# SHARP CHUCKS AND MACHINES LIMITED

Formerly SHARP CHUCKS AND MACHINES PVT.LTD. Regd. Office : A- 12, Industrial Development Colony, Jalandhar - 144 012 (Pb.) E-mail : dispatch@sharpchucks.com accounts@sharpchucks.com

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# 2<sup>ND</sup> CORRIGENDUM TO THE NOTICE OF EXTRA-ORDINARY GENERAL MEETING DATED 26.04.2024 DISPATCHED ON 26.04.2024 TO THE SHAREHOLDERS OF THE COMPANY

#### To,

## The Members of Sharp Chucks and Machines Limited

This has reference to the Notice of Extra-ordinary General Meeting dated 26th April, 2024 and Corrigendum Notice 1 to the Notice of EGM dated 30<sup>th</sup> April,2024 (herein after collectively referred to as "EGM Notice") was dispatched to the Shareholders of the Company on April 26th , 2024, and April 30<sup>th</sup> , 2023, respectively , scheduled to be held on Saturday, 18th May 2024 at 03:00 through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM") pursuant to the applicable provisions of the Companies Act, 2013 ("Companies Act"), read with applicable rules of the Companies (Management and Administration) Rules, 2014 ("Rules"), (including any statutory modification or reenactment thereof, for the time being in force), Secretarial Standard on General Meetings ("SS-2"), Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and other applicable laws and regulations.

Pursuant to the power empowered to the Board in the Board meeting held on 24<sup>th</sup> April 2024, in relation to the preferential issue, to take necessary decision to settle any question, difficulty or doubt that may arise subsequently in respect of the issue and in continuation of corrigendum of Notice of Extra Ordinary General Meeting dated 30.04.2024, the Company through this communication wishes to bring to the notice of the Shareholders, following alterations/modifications in the said Notice through this corrigendum to all the stakeholders:

On and from the date hereof, the Notice of Extra Ordinary General Meeting shall always be read in conjunction with the corrigendum to the Original Notice dispatched to the members of the Company on 30.04.2024 and this corrigendum ("Corrigendum") which are also being uploaded on the website of the Company at <u>www.sharpchucks.com</u> and on the website of National Securities Depository Limited at <u>https://nsdl.co.in/fags/faq.php</u> and Stock Exchange i.e. <u>http://www.nseindia.com/.</u>

It may be please note that all other particulars such as issue size, issue price, maximum number of equity shares to be issued and all other details remains unchanged.

For the sake of utmost clarity and have better understanding, the Company through this communication wishes to bring to the notice of the Shareholders, following changes in the said Notice of Extra Ordinary General meeting:

S	Content of Resolutions / Explanatory Statement in	Modifications / Clarifications made
Ν	the Notice	
0		
1	<b>Resolution No. 01 - To approve issuance of Equity</b>	Resolution No. 01 - To approve issuance of Equity
	Shares on a Preferential Basis to Specified Investors	Shares on a Preferential Basis to Specified Investors
	offer, issue and allot on a preferential basis,	offer, issue and allot on a preferential basis,
	from time to time, in one or more tranches for issue of	from time to time, in one or more tranches for issue of
	upto 7,50,000 (Seven Lakh Fifty Thousand) fully paid-up	upto 7,50,000 (Seven Lakh Fifty Thousand) fully paid-
	Equity Shares of the Company, at a price of Rs. 76.12/-	up Equity Shares of the Company, at a price of Rs.
	(Rupees Seventy six and twelve paisa only) per Equity	76.12/- (Rupees Seventy-six and twelve paisa only) per
	Share (including a Premium of Rs. 66.12- (Rupees Sixty	Equity Share (including a Premium of Rs. 66.12-
	Six and twelve paisa only) per Equity Share aggregating	(Rupees Sixty Six and twelve paisa only) per Equity
	upto Rs. 5,70,90,000/- (Rupees Five Crore Seventy Lac	Share aggregating upto Rs. 5,70,90,000/- (Rupees Five
	Ninety Thousand only) and on such other terms and	Crore Seventy Lac Ninety Thousand only) and on such
	conditions that the Board may deem appropriate in its	other terms and conditions that the Board may deem
	absolute discretion and without requiring any further	appropriate in its absolute discretion and without
	approval or consent from the Members:	requiring any further approval or consent from the
		Members:

Name o Proposed Allottee	Category	Maximum no of equity Shares proposed to be Allotted	Maximum Consideration (Rupees)		Name of Proposed Allottee	Category	Maximum no of equity Shares proposed	Maximum Consideration (Rupees)
Kashni Kapoor	Non- Promoter	1,00,000					to be Allotted	
Deepak Tayal	Non- Promoter	25,000			Kashni Kapoor	Non- Promoter	1,00,000	76,12,000
Anubha Dusad	Non- Promoter	10,000			Deepak Tayal	Non- Promoter	25,000	19,03,000
Oregano	Non- Promoter	1,20,000			Anubha Dusad	Non- Promoter	10,000	7,61,200
Ltd Manish Grover	Non- Promoter	1,20,000			Oregano Life Pvt Ltd	Non- Promoter	1,20,000	91,34,400
Amit k Dangi	Non- Promoter	99,000			Manish Grover	Non- Promoter	1,20,000	91,34,400
Noida Holdings	Non- Promoter	20,000			Amit K Dangi	Non- Promoter	99,000	75,35,880
Pvt Ltd Hridya Cars Pv Ltd Non	Non- Promoter	20,000			Noida Holdings Pvt Ltd Hridya	Non- Promoter Non-	20,000	15,22,400
Amita Goel	Non- Promoter	10,000			Cars Pvt Ltd Non	Promoter	20,000	13,22,400
Anuj Shantilal	Non- Promoter	1,00,000			Amita Goel	Non- Promoter	10,000	7,61,200
Badjate Paridhi Lunawat	Non- Promoter	26,000			Anuj Shantilal Badjate	Non- Promoter	1,00,000	76,12,000
Shifali Mehta	Non- Promoter	1,00,000			Paridhi Lunawat	Non- Promoter	26,000	19,79,120
Total		7,50,000			Shifali Mehta	Non- Promoter	1,00,000	76,12,000
					Total		7,50,000	5,70,90,000
				+				

# 2 Resolution No. 02 - To approve issuance of Equity Shares Warrants on a Preferential Basis to Specified Investors

----- to create, offer, issue and allot on a preferential basis, from time to time, in one or more tranches for Issue of upto 36,32,000 (Thirty Lac Lakh Thirty-Two Thousand) Equity Share Warrants ("Warrants") by way of a preferential issue basis, carrying an entitlement to subscribe for equivalent number of fully paid-up Equity Shares of the Company, at a price of Rs. 76.12/- (Rupees Seventy-Six and Twelve Paisa only) per Equity Share (including a Premium of Rs. 66.12/-(Rupees Sixty-Six and Twelve Paisa only) per Equity Share aggregating upto Rs. 27,64,67,840.00/- (Rupees Twenty Seven Crore Sixty Four lac Sixty Seven Thousand Eight Hundred Forty only) on such other terms and conditions that the Board may deem appropriate in its absolute discretion and without requiring any further approval or consent from the Members:

## **Resolution No. 02 - To approve issuance of Equity Shares Warrants on a Preferential Basis to Specified Investors**

----- to create, offer, issue and allot on a preferential basis, from time to time, in one or more tranches for Issue of upto 36,32,000 (Thirty Six Lac Lakh Thirty-Two Thousand) Equity Share Warrants ("Warrants") by way of a preferential issue basis, carrying an entitlement to subscribe for equivalent number of fully paid-up Equity Shares of the Company, at a price of Rs. 76.12/- (Rupees Seventy-Six and Twelve Paisa only) per Equity Share (including a Premium of Rs. 66.12/- (Rupees Sixty-Six and Twelve Paisa only) per Equity Share aggregating upto Rs. 27,64,67,840.00/- (Rupees Twenty-Seven Crore Sixty-Four lac Sixty Seven Thousand Eight Hundred Forty only) on such other terms and conditions that the Board may deem appropriate in its absolute discretion and without requiring any further approval or consent from the Members.

