligram Changed to New Name Akshay Shaligram SonavaneVide affidavit No-460/2024

I, SHAKUNTALA is legally

0090345412-2

wedded spouse of No.1512792W, Rank-SPR. Name- RAMA NANGNURE, residing at-At Post Chikhali, Tehsil Kagal, Dist, Kolhapur, Maharashtra, India. I have changed my name SHAKUNTALA to SHANKUTALA RAMA NANGNURE, and my date of birth also has been changed from 17/06/1948 to 01/07/1944 as per Affidavit No 679/2024 dated 15/02/2024 at Executive Magistrate. Tal Kagal, Dist. Kolhapur

0070890237-1 I have changed my old

name from Bhawna Setia to new name Bhawna Dwivedi as per Affidavit No.A3072/2024 0090345435-1

9158296966

आयडीएफसी बँक लिमिटेडशी एकत्रीकरण झालेली) CIN: L65110TN2014PLC097792

सदर सुचनेत नमुद दि. 28.03.2022 रोजी नुसार रक्कम रु. 18,97,018.42/- (रुपये अठरा लाख **सत्याण्णव हजार अठरा आणि बेचाळीस पैसे फक्त)** चा सदर मागणी सचना प्राप्त होण्याच्या दिनांकापास

फोन नं. ०२१३७- ६७००००/०१/०२ फॅक्स नं. ०२१३७-२५२४५३ संकेतस्थळ – www.sharpindialimited.com

सीआयएन - L36759MH1985PLC036759

तरतुदी, जर असेल तर, कंपनी (व्यवस्थापन आणि प्रशासन) नियम, २०१४ (व्यवस्थापन नियम) च्या अनुषंगाने नोटीस दिली आहे. कोणतेही वैधानिक फेरफार किंवा त्यावेळेस त्यामध्ये पुर्नअधिनियम् सिक्युरिटीज अँड एक्स्चेंज बोर्ड ऑफ इंडियाचे नियमन ४४ (सूचीबद्ध दायित्वे आणि प्रकटीकरण आवश्यकता) विनियम, २०१५ (सेबी एलओडीआर विनियम); वरील सचिवालय मानक इन्स्टिट्यूट ऑफ कंपनी सेक्रेटरीज ऑफ इंडिया (एसएस-२) द्वारे जारी केलेल्या सर्वसाधारण सभा प्रत्येक सुधारित केल्याप्रमाणे आणि दि. ८ एप्रिल २०२० रोजीच्या सामान्य परिपत्रक क्रमांक १४/२०२० नसार दि १३ एप्रिल २०२० सामान्य परिपत्रक कमांक १७/२०२० दि ०५ मे २०२२ सामान्य परिपत्रक कमांक ०३/२०२२ दि २८ डिसेंबर २०२२ सामान्य परिपत्रक क्रमांक ११/२०२२ आणि सामान्य परिपत्रक कमांक ०९/२०२३ टि. २५ सप्टेंबर २०२३ रोजी कॉर्पोरेट व्यवहार मंत्रालयाने (एमसीए) जारी केलेले आणि परिपत्रक क्रमांक सेबी/एचओ/डीडीएचएस/पी/सीआयआर, २०२३/०१६४ दि. ७ ऑक्टोबर, २०२३ रोजी मास्टर परिपत्रक क्रमांक सेबी/एचओ/सीएफडी/ पीओडी२/सीआयआर/पी/२०२३/१२० सह वाचले दि. ११ जलै २०२३ रोजी सिक्युरिटीज अँड

म्हणून येथे (ई–मतदान) खाली सेट करा

(র) श्री. मकरंद दाते यांची नियुक्ती (दिन: ০८३६३४५८) कंपनीचे व्यवस्थापकीय संचालक म्हणून आणि त्यांचे मानधन निश्चित करा – विशेष प्रस्ताव

पात्र असेल. सभासदांचे मतदानाचे अधिकार कट–ऑफ तारखेनुसार कंपनीच्या पेंड–अप इक्विटी शेअर कॅपिटलमध्ये त्यांच्याकडे असलेल्या शेअर्सच्या प्रमाणात असतील, सभासदाने एकदा मत दिले की, नंतर त्यात बदल करता येणार नाही. कटऑफ तारखेला सदस्य नसलेल्या व्यक्तीने ही सचना केवळ माहितीच्य

कंपनीचे संकेतस्थळ www.sharpindialimited.com आणि www.bseindia.com स्टॉक एक्सचेंज संकेतस्थळावर कळविण्यात येईल

ई-मतदान करावे ही विनंती

मतदानाची माहिती सदर सूचना पत्रामध्ये दिली आहे. ब) पोस्टल बॅलेट दूरस्थ ई-मतदान गुरुवार, २२ फेब्रुवारी, २०२४ रोजी (भारतीय प्रमाणवेळ)

आणि स्टॉक एक्सचेंजचे संकेतस्थळ <u>www.bseindia.com</u> वर उपलब्ध आहे. सभासदांना विनंती आहे की त्यांचे नाव, पोस्टल पत्ता, ईमेल पत्ता, दुरध्वनी/मोबाईल क्रमांक, पर्मनंट

अ) इलेक्टॉनिक स्वरूपात असलेल्या शेअर्ससाठी: त्यांच्या डिपॉझिटरी (डीपीएस) सहभागींन ब) प्रत्यक्ष स्वरूपात असलेल्या शेअर्ससाठी: कंपनी/रजिस्ट्रार आणि ट्रान्सफर एजंट्स (आरटीए) लिंक

पोस्टल बॅलेट रिमोट ई–व्होटिंगशी संबंधित जर कोणतीही शंका असेल तर नेहमी विचारलेले प्रश्न

ठिकाण : पुणे

दिनांक : २१/०२/२०२४

वरील कामासाठीचा तपशील, उदा. बयाणा रक्कम, अनामत रक्कम, निविदाच्या अटी, शर्ती, निविदा शेड्यूल्ड-बी इ. माहिती

सदरची ई-निविदा प्रणाली वापराबाबत काही तांत्रिक अडचण निर्माण झाल्यास NIC यांचेकडील ई-मेल support-eproc@nic.in

सह शहर अभियंता (वि) पिंपरी-चिंचवड महानगरपालिका, पिंपरी-१८

मोतीलाल ओस्वाल होम फायनांस लिमिटेड HOME LOANS

४११०२८, महाराष्ट्र संपर्क क्रमांक:- अरुण घुडे- ९३७२७०५६५७ ई-लिलावसह विक्रीकरिता जाहीर नोटीस

सिक्यरिटी इंटरेस्ट (एनफोर्समेंट) नियमावली, २००२ च्या नियम ८ आणि ९ सह वाचल्या जाणाऱ्या सिक्युरीटायझेशन अँड रिकंस्ट्रक्शन ऑफ फायर्नेन्शि

कर्जदार/सह– कर्जदार/ मागणी सूच		स्थावर मालमत्ताचे वर्णन	राखीव रक्कम /ईएमडी आणि ईएमडी	ई-लिलावाची
हमीदार	तारीख आणि रक्कम		सादर करण्याची अंतिम तारीख	तारीख व वेळ
कर्ज करार क्र.: LXHAD00315- 160008975	०४-०५-२०१९ रोजीस	फ्लॅट नंबर-०७ अश्विनी अपार्टमेंट सुखसागर नगर	राखीव किंमत: रु.८०००००/- (आठ लाख फक्त )	२८-०३-२०२४ दु.१२.३० ते
शाखा : हडपसर   कर्जदार: रूपेश सदाशिव पवार   सह-कर्जदार: सुजाता रुपेश पवार	रु: १३०३१४६/- (रुपये तेरा लाख तीन हजार एकशे शेहचाळीस	कात्रज चैत्रबन गार्डन जवळ ४११०४६ पुणे महाराष्ट	ईएमडी: रु. ८००००/- (ऐंशी हजार फक्त )	०१.०० वा.पर्यंत (५ मिनिटांच्या अमर्यादित
सह-कजदार. सुजाता रुपश प्यार	फक्त)	HOIKIK	ईएमडी सादर करण्याची अंतिम तारीख: २७–०३–२०२४	विस्तारासह)
कर्ज करार क्र.: LXKAT00116- 170042119	२२-०५-२०२० रोजीस	फ्लॅट नं.३०१,३रा मजला, व्यंकटेश अपार्टमेंट,	राखीव किंमत: रु.७०००००/- (सात लाख फक्त )	२८-०३-२०२४ दु.०१.०० ते
शाखा : कात्रज कर्जदार: राज नारायण कांबळे सह-कर्जदार: अनिल नारायण	रु: १०४५७१५/- (रुपये दहा लाख पंचेचाळीस हजार	एस .नं.१५/१/३, भिलारेवाडी, पुणे, महाराष्ट्र - ४११०४६	ईएमडी: रु. ७००००/- (सत्तर हजार फक्त )	०१.३० वा.पर्यंत (५ मिनिटांच्या अमर्यादित
सह-कजदार: आनल नारायण कांबळे	पचचाळास हजार सातशे पंधरा फक्त)	- 855084	ईएमडी सादर करण्याची अंतिम तारीख: २७–०३–२०२४	अमयादित विस्तारासह)

रिकाण : पणे दिनांक : २२.०२.२०२४

My old name Auduth

My old name Urmila

I Have Change To Name Sanjay Venkatesh Deshpande (New Name ) Old Name Was Sanjay

I Bushra Khanam Masood Alam to

Khandave Affidavit No B -611/2024.

0090345442-1

Chougule as per my Documents

Changed to new name as Vikas Pandit Yadnik Vide Affidavit No. 53/24 Dated 21/02/2024

0090345410-6 My old name Sarika Sanjay Sutrave Changed to new name

0090345412-1 My old name Sarfraz Raza Kalim Mohammad Mansoori Changed to new name as Sarfraz Mansoori Vide Affidavit

0090345410-9

My old name Roma Katiyar Changed to new name as Rooma Katiyar Vide Affidavit No. 54/24 Dated

0090345410-5

I have changed my old name from Balaii Phajage to Balaji Namdev Phajage vide

Affidavit No.106/2024.

0090345446-1

Prajakta Jitendra Wagh Affidavit No. 164/2024 Dated 17/02/2024 0090345451-2

Abdul Rashid to change

Rashid Shaikh by Affidavit 566/2024 0090345394-1

I Have Changed My Name From Saved Sahab Hazrat Idris To Sayyed Saheb Hazarat Idrus By Notary: 311/2024 0090345455-1

Marriage was Miss Madhuri Vyas. My name

My Name before

after marriage is changed as Mrs. Madhuri Rahulkumar

For Classified Ads

FINANCIAL EXPRESS

#### SHARP INDIA LIMITED

Regd Office: Gat No.686/4, Koregaon Bhima, Taluka: Shirur, Dist. Pune - 412216 Phone No.: 02137-670000/01/02 Fax No. 02137-252453 Website: www.sharpindialimited.com Email: secretarial@sil.sharp-world.com CIN: L36759MH1985PLC036759

NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING INFORMATION

Notice is hereby given pursuant to Section 110 read with Section 108 and other applicable provisions, if any, of the Companies Act, 2013 ("Companies Act") read with Companies (Management and Administration) Rules, 2014 ("Management Rules") (including any statutory modification or re-enactment thereof for the time being in force), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations"); the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2"), each as amended, and in accordance with the General Circular No.14/2020 dated April 8, 2020, General Circular No.17/2020 dated April 13. 2020, General Circular No. 03/2022 dated May 05, 2022, General Circular No. 10/2022 dated December 28, 2022 and General Circular No. 09/2023 dated September 25, 2023 respectively and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023 read with Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/2023/120. dated July 11, 2023 issued by Securities and Exchange Board of India ("SEBI") (collectively referred to as "MCA and SEBI Circulars"), to the members of Sharp India Limited ("Company"), to consider and if thought fit to pass the following resolutions set out herein below as resolutions through postal ballot by remote e-voting process ("e-voting")

- (a) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458), ADDITIONAL DIRECTOR, AS EXECUTIVE NON-INDEPENDENT DIRECTOR ON THE BOARD OF THE COMPANY - ORDINARY RESOLUTION
- (b) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458) AS MANAGING DIRECTOR OF COMPANY AND FIX HIS REMUNERATION - SPECIAL

In accordance with MCA Circulars, the Notice of Postal Ballot along with Explanatory Statement appended thereto ("Notice"), has been duly sent on Wednesday, February 21, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company/ Depository Participant(s) and whose names appear in the Register of Members/Record of Depositories as on the cut-off date, i.e., Friday, February 16, 2024 and such members shall be entitled to avail the facility of remote e-voting. The voting rights of the members shall be in proportion to the shares held by them in paid-up equity share capital of the Company as on cut-off date. Once the vote is cast by the member, the same cannot be changed subsequently. A person who was not a Member as on the cutoff date, should treat this Notice for information purposes only.

In case any member have not received the notice of postal ballot may contact Link Intime India Pvt. Ltd at pune@linkintime.co.in or Company Secretary at secretarial@sil.sharpworld.com. Board of Directors of Company has appointed Mr. Sridhar G. Mudaliar failing him Mrs. Meenakshi Deshmukh partners of M/s, SVD & Associates, Practicing Company Secretaries as scrutinizer for conduct of postal ballot process (through remote e-voting). in fair and transparent manner. The results of Postal Ballot through remote e-voting (along with Scrutinizer's Report) will be announced within two working days from the e-voting period on Friday, 22nd March 2024 at 05:00 PM. The said results will also be available on Company's website www.sharpindialimited.com and Stock Exchange website www.bseindia.com

Please note that there will be no dispatch of physical copies of postal ballot notices or Postal Ballot forms to the members of Company. The members of the Company are requested to communicate their assent or decent only through the remote e-voting system on or before 5.00 p.m on Friday, March 22, 2024.

- The members of the Company are also hereby informed and requested to note that:
- a) The Business as set out in the aforesaid notice is to be transacted by the members through remote e-voting system. The Company is providing facility for voting by electronic means through e-voting facility provided by Link Intime India Private Limited. The necessary instructions for remote e-voting have been set out in the said
- b) The postal ballot remote e-voting will commence on (Thursday) February 22, 2024 at 9:00 a.m. (IST) and will end on (Friday) March 22, 2024 at 5:00 p.m. (IST). During the voting period members of Company holding shares either in physical form or in demateralised from as on cutoff date i.e. February 16, 2024 may cast their vote electronically only through remote e-voting.
- c) Postal Ballot remote e-voting will not be allowed beyond 5.00 p.m on Friday, March 22, 2024 and e-voting module will be disabled by Link Intime India Private Limited for
- d) Postal Ballot Notice is available on Company's website www.sharpindialimited.com Stock Exchange website www.bseindia.com

Members are requested to intimate any change of address if any pertaining to their name, postal address, email address, telephone/mobile numbers, Permanent Account Number (PAN), mandates, nominations, name of the bank and branch details, ECS Mandate, bank account number, MICR code, IFSC code, etc.

- a) For shares held in electronic form: to their Depository Participants (Dps)
- b) For shares held in physical form: to the Company/ Registrar and Transfer Agents (RTA) Link Intime India Private Limited in prescribed Form ISR-1 and other forms pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated March 16, 2023.

In case of any grievance connected with Postal Ballot remote e-voting, kindly refer the Frequently Asked Questions ('FAQs') and Insta Vote e-Voting manual available at https://instavote.linkintime.co.in or write an e-mail to enotices@linkintime.co.in or contact on Tel: 022-4918 6000

> By the order of the Board of Directors For Sharp India Limited

Place : Pune Date : 21/02/2024

Date for the same:

Name of the Scheme / Plan(s) / Option(s)

IDCW Option (Payout and Reinvestment)

IDCW Option (Payout and Reinvestment)

the aforesaid Scheme, on the Record date).

Unit (adjusted for applicable stamp duty).

first / sole holder's bank account.

as check for any unclaimed redemptions or IDCW payments.

HDFC Balanced Advantage Fund - Regular Plan -

HDFC Balanced Advantage Fund - Direct Plan -

Srirang Mahabhagwat Company Secretary

**HDFC** 

MUTUAL FUND BHAROSA APNO KA HDFC Asset Management Company Limited CIN: L65991MH1999PLC123027

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020, Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Monday, February 26, 2024 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record

# Amount of distribution per unit will be the lower of the rate mentioned above or the available distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme

Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the

amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per

Unit holders are advised to note that for redemptions and IDCW declared with effect from January 13.

2023, as per amended SEBI regulations, payout will be done only through electronic mode(s), even

where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall

be made through physical instruments only in exceptional circumstances for reasons to be recorded

by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments

are requested to update their bank account details by / sending us a copy of a cancelled cheque of

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be

forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository

Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar

Number. Further, Unit holders can view the Investor Charter available on website of the Fund as well

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME

In view of individual nature of tax consequences, each investor should seek appropriate advice.

would fall to the extent of such distribution and statutory levy, if any.

Net Asset Value

("NAV") as on

(₹ per unit)

38.175

43.552

February 20, 2024 (₹ per unit)#

#### Form No INC-26

(Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014) BEFORE THE CENTRAL GOVERNMENT THROUGH REGIONAL DIRECTOR, South East Region, Hyderabad

In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies (Incorporation

In the matter of UNBXD SOFTWARE PRIVATE LIMITED (CIN: U72200KA2011PTC060690) having its registered office at 2nd Floor, Indiqube Infinia, Municipal No.57, Kormangala Extension Block No. 2, Koramangala, Bangalore-560 034

... Applicant Company Notice is hereby given to the General Public that the Applicant Company proposes to make application to the Central Government through the Regional Director, South East Region under Section 13 of the Companies Act, 2013 seeking confirmation of the alteration of the Memorandum of Association of the Applicant Company in terms of the Special Resolution passed at an Extra Ordinary General Meeting held on 20.02.2024 to enable the Company to change its registered office from the "State of Karnataka" to the 'State of Maharashtra, within the jurisdiction of Registrar of Companies at Mumbai".

Any person whose interest is likely to be affected by the proposed change of the registered office of the Applicant Company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing investor complaint or cause to be delivered or send by registered post his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director, 3rd Floor, Corporate Bhavan, Bandlaguda, Nagole, Tattiannaram Village, Hayat Nagar Mandal, Ranga Reddy District, Hyderabad - 500 068, Telangana or at the address of Registrar Of Companies, 'E' Wing, 2nd Floor, Kendriya Sadana, Kormangala, Banglore 560034, Karnataka, within fourteen days of the date of publication of this notice with a copy to the Applicant Company at its Registered Office at 2nd Floor, Indiqube Infinia, Municipal No. 57 Kormangala Extension, Block No. 2 Koramangala, Bangalore - 560 034.

By Order of the Board FOR UNBXD SOFTWARE PRIVATE LIMITED Sd/-KALPIT JAIN BHAVANA JAIN Director Director DIN: 07725656 DIN: 00105522 DATE: 22.02.2024 PLACE : BANGALORE

## 'IMPORTANT"

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acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

MUTUAL

Amount of Face Value

Distribution (₹ per unit)

10.00

0.250

(THIS IS ONLY AN ADVERTISEMENT FOR INFORMATION PURPOSE AND NOT A PROSPECTUS ANNOUNCEMENT, NOT FOR PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.)





# KALAHRIDHAAN TRENDZ LIMITED

Our Company was originally incorporated as "Kalahridhaan Trendz Private Limited" as a private limited company under the provisions of Companies Act, 2013 vide Certificate of Incorporation dated May 27, 2016 bearing Corporate Identification Number U17299GJ2016PTC092224 issued by the Registrar of Companies, Central Registration Centre. Subsequently, our Company was converted into a public limited Company pursuant to a special resolution passed by our shareholders at the EGM held on November 7, 2017 and consequently the name of our Company was changed to "Kalahridhaan Trendz Limited" and a fresh certificate of incorporation was issued by the Registrar of Companies, Ahmedabad dated November 27, 2017. For further Details of Incorporation and Change in Registered Office of our Company, please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page No. 110 of the Prospectus.

Registered office: 57 Ashra Industrial Estate, B/H Mahalaxmi Fabrics, Nr. Narol Cross Road, Ahmedabad 382405, Gujarat, India; | Tel No.:+91 6353302166; Website: www.kalahridhaan.com; | E-Mail: cs@kalahridhaan.com | Contact Person: Kushang Thakkar, Company Secretary and Compliance Officer

OUR PROMOTERS NIRANJAN AGARWAL, SUNITADEVI AGARWAL AND ADITYA AGARWAL

**BASIS OF ALLOTMENT** 

INITIAL PUBLIC ISSUE OF 49.98.000 EQUITY SHARES OF FACE VALUE OF Rs.10/- EACH OF KALAHRIDHAAN TRENDZ LIMITED ("KTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS 45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. Rs. 35/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO Rs. 2249.10 LACS ("THE ISSUE"), OF WHICH 2,52,000 EQUITY SHARES OF FACE VALUE OF Rs.10/- EACH FOR CASH AT A PRICE OF Rs.45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. 35/- PER EQUITY SHARE AGGREGATING TO Rs.113.40 LACS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION i.e., NET ISSUE OF 47,46,000 EQUITY SHARES OF FACE VALUE OF Rs.10/- EACH AT A PRICE OF Rs. 45/- PER EQUITY SHARE AGGREGATING TO 2135.70 LACS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 29.08% AND 27.61% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO. 185 OF THE PROSPECTUS.

**RISK TO INVESTORS** 

- 1. The top ten Buyers of Our Product and top ten suppliers for raw material contribute majority of revenue and source of Raw Material. We do not have long term agreement with the customer or supplier. The loss of any Customer or a decrease in the volume of order by any customer or any disruption in supply of raw material by any supplier may adversely affect our revenues and profitability
- 2. There have been instances of delay in filing of Goods and Service Tax (GST) returns and return of Tax Deducted at Source (TDS) dues.
- 3. Our Equity Share have been never publicly traded and may experience price and volume fluctuation following the completion of the issue. Further, our equity share may not result in active or liquid market and price of our Equity Share may volatile and you may be unable to resell vour equity shares at or above the price or at all.
- 4. AVERAGE COST OF ACQUISITON
- The average cost of acquisition per Equity Share to our Promoters as at the date of this Prospectus is:

_	Mr. Aditya Agarwal	5.66	
1.	, ,	3.00	
2.	Mr. Niranjan Agarwal	4.78	
3.	Ms. Sunitadevi Agarwal	5.88	
•.		1	
WEIGHTE	D AVERAGE PRICE AT WI	HICH THE EQUITY SHARES WERE ACQUIRED	BY EACH OF
OUR PRO	MOTERS IN THE ONE YEA	AR PRECEDING THE DATE OF THIS PROSPEC	TUS
Sr. No.	Name of Promoters	Weighted Average Cost of Acquisition (in F	rs)
1. 3	Mr. Aditya Agarwal	NIL	

**Average Cost of Acquisition in ₹** 

Ms. Sunitadevi Agarwal For further details please refer to the chapter titled "Risk Factor" on page no. 20 of the Prospectus.

Mr. Niranian Agarwal

Sr. No. | Name of Promoters

THE FACE VALUE OF THE EQUITY SHARES IS Rs. 10.00/- EACH AND THE ISSUE PRICE IS Rs. 45.00/- EACH THE ISSUE PRICE IS 4.5 TIMES OF THE FACE VALUE OF EQUITY SHARE

## ISSUE OPENED ON: THURSDAY, FEBRUARY 15, 2024 ISSUE CLOSED ON: TUESDAY, FEBRUARY 20, 2024

The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE Emerge"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In Principal Approval Letter dated January 12, 2024 from National Stock Exchange of India Limited (NSE) for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited. For the purpose of this Issue, the designated Stock Exchange will be the National Stock Exchange of India Limited ("NSE")

NSE has given vide its letter January 12, 2024 NSE/LIST/2900 permission to the Issuer to use the Exchange's name in this Offer Document as one of the stock exchanges on which this Issuer's securities are proposed to be listed. The Exchange has scrutinized offer document for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Issuer. It is to be distinctly understood that the aforesaid permission given by NSE should not in any way be deemed or construed that the offer document has been cleared or approved by NSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this offer document; nor does it warrant that this Issuer's securities will be listed or will continue to be listed on the Exchange; nor does it take any responsibility for the financial or other soundness of this Issuer, its Promoter, its management or any scheme or project of this Issuer. Every person who desires to apply for or otherwise acquire any securities of this Issuer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription /acquisition whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

The Issue is being made through the Fixed Price Issue process, the allocation in the Net Issue to the Public category is made as per Regulation 253 of the SEBI (ICDR) Regulations, 2018 as amended from time to time, wherein (a) minimum 50% of the net issue of shares shall be allocated to retail individual investors and (b) remaining to: (i) individual applicants other than retail individual investors; and (ii) other investors including corporate bodies or institutions, irrespective of number of specified securities applied for; Provided that the unsubscribed portion in either of categories specified in clauses (a) or (b) may be allocated to applicants in the other category. If the Retail individual investor category is entitled to more than allocated

portion on a proportionate basis, the retail individual investors shall be allocated that higher percentage. All potential investors shall participate in the Issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account and UPI ID in case of RII"s, if applicable, in which the application amount shall be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under UPI Mechanism as the case may be.

The Issue has received 9407 applications (before rejections and bids not banked) for 4.18.56.000Equity Shares (Including Market Maker Application of 2,52,000Equity Shares) resulting 13.56times subscription. After considering technical rejections cases and bids not banked the issue was subscribed 8.17 times. The details of the applications received in the Issue (before technical rejections but after bids not banked) are as follows:

DETAILS OF APPLICATIONS RECEIVED (BEFORE TECHNICAL REJECTION AND AFTER BIDS BANKED) CATEGORY NUMBER OF NUMBER OF SUBSCRIPTION\*

	APPLICATIONS	<b>EQUITY SHARE</b>	
Market Maker	1 1	2,52,000	1.00
Other than Retail Individual Investor's	859	1,59,63,000	6.73
Retail Individual Investor's	8547	2,56,41,000	10.80
TOTAL	9407	4,18,56,000	8.37
*Subscription time have been computed	on the basis of the	issue size as per th	ne Prospectus.

Summary of valid applications for Non Retail, Retail and Market Maker categories, are as

mentioned below								
		GROSS	Less:	Rejections*		VALID		
Category	Applns	<b>Equity Shares</b>	Applns	<b>Equity Shares</b>	Applns	<b>Equity Shares</b>		
Reserved for Market Maker	1	252000	-	-	- 1	252000		
Non-Retail Investors	859	15963000	12	90000	847	15873000		
Retail Individual Investors	8547	25641000	318	954000	8229	24687000		
TOTAL	9407	41856000	330	1044000	9077	40812000		

\*This includes 216 applications for 6.48.000 equity shares from Retail investors which were not in book but excludes bids (UPI mandates) not accepted by investors.

**ALLOCATION:** The Basis of Allotment was finalized in consultation with the Designated Stock Exchange NSE Limited on February 21, 2024

A. Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to the Market Maker, at the issue price of Rs. 45.00/- per Equity Share, was finalised in consultation with NSE Limited (NSE EMERGE). The category was subscribed by 1.00 times. The total number of shares allotted in this category is 2.52,000 Equity Shares in full out of reserved portion of 2.52,000 Equity

B. Allocation to Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Retail Individual Investors, at the Issue Price of Rs. 45/- per Equity Share, was finalised in consultation with NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 28,89,000 Equity Shares. The category was subscribed by 8.55 times, considering the category-wise details of the Basis of Allotment are as under

	Applied for (Category wise)	No. of Applications Received	% to total	Shares applied in Retail Individual Investors category	% of total	Shares Available	Applicant (Before Rounding Off	Allocation per Applicant (After Rounding Off)	Allottee	o of to the cants	Equity Shares allotted	Surplus/ (Deficit)
١	3000	8229	100.00	24687000	100.00	2889000	351.08	3000	11	94	2889000	0
ľ	Total	8229	100.00	24687000	100.00	2889000					2889000	0

C. Allocation to Non- Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Non-Retail Investors, at the Issue Price of Rs. 45.00/- per Equity Share, was finalised in consultation with NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 18,57,000 Equity Shares. The category was subscribed by 8.55 times, considering the category-wise details of the Basis of Allotment are as under Number of % to total Total No. of Shares % to total Proportionate Allocation per Applicant S. No. of Shares Ration of Total No. of Surplus/

applied for (Category wise)	applications received		applied in each category		shares available	Before Rounding off	After Rounding off	allottees to shares applicants allocated/ alloted		Deficit	
(outegory wise)							-				
1	539	63.64	3234000	20.37	378349	701.95	3000	18	77	378000	-349
2	80	9.45	720000	4.54	84234	1052.93	3000	7	20	84000	-234
3	24	2,83	288000	1.81	33693	1403.88	3000	11	24	33000	-693
4	31	3.66	465000	2.93	54401	1754.87	3000	18	31	54000	-401
5	10	1.18	180000	1.13	21058	2105.8	3000	7	10	21000	-58
6	26	3.07	546000	3.44	63877	2456.81	3000	21	26	63000	-877
7	33	3.90	792000	4.99	92657	2807.79	3000	31	33	93000	343
8	8	0.94	216000	1.36	25270	3158.75	3000	1	1	24000	-1270
9	29	3.42	870000	5.48	101782	3509.72	3000	1	1	87000	-14782
		0.00		0.00			3000	5	29	15000	15000
10	12	1.42	396000	2.49	46328	3860.67	3000	1	1	36000	-10328
		0.00		0.00	3		3000	1	4	9000	9000
11	11	1.30	396000	2.49	46329	4211.64	3000	1	11	33000	-13329
		0.00		0.00			3000	5	11	15000	15000
12	1	0.12	39000	0.25	4563	4563	6000	1	1	6000	1437
13	1	0.12	42000	0.26	4914	4914	6000	818	1	6000	1086
14	8	0.94	360000	2.27	42117	5264.63	3000	1	1	24000	-18117
1		0.00		0.00	()	1 8	3000	3	4	18000	18000
15	1	0.12	48000	0.30	5616	5616	6000	7	1	6000	384
16	2	0.24	102000	0.64	11933	5966.5	6000	1	1	12000	67
17	4	0.47	216000	1.36	25270	6317.5	6000	1		24000	-1270
18	3	0.35	171000	1.08	20006	6668.33	6000	1	1	18000	-2006
		0.00		0.00			3000	1	3	3000	3000
19	4	0.47	240000	1.51	28078	7019.5	6000	1	1	24000	-4078
		0.00		0.00			3000	4	4	3000	3000
20	2	0.24	168000	1.06	19655	9827.5	9000	1	1	18000	-1655
		0.00	300000000000000000000000000000000000000	0.00	1030300000		3000	1	2	3000	3000
21	2	0.24	180000	1.13	21058	10529	9000	1	1	18000	-3058
		0.00		0.00		1	3000	1	2	3000	3000
22	2	0.24	240000	1.51	28078	14039	12000	9	1	24000	-4078
		0.00		0.00		1.53.53	3000	1	2	3000	3000
23	1	0.12	177000	1.12	20707	20707	21000	-1	1	21000	293
24	1	0.12	222000	1.40	25972	25972	27000	1	1	27000	1028
25	7	0.83	1575000	9.92	184261	26323	24000	1	1	168000	-16261
	-	0.00	THE MAKE	0.00	28:38-85	a same a	3000	5	7	15000	15000
26	1	0.12	312000	1.97	36501	36501	36000	4	4	36000	-501
27	1	0.12	330000	2.08	38607	38607	39000	4		39000	393
28	1	0.12	891000	5.61	104239	104239	105000	9	- 1	105000	761
29		0.12	900000	5.67	105292	105292	105000	1		105000	-292
30	1	0.12	1557000	9.81	182155	182155	183000	1	4	183000	845
Grand Total	847	.Uc.12	15873000	-0.QT	102100	102100	100000	100	5.9	100000	040

The Board of Directors of the Company at its meeting held on February 21, 2024 has taken on record the Basis of Allotment of Equity Shares, as approved by the Designated Stock Exchange viz. NSE Limited (NSE EMERGE Exchange) and has authorized the online corporate action for the allotment of the Equity Shares in dematerialised form to various successful applicants.

