

(Please scan this QR Code to view the Prospectus)

**PUBLIC ANNOUNCEMENT** SOLVEX EDIBLES LIMITED

(formerly known as Solvex Edibles Private Limited)

CIN- U15400UP2013PLC145405

Our Company was originally incorporated at Uttarakhand as "Solvex Edibles Private Limited" on September 23, 2013 under the provisions of the Companies Act, 1956 vide Certificate of Incorporation issued by the Registrar of Companies, Uttarakhand. Consequent upon the conversion of our Company to public limited company, the name of our Company was changed to "Solvex Edibles Limited" vide fresh certificate of incorporation dated September 30 2024 issued by the Central Processing Centre, Manesar, Gurugram, Haryana-122050. For further details please refer to chapter titled "History and certain Corporate matters" beginning on page 160 of the Prospectus.

Registered Office: Kemri Road, Rampur, Bilaspur, Uttar Pradesh-244921|| Tel No: +91-9837008895 || E-mail id: info@solvexedibles.in:||

Website: www.solvexedibles.in || Contact Person: Ms. Swati Vaish, Company Secretary and Compliance Officer



PROMOTERS OF OUR COMPANY: MR. ASHISH GOEL, MR. VISHAL GOEL, MRS. RASHIKA GUPTA AND MR. BRIJ BHUSHAN GOEL THIS OFFER IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 (THE "SEBI (ICDR) REGULATIONS"), AS AMENDED, IN TERMS OF RULE 229 (1) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS THE COMPANY'S POST ISSUE PAID VALUE CAPITAL DOES NOT EXCEED ₹ 10.00 CR. FOR FURTHER DETAILS, SEE "ISSUE STRUCTURE" ON PAGE NO. 257 OF THE PROSPECTUS.

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO 26,20,800 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH ("EQUITY SHARES") OF SOLVEX EDIBLES LIMITED ("COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS. 72.00/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS. 62.00/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO RS. 1,886.98 LAKHS ("THE ISSUE") OF WHICH UPTO 1,31,200 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH FOR CASH AT A PRICE OF RS. 72.00/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS. 62.00/- PER EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH AT A PRICE OF RS. 94.46 LAKHS 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 24,89,600 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH AT A PRICE OF RS. 72.00/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS. 62.00/- PER EQUITY SHARE AGGREGATING TO RS. 1,792.51 LAKHS (THE "NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE UPTO 29.28% AND 27.81% RESPECTIVELY OF THE

POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.
IN TERMS OF RULE 19(2)(b) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED, THIS IS AN ISSUE FOR AT LEAST 25% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF SEBI (ICDR) REGULATIONS, AS AMENDED. FOR FURTHER DETAILS, PLEASE REFER "ISSUE PROCEDURE" ON PAGE 260 OF THE PROSPECTUS.

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS 7.2 TIMES OF THE FACE VALUE

THE PRICE TO EARNING RATIO BASED ON DILUTED EPS FOR FINANCIAL YEAR ENDED ON MARCH 31, 2025 AT THE ISSUE PRICE IS 16.51 TIMES

FIXED PRICE ISSUE AT ₹ 72/- PER EQUITY SHARE MINIMUM APPLICATION SIZE OF 1,600 EQUITY SHARES AND IN MULTIPLES OF 1,600 EQUITY SHARES THEREAFTER

**ISSUE OPENS ON: MONDAY, SEPTEMBER 22, 2025** 

**BRIEF DESCRIPTION OF THE BUSINESS OF THE COMPANY** We are in the business of manufacturing, distribution, marketing and selling of Physically Refined Rice Bran Oil and other by products such as De-oiled Cakes - Rice Bran, Rice Bran and Mustared Oil, Mustard Cakes, Deoiled Mustared Cakes. We manufacture and sell Rice Bran Oil Deoiled Cakes - Rice Bran, Rice Bran and Mustared Oil, Mustard Cakes, Deoiled Mustared Cakes. We manufacture and sell Rice Bran Oil Deoiled Cakes - Rice Bran, Rice Bran and Mustared Oil, Mustard Cakes and Deoiled Mustared Oil, Mustard Cakes and Deoiled Mustared Cakes and Deoiled Mustared Cakes to FMCG companies. We don't manufacture, market and sell our products under our own brands.

