

● TRUMP-XI SUMMIT

China signals tariff cuts, agrees to expand agri trade

US & China to tackle non-tariff barriers, market access issues

REUTERS
Beijing, May 16

CHINA AND THE United States have agreed to expand agricultural trade through tariff reductions and tackle non-tariff barriers and market access issues, China's commerce ministry said on Saturday after this week's summit in Beijing. The agreements are "preliminary" and will be "finalised as soon as possible," the ministry said following US President Donald Trump's visit. China's farm imports from the US still face an additional 10% levy after last year's rounds of tit-for-tat tariffs sharply curtailed trade, which fell 65.7% year-on-year to \$8.4 billion in 2025, according to US Department of Agriculture data. The commerce ministry said both sides aim to promote two-way trade, including in agricultural products, through measures such as reciprocal tariff



President Xi Jinping and President Donald Trump

reductions across a range of goods. It did not specify which products. China resumed purchases of some US farm goods after an October meeting, fulfilling a US-stated commitment to buy 12 million metric tons of soybeans by the end of February. It has also purchased some US wheat cargoes and large volumes of sorghum. Market watchers expect a 10% cut in soybean tariffs, which could allow private Chinese crushers to resume pur-

chases that were largely sidelined during last year's US harvest, when state crop traders were the only buyers. "Tariff reductions on agricultural products would mark a normalisation of China-US farm trade, allowing commercial buyers to re-enter the market," said Johnny Xiang, founder of Beijing-based AgRadar Consulting. The ministry said both sides agreed to "resolve or make substantive progress" on non-

Putin to visit China in May

RUSSIAN PRESIDENT VLADIMIR Putin will meet with Chinese leader Xi Jinping on a two-day trip to Beijing, the Kremlin said Saturday. The announcement comes less than 24 hours after US President finished his state visit to China, to discuss trade and the US-Israel war in Iran. —AP

tariff barriers and market access issues. China will work to address US concerns over registration of beef facilities and poultry exports from certain US states, it said. Beijing on Friday granted five-year registration extensions to 425 US beef plants that had largely been shut out after their registrations lapsed last year, and approved new five-year registrations for 77 additional US facilities.

Trump claims Xi agrees Iran must open Hormuz

Iran to soon unveil plan to manage traffic through strait

PRESS TRUST OF INDIA
Washington, May 16

US PRESIDENT DONALD Trump said Chinese President Xi Jinping had agreed Tehran must reopen the Strait of Hormuz, though China gave no indication it would weigh in. Flying back from Beijing on Friday after two days of talks with Xi, Trump said he was considering whether to lift US sanctions on Chinese oil companies buying Iranian oil. China is the biggest buyer of Iranian oil. "I'm not asking for any favours because when you ask for favours, you have to do favours in return," Trump said when asked by a reporter on Air Force One whether Xi had made a firm commitment to put pressure on the Iranians to reopen the strait. Xi did not comment on his discussions with Trump about Iran, although China's foreign ministry criticised the war, calling it a conflict "which should

Suezmax tanker with Iraqi crude reaches India after Hormuz transit

A SUEZMAX TANKER identified as carrying Iraqi crude is approaching India after apparently crossing the Strait of Hormuz in recent days. Observable daily commercial transits of the waterway in both directions dropped to five ships on Friday from 11 the previous day. There was a slight pick-up into Saturday morning, with six seen moving through the strait, vessel-tracking data compiled by Bloomberg show. Transits into and out of the Persian Gulf remain far



below prewar levels as the conflict enters a 12th week. Tehran has made acceptance of Iran's sovereignty over the strait one of five preconditions for rejoining talks to end the war. —BLOOMBERG