The CAN-cum-Refund Orders and allotment advice and/or notices are being dispatched to the address of the applicants as registered with the depositories / as filled in the application form. The Refund/ allotment will be dispatched to the address of the applicants as registered with the depositories / as filled in the application form on or prior to February 22, 2024 for unblocking fund. In case the same is not received within Two (2) working days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the NSE EMERGE within Three (3) working days from the date of the closure of the Issue. The trading is proposed to be commenced on or before February 23, 2024 subject to receipt of listing and trading approvals from the NSE Limited (NSE EMERGE).

The details of the allotment made would also be hosted on the website of the Registrar to the Issue, BIGSHARE SERVICES PRIVATE LIMITED at www.bigshareonline.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the first/sole applicants. serial number of the application form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

**INVESTORS. PLEASE NOTE** 

**REGISTRAR TO THE ISSUE** 

**BIGSHARE SERVICES PRIVATE LIMITED** Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road,

Andheri (East), Mumbai - 400093 | **Tel. No:** 91 22-62638200 | **Fax No.**: +91 22-62638299 **E-mail Id:** ipo@bigshareonline.com | **Website:** www.bigshareonline.com Investor Grievance Email: investor@bigshareonline.com

Contact Person: Mr. Vinayak Morbale | SEBI Registration No: INR000001385

**KALAHRIDHAAN TRENDZ LIMITED** On behalf of the Board of Directors

Niranjan Agarwal

**Managing Director** 

DIN: 00413530

Place: Ahmedabad Date: February 22, 2024

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF KALAHRIDHAAN TRENDZ LIMITED

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus.

Kalahridhaan Trendz Limited has filed the Prospectus dated February 06, 2024 with Registrar of Companies Ahmedabad, Gujarat. The Prospectus shall be available on the website of the SEBI at www.sebi.gov.in, the website of the BRLM to the Issue at www.ifinservices.in and on the websites of NSE Limited at www.nseindia.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 20 of

the Prospectus. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act") or any state securities laws in the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S) except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws in the United States. Accordingly, the Equity Shares are being offered and sold outside the United States in offshore transactions in compliance with Regulations under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.



RELATED DOCUMENTS CAREFULLY.

Date: February 21, 2024

Place: Mumbai

financialexp.epapr.in



Authorized Signatory

For HDFC Asset Management Company Limited

(Investment Manager to HDFC Mutual Fund)





Pune

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FINANCIAL EXPRESS

## SHARP INDIA LIMITED

Regd Office: Gat No.686/4, Koregaon Bhima, Taluka : Shirur, Dist. Pune - 412216. Phone No.: 02137-670000/01/02 Fax No. 02137-252453 Website: www.sharpindialimited.com Email: secretarial@sil.sharp-world.com CIN: L36759MH1985PLC036759

NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING INFORMATION

Notice is hereby given pursuant to Section 110 read with Section 108 and other applicable provisions, if any, of the Companies Act, 2013 ("Companies Act") read with Companies (Management and Administration) Rules, 2014 ("Management Rules") (including any statutory modification or re-enactment thereof for the time being in force). Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations"); the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2"), each as amended, and in accordance with the General Circular No.14/2020 dated April 8, 2020, General Circular No.17/2020 dated April 13, 2020, General Circular No. 03/2022 dated May 05, 2022, General Circular No. 10/2022 dated December 28, 2022 and General Circular No. 09/2023 dated September 25, 2023 respectively and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023 read with Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023 issued by Securities and Exchange Board of India ("SEBI" (collectively referred to as "MCA and SEBI Circulars"), to the members of Sharp India Limited ("Company"), to consider and if thought fit to pass the following resolutions set out herein below as resolutions through postal ballot by remote e-voting process ("e-voting")

- (a) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458), ADDITIONAL DIRECTOR, AS EXECUTIVE NON-INDEPENDENT DIRECTOR ON THE BOARD OF THE COMPANY - ORDINARY RESOLUTION
- (b) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458) AS MANAGING DIRECTOR OF COMPANY AND FIX HIS REMUNERATION - SPECIAL

In accordance with MCA Circulars, the Notice of Postal Ballot along with Explanatory Statement appended thereto ("Notice"), has been duly sent on Wednesday, February 21, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company/ Depository Participant(s) and whose names appear in the Register of Members/Record of Depositories as on the cut-off date, i.e., Friday, February 16, 2024 and such members shall be entitled to avail the facility of remote e-voting. The voting rights of the members shall be in proportion to the shares held by them in paid-up equity share capital of the Company as on cut-off date. Once the vote is cast by the member, the same cannot be changed subsequently. A person who was not a Member as on the cutoff date, should treat this Notice for information purposes only.

In case any member have not received the notice of postal ballot may contact Link Intime India Pvt. Ltd at pune@linkintime.co.in or Company Secretary at secretarial@sil.sharpworld.com. Board of Directors of Company has appointed Mr. Sridhar G. Mudaliar failing him Mrs. Meenakshi Deshmukh partners of M/s. SVD & Associates, Practicing Company Secretaries as scrutinizer for conduct of postal ballot process (through remote e-voting) in fair and transparent manner. The results of Postal Ballot through remote e-voting (along with Scrutinizer's Report) will be announced within two working days from the e-voting period on Friday, 22nd March 2024 at 05:00 PM. The closure of remote said results will also be available on Company's website www.sharpindialimited.com and Stock Exchange website www.bseindia.com

Please note that there will be no dispatch of physical copies of postal ballot notices or Postal Ballot forms to the members of Company. The members of the Company are requested to communicate their assent or decent only through the remote e-voting system on or before 5.00 p.m on Friday, March 22, 2024

The members of the Company are also hereby informed and requested to note that:

- a) The Business as set out in the aforesaid notice is to be transacted by the members through remote e-voting system. The Company is providing facility for voting by electronic means through e-voting facility provided by Link Intime India Private Limited. The necessary instructions for remote e-voting have been set out in the said
- b) The postal ballot remote e-voting will commence on (Thursday) February 22, 2024 at 9:00 a.m. (IST) and will end on (Friday) March 22, 2024 at 5:00 p.m. (IST). During the voting period members of Company holding shares either in physical form or in demateralised from as on cutoff date i.e. February 16, 2024 may cast their vote electronically only through remote e-voting.
- c) Postal Ballot remote e-voting will not be allowed beyond 5.00 p.m on Friday, March 22, 2024 and e-voting module will be disabled by Link Intime India Private Limited for
- d) Postal Ballot Notice is available on Company's website www.sharpindialimited.com Stock Exchange website www.bseindia.com. Members are requested to intimate any change of address if any pertaining to their

name, postal address, email address, telephone/mobile numbers, Permanent Account Number (PAN), mandates, nominations, name of the bank and branch details, ECS Mandate, bank account number, MICR code, IFSC code, etc.

a) For shares held in electronic form: to their Depository Participants (Dps) b) For shares held in physical form: to the Company/ Registrar and Transfer Agents

(RTA) Link Intime India Private Limited in prescribed Form ISR-1 and other forms pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated

In case of any grievance connected with Postal Ballot remote e-voting, kindly refer the Frequently Asked Questions ('FAQs') and Insta Vote e-Voting manual available at https://instavote.linkintime.co.in or write an e-mail to enotices@linkintime.co.in or contact on Tel: 022-4918 6000

By the order of the Board of Directors For Sharp India Limited Place : Pune Srirang Mahabhagwat Date : 21/02/2024 **Company Secretary** 

(Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014) BEFORE THE CENTRAL GOVERNMENT

South East Region, Hyderabad In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies (Incorporation)

THROUGH REGIONAL DIRECTOR.

In the matter of UNBXD SOFTWARE PRIVATE LIMITED (CIN: U72200KA2011PTC060690). having its registered office at 2nd Floor, Indiqube Infinia, Municipal No.57, Kormangala Extension, Block No. 2, Koramangala, Bangalore-560 034.

...Applicant Company Notice is hereby given to the General Public that the Applicant Company proposes to make application to the Central Government through the Regional Director, South East Region under Section 13 of the Companies Act, 2013 seeking confirmation of the alteration of the Memorandum of Association of the Applicant Company in terms of the Special Resolution passed at an Extra Ordinary General Meeting held on 20.02.2024 to enable the Company to change its registered office from the "State of Kamataka" to the "State of Maharashtra, within the jurisdiction of Registrar of Companies at

Any person whose interest is likely to be affected by the proposed change of the registered office of the Applicant Company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing investor complaint or cause to be delivered or send by registered post his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director, 3rd Floor, Corporate Bhavan, Bandlaguda, Nagole, Tattiannaram Village, Hayat Nagar Mandal, Ranga Reddy District, Hyderabad 500 068, Telangana or at the address of Registrar Of Companies, 'E' Wing, 2nd Floor, Kendriya Sadana, Kormangala, Banglore 560034, Karnataka, within fourteen days of the date of publication of this notice with a copy to the Applicant Company at its Registered Office at 2nd Floor, Indiqube Infinia, Municipal No. 57. Kormangala Extension, Block No. 2. Koramangala, Bangalore - 560 034.

By Order of the Board FOR UNBXD SOFTWARE PRIVATE LIMITED Sd/-Sd/-KALPIT JAIN **BHAVANA JAIN** Director Director DIN: 00105522 DIN: 07725656 DATE: 22.02.2024 PLACE: BANGALORE

## "IMPORTANT"

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MUTUAL 5 HDFC MUTUAL FUND Sahi Hai BHAROSA APNO KA **HDFC Asset Management Company Limited** CIN: L65991MH1999PLC123027

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020. Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

### NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Monday, February 26, 2024 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	("NAV") as on February 20, 2024 (₹ per unit)	Amount of Distribution (₹ per unit)#	THE RESIDENCE CONTROL OF THE PARTY.	
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	38.175		10.00	
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.552	0.250	10.00	

# Amount of distribution per unit will be the lower of the rate mentioned above or the available distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme would fall to the extent of such distribution and statutory levy, if any.

Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

Unit holders are advised to note that for redemptions and IDCW declared with effect from January 13, 2023, as per amended SEBI regulations, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number. Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

Place: Mumbai Date: February 21, 2024 Authorized Signatory MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME

RELATED DOCUMENTS CAREFULLY.

lnancialexp.epapr.in

**BIGSHARE SERVICES PRIVATE LIMITED** 

Andheri (East), Mumbai - 400093 | **Tel. No:** 91 22-62638200 | **Fax No.** : +91 22-62638299 **E-mail Id:** ipo@bigshareonline.com | **Website:** www.bigshareonline.com

Investor Grievance Email: investor@bigshareonline.com Contact Person: Mr. Vinayak Morbale | SEBI Registration No: INR000001385

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# KALAHRIDHAAN TRENDZ LIMITED

Our Company was originally incorporated as "Kalahridhaan Trendz Private Limited" as a private limited company under the provisions of Companies Act, 2013 vide Certificate of Incorporation dated May 27, 2016 bearing Corporate Identification Number U17299GJ2016PTC092224 issued by the Registrar of Companies, Central Registration Centre. Subsequently, our Company was converted into a public limited Company pursuant to a special resolution passed by our shareholders at the EGM held on November 7, 2017 and consequently the name of our Company was changed to "Kalahridhaan Trendz Limited" and a fresh certificate of incorporation was issued by the Registrar of Companies, Ahmedabad dated November 27, 2017. For further Details of Incorporation and Change in Registered Office of our Company, please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page No. 110 of the Prospectus.

Registered office: 57 Ashra Industrial Estate, B/H Mahalaxmi Fabrics, Nr. Narol Cross Road, Ahmedabad 382405, Gujarat, India; | Tel No.:+91 6353302166; Website: www.kalahridhaan.com; | E-Mail: cs@kalahridhaan.com | Contact Person: Kushang Thakkar, Company Secretary and Compliance Officer

OUR PROMOTERS NIRANJAN AGARWAL, SUNITADEVI AGARWAL AND ADITYA AGARWAL

A BASIS OF ALLOTMENT

INITIAL PUBLIC ISSUE OF 49,98,000 EQUITY SHARES OF FACE VALUE OF RS.10/- EACH OF KALAHRIDHAAN TRENDZ LIMITED ("KTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS 45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. Rs. 35/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO Rs. 2249.10 LACS ("THE ISSUE"), OF WHICH 2,52,000 EQUITY SHARES OF FACE VALUE OF Rs.10/- EACH FOR CASH AT A PRICE OF Rs.45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. 35/- PER EQUITY SHARE AGGREGATING TO Rs.113.40 LACS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION i.e., NET ISSUE OF 47,46,000 EQUITY SHARES OF FACE VALUE OF Rs.10/- EACH AT A PRICE OF Rs. 45/- PER EQUITY SHARE AGGREGATING TO 2135.70 LACS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 29.08% AND 27.61% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO. 185 OF THE PROSPECTUS.

Sr. No. | Name of Promoters

Mr. Aditva Agarwal

Mr. Niranjan Agarwal

- RISK TO INVESTORS 1. The top ten Buyers of Our Product and top ten suppliers for raw material contribute majority of revenue and source of Raw Material. We do not have long term agreement with the customer or supplier. The loss of any Customer or a decrease in the volume of order by any customer or any disruption in supply of raw material by any supplier may adversely affect our revenues and profitability
- 2. There have been instances of delay in filing of Goods and Service Tax (GST) returns and return of Tax Deducted at Source (TDS) dues.
- . Our Equity Share have been never publicly traded and may experience price and volume fluctuation following the completion of the issue. Further, our equity share may not result in active or liquid market and price of our Equity Share may volatile and you may be unable to resell your equity shares at or above the price or at all.

4. AVERAGE COST OF ACQUISITON The average cost of acquisition per Equity Share to our Promoters as at the date of this Prospectus is:

Ms. Sunitadevi Agarwal 5.88 5. WEIGHTED AVERAGE PRICE AT WHICH THE EQUITY SHARES WERE ACQUIRED BY EACH OF **OUR PROMOTERS IN THE ONE YEAR PRECEDING THE DATE OF THIS PROSPECTUS** Weighted Average Cost of Acquisition (in Rs) Sr. No. Name of Promoters Mr. Aditya Agarwal Mr. Niranjan Agarwal Ms. Sunitadevi Agarwal

Average Cost of Acquisition in ₹

5.66

THE FACE VALUE OF THE EQUITY SHARES IS Rs. 10.00/- EACH AND THE ISSUE PRICE IS Rs. 45.00/- EACH THE ISSUE PRICE IS 4.5 TIMES OF THE FACE VALUE OF EQUITY SHARE

# ISSUE OPENED ON: THURSDAY, FEBRUARY 15, 2024 ISSUE CLOSED ON: TUESDAY, FEBRUARY 20, 2024

The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE Emerge"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In Principal Approval Letter dated January 12, 2024 from National Stock Exchange of India Limited (NSE) for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited. For the purpose of this Issue, the designated Stock Exchange will be the National Stock Exchange of India Limited ("NSE").

PROPOSED LISTING

NSE has given vide its letter January 12, 2024 NSE/LIST/2900 permission to the Issuer to use the Exchange's name in this Offer Document as one of the stock exchanges on which this Issuer's securities are proposed to be listed. The Exchange has scrutinized offer document for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Issuer. It is to be distinctly understood that the aforesaid permission given by NSE should not in any way be deemed or construed that the offer document has been cleared or approved by NSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this offer document; nor does it warrant that this Issuer's securities will be listed or will continue to be listed on the Exchange; nor does it take any responsibility for the financial or other soundness of this Issuer, its Promoter, its management or any scheme or project of this Issuer. Every person who desires to apply for or otherwise acquire any securities of this Issuer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription /acquisition whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

The Issue is being made through the Fixed Price Issue process, the allocation in the Net Issue to the Public category is made as per Regulation 253 of the SEBI (ICDR) Regulations, 2018 as amended from time to time, wherein (a) minimum 50% of the net issue of shares shall be allocated to retail individual investors and (b) remaining to: (i) individual applicants other than retail individual investors; and (ii) other investors including corporate bodies or institutions, irrespective of number of specified securities applied for; Provided that the unsubscribed portion in either of categories specified in clauses (a) or (b) may be allocated to applicants in the other category. If the Retail individual investor category is entitled to more than allocated portion on a proportionate basis, the retail individual investors shall be allocated that higher percentage. All potential investors shall participate in the Issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account and UPI ID in case of RII"s, if

applicable, in which the application amount shall be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under UPI Mechanism as the case may be.

The Issue has received 9407 applications (before rejections and bids not banked) for 4.18.56.000Equity

Shares (Including Market Maker Application of 2,52,000Equity Shares) resulting 13.56times subscription. After considering technical rejections cases and bids not banked the issue was subscribed 8.17 times. The details of the applications received in the Issue (before technical rejections but after bids not banked) are as follows: DETAILS OF APPLICATIONS RECEIVED (BEFORE TECHNICAL REJECTION AND AFTER BIDS BANKED)

For further details please refer to the chapter titled "Risk Factor" on page no. 20 of the Prospectus.

CATEGORY	NUMBER OF APPLICATIONS	NUMBER OF EQUITY SHARE	SUBSCRIPTION*
Market Maker	1 1	2,52,000	1.00
Other than Retail Individual Investor's	859	1,59,63,000	6.73
Retail Individual Investor's	8547	2,56,41,000	10.80
TOTAL	9407	4,18,56,000	8.37
*Subscription time have been computed	on the basis of the	issue size as per th	e Prospectus.

Summary of valid applications for Non Retail, Retail and Market Maker categories, are as mentioned below

	l i	นทบออ	Less.	nejections		VALID
Category	Applns	<b>Equity Shares</b>	Applns	<b>Equity Shares</b>	Applns	<b>Equity Shares</b>
Reserved for Market Maker	1	252000	-	-	1	252000
Non-Retail Investors	859	15963000	12	90000	847	15873000
Retail Individual Investors	8547	25641000	318	954000	8229	24687000
TOTAL	9407	41856000	330	1044000	9077	40812000
*This includes 216 applications t	for 6,48,0	00 equity share	es from F	Retail investors	which w	ere not in book

but excludes bids (UPI mandates) not accepted by investors. **ALLOCATION:** The Basis of Allotment was finalized in consultation with the Designated Stock Exchange

NSE Limited on February 21, 2024 A. Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to the Market Maker, at the issue price of Rs. 45.00/- per Equity Share, was finalised in consultation with NSE

Limited (NSE EMERGE). The category was subscribed by 1.00 times. The total number of shares allotted in this category is 2,52,000 Equity Shares in full out of reserved portion of 2,52,000 Equity B. Allocation to Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Retail Individual Investors, at the Issue Price of Rs. 45/- per Equity Share, was finalised in consultation with NSE

Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 28,89,000 Equity Shares. The category was subscribed by 8.55 times, considering the category-wise details of the Basis of Allotment are as under:

Applied for (Category wise)	Applications Received	% to total	Shares applied in Retail Individual Investors category	total	Shares Available	Applicant (Before Rounding Off	Applicant (After Rounding Off)	Allottee	es to the cants	Equity Shares allotted	(Deficit)
3000	8229	100.00	24687000	100.00	2889000	351.08	3000	11	94	2889000	0
Total	8229	100.00	24687000	100.00	2889000	*				2889000	0
C. Allocation to N	on- Retail Individu	al Investors (A	fter Technical Rejections):	The Basis of Al	lotment to the Non-F	Retail Investors, at the	Issue Price of Rs.45.0	00/- per E	quity Sha	re, was finalised	in consultation with

NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 18,57,000 Equity Shares. The category was subscribed by 8.55 times, considering the category-wise details of the Basis of Allotment are as under

S. No. of Shares	Number of	% to total	Total No. of Shares	% to total	Proportionate	Allocation p	per Applicant		ion of	Total No. of	Surplus/
applied for (Category wise)	applications received		applied in each category		shares available	Before Rounding off	After Rounding off		tees to icants	shares allocated/ alloted	Deficit
1	539	63.64	3234000	20.37	378349	701.95	3000	18	77	378000	-349
2	80	9.45	720000	4.54	84234	1052.93	3000	7	20	84000	-234
3	24	2.83	288000	1.81	33693	1403.88	3000	11	24	33000	-693
4	31	3.66	465000	2.93	54401	1754.87	3000	18	31	54000	-401
5	10	1.18	180000	1.13	21058	2105.8	3000	7	10	21000	-58
6	26	3.07	546000	3.44	63877	2456.81	3000	21	26	63000	-877
7	33	3.90	792000	4.99	92657	2807.79	3000	31	33	93000	343
8	8	0.94	216000	1.36	25270	3158.75	3000	1	1	24000	-1270
9	29	3.42	870000	5.48	101782	3509.72	3000	1	1	87000	-14782
	ACTA:	0.00	11 - 12 - 12 - 12 - 12 - 12 - 12 - 12 -	0.00	WCAGGGGG	C CONTRACTOR 1	3000	5	29	15000	15000
10	12	1.42	396000	2.49	46328	3860.67	3000	1	1	36000	-10328
*	1	0.00		0.00	*		3000	1	4	9000	9000
11	11	1.30	396000	2.49	46329	4211.64	3000	1	1	33000	-13329
		0.00		0.00			3000	5	11	15000	15000
12	1	0.12	39000	0.25	4563	4563	6000	1	1	6000	1437
13	1	0.12	42000	0.26	4914	4914	6000	1	1	6000	1086
14	8	0.94	360000	2.27	42117	5264.63	3000	1	. 1	24000	-18117
****	***	0.00	100000000000000000000000000000000000000	0.00			3000	3	4	18000	18000
15	1	0.12	48000	0.30	5616	5616	6000	1	. 1	6000	384
16	2	0.24	102000	0.64	11933	5966.5	6000	1	1	12000	67
17	4	0.47	216000	1.36	25270	6317.5	6000	1	1	24000	-1270
18	3	0.35	171000	1.08	20006	6668.33	6000	1	1	18000	-2006
		0.00		0.00			3000	1	3	3000	3000
19	4	0.47	240000	1.51	28078	7019.5	6000	-1	1	24000	-4078
		0.00		0.00			3000	. 1	4	3000	3000
20	2	0.24	168000	1.06	19655	9827.5	9000	1	. 1	18000	-1655
	7,0	0.00	11000000000	0.00	Constant,		3000	1	2	3000	3000
21	2	0.24	180000	1.13	21058	10529	9000	1	1	18000	-3058
Ť		0.00		0.00			3000	1	2	3000	3000
22	2	0.24	240000	1.51	28078	14039	12000	1	1	24000	-4078
		0.00		0.00			3000	1	2	3000	3000
23	1	0.12	177000	1.12	20707	20707	21000	1	- 1	21000	293
24	1	0.12	222000	1.40	25972	25972	27000	1	1	27000	1028
25	7	0.83	1575000	9.92	184261	26323	24000	1	1	168000	-16261
	*	0.00		0.00			3000	5	7	15000	15000
26	1	0.12	312000	1.97	36501	36501	36000	1	1	36000	-501
27	1	0.12	330000	2.08	38607	38607	39000	1	1	39000	393
28	1	0.12	891000	5.61	104239	104239	105000	1	1	105000	761
29	1	0.12	900000	5.67	105292	105292	105000	1	1	105000	-292
30	1	0.12	1557000	9.81	182155	182155	183000	1	1	183000	845
Grand Total	847	100.00	15873000	100.00	1857000					1857000	0

Place: Ahmedabad

Date: February 22, 2024

The Board of Directors of the Company at its meeting held on February 21, 2024 has taken on record the Basis of Allotment of Equity Shares, as approved by the Designated Stock Exchange viz. NSE Limited (NSE EMERGE Exchange) and has authorized the online corporate action for the allotment of the Equity Shares in dematerialised form to various successful applicants.

The CAN-cum-Refund Orders and allotment advice and/or notices are being dispatched to the address of the applicants as registered with the depositories / as filled in the application form. The Refund/ allotment will be dispatched to the address of the applicants as registered with the depositories / as filled in the application form on or prior to February 22, 2024 for unblocking fund. In case the same is not received within Two (2) working days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the NSE EMERGE within Three (3) working days from the date of the closure of the Issue. The trading is proposed to be commenced on or before February 23, 2024 subject to receipt of listing and trading approvals from the NSE Limited (NSE EMERGE).

**INVESTORS, PLEASE NOTE** 

The details of the allotment made would also be hosted on the website of the Registrar to the Issue, BIGSHARE SERVICES PRIVATE LIMITED at www.bigshareonline.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the first/sole applicants. serial number of the application form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

**REGISTRAR TO THE ISSUE** 

Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road,

PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF KALAHRIDHAAN Note: All capitalized terms used and not defined herein shall have the respective meanings assigned

to them in the Prospectus.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET

Kalahridhaan Trendz Limited has filed the Prospectus dated February 06, 2024 with Registrar of Companies Ahmedabad, Gujarat. The Prospectus shall be available on the website of the SEBI at

www.sebi.gov.in, the website of the BRLM to the Issue at www.ifinservices.in and on the websites of NSE Limited at www.nseindia.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 20 of the Prospectus. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as

amended (the "U.S. Securities Act") or any state securities laws in the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S) except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws in the United States. Accordingly, the Equity Shares are being offered and sold outside the United States in offshore transactions in compliance with Regulations under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered. listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

**KALAHRIDHAAN TRENDZ LIMITED** 

On behalf of the Board of Directors

Niranjan Agarwal

**Managing Director** 

DIN: 00413530

SHARP INDIA LIMITED Read Office: Gat No.686/4. Koregaon Bhima, Taluka: Shirur, Dist. Pune - 412216 Phone No.: 02137-670000/01/02 Fax No. 02137-252453 Website: www.sharpindialimited.com Email: secretarial@sil.sharp-world.com

CIN: L36759MH1985PLC036759

NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING INFORMATION Notice is hereby given pursuant to Section 110 read with Section 108 and other applicable provisions, if any, of the Companies Act, 2013 ("Companies Act") read with Companies (Management and Administration) Rules, 2014 ("Management Rules") (including any statutory modification or re-enactment thereof for the time being in force), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations"); the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2"), each as amended, and in accordance with the General Circular No.14/2020 dated April 8, 2020, General Circular No.17/2020 dated April 13, 2020, General Circular No. 03/2022 dated May 05, 2022, General Circular No. 10/2022 dated December 28, 2022 and General Circular No. 09/2023 dated September 25, 2023 respectively and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023 read with Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/2023/120. dated July 11, 2023 issued by Securities and Exchange Board of India ("SEBI") (collectively referred to as "MCA and SEBI Circulars"), to the members of Sharp India Limited ("Company"), to consider and if thought fit to pass the following resolutions set out herein below as resolutions through postal ballot by remote e-voting process ("e-voting")

- (a) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458), ADDITIONAL DIRECTOR, AS EXECUTIVE NON-INDEPENDENT DIRECTOR ON THE BOARD OF THE COMPANY - ORDINARY RESOLUTION
- (b) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458) AS MANAGING DIRECTOR OF COMPANY AND FIX HIS REMUNERATION - SPECIAL RESOLUTIO

In accordance with MCA Circulars, the Notice of Postal Ballot along with Explanatory Statement appended thereto ("Notice"), has been duly sent on Wednesday, February 21, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company/ Depository Participant(s) and whose names appear in the Register of Members/Record of Depositories as on the cut-off date, i.e., Friday, February 16, 2024 and such members shall be entitled to avail the facility of remote e-voting. The voting rights of the members shall be in proportion to the shares held by them in paid-up equity share capital of the Company as on cut-off date. Once the vote is cast by the member, the same cannot be changed subsequently. A person who was not a Member as on the cutoff date, should treat this Notice for information purposes only.

In case any member have not received the notice of postal ballot may contact Link Intime India Pvt. Ltd at pune@linkintime.co.in or Company Secretary at secretarial@sil.sharpworld.com. Board of Directors of Company has appointed Mr. Sridhar G. Mudaliar failing him Mrs. Meenakshi Deshmukh partners of M/s. SVD & Associates, Practicing Company Secretaries as scrutinizer for conduct of postal ballot process (through remote e-voting) in fair and transparent manner. The results of Postal Ballot through remote e-voting (along with Scrutinizer's Report) will be announced within two working days from the e-voting period on Friday, 22nd March 2024 at 05:00 PM. The said results will also be available on Company's website www.sharpindialimited.com and Stock Exchange website www.bseindia.com

Please note that there will be no dispatch of physical copies of postal ballot notices or Postal Ballot forms to the members of Company. The members of the Company are requested to communicate their assent or decent only through the remote e-voting system on or before 5.00 p.m on Friday, March 22, 2024.