We also produce De-oiled Cakes Rice Bran (DORB), which is a by-product in the extraction of Rice Bran Oil and sell the same as cattle feed, poultry feed and fish feed. For more details, please refer chapter titled "Our Business" beginning on page 91 of this Prospectus.

THE EQUITY SHARES OF THE COMPANY WILL GET LISTED ON SME PLATFORM OF BSE. FOR THE PURPOSE OF THE ISSUE, BSE SHALL BE THE DESIGNATED STOCK EXCHANGE. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "ISSUE PROCEDURE" BEGINNING ON PAGE 260 OF THE PROSPECTUS. A COPY OF THE PROSPECTUS HAS BEEN DELIVERED FOR REGISTRATION TO THE REGISTRAR OF COMPANIES, KANPUR AS REQUIRED UNDER SECTION 26

OF THE COMPANIES ACT, 2013. **ALLOCATION OF THE ISSUE INDIVIDUAL INVESTOR PORTION NON-INSTITUTIONAL PORTION MARKET MAKER PORTION NOT LESS THAN 50% OF THE NET ISSUE NOT MORE THAN 50% OF THE NET ISSUE** 1,31,200 EQUITY SHARES

IN MAKING AN INVESTMENT DECISION, POTENTIAL INVESTORS MUST ONLY RELY ON THE INFORMATION INCLUDED IN THE PROSPECTUS AND THE TERMS OF THE ISSUE, INLCUDING THE RISKS INVOLVED AND NOT RELY ON ANY OTHER EXTERNAL SOURCES OF INFORMATION ABOUT THE ISSUE AVAILABLE IN ANY MANNNER

The above provided issue price is justified based on quantitative factors/KPIs as disclosed in the "Basis for Issue Price" chapter beginning on page 101 of the Prospectus vis-à-vis the Weighted Average Cost of Acquisition (WACA) of primary and secondary transaction(s) as applicable disclosed in the Basis for Issue Price" chapter beginning on page 101 of the Prospectus and provided below in the advertisement.

**ASBA\*** UNIFIED PAYMENTS INTERFACE

Simple, Safe, Smart way of Application - Make use of it!!!

\*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below

MANDATORY IN PUBLIC ISSUES FROM JANUARY 01, 2016. NO CHEQUE WILL BE ACCEPTED.

ISSUE CLOSES ON: WEDNESDAY, SEPTEMBER 24, 2025

UPI-Now available in ASBA for Individual Investors ("IIs") \*\*

Investors are required to ensure that the bank account used for bidding is linked to their PAN.

UPI - Now available in ASBA for Individual Investors applying through Registered Brokers, DPs & RTA. Individual Investors also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, Demat and bank account \*ASBA has to be availed by all the investors except Anchor Investors (if any). UPI may be availed by IIs.

For details on the ASBA and UPI process, please refer to the details given in ASBA Form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 260 of the Prospectus. The process is also available on the website of SEBI and Stock Exchanges in the General information Document. ASBA Forms can be downloaded from the website of SME Platform of BSE ("BSE" or "Stock Exchange") and can be obtained from the list of banks that is displaying on website of SEBI at www.sebi.gov.in.

\*\* List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. For the list of UPI Apps and Banks live on IPO, please refer to the link: www.sebi.gov.in. ICICI Bank Limited has been appointed as Sponsor Bank for the Issue in accordance with the requirements of the SEBI Circular dated November 1, 2018, as amended.