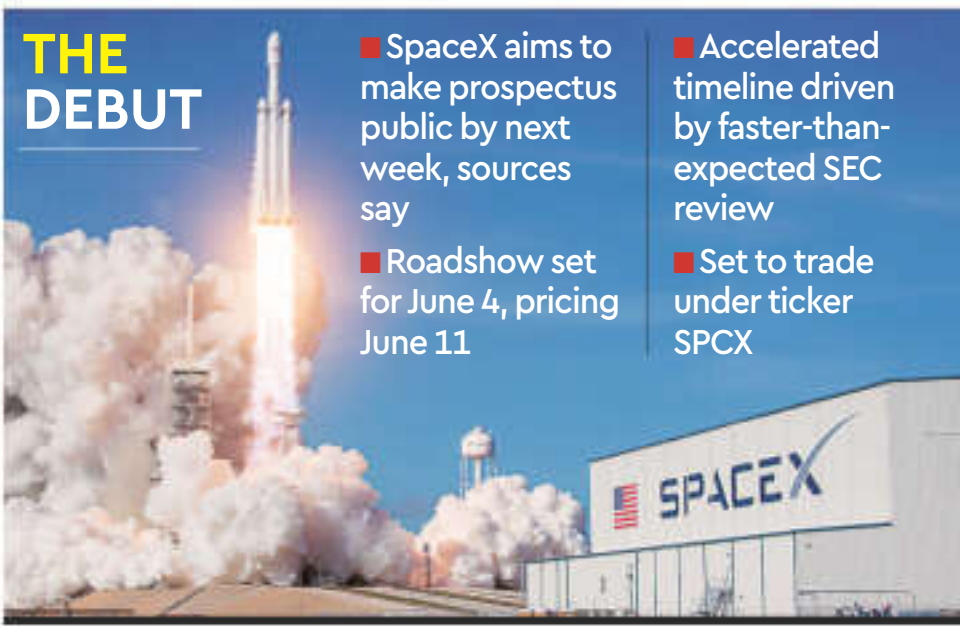
never have happened, has no reason to continue". Iran has effectively shut the strait, which carried one-fifth of global oil and liquefied natural gas supply before the US and Israel launched attacks on February 28. The disruption to shipping has caused the biggest oil supply crisis in history, pushing up oil prices. Ebrahim Azizi, who heads the Iranian parliament's

national security committee, said on Saturday that Tehran had prepared a mechanism to manage traffic through the strait along a designated route that would be unveiled soon. Azizi said only commercial vessels and parties cooperating with Iran would benefit, and that fees would be collected for specialised services provided under the mechanism.

SpaceX IPO: Firm targets Nasdaq listing by June 12

REUTERS
New York, May 16

ELON MUSK'S ROCKET and satellite maker SpaceX is aiming to list its shares as early as June 12 and has picked the Nasdaq as the trading venue for its blockbuster market debut, people familiar with the matter told Reuters on Friday. The listing, one of the most anticipated in years, is expected to headline this year's crowded IPO calendar that could also include AI heavyweights Anthropic and OpenAI, both of which are expected to tap public markets. SpaceX's debut comes at a pivotal moment for the IPO market, which has rebounded after struggling over the past couple of years amid volatility fuelled by US tariff policy and geopolitical uncertainty. Set to trade under the ticker "SPCX", the company has accelerated its IPO timeline and is now aiming to make its prospectus public as early as next Wednesday, with a roadshow launch targeted for June 4 and the share sale as early as June 11, according to three sources familiar with the matter. The new plan to IPO during the second week of June represents a quicker-than-expected timeline for SpaceX's offering, moving forward a process that had initially been targeted for late June — around the time of Musk's birthday — the sources said, requesting anonymity as the discussions are private. A faster-than-expected review of the company's IPO paperwork by the US



Musk: Not selling any SpaceX shares

ELON MUSK SAID he is not selling any SpaceX shares, with the company reported to be preparing to file publicly for its long-awaited IPO as soon as next week. "I'm not selling any shares," Musk wrote on X in response to a

user post that suggested he do so after a lockup period. The rocket, satellite and artificial intelligence company could file publicly for its IPO, according to people familiar with the matter. —BLOOMBERG

Securities and Exchange Commission was partially responsible for the company's move to bring forward the listing timeline, the sources added. SPCX was previously the ticker for Tuttle Capital Management's SPAC-focused ETF before the firm switched to the SPCX ticker in April. The move at the time triggered speculation about SpaceX potentially choosing the newly available ticker. Reuters was first to report in March that SpaceX was leaning toward listing its shares on the Nasdaq, as it sought early inclusion on the Nasdaq-100 index.