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Name	of	Category	Maximum no	Maxim	
Proposed			of equity	um	
Allottee			Shares		

		proposed to be Allotted	Consid eration (Rupee s)	NameofProposedAllottee	Category	Maximum no of equity Shares	Maximum Considerati n (Rupees)
Anubha Dusad	Non- Promoter	10,000	5)			proposed to be	(Itupees)
M/s. Anshul Aggarwal	Non- Promoter	1,45,000		Anubha	Non-	Allotted 10,000	7,61,200
HUF				Dusad	Promoter		
Shammi Khanna	Non- Promoter	1,45,000		M/s. Anshul Aggarwal	Non- Promoter	1,45,000	1,10,37,400
Oregano Life Pvt Ltd	Non- Promoter	80,000		HUF Shammi	Non-	1,45,000	1,10,37,400
Manish Grover	Non- Promoter	75,000		Khanna Oregano Life	Promoter Non-	80,000	60,89,600
WCA Services Pvt	Non- Promoter	1,45,000		Pvt Ltd Manish Grover	Promoter Non- Promoter	75,000	57,09,000
Ltd Noida Holdings Pvt Ltd	Non- Promoter	20,000		WCA Services Pvt Ltd	Non- Promoter	1,45,000	1,10,37,400
Hridya Cars Pvt Ltd	Non- Promoter	20,000		Noida Holdings Pvt	Non- Promoter	20,000	15,22,400
Amita Goel	Non- Promoter	10,000		Ltd Hridya Cars	Non-	20,000	15,22,400
Shifali Mehta	Non- Promoter	1,00,000		Pvt Ltd Amita Goel	Promoter Non- Promoter	10,000	7,61,200
Gagandeep Kaur	Non- Promoter	1,50,000		Shifali Mehta	Non-	1,00,000	76,12,000
Ramanpreet Singh	Non- Promoter	1,50,000		Gagandeep	Promoter Non-	1,50,000	1,14,18,000
Pritpal Singh	Non- Promoter	2,00,000		Kaur Ramanpreet	Promoter Non-	1,50,000	1,14,18,000
Vasu Gupta	Non- Promoter	2,50,000		Singh Chawla Pritpal Singh	Promoter Non-	2,00,000	1,52,24,000
Sidharta Gupta	Non- Promoter	2,50,000		Vasu Gupta	Promoter Non-	2,50,000	1,90,30,000
Citrus Global Arbitage	Non- Promoter	5,00,000		Sidharta	Promoter Non-	2,50,000	1,90,30,000
Fund Ajay Sikka	Promoter	13,75,000		Gupta Citrus Global	Promoter Non-	5,00,000	3,80,60,000
Rahul Sharma	Non- Promoter	5,000		Arbitage Fund	Promoter	-,-,	-,-,-,-,-,-,-
Rajat Kathpalia	Non- Promoter	2,000		Ajay Sikka	Promoter	13,75,000	10,46,65,00
Total		36,32,000		Rahul Sharma	Non- Promoter	5,000	3,80,600
				Rajat Kathpalia	Non- Promoter	2,000	1,52,240
				Total		36,32,000	27,64,67,84
with the Valuat The Equity Shar Stock Exchange traded in terms of at which each Each in accordance w and 164(4) of S calculated as the	the price has tion Report of es of the Come of India (" of the SEBI Io quity Shares a vith the provi EBI ICDR R e higher of the	oint No. D been arrived at f the Registered apany are listed or NSE") and are f CDR Regulations are proposed to be sions of Regulati- egulations, being the 90 trading days the 10 trading days	3. In Explanato Basis on which with the Valuat The Equity share Stock Exchange traded as per pro- terms of the pro Regulations, the a NSE for a peri relevant date, Convertible Wa	the price h tion Report es of the Come e Limited (" ovisions of S visions of Re equity share od of 90 trad the minimu	as been arri of the Regist apany are liste NSE") and a EBI ICDR Re egulation 164 s of the Comp ling days or n um price at	ved at alon, ered Valuer d on Nationa re frequently egulations. If of the ICDI pany listed of hore as on the t which th	