## **RISK TO INVESTORS**

## SUMMARY DESCRIPTION OF KEY RISK FACTORS BASED ON MATERIALITY

**ISSUE PROGRAMME** 

- There are outstanding litigation proceedings involving our Company, our Subsidiary Companies, our Promoters and/ or our Directors, an adverse outcome in which, may have an adverse impact on our reputation, business, financial condition, results of operations and cash flows.
- Our revenues have been significantly dependent on few customers and our inability to maintain such business may have an adverse effect on our results of
- We derive significant portion of our revenues from Rice Bran Oil and any reduction in demand or in the production of such products could have an adverse effect on our business, results of operations and financial condition.
- Our business operations are majorly concentrated in certain geographical regions and any adverse developments affecting our operations in these regions could have a significant impact on our revenue and results of operations.
- We derive significant portion of our revenues from the sale of De-Oiled Rice Bran (DORB) and any reduction in demand from its consumers could have an adverse effect on our business, results of operations and financial condition.
- DETAILS OF SUITABLE RATIOS
- Basic and Diluted Earnings / (Loss) Per Share ("EPS") as per AS 20 Standalone Based on Weighted Average

Particulars	Basic & Diluted EPS (in Rs.)	Weights	
March 31, 2023	0.66	1	
March 31, 2024	1.95	2	
March 31, 2025	4.36	3	
Weighted Average	2.94		

## Consolidated Based on Weighted Average

Particulars	Basic & Diluted EPS (in Rs.)	Weights	
March 31, 2024	1.99	1	
March 31, 2025	6.28 2		
Weighted Average	4.85		

Price Earnings Ratio ("P/E") in relation to the Issue Price of Rs. 72.00 per share of Rs. 10/- each fully paid-up As per Restated Standalone Financial Statements

Particulars	P/E (number of times)
Based on Restated Financial Statements	
P/E ratio based on the Basic & Diluted EPS, as restated for FY 2024-25	16.51
P/E ratio based on the Weighted Average Basic & Diluted EPS	24.49
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Particulars	P/E (number of times)				
Based on Restated Financial Statements					
P/E ratio based on the Basic & Diluted EPS, as restated for FY 2024-25	11.46				
P/F ratio based on the Weighted Average Basic & Diluted EPS	14.85				

c)

Return on Net worth (RoNW) As per Restated Standalone Financial Statements				
Particulars	RONW (%)	Weights		
March 31, 2023	8.69%	1		
March 31, 2024	6.90%	2		
March 31, 2025	15.02%	3		

## Weighted Average

AS per Restated Consolidated Financial Statements				
Particulars	RONW (%)	Weights		
March 31, 2024	7.03%	1		
March 31, 2025	20.28%	2		
Weighted Average	16	969		

### Net Asset Value (NAV) cial Statements

Financial Year	NAV (Rs.)
March 31, 2023	7.62
March 31, 2024	28.18
March 31, 2025	29.01
Issue Price	72.00
Net Asset Value per Equity Share after the Issue	42.19

## As per Restated Consolidated Financial Statements

Financial Year	NAV (Rs.)
March 31, 2024	28.22
March 31, 2025	30.96
Issue Price	72.00
Net Asset Value per Equity Share after the Issue	43.61

## e) Comparison with Industry Peers (Comparison of accounting ratios)

Name of Company	СМР	Face Value (Rs.)	Basic EPS (Rs.)	PE Ratio (times)	EBITDA (Amount in Rs. Lakhs)	EBITDA Marging (%)	RoNW (%)	ROE (%)		NAV per Share (Rs.)	Revenue from operations (Amount in Rs. Lakhs)
Solvex Edibles Limited (based on FY 24-25)	72.00	10.00	4.36	16.52	596.01	7.98%	15.02%	17.08%	29.07%	29.01	7470.61
Peer Group											
Ramdevbaba Solvent Limited	126.85	10.00	6.88	18.44	2,582.73	2.78	9.92	13.40	19.69	69.31	92843.18
M K Proteins Limited	6.71	1.00	0.22	30.50	1243.11	1.34	12.09	12.87	19.12	1.85	26770.60

## Key Operational and Financial Performance Indicators:

Key Performance Indicators (KPIs) are imperative to the Financial and Operational performance evaluation of the company. However, KPIs disclosed below shall not be considered in isolation or as substitute to the Restated Financial information. In the opinion of our Management the KPIs disclosed below shall nentary tool to the investor for evaluation of the company.