SpaceX did not immediately respond to requests for comment. Nasdaq and the SEC declined to comment. The listing would mark a major victory for Nasdaq, staving off competition from its cross-town rival, the New York Stock Exchange. It comes on the heels of the rollout of Nasdaq's anticipated 'fast entry' rules to speed up the entry of newly listed large-cap companies to its benchmark Nasdaq-100 index. Other leading index operators like S&P Dow Jones Indices and FTSE Russell have launched similar rules to fast-track new listings to their respective benchmarks.

India rejects Hague tribunal's arbitration on Indus Treaty

PRESS TRUST OF INDIA
New Delhi, May 16

INDIA ON SATURDAY trashed a ruling by the Permanent Court of Arbitration in The Hague regarding certain hydroelectric projects in Jammu and Kashmir which Pakistan had objected to under the framework of the Indus Waters Treaty. New Delhi, rejecting the award, said its decision to hold the Indus Waters Treaty in "abeyance" remains in force. India has been maintaining that the so-called Court of Arbitration (CoA) to look into the matter was "illegally constituted". "The illegally constituted so-called Court of Arbitration (CoA) has, on May 15, issued what it termed an award concerning maximum pondage supplemental to the award on issues of general interpretation of the Indus Waters Treaty," External Affairs Ministry spokesperson Randhir Jaiswal said. "India categorically rejects the present so-called award, just as it has firmly rejected all prior pronouncements of the illegally constituted CoA," he said. Jaiswal said India has never recognised the establishment of this "so-called" CoA. "Any proceeding, award, or decision issued by it is null and void. India's decision to hold the Indus Waters Treaty in abeyance remains in force," he said. A day after the April 22, 2025 Pahalgam terror attack, India took a series of punitive measures against Pakistan, including putting the 1960 Indus Waters Treaty in "abeyance".

Exit from OPEC, OPEC+ not political, says UAE

THE UNITED ARAB Emirates' decision to withdraw from OPEC and OPEC+ was a sovereign and strategic choice based on a comprehensive assessment of its production policy and future capabilities, the UAE energy minister, Suhail Al Mazrouei, said on Saturday in a post on X. The minister added that the move was not politically motivated and did not reflect divisions with partners. The UAE announced late April that it was quitting OPEC on May 1, dealing a blow to the oil producers' group as an unprecedented energy crisis caused by the Iran war exposes discord among Gulf nations. —REUTERS

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NFP SAMPOORNA FOODS LIMITED

CIN: U10793DL2023PLC455908

NFP Sampoorna Foods Limited ("the Company") was incorporated under the Companies Act, 2013, and received its Certificate of Incorporation dated December 13, 2023, bearing Corporate Identification Number U10793HR2023PLC117207 issued by the Registrar of Companies, Central Registration Centre. Prior to incorporation as a public limited company, the business was operated as a partnership firm under the name M/s Nut and Food Processor. Pursuant to a resolution passed by the partners on October 28, 2023, the partnership was converted into a public limited company and the name was changed to NFP Sampoorna Foods Limited. Subsequently, on June 30, 2025, the Company acquired M/s Yashvardhan Food Industries Private Limited on a going concern basis through a share swap agreement dated June 30th, 2025. This acquisition was approved by the shareholders of the Company pursuant to a resolution passed on June 30, 2025. Further, the Company has changed its registered office from C/o Ashok Gupta, Nathpur, P.S. Rai, Sonapat, Haryana - 131029 to Ground Floor, B-3A & B-3B, Plot No. 70, Najafgarh Road Industrial Area, Rama Road, New Delhi - 110015. Pursuant to this change, our company has received fresh Certificate of Incorporation dated September 24, 2025, bearing Certificate of Incorporation (CIN) U10793DL2023PLC455908 issued by the Registrar of Companies, Delhi. For Further details, please refer Chapter titled "History and Corporate Structure" beginning on Page no. 172 of this Red Herring Prospectus.