The members of the Company are also hereby informed and requested to note that:

- a) The Business as set out in the aforesaid notice is to be transacted by the members through remote e-voting system. The Company is providing facility for voting by electronic means through e-voting facility provided by Link Intime India Private Limited. The necessary instructions for remote e-voting have been set out in the said
- b) The postal ballot remote e-voting will commence on (Thursday) February 22, 2024 at 9:00 a.m. (IST) and will end on (Friday) March 22, 2024 at 5:00 p.m. (IST). During the voting period members of Company holding shares either in physical form or in demateralised from as on cutoff date i.e. February 16, 2024 may cast their vote electronically only through remote e-voting.
- 22, 2024 and e-voting module will be disabled by Link Intime India Private Limited for voting thereafter. d) Postal Ballot Notice is available on Company's website www.sharpindialimited.com.

Postal Ballot remote e-voting will not be allowed beyond 5.00 p.m on Friday, March

- Members are requested to intimate any change of address if any pertaining to their name, postal address, email address, telephone/mobile numbers, Permanent Account Number (PAN), mandates, nominations, name of the bank and branch details, ECS Mandate, bank account number, MICR code, IFSC code, etc.
- a) For shares held in electronic form: to their Depository Participants (Dps)

Stock Exchange website www.bseindia.com.

b) For shares held in physical form: to the Company/ Registrar and Transfer Agents (RTA) Link Intime India Private Limited in prescribed Form ISR-1 and other forms pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated

In case of any grievance connected with Postal Ballot remote e-voting, kindly refer the Frequently Asked Questions ('FAQs') and Insta Vote e-Voting manual available at https://instavote.linkintime.co.in or write an e-mail to enotices@linkintime.co.in or contact on Tel: 022-4918 6000

> By the order of the Board of Directors For Sharp India Limited Srirang Mahabhagwat

Date : 21/02/2024

Place : Pune

Company Secretary

#### Form No INC-26

(Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014) BEFORE THE CENTRAL GOVERNMENT THROUGH REGIONAL DIRECTOR.

In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies (Incorporation) Rules, 2014

South East Region, Hyderabad

In the matter of UNBXD SOFTWARE PRIVATE LIMITED (CIN: U72200KA2011PTC060690). having its registered office at 2nd Floor, Indiqube Infinia, Municipal No.57, Kormangala Extension, Block No. 2, Koramangala, Bangalore-560 034.

... Applicant Company Notice is hereby given to the General Public that the Applicant Company proposes to make application to the Central Government through the Regional Director, South East Region under Section 13 of the Companies Act, 2013 seeking confirmation of the alteration of the Memorandum of Association of the Applicant Company in terms of the Special Resolution passed at an Extra Ordinary General Meeting held on 20.02.2024 to enable the Company to change its registered office from the "State of Kamataka" to the 'State of Maharashtra, within the jurisdiction of Registrar of Companies at

Any person whose interest is likely to be affected by the proposed change of the registered office of the Applicant Company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing investor complaint or cause to be delivered or send by registered post his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director, 3rd Floor, Corporate Bhavan, Bandlaguda, Nagole, Tattiannaram Village, Hayat Nagar Mandal, Ranga Reddy District, Hyderabad 500 068, Telangana or at the address of Registrar Of Companies, 'E' Wing, 2nd Floor. Kendriya Sadana, Kormangala, Banglore 560034. Karnataka, within fourteen days of the date of publication of this notice with a copy to the Applicant Company at its Registered Office at 2nd Floor, Indiquibe Infinia, Municipal No. 57. Kormangala Extension, Block No. 2 Koramangala, Bangalore - 560 034.

By Order of the Board FOR UNBXD SOFTWARE PRIVATE LIMITED KALPIT JAIN **BHAVANA JAIN** Director Director DIN: 00105522 DIN: 07725656 DATE: 22.02.2024 PLACE : BANGALORE

## "IMPORTANT"

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MUTUAL

S. No. of Shares

annlied for

Number of

annlications

% to total

Total No. of Shares % to total

### 5 HDFC MUTUAL FUND BHAROSA APNO KA

HDFC Asset Management Company Limited
CIN: L65991MH1999PLC123027

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020. Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

## NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Monday, February 26, 2024 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 20, 2024 (₹ per unit)	Distribution	(O.S. 198) 2.65
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	38.175	0.050	10.00
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.552	0,250	10.00

# Amount of distribution per unit will be the lower of the rate mentioned above or the available distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme would fall to the extent of such distribution and statutory levy, if any.

Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

Unit holders are advised to note that for redemptions and IDCW declared with effect from January 13, 2023, as per amended SEBI regulations, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number. Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

Place: Mumbai Date: February 21, 2024

financialexp.epap.in

Authorized Signatory

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

(THIS IS UNLY AN ADVERTISEMENT FOR INFORMATION PURPOSE AND NOT A PROSPECTOS ANNOUNCEMENT, NOT FOR PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.)





# KALAHRIDHAAN TRENDZ LIMITED

Our Company was originally incorporated as "Kalahridhaan Trendz Private Limited" as a private limited company under the provisions of Companies Act, 2013 vide Certificate of Incorporation dated May 27, 2016 bearing Corporate Identification Number U17299GJ2016PTC092224 issued by the Registrar of Companies, Central Registration Centre. Subsequently, our Company was converted into a public limited Company pursuant to a special resolution passed by our shareholders at the EGM held on November 7, 2017 and consequently the name of our Company was changed to "Kalahridhaan Trendz Limited" and a fresh certificate of incorporation was issued by the Registrar of Companies. Ahmedabad dated November 27, 2017, For further Details of Incorporation and Change in Registered Office of our Company, please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page No. 110 of the Prospectus.

Registered office: 57 Ashra Industrial Estate, B/H Mahalaxmi Fabrics, Nr. Narol Cross Road, Ahmedabad 382405, Gujarat, India; | Tel No.:+91 6353302166; Website: www.kalahridhaan.com; | E-Mail: cs@kalahridhaan.com | Contact Person: Kushang Thakkar, Company Secretary and Compliance Officer

OUR PROMOTERS NIRANJAN AGARWAL, SUNITADEVI AGARWAL AND ADITYA AGARWAL

**BASIS OF ALLOTMENT** 

45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. Rs. 35/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO Rs. 2249.10 LACS ("THE ISSUE"), OF WHICH 2,52,000 EQUITY SHARES OF FACE VALUE OF Rs.10/- EACH FOR CASH AT A PRICE OF Rs.45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. 35/- PER EQUITY SHARE AGGREGATING TO Rs.113.40 LACS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION i.e., NET ISSUE OF 47,46,000 EQUITY SHARES OF FACE VALUE OF Rs. 10/- EACH AT A PRICE OF Rs. 45/- PER EQUITY SHARE AGGREGATING TO 2135.70 LACS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 29.08% AND 27.61% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO. 185 OF THE PROSPECTUS. RISK TO INVESTORS

INITIAL PUBLIC ISSUE OF 49,98,000 EQUITY SHARES OF FACE VALUE OF RS.10/- EACH OF KALAHRIDHAAN TRENDZ LIMITED ("KTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS

1. The top ten Buyers of Our Product and top ten suppliers for raw material contribute majority of revenue

and source of Raw Material. We do not have long term agreement with the customer or supplier. The loss of any Customer or a decrease in the volume of order by any customer or any disruption in supply of raw material by any supplier may adversely affect our revenues and profitability 2. There have been instances of delay in filing of Goods and Service Tax (GST) returns and return of

Tax Deducted at Source (TDS) dues. 3. Our Equity Share have been never publicly traded and may experience price and volume

fluctuation following the completion of the issue. Further, our equity share may not result in active or liquid market and price of our Equity Share may volatile and you may be unable to resell your equity shares at or above the price or at all. 4. AVERAGE COST OF ACQUISITON

The average cost of acquisition per Equity Share to our Promoters as at the date of this Prospectus is:

Sr. No. Name of Promoters Average Cost of Acquisition in ₹ Mr. Aditva Agarwal 5.66 Mr. Niranjan Agarwal Ms. Sunitadevi Agarwal

5. WEIGHTED AVERAGE PRICE AT WHICH THE EQUITY SHARES WERE ACQUIRED BY EACH OF OUR PROMOTERS IN THE ONE YEAR PRECEDING THE DATE OF THIS PROSPECTUS

Sr. No. | Name of Promoters Weighted Average Cost of Acquisition (in Rs) Mr. Aditya Agarwal Mr. Niranjan Agarwal Ms. Sunitadevi Agarwal For further details please refer to the chapter titled "Risk Factor" on page no. 20 of the Prospectus.

THE FACE VALUE OF THE EQUITY SHARES IS Rs. 10.00/- EACH AND THE ISSUE PRICE IS Rs. 45.00/- EACH

THE ISSUE PRICE IS 4.5 TIMES OF THE FACE VALUE OF EQUITY SHARE

**ISSUE CLOSED ON: TUESDAY, FEBRUARY 20, 2024** I ISSUE OPENED ON: THURSDAY, FEBRUARY 15, 2024

The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE Emerge"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In Principal Approval Letter dated January 12, 2024 from National Stock Exchange of India Limited (NSE) for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited. For the purpose of this Issue, the designated Stock Exchange will be the National Stock Exchange of India Limited ("NSE").

NSE has given vide its letter January 12, 2024 NSE/LIST/2900 permission to the Issuer to use the Exchange's name in this Offer Document as one of the stock exchanges on which this Issuer's securities are proposed to be listed. The Exchange has scrutinized offer document for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Issuer. It is to be distinctly understood that the aforesaid permission given by NSE should not in any way be deemed or construed that the offer document has been cleared or approved by NSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this offer document; nor does it warrant that this Issuer's securities will be listed or will continue to be listed on the Exchange; nor does it take any responsibility for the financial or other soundness of this Issuer, its Promoter, its management or any scheme or project of this Issuer. Every person who desires to apply for or otherwise acquire any securities of this Issuer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription /acquisition whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

The Issue is being made through the Fixed Price Issue process, the allocation in the Net Issue to the Public category is made as per Regulation 253 of the SEBI (ICDR) Regulations, 2018 as amended from time to time, wherein (a) minimum 50% of the net issue of shares shall be allocated to retail individual investors and (b) remaining to: (i) individual applicants other than retail individual investors; and (ii) other investors including corporate bodies or institutions, irrespective of number of specified securities applied for: Provided that the unsubscribed portion in either of categories specified in clauses (a) or (b) may be allocated to applicants in the other category. If the Retail individual investor category is entitled to more than allocated portion on a proportionate basis, the retail individual investors shall be allocated that higher percentage.

All potential investors shall participate in the Issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account and UPI ID in case of RII"s, if applicable, in which the application amount shall be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under UPI Mechanism as the case may be.

Shares (Including Market Maker Application of 2,52,000Equity Shares) resulting 13.56times subscription. After considering technical rejections cases and bids not banked the issue was subscribed 8.17 times. The details of the applications received in the Issue (before technical rejections but after bids not banked) are as follows: DETAILS OF APPLICATIONS RECEIVED (BEFORE TECHNICAL REJECTION AND AFTER BIDS BANKED)

The Issue has received 9407 applications (before rejections and bids not banked) for 4,18,56,000Equity

CATEGORY	NUMBER OF APPLICATIONS	NUMBER OF EQUITY SHARE	SUBSCRIPTION*
Market Maker	1 3	2,52,000	1.00
Other than Retail Individual Investor's	859	1,59,63,000	6.73
Retail Individual Investor's	8547	2,56,41,000	10.80
TOTAL	9407	4,18,56,000	8.37
*Subscription time have been computed	on the basis of the	issue size as per th	e Prospectus.

Summary of valid application mentioned below	s for Non K	etail, Ketail a	nd Wark	et Maker cateç	jories, a	re as
S		GROSS	Less:	Rejections*		VALID
Category	Applns	<b>Equity Shares</b>	Applns	<b>Equity Shares</b>	Applns	<b>Equity Shares</b>
Reserved for Market Maker		252000	<u>-                                    </u>	-	1	252000
Non-Retail Investors	859	15963000	12	90000	847	15873000
Retail Individual Investors	8547	25641000	318	954000	8229	24687000
	0.400	4400000	000	1011000		1001000

\*This includes 216 applications for 6,48,000 equity shares from Retail investors which were not in book but excludes bids (UPI mandates) not accepted by investors. **ALLOCATION:** The Basis of Allotment was finalized in consultation with the Designated Stock Exchange

Ration of

allattage to

NSE Limited on February 21, 2024

A. Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to the Market Maker, at the issue price of Rs. 45.00/- per Equity Share, was finalised in consultation with NSE Limited (NSE EMERGE). The category was subscribed by 1.00 times. The total number of shares allotted in this category is 2,52,000 Equity Shares in full out of reserved portion of 2,52,000 Equity Shares.

B. Allocation to Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Retail Individual Investors, at the Issue Price of Rs. 45/- per Equity Share, was finalised in consultation with NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 28,89,000 Equity Shares. The category was subscribed by 8.55 times, considering the category-wise details of the Basis of Allotment are as under:

	No. of Shares Applied for (Category wise)	No. of Applications Received	% to total	Total No. of Equity Shares applied in Retail Individual Investors category	% of total	Proportionate Shares Available	Allocation per Applicant (Before Rounding Off	Allocation per Applicant (After Rounding Off)	Allottee	io of es to the cants	Total No. of Equity Shares allotted	
ı	3000	8229	100.00	24687000	100.00	2889000	351.08	3000	11	94	2889000	0
ı	Total	8229	100.00	24687000	100.00	2889000					2889000	0
ı	C Allocation to N	on- Retail Individu	al Investors (A	fter Technical Rejections):	The Basis of Al	otment to the Non-F	Retail Investors, at the	Issue Price of Rs 45 (	00/- per F	auity Sha	are was finalised	in consultation with

NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 18,57,000 Equity Shares. The category was subscribed by 8.55 times, considering the category-wise details of the Basis of Allotment are as under

**Proportionate** 

Allocation per Applicant

applied for (Category wise)	applications received		applied in each category		shares available	Before Rounding off	After Rounding off		tees to licants	shares allocated/ alloted	Deficit
1	539	63.64	3234000	20.37	378349	701.95	3000	18	77	378000	-349
2	80	9.45	720000	4.54	84234	1052.93	3000	7	20	84000	-234
3	24	2.83	288000	1.81	33693	1403.88	3000	11	24	33000	-693
4	31	3.66	465000	2.93	54401	1754.87	3000	18	31	54000	-401
5	10	1.18	180000	1.13	21058	2105.8	3000	7	10	21000	-58
6	26	3.07	546000	3.44	63877	2456.81	3000	21	26	63000	-877
7	33	3.90	792000	4.99	92657	2807.79	3000	31	33	93000	343
8	8	0.94	216000	1.36	25270	3158.75	3000	1	1	24000	-1270
9	29	3.42	870000	5.48	101782	3509.72	3000	1	1	87000	-14782
		0.00	1011.730000	0.00	100000000000000000000000000000000000000		3000	5	29	15000	15000
10	12	1.42	396000	2.49	46328	3860.67	3000	1	1	36000	-10328
		0.00	*5.50,000,0	0.00			3000	1	4	9000	9000
11	11	1.30	396000	2.49	46329	4211.64	3000	1	- 1	33000	-13329
		0.00		0.00	13571977	357,0017,20	3000	5	11	15000	15000
12	1	0.12	39000	0.25	4563	4563	6000	1	1	6000	1437
13	1	0.12	42000	0.26	4914	4914	6000	1	1	6000	1086
14	8	0.94	360000	2.27	42117	5264.63	3000	1	1	24000	-18117
	- 1	0.00		0.00	0.0000.1150		3000	3	4	18000	18000
15	1	0.12	48000	0.30	5616	5616	6000	1	1	6000	384
16	2	0.24	102000	0.64	11933	5966.5	6000	1	1	12000	67
17	4	0.47	216000	1.36	25270	6317.5	6000	1	1	24000	-1270
18	3	0.35	171000	1.08	20006	6668.33	6000	1	1	18000	-2006
		0.00		0.00	DERECK!	100000000	3000	1	3	3000	3000
19	4	0.47	240000	1.51	28078	7019.5	6000	1	1	24000	-4078
		0.00		0.00			3000	1	4	3000	3000
20	2	0.24	168000	1.06	19655	9827.5	9000	1	1	18000	-1655
		0.00		0.00			3000	- 1	2	3000	3000
21	2	0.24	180000	1.13	21058	10529	9000	1	1	18000	-3058
1		0.00	110000000	0.00		1	3000	1	2	3000	3000
22	2	0.24	240000	1.51	28078	14039	12000	1	1	24000	-4078
7866		0.00	************	0.00	3700590167	300000	3000	1	2	3000	3000
23	1	0.12	177000	1.12	20707	20707	21000	1	1	21000	293
24	1	0.12	222000	1.40	25972	25972	27000	1	1	27000	1028
25	7	0.83	1575000	9.92	184261	26323	24000	1	1	168000	-16261
		0.00		0.00			3000	5	7	15000	15000
26	1	0.12	312000	1.97	36501	36501	36000	1	1	36000	-501
27	1	0.12	330000	2.08	38607	38607	39000	1	1	39000	393
28	1	0.12	891000	5.61	104239	104239	105000	1	1	105000	761
29	1	0.12	900000	5.67	105292	105292	105000	1	1	105000	-292
30	1	0.12	1557000	9.81	182155	182155	183000	1	1	183000	845
Grand Total	847	100.00	15873000	100.00	1857000					1857000	0

The Board of Directors of the Company at its meeting held on February 21, 2024 has taken on record the Basis of Allotment of Equity Shares, as approved by the Designated Stock Exchange viz. NSE Limited (NSE EMERGE Exchange) and has authorized the online corporate action for the allotment of the Equity Shares in dematerialised form to various successful applicants.

The CAN-cum-Refund Orders and allotment advice and/or notices are being dispatched to the address of the applicants as registered with the depositories / as filled in the application form. The Refund/ allotment will be dispatched to the address of the applicants as registered with the depositories / as filled in the application form on or prior to February 22, 2024 for unblocking fund. In case the same is not received within Two (2) working days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the NSE EMERGE within Three (3) working days from the date of the closure of the Issue. The trading is proposed to be commenced on or before February 23, 2024 subject to receipt of listing and trading approvals from the NSE Limited (NSE EMERGE).

#### **INVESTORS, PLEASE NOTE** The details of the allotment made would also be hosted on the website of the Registrar to the Issue,

BIGSHARE SERVICES PRIVATE LIMITED at www.bigshareonline.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the first/sole applicants. serial number of the application form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

## **REGISTRAR TO THE ISSUE**

**BIGSHARE SERVICES PRIVATE LIMITED** 

Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 | **Tel. No:** 91 22-62638200 | **Fax No.** : +91 22-62638299 **E-mail Id:** ipo@bigshareonline.com | **Website:** www.bigshareonline.com Investor Grievance Email: investor@bigshareonline.com

Contact Person: Mr. Vinayak Morbale | SEBI Registration No: INR000001385

**KALAHRIDHAAN TRENDZ LIMITED** On behalf of the Board of Directors Niranjan Agarwal

Place: Ahmedabad Date: February 22, 2024

**Managing Director** DIN: 00413530 THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET

**Total No. of** 

charge

Surplus/

Deficit

TRENDZ LIMITED Note: All capitalized terms used and not defined herein shall have the respective meanings assigned

PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF KALAHRIDHAAN

to them in the Prospectus.

Kalahridhaan Trendz Limited has filed the Prospectus dated February 06, 2024 with Registrar of

Companies Ahmedabad, Gujarat. The Prospectus shall be available on the website of the SEBI at www.sebi.gov.in, the website of the BRLM to the Issue at www.ifinservices.in and on the websites of NSE Limited at www.nseindia.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 20 of

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act") or any state securities laws in the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S) except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws in the United States. Accordingly, the Equity Shares are being offered and sold outside the United States in offshore transactions in compliance with Regulations under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

> Kolkata

Read Office: Gat No.686/4. Koregaon Bhima. Taluka: Shirur. Dist. Pune - 412216 Phone No.: 02137-670000/01/02 Fax No. 02137-252453 Website: www.sharpindialimited.com

Email: secretarial@sil.sharp-world.com CIN: L36759MH1985PLC036759 NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING INFORMATION

Notice is hereby given pursuant to Section 110 read with Section 108 and other applicable provisions, if any, of the Companies Act, 2013 ("Companies Act") read with Companies (Management and Administration) Rules, 2014 ("Management Rules") (including any statutory modification or re-enactment thereof for the time being in force), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations"); the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2"), each as amended, and in accordance with the General Circular No.14/2020 dated April 8, 2020, General Circular No.17/2020 dated April 13, 2020, General Circular No. 03/2022 dated May 05, 2022, General Circular No. 10/2022 dated December 28, 2022 and General Circular No. 09/2023 dated September 25, 2023 respectively and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023 read with Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023 issued by Securities and Exchange Board of India ("SEBI") (collectively referred to as "MCA and SEBI Circulars"), to the members of Sharp India Limited ("Company"), to consider and if thought fit to pass the following resolutions set out herein below as resolutions through postal ballot by remote e-voting process ("e-voting")

- (a) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458), ADDITIONAL DIRECTOR, AS EXECUTIVE NON-INDEPENDENT DIRECTOR ON THE BOARD OF THE COMPANY - ORDINARY RESOLUTION
- (b) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458) AS MANAGING DIRECTOR OF COMPANY AND FIX HIS REMUNERATION - SPECIAL RESOLUTIO

In accordance with MCA Circulars, the Notice of Postal Ballot along with Explanatory Statement appended thereto ("Notice"), has been duly sent on Wednesday, February 21, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company/ Depository Participant(s) and whose names appear in the Register of Members/Record of Depositories as on the cut-off date, i.e., Friday, February 16, 2024 and such members shall be entitled to avail the facility of remote e-voting. The voting rights of the members shall be in proportion to the shares held by them in paid-up equity share capital of the Company as on cut-off date. Once the vote is cast by the member, the same cannot be changed subsequently. A person who was not a Member as on the cutoff date, should treat this Notice for information purposes only.

In case any member have not received the notice of postal ballot may contact Link Intime India Pvt. Ltd at pune@linkintime.co.in or Company Secretary at secretarial@sil.sharpworld.com. Board of Directors of Company has appointed Mr. Sridhar G. Mudaliar failing him Mrs. Meenakshi Deshmukh partners of M/s. SVD & Associates, Practicing Company Secretaries as scrutinizer for conduct of postal ballot process (through remote e-voting) in fair and transparent manner. The results of Postal Ballot through remote e-voting (along with Scrutinizer's Report) will be announced within two working days from the e-voting period on Friday, 22nd March 2024 at 05:00 PM. The said results will also be available on Company's website www.sharpindialimited.com and Stock Exchange website www.bseindia.com

Please note that there will be no dispatch of physical copies of postal ballot notices or Postal Ballot forms to the members of Company. The members of the Company are requested to communicate their assent or decent only through the remote e-voting system on or before 5.00 p.m on Friday, March 22, 2024.

The members of the Company are also hereby informed and requested to note that:

- a) The Business as set out in the aforesaid notice is to be transacted by the members through remote e-voting system. The Company is providing facility for voting by electronic means through e-voting facility provided by Link Intime India Private Limited. The necessary instructions for remote e-voting have been set out in the said
- b) The postal ballot remote e-voting will commence on (Thursday) February 22, 2024 at 9:00 a.m. (IST) and will end on (Friday) March 22, 2024 at 5:00 p.m. (IST). During the voting period members of Company holding shares either in physical form or in demateralised from as on cutoff date i.e. February 16, 2024 may cast their vote electronically only through remote e-voting.
- Postal Ballot remote e-voting will not be allowed beyond 5.00 p.m on Friday, March 22, 2024 and e-voting module will be disabled by Link Intime India Private Limited for voting thereafter. d) Postal Ballot Notice is available on Company's website www.sharpindialimited.com.
- Members are requested to intimate any change of address if any pertaining to their name, postal address, email address, telephone/mobile numbers, Permanent Account Number (PAN), mandates, nominations, name of the bank and branch details, ECS
- Mandate, bank account number, MICR code, IFSC code, etc. a) For shares held in electronic form: to their Depository Participants (Dps)

Stock Exchange website www.bseindia.com.

b) For shares held in physical form: to the Company/ Registrar and Transfer Agents (RTA) Link Intime India Private Limited in prescribed Form ISR-1 and other forms pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated

In case of any grievance connected with Postal Ballot remote e-voting, kindly refer the Frequently Asked Questions ('FAQs') and Insta Vote e-Voting manual available at https://instavote.linkintime.co.in or write an e-mail to enotices@linkintime.co.in or contact on Tel: 022-4918 6000

> By the order of the Board of Directors For Sharp India Limited Srirang Mahabhagwat

Place : Pune Date : 21/02/2024 Company Secretary Form No INC-26

(Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014) BEFORE THE CENTRAL GOVERNMENT THROUGH REGIONAL DIRECTOR. South East Region, Hyderabad

In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies (Incorporation) Rules, 2014

In the matter of UNBXD SOFTWARE PRIVATE LIMITED (CIN: U72200KA2011PTC060690). having its registered office at 2nd Floor, Indigube

Infinia, Municipal No.57, Kormangala Extension,

Block No. 2, Koramangala, Bangalore-560 034. ... Applicant Company Notice is hereby given to the General Public that the Applicant Company proposes to make application to the Central Government through the Regional Director, South East Region under Section 13 of the Companies Act, 2013 seeking confirmation of the alteration of the Memorandum of Association of the Applicant Company in terms of the Special Resolution passed at an Extra Ordinary General Meeting held on

20.02.2024 to enable the Company to change

its registered office from the "State of Kamataka"

to the "State of Maharashtra, within the

jurisdiction of Registrar of Companies at Any person whose interest is likely to be affected by the proposed change of the registered office of the Applicant Company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing investor complaint or cause to be delivered or send by registered post his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director, 3rd Floor, Corporate Bhavan, Bandlaguda, Nagole, Tattiannaram Village, Hayat Nagar Mandal, Ranga Reddy District, Hyderabad 500 068, Telangana or at the address of Registrar Of Companies, 'E' Wing, 2nd Floor. Kendriya Sadana, Kormangala, Banglore 560034. Karnataka, within fourteen days of the date of publication of this notice with a copy to the Applicant Company at its Registered Office at 2nd Floor, Indiquibe Infinia, Municipal No. 57. Kormangala Extension, Block No. 2

By Order of the Board FOR UNBXD SOFTWARE PRIVATE LIMITED KALPIT JAIN **BHAVANA JAIN** Director Director DIN: 07725656 DIN: 00105522 DATE: 22.02.2024 PLACE : BANGALORE

Koramangala, Bangalore - 560 034.

# "IMPORTANT"

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MUTUAL

S. No. of Shares

applied for

Number of

applications

% to total

Total No. of Shares | % to total

applied in each

#### 5 HDFC MUTUAL FUND BHAROSA APNO KA

HDFC Asset Management Company Limited
CIN: L65991MH1999PLC123027

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020. Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

## NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Monday, February 26, 2024 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 20, 2024 (₹ per unit)	Amount of Distribution (₹ per unit)#	(₹ per unit)
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	38.175	0.050	10.00
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.552	0,250	10.00

# Amount of distribution per unit will be the lower of the rate mentioned above or the available distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme would fall to the extent of such distribution and statutory levy, if any.

Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

Unit holders are advised to note that for redemptions and IDCW declared with effect from January 13, 2023, as per amended SEBI regulations, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number. Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

Place: Mumbai Date: February 21, 2024

financialexp.epap.in

Authorized Signatory

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

(THIS IS UNLY AN ADVERTISEMENT FOR INFORMATION PURPOSE AND NOT A PROSPECTUS ANNOUNCEMENT, NOT FOR PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.)





# KALAHRIDHAAN TRENDZ LIMITED

Our Company was originally incorporated as "Kalahridhaan Trendz Private Limited" as a private limited company under the provisions of Companies Act, 2013 vide Certificate of Incorporation dated May 27, 2016 bearing Corporate Identification Number U17299GJ2016PTC092224 issued by the Registrar of Companies, Central Registration Centre. Subsequently, our Company was converted into a public limited Company pursuant to a special resolution passed by our shareholders at the EGM held on November 7, 2017 and consequently the name of our Company was changed to "Kalahridhaan Trendz Limited" and a fresh certificate of incorporation was issued by the Registrar of Companies. Ahmedabad dated November 27, 2017, For further Details of Incorporation and Change in Registered Office of our Company, please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page No. 110 of the Prospectus. Registered office: 57 Ashra Industrial Estate, B/H Mahalaxmi Fabrics, Nr. Narol Cross Road, Ahmedabad 382405, Gujarat, India; | Tel No.:+91 6353302166;

Website: www.kalahridhaan.com: | E-Mail: cs@kalahridhaan.com | Contact Person: Kushang Thakkar, Company Secretary and Compliance Officer

OUR PROMOTERS NIRANJAN AGARWAL, SUNITADEVI AGARWAL AND ADITYA AGARWAL

**BASIS OF ALLOTMENT** 

INITIAL PUBLIC ISSUE OF 49,98,000 EQUITY SHARES OF FACE VALUE OF RS.10/- EACH OF KALAHRIDHAAN TRENDZ LIMITED ("KTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS 45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. Rs. 35/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO Rs. 2249.10 LACS ("THE ISSUE"), OF WHICH 2,52,000 EQUITY SHARES OF FACE VALUE OF Rs.10/- EACH FOR CASH AT A PRICE OF Rs.45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. 35/- PER EQUITY SHARE AGGREGATING TO Rs.113.40 LACS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION i.e., NET ISSUE OF 47,46,000 EQUITY SHARES OF FACE VALUE OF Rs. 10/- EACH AT A PRICE OF Rs. 45/- PER EQUITY SHARE AGGREGATING TO 2135.70 LACS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 29.08% AND 27.61% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO. 185 OF THE PROSPECTUS.