The KPIs disclosed below have been approved by a resolution of our Audit Committee dated 26th August, 2025 and the members of the Audit Committee have verified the details of all KPIs pertaining to our Company. Further, the members of the Audit Committee have confirmed that there are no KPIs pertaining to our Company that have been disclosed to any investors at any point of time during the three years period prior to the date of filing of this Prospectus. Further, the KPIs herein have been certified by M/s. Arora Gupta & Co, Chartered Accountants, by their certificate dated 1st September, 2025. The KPIs of our Company have been disclosed in the sections titled "Our Business" and "Management's Discussion and Analysis of Financial Condition and Results of Operations – Key Performance Indicators" on pages 121 and 203, respectively. We have described and defined the KPIs, as applicable, in "Definitions and Abbreviations" on page 1.

Our Company confirms that it shall continue to disclose all the KPIs included in this section on a periodic basis, at least once in a year (or any lesser period as determined by the Board of our Company), for a duration of one year after the date of listing of the Equity Shares on the Stock Exchange or till the complete utilisation of the proceeds of the Fresh Issue as per the disclosure made in the Objects of the Offer Section, whichever is later or for such other duration as may be required under the SEBI ICDR Regulations. Further, the ongoing KPIs will continue to be certified by a member of an expert body as required under the SEBI ICDR Regulations.

Set forth below are KPIs which have been used historically by our Company to understand and analyse the business performance, which in result, help us in analyzing the growth of various verticals of the Company that have a bearing for arriving at the Basis for the Issue Price. Financials KPIs of our Company on Standalone basis

(In	Lakhs)

11.26%

		For the Period ended on				
Particulars	31.03.2025	31.03. 2024	31.03. 2023 Standalone			
	Standalone	Standalone				
Revenue from operations	7470.61	7127.43	9302.93			
Growth in Revenue from Operations (%)	4.81%	-23.39%	0.47%			
Total Income	7,471.66	7,132.53	9,321.33			
EBITDA	596.01	286.00	173.12			
EBITDA margin (%)	7.98%	4.01%	1.86%			
PAT	283.86	98.99	33.54			
PAT Margin (%)	3.80%	1.39%	0.36%			
ROE (%)	17.08%	10.88%	9.10%			
ROCE (%)	29.07%	19.64%	22.35%			

	For the Period ended on				
Particulars	31.03.2025	31.03. 2024	31.03. 2023		
	Standalone	Standalone	Standalone		
EPS (Basic & Diluted)	4.36	1.95	0.66		

## Financials KPIs of our Company on Consolidated basis

(In Lakhs)

	For the per	iod ended on
Particulars	31.03.2025	31.03. 2024
	Consolidated	Consolidated
Revenue from operations	13,546.15	7188.56
Total Income	13,646.45	7,193.85
EBITDA	1119.37	302.41
EBITDA margin (%)	8.26%	4.21%
PAT	408.98	101.02
PAT Margin (%)	3.02%	1.41%
ROE (%)	23.69%	
ROCE (%)	24.51%	
EPS (Basic & Diluted)	6.28	1.99

## Notes:

- Revenue from Operations means the Revenue from Operations as appearing in the Restated Financial Statements.
- Growth in Revenue from Operations (%) is calculated as a percentage of Revenue from Operations of the relevant period minus Revenue from Operation of the preceding period, divided by Revenue from Operations of the preceding period.
- EBITDA is calculated as profit for the period / year, plus tax expenses (consisting of current tax, deferred tax and current taxes relating to earlier years), finance costs and depreciation and amortization expenses minus other Income.