Registered office & Corporate office: Ground Floor B-3A & B-3B, Plot No 70, Najafgarh Road Industrial Area, Rama Road, New Delhi-110015. Ph. No. - +91 9643829587; Website: www.sampoornanuts.com; E-Mail: compliance@sampoornanuts.com Contact Person: Ms. Babli, Company Secretary and Compliance Officer

OUR PROMOTERS: : MR. PRAVEEN GOEL, MRS. ANJU GOEL AND MR. YASHVARDHAN GOEL.

DETAILS OF THE ISSUE
INITIAL PUBLIC OFFER OF 44,60,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH (THE "EQUITY SHARES") OF NFP SAMPOORNA FOODS LIMITED ("OUR COMPANY" OR "NFP" OR "NSFL" OR "THE ISSUER") AT AN ISSUE PRICE OF ₹1/- PER EQUITY SHARE FOR CASH, AGGREGATING UP TO ₹1/- LAKHS ("PUBLIC ISSUE") OUT OF WHICH 2,24,000 EQUITY SHARES OF FACE VALUE OF ₹10 EACH, AT AN ISSUE PRICE OF ₹1/- PER EQUITY SHARE FOR CASH, AGGREGATING ₹1/- LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE PUBLIC ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 42,36,000 EQUITY SHARES OF FACE VALUE OF ₹10 EACH, AT AN ISSUE PRICE OF ₹1/- PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹1/- LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE PUBLIC ISSUE AND NET ISSUE WILL CONSTITUTE 35.30% AND 33.53% RESPECTIVELY OF THE POST- ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH DAILY NEWSPAPER FINANCIAL EXPRESS (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND ALL EDITIONS OF HINDI DAILY NEWSPAPER JANSATTA (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, HINDI ALSO BEING THE REGIONAL LANGUAGE OF DELHI, WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ISSUE OPENING DATE AND SHALL BE MADE AVAILABLE TO THE EMERGE PLATFORM OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE EMERGE") FOR THE PURPOSES OF UPLOADING ON THEIR WEBSITE.

CORRIGENDUM TO THE RED HERRING PROSPECTUS DATED May 11, 2026, ABRIDGED PROSPECTUS AND ADVERTISEMENT DATED May 12, 2026

SECTION I - GENERAL DEFINITIONS AND ABBREVIATIONS	
Mutual Fund Portion	5% of the Net QIB Portion, or 6000 Equity Shares, which shall be available for allocation to Mutual Funds only on a proportionate basis, subject to valid Bids being received at or above the Offer Price.
Individual Investor Portion	The portion of the Issue being not less than 49.57% of the Net Issue consisting of 21,00,000 Equity Shares which shall be available for allocation to Individual Bidders who applies for minimum application size (subject to valid Bids being received at or above the Issue Price), which shall not be less than the minimum Bid Lot subject to availability in the Individual Investor Portion and remaining Equity Shares to be allotted on a proportionate basis.
QIB Category/ QIB Portion	The portion of the Net Issue being not more than 1.00% of the Net Issue, consisting of upto 42,000 Equity Shares which were made available for allocation to QIBs on a proportionate basis, subject to valid Bids being received at or above the Issue Price.