RISK TO INVESTORS 1. The top ten Buyers of Our Product and top ten suppliers for raw material contribute majority of revenue

of any Customer or a decrease in the volume of order by any customer or any disruption in supply of raw material by any supplier may adversely affect our revenues and profitability 2. There have been instances of delay in filing of Goods and Service Tax (GST) returns and return of Tax Deducted at Source (TDS) dues. 3. Our Equity Share have been never publicly traded and may experience price and volume

and source of Raw Material. We do not have long term agreement with the customer or supplier. The loss

fluctuation following the completion of the issue. Further, our equity share may not result in active or liquid market and price of our Equity Share may volatile and you may be unable to resell your equity shares at or above the price or at all.

4. AVERAGE COST OF ACQUISITON The average cost of acquisition per Equity Share to our Promoters as at the date of this Prospectus is: Sr. No. Name of Promoters **Average Cost of Acquisition in ₹** 5.66 Mr. Aditya Agarwal Mr. Niranjan Agarwal Ms. Sunitadevi Agarwal

5. WEIGHTED AVERAGE PRICE AT WHICH THE EQUITY SHARES WERE ACQUIRED BY EACH OF

		AR PRECEDING THE DATE OF THIS PROSPECTUS
Sr. No.	Name of Promoters	Weighted Average Cost of Acquisition (in Rs)
1.	Mr. Aditya Agarwal	NIL
2.	Mr. Niranjan Agarwal	NIL
3.	Ms. Sunitadevi Agarwat	NIL
		I.

THE FACE VALUE OF THE EQUITY SHARES IS Rs. 10.00/- EACH AND THE ISSUE PRICE IS Rs. 45.00/- EACH THE ISSUE PRICE IS 4.5 TIMES OF THE FACE VALUE OF EQUITY SHARE

# ISSUE OPENED ON: THURSDAY, FEBRUARY 15, 2024 ISSUE CLOSED ON: TUESDAY, FEBRUARY 20, 2024

The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE Emerge"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In Principal Approval Letter dated January 12, 2024 from National Stock Exchange of India Limited (NSE) for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited. For the purpose of this Issue, the designated Stock Exchange will be the National Stock Exchange of India Limited ("NSE").

NSE has given vide its letter January 12, 2024 NSE/LIST/2900 permission to the Issuer to use the Exchange's name in this Offer Document as one of the stock exchanges on which this Issuer's securities are proposed to be listed. The Exchange has scrutinized offer document for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Issuer. It is to be distinctly understood that the aforesaid permission given by NSE should not in any way be deemed or construed that the offer document has been cleared or approved by NSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this offer document; nor does it warrant that this Issuer's securities will be listed or will continue to be listed on the Exchange; nor does it take any responsibility for the financial or other soundness of this Issuer, its Promoter, its management or any scheme or project of this Issuer. Every person who desires to apply for or otherwise acquire any securities of this Issuer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription /acquisition whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

The Issue is being made through the Fixed Price Issue process, the allocation in the Net Issue to the Public category is made as per Regulation 253 of the SEBI (ICDR) Regulations, 2018 as amended from time to time, wherein (a) minimum 50% of the net issue of shares shall be allocated to retail individual investors and (b) remaining to: (i) individual applicants other than retail individual investors; and (ii) other investors including corporate bodies or institutions, irrespective of number of specified securities applied for: Provided that the unsubscribed portion in either of categories specified in clauses (a) or (b) may be allocated to applicants in the other category. If the Retail individual investor category is entitled to more than allocated portion on a proportionate basis, the retail individual investors shall be allocated that higher percentage.

All potential investors shall participate in the Issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account and UPI ID in case of RII"s, if applicable, in which the application amount shall be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under UPI Mechanism as the case may be.

For further details please refer to the chapter titled "Risk Factor" on page no. 20 of the Prospectus.

The Issue has received 9407 applications (before rejections and bids not banked) for 4,18,56,000Equity Shares (Including Market Maker Application of 2,52,000Equity Shares) resulting 13.56times

not banked) are as follows: DETAILS OF APPLICATIONS RECEIVED (BEFORE TECHNICAL REJECTION AND AFTER BIDS BANKED) CATEGORY NUMBER OF NUMBER OF SUBSCRIPTION\* APPLICATIONS | EQUITY SHARE 2,52,000 1.00 6.73 859 1,59,63,000 Other than Retail Individual Investor's

subscription. After considering technical rejections cases and bids not banked the issue was subscribed

8.17 times. The details of the applications received in the Issue (before technical rejections but after bids

\*Subscription time have been computed on the basis of the issue size as per the Prospectus.

Retail Individual Investor's 8547 10.80 2,56,41,000 9407 TOTAL 4,18,56,000 8.37 Summary of valid applications for Non Retail, Retail and Market Maker categories, are as mentioned below Less: Rejections Category Applns | Equity Shares | Applns | Equity Shares | Applns | Equity Shares

Non-Retail Investors 15963000 90000 15873000 8547 25641000 318 954000 8229 24687000 Retail Individual Investors 9407 330 1044000 TOTAL 41856000 40812000

252000

but excludes bids (UPI mandates) not accepted by investors. **ALLOCATION:** The Basis of Allotment was finalized in consultation with the Designated Stock Exchange NSE Limited on February 21, 2024

\*This includes 216 applications for 6,48,000 equity shares from Retail investors which were not in book

A. Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to the Market Maker, at the issue price of Rs. 45.00/- per Equity Share, was finalised in consultation with NSE Limited (NSE EMERGE). The category was subscribed by 1.00 times. The total number of shares allotted in this category is 2,52,000 Equity Shares in full out of reserved portion of 2,52,000 Equity Shares.

Ration of

allottees to

Total No. of

shares

Surplus/

Deficit

B. Allocation to Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Retail Individual Investors, at the Issue Price of Rs. 45/- per Equity Share, was finalised in consultation with NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 28,89,000 Equity Shares. The category was subscribed by 8.55 times, considering the category-wise details of the Basis of Allotment are as under

Reserved for Market Maker

No. of Shares	No. of	% to total	Total No. of Equity	% of	Proportionate	Allocation per	Allocation per	Rati	io of	Total No. of	Surplus/
Applied for	Applications		Shares applied in	total	Shares Available	Applicant (Before	Applicant (After	Allottee	s to the	<b>Equity Shares</b>	(Deficit)
(Category wise)	Received		Retail Individual			Rounding Off	Rounding Off)	Appli	cants	allotted	
			Investors category								
3000	8229	100.00	24687000	100.00	2889000	351.08	3000	11	94	2889000	0
Total	8229	100.00	24687000	100.00	2889000					2889000	0
C Allocation to N	on- Retail Individu	al Investors (A	fter Technical Rejections)	The Basis of Al	otment to the Non-F	Retail Investors, at the	Issue Price of Rs 45 (	$\Omega/_{-}$ ner F	auity Sh	are was finalised	in consultation with

NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 18,57,000 Equity Shares. The category was subscribed by 8.55 times, considering the category-wise details of the Basis of Allotment are as under

**Proportionate** 

shares available

**Allocation per Applicant** 

Refore Rounding off After Rounding off

d	allocated/ alloted	cants	appli	After Kounding off	Before Rounding off			category		received	Category wise)
-349	378000	77	18	3000	701.95	378349	20.37	3234000	63.64	539	4
-234	84000	20	7	3000	1052.93	84234	4.54	720000	9.45	80	2
-693	33000	24	11	3000	1403.88	33693	1.81	288000	2.83	24	3
-401	54000	31	18	3000	1754.87	54401	2.93	465000	3.66	31	4
-58	21000	10	7	3000	2105.8	21058	1.13	180000	1.18	10	5
-877	63000	26	21	3000	2456.81	63877	3.44	546000	3.07	26	6
343	93000	33	31	3000	2807.79	92657	4.99	792000	3.90	33	7
-127	24000	1	1	3000	3158.75	25270	1.36	216000	0.94	8	8
-1478	87000	1	1	3000	3509.72	101782	5.48	870000	3.42	29	9
1500	15000	29	5	3000			0.00	00110000000	0.00		
-1032	36000	1	1	3000	3860.67	46328	2.49	396000	1.42	12	10
9000	9000	4	1	3000			0.00	Analysis (marks)	0.00		
-1332	33000	1	1	3000	4211.64	46329	2.49	396000	1.30	-11	11
1500	15000	11	5	3000		110000000	0.00		0.00		
1437	6000	1	1	6000	4563	4563	0.25	39000	0.12	1	12
1086	6000	1	1	6000	4914	4914	0.26	42000	0.12	1	13
-1811	24000	1	1	3000	5264.63	42117	2.27	360000	0.94	8	14
1800	18000	4	3	3000		Charles (1979)	0.00	Contraction Contraction	0.00		8
384	6000	1	1	6000	5616	5616	0.30	48000	0.12	1	15
67	12000	1	1	6000	5966.5	11933	0.64	102000	0.24	2	16
-127	24000	1	1	6000	6317.5	25270	1.36	216000	0.47	4	17
-200	18000	1	1	6000	6668.33	20006	1.08	171000	0.35	3	18
3000	3000	3	1	3000	y56,000,000 u	CONTROL .	0.00		0.00	- 2	
-407	24000	1	1	6000	7019.5	28078	1.51	240000	0.47	4	19
3000	3000	4	1	3000			0.00		0.00		11
-165	18000	1	1	9000	9827.5	19655	1.06	168000	0.24	2	20
3000	3000	2	1	3000			0.00		0.00		
-305	18000	1	1	9000	10529	21058	1.13	180000	0.24	2	21
3000	3000	2	1	3000			0.00	11.0041.00400	0.00		
-407	24000	1	1	12000	14039	28078	1.51	240000	0.24	2	22
3000	3000	2	1	3000		378069052	0.00	3000,000,000	0.00		
293	21000	1	1	21000	20707	20707	1.12	177000	0.12	1	23
1028	27000	1	1	27000	25972	25972	1.40	222000	0.12	1	24
-1626	168000	1	1	24000	26323	184261	9.92	1575000	0.83	7	25
1500	15000	7	5	3000			0.00		0.00		
-501	36000	1	1	36000	36501	36501	1.97	312000	0.12	1	26
393	39000	1	1	39000	38607	38607	2.08	330000	0.12	1	27
761	105000	1	1	105000	104239	104239	5.61	891000	0.12	1	28
-292	105000	1	1	105000	105292	105292	5.67	900000	0.12	1	29
845	183000	1	1	183000	182155	182155	9.81	1557000	0.12	1	30
0	1857000		-		1	1857000	100.00	15873000	100.00	847	Grand Total

The Board of Directors of the Company at its meeting held on February 21, 2024 has taken on record the Basis of Allotment of Equity Shares, as approved by the Designated Stock Exchange viz. NSE Limited (NSE EMERGE Exchange) and has authorized the online corporate action for the allotment of the Equity Shares in dematerialised form to various successful applicants.

The CAN-cum-Refund Orders and allotment advice and/or notices are being dispatched to the address of the applicants as registered with the depositories / as filled in the application form. The Refund/ allotment will be dispatched to the address of the applicants as registered with the depositories / as filled in the application form on or prior to February 22, 2024 for unblocking fund. In case the same is not received within Two (2) working days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the NSE EMERGE within Three (3) working days from the date of the closure of the Issue. The trading is proposed to be commenced on or before February 23, 2024 subject to receipt of listing and trading approvals from the NSE Limited (NSE EMERGE).

## **INVESTORS, PLEASE NOTE**

The details of the allotment made would also be hosted on the website of the Registrar to the Issue, BIGSHARE SERVICES PRIVATE LIMITED at www.bigshareonline.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the first/sole applicants. serial number of the application form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

## **REGISTRAR TO THE ISSUE**

**BIGSHARE SERVICES PRIVATE LIMITED** 

Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 | **Tel. No:** 91 22-62638200 | **Fax No.** : +91 22-62638299 **E-mail Id:** ipo@bigshareonline.com | **Website:** www.bigshareonline.com Investor Grievance Email: investor@bigshareonline.com

Contact Person: Mr. Vinayak Morbale | SEBI Registration No: INR000001385

**KALAHRIDHAAN TRENDZ LIMITED** On behalf of the Board of Directors Niranjan Agarwal

Place: Ahmedabad Date: February 22, 2024

**Managing Director** DIN: 00413530 THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET

PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF KALAHRIDHAAN TRENDZ LIMITED Note: All capitalized terms used and not defined herein shall have the respective meanings assigned

to them in the Prospectus.

Kalahridhaan Trendz Limited has filed the Prospectus dated February 06, 2024 with Registrar of Companies Ahmedabad, Gujarat. The Prospectus shall be available on the website of the SEBI at

www.sebi.gov.in, the website of the BRLM to the Issue at www.ifinservices.in and on the websites of NSE Limited at www.nseindia.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 20 of The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as

amended (the "U.S. Securities Act") or any state securities laws in the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S) except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws in the United States. Accordingly, the Equity Shares are being offered and sold outside the United States in offshore transactions in compliance with Regulations under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

Lucknow

Regd Office: Gat No.686/4, Koregaon Bhima, Taluka: Shirur, Dist. Pune - 412216 Phone No.: 02137-670000/01/02 Fax No. 02137-252453 Website: www.sharpindialimited.com Email: secretarial@sil.sharp-world.com CIN: L36759MH1985PLC036759

NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING INFORMATION

Notice is hereby given pursuant to Section 110 read with Section 108 and other applicable provisions, if any, of the Companies Act, 2013 ("Companies Act") read with Companies (Management and Administration) Rules, 2014 ("Management Rules") (including any statutory modification or re-enactment thereof for the time being in force), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations"); the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2"), each as amended, and in accordance with the General Circular No.14/2020 dated April 8, 2020, General Circular No.17/2020 dated April 13, 2020, General Circular No. 03/2022 dated May 05, 2022, General Circular No. 10/2022 dated December 28, 2022 and General Circular No. 09/2023 dated September 25, 2023 respectively and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023 read with Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023 issued by Securities and Exchange Board of India ("SEBI" (collectively referred to as "MCA and SEBI Circulars"), to the members of Sharp India Limited ("Company"), to consider and if thought fit to pass the following resolutions set out herein below as resolutions through postal ballot by remote e-voting process ("e-voting")

- (a) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458), ADDITIONAL DIRECTOR, AS EXECUTIVE NON-INDEPENDENT DIRECTOR ON THE BOARD OF THE COMPANY - ORDINARY RESOLUTION
- (b) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458) AS MANAGING DIRECTOR OF COMPANY AND FIX HIS REMUNERATION - SPECIAL RESOLUTIO

In accordance with MCA Circulars, the Notice of Postal Ballot along with Explanatory Statement appended thereto ("Notice"), has been duly sent on Wednesday, February 21, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company/ Depository Participant(s) and whose names appear in the Register of Members/Record of Depositories as on the cut-off date, i.e., Friday, February 16, 2024 and such members shall be entitled to avail the facility of remote e-voting. The voting rights of the members shall be in proportion to the shares held by them in paid-up equity share capital of the Company as on cut-off date. Once the vote is cast by the member, the same cannot be changed subsequently. Aperson who was not a Member as on the cutoff date, should treat this Notice for information purposes only.

In case any member have not received the notice of postal ballot may contact Link Intime India Pvt. Ltd at pune@linkintime.co.in or Company Secretary at secretarial@sil.sharpworld.com, Board of Directors of Company has appointed Mr. Sridhar G. Mudaliar failing him Mrs. Meenakshi Deshmukh partners of M/s. SVD & Associates, Practicing Company Secretaries as scrutinizer for conduct of postal ballot process (through remote e-voting) in fair and transparent manner. The results of Postal Ballot through remote e-voting (along with Scrutinizer's Report) will be announced within two working days from the e-voting period on Friday, 22nd March 2024 at 05:00 PM. The closure of remote said results will also be available on Company's website www.sharpindialimited.com and Stock Exchange website www.bseindia.com

Please note that there will be no dispatch of physical copies of postal ballot notices or Postal Ballot forms to the members of Company. The members of the Company are requested to communicate their assent or decent only through the remote e-voting system on or before 5.00 p.m on Friday, March 22, 2024.

The members of the Company are also hereby informed and requested to note that:

- a) The Business as set out in the aforesaid notice is to be transacted by the members through remote e-voting system. The Company is providing facility for voting by electronic means through e-voting facility provided by Link Intime India Private Limited. The necessary instructions for remote e-voting have been set out in the said
- b) The postal ballot remote e-voting will commence on (Thursday) February 22, 2024 at 9:00 a.m. (IST) and will end on (Friday) March 22, 2024 at 5:00 p.m. (IST). During the voting period members of Company holding shares either in physical form or in demateralised from as on cutoff date i.e. February 16, 2024 may cast their vote electronically only through remote e-voting.
- Postal Ballot remote e-voting will not be allowed beyond 5.00 p.m on Friday, March 22, 2024 and e-voting module will be disabled by Link Intime India Private Limited for
- d) Postal Ballot Notice is available on Company's website www.sharpindialimited.com Stock Exchange website www.bseindia.com Members are requested to intimate any change of address if any pertaining to their

name, postal address, email address, telephone/mobile numbers, Permanent Account Number (PAN), mandates, nominations, name of the bank and branch details, ECS Mandate, bank account number, MICR code, IFSC code, etc

a) For shares held in electronic form: to their Depository Participants (Dps)

b) For shares held in physical form: to the Company/ Registrar and Transfer Agents (RTA) Link Intime India Private Limited in prescribed Form ISR-1 and other forms pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated

In case of any grievance connected with Postal Ballot remote e-voting, kindly refer the Frequently Asked Questions ('FAQs') and Insta Vote e-Voting manual available at https://instavote.linkintime.co.in or write an e-mail to enotices@linkintime.co.in or contact on Tel: 022-4918 6000

> By the order of the Board of Directors For Sharp India Limited

Place : Pune Date : 21/02/2024 Srirang Mahabhagwat Company Secretary

(Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014) BEFORE THE CENTRAL GOVERNMENT THROUGH REGIONAL DIRECTOR.

South East Region, Hyderabad In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies (Incorporation) Rules, 2014

In the matter of UNBXD SOFTWARE PRIVATE LIMITED (CIN: U72200KA2011PTC060690). having its registered office at 2nd Floor, Indigube Infinia, Municipal No.57, Kormangala Extension, Block No. 2, Koramangala, Bangalore-560 034.

...Applicant Company Notice is hereby given to the General Public that the Applicant Company proposes to make application to the Central Government through the Regional Director, South East Region under Section 13 of the Companies Act, 2013 seeking confirmation of the alteration of the Memorandum of Association of the Applicant Company in terms of the Special Resolution passed at an Extra Ordinary General Meeting held on 20.02.2024 to enable the Company to change its registered office from the "State of Kamataka" to the "State of Maharashtra, within the jurisdiction of Registrar of Companies at

Any person whose interest is likely to be affected by the proposed change of the registered office of the Applicant Company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing investor complaint or cause to be delivered or send by registered post his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director, 3rd Floor, Corporate Bhavan, Bandlaguda, Nagole, Tattiannaram Village, Hayat Nagar Mandal, Ranga Reddy District, Hyderabad 500 068, Telangana or at the address of Registrar Of Companies, 'E' Wing, 2nd Floor, Kendriya Sadana, Kormangala, Banglore 560034, Karnataka, within fourteen days of the date of publication of this notice with a copy to the Applicant Company at its Registered Office at 2nd Floor, Indiqube Infinia, Municipal No. 57. Kormangala Extension, Block No. 2. Koramangala, Bangalore - 560 034

By Order of the Board FOR UNBXD SOFTWARE PRIVATE LIMITED Sd/-Sd/-KALPIT JAIN **BHAVANA JAIN** Director Director DIN: 07725656 DIN: 00105522 DATE: 22.02.2024 PLACE: BANGALORE

### "IMPORTANT"

Whilst care is taken prior to

acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies. associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

MUTUAL

Sahi Ha

S. No. of Shares

### 5 HDFC MUTUAL FUND BHAROSA APNO KA

**HDFC Asset Management Company Limited** CIN: L65991MH1999PLC123027

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020. Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com . Visit us at: www.hdfcfund.com

## NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Monday, February 26, 2024 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 20, 2024 (₹ per unit)	Distribution	A CONTRACTOR OF THE PROPERTY OF THE PARTY OF	
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	38.175	0.000	10.00	
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.552	0.250	10.00	

# Amount of distribution per unit will be the lower of the rate mentioned above or the available distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme would fall to the extent of such distribution and statutory levy, if any.

Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

Unit holders are advised to note that for redemptions and IDCW declared with effect from January 13, 2023, as per amended SEBI regulations, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number, Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME

Date: February 21, 2024 Authorized Signatory RELATED DOCUMENTS CAREFULLY.

(THIS IS ONLY AN ADVERTISEMENT FOR INFORMATION PURPOSE AND NOT A PROSPECTUS ANNOUNCEMENT, NOT FOR PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.)





10.80

# KALAHRIDHAAN TRENDZ LIMITED

Our Company was originally incorporated as "Kalahridhaan Trendz Private Limited" as a private limited company under the provisions of Companies Act, 2013 vide Certificate of Incorporation dated May 27, 2016 bearing Corporate Identification Number U17299GJ2016PTC092224 issued by the Registrar of Companies, Central Registration Centre. Subsequently, our Company was converted into a public limited Company pursuant to a special resolution passed by our shareholders at the EGM held on November 7, 2017 and consequently the name of our Company was changed to "Kalahridhaan Trendz Limited" and a fresh certificate of incorporation was issued by the Registrar of Companies, Ahmedabad dated November 27, 2017. For further Details of Incorporation and Change in Registered Office of our Company, please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page No. 110 of the Prospectus. Registered office: 57 Ashra Industrial Estate, B/H Mahalaxmi Fabrics, Nr. Narol Cross Road, Ahmedabad 382405, Gujarat, India; | Tel No.:+91 6353302166;

Website: www.kalahridhaan.com: | E-Mail: cs@kalahridhaan.com | Contact Person: Kushang Thakkar, Company Secretary and Compliance Officer

OUR PROMOTERS NIRANJAN AGARWAL, SUNITADEVI AGARWAL AND ADITYA AGARWAL

#### **BASIS OF ALLOTMENT**

INITIAL PUBLIC ISSUE OF 49,98,000 EQUITY SHARES OF FACE VALUE OF RS.10/- EACH OF KALAHRIDHAAN TRENDZ LIMITED ("KTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS 45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. Rs. 35/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO Rs. 2249.10 LACS ("THE ISSUE"), OF WHICH 2,52,000 EQUITY SHARES OF FACE VALUE OF Rs.10/- EACH FOR CASH AT A PRICE OF Rs.45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. 35/- PER EQUITY SHARE AGGREGATING TO Rs.113.40 LACS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION i.e., NET ISSUE OF 47,46,000 EQUITY SHARES OF FACE VALUE OF Rs. 10/- EACH AT A PRICE OF Rs. 45/- PER EQUITY SHARE AGGREGATING TO 2135.70 LACS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 29.08% AND 27.61% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY, FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO. 185 OF THE PROSPECTUS.

**RISK TO INVESTORS** 

1. The top ten Buyers of Our Product and top ten suppliers for raw material contribute majority of revenue and source of Raw Material. We do not have long term agreement with the customer or supplier. The loss of any Customer or a decrease in the volume of order by any customer or any disruption in supply of raw material by any supplier may adversely affect our revenues and profitability

2. There have been instances of delay in filing of Goods and Service Tax (GST) returns and return of Tax Deducted at Source (TDS) dues.

3. Our Equity Share have been never publicly traded and may experience price and volume fluctuation following the completion of the issue. Further, our equity share may not result in active or liquid market and price of our Equity Share may volatile and you may be unable to resell your equity shares at or above the price or at all. 4. AVERAGE COST OF ACQUISITON

The average cost of acquisition per Equity Share to our Promoters as at the date of this Prospectus is:

Sr. No. Name of Promoters **Average Cost of Acquisition in ₹** Mr. Aditya Agarwal Mr. Niranian Agarwal Ms. Sunitadevi Agarwal 5. WEIGHTED AVERAGE PRICE AT WHICH THE EQUITY SHARES WERE ACQUIRED BY EACH OF

OUR PROMOTERS IN THE ONE YEAR PRECEDING THE DATE OF THIS PROSPECTUS Weighted Average Cost of Acquisition (in Rs) Sr. No. Name of Promoters

Mr. Aditya Agarwal Mr. Niranjan Agarwal Ms. Sunitadevi Agarwal For further details please refer to the chapter titled "Risk Factor" on page no. 20 of the Prospectus.

THE FACE VALUE OF THE EQUITY SHARES IS Rs. 10.00/- EACH AND THE ISSUE PRICE IS Rs. 45.00/- EACH THE ISSUE PRICE IS 4.5 TIMES OF THE FACE VALUE OF EQUITY SHARE

ISSUE OPENED ON: THURSDAY, FEBRUARY 15, 2024 ISSUE CLOSED ON: TUESDAY, FEBRUARY 20, 2024 The Issue has received 9407 applications (before rejections and bids not banked) for 4.18.56.000Equity

Retail Individual Investor's

The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE Emerge"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In Principal Approval Letter dated January 12, 2024 from National Stock Exchange of India Limited (NSE) for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited. For the purpose of this Issue, the designated Stock Exchange will be the National Stock Exchange of India Limited ("NSE").

NSE has given vide its letter January 12, 2024 NSE/LIST/2900 permission to the Issuer to use the Exchange's name in this Offer Document as one of the stock exchanges on which this Issuer's securities are proposed to be listed. The Exchange has scrutinized offer document for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Issuer. It is to be distinctly understood that the aforesaid permission given by NSE should not in any way be deemed or construed that the offer document has been cleared or approved by NSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this offer document; nor does it warrant that this Issuer's securities will be listed or will continue to be listed on the Exchange; nor does it take any responsibility for the financial or other soundness of this Issuer, its Promoter, its management or any scheme or project of this Issuer. Every person who desires to apply for or otherwise acquire any securities of this Issuer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription /acquisition whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

The Issue is being made through the Fixed Price Issue process, the allocation in the Net Issue to the Public category is made as per Regulation 253 of the SEBI (ICDR) Regulations, 2018 as amended from time to time, wherein (a) minimum 50% of the net issue of shares shall be allocated to retail individual investors and (b) remaining to: (i) individual applicants other than retail individual investors; and (ii) other investors including corporate bodies or institutions, irrespective of number of specified securities applied for; Provided that the unsubscribed portion in either of categories specified in clauses (a) or (b) may be allocated to applicants in the other category. If the Retail individual investor category is entitled to more than allocated portion on a proportionate basis, the retail individual investors shall be allocated that higher percentage.

All potential investors shall participate in the Issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account and UPI ID in case of RII"s, if applicable, in which the application amount shall be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under UPI Mechanism as the case may be.

Number of % to total

subscription. After considering technical rejections cases and bids not banked the issue was subscribed 8.17 times. The details of the applications received in the Issue (before technical rejections but after bids not banked) are as follows: DETAILS OF APPLICATIONS RECEIVED (BEFORE TECHNICAL REJECTION AND AFTER BIDS BANKED) CATEGORY NUMBER OF SUBSCRIPTION\* NUMBER OF

Shares (Including Market Maker Application of 2,52,000Equity Shares) resulting 13.56times

APPLICATIONS | EQUITY SHARE 2,52,000 1.00 Market Maker Other than Retail Individual Investor's 6.73 859 1,59,63,000

8547

2,56,41,000

9407 8.37 TOTAL 4,18,56,000 \*Subscription time have been computed on the basis of the issue size as per the Prospectus. Summary of valid applications for Non Retail, Retail and Market Maker categories, are as mentioned below GROSS | Less: Rejections\* Category Applns | Equity Shares | Applns | Equity Shares | Applns | Equity Shares

Reserved for Market Maker 252000 252000 Non-Retail Investors 859 15963000 90000 15873000 8547 25641000 318 954000 24687000 Retail Individual Investors 8229 TOTAL 9407 41856000 330 1044000 40812000 \*This includes 216 applications for 6,48,000 equity shares from Retail investors which were not in book

but excludes bids (UPI mandates) not accepted by investors. **ALLOCATION:** The Basis of Allotment was finalized in consultation with the Designated Stock Exchange NSE Limited on February 21, 2024

A. Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to the Market Maker, at the issue price of Rs. 45.00/- per Equity Share, was finalised in consultation with NSE Limited (NSE EMERGE). The category was subscribed by 1.00 times. The total number of shares allotted in this category is 2,52,000 Equity Shares in full out of reserved portion of 2,52,000 Equity

Ration of

Total No. of

Surplus/

B. Allocation to Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Retail Individual Investors, at the Issue Price of Rs. 45/- per Equity Share, was finalised in consultation with NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 28,89,000 Equity Shares. The category was subscribed by 8.55 times, considering the category-wise details of the Basis of Allotment are as under:

	No. of Shares Applied for (Category wise)	No. of Applications Received	% to total	Shares applied in Retail Individual Investors category	% of total	Proportionate Shares Available	Allocation per Applicant (Before Rounding Off	Allocation per Applicant (After Rounding Off)	Allottee	io of es to the cants	lotal No. of Equity Shares allotted	Surplus/ (Deficit)
1	3000	8229	100.00	24687000	100.00	2889000	351.08	3000	11	94	2889000	0
1	Total	8229	100.00	24687000	100.00	2889000					2889000	0

Allocation to Non- Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Non-Retail Investors, at the Issue Price of Rs. 45.00/- per Equity Share, was finalised in consultation with NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 18,57,000 Equity Shares. The category was subscribed by 8.55 times, considering the category-wise details of the Basis of Allotment are as under

Allocation per Applicant

Total No. of Shares | % to total | Proportionate

Deficit			allott appli	After Rounding off	Before Rounding off	shares available		applied in each category		applications received	applied for (Category wise)
-349	378000	77	18	3000	701.95	378349	20.37	3234000	63.64		(**************************************
-234	84000	20	7	3000	1052.93	84234	4.54	720000	9.45	539 80	2
-693	33000	24	11	3000	1403.88	33693	1.81	288000	2.83	24	3
-401	54000	31	18	3000	1754.87	54401	2.93	465000	3.66	31	4
-58	21000	10	7	3000	0.0000000000000000000000000000000000000	21058	1.13	The State of the S		10	- 100
-877	63000	26	21	- Carried States	2105.8 2456.81	63877	The second secon	180000 546000	1.18	26	6
	The second secon	33	31	3000	THE STATE OF THE S	The Address of the Control of the Co	3.44	- Name and Administration	3.07		7
343 -1270	93000	1	1	3000	2807.79	92657 25270	4.99	792000	3.90	33	
1900-000-0	24000	747	1	3000	3158.75	The second distribution of the second distributi	1.36	216000	0.94	8	8
-14782	87000	200	11 201 2	3000	3509.72	101782	5.48	870000	3.42	29	9
15000	15000	29	5	3000	2000.07	40000	0.00	200000	0.00	40	10
-10328	36000	4	1	3000	3860.67	46328	2.49	396000	1.42	12	10
9000	9000	4	1	3000	1011.01	40000	0.00	200000	0.00		
-13329	33000	3	1	3000	4211.64	46329	2.49	396000	1.30	11	11
15000	15000	11	5	3000	4500	45.00	0.00	20000	0.00		
1437	6000	1	1	6000	4563	4563	0.25	39000	0.12	1 1	12
1086	6000	1	1	6000	4914	4914	0.26	42000	0.12	1	13
-18117	24000	10	1	3000	5264.63	42117	2.27	360000	0.94	8	14
18000	18000	4	3	3000		5010	0.00		0.00		- 140
384	6000		1	6000	5616	5616	0.30	48000	0.12	1	15
67	12000	1	1	6000	5966.5	11933	0.64	102000	0.24	2	16
-1270	24000	1	1	6000	6317.5	25270	1.36	216000	0.47	4	17
-2006	18000	1	1	6000	6668.33	20006	1.08	171000	0.35	3	18
3000	3000	3	1	3000	Popular UNIVERSI		0.00	SEASON CONTRACTOR	0.00		
-4078	24000	1	1	6000	7019.5	28078	1.51	240000	0.47	4	19
3000	3000	4	1	3000			0.00		0.00		
-1655	18000	1	1	9000	9827.5	19655	1.06	168000	0.24	2	20
3000	3000	2	1	3000	0.000		0.00		0.00		100000
-3058	18000	1	1	9000	10529	21058	1.13	180000	0.24	2	21
3000	3000	2	1	3000			0.00	VX1711/410/704	0.00		
-4078	24000	1	1	12000	14039	28078	1.51	240000	0.24	2	22
3000	3000	2	1	3000			0.00		0.00		
293	21000	1	1	21000	20707	20707	1.12	177000	0.12	1	23
1028	27000	1	1	27000	25972	25972	1.40	222000	0.12	1	24
-16261	168000	1	1	24000	26323	184261	9.92	1575000	0.83	7	25
15000	15000	7	5	3000			0.00	8	0.00		514
-501	36000	1	1	36000	36501	36501	1.97	312000	0.12	1	26
393	39000	1	1	39000	38607	38607	2.08	330000	0.12	1	27
761	105000	1	1	105000	104239	104239	5.61	891000	0.12	1	28
-292	105000	1	1	105000	105292	105292	5.67	900000	0.12	1	29
845	183000	1	1	183000	182155	182155	9.81	1557000	0.12	1	30
0	1857000					1857000	100.00	15873000	100.00	847	Grand Total

The Board of Directors of the Company at its meeting held on February 21, 2024 has taken on record the Basis of Allotment of Equity Shares, as approved by the Designated Stock Exchange viz. NSE Limited (NSE EMERGE Exchange) and has authorized the online corporate action for the allotment of the Equity Shares in dematerialised form to various successful applicants.

The CAN-cum-Refund Orders and allotment advice and/or notices are being dispatched to the address of the applicants as registered with the depositories / as filled in the application form. The Refund/ allotment will be dispatched to the address of the applicants as registered with the depositories / as filled in the application form on or prior to February 22, 2024 for unblocking fund. In case the same is not received within Two (2) working days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the NSE EMERGE within Three (3) working days from the date of the closure of the Issue. The trading is proposed to be commenced on or before February 23, 2024 subject to receipt of listing and trading approvals from the NSE Limited (NSE EMERGE).

The details of the allotment made would also be hosted on the website of the Registrar to the Issue,

**INVESTORS, PLEASE NOTE** 

BIGSHARE SERVICES PRIVATE LIMITED at www.bigshareonline.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the first/sole applicants, serial number of the application form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below: **REGISTRAR TO THE ISSUE** 

## **BIGSHARE SERVICES PRIVATE LIMITED**

Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road Andheri (East), Mumbai - 400093 | **Tel. No:** 91 22-62638200 | **Fax No.:** +91 22-62638299 **E-mail Id:** ipo@bigshareonline.com | **Website:** www.bigshareonline.com Investor Grievance Email: investor@bigshareonline.com Contact Person: Mr. Vinayak Morbale | SEBI Registration No: INR000001385

On behalf of the Board of Directors Niranjan Agarwal

Place: Ahmedabad Date: February 22, 2024

**Managing Director** DIN: 00413530 THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus.

PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF KALAHRIDHAAN

Kalahridhaan Trendz Limited has filed the Prospectus dated February 06, 2024 with Registrar of Companies Ahmedabad, Gujarat. The Prospectus shall be available on the website of the SEBI at

www.sebi.gov.in, the website of the BRLM to the Issue at www.ifinservices.in and on the websites of NSE Limited at www.nseindia.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 20 of the Prospectus. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as

amended (the "U.S. Securities Act") or any state securities laws in the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S) except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws in the United States. Accordingly, the Equity Shares are being offered and sold outside the United States in offshore transactions in compliance with Regulations under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

financialexp.epaer.in

Place: Mumbai

Regd Office: Gat No.686/4, Koregaon Bhima, Taluka: Shirur, Dist. Pune - 412216 Phone No.: 02137-670000/01/02 Fax No. 02137-252453 Website: www.sharpindialimited.com Email: secretarial@sil.sharp-world.com CIN: L36759MH1985PLC036759

NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING INFORMATION

Notice is hereby given pursuant to Section 110 read with Section 108 and other applicable provisions, if any, of the Companies Act, 2013 ("Companies Act") read with Companies (Management and Administration) Rules, 2014 ("Management Rules") (including any statutory modification or re-enactment thereof for the time being in force), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations"); the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2"), each as amended, and in accordance with the General Circular No.14/2020 dated April 8, 2020, General Circular No.17/2020 dated April 13, 2020, General Circular No. 03/2022 dated May 05, 2022, General Circular No. 10/2022 dated December 28, 2022 and General Circular No. 09/2023 dated September 25, 2023 respectively and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023 read with Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023 issued by Securities and Exchange Board of India ("SEBI") (collectively referred to as "MCA and SEBI Circulars"), to the members of Sharp India Limited ("Company"), to consider and if thought fit to pass the following resolutions set out herein below as resolutions through postal ballot by remote e-voting process ("e-voting")

#### (a) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458), ADDITIONAL DIRECTOR, AS EXECUTIVE NON-INDEPENDENT DIRECTOR ON THE BOARD OF THE COMPANY - ORDINARY RESOLUTION

(b) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458) AS MANAGING DIRECTOR OF COMPANY AND FIX HIS REMUNERATION - SPECIAL RESOLUTIO

In accordance with MCA Circulars, the Notice of Postal Ballot along with Explanatory Statement appended thereto ("Notice"), has been duly sent on Wednesday, February 21, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company/ Depository Participant(s) and whose names appear in the Register of Members/Record of Depositories as on the cut-off date, i.e., Friday, February 16, 2024 and such members shall be entitled to avail the facility of remote e-voting. The voting rights of the members shall be in proportion to the shares held by them in paid-up equity share capital of the Company as on cut-off date. Once the vote is cast by the member, the same cannot be changed subsequently. Aperson who was not a Member as on the cutoff date, should treat this Notice for information purposes only.

In case any member have not received the notice of postal ballot may contact Link Intime India Pvt. Ltd at pune@linkintime.co.in or Company Secretary at secretarial@sil.sharpworld.com. Board of Directors of Company has appointed Mr. Sridhar G. Mudaliar failing him Mrs. Meenakshi Deshmukh partners of M/s. SVD & Associates, Practicing Company Secretaries as scrutinizer for conduct of postal ballot process (through remote e-voting) in fair and transparent manner. The results of Postal Ballot through remote e-voting (along with Scrutinizer's Report) will be announced within two working days from the e-voting period on Friday, 22nd March 2024 at 05:00 PM. The said results will also be available on Company's website www.sharpindialimited.com and Stock Exchange website www.bseindia.com

Please note that there will be no dispatch of physical copies of postal ballot notices or Postal Ballot forms to the members of Company. The members of the Company are requested to communicate their assent or decent only through the remote e-voting system on or before 5.00 p.m on Friday, March 22, 2024.

The members of the Company are also hereby informed and requested to note that:

- a) The Business as set out in the aforesaid notice is to be transacted by the members through remote e-voting system. The Company is providing facility for voting by electronic means through e-voting facility provided by Link Intime India Private Limited. The necessary instructions for remote e-voting have been set out in the said
- The postal ballot remote e-voting will commence on (Thursday) February 22, 2024 at 9:00 a.m. (IST) and will end on (Friday) March 22, 2024 at 5:00 p.m. (IST), During the voting period members of Company holding shares either in physical form or in demateralised from as on cutoff date i.e. February 16, 2024 may cast their vote electronically only through remote e-voting.
- c) Postal Ballot remote e-voting will not be allowed beyond 5.00 p.m on Friday, March 22, 2024 and e-voting module will be disabled by Link Intime India Private Limited for
- d) Postal Ballot Notice is available on Company's website www.sharpindialimited.com. Stock Exchange website www.bseindia.com

Members are requested to intimate any change of address if any pertaining to their name, postal address, email address, telephone/mobile numbers, Permanent Account Number (PAN), mandates, nominations, name of the bank and branch details, ECS Mandate, bank account number, MICR code, IFSC code, etc.

a) For shares held in electronic form: to their Depository Participants (Dps)

b) For shares held in physical form: to the Company/ Registrar and Transfer Agents (RTA) Link Intime India Private Limited in prescribed Form ISR-1 and other forms pursuant to SEBI Circular No.SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated

In case of any grievance connected with Postal Ballot remote e-voting, kindly refer the Frequently Asked Questions ('FAQs') and Insta Vote e-Voting manual available at https://instavote.linkintime.co.in or write an e-mail to enotices@linkintime.co.in or contact on Tel: 022 -4918 6000

> By the order of the Board of Directors For Sharp India Limited

Place : Pune Date : 21/02/2024

Company Secretary

Srirang Mahabhagwat

#### Form No INC-26

(Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014) BEFORE THE CENTRAL GOVERNMENT THROUGH REGIONAL DIRECTOR.

In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies (Incorporation) Rules, 2014

South East Region, Hyderabad

in the matter of UNBXD SOFTWARE PRIVATE LIMITED (CIN: U72200KA2011PTC060690), having its registered office at 2nd Floor, Indiqube Infinia, Municipal No.57, Kormangala Extension Block No. 2, Koramangala, Bangalore-560 034.

...Applicant Company Notice is hereby given to the General Public that the Applicant Company proposes to make application to the Central Government through the Regional Director, South East Region under Section 13 of the Companies Act, 2013 seeking confirmation of the alteration of the Memorandum of Association of the Applicant Company in terms of the Special Resolution passed at an Extra Ordinary General Meeting held on 20.02.2024 to enable the Company to change its registered office from the "State of Karnataka" to the 'State of Maharashtra, within the jurisdiction of Registrar of Companies at

Any person whose interest is likely to be affected by the proposed change of the registered office of the Applicant Company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing nvestor complaint or cause to be delivered or send by registered post his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director, 3rd Floor, Corporate Bhavan, Bandlaguda, Nagole, Tattiannaram Village, Hayat Nagar Mandal, Ranga Reddy District, Hyderabad 500 068. Telangana or at the address of Registrar Of Companies, 'E' Wing, 2nd Floor, Kendriya Sadana, Kormangala, Banglore 560034, Karnataka, within fourteen days of the date of publication of this notice with a copy to the Applicant Company at its Registered Office at 2nd Floor, Indiqube Infinia, Municipal No. 57 Kormangala Extension, Block No. 2, Koramangala, Bangalore - 560 034.

By Order of the Board FOR UNBXD SOFTWARE PRIVATE LIMITED KALPIT JAIN **BHAVANA JAIN** Director Director DIN: 07725656 DIN: 00105522 DATE: 22.02.2024

#### "IMPORTANT"

PLACE : BANGALORE

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#### MUTUAL 5 HDFC MUTUAL FUND BHAROSA APNO KA

HDFC Asset Management Company Limited CIN: L65991MH1999PLC123027

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020. Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

### NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Monday, February 26, 2024 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 20, 2024 (₹ per unit)	Distribution	Face Value (₹ per unit)
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	38.175	0.050	10.00
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.552	0.250	10.00

# Amount of distribution per unit will be the lower of the rate mentioned above or the available distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme

would fall to the extent of such distribution and statutory levy, if any.

Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

Unit holders are advised to note that for redemptions and IDCW declared with effect from January 13. 2023, as per amended SEBI regulations, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number, Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

Place: Mumbai Date: February 21, 2024

Authorized Signatory

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

(THIS IS ONLY AN ADVERTISEMENT FOR INFORMATION PURPOSE AND NOT A PROSPECTUS ANNOUNCEMENT, NOT FOR PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.)





# KALAHRIDHAAN TRENDZ LIMITED

Our Company was originally incorporated as "Kalahridhaan Trendz Private Limited" as a private limited company under the provisions of Companies Act, 2013 vide Certificate of Incorporation dated May 27, 2016 bearing Corporate Identification Number U17299GJ2016PTC092224 issued by the Registrar of Companies, Central Registration Centre. Subsequently, our Company was converted into a public limited Company pursuant to a special resolution passed by our shareholders at the EGM held on November 7, 2017 and consequently the name of our Company was changed to "Kalahridhaan Trendz Limited" and a fresh certificate of incorporation was issued by the Registrar of Companies, Ahmedabad dated November 27, 2017. For further Details of Incorporation and Change in Registered Office of our Company, please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page No. 110 of the Prospectus. Registered office: 57 Ashra Industrial Estate, B/H Mahalaxmi Fabrics, Nr. Narol Cross Road, Ahmedabad 382405, Gujarat, India; | Tel No.: +91 6353302166;

Website: www.kalahridhaan.com; | E-Mail: cs@kalahridhaan.com | Contact Person: Kushang Thakkar, Company Secretary and Compliance Officer

OUR PROMOTERS NIRANJAN AGARWAL, SUNITADEVI AGARWAL AND ADITYA AGARWAL

BASIS OF ALLOTMENT

INITIAL PUBLIC ISSUE OF 49,98,000 EQUITY SHARES OF FACE VALUE OF RS.10/- EACH OF KALAHRIDHAAN TRENDZ LIMITED ("KTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS. 45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. Rs. 35/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO Rs. 2249.10 LACS ("THE ISSUE"), OF WHICH 2,52,000 EQUITY SHARES OF FACE VALUE OF Rs. 10/- EACH FOR CASH AT A PRICE OF Rs. 45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. 35/- PER EQUITY SHARE AGGREGATING TO Rs. 113.40 LACS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION i.e., NET ISSUE OF 47.46.000 EQUITY SHARES OF FACE VALUE OF Rs.10/- EACH AT A PRICE OF Rs. 45/- PER EQUITY SHARE AGGREGATING TO 2135.70 LACS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 29.08% AND 27.61% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO. 185 OF THE PROSPECTUS.

RISK TO INVESTORS

1. The top ten Buyers of Our Product and top ten suppliers for raw material contribute majority of revenue and source of Raw Material. We do not have long term agreement with the customer or supplier. The loss of any Customer or a decrease in the volume of order by any customer or any disruption in supply of raw material by any supplier may adversely affect our revenues and profitability

2. There have been instances of delay in filing of Goods and Service Tax (GST) returns and return of Tax Deducted at Source (TDS) dues.

3. Our Equity Share have been never publicly traded and may experience price and volume fluctuation following the completion of the issue. Further, our equity share may not result in active or liquid market and price of our Equity Share may volatile and you may be unable to resell your equity shares at or above the price or at all. **AVERAGE COST OF ACQUISITON** 

The average cost of acquisition per Equity Share to our Promoters as at the date of this Prospectus is:

	72		
Sr. No.	Name of Promoters	Average Cost of Acquisition in ₹	
1.	Mr. Aditya Agarwal	5.66	
2.	Mr. Niranjan Agarwal	4.78	
3.	Ms. Sunitadevi Agarwal	5.88	
	J	ICH THE EQUITY SHARES WERE ACQUIRED	RV FACH OF
		R PRECEDING THE DATE OF THIS PROSPEC	
31. NU.	1	Weighted Average Cost of Acquisition (in F	19)
	Mr. Aditva Agarwal	NIL	

For further details please refer to the chapter titled "Risk Factor" on page no. 20 of the Prospectus THE FACE VALUE OF THE EQUITY SHARES IS Rs. 10.00/- EACH AND THE ISSUE PRICE IS Rs. 45.00/- EACH

Mr. Niranjan Agarwal

Ms. Sunitadevi Agarwal

THE ISSUE PRICE IS 4.5 TIMES OF THE FACE VALUE OF EQUITY SHARE I ISSUE OPENED ON: THURSDAY, FEBRUARY 15, 2024 ISSUE CLOSED ON: TUESDAY, FEBRUARY 20, 2024

PROPOSED LISTING The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE Emerge"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In Principal Approval Letter dated January 12, 2024 from National Stock Exchange of India Limited (NSE) for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited. For the purpose of this Issue, the designated Stock Exchange will be the National Stock Exchange

of India Limited ("NSE"). NSE has given vide its letter January 12, 2024 NSE/LIST/2900 permission to the Issuer to use the Exchange's name in this Offer Document as one of the stock exchanges on which this Issuer's securities are proposed to be listed. The Exchange has scrutinized offer document for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Issuer. It is to be distinctly understood that the aforesaid permission given by NSE should not in any way be deemed or construed that the offer document has been cleared or approved by NSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this offer document; nor does it warrant that this Issuer's securities will be listed or will continue to be listed on the Exchange; nor does it take any responsibility for the financial or other soundness of this Issuer, its Promoter, its management or any scheme or project of this Issuer. Every person who desires to apply for or otherwise acquire any securities of this Issuer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription /acquisition whether by reason of anything stated

or omitted to be stated herein or any other reason whatsoever. The Issue is being made through the Fixed Price Issue process, the allocation in the Net Issue to the Public category is made as per Regulation 253 of the SEBI (ICDR) Regulations, 2018 as amended from time to time, wherein (a) minimum 50% of the net issue of shares shall be allocated to retail individual investors and (b) remaining to: (i) individual applicants other than retail individual investors; and (ii) other investors including corporate bodies or institutions, irrespective of number of specified securities applied for; Provided that the unsubscribed portion in either of categories specified in clauses (a) or (b) may be allocated to applicants in the other category. If the Retail individual investor category is entitled to more than allocated

portion on a proportionate basis, the retail individual investors shall be allocated that higher percentage. All potential investors shall participate in the Issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account and UPI ID in case of RII"s, if applicable, in which the application amount shall be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under UPI Mechanism as the case may be.

S. No. of Shares Number of % to total Total No. of Shares % to total Proportionate

The Issue has received 9407 applications (before rejections and bids not banked) for 4,18,56,000Equity Shares (Including Market Maker Application of 2,52,000Equity Shares) resulting 13.56times subscription. After considering technical rejections cases and bids not banked the issue was subscribed 8.17 times. The details of the applications received in the Issue (before technical rejections but after bids not banked) are as follows:

DETAILS OF APPLICATIONS RECEIVED (BEFORE TECHNICAL REJECTION AND AFTER BIDS BANKED)

CALEGURY	APPLICATIONS	EQUITY SHARE	20B2CKILLION		
Market Maker	1	2,52,000	1.00		
Other than Retail Individual Investor's	859	1,59,63,000	6.73		
Retail Individual Investor's	8547	2,56,41,000	10.80		
TOTAL	9407	4,18,56,000	8.37		
*Subscription time have been computed	on the basis of the	issue size as per th	e Prospectus.		

Summary of valid applications for Non Retail, Retail and Market Maker categories, are as mentioned below

8	1150 v	GROSS	Less:	Rejections*	VALID		
Category	Applns	<b>Equity Shares</b>	Applns	<b>Equity Shares</b>	Applns	<b>Equity Shares</b>	
Reserved for Market Maker		252000	-	-		252000	
Non-Retail Investors	859	15963000	12	90000	847	15873000	
Retail Individual Investors	8547	25641000	318	954000	8229	24687000	
TOTAL	9407	41856000	330	1044000	9077	40812000	

\*This includes 216 applications for 6,48,000 equity shares from Retail investors which were not in book but excludes bids (UPI mandates) not accepted by investors.

**ALLOCATION:** The Basis of Allotment was finalized in consultation with the Designated Stock Exchange NSE Limited on February 21, 2024

A. Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to the Market Maker, at the issue price of Rs. 45.00/- per Equity Share, was finalised in consultation with NSE Limited (NSE EMERGE). The category was subscribed by 1.00 times. The total number of shares allotted in this category is 2,52,000 Equity Shares in full out of reserved portion of 2,52,000 Equity

Ration of

Total No. of

B. Allocation to Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Retail Individual Investors, at the Issue Price of Rs. 45/- per Equity Share, was finalised in consultation with NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 28,89,000 Equity Shares. The category was subscribed by 8.55 times, considering the category-wise details of the Basis of Allotment are as under:

	No. of Shares Applied for (Category wise)	No. of Applications Received	% to total	Total No. of Equity Shares applied in Retail Individual Investors category	% of total	Proportionate Shares Available	Allocation per Applicant (Before Rounding Off	Allocation per Applicant (After Rounding Off)	Allottee	io of es to the cants	Total No. of Equity Shares allotted	Surplus/ (Deficit)
ı	3000	8229	100.00	24687000	100.00	2889000	351.08	3000	11	94	2889000	0
ı	Total	8229	100.00	24687000	100.00	2889000					2889000	0
1	C Allocation to N	on- Retail Individu	al Investors (A	tter Technical Rejections).	The Racic of Al	Intment to the Non-F	Patail Invactore at the	Icelia Prica of Re 15 (	nor F	auity Sh	ara wae finaliead	in concultation with

NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 18,57,000 Equity Shares. The category was subscribed by 8.55 times, considering the category-wise details of the Basis of Allotment are as under:

**Allocation per Applicant** 

5. No. of Silares	Nulliber of	% to total	onnlied in each	% to total							illottees to shares		Surpius/
applied for (Category wise)	applications received	applied in each category		shares available	Before Rounding off	After Rounding off	applicants		allocated/ alloted	Deficit			
1	539	63.64	3234000	20.37	378349	701.95	3000	18	77	378000	-349		
2	80	9.45	720000	4.54	84234	1052.93	3000	7	20	84000	-234		
3	24	2.83	288000	1.81	33693	1403.88	3000	11	24	33000	-693		
4	31	3.66	465000	2.93	54401	1754.87	3000	18	31	54000	-401		
5	10	1.18	180000	1.13	21058	2105.8	3000	7	10	21000	-58		
6	26	3.07	546000	3.44	63877	2456.81	3000	21	26	63000	-877		
7	33	3.90	792000	4.99	92657	2807.79	3000	31	33	93000	343		
8	8	0.94	216000	1.36	25270	3158.75	3000	1	1	24000	-1270		
9	29	3.42	870000	5.48	101782	3509.72	3000	1	1	87000	-14782		
1		0.00		0.00			3000	5	29	15000	15000		
10	12	1.42	396000	2.49	46328	3860.67	3000	1	1	36000	-10328		
		0.00		0.00			3000	1	4	9000	9000		
811	11	1.30	396000	2.49	46329	4211.64	3000	1	. 1	33000	-13329		
		0.00		0.00			3000	5	11	15000	15000		
12	1	0.12	39000	0.25	4563	4563	6000	1	1	6000	1437		
13	1	0.12	42000	0.26	4914	4914	6000	- 1	1	6000	1086		
14	.8	0.94	360000	2.27	42117	5264.63	3000	1	1	24000	-18117		
35550		0.00		0.00		. 2000000000	3000	3	4	18000	18000		
15	1	0.12	48000	0.30	5616	5616	6000	1	1	6000	384		
16	2	0.24	102000	0.64	11933	5966.5	6000	1	1	12000	67		
17	4	0.47	216000	1.36	25270	6317.5	6000	1	1	24000	-1270		
18	3	0.35	171000	1.08	20006	6668.33	6000	1	1	18000	-2006		
	23 9	0.00	10/20/20/20	0.00			3000	1	3	3000	3000		
19	4	0.47	240000	1.51	28078	7019.5	6000	1	1	24000	-4078		
		0.00		0.00		3	3000	1	4	3000	3000		
20	2	0.24	168000	1.06	19655	9827.5	9000	1	1	18000	-1655		
3213	- 22	0.00	500000000	0.00	000400000		3000	1	2	3000	3000		
21	2	0.24	180000	1.13	21058	10529	9000	1	1	18000	-3058		
		0.00		0.00			3000	1	2	3000	3000		
22	2	0.24	240000	1.51	28078	14039	12000	1	1	24000	-4078		
	100	0.00	3000000000	0.00	- mercondet	477-390/CO. S	3000	1	2	3000	3000		
23	1	0.12	177000	1.12	20707	20707	21000	1	1	21000	293		
24	1	0.12	222000	1.40	25972	25972	27000	1	1	27000	1028		
25	7	0.83	1575000	9.92	184261	26323	24000	1	1	168000	-16261		
		0.00		0.00			3000	5	7	15000	15000		
26	3	0.12	312000	1.97	36501	36501	36000	1	1	36000	-501		
27	1	0.12	330000	2.08	38607	38607	39000	1	1	39000	393		
28	1	0.12	891000	5.61	104239	104239	105000	1	1	105000	761		
29	1	0.12	900000	5.67	105292	105292	105000	1	1	105000	-292		
30	1	0.12	1557000	9.81	182155	182155	183000	1	1	183000	845		
Grand Total	847	100.00	15873000	100.00	1857000	. (1976) - (1976) - (1976)	15/12/03/03/03	7.00	- 00	1857000	0		

Place: Ahmedabad

Date: February 22, 2024

The Board of Directors of the Company at its meeting held on February 21, 2024 has taken on record the Basis of Allotment of Equity Shares, as approved by the Designated Stock Exchange viz. NSE Limited (NSE EMERGE Exchange) and has authorized the online corporate action for the allotment of the Equity Shares in dematerialised form to various successful applicants.

The CAN-cum-Refund Orders and allotment advice and/or notices are being dispatched to the address of the applicants as registered with the depositories / as filled in the application form. The Refund/ allotment will be dispatched to the address of the applicants as registered with the depositories / as filled in the application form on or prior to February 22, 2024 for unblocking fund. In case the same is not received within Two (2) working days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the NSE EMERGE within Three (3) working days from the date of the closure of the Issue. The trading is proposed to be commenced on or before February 23, 2024 subject to receipt of listing and trading approvals from the NSE Limited (NSE EMERGE).

**INVESTORS, PLEASE NOTE** 

The details of the allotment made would also be hosted on the website of the Registrar to the Issue, BIGSHARE SERVICES PRIVATE LIMITED at www.bigshareonline.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the first/sole applicants, serial number of the application form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

**REGISTRAR TO THE ISSUE** 

**BIGSHARE SERVICES PRIVATE LIMITED** 

Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 | **Tel. No**: 91 22-62638200 | **Fax No**. : +91 22-62638299 **E-mail Id:** ipo@bigshareonline.com | **Website:** www.bigshareonline.com Investor Grievance Email: investor@bigshareonline.com

Contact Person: Mr. Vinayak Morbale | SEBI Registration No: INR000001385

**KALAHRIDHAAN TRENDZ LIMITED** On behalf of the Board of Directors Niranjan Agarwal

DIN: 00413530

**Managing Director** 

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF KALAHRIDHAAN TRENDZ LIMITED

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus.

Kalahridhaan Trendz Limited has filed the Prospectus dated February 06, 2024 with Registrar of Companies Ahmedabad, Gujarat. The Prospectus shall be available on the website of the SEBI at www.sebi.gov.in, the website of the BRLM to the Issue at www.ifinservices.in and on the websites of NSE Limited at www.nseindia.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 20 of

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act") or any state securities laws in the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S) except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws in the United States. Accordingly, the Equity Shares are being offered and sold outside the United States in offshore transactions in compliance with Regulations under the U.S. Securities Act and the applicable laws of the iurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered. listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

Ahmedabad

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Read Office: Gat No.686/4, Koregaon Bhima, Taluka: Shirur, Dist. Pune - 412216. Phone No.: 02137-670000/01/02 Fax No. 02137-252453 Website: www.sharpindialimited.com Email: secretarial@sil.sharp-world.com CIN: L36759MH1985PLC036759

NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING INFORMATION

Notice is hereby given pursuant to Section 110 read with Section 108 and other applicable provisions, if any, of the Companies Act, 2013 ("Companies Act") read with Companies (Management and Administration) Rules, 2014 ("Management Rules") (including any statutory modification or re-enactment thereof for the time being in force), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations"); the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2"), each as amended, and in accordance with the General Circular No.14/2020 dated April 8, 2020, General Circular No.17/2020 dated April 13, 2020, General Circular No. 03/2022 dated May 05, 2022, General Circular No. 10/2022 dated December 28, 2022 and General Circular No. 09/2023 dated September 25, 2023 respectively and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023 read with Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023 issued by Securities and Exchange Board of India ("SEBI" (collectively referred to as "MCA and SEBI Circulars"), to the members of Sharp India Limited ("Company"), to consider and if thought fit to pass the following resolutions set out herein below as resolutions through postal ballot by remote e-voting process ("e-voting")

- (a) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458), ADDITIONAL DIRECTOR, AS EXECUTIVE NON-INDEPENDENT DIRECTOR ON THE BOARD OF THE COMPANY - ORDINARY RESOLUTION
- (b) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458) AS MANAGING DIRECTOR OF COMPANY AND FIX HIS REMUNERATION - SPECIAL

In accordance with MCA Circulars, the Notice of Postal Ballot along with Explanatory Statement appended thereto ("Notice"), has been duly sent on Wednesday, February 21, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company/ Depository Participant(s) and whose names appear in the Register of Members/Record of Depositories as on the cut-off date, i.e., Friday, February 16, 2024 and such members shall be entitled to avail the facility of remote e-voting. The voting rights of the members shall be in proportion to the shares held by them in paid-up equity share capital of the Company as on cut-off date. Once the vote is cast by the member, the same cannot be changed subsequently. A person who was not a Member as on the cutoff date, should treat this Notice for information purposes only.

In case any member have not received the notice of postal ballot may contact Link Intime India Pvt. Ltd at pune@linkintime.co.in or Company Secretary at secretarial@sil.sharpworld.com. Board of Directors of Company has appointed Mr. Sridhar G. Mudaliar failing him Mrs. Meenakshi Deshmukh partners of M/s. SVD & Associates, Practicing Company Secretaries as scrutinizer for conduct of postal ballot process (through remote e-voting) in fair and transparent manner. The results of Postal Ballot through remote e-voting (along with Scrutinizer's Report) will be announced within two working days from the e-voting period on Friday, 22nd March 2024 at 05:00 PM. The closure of remote said results will also be available on Company's website www.sharpindialimited.com and Stock Exchange website www.bseindia.com

Please note that there will be no dispatch of physical copies of postal ballot notices or Postal Ballot forms to the members of Company. The members of the Company are requested to communicate their assent or decent only through the remote e-voting system on or before 5.00 p.m on Friday, March 22, 2024

The members of the Company are also hereby informed and requested to note that:

- a) The Business as set out in the aforesaid notice is to be transacted by the members through remote e-voting system. The Company is providing facility for voting by electronic means through e-voting facility provided by Link Intime India Private Limited. The necessary instructions for remote e-voting have been set out in the said
- b) The postal ballot remote e-voting will commence on (Thursday) February 22, 2024 at 9:00 a.m. (IST) and will end on (Friday) March 22, 2024 at 5:00 p.m. (IST). During the voting period members of Company holding shares either in physical form or in demateralised from as on cutoff date i.e. February 16, 2024 may cast their vote electronically only through remote e-voting.
- c) Postal Ballot remote e-voting will not be allowed beyond 5.00 p.m on Friday, March 22, 2024 and e-voting module will be disabled by Link Intime India Private Limited for
- d) Postal Ballot Notice is available on Company's website www.sharpindialimited.com Stock Exchange website www.bseindia.com.

Members are requested to intimate any change of address if any pertaining to their name, postal address, email address, telephone/mobile numbers, Permanent Account Number (PAN), mandates, nominations, name of the bank and branch details, ECS Mandate, bank account number, MICR code, IFSC code, etc.

- a) For shares held in electronic form: to their Depository Participants (Dps) b) For shares held in physical form: to the Company/ Registrar and Transfer Agents
- (RTA) Link Intime India Private Limited in prescribed Form ISR-1 and other forms pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated

In case of any grievance connected with Postal Ballot remote e-voting, kindly refer the Frequently Asked Questions ('FAQs') and Insta Vote e-Voting manual available at https://instavote.linkintime.co.in or write an e-mail to enotices@linkintime.co.in or contact on Tel: 022-4918 6000

Place : Pune

Place: Mumbai

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For Sharp India Limited Srirang Mahabhagwat Date : 21/02/2024 **Company Secretary** 

(Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014) BEFORE THE CENTRAL GOVERNMENT

South East Region, Hyderabad In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies (Incorporation) Rules, 2014

THROUGH REGIONAL DIRECTOR,

In the matter of UNBXD SOFTWARE PRIVATE LIMITED (CIN: U72200KA2011PTC060690). having its registered office at 2nd Floor, Indiqube Infinia, Municipal No.57, Kormangala Extension, Block No. 2, Koramangala, Bangalore-560 034. ... Applicant Company

Notice is hereby given to the General Public that the Applicant Company proposes to make application to the Central Government through the Regional Director, South East Region under Section 13 of the Companies Act, 2013 seeking confirmation of the alteration of the Memorandum of Association of the Applicant Company in terms of the Special Resolution passed at an Extra Ordinary General Meeting held on 20.02.2024 to enable the Company to change its registered office from the "State of Kamataka" to the "State of Maharashtra, within the jurisdiction of Registrar of Companies at

Any person whose interest is likely to be affected by the proposed change of the registered office of the Applicant Company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing investor complaint or cause to be delivered or send by registered post his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director, 3rd Floor, Corporate Bhavan, Bandlaguda, Nagole, Tattiannaram Village, Hayat Nagar Mandal, Ranga Reddy District, Hyderabad 500 068, Telangana or at the address of Registrar Of Companies, 'E' Wing, 2nd Floor, Kendriya Sadana, Kormangala, Banglore 560034, Karnataka, within fourteen days of the date of publication of this notice with a copy to the Applicant Company at its Registered Office at 2nd Floor, Indiqube Infinia, Municipal No. 57. Kormangala Extension, Block No. 2. Koramangala, Bangalore - 560 034.

By Order of the Board FOR UNBXD SOFTWARE PRIVATE LIMITED Sd/-Sd/-KALPIT JAIN **BHAVANA JAIN** Director Director DIN: 00105522 DIN: 07725656 DATE: 22.02.2024 PLACE: BANGALORE

## "IMPORTANT"

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MUTUAL 5 HDFC Sahi Hai MUTUAL FUND BHAROSA APNO KA **HDFC Asset Management Company Limited** CIN: L65991MH1999PLC123027

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020. Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

By the order of the Board of Directors

### NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Monday, February 26, 2024 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 20, 2024 (₹ per unit)	Distribution	THE RESIDENCE OF STREET, STREE	
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	38.175	0.050	10.00	
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.552	0.250	10.00	

# Amount of distribution per unit will be the lower of the rate mentioned above or the available distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme would fall to the extent of such distribution and statutory levy, if any.

Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

Unit holders are advised to note that for redemptions and IDCW declared with effect from January 13, 2023, as per amended SEBI regulations, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number, Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

Date: February 21, 2024 Authorized Signatory MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

(Please Scan QR code to view offer Documents)





# KALAHRIDHAAN TRENDZ LIMITED

Our Company was originally incorporated as "Kalahridhaan Trendz Private Limited" as a private limited company under the provisions of Companies Act, 2013 vide Certificate of Incorporation dated May 27, 2016 bearing Corporate Identification Number U17299GJ2016PTC092224 issued by the Registrar of Companies, Central Registration Centre. Subsequently, our Company was converted into a public limited Company pursuant to a special resolution passed by our shareholders at the EGM held on November 7, 2017 and consequently the name of our Company was changed to "Kalahridhaan Trendz Limited" and a fresh certificate of incorporation was issued by the Registrar of Companies, Ahmedabad dated November 27, 2017. For further Details of Incorporation and Change in Registered Office of our Company, please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page No. 110 of the Prospectus.

Registered office: 57 Ashra Industrial Estate, B/H Mahalaxmi Fabrics, Nr. Narol Cross Road, Ahmedabad 382405, Gujarat, India; | Tel No.:+91 6353302166; Website: www.kalahridhaan.com; | E-Mail: cs@kalahridhaan.com | Contact Person: Kushang Thakkar, Company Secretary and Compliance Officer

OUR PROMOTERS NIRANJAN AGARWAL, SUNITADEVI AGARWAL AND ADITYA AGARWAL

A BASIS OF ALLOTMENT

INITIAL PUBLIC ISSUE OF 49,98,000 EQUITY SHARES OF FACE VALUE OF RS.10/- EACH OF KALAHRIDHAAN TRENDZ LIMITED ("KTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS 45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. Rs. 35/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO Rs. 2249.10 LACS ("THE ISSUE"), OF WHICH 2,52,000 EQUITY SHARES OF FACE VALUE OF Rs.10/- EACH FOR CASH AT A PRICE OF Rs.45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. 35/- PER EQUITY SHARE AGGREGATING TO Rs.113.40 LACS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION i.e., NET ISSUE OF 47,46,000 EQUITY SHARES OF FACE VALUE OF Rs.10/- EACH AT A PRICE OF Rs. 45/- PER EQUITY SHARE AGGREGATING TO 2135.70 LACS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 29.08% AND 27.61% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY, FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO. 185 OF THE PROSPECTUS.

Sr. No. | Name of Promoters

Mr. Aditya Agarwal

Mr. Niranjan Agarwal

- **RISK TO INVESTORS** 1. The top ten Buyers of Our Product and top ten suppliers for raw material contribute majority of revenue and source of Raw Material. We do not have long term agreement with the customer or supplier. The loss of any Customer or a decrease in the volume of order by any customer or any disruption in supply of raw material by any supplier may adversely affect our revenues and profitability
- 2. There have been instances of delay in filing of Goods and Service Tax (GST) returns and return of Tax Deducted at Source (TDS) dues.
- . Our Equity Share have been never publicly traded and may experience price and volume fluctuation following the completion of the issue. Further, our equity share may not result in active or liquid market and price of our Equity Share may volatile and you may be unable to resell your equity shares at or above the price or at all.
- 4. AVERAGE COST OF ACQUISITON The average cost of acquisition per Equity Share to our Promoters as at the date of this Prospectus is:

Ms. Sunitadevi Agarwal 5.88 5. WEIGHTED AVERAGE PRICE AT WHICH THE EQUITY SHARES WERE ACQUIRED BY EACH OF **OUR PROMOTERS IN THE ONE YEAR PRECEDING THE DATE OF THIS PROSPECTUS** Sr. No. Name of Promoters | Weighted Average Cost of Acquisition (in Rs) Mr. Aditya Agarwal Mr. Niranjan Agarwal Ms. Sunitadevi Agarwal For further details please refer to the chapter titled "Risk Factor" on page no. 20 of the Prospectus.

Average Cost of Acquisition in ₹

5.66

THE FACE VALUE OF THE EQUITY SHARES IS Rs. 10.00/- EACH AND THE ISSUE PRICE IS Rs. 45.00/- EACH THE ISSUE PRICE IS 4.5 TIMES OF THE FACE VALUE OF EQUITY SHARE

ISSUE OPENED ON: THURSDAY, FEBRUARY 15, 2024 ISSUE CLOSED ON: TUESDAY, FEBRUARY 20, 2024

The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE Emerge"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In Principal Approval Letter dated January 12, 2024 from National Stock Exchange of India Limited (NSE) for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited. For the purpose of this Issue, the designated Stock Exchange will be the National Stock Exchange of India Limited ("NSE").

PROPOSED LISTING

NSE has given vide its letter January 12, 2024 NSE/LIST/2900 permission to the Issuer to use the Exchange's name in this Offer Document as one of the stock exchanges on which this Issuer's securities are proposed to be listed. The Exchange has scrutinized offer document for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Issuer. It is to be distinctly understood that the aforesaid permission given by NSE should not in any way be deemed or construed that the offer document has been cleared or approved by NSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this offer document; nor does it warrant that this Issuer's securities will be listed or will continue to be listed on the Exchange; nor does it take any responsibility for the financial or other soundness of this Issuer, its Promoter, its management or any scheme or project of this Issuer. Every person who desires to apply for or otherwise acquire any securities of this Issuer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription /acquisition whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

The Issue is being made through the Fixed Price Issue process, the allocation in the Net Issue to the Public category is made as per Regulation 253 of the SEBI (ICDR) Regulations, 2018 as amended from time to time, wherein (a) minimum 50% of the net issue of shares shall be allocated to retail individual investors and (b) remaining to: (i) individual applicants other than retail individual investors; and (ii) other investors including corporate bodies or institutions, irrespective of number of specified securities applied for; Provided that the unsubscribed portion in either of categories specified in clauses (a) or (b) may be allocated to applicants in the other category. If the Retail individual investor category is entitled to more than allocated portion on a proportionate basis, the retail individual investors shall be allocated that higher percentage. All potential investors shall participate in the Issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account and UPI ID in case of RII"s, if

applicable, in which the application amount shall be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under UPI Mechanism as the case may be.

considering the category-wise details of the Basis of Allotment are as under:

The Issue has received 9407 applications (before rejections and bids not banked) for 4.18.56.000Equity

Shares (Including Market Maker Application of 2,52,000Equity Shares) resulting 13.56times subscription. After considering technical rejections cases and bids not banked the issue was subscribed 8.17 times. The details of the applications received in the Issue (before technical rejections but after bids not banked) are as follows: DETAILS OF APPLICATIONS RECEIVED (BEFORE TECHNICAL REJECTION AND AFTER BIDS BANKED)

SUBSCRIPTION\* CATEGORY NUMBER OF NUMBER OF APPLICATIONS | EQUITY SHARE

Market Maker	1	2,52,000	1.00					
Other than Retail Individual Investor's	859	1,59,63,000	6.73					
Retail Individual Investor's	8547	2,56,41,000	10.80					
TOTAL	9407	4,18,56,000	8.37					
*Subscription time have been computed on the basis of the issue size as per the Prospectus.								
Summary of valid applications for Non F	Retail Retail and M	larket Maker caten	ories are as					

mentioned below

	Ti .	นทบออ	Less.	nejections.	VALID		
Category	Applns	<b>Equity Shares</b>	Applns	<b>Equity Shares</b>	Appins	<b>Equity Shares</b>	
Reserved for Market Maker	1	252000	-		1	252000	
Non-Retail Investors	859	15963000	12	90000	847	15873000	
Retail Individual Investors	8547	25641000	318	954000	8229	24687000	
TOTAL	9407	41856000	330	1044000	9077	40812000	
*This includes 216 applications	for 6,48,0	00 equity share	es from F	Retail investors	which w	ere not in book	

but excludes bids (UPI mandates) not accepted by investors. **ALLOCATION:** The Basis of Allotment was finalized in consultation with the Designated Stock Exchange NSE Limited on February 21, 2024

A. Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to the Market Maker, at the issue price of Rs. 45.00/- per Equity Share, was finalised in consultation with NSE Limited (NSE EMERGE). The category was subscribed by 1.00 times. The total number of shares allotted in this category is 2,52,000 Equity Shares in full out of reserved portion of 2,52,000 Equity

B. Allocation to Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Retail Individual Investors, at the Issue Price of Rs. 45/- per Equity Share, was finalised in consultation with NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 28,89,000 Equity Shares. The category was subscribed by 8.55 times,

No. of Shares Applied for (Category wise)	No. of Applications Received	% to total	Total No. of Equity Shares applied in Retail Individual Investors category	% of total	Proportionate Shares Available	Allocation per Applicant (Before Rounding Off	Allocation per Applicant (After Rounding Off)	Rati Allottee Appli		Total No. of Equity Shares allotted	Surplus/ (Deficit)
3000	8229	100.00	24687000	100.00	2889000	351.08	3000	11	94	2889000	0
Total	8229	100.00	24687000	100.00	2889000					2889000	0
C Allocation to N	on- Retail Individu	al Investors (A	fter Technical Rejections)	The Basis of Al	otment to the Non-F	Retail Investors, at the	Issue Price of Rs 45 (	00/- ner F	quity Sha	are was finalised	in consultation with

NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 18,57,000 Equity Shares. The category was subscribed by 8.55 times. considering the category-wise details of the Basis of Allotment are as under:

S. No. of Shares	Number of	% to total	Total No. of Shares	% to total	Proportionate	Allocation p	er Applicant	Rati	ion of	Total No. of	Surplus/
applied for (Category wise)	applications received		applied in each category		shares available	Before Rounding off	After Rounding off		tees to icants	shares allocated/ alloted	Deficit
1	539	63.64	3234000	20.37	378349	701.95	3000	18	77	378000	-349
2	80	9.45	720000	4.54	84234	1052.93	3000	7	20	84000	-234
3	24	2.83	288000	1.81	33693	1403.88	3000	11	24	33000	-693
4	31	3.66	465000	2.93	54401	1754.87	3000	18	31	54000	-401
5	10	1.18	180000	1.13	21058	2105.8	3000	7	10	21000	-58
6	26	3.07	546000	3.44	63877	2456.81	3000	21	26	63000	-877
7	33	3.90	792000	4.99	92657	2807.79	3000	31	33	93000	343
8	8	0.94	216000	1.36	25270	3158.75	3000	1	1	24000	-1270
9	29	3.42	870000	5.48	101782	3509.72	3000	1	1	87000	-14782
	349.00	0.00	**************************************	0.00	:MERIOPATE	- Systematria I	3000	5	29	15000	15000
10	12	1.42	396000	2.49	46328	3860.67	3000	1	1	36000	-10328
**		0.00		0.00			3000	1	4	9000	9000
11	11	1.30	396000	2.49	46329	4211.64	3000	1	1	33000	-13329
		0.00		0.00			3000	5	11	15000	15000
12	1	0.12	39000	0.25	4563	4563	6000	1	1	6000	1437
13	1	0.12	42000	0.26	4914	4914	6000	1	1	6000	1086
14	8	0.94	360000	2.27	42117	5264.63	3000	1	1	24000	-18117
		0.00		0.00	117000		3000	3	4	18000	18000
15	1	0.12	48000	0.30	5616	5616	6000	1	- 1	6000	384
16	2	0.24	102000	0.64	11933	5966.5	6000	1	1	12000	67
17	4	0.47	216000	1.36	25270	6317.5	6000	1	1	24000	-1270
18	3	0.35	171000	1.08	20006	6668.33	6000	1	1	18000	-2006
		0.00		0.00	3,555,555		3000	1	3	3000	3000
19	4	0.47	240000	1.51	28078	7019.5	6000	1	1	24000	-4078
		0.00		0.00			3000	1	4	3000	3000
20	2	0.24	168000	1.06	19655	9827.5	9000	1	1	18000	-1655
	<del></del>	0.00		0.00	Lastina		3000	1	2	3000	3000
21	2	0.24	180000	1.13	21058	10529	9000	1	1	18000	-3058
-		0.00		0.00			3000	1	2	3000	3000
22	2	0.24	240000	1.51	28078	14039	12000	1	1	24000	-4078
		0.00		0.00	(200.000)	200	3000	1	2	3000	3000
23	1	0.12	177000	1.12	20707	20707	21000	1	1	21000	293
24	1	0.12	222000	1.40	25972	25972	27000	1	1	27000	1028
25	7	0.83	1575000	9.92	184261	26323	24000	1	1	168000	-16261
3		0.00		0.00	33.7057.5.10	70.570	3000	5	7	15000	15000
26	1	0.12	312000	1.97	36501	36501	36000	1	1	36000	-501
27	1	0.12	330000	2.08	38607	38607	39000	1	9	39000	393
28	1	0.12	891000	5.61	104239	104239	105000	1	1	105000	761
29	1	0.12	900000	5.67	105292	105292	105000	1	1	105000	-292
30	1	0.12	1557000	9.81	182155	182155	183000	1	1	183000	845
Grand Total	847	100.00	15873000	100.00	1857000	104100	100000			1857000	0

The Board of Directors of the Company at its meeting held on February 21, 2024 has taken on record the Basis of Allotment of Equity Shares, as approved by the Designated Stock Exchange viz. NSE Limited (NSE EMERGE Exchange) and has authorized the online corporate action for the allotment of the Equity Shares in dematerialised form to various successful applicants.

The CAN-cum-Refund Orders and allotment advice and/or notices are being dispatched to the address of the applicants as registered with the depositories / as filled in the application form. The Refund/ allotment will be dispatched to the address of the applicants as registered with the depositories / as filled in the application form on or prior to February 22, 2024 for unblocking fund. In case the same is not received within Two (2) working days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the NSE EMERGE within Three (3) working days from the date of the closure of the Issue. The trading is proposed to be commenced on or before February 23, 2024 subject to receipt of listing and trading approvals from the NSE Limited (NSE EMERGE).

**INVESTORS, PLEASE NOTE** 

The details of the allotment made would also be hosted on the website of the Registrar to the Issue, BIGSHARE SERVICES PRIVATE LIMITED at www.bigshareonline.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the first/sole applicants. serial number of the application form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

**REGISTRAR TO THE ISSUE** 

**BIGSHARE SERVICES PRIVATE LIMITED** 

Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 | **Tel. No:** 91 22-62638200 | **Fax No.** : +91 22-62638299 **E-mail Id:** ipo@bigshareonline.com | **Website:** www.bigshareonline.com

Investor Grievance Email: investor@bigshareonline.com Contact Person: Mr. Vinayak Morbale | SEBI Registration No: INR000001385 **KALAHRIDHAAN TRENDZ LIMITED** On behalf of the Board of Directors

Place: Ahmedabad Date: February 22, 2024

Niranjan Agarwal **Managing Director** DIN: 00413530 THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned

PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF KALAHRIDHAAN

to them in the Prospectus.

Kalahridhaan Trendz Limited has filed the Prospectus dated February 06, 2024 with Registrar of Companies Ahmedabad, Gujarat. The Prospectus shall be available on the website of the SEBI at

www.sebi.gov.in, the website of the BRLM to the Issue at www.ifinservices.in and on the websites of NSE Limited at www.nseindia.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 20 of the Prospectus. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as

amended (the "U.S. Securities Act") or any state securities laws in the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S) except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws in the United States. Accordingly, the Equity Shares are being offered and sold outside the United States in offshore transactions in compliance with Regulations under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered. listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

BENGALURU

**FINANCIAL EXPRESS** 

Regd Office: Gat No.686/4, Koregaon Bhima, Taluka: Shirur, Dist. Pune - 412216 Phone No.: 02137-670000/01/02 Fax No. 02137-252453 Website: www.sharpindialimited.com Email: secretarial@sil.sharp-world.com

CIN: L36759MH1985PLC036759 NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING INFORMATION

SHARP INDIA LIMITED

Notice is hereby given pursuant to Section 110 read with Section 108 and other applicable provisions, if any, of the Companies Act, 2013 ("Companies Act") read with Companies (Management and Administration) Rules, 2014 ("Management Rules") (including any statutory modification or re-enactment thereof for the time being in force), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations"); the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2"), each as amended, and in accordance with the General Circular No.14/2020 dated April 8, 2020, General Circular No.17/2020 dated April 13, 2020, General Circular No. 03/2022 dated May 05, 2022, General Circular No. 10/2022 dated December 28, 2022 and General Circular No. 09/2023 dated September 25, 2023 respectively and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023 read with Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/2023/120. dated July 11, 2023 issued by Securities and Exchange Board of India ("SEBI" (collectively referred to as "MCA and SEBI Circulars"), to the members of Sharp India Limited ("Company"), to consider and if thought fit to pass the following resolutions set out herein below as resolutions through postal ballot by remote e-voting process ("e-voting")

- (a) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458), ADDITIONAL DIRECTOR, AS EXECUTIVE NON-INDEPENDENT DIRECTOR ON THE BOARD OF THE COMPANY - ORDINARY RESOLUTION
- (b) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458) AS MANAGING DIRECTOR OF COMPANY AND FIX HIS REMUNERATION - SPECIAL RESOLUTIO

In accordance with MCA Circulars, the Notice of Postal Ballot along with Explanatory Statement appended thereto ("Notice"), has been duly sent on Wednesday, February 21, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company/ Depository Participant(s) and whose names appear in the Register of Members/Record of Depositories as on the cut-off date, i.e., Friday, February 16, 2024 and such members shall be entitled to avail the facility of remote e-voting. The voting rights of the members shall be in proportion to the shares held by them in paid-up equity share capital of the Company as on cut-off date. Once the vote is cast by the member, the same cannot be changed subsequently. A person who was not a Member as on the cutoff date, should treat this Notice for information purposes only.

In case any member have not received the notice of postal ballot may contact Link Intime India Pvt. Ltd at pune@linkintime.co.in or Company Secretary at secretarial@sil.sharpworld.com. Board of Directors of Company has appointed Mr. Sridhar G. Mudaliar failing him Mrs. Meenakshi Deshmukh partners of M/s. SVD & Associates, Practicing Company Secretaries as scrutinizer for conduct of postal ballot process (through remote e-voting) in fair and transparent manner. The results of Postal Ballot through remote e-voting (along with Scrutinizer's Report) will be announced within two working days from the e-voting period on Friday, 22nd March 2024 at 05:00 PM. The said results will also be available on Company's website www.sharpindialimited.com and Stock Exchange website www.bseindia.com

Please note that there will be no dispatch of physical copies of postal ballot notices or Postal Ballot forms to the members of Company. The members of the Company are requested to communicate their assent or decent only through the remote e-voting system on or before 5.00 p.m on Friday, March 22, 2024.

The members of the Company are also hereby informed and requested to note that:

- a) The Business as set out in the aforesaid notice is to be transacted by the members through remote e-voting system. The Company is providing facility for voting by electronic means through e-voting facility provided by Link Intime India Private Limited. The necessary instructions for remote e-voting have been set out in the said
- b) The postal ballot remote e-voting will commence on (Thursday) February 22, 2024 at 9:00 a.m. (IST) and will end on (Friday) March 22, 2024 at 5:00 p.m. (IST). During the voting period members of Company holding shares either in physical form or in demateralised from as on cutoff date i.e. February 16, 2024 may cast their vote electronically only through remote e-voting.
- Postal Ballot remote e-voting will not be allowed beyond 5.00 p.m on Friday, March 22, 2024 and e-voting module will be disabled by Link Intime India Private Limited for voting thereafter.

d) Postal Ballot Notice is available on Company's website www.sharpindialimited.com.

- Stock Exchange website www.bseindia.com. Members are requested to intimate any change of address if any pertaining to their name, postal address, email address, telephone/mobile numbers, Permanent Account Number (PAN), mandates, nominations, name of the bank and branch details, ECS
- Mandate, bank account number, MICR code, IFSC code, etc. a) For shares held in electronic form: to their Depository Participants (Dps)
- b) For shares held in physical form: to the Company/ Registrar and Transfer Agents (RTA) Link Intime India Private Limited in prescribed Form ISR-1 and other forms pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated

In case of any grievance connected with Postal Ballot remote e-voting, kindly refer the Frequently Asked Questions ('FAQs') and Insta Vote e-Voting manual available at https://instavote.linkintime.co.in or write an e-mail to enotices@linkintime.co.in or contact on Tel: 022-4918 6000

> By the order of the Board of Directors For Sharp India Limited

Place : Pune Date : 21/02/2024 Srirang Mahabhagwat Company Secretary

(Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014) BEFORE THE CENTRAL GOVERNMENT THROUGH REGIONAL DIRECTOR.

In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies (Incorporation) Rules, 2014

In the matter of UNBXD SOFTWARE PRIVATE LIMITED (CIN: U72200KA2011PTC060690).

having its registered office at 2nd Floor, Indiqube Infinia, Municipal No.57, Kormangala Extension, Block No. 2, Koramangala, Bangalore-560 034. ... Applicant Company

that the Applicant Company proposes to make application to the Central Government through the Regional Director, South East Region under Section 13 of the Companies Act, 2013 seeking confirmation of the alteration of the Memorandum of Association of the Applicant Company in terms of the Special Resolution passed at an Extra Ordinary General Meeting held on 20.02.2024 to enable the Company to change its registered office from the "State of Kamataka" to the 'State of Maharashtra, within the jurisdiction of Registrar of Companies at Any person whose interest is likely to be affected

by the proposed change of the registered office of the Applicant Company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing investor complaint or cause to be delivered or Regional Director, 3rd Floor, Corporate Bhavan, Bandlaguda, Nagole, Tattiannaram Village, Hayat Nagar Mandal, Ranga Reddy District, Hyderabad 500 068, Telangana or at the address of Registrar Of Companies, 'E' Wing, 2nd Floor. Kendriya Sadana, Kormangala, Banglore 560034. Karnataka, within fourteen days of the date of publication of this notice with a copy to the Applicant Company at its Registered Office at 2nd Floor, Indiquibe Infinia, Municipal No. 57. Kormangala Extension, Block No. 2 Koramangala, Bangalore - 560 034.

FOR UNBXD SOFTWARE PRIVATE LIMITED KALPIT JAIN **BHAVANA JAIN** Director Director DIN: 00105522 DIN: 07725656 PLACE : BANGALORE

## "IMPORTANT"

acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

S. No. of Shares

Number of

% to total

Total No. of Shares % to total

#### 5 HDFC MUTUAL FUND BHAROSA APNO KA

HDFC Asset Management Company Limited
CIN: L65991MH1999PLC123027

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020. Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676

## NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Monday, February 26, 2024 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 20, 2024 (₹ per unit)	Amount of Distribution (₹ per unit)#	DOM: 100 235
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	38.175	0.050	10.00
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.552	0,250	10.00

distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme

Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

2023, as per amended SEBI regulations, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number. Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

Place: Mumbai Date: February 21, 2024

Authorized Signatory

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

(THIS IS UNLY AN ADVERTISEMENT FOR INFORMATION PURPOSE AND NOT A PROSPECTOS ANNOUNCEMENT, NOT FOR PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.)





# KALAHRIDHAAN TRENDZ LIMITED

Our Company was originally incorporated as "Kalahridhaan Trendz Private Limited" as a private limited company under the provisions of Companies Act, 2013 vide Certificate of Incorporation dated May 27, 2016 bearing Corporate Identification Number U17299GJ2016PTC092224 issued by the Registrar of Companies, Central Registration Centre. Subsequently, our Company was converted into a public limited Company pursuant to a special resolution passed by our shareholders at the EGM held on November 7, 2017 and consequently the name of our Company was changed to "Kalahridhaan Trendz Limited" and a fresh certificate of incorporation was issued by the Registrar of Companies, Ahmedabad dated November 27, 2017. For further Details of Incorporation and Change in Registered Office of our Company, please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page No. 110 of the Prospectus.

Registered office: 57 Ashra Industrial Estate, B/H Mahalaxmi Fabrics, Nr. Narol Cross Road, Ahmedabad 382405, Gujarat, India; | Tel No.:+91 6353302166; Website: www.kalahridhaan.com; | E-Mail: cs@kalahridhaan.com | Contact Person: Kushang Thakkar, Company Secretary and Compliance Officer

OUR PROMOTERS NIRANJAN AGARWAL, SUNITADEVI AGARWAL AND ADITYA AGARWAL

**BASIS OF ALLOTMENT** 

INITIAL PUBLIC ISSUE OF 49,98,000 EQUITY SHARES OF FACE VALUE OF RS.10/- EACH OF KALAHRIDHAAN TRENDZ LIMITED ("KTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS 45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. Rs. 35/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO Rs. 2249.10 LACS ("THE ISSUE"), OF WHICH 2,52,000 EQUITY SHARES OF FACE VALUE OF Rs.10/- EACH FOR CASH AT A PRICE OF Rs.45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. 35/- PER EQUITY SHARE AGGREGATING TO Rs.113.40 LACS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION i.e., NET ISSUE OF 47,46,000 EQUITY SHARES OF FACE VALUE OF Rs. 10/- EACH AT A PRICE OF Rs. 45/- PER EQUITY SHARE AGGREGATING TO 2135.70 LACS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 29.08% AND 27.61% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO. 185 OF THE PROSPECTUS.

RISK TO INVESTORS 1. The top ten Buyers of Our Product and top ten suppliers for raw material contribute majority of revenue

and source of Raw Material. We do not have long term agreement with the customer or supplier. The loss of any Customer or a decrease in the volume of order by any customer or any disruption in supply of raw material by any supplier may adversely affect our revenues and profitability 2. There have been instances of delay in filing of Goods and Service Tax (GST) returns and return of

Tax Deducted at Source (TDS) dues.

3. Our Equity Share have been never publicly traded and may experience price and volume fluctuation following the completion of the issue. Further, our equity share may not result in active or liquid market and price of our Equity Share may volatile and you may be unable to resell your equity shares at or above the price or at all. 4. AVERAGE COST OF ACQUISITON

The average cost of acquisition per Equity Share to our Promoters as at the date of this Prospectus is:

Sr. No. Name of Promoters Average Cost of Acquisition in ₹ 5.66 Mr. Aditya Agarwal 4.78 Mr. Niranjan Agarwal Ms. Sunitadevi Agarwal

5. WEIGHTED AVERAGE PRICE AT WHICH THE EQUITY SHARES WERE ACQUIRED BY EACH OF

OUR PRO	MOTERS IN THE ONE YEA	AR PRECEDING THE DATE OF THIS PROSPECTUS
Sr. No.	Name of Promoters	Weighted Average Cost of Acquisition (in Rs)
1.	Mr. Aditya Agarwal	NIL
2.	Mr. Niranjan Agarwal	NIL
3.	Ms. Sunitadevi Agarwal	NIL

THE FACE VALUE OF THE EQUITY SHARES IS Rs. 10.00/- EACH AND THE ISSUE PRICE IS Rs. 45.00/- EACH

not banked) are as follows:

THE ISSUE PRICE IS 4.5 TIMES OF THE FACE VALUE OF EQUITY SHARE

# ISSUE OPENED ON: THURSDAY, FEBRUARY 15, 2024 ISSUE CLOSED ON: TUESDAY, FEBRUARY 20, 2024

The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE Emerge"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In Principal Approval Letter dated January 12, 2024 from National Stock Exchange of India Limited (NSE) for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited. For the purpose of this Issue, the designated Stock Exchange will be the National Stock Exchange of India Limited ("NSE").

NSE has given vide its letter January 12, 2024 NSE/LIST/2900 permission to the Issuer to use the Exchange's name in this Offer Document as one of the stock exchanges on which this Issuer's securities are proposed to be listed. The Exchange has scrutinized offer document for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Issuer. It is to be distinctly understood that the aforesaid permission given by NSE should not in any way be deemed or construed that the offer document has been cleared or approved by NSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this offer document; nor does it warrant that this Issuer's securities will be listed or will continue to be listed on the Exchange; nor does it take any responsibility for the financial or other soundness of this Issuer, its Promoter, its management or any scheme or project of this Issuer. Every person who desires to apply for or otherwise acquire any securities of this Issuer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription /acquisition whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

The Issue is being made through the Fixed Price Issue process, the allocation in the Net Issue to the Public category is made as per Regulation 253 of the SEBI (ICDR) Regulations, 2018 as amended from time to time, wherein (a) minimum 50% of the net issue of shares shall be allocated to retail individual investors and (b) remaining to: (i) individual applicants other than retail individual investors; and (ii) other investors including corporate bodies or institutions, irrespective of number of specified securities applied for: Provided that the unsubscribed portion in either of categories specified in clauses (a) or (b) may be allocated to applicants in the other category. If the Retail individual investor category is entitled to more than allocated portion on a proportionate basis, the retail individual investors shall be allocated that higher percentage.

All potential investors shall participate in the Issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account and UPI ID in case of RII"s, if applicable, in which the application amount shall be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under UPI Mechanism as the case may be.

For further details please refer to the chapter titled "Risk Factor" on page no. 20 of the Prospectus.

The Issue has received 9407 applications (before rejections and bids not banked) for 4,18,56,000Equity Shares (Including Market Maker Application of 2,52,000Equity Shares) resulting 13.56times

subscription. After considering technical rejections cases and bids not banked the issue was subscribed

8.17 times. The details of the applications received in the Issue (before technical rejections but after bids

DETAILS OF APPLICATIONS RECEIVED (BEFORE TECHNICAL REJECTION AND AFTER BIDS BANKED) CATEGORY NUMBER OF NUMBER OF SUBSCRIPTION\* APPLICATIONS | EQUITY SHARE 2,52,000 Market Maker 1.00 6.73 Other than Retail Individual Investor's 859 1,59,63,000 8547 10.80 Retail Individual Investor's 2,56,41,000 9407 TOTAL 4,18,56,000 8.37

\*Subscription time have been computed on the basis of the issue size as per the Prospectus.

Summary of valid application nentioned below		GROSS		Rejections*		VALID
Category	Applns	<b>Equity Shares</b>		Equity Shares	Applns	<b>Equity Shares</b>
Reserved for Market Maker	1 1	252000	-	-	- 1	252000
Non-Retail Investors	859	15963000	12	90000	847	15873000
Retail Individual Investors	8547	25641000	318	954000	8229	24687000

41856000

\*This includes 216 applications for 6,48,000 equity shares from Retail investors which were not in book but excludes bids (UPI mandates) not accepted by investors. **ALLOCATION:** The Basis of Allotment was finalized in consultation with the Designated Stock Exchange

1044000

**Total No. of** 

Surplus/

NSE Limited on February 21, 2024 A. Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to the Market

Maker, at the issue price of Rs. 45.00/- per Equity Share, was finalised in consultation with NSE Limited (NSE EMERGE). The category was subscribed by 1.00 times. The total number of shares allotted in this category is 2,52,000 Equity Shares in full out of reserved portion of 2,52,000 Equity Shares.

Ration of

B. Allocation to Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Retail Individual Investors, at the Issue Price of Rs. 45/- per Equity Share, was finalised in consultation with NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 28,89,000 Equity Shares. The category was subscribed by 8.55 times, considering the category-wise details of the Basis of Allotment are as under:

TOTAL

No. of Shares	No. of	% to total	Total No. of Equity	% of	Proportionate	Allocation per	Allocation per	Rati	o of	Total No. of	Surplus/
Applied for	Applications		Shares applied in	total	Shares Available	Applicant (Before	Applicant (After	Allottee	s to the	<b>Equity Shares</b>	(Deficit)
(Category wise)	Received		Retail Individual			Rounding Off	Rounding Off)	Appli	cants	allotted	
			Investors category								
3000	8229	100.00	24687000	100.00	2889000	351.08	3000	11	94	2889000	0
Total	8229	100.00	24687000	100.00	2889000					2889000	0
C. Allocation to N	on- Retail Individu	al Investors (A	fter Technical Rejections):	The Basis of Al	otment to the Non-F	Retail Investors, at the	Issue Price of Rs 45 (	00/- per F	auity Sh	are was finalised	in consultation with

NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 18,57,000 Equity Shares. The category was subscribed by 8.55 times, considering the category-wise details of the Basis of Allotment are as under

**Proportionate** 

**Allocation per Applicant** 

S. No. of Shares	Number of	% to total	lotal No. of Snares	% to total	Proportionate	Allocation	er Applicant		on ot	IOTAL NO. OT	Surpius
applied for (Category wise)	applications received		applied in each category		shares available	Before Rounding off	After Rounding off		ees to icants	shares allocated/ alloted	Deficit
1	539	63.64	3234000	20.37	378349	701.95	3000	18	77	378000	-349
2	80	9.45	720000	4.54	84234	1052.93	3000	7	20	84000	-234
3	24	2.83	288000	1.81	33693	1403.88	3000	11	24	33000	-693
4	31	3.66	465000	2.93	54401	1754.87	3000	18	31	54000	-401
5	10	1.18	180000	1.13	21058	2105.8	3000	7	10	21000	-58
6	26	3.07	546000	3.44	63877	2456.81	3000	21	26	63000	-877
7	33	3.90	792000	4.99	92657	2807.79	3000	31	33	93000	343
8	8	0.94	216000	1.36	25270	3158.75	3000	1	1	24000	-1270
9	29	3.42	870000	5.48	101782	3509.72	3000	1	1	87000	-14782
		0.00		0.00			3000	5	29	15000	15000
10	12	1.42	396000	2.49	46328	3860.67	3000	1	1	36000	-10328
		0.00	Translation of the last of the	0.00			3000	1	4	9000	9000
11	-11	1.30	396000	2.49	46329	4211.64	3000	1	31	33000	-13329
-		0.00	-5.7-7-7-7-	0.00	1999	357,0017,20	3000	5	11	15000	15000
12	1	0.12	39000	0.25	4563	4563	6000	1	4	6000	1437
13	1	0.12	42000	0.26	4914	4914	6000	1	9	6000	1086
14	8	0.94	360000	2.27	42117	5264.63	3000	1	1	24000	-18117
- 12		0.00		0.00	00770.050		3000	3	4	18000	18000
15	1	0.12	48000	0.30	5616	5616	6000	1	1	6000	384
16	2	0.24	102000	0.64	11933	5966.5	6000	1	1	12000	67
17	4	0.47	216000	1.36	25270	6317.5	6000	1	1	24000	-1270
18	3	0.35	171000	1.08	20006	6668.33	6000	1	1	18000	-2006
		0.00	171000	0.00	20000	0000.00	3000	1	3	3000	3000
19	4	0.47	240000	1.51	28078	7019.5	6000	1	1	24000	-4078
-10		0.00	240000	0.00	20070	1.0.10.0	3000	1	4	3000	3000
20	2	0.24	168000	1.06	19655	9827.5	9000	4	9	18000	-1655
20		0.00	100000	0.00	10000	3021.3	3000	1	2	3000	3000
21	2	0.24	180000	1.13	21058	10529	9000	1	1	18000	-3058
- 21		0.00	100000	0.00	21030	10325	3000	4	2	3000	3000
22	2	0.00	240000	1.51	28078	14039	12000	10	- 2	24000	-4078
- 22	2		240000		20070	14039		- 1	2	3000	
20		0.00	177000	0.00	20707	20707	3000	4	- 4		3000
23	1	0.12	177000	1.12	20707	20707	21000	(a)	(4)	21000	293
24	1 2	0.12	222000	1.40	25972	25972	27000	1319	924.5	27000	1028
25	7	0.83	1575000	9.92	184261	26323	24000	1	1	168000	-16261
00		0.00	040000	0.00	00504	00504	3000	5	7	15000	15000
26	1	0.12	312000	1.97	36501	36501	36000	1	1	36000	-501
27	1	0.12	330000	2.08	38607	38607	39000	1	1	39000	393
28	1	0.12	891000	5.61	104239	104239	105000	15	S10	105000	761
29	1	0.12	900000	5.67	105292	105292	105000	1	1	105000	-292
30	1	0.12	1557000	9.81	182155	182155	183000	1	- 31	183000	845
Grand Total	847	100.00	15873000	100.00	1857000					1857000	0

The Board of Directors of the Company at its meeting held on February 21, 2024 has taken on record the Basis of Allotment of Equity Shares, as approved by the Designated Stock Exchange viz. NSE Limited (NSE EMERGE Exchange) and has authorized the online corporate action for the allotment of the Equity Shares in dematerialised form to various successful applicants.

The CAN-cum-Refund Orders and allotment advice and/or notices are being dispatched to the address of the applicants as registered with the depositories / as filled in the application form. The Refund/ allotment will be dispatched to the address of the applicants as registered with the depositories / as filled in the application form on or prior to February 22, 2024 for unblocking fund. In case the same is not received within Two (2) working days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the NSE EMERGE within Three (3) working days from the date of the closure of the Issue. The trading is proposed to be commenced on or before February 23, 2024 subject to receipt of listing and trading approvals from the NSE Limited (NSE EMERGE).

#### **INVESTORS, PLEASE NOTE** The details of the allotment made would also be hosted on the website of the Registrar to the Issue,

BIGSHARE SERVICES PRIVATE LIMITED at www.bigshareonline.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the first/sole applicants, serial number of the application form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

## **REGISTRAR TO THE ISSUE**

**BIGSHARE SERVICES PRIVATE LIMITED** 

Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 | **Tel. No:** 91 22-62638200 | **Fax No.** : +91 22-62638299 **E-mail Id:** ipo@bigshareonline.com | **Website:** www.bigshareonline.com Investor Grievance Email: investor@bigshareonline.com

Contact Person: Mr. Vinayak Morbale | SEBI Registration No: INR000001385

On behalf of the Board of Directors Niranjan Agarwal **Managing Director** 

Place: Ahmedabad Date: February 22, 2024

DIN: 00413530 THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET

TRENDZ LIMITED Note: All capitalized terms used and not defined herein shall have the respective meanings assigned

PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF KALAHRIDHAAN

to them in the Prospectus.

Kalahridhaan Trendz Limited has filed the Prospectus dated February 06, 2024 with Registrar of Companies Ahmedabad, Guiarat, The Prospectus shall be available on the website of the SEBI at

www.sebi.gov.in, the website of the BRLM to the Issue at www.ifinservices.in and on the websites of NSE Limited at www.nseindia.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 20 of

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act") or any state securities laws in the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S) except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws in the United States. Accordingly, the Equity Shares are being offered and sold outside the United States in offshore transactions in compliance with Regulations under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

Chandigarh

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Form No INC-26 South East Region, Hyderabad

Notice is hereby given to the General Public

send by registered post his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the

By Order of the Board DATE: 22.02.2024

Whilst care is taken prior to

MUTUAL

e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

Date for the same:

# Amount of distribution per unit will be the lower of the rate mentioned above or the available

would fall to the extent of such distribution and statutory levy, if any. Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the

Unit holders are advised to note that for redemptions and IDCW declared with effect from January 13,

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# FINANCIAL EXPRESS

### SHARP INDIA LIMITED

Read Office: Gat No.686/4, Koregaon Bhima, Taluka: Shirur, Dist. Pune - 412216. Phone No.: 02137-670000/01/02 Fax No. 02137-252453 Website: www.sharpindialimited.com Email: secretarial@sil.sharp-world.com CIN: L36759MH1985PLC036759

NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING INFORMATION

Notice is hereby given pursuant to Section 110 read with Section 108 and other applicable provisions, if any, of the Companies Act, 2013 ("Companies Act") read with Companies (Management and Administration) Rules, 2014 ("Management Rules") (including any statutory modification or re-enactment thereof for the time being in force). Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations"); the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2"), each as amended, and in accordance with the General Circular No.14/2020 dated April 8, 2020, General Circular No.17/2020 dated April 13, 2020, General Circular No. 03/2022 dated May 05, 2022, General Circular No. 10/2022 dated December 28, 2022 and General Circular No. 09/2023 dated September 25, 2023 respectively and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023 read with Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023 issued by Securities and Exchange Board of India ("SEBI" (collectively referred to as "MCA and SEBI Circulars"), to the members of Sharp India Limited ("Company"), to consider and if thought fit to pass the following resolutions set out herein below as resolutions through postal ballot by remote e-voting process ("e-voting")

- (a) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458), ADDITIONAL DIRECTOR, AS EXECUTIVE NON-INDEPENDENT DIRECTOR ON THE BOARD OF THE COMPANY - ORDINARY RESOLUTION
- (b) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458) AS MANAGING DIRECTOR OF COMPANY AND FIX HIS REMUNERATION - SPECIAL

In accordance with MCA Circulars, the Notice of Postal Ballot along with Explanatory Statement appended thereto ("Notice"), has been duly sent on Wednesday, February 21, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company/ Depository Participant(s) and whose names appear in the Register of Members/Record of Depositories as on the cut-off date, i.e., Friday, February 16, 2024 and such members shall be entitled to avail the facility of remote e-voting. The voting rights of the members shall be in proportion to the shares held by them in paid-up equity share capital of the Company as on cut-off date. Once the vote is cast by the member, the same cannot be changed subsequently. A person who was not a Member as on the cutoff date, should treat this Notice for information purposes only.

In case any member have not received the notice of postal ballot may contact Link Intime India Pvt. Ltd at pune@linkintime.co.in or Company Secretary at secretarial@sil.sharpworld.com. Board of Directors of Company has appointed Mr. Sridhar G. Mudaliar failing him Mrs. Meenakshi Deshmukh partners of M/s. SVD & Associates, Practicing Company Secretaries as scrutinizer for conduct of postal ballot process (through remote e-voting) in fair and transparent manner. The results of Postal Ballot through remote e-voting (along with Scrutinizer's Report) will be announced within two working days from the e-voting period on Friday, 22nd March 2024 at 05:00 PM. The closure of remote said results will also be available on Company's website www.sharpindialimited.com and Stock Exchange website www.bseindia.com

Please note that there will be no dispatch of physical copies of postal ballot notices or Postal Ballot forms to the members of Company. The members of the Company are requested to communicate their assent or decent only through the remote e-voting system on or before 5.00 p.m on Friday, March 22, 2024

The members of the Company are also hereby informed and requested to note that:

- a) The Business as set out in the aforesaid notice is to be transacted by the members through remote e-voting system. The Company is providing facility for voting by electronic means through e-voting facility provided by Link Intime India Private Limited. The necessary instructions for remote e-voting have been set out in the said
- b) The postal ballot remote e-voting will commence on (Thursday) February 22, 2024 at 9:00 a.m. (IST) and will end on (Friday) March 22, 2024 at 5:00 p.m. (IST). During the voting period members of Company holding shares either in physical form or in demateralised from as on cutoff date i.e. February 16, 2024 may cast their vote electronically only through remote e-voting.
- c) Postal Ballot remote e-voting will not be allowed beyond 5.00 p.m on Friday, March 22, 2024 and e-voting module will be disabled by Link Intime India Private Limited for

d) Postal Ballot Notice is available on Company's website www.sharpindialimited.com

Stock Exchange website www.bseindia.com. Members are requested to intimate any change of address if any pertaining to their name, postal address, email address, telephone/mobile numbers, Permanent Account

Number (PAN), mandates, nominations, name of the bank and branch details, ECS Mandate, bank account number, MICR code, IFSC code, etc. a) For shares held in electronic form: to their Depository Participants (Dps)

b) For shares held in physical form: to the Company/ Registrar and Transfer Agents

(RTA) Link Intime India Private Limited in prescribed Form ISR-1 and other forms pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated

In case of any grievance connected with Postal Ballot remote e-voting, kindly refer the Frequently Asked Questions ('FAQs') and Insta Vote e-Voting manual available at https://instavote.linkintime.co.in or write an e-mail to enotices@linkintime.co.in or contact on Tel: 022-4918 6000

By the order of the Board of Directors For Sharp India Limited Place : Pune Srirang Mahabhagwat Date : 21/02/2024 **Company Secretary** 

(Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014) BEFORE THE CENTRAL GOVERNMENT

South East Region, Hyderabad In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies (Incorporation) Rules, 2014

THROUGH REGIONAL DIRECTOR.

In the matter of UNBXD SOFTWARE PRIVATE LIMITED (CIN: U72200KA2011PTC060690). having its registered office at 2nd Floor, Indiqube Infinia, Municipal No.57, Kormangala Extension, Block No. 2, Koramangala, Bangalore-560 034. ...Applicant Company

Notice is hereby given to the General Public that the Applicant Company proposes to make application to the Central Government through the Regional Director, South East Region under Section 13 of the Companies Act, 2013 seeking confirmation of the alteration of the Memorandum of Association of the Applicant Company in terms of the Special Resolution passed at an Extra Ordinary General Meeting held on 20.02.2024 to enable the Company to change its registered office from the "State of Kamataka" to the "State of Maharashtra, within the jurisdiction of Registrar of Companies at

Any person whose interest is likely to be affected by the proposed change of the registered office of the Applicant Company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing investor complaint or cause to be delivered or send by registered post his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director, 3rd Floor, Corporate Bhavan, Bandlaguda, Nagole, Tattiannaram Village, Hayat Nagar Mandal, Ranga Reddy District, Hyderabad 500 068, Telangana or at the address of Registrar Of Companies, 'E' Wing, 2nd Floor, Kendriya Sadana, Kormangala, Banglore 560034, Karnataka, within fourteen days of the date of publication of this notice with a copy to the Applicant Company at its Registered Office at 2nd Floor, Indiqube Infinia, Municipal No. 57. Kormangala Extension, Block No. 2. Koramangala, Bangalore - 560 034.

By Order of the Board FOR UNBXD SOFTWARE PRIVATE LIMITED Sd/-Sd/-KALPIT JAIN **BHAVANA JAIN** Director Director DIN: 00105522 DIN: 07725656 DATE: 22.02.2024 PLACE: BANGALORE

## "IMPORTANT"

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MUTUAL 5 HDFC Sahi Hai MUTUAL FUND BHAROSA APNO KA **HDFC Asset Management Company Limited** 

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020. Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

CIN: L65991MH1999PLC123027

### NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Monday, February 26, 2024 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 20, 2024 (₹ per unit)	Amount of Distribution (₹ per unit)#	(₹ per unit)	
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	38.175	0.050	10.00	
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.552	0.250	10.00	

# Amount of distribution per unit will be the lower of the rate mentioned above or the available distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme would fall to the extent of such distribution and statutory levy, if any.

Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

Unit holders are advised to note that for redemptions and IDCW declared with effect from January 13, 2023, as per amended SEBI regulations, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number. Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

Place: Mumbai Date: February 21, 2024 Authorized Signatory MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME

RELATED DOCUMENTS CAREFULLY.

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# KALAHRIDHAAN TRENDZ LIMITED

Our Company was originally incorporated as "Kalahridhaan Trendz Private Limited" as a private limited company under the provisions of Companies Act, 2013 vide Certificate of Incorporation dated May 27, 2016 bearing Corporate Identification Number U17299GJ2016PTC092224 issued by the Registrar of Companies, Central Registration Centre. Subsequently, our Company was converted into a public limited Company pursuant to a special resolution passed by our shareholders at the EGM held on November 7, 2017 and consequently the name of our Company was changed to "Kalahridhaan Trendz Limited" and a fresh certificate of incorporation was issued by the Registrar of Companies, Ahmedabad dated November 27, 2017. For further Details of Incorporation and Change in Registered Office of our Company, please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page No. 110 of the Prospectus.

Registered office: 57 Ashra Industrial Estate, B/H Mahalaxmi Fabrics, Nr. Narol Cross Road, Ahmedabad 382405, Gujarat, India; | Tel No.:+91 6353302166; Website: www.kalahridhaan.com; | E-Mail: cs@kalahridhaan.com | Contact Person: Kushang Thakkar, Company Secretary and Compliance Officer

OUR PROMOTERS NIRANJAN AGARWAL, SUNITADEVI AGARWAL AND ADITYA AGARWAL

A BASIS OF ALLOTMENT

INITIAL PUBLIC ISSUE OF 49,98,000 EQUITY SHARES OF FACE VALUE OF RS.10/- EACH OF KALAHRIDHAAN TRENDZ LIMITED ("KTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS 45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. Rs. 35/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO Rs. 2249.10 LACS ("THE ISSUE"), OF WHICH 2,52,000 EQUITY SHARES OF FACE VALUE OF Rs.10/- EACH FOR CASH AT A PRICE OF Rs.45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. 35/- PER EQUITY SHARE AGGREGATING TO Rs.113.40 LACS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION i.e., NET ISSUE OF 47,46,000 EQUITY SHARES OF FACE VALUE OF Rs. 10/- EACH AT A PRICE OF Rs. 45/- PER EQUITY SHARE AGGREGATING TO 2135.70 LACS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 29.08% AND 27.61% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO. 185 OF THE PROSPECTUS.

RISK TO INVESTORS

Sr. No. | Name of Promoters

Mr. Aditya Agarwal

Mr. Niranjan Agarwal

- 1. The top ten Buyers of Our Product and top ten suppliers for raw material contribute majority of revenue and source of Raw Material. We do not have long term agreement with the customer or supplier. The loss of any Customer or a decrease in the volume of order by any customer or any disruption in supply of raw material by any supplier may adversely affect our revenues and profitability
- 2. There have been instances of delay in filing of Goods and Service Tax (GST) returns and return of Tax Deducted at Source (TDS) dues.
- . Our Equity Share have been never publicly traded and may experience price and volume fluctuation following the completion of the issue. Further, our equity share may not result in active or liquid market and price of our Equity Share may volatile and you may be unable to resell your equity shares at or above the price or at all.

4. AVERAGE COST OF ACQUISITON The average cost of acquisition per Equity Share to our Promoters as at the date of this Prospectus is:

PROPOSED LISTING

5. WEIGHTED AVERAGE PRICE AT WHICH THE EQUITY SHARES WERE ACQUIRED BY EACH OF **OUR PROMOTERS IN THE ONE YEAR PRECEDING THE DATE OF THIS PROSPECTUS** Sr. No. | Name of Promoters | Weighted Average Cost of Acquisition (in Rs) Mr. Aditya Agarwal Mr. Niranjan Agarwal Ms. Sunitadevi Agarwal For further details please refer to the chapter titled "Risk Factor" on page no. 20 of the Prospectus.

THE FACE VALUE OF THE EQUITY SHARES IS Rs. 10.00/- EACH AND THE ISSUE PRICE IS Rs. 45.00/- EACH THE ISSUE PRICE IS 4.5 TIMES OF THE FACE VALUE OF EQUITY SHARE

mentioned below

ISSUE OPENED ON: THURSDAY, FEBRUARY 15, 2024 ISSUE CLOSED ON: TUESDAY, FEBRUARY 20, 2024

The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE Emerge"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In Principal Approval Letter dated January 12, 2024 from National Stock Exchange of India Limited (NSE) for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited. For the purpose of this Issue, the designated Stock Exchange will be the National Stock Exchange of India Limited ("NSE").

NSE has given vide its letter January 12, 2024 NSE/LIST/2900 permission to the Issuer to use the Exchange's name in this Offer Document as one of the stock exchanges on which this Issuer's securities are proposed to be listed. The Exchange has scrutinized offer document for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Issuer. It is to be distinctly understood that the aforesaid permission given by NSE should not in any way be deemed or construed that the offer document has been cleared or approved by NSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this offer document; nor does it warrant that this Issuer's securities will be listed or will continue to be listed on the Exchange; nor does it take any responsibility for the financial or other soundness of this Issuer, its Promoter, its management or any scheme or project of this Issuer. Every person who desires to apply for or otherwise acquire any securities of this Issuer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription /acquisition whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

The Issue is being made through the Fixed Price Issue process, the allocation in the Net Issue to the Public category is made as per Regulation 253 of the SEBI (ICDR) Regulations, 2018 as amended from time to time, wherein (a) minimum 50% of the net issue of shares shall be allocated to retail individual investors and (b) remaining to: (i) individual applicants other than retail individual investors; and (ii) other investors including corporate bodies or institutions, irrespective of number of specified securities applied for: Provided that the unsubscribed portion in either of categories specified in clauses (a) or (b) may be allocated to applicants in the other category. If the Retail individual investor category is entitled to more than allocated portion on a proportionate basis, the retail individual investors shall be allocated that higher percentage. All potential investors shall participate in the Issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account and UPI ID in case of RII"s, if

applicable, in which the application amount shall be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under UPI Mechanism as the case may be.

Number of % to total Total No. of Shares % to total Proportionate

considering the category-wise details of the Basis of Allotment are as under:

S. No. of Shares

Ms. Sunitadevi Agarwal 5.88

Average Cost of Acquisition in ₹

Shares (Including Market Maker Application of 2,52,000Equity Shares) resulting 13.56times subscription. After considering technical rejections cases and bids not banked the issue was subscribed

not banked) are as follows: DETAILS OF APPLICATIONS RECEIVED (BEFORE TECHNICAL REJECTION AND AFTER BIDS BANKED) CATEGORY NUMBER OF SUBSCRIPTION\* NUMBER OF APPLICATIONS | EQUITY SHARE 2,52,000 Market Maker 1.00 Other than Retail Individual Investor's 859 6.73 1,59,63,000 10.80 8547 Retail Individual Investor's 2,56,41,000

The Issue has received 9407 applications (before rejections and bids not banked) for 4.18.56.000Equity

8.17 times. The details of the applications received in the Issue (before technical rejections but after bids

TOTAL 9407 8.37 4,18,56,000 \*Subscription time have been computed on the basis of the issue size as per the Prospectus. Summary of valid applications for Non Retail, Retail and Market Maker categories, are as

		GROSS	Less:	Rejections*		VALID
Category	Applns	<b>Equity Shares</b>	Applns	<b>Equity Shares</b>	Applns	<b>Equity Shares</b>
Reserved for Market Maker	1	252000	-	7 -1	1	252000
Non-Retail Investors	859	15963000	12	90000	847	15873000
Retail Individual Investors	8547	25641000	318	954000	8229	24687000
TOTAL	9407	41856000	330	1044000	9077	40812000

\*This includes 216 applications for 6,48,000 equity shares from Retail investors which were not in book but excludes bids (UPI mandates) not accepted by investors. **ALLOCATION:** The Basis of Allotment was finalized in consultation with the Designated Stock Exchange

NSE Limited on February 21, 2024 A. Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to the Market Maker, at the issue price of Rs. 45.00/- per Equity Share, was finalised in consultation with NSE Limited (NSE EMERGE). The category was subscribed by 1.00 times. The total number of shares

allotted in this category is 2,52,000 Equity Shares in full out of reserved portion of 2,52,000 Equity B. Allocation to Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Retail Individual Investors, at the Issue Price of Rs. 45/- per Equity Share, was finalised in consultation with NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 28,89,000 Equity Shares. The category was subscribed by 8.55 times,

Ration of

Total No. of

Surplus/

No. of Shares No. of % to total **Total No. of Equity** Allocation per Allocation per Total No. of **Proportionate** Ratio of Surplus/ Shares applied in Applied for **Applications** total Shares Available Applicant (Before **Applicant (After** Allottees to the **Equity Shares** (Deficit) **Retail Individual** allotted (Category wise) Received Rounding Off Rounding Off) **Applicants Investors category** 8229 3000 100.00 24687000 100.00 2889000 351.08 3000 94 2889000 11 0 Total 8229 24687000 100.00 2889000 2889000 100.00

C. Allocation to Non- Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Non-Retail Investors, at the Issue Price of Rs.45.00/- per Equity Share, was finalised in consultation with NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 18,57,000 Equity Shares. The category was subscribed by 8.55 times considering the category-wise details of the Basis of Allotment are as under:

Allocation per Applicant

S. No. of Shares	Number of	% to total	lotal No. of Shares	% to total	Proportionate	Allocation p	ier Applicant		ion of	lotal No. of	Surplus/
applied for Category wise)	applications received		applied in each category		shares available	Before Rounding off	After Rounding off		tees to icants	shares allocated/ alloted	Deficit
1	539	63.64	3234000	20.37	378349	701.95	3000	18	77	378000	-349
2	80	9.45	720000	4.54	84234	1052.93	3000	7	20	84000	-234
3	24	2.83	288000	1.81	33693	1403.88	3000	11	24	33000	-693
4	31	3.66	465000	2.93	54401	1754.87	3000	18	31	54000	-401
5	10	1.18	180000	1.13	21058	2105.8	3000	7	10	21000	-58
6	26	3.07	546000	3.44	63877	2456.81	3000	21	26	63000	-877
7	33	3.90	792000	4.99	92657	2807.79	3000	31	33	93000	343
8	8	0.94	216000	1.36	25270	3158.75	3000	1	1	24000	-1270
9	29	3.42	870000	5.48	101782	3509.72	3000	1	1	87000	-14782
	3400 N	0.00	110-100-100-100-100-100-100-100-100-100	0.00	WC4000011		3000	5	29	15000	15000
10	12	1.42	396000	2.49	46328	3860.67	3000	1	1	36000	-10328
800	-	0.00	:	0.00			3000	1	4	9000	9000
11	11	1.30	396000	2.49	46329	4211.64	3000	1	1	33000	-13329
- 1		0.00		0.00			3000	5	11	15000	15000
12	1	0.12	39000	0.25	4563	4563	6000	1	1	6000	1437
13	1	0.12	42000	0.26	4914	4914	6000	1	1	6000	1086
14	8	0.94	360000	2.27	42117	5264.63	3000	1	1	24000	-18117
	-	0.00	Table 1 and	0.00	11-20-00	415000000000000000000000000000000000000	3000	3	4	18000	18000
15	1	0.12	48000	0.30	5616	5616	6000	1	- 81	6000	384
16	2	0.24	102000	0.64	11933	5966.5	6000	1	1	12000	67
17	4	0.47	216000	1.36	25270	6317.5	6000	1	1	24000	-1270
18	3	0.35	171000	1.08	20006	6668.33	6000	1	1	18000	-2006
		0.00	2000000	0.00			3000	1	3	3000	3000
19	4	0.47	240000	1.51	28078	7019.5	6000	1	1	24000	-4078
1		0.00		0.00			3000	1	4	3000	3000
20	2	0.24	168000	1.06	19655	9827.5	9000	1	1	18000	-1655
	75	0.00		0.00			3000	1	2	3000	3000
21	2	0.24	180000	1.13	21058	10529	9000	1	1	18000	-3058
		0.00		0.00			3000	1	2	3000	3000
22	2	0.24	240000	1.51	28078	14039	12000	1	1	24000	-4078
-		0.00	30.10000	0.00	2007.0	2.722	3000	1	2	3000	3000
23	1	0.12	177000	1.12	20707	20707	21000	1	1	21000	293
24	1	0.12	222000	1.40	25972	25972	27000	1	1	27000	1028
25	7	0.83	1575000	9.92	184261	26323	24000	1	1	168000	-16261
		0.00	1010000	0.00	101201	20020	3000	5	7	15000	15000
26	1	0.12	312000	1.97	36501	36501	36000	1	- 1	36000	-501
27	1	0.12	330000	2.08	38607	38607	39000	1	1	39000	393
28	1	0.12	891000	5.61	104239	104239	105000	1	1	105000	761
29	1	0.12	900000	5.67	105292	105292	105000	1	1	105000	-292
30	- 1	0.12	1557000	9.81	182155	182155	183000	1	1	183000	845
Grand Total	847	100.00	15873000	100.00	1857000	102100	100000	0.007		1857000	0

The Board of Directors of the Company at its meeting held on February 21, 2024 has taken on record the Basis of Allotment of Equity Shares, as approved by the Designated Stock Exchange viz. NSE Limited (NSE EMERGE Exchange) and has authorized the online corporate action for the allotment of the Equity Shares in dematerialised form to various successful applicants.

The CAN-cum-Refund Orders and allotment advice and/or notices are being dispatched to the address of the applicants as registered with the depositories / as filled in the application form. The Refund/ allotment will be dispatched to the address of the applicants as registered with the depositories / as filled in the application form on or prior to February 22, 2024 for unblocking fund. In case the same is not received within Two (2) working days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the NSE EMERGE within Three (3) working days from the date of the closure of the Issue. The trading is proposed to be commenced on or before February 23, 2024 subject to receipt of listing and trading approvals from the NSE Limited (NSE EMERGE).

**INVESTORS, PLEASE NOTE** 

The details of the allotment made would also be hosted on the website of the Registrar to the Issue, BIGSHARE SERVICES PRIVATE LIMITED at www.bigshareonline.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the first/sole applicants. serial number of the application form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

**REGISTRAR TO THE ISSUE** 

**BIGSHARE SERVICES PRIVATE LIMITED** 

Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 | **Tel. No:** 91 22-62638200 | **Fax No.**: +91 22-62638299 **E-mail Id:** ipo@bigshareonline.com | **Website:** www.bigshareonline.com

Investor Grievance Email: investor@bigshareonline.com Contact Person: Mr. Vinayak Morbale | SEBI Registration No: INR000001385

KALAHRIDHAAN TRENDZ LIMITED On behalf of the Board of Directors

Place: Ahmedabad Date: February 22, 2024

Niranjan Agarwal **Managing Director** DIN: 00413530 THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned

PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF KALAHRIDHAAN

to them in the Prospectus.

Kalahridhaan Trendz Limited has filed the Prospectus dated February 06, 2024 with Registrar of

Companies Ahmedabad, Gujarat. The Prospectus shall be available on the website of the SEBI at www.sebi.gov.in, the website of the BRLM to the Issue at www.ifinservices.in and on the websites of NSE Limited at www.nseindia.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 20 of the Prospectus.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act") or any state securities laws in the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S) except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws in the United States. Accordingly, the Equity Shares are being offered and sold outside the United States in offshore transactions in compliance with Regulations under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

Regd Office: Gat No.686/4, Koregaon Bhima, Taluka: Shirur, Dist. Pune - 412216 Phone No.: 02137-670000/01/02 Fax No. 02137-252453 Website: www.sharpindialimited.com Email: secretarial@sil.sharp-world.com CIN: L36759MH1985PLC036759

NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING INFORMATION

Notice is hereby given pursuant to Section 110 read with Section 108 and other applicable provisions, if any, of the Companies Act, 2013 ("Companies Act") read with Companies (Management and Administration) Rules, 2014 ("Management Rules") (including any statutory modification or re-enactment thereof for the time being in force), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations"); the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2"), each as amended, and in accordance with the General Circular No.14/2020 dated April 8, 2020, General Circular No.17/2020 dated April 13, 2020, General Circular No. 03/2022 dated May 05, 2022, General Circular No. 10/2022 dated December 28, 2022 and General Circular No. 09/2023 dated September 25, 2023 respectively and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023 read with Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023 issued by Securities and Exchange Board of India ("SEBI" (collectively referred to as "MCA and SEBI Circulars"), to the members of Sharp India Limited ("Company"), to consider and if thought fit to pass the following resolutions set out herein below as resolutions through postal ballot by remote e-voting process ("e-voting")

- (a) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458), ADDITIONAL DIRECTOR, AS EXECUTIVE NON-INDEPENDENT DIRECTOR ON THE BOARD OF THE COMPANY - ORDINARY RESOLUTION
- (b) APPOINTMENT OF MR. MAKARAND DATE (DIN: 08363458) AS MANAGING DIRECTOR OF COMPANY AND FIX HIS REMUNERATION - SPECIAL RESOLUTIO

In accordance with MCA Circulars, the Notice of Postal Ballot along with Explanatory Statement appended thereto ("Notice"), has been duly sent on Wednesday, February 21, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company/ Depository Participant(s) and whose names appear in the Register of Members/Record of Depositories as on the cut-off date, i.e., Friday, February 2024 and such members shall be entitled to avail the facility of remote e-voting. The voting rights of the members shall be in proportion to the shares held by them in paid-up equity share capital of the Company as on cut-off date. Once the vote is cast by the member, the same cannot be changed subsequently. Aperson who was not a Member as on the cutoff date, should treat this Notice for information purposes only.

In case any member have not received the notice of postal ballot may contact Link Intime India Pvt. Ltd at pune@linkintime.co.in or Company Secretary at secretarial@sil.sharpworld.com. Board of Directors of Company has appointed Mr. Sridhar G. Mudaliar failing him Mrs. Meenakshi Deshmukh partners of M/s. SVD & Associates, Practicing Company Secretaries as scrutinizer for conduct of postal ballot process (through remote e-voting) in fair and transparent manner. The results of Postal Ballot through remote e-voting (along with Scrutinizer's Report) will be announced within two working days from the e-voting period on Friday, 22nd March 2024 at 05:00 PM. The closure of remote said results will also be available on Company's website www.sharpindialimited.com and Stock Exchange website www.bseindia.com

Please note that there will be no dispatch of physical copies of postal ballot notices or Postal Ballot forms to the members of Company. The members of the Company are requested to communicate their assent or decent only through the remote e-voting system on or before 5.00 p.m on Friday, March 22, 2024.

The members of the Company are also hereby informed and requested to note that:

- a) The Business as set out in the aforesaid notice is to be transacted by the members through remote e-voting system. The Company is providing facility for voting by electronic means through e-voting facility provided by Link Intime India Private Limited. The necessary instructions for remote e-voting have been set out in the said
- b) The postal ballot remote e-voting will commence on (Thursday) February 22, 2024 at 9:00 a.m. (IST) and will end on (Friday) March 22, 2024 at 5:00 p.m. (IST). During the voting period members of Company holding shares either in physical form or in demateralised from as on cutoff date i.e. February 16, 2024 may cast their vote electronically only through remote e-voting.
- Postal Ballot remote e-voting will not be allowed beyond 5.00 p.m on Friday, March 22, 2024 and e-voting module will be disabled by Link Intime India Private Limited for
- d) Postal Ballot Notice is available on Company's website www.sharpindialimited.com Stock Exchange website www.bseindia.com Members are requested to intimate any change of address if any pertaining to their

name, postal address, email address, telephone/mobile numbers, Permanent Account Number (PAN), mandates, nominations, name of the bank and branch details, ECS Mandate, bank account number, MICR code, IFSC code, etc

a) For shares held in electronic form: to their Depository Participants (Dps) b) For shares held in physical form: to the Company/ Registrar and Transfer Agents

(RTA) Link Intime India Private Limited in prescribed Form ISR-1 and other forms pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated

In case of any grievance connected with Postal Ballot remote e-voting, kindly refer the Frequently Asked Questions ('FAQs') and Insta Vote e-Voting manual available at https://instavote.linkintime.co.in or write an e-mail to enotices@linkintime.co.in or contact on Tel: 022-4918 6000

> By the order of the Board of Directors For Sharp India Limited Srirang Mahabhagwat

Place : Pune Date : 21/02/2024 Company Secretary

(Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014) BEFORE THE CENTRAL GOVERNMENT

In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies (Incorporation) Rules, 2014

In the matter of UNBXD SOFTWARE PRIVATE LIMITED (CIN: U72200KA2011PTC060690). having its registered office at 2nd Floor, Indigube Infinia, Municipal No.57, Kormangala Extension, Block No. 2, Koramangala, Bangalore-560 034.

...Applicant Company Notice is hereby given to the General Public that the Applicant Company proposes to make application to the Central Government through the Regional Director, South East Region under Section 13 of the Companies Act, 2013 seeking confirmation of the alteration of the Memorandum of Association of the Applicant Company in terms of the Special Resolution passed at an Extra Ordinary General Meeting held on 20.02.2024 to enable the Company to change its registered office from the "State of Kamataka" to the "State of Maharashtra, within the jurisdiction of Registrar of Companies at

Any person whose interest is likely to be affected by the proposed change of the registered office of the Applicant Company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing investor complaint or cause to be delivered or send by registered post his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director, 3rd Floor, Corporate Bhavan, Bandlaguda, Nagole, Tattiannaram Village, Hayat Nagar Mandal, Ranga Reddy District, Hyderabad 500 068, Telangana or at the address of Registrar Of Companies, 'E' Wing, 2nd Floor, Kendriya Sadana, Kormangala, Banglore 560034, Karnataka, within fourteen days of the date of publication of this notice with a copy to the Applicant Company at its Registered Office at 2nd Floor, Indiqube Infinia, Municipal No. 57. Kormangala Extension, Block No. 2. Koramangala, Bangalore - 560 034

FOR UNBXD SOFTWARE PRIVATE LIMITED Sd/-Sd/-KALPIT JAIN **BHAVANA JAIN** Director Director DIN: 07725656 DIN: 00105522

## "IMPORTANT"

acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any

S. No. of Shares

Number of

# I HDFC MUTUAL FUND

**HDFC Asset Management Company Limited** CIN: L65991MH1999PLC123027

Churchgate, Mumbai - 400 020. Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

## NOTICE

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 20, 2024 (₹ per unit)	Distribution	
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	38.175	0.050	10.00
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.552	0.250	10.00

distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme

Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

Unit holders are advised to note that for redemptions and IDCW declared with effect from January 13, 2023, as per amended SEBI regulations, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number, Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

(Investment Manager to HDFC Mutual Fund)

Date: February 21, 2024

Place: Mumbai

financialexp.epaer.in

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME

(THIS IS ONLY AN ADVERTISEMENT FOR INFORMATION PURPOSE AND NOT A PROSPECTUS ANNOUNCEMENT, NOT FOR PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.)





# KALAHRIDHAAN TRENDZ LIMITED

Our Company was originally incorporated as "Kalahridhaan Trendz Private Limited" as a private limited company under the provisions of Companies Act, 2013 vide Certificate of Incorporation dated May 27, 2016 bearing Corporate Identification Number U17299GJ2016PTC092224 issued by the Registrar of Companies, Central Registration Centre. Subsequently, our Company was converted into a public limited Company pursuant to a special resolution passed by our shareholders at the EGM held on November 7, 2017 and consequently the name of our Company was changed to "Kalahridhaan Trendz Limited" and a fresh certificate of incorporation was issued by the Registrar of Companies, Ahmedabad dated November 27, 2017. For further Details of Incorporation and Change in Registered Office of our Company, please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page No. 110 of the Prospectus. Registered office: 57 Ashra Industrial Estate, B/H Mahalaxmi Fabrics, Nr. Narol Cross Road, Ahmedabad 382405, Gujarat, India; | Tel No.:+91 6353302166;

Website: www.kalahridhaan.com; | E-Mail: cs@kalahridhaan.com | Contact Person: Kushang Thakkar, Company Secretary and Compliance Officer

**BASIS OF ALLOTMENT** 

OUR PROMOTERS NIRANJAN AGARWAL, SUNITADEVI AGARWAL AND ADITYA AGARWAL

INITIAL PUBLIC ISSUE OF 49,98,000 EQUITY SHARES OF FACE VALUE OF RS.10/- EACH OF KALAHRIDHAAN TRENDZ LIMITED ("KTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS 45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF Rs. Rs. 35/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO Rs. 2249.10 LACS ("THE ISSUE"), OF WHICH 2,52,000 EQUITY SHARES OF FACE VALUE OF RS.10/- EACH FOR CASH AT A PRICE OF RS.45/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS. 35/- PER EQUITY SHARE AGGREGATING TO RS.113.40 LACS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION i.e., NET ISSUE OF 47,46,000 EQUITY SHARES OF FACE VALUE OF Rs. 10/- EACH AT A PRICE OF Rs. 45/- PER EQUITY SHARE AGGREGATING TO 2135.70 LACS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 29.08% AND 27.61% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY, FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO. 185 OF THE PROSPECTUS.

**RISK TO INVESTORS** 

1. The top ten Buyers of Our Product and top ten suppliers for raw material contribute majority of revenue Sr. No. Name of Promoters and source of Raw Material. We do not have long term agreement with the customer or supplier. The loss Mr. Aditya Agarwal of any Customer or a decrease in the volume of order by any customer or any disruption in supply of raw Mr. Niranian Agarwal material by any supplier may adversely affect our revenues and profitability

2. There have been instances of delay in filing of Goods and Service Tax (GST) returns and return of Tax Deducted at Source (TDS) dues.

3. Our Equity Share have been never publicly traded and may experience price and volume fluctuation following the completion of the issue. Further, our equity share may not result in active or liquid market and price of our Equity Share may volatile and you may be unable to resell your equity shares at or above the price or at all. 4. AVERAGE COST OF ACQUISITON

The average cost of acquisition per Equity Share to our Promoters as at the date of this Prospectus is:

Average Cost of Acquisition in ₹ Ms. Sunitadevi Agarwal

5. WEIGHTED AVERAGE PRICE AT WHICH THE EQUITY SHARES WERE ACQUIRED BY EACH OF OUR PROMOTERS IN THE ONE YEAR PRECEDING THE DATE OF THIS PROSPECTUS

Weighted Average Cost of Acquisition (in Rs) Sr. No. Name of Promoters Mr. Aditya Agarwal Mr. Niranjan Agarwal Ms. Sunitadevi Agarwal

For further details please refer to the chapter titled "Risk Factor" on page no. 20 of the Prospectus.

THE FACE VALUE OF THE EQUITY SHARES IS Rs. 10.00/- EACH AND THE ISSUE PRICE IS Rs. 45.00/- EACH THE ISSUE PRICE IS 4.5 TIMES OF THE FACE VALUE OF EQUITY SHARE

ISSUE OPENED ON: THURSDAY, FEBRUARY 15, 2024 ISSUE CLOSED ON: TUESDAY, FEBRUARY 20, 2024 The Issue has received 9407 applications (before rejections and bids not banked) for 4.18.56.000Equity

The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE Emerge"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In Principal Approval Letter dated January 12, 2024 from National Stock Exchange of India Limited (NSE) for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited. For the purpose of this Issue, the designated Stock Exchange will be the National Stock Exchange of India Limited ("NSE").

NSE has given vide its letter January 12, 2024 NSE/LIST/2900 permission to the Issuer to use the Exchange's name in this Offer Document as one of the stock exchanges on which this Issuer's securities are proposed to be listed. The Exchange has scrutinized offer document for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Issuer. It is to be distinctly understood that the aforesaid permission given by NSE should not in any way be deemed or construed that the offer document has been cleared or approved by NSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this offer document; nor does it warrant that this Issuer's securities will be listed or will continue to be listed on the Exchange; nor does it take any responsibility for the financial or other soundness of this Issuer, its Promoter, its management or any scheme or project of this Issuer. Every person who desires to apply for or otherwise acquire any securities of this Issuer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription /acquisition whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

The Issue is being made through the Fixed Price Issue process, the allocation in the Net Issue to the Public category is made as per Regulation 253 of the SEBI (ICDR) Regulations, 2018 as amended from time to time, wherein (a) minimum 50% of the net issue of shares shall be allocated to retail individual investors and (b) remaining to: (i) individual applicants other than retail individual investors; and (ii) other investors including corporate bodies or institutions, irrespective of number of specified securities applied for; Provided that the unsubscribed portion in either of categories specified in clauses (a) or (b) may be allocated to applicants in the other category. If the Retail individual investor category is entitled to more than allocated portion on a proportionate basis, the retail individual investors shall be allocated that higher percentage.

All potential investors shall participate in the Issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account and UPI ID in case of RII"s, if applicable, in which the application amount shall be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under UPI Mechanism as the case may be.

% to total | Total No. of Shares | % to total | Proportionate

subscription. After considering technical rejections cases and bids not banked the issue was subscribed 8.17 times. The details of the applications received in the Issue (before technical rejections but after bids not banked) are as follows: DETAILS OF APPLICATIONS RECEIVED (BEFORE TECHNICAL REJECTION AND AFTER BIDS BANKED) CATEGORY NUMBER OF SUBSCRIPTION\* NUMBER OF T APPLICATIONS | EQUITY SHARE

Shares (Including Market Maker Application of 2,52,000Equity Shares) resulting 13.56times

2,52,000 1.00 Market Maker Other than Retail Individual Investor's 6.73 859 1,59,63,000 10.80 8547 Retail Individual Investor's 2,56,41,000 9407 8.37 TOTAL 4,18,56,000 \*Subscription time have been computed on the basis of the issue size as per the Prospectus.

Summary of valid applications for Non Retail, Retail and Market Maker categories, are as mentioned below

		GROSS	Less:	Rejections*	VALID		
Category	Applns	<b>Equity Shares</b>	Applns	<b>Equity Shares</b>	Applns	<b>Equity Shares</b>	
Reserved for Market Maker	2 1	252000	-11	-	- 1	252000	
Non-Retail Investors	859	15963000	12	90000	847	15873000	
Retail Individual Investors	8547	25641000	318	954000	8229	24687000	
TOTAL	9407	41856000	330	1044000	9077	40812000	
*This includes 216 application	s for 6,48,00	00 equity share	es from F	Retail investors	which w	ere not in book	

but excludes bids (UPI mandates) not accepted by investors. **ALLOCATION:** The Basis of Allotment was finalized in consultation with the Designated Stock Exchange

NSE Limited on February 21, 2024

Ration of

**Total No. of** 

Surplus/

A. Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to the Market Maker, at the issue price of Rs. 45.00/- per Equity Share, was finalised in consultation with NSE Limited (NSE EMERGE). The category was subscribed by 1.00 times. The total number of shares allotted in this category is 2,52,000 Equity Shares in full out of reserved portion of 2,52,000 Equity

B. Allocation to Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Retail Individual Investors, at the Issue Price of Rs. 45/- per Equity Share, was finalised in consultation with NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 28,89,000 Equity Shares. The category was subscribed by 8.55 times. considering the category-wise details of the Basis of Allotment are as under:

No. of Share Applied for (Category wis	Applications	% to total	Shares applied in Retail Individual Investors category	% of total	Shares Available	Allocation per Applicant (Before Rounding Off	Allocation per Applicant (After Rounding Off)	Allottee	io of es to the cants	lotal No. of Equity Shares allotted	Surplus/ (Deficit)
3000	8229	100.00	24687000	100.00	2889000	351.08	3000	11	94	2889000	0
Total	8229	100.00	24687000	100.00	2889000	5	2 8			2889000	0

Allocation to Non- Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Non-Retail Investors, at the Issue Price of Rs. 45.00/- per Equity Share, was finalised in consultation with NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 18,57,000 Equity Shares. The category was subscribed by 8.55 times, considering the category-wise details of the Basis of Allotment are as under

Allocation per Applicant

applied for (Category wise)	applications received		applied in each category		shares available	Before Rounding off After Rounding of		allottees to applicants		shares allocated/ alloted	Deficit
(oategory wise)		14					0000				V200402
1	539	63.64	3234000	20.37	378349	701.95	3000	18	77	378000	-349
2	80	9.45	720000	4.54	84234	1052.93	3000	7	20	84000	-234
3	24	2.83	288000	1.81	33693	1403.88	3000	11	24	33000	-693
4	31	3.66	465000	2.93	54401	1754.87	3000	18	31	54000	-401
5	10	1.18	180000	1.13	21058	2105.8	3000	7	10	21000	-58
6	26	3.07	546000	3.44	63877	2456.81	3000	21	26	63000	-877
7	33	3.90	792000	4.99	92657	2807.79	3000	31	33	93000	343
8	8	0.94	216000	1.36	25270	3158.75	3000	_1_	. 1	24000	-1270
9	29	3.42	870000	5.48	101782	3509.72	3000	. 1	1	87000	-14782
		0.00	100000000000000000000000000000000000000	0.00	0.000.000.00		3000	5	29	15000	15000
10	12	1.42	396000	2.49	46328	3860.67	3000	1	1	36000	-10328
		0.00		0.00			3000	1	4	9000	9000
11	11	1.30	396000	2.49	46329	4211.64	3000	1	1	33000	-13329
		0.00		0.00			3000	5	11	15000	15000
12	1	0.12	39000	0.25	4563	4563	6000	1	1	6000	1437
13	1	0.12	42000	0.26	4914	4914	6000	1	1	6000	1086
14	8	0.94	360000	2.27	42117	5264.63	3000	1	1	24000	-18117
273	-	0.00	Server as a server	0.00			3000	3	4	18000	18000
15	1	0.12	48000	0.30	5616	5616	6000	1	1	6000	384
16	2	0.24	102000	0.64	11933	5966.5	6000	1	1	12000	67
17	4	0.47	216000	1.36	25270	6317.5	6000	1	1	24000	-1270
18	3	0.35	171000	1.08	20006	6668.33	6000	1	1	18000	-2006
		0.00	3	0.00	1		3000	1	3	3000	3000
19	4	0.47	240000	1.51	28078	7019.5	6000	1	1	24000	-4078
		0.00	1	0.00			3000	1	4	3000	3000
20	2	0.24	168000	1.06	19655	9827.5	9000	1	1	18000	-1655
	7//	0.00	10000000	0.00	***************************************		3000	1	2	3000	3000
21	2	0.24	180000	1.13	21058	10529	9000	1	1	18000	-3058
		0.00		0.00			3000	1	2	3000	3000
22	2	0.24	240000	1.51	28078	14039	12000	1	1	24000	-4078
		0.00		0.00			3000	1	2	3000	3000
23	1	0.12	177000	1.12	20707	20707	21000	1	1	21000	293
24	1	0.12	222000	1.40	25972	25972	27000	1	1	27000	1028
25	7	0.83	1575000	9.92	184261	26323	24000	1	1	168000	-16261
2.00(0.1)	**	0.00		0.00	327277733	50,575	3000	5	7	15000	15000
26	1	0.12	312000	1.97	36501	36501	36000	1	- 31	36000	-501
27	1	0.12	330000	2.08	38607	38607	39000	1	1	39000	393
28	1	0.12	891000	5.61	104239	104239	105000	1	1	105000	761
29	- 1	0.12	900000	5.67	105292	105292	105000	1	1	105000	-292
30	- 1	0.12	1557000	9.81	182155	182155	183000	1	1	183000	845
Grand Total	847	100.00	15873000	100.00	1857000	104100	100000	1,400	1000	1857000	0

The Board of Directors of the Company at its meeting held on February 21, 2024 has taken on record the Basis of Allotment of Equity Shares, as approved by the Designated Stock Exchange viz. NSE Limited (NSE EMERGE Exchange) and has authorized the online corporate action for the allotment of the Equity Shares in dematerialised form to various successful applicants.

The CAN-cum-Refund Orders and allotment advice and/or notices are being dispatched to the address of the applicants as registered with the depositories / as filled in the application form. The Refund/ allotment will be dispatched to the address of the applicants as registered with the depositories / as filled in the application form on or prior to February 22, 2024 for unblocking fund. In case the same is not received within Two (2) working days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the NSE EMERGE within Three (3) working days from the date of the closure of the Issue. The trading is proposed to be commenced on or before February 23, 2024 subject to receipt of listing and trading approvals from the NSE Limited (NSE EMERGE).

**INVESTORS, PLEASE NOTE** The details of the allotment made would also be hosted on the website of the Registrar to the Issue,

BIGSHARE SERVICES PRIVATE LIMITED at www.bigshareonline.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the first/sole applicants, serial number of the application form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below: **REGISTRAR TO THE ISSUE** 



Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road Andheri (East), Mumbai - 400093 | **Tel. No:** 91 22-62638200 | **Fax No.:** +91 22-62638299 **E-mail Id:** ipo@bigshareonline.com | **Website:** www.bigshareonline.com Investor Grievance Email: investor@bigshareonline.com Contact Person: Mr. Vinayak Morbale | SEBI Registration No: INR000001385

KALAHRIDHAAN TRENDZ LIMITED On behalf of the Board of Directors

Niranjan Agarwal Place: Ahmedabad **Managing Director** Date: February 22, 2024 DIN: 00413530 THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus.

PRICE OF THE FOLITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF KALAHRIDHAAN

Kalahridhaan Trendz Limited has filed the Prospectus dated February 06, 2024 with Registrar of Companies Ahmedabad, Gujarat. The Prospectus shall be available on the website of the SEBI at

www.sebi.gov.in, the website of the BRLM to the Issue at www.ifinservices.in and on the websites of NSE Limited at www.nseindia.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 20 of the Prospectus. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as

amended (the "U.S. Securities Act") or any state securities laws in the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S) except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws in the United States. Accordingly, the Equity Shares are being offered and sold outside the United States in offshore transactions in compliance with Regulations under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

THROUGH REGIONAL DIRECTOR. South East Region, Hyderabad

By Order of the Board DATE: 22.02.2024 PLACE : BANGALORE

Whilst care is taken prior to manner whatsoever.

MUTUAL Sahi Hai BHAROSA APNO KA

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation,

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Monday, February 26, 2024 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record

Date for the same:				
Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 20, 2024 (₹ per unit)	Amount of Distribution (₹ per unit)#		
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	38.175	0.250	10.00	
HDFC Balanced Advantage Fund - Direct Plan -	43.552	0.250	10.00	

# Amount of distribution per unit will be the lower of the rate mentioned above or the available

would fall to the extent of such distribution and statutory levy, if any. Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the

For HDFC Asset Management Company Limited

Authorized Signatory

RELATED DOCUMENTS CAREFULLY.



New Delhi