  EBITDA Margin (%) is calculated as EBITDA divided by Revenue from Operations.
- Profit After Tax Means Profit for the period/year as appearing in the Restated Financial Statements.
- PAT Margin (%) is calculated as Profit for the year/period as a percentage of Revenue from Operations
- RoE (Return on Equity) (%) is calculated as net profit after tax for the year / period divided by Average Shareholder Equity.

  RoCE (Return on Capital Employed) (%) is calculated as earnings before interest and taxes divided by average capital employed. Capital Employed
- includes Equity Shares, Reserves and surplus, deferred tax liability, Long-Term Borrowing, Short-Term Borrowing and Deferred Tax Liability/(Asset)

KPI	Explanations
Revenue from Operations	Revenue from Operations is used by our management to track the revenue profile of the business and in turn helps assess the overall financial performance of our Company and size of our business.
Total income	Total income is used by the management to track revenue from operations and other income.
EBITDA	EBITDA provides information regarding the operational efficiency of the business.
EBITDA Margin	EBITDA Margin (%) is an indicator of the operational profitability and financial
(%)	performance of our business.
PAT	Profit after tax provides information regarding the overall profitability of the business.
PAT Margin (%)	PAT Margin (%) is an indicator of the overall profitability and financial performance of our business.
Net Worth	Net worth is used by the management to ascertain the total value created by the entity and provides a snapshot of current financial
	position of the entity.
RoE (%)	RoE provides how efficiently our Company generates profits from shareholders' funds.
RoCF (%)	ROCE provides how efficiently our Company generates earnings from the capital employed in the business

- WEIGHTED AVERAGE RETURN ON NET WORTH FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2025, 2024, 2023 (ON STANDALONE FINANCIAL 3.
- STATEMENTS) OF OUR COMPANY IS 11.26% DISCLOSURES AS PER CLAUSE (9)(K)(4) OF PART A TO SCHEDULE VI, AS APPLICABLE.
- The price per share of our Company based on the primary/ new issue of shares (Equity Shares)
  - The details of issuance of Equity Shares or convertible securities, excluding shares issued under ESOP/ESOS and issuance of bonus shares, during the 18 months preceding the date of this Prospectus, where such issuance is equal to or more than 5% of the fully diluted paid-up share capital of the Compar (calculated based on the pre-issue capital before such transaction(s)), in a single transaction or multiple transactions combined together over a span of 30

Date of allotment	No. of Equity Shares allotted	Face value per Equity Share (in Rs.)	Issue Price per Equity Share (in Rs.)	Nature of Allotment	Total Consideration (in Rs. lakhs)
August 10, 2024	3,44,070	10.00/-	50.00/-	Conversion of Unsecured Ioan	172.04
Weighted average cost of acquisition (WACA)			50.00		

b) The price per share of our Company based on the secondary sale / acquisition of shares (Equity Shares)

moter group or shareholder(s) having the righ There have been no secondary sale / acquisitions of Equity Shares, where the promoters, members of the pro to nominate director(s) in the board of directors of the Company are a party to the transaction (excluding gifts), during the 18 months preceding the date o this certificate, where either acquisition or sale is equal to or more than 5% of the fully diluted paid up share capital of the Company (calculated based on the pre-issue capital before such transaction/s and excluding employee stock options granted but not vested), in a single transaction or multiple transactio combined together over a span of rolling 30 days.

**ADDITIONAL INFORMATION FOR INVESTORS** Details of proposed /undertaken pre-issue placements from the DP filing date: Our Company has not undertaken any Pre-IPO Placements from the date of filing DP. Transaction of shares aggregating up to 1% or more of the paid-up equity share capital of the company by promoter(s) and promoter group(s) from the DP filing

Details of pre-issue shareholding as at the date of advertisement and post- issue shareholding as at allotment for promoter(s), promoter group are a