SECTION IV - INTRODUCTION TO THE ISSUE	
Particulars	Details
Equity Shares offered ⁽¹⁾⁽²⁾	Issue of upto 44,60,000 Equity Shares of face value of ₹10/- each fully paid-up of our Company for cash at a price of ₹1/- per Equity Share aggregating to ₹1/- Lakhs.
Present Issue of Equity Shares by our Company	
The Issue consists of:	
Fresh Issue	Issue of upto 44,60,000 Equity Shares of face value of ₹10/- each fully paid-up of our Company for cash at a price of ₹1/- per Equity Share aggregating to ₹1/- Lakhs.
Offer for Sale	NIL
Out of which:	
Reserved for Market Makers	2,24,000 Equity Shares of face value of ₹10/- each fully paid-up of our Company for cash at a price of ₹1/- per Equity Share aggregating to ₹1/- Lakhs.
Net Issue to the Public	42,36,000 Equity Shares of face value of ₹10/- each fully paid-up of our Company for cash at a price of ₹1/- per Equity Share aggregating to ₹1/- Lakhs.
Out of which:	
A. QIB Portion ⁽³⁾⁽⁴⁾	Not more than 42,000 Equity Shares of ₹10/- each at an Issue Price of ₹1/-/- per Equity Share each aggregating to ₹1/- Lakhs.
Of which:	
a) Available for allocation to Mutual Funds only (5% of the Net QIB Portion)	Upto 6000 Equity Shares aggregating up to ₹1/- lakhs.
b) Balance of QIB Portion for all QIBs including Mutual Funds	Upto 36,000 Equity Shares aggregating up to ₹1/- lakhs.
B. Non-Institutional Investors Portion	Not less than 20,94,000 Equity Shares of ₹10/- each at an Issue Price of ₹1/-/- per Equity Share each aggregating to ₹1/- Lakhs.
Of which:	
(a) 1/3rd of the portion available to NIBs shall be reserved for applicants with an application size of more than two lots and up to such lots equivalent to not more than ₹10,00,000/-	6,96,000 Equity Shares of face value of ₹10/- each for cash at a price of ₹1/- per share aggregating to 1/- Lakhs.
(b) 2/3rd of the portion available to NIBs shall be reserved for applicants with an application size of more than ₹10,00,000/-	13,98,000 Equity Shares of face value of ₹10/- each for cash at a price of ₹1/- per share aggregating to ₹1/- Lakhs.
C. Individual Investors Portion who (applies for minimum application size)	Not less than 21,00,000 Equity Shares of ₹10/- each at an Issue Price of ₹1/-/- per Equity Share each aggregating to ₹1/- Lakhs.
Pre and Post - Issue Equity Shares	
Equity Shares outstanding prior to the Issue	81,74,128 Equity Shares of ₹10/- each.
Equity Shares outstanding after the Issue	Upto 1,26,34,128 Equity Shares of ₹10/- each.
Use of Proceeds	Please refer to the chapter titled "Objects of the Issue" beginning on page 87 of this Red Herring Prospectus.

SECTION-VIII ISSUE INFORMATION ISSUE STRUCTURE				
Particulars	Market Maker Reservation Portion	QIBs (1)	Non-Institutional Investors/Bidders	Individual Investors/Bidders
Number of Equity Shares available for allocation or allotment ⁽²⁾	2,24,000 Equity Shares of face value of ₹10/- each.	Not more than 42,000 Equity Shares of face value of ₹10/- each.	Not less than 20,94,000 Equity Shares of face value of ₹10/- each.	Not less than 21,00,000 Equity Shares of face value of ₹10/- each.
Percentage of Issue Size available for Allocation or allotment	5.02% of the Issue Size.	Not more than 1.00% of the Net Issue being available for allocation to QIB Bidders. However, 5% of the Net QIB Portion shall be available for allocation proportionately to Mutual Funds only. Mutual Funds participating in the Mutual Fund Portion will also be eligible for allocation in the remaining QIB Portion. The unsubscribed portion in the Mutual Fund Portion will be added to the Net QIB Portion	Not less than 49.43% of Net Issue size shall be available for allocation subject to the following: (a) 1/3rd of the portion available to NIBs shall be reserved for applicants with an application size of more than two lots and upto such lots equivalent to not more than ₹10 Lakhs (b) 2/3rd of the portion available to NIBs shall be reserved for applicants with an application size of more than ₹10 Lakhs Provided that the unsubscribed portion in either of the aforementioned subcategories may be allocated to Non Institutional Bidders in the other subcategory of Non Institutional Bidders.	Not less than 49.57% of Net Issue size shall be available for allocation.
Basis of Allotment ⁽³⁾	Firm allotment	Proportionate as follows (excluding the Anchor Investor Portion): (a) Upto 6,000 Equity Shares shall be available for allocation on a proportionate basis to Mutual Funds only; and (b) Upto 36,000 Equity Shares shall be available for Allocation on a proportionate basis to all QIBs, including Mutual Funds receiving allocation as per (a) above. For further details please refer to the section titled "Issue Procedure" on page 296.	Allotment to each Non-Institutional Bidder shall not be less than the Minimum NIB Application Size, subject to the availability of Equity Shares in the Non- Institutional Portion, and the remaining Equity Shares, if any, shall be allotted on a proportionate basis as follows - (a) One-third of the Non-Institutional Category will be made available for allocation to Bidders with application size of more than two lots and up to such lots equivalent to not more than ₹10 lakhs (b) Two-third of the Non Institutional Category will be made available for allocation to Bidders with an application size of more than ₹10 Lakhs. For details, see "Issue Procedure" on page 296 of this Red Herring Prospectus. Provided that the Unsubscribed portion in either of the aforementioned subcategories may be allocated to applicants in the other sub-category of non-institutional investors in accordance with SEBI ICDR Regulations.	Allotment to each Individual Bidder shall not be less than the maximum Bid lot, subject to availability of Equity Shares of face value of ₹10/- each in the Individual Investor Portion and the remaining available Equity Shares if any, shall be allotted on proportionate basis. For details, see "Issue Procedure" beginning on page 296 of this Red Herring Prospectus.