<ul> <li>weighted average price of Equity Shares of the Company, preceding the Relevant Date, on the NSE i.e. Rs.76.12 (Rupees Seventy Six and Twelve Paisa Only).</li> <li>In accordance with the above, the floor price of the Equity Shares to be allotted events are to be 26 12 (Persent).</li> </ul>	The volume weighted average price of the Equity Shares of the Company quoted on NSE, during the 90 trading days preceding the Relevant Date, i.e. ₹ 74.46 /- per equity share.
<ul> <li>Shares to be allotted works out to be Rs. 76.12 (Rupees Seventy-Six and Twelve Paisa Only per Equity Share of face value of Rs. 10/- each.</li> <li>Notes: <ol> <li>NSE being the only Stock Exchange where the Equity Shares of the Company is listed and traded, the volume</li> </ol> </li> </ul>	The volume weighted average price of the Equity Shares of the Company quoted on NSE, during the 10 trading days preceding the Relevant Date i.e. ₹ 76.12/- per Equity share.
<ul><li>and price on the said exchange has been considered for determining the floor price in accordance with the SEBI ICDR Regulations.</li><li>2. Also, the Articles of Association of the Company doesn't contain any article which provides for</li></ul>	We also confirm that the Articles of Association do not contain any restrictive provision for Preferential Allotment and doesn't contain any article which provides for particular method for determination of price in case of preferential issue.
determination of price in case of preferential issue.	However, the proposed allotment is more than 5% of the post issue fully diluted Shares capital of the Company, to the allottees and allottees acting in concert, the pricing of the Equity shares and Convertible warrants to be allotted shall be higher of the following parameters:
	Price determined as per the provisions of the Regulation 164(1) of the SEBI ICDR Regulations, 2018 (in case of frequently traded shares).
	Price determined as per provisions of the Regulation 166A(1) of the SEBI ICDR Regulations, 2018.
	Accordingly, the floor price in terms of SEBI (ICDR) Regulations is ₹ 76.12/- per equity share and on conversion of Equity Warrant into Equity Shares
	The Valuation Report dated April 26, 2024 issued by Mr. Hitesh Jhamb Independent Registered Valuer (IBBI/RV/11/2019/12355) having office at 116, FF, L- 1 Tower, Cloud 9, Sector-1, Vaishali-201010 in accordance with Regulation 164 & 166A of SEBI (Issue of Capital and Disclosures Requirement) Regulations 2018. The Valuation Report shall be available for
	inspection by the members and the same may be accessed on the Company's website at www.sharpchucks.com.
<ul> <li>In Explanatory Statement Point No. (H) Proposed time frame within which the allotment shall be completed – It has been mentioned that –         "As required under SEBI ICDR Regulations, the Company shall complete the allotment of the Equity Shares on or before the expiry of 15 (Fifteen) days from the date of passing of special resolution by the Members granting consent for issue and allotment of the Equity Shares, and in the event the allotment of the Equity Shares requires any approval(s) from any regulatory authority or the Central Government, within 15 (Fifteen) days from the date of such approval(s) or permission or within such further period as may be prescribed or allowed by the SEBI), Stock Exchanges or other regulatory authority or the Central Government, as the case may be</li> </ul>	www.sharpchucks.com. In Explanatory Statement Point No. (H) Proposed time frame within which the allotment shall be completed – It has been mentioned that – As required under the SEBI ICDR Regulations, the preferential issue/allotment of Warrants shall be completed within a period of 15 days of passing the special resolution or such extended time, as may be approved by the Regulatory Authorities, from the date of approval of the members to the preferential issue, provided that where the said allotment is pending on account of pendency of any approval for such allotment by any Regulatory Authority or Exchanges or any Authority, the allotment shall be completed within a period of 15 days from the date of receipt of such approval.

In explanatory statement Point No. (I) Proposed allottees, identity of the Proposed Allottees (including natural persons who are the ultimate beneficial owners of equity shares proposed to be allotted and / or who ultimately control), the percentage (%) of Post Preferential Issue Capital that may be held by the proposed allottees- Details have been given only for allottees to whom equity shares are being allotted, and details of allottees to whom warrants will be allotted are not mentioned. Sr Name PAN Categ Ultim Preall Num Post-

5.

# 5. In explanatory statement Point No. (I)

Proposed allottees, identity of the Proposed Allottees (including natural persons who are the ultimate beneficial owners of equity shares proposed to be allotted and / or who ultimately control), the percentage (%) of Post Preferential Issue Capital that may be held by the proposed allottees- Details have been given only for allottees to whom equity shares are being allotted, and details of allottees to whom warrants will be allotted are not mentioned.

Sr No	Name of Propose d Allottee	PAN	Categ ory of the Prop ose	oltim ate Benef icial Owne	Preall otme n t equit	Num ber of Equit y	Post- allot ment equit y	a) Details of allottees to whom equity shares will be allotted							
			d Allott ee	rs	y holdi ng (#)	Share s propo s ed to be allott ed	holdi ng and % of post allot ment Share holdi ng (#) (@)	Sr No	Name of Propose d Allottee	PAN	Categ ory of the Prop ose d Allott ee	Ultim ate Benef icial Owne rs	Preall otme n t equit y holdi ng (#)	Num ber of Equit y Share s propo s ed to	Pos allo me equ y hol ng ano % o pos
1	Kashni Kapoor	AOC PK04 45D	Non- Prom oter	Not Appli cable	6000, 0.06 %	1,00,0 00	1,06,0 00, 0.92 %							be allot	allo me Sha hol ng
2	Deepak Tayal	AHJP T222 1J	Non- Prom oter	Not Appli cable	0, 0.00 %	25,00 0	25,00 0, 0.22 %	1	Kashni Kapoor	AOC PK04 45D	Non- Prom oter	Not Appli cable	0, 0.00 %	1,00,0 00	(@ 1,0 0, 0.6
3	Anubha Dusad	AHW PN50 9 4N	Non- Prom oter	Not Appli cable	0, 0.00 %	1000 0	1000 0, 0.09 %	2	Deepak Tayal	AHJP T222 1J	Non- Prom oter	Not Appli cable	0, 0.00 %	25,00 0	0.0 % 25, 0, 0,1
4	Oregano Life Pvt Ltd	AAD C027 60 R	Non- Prom oter	Sham mi Khan na,Ma nish	5800 0 0.54 %	1200 00	1780 00 1.55 %	3	Anubha Dusad	AHW PN50 9 4N	Non- Prom oter	Not Appli cable	0, 0.00 %	1000 0	0.1 % 100 0, 0.0 %
				Kuma r, Vikra m Kathu ria				4	Oregano Life Pvt Ltd	AAD C027 60 R	Non- Prom oter	Manis h Kuma r, Vikra	5800 0 0.54 %	1200 00	178 00 1.1 %
5	Manish Grover	AEM PG54 0	Non- Prom oter	Not Appli cable	14000 , 0.13	1,20,0 00	1,34,0 00, 1.16	5	Manish	AEM	Non-	m Kathu ria Not	14000	1,20,0	1,3
6	Amit K Dangi	9B AYB PD94 31	Non- Prom oter	Not Appli cable	% 0, 0.00 %	99,00 0	% 99,00 0, 0.86		Grover	PG54 0 9B	Prom oter	Appli cable	, 0.13 %	00	00, 0.8 %
7	Noida Holdings	B AAE CN63	Non- Prom	Kunal Sarao	0, 0.00	20,00 0	% 20,00 0,	6	Amit K Dangi	AYB PD94 31 B	Non- Prom oter	Not Appli cable	0, 0.00 %	99,00 0	99, 0, 0.6 %
8	Pvt Ltd Hridya Cars Pvt	85 L AAE CH92	oter Non- Prom	gi Mohit Garg	% 0, 0.00	20,00 0	0.17 % 20,00 0,	7	Noida Holdings Pvt Ltd	AAE CN63 85 L	Non- Prom oter	Panka j Sarao gi	0, 0.00 %	20,00 0	20, 0, 0.1 %
9	Ltd Amita Goel	54 N AAH PG08	oter Non- Prom	Not Appli	% 0, 0.00	10,00 0	0.17 % 10,00 0,	8	Hridya Cars Pvt Ltd	AAE CH92 54 N	Non- Prom oter	Mohit Garg	0, 0.00 %	20,00 0	20, 0, 0.1 %
10	Anuj Shantilal	60 F ABO PB56	oter Non- Prom	cable Not Appli	% 0, 0.00	1,00,0 00	0.09 % 1,00,0 00,	9	Amita Goel	AAH PG08 60	Non- Prom oter	Not Appli cable	0, 0.00 %	10,00 0	10, 0, 0.0
11	Badjate	44 E	oter	cable	%		0.87 %	10	Anuj Shantilal	F ABO PB56	Non- Prom	Not Appli	0, 0.00	1,00,0 00	% 1,0 00,
11	Paridhi Lunawat	AWH PL67 39 O	Non- Prom oter	Not Appli cable	$0, \\ 0.00 \\ \%$	26,00 0	26,00 0, 0.23 %	11	Badjate Paridhi	44 E AWH	oter Non-	cable	% 0,	26,00	0.0 % 26,
12	Shifali Mehta	AFAP M237 2	Non- Prom oter	Not Appli cable	0, 0.00 %	1,00,0 00	1,00,0 00, 0.87	12	Lunawat Shifali	PL67 39 Q AFAP	Prom oter Non-	Appli cable Not	0.00 % 0,	0	0, 0.1 % 1,0
		Q					%	12	Mehta	AFAP M237 2 Q	Prom oter	Appli cable	0, 0.00 %	00	1,0 00, 0.6 %

# b) Details of allottees to whom warrants will be allotted

Sr No	Name of Propose d Allottee	PAN AHW PN50	Categ ory of the Prop ose d Allott ee	Ultim ate Benef icial Owne rs	Preall otme n t equit y holdi ng (#)	Num ber of Equit y Share s warr ant propo s ed to be allot	Post- allot ment equit y holdi ng and % of post allot ment Share holdi ng (#) (@) 100000 0.07
2.	Anshul Aggarwa 1 HUF	9 4N AAQ HA35 74F	Non- Prom oter	Not Cable	0.00 % 0, 0.00 %	0 1,45,0 00	1,45,0 00 0.96 %
3	Shammi Khanna	AHR PK31 42L	Non- Prom oter	Not Appli cable	0, 0.00 %	1,45,0 00	1,45,0 00 0.96 %
4	Oregano Life Pvt Ltd	AAD C027 60 R	Non- Prom oter	Manis h Kuma r, Vikra m Kathu ria	5800 0 0.54 %	80,00 0	80000 0.52* %
5	Manish Grover	AEM PG54 0 9B	Non- Prom oter	Not Appli cable	14000 , 0.13 %	75,00 0	75000 0.50# %
6	WCA Services Pvt Ltd	AAC CW3 829L	Non- Prom oter	Bhaw na Bhati a	0, 0.00 %	1,45,0 00	14500 0 0.96 %
7	Noida Holdings Pvt Ltd	AAE CN63 85L	Non- Prom oter	Panka j Sarao gi	0, 0.00 %	20,00 0	20,00 0 0.13 %
8	Hridya Cars Pvt Ltd	AAE CH92 54N	Non- Prom oter	Mohit Garg	0, 0.00 %	20,00 0	20,00 0 0.13 %
9	Amita Goel	AAH PG08 60 F	Non- Prom oter	Not Appli cable	0, 0.00 %	10,00 0	10,00 0 0.07 %
10	Shifali Mehta	AFAP M237 2 Q	Non- Prom oter	Not Appli cable	0, 0.00 %	1,00,0 00	1,00,0 00 0.67 %
11	Gagande ep Kaur	DTJP K452 6G	Non- Prom oter	Not Appli cable	0, 0.00 %	1,50,0 00	1,50,0 00 0.99 %
12	Ramanpr eet Singh Chawla	CFM PS63 73B	Non- Prom oter	Not Appli cable	2000 0.02 %	1,50,0 00	1,52,0 00 0.99 %
13	Pritpal Singh	ACY PC51 08R	Non- Prom oter	Not Appli cable	0, 0.00 %	2,00,0 00	2,00,0 00 1.32
14	Vasu Gupta	BNN PG86 39N	Non- Prom oter	Not Appli cable	6000 0.06 %	2,50,0 00	2,56,0 00 1.69 %
15	Sidharth Gupta	AYIP G306 4A	Non- Prom oter	Not Appli cable	0, 0.00 %	2,50,0 00	2,50,0 00 1.65 %

		16	Citrus	AAIC	Non-	Neeraj	0,		5,00,0		
		10	Global Arbitage Fund	C041 1E	Prom oter	Gupta	0, 0.00 %	5,00,0 00	00 3.30 %		
		17	Ajay Sikka	ABLP S8490 A	Prom oter	Not Appli cable	49,33, 740	13,75, 000	63,08, 740 41.66 %		
		18	Rahul Sharm	EDBP S6100 M	Non- Prom oter	Not Appli cable	0, 0.00 %	5,000	5,000 0.03 %		
		19	a Rajat Kathp	DPOP K008 4L	Non- Prom oter	Not Appli cable	0, 0.00 %	2,000	2000 0.01		
		collect	alia * Post % sh tively in resp								
		consid	st % share lered collect liluted basis	ively in r							
6	In explanatory statement Point No. (N) Disclosure as specified in under Regulation 159(3) and 163(1)(i) of the SEBI ICDR Regulations:	Disc and	explana losure as 163(1)(i) ılations:	specif	fied in	under			159(3)		
	i. It is hereby confirmed that neither the Company nor its promoters and Directors and to the Company's knowledge any of its Promoters is a willful defaulter or fraudulent borrower.	The Company hereby undertakes that: i. None of the Company, its directors or Promoters have been declared as wilful defaulter or fraudulent borrower as defined under the SEBI ICDR Regulations. None of									
	ii. It is hereby confirmed that neither the Company nor its promoters and Directors is declared as fugitive economic offender under Fugitive Economic Offender Act, 2018.	its Directors or Promoter is a fugitive economic offender as defined under the SEBI ICDR Regulations; ii. The Company is eligible to make the Preferentia Issue to the Proposed Allottees under Chapter V of the SEBI ICDR Regulations; iii. The Company shall re-compute the price of the equity shares to be allotted under the Preferential Issue in terms of the provisions of SEBI ICDR Regulations where it is required to do so; v. If the amount payable on account of the re- computation of price is not paid within the time stipulated in the SEBI ICDR Regulations, the equity									
		shares to be allotted under the Preferential Issue continue to be locked-in till the time such amount is by the warrant holder.									
7.	In Explanatory Statement Point No (O)	In E	xplanato	ry Stat	ement	Point 1	No (O)				
	Certificate from Practicing Company Secretaries	Cert	ificate fr	om Pra	acticing	g Com	pany Se	ecretar	ies		
	A certificate from Practicing Chartered Accountant/ Practicing Company Secretary certifying that the issue of Equity Shares on a preferential basis is being made in accordance with requirements of Chapter V of the SEBI ICDR Regulations shall be available for inspection at the Registered Office of the Company on all working days (excluding Saturdays, Sundays & Public Holidays) during 11:00 A.M. to 5:00 P.M. up to the date of Extra Ordinary General Meeting and also will be available during the Extraordinary General Meeting. The said Certificate will be uploaded on the Investor Relations page on the website of the Company i.e. www.sharpchucks.com before the Extra Ordinary General Meeting.	The Certificate from <b>M/s Vikas Verma &amp; Associ</b> ( <b>Company Secretaries</b> ), confirming that the propissue of equity shares is being made in accordance the SEBI (ICDR) Regulations, 2018 is obtained shall be made available for inspection by the Merr during the meeting and will also be made availabl the Company's website and will be accessible at the www.sharpchucks.com.					posed e with d and mbers ble on				
8.	In explanatory statement Point No. (X) Other undertakings and disclosures: In accordance with SEBI ICDR Regulations,	Othe	explana r underta cordance	kings a	nd disc	losures	:				

i. The Proposed allottees have not sold / transferred any	i. The Proposed allottees have not sold / transferred any
Equity Shares during the 90 trading days preceding the	Equity Shares during the 90 trading days preceding the
Relevant Date.	Relevant Date.
ii. The Company is in compliance with the conditions for	ii. The Company is in compliance with the conditions
continuous listing and is eligible to make the Preferential	for continuous listing and is eligible to make the
Issue under Chapter V of the SEBI ICDR Regulations.	Preferential Issue under Chapter V of the SEBI ICDF
iii. The Company undertakes that they shall re-compute	Regulations.
the price of the Equity Shares issued in terms of SEBI	iii. The Company undertakes that they shall re-compute
ICDR Regulations, where it is required to do so.	the price of the Equity Shares issued in terms of SEB
iv. During the period from April 01, 2024, until the date	ICDR Regulations, where it is required to do so.
of Notice of this EGM, the company had not made any	iv. During the period from April 01, 2024, until the date
allotment of Equity Shares or any of its securities. The	of Notice of this EGM, the company had not made any
Company will ensure that the number of persons to whom	allotment of Equity Shares or any of its securities. The
allotment on preferential basis will be made during the	Company will ensure that the number of persons to
financial year 2024-25, will not exceed the limit	whom allotment on preferential basis will be made
specified in the Act and Rules made thereunder.	during the financial year 2024-25, will not exceed the
v. The issue of Equity Shares shall be made in accordance	limit specified in the Act and Rules made thereunder.
with the provisions of the Memorandum and Articles of	v. The issue of Equity Shares shall be made in
Association of the Company, the Companies Act,	accordance with the provisions of the Memorandum and
2013 and relevant regulations of SEBI ICDR Regulations	Articles of Association of the Company, the Companie
and shall be made in a dematerialized form only.	Act, 2013 and relevant regulations of SEBI ICDI
vi. The pre-preferential allotment of the persons holding	Regulations and shall be made in a dematerialized form
the shares are in dematerialized form.	only.
vii. The Company shall make an application to NSE	vi. The pre-preferential allotment of the persons holdin
seeking in-principle approval for the proposed allotment	the shares are in dematerialized form.
on or before the date of dispatch of Notice of EGM to	vii. The Company shall make an application to NSI
shareholders.	seeking in-principle approval for the proposed allotmen
viii. Since the preferential issue to an allottee or to	on or before the date of dispatch of Notice of EGM to
allottees in concert, is not more than 5% of the post issue	shareholders.
fully diluted share capital of the issuer, hence, report of	viii. Since the preferential issue to an allottee or t
the registered valuer is not required under applicable	allottees in concert, is more than 5% of the post issu
provisions of SEBI ICDR Regulations.	fully diluted share capital of the issuer, hence, report of
ix. No Promoter of the Company or member of the	the registered valuer is Obtained under applicabl
Promoter Group of the Company has been allotted any	provisions of SEBI ICDR Regulations.
warrants / failed to exercise the warrants allotted to them	ix. No Promoter of the Company or member of th
during the year.	Promoter Group of the Company has been allotted an
x. Pursuant to the Proposed Investment and in accordance	warrants / failed to exercise the warrants allotted to the
with Rule 14(1) of the Companies (Prospectus and	during the year.
Allotment of Securities) Rules, 2014, no offer or	x. Pursuant to the Proposed Investment and i
invitation of any securities is being made to a body	accordance with Rule $14(1)$ of the Companie
corporate incorporated in, or a national of, a country	(Prospectus and Allotment of Securities) Rules, 201
which shares a land border with India.	no offer or invitation of any securities is being made
xi. The Company currently and post preferential issue,	a body corporate incorporated in, or a national of,
would be in compliance with the conditions for	country which shares a land border with India.
continuous listing of equity shares as specified in the	xi. The Company currently and post preferential issu
listing agreement with the stock exchange, where the	would be in compliance with the conditions f
equity shares of the issuer are listed and the Securities and	continuous listing of equity shares as specified in th
Exchange Board of India (Listing Obligations and	listing agreement with the stock exchange, where the
Disclosure Requirements), 2015, as amended, and any	equity shares of the issuer are listed and the Securiti
circular or notification issued by SEBI.	and Exchange Board of India (Listing Obligations ar
xii. There are no outstanding dues of the Company	Disclosure Requirements), 2015, as amended, and an
payable to SEBI, Stock Exchange or Depositories.	circular or notification issued by SEBI.
	xii. There are no outstanding dues of the Compan
	payable to SEBI, Stock Exchange or Depositories.

For & on behalf of Sharp Chucks and Machines Limited

Rajat Kathpalia Company Secretary and Compliance Officer Date:13/05/2024 Place : Jalandhar