Category of Promoters	Pre-Issue Pre-Issue		Post-Issue		
Category or Promoters	No. of Shares	% of Pre-Issue Capital	No. of Shares	% of Post- Issue Capital	
A. Promoters and Promoter Gro	oup				
Mr. Ashish Goel	18,71,529	29.56%	18,71,529	20.91%	
Mr. Vishal Goel	18,79,359	29.68%	18,79,359	20.99%	
Mrs. Rashika Gupta	23,46,954	37.07%	23,46,954	26.22%	
Mr. Brij Bhushan Goel	1,43,325	2.26%	1,43,325	1.60%	
Ms. Tanvi Goel*	1	Negligible	1	Negligible	
Ms. Suniti Goel*	1	Negligible	1	Negligible	
Mr. Rohit Gupta*	90,001	1.42%	90,001	1.01%	
B. Public Shareholders (Additional Top 10)**					
Nil	Nil	Nil	Nil	Nil	
Total	63,31,170	100.00%	63,31,170	70.72%	

## \*Belong to promoter group category. \*there is no public shareholder

date: Nil

## **BASIS FOR ISSUE PRICE**

The "Basis for Issue Price" on Page 101 of the Prospectus has been updated with the above Issue Price. For the updated details under the chapter titled "Basis for Issue Price", please refer to the website of the Lead Manager or scan the QR code provided on the first page of this advertisement. INDICATIVE TIMELINE FOR THE ISSUE

Issue Opens on	Monday, September 22, 2025
Issue Closes on	Wednesday, September 24, 2025
Finalization of Basis of Allotment with the Designated Stock Exchange	On or before Thursday, September 25, 2025
Initiation of refunds/ unblocking of funds from the ASBA Account*	On or before Friday, September 26, 2025
Credit of Equity Shares to demat accounts of Allottees	On or before Friday, September 26, 2025
Commencement of trading of Equity Shares on the Stock Exchange	On or before Monday, September 29, 2025

## **ATTENTION INVESTORS**

## NOTICE TO INVESTORS ("NOTICE") - CORRIGENDUM TO PROSPECTUS DATED

SEPTEMBER 16, 2025 ("CORRIGENDUM") This Corrigendum is with reference to the Prospectus dated 16th September, 2025 filed with Registrar of Companies ("ROC") and thereafter with Securities and Exchange

Board of India ("SEBI") and BSE Limited ("BSE") on 16th September, 2025. The attention of the investors is drawn to the following: On page 249 and page 259 of the Prospectus, an indicative timetable in respect of the Issue shall stand replaced with the following: Issue Opens on Monday, September 22, 2025

Issue Closes on Wednesday, September 24, 2025 Finalization of Basis of Allotment with the Designated Stock Exchange On or before Thursday, September 25, 2025 Initiation of refunds/ unblocking of funds from the ASBA Account\* On or before Friday, September 26, 2025 Credit of Equity Shares to demat accounts of Allottees On or before Friday, September 26, 2025 Commencement of trading of Equity Shares on the Stock Exchange On or before Monday, September 29, 2025

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On page 106 of the Prospectus, table for the price per share of our Company based on the primary/ new issue of shares (Equity Shares) shall stand replaced with

The price per share of our Company based on the primary/ new issue of shares (Equity Shares)

The details of issuance of Equity Shares or convertible securities, excluding shares issued under ESOP/ESOS and issuance of bonus shares, during the 18 months preceding the date of this Prospectus, where such issuance is equal to or more than 5% of the fully diluted paid-up share capital of the Company (calculated based on the pre-issue capital before such transaction(s), in a single transaction or multiple transactions combined together over a span of 30 days is as follows:

	No. of Equity Shares allotted		Issue Price per Equity Share (in ₹)		Total Consideration (in ₹ lakhs)
10th August, 2024	3,44,070	10.00/-	50.00/-	Conversion of Unsecured loan	172.04
Weighted average cost	of acquisition (WA	CA)			50.00

The information above modifies and updates the information as applicable in the prospectus, the Prospectus accordingly stands amended to the extent stated hereinabove and the above changes are to be read in conjunction with the Prospectus. Unless specified otherwise, all capitalised terms used herein shall