All other terms and conditions of the IPO remain unchanged
The changes set out above are to be read in conjunction with the RHP dated May 11, 2026 and accordingly, all references to this information in the RHP, Abridged Prospectus, GID, Application Forms stands amended pursuant to this Corrigendum. Investors should read this Corrigendum along with the RHP before making an investment decision with respect to the Offer.

BOOK RUNNING LEAD MANAGER TO THE OFFER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
 3DIMENSION CAPITAL SERVICES LIMITED K-37A, Basement, Kailash Colony, Near Kailash Colony Metro Station, New Delhi-110048 Telephone: 011-40196737 E-mail id: info@3dcsl.com Website: www.3dcsl.com Investor Grievance e-mail ID: grievance@3dcsl.com Contact Person: Mr. Rhythim Kapoor/ Mr. Pankaj Khetan SEBI Registration Number: INM000012528 CIN: U65923DL2001PLC113191	 SKYLINE FINANCIAL SERVICES PRIVATE LIMITED D-153 A, 1st Floor Okhla Industrial Area, Phase-I New Delhi - 110020 Delhi, India Tel No.: 011-26812682-83 Website: www.skylinerta.com E-Mail: Viren@skylinerta.com Investor Grievance Email: grievances@skylinerta.com SEBI Reg. No.: INR000003241 Contact Person: Anju Rana	NFP SAMPOORNA FOODS LIMITED Ground Floor B-3A & B-3B, Plot No 70, Najafgarh Road Industrial Area, Rama Road, New Delhi-110015. Ph. No.: +91-9643829587; Website: www.sampoornanuts.com Email: compliance@sampoornanuts.com Contact Person : Ms. Babli Investors can contact the Company Secretary and Compliance Officer or the BRLM or the Registrar to the Issue in case of any pre-issue or post-issue related problems, such as non-receipt of letters of Allotment, non-credit of Allotted Equity Shares in the respective beneficiary account and refund orders, etc.

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Red Herring Prospectus.

On behalf of Board of Directors
FOR NFP SAMPOORNA FOODS LIMITED
Sd/-
Ms. Babli,
Company Secretary & Compliance Officer

Disclaimer: NFP Sampoorna Foods Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the RHP with the Registrar of Companies, Delhi on May 11, 2026 and thereafter with SEBI and the Stock Exchange. Full copy of the Red Herring Prospectus is available on the website of the SEBI at www.sebi.gov.in, website of the Company at www.sampoornanuts.com, the website of the BRLM to the Issue at: www.3dcsl.com, the website of NSE at www.nseindia.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, please refer to the RHP including the section titled "Risk Factors" beginning on page 28 of the Red Herring Prospectus.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act, 1933 and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in "offshore transactions" in reliance on Regulation "S" under the Securities Act, 1933 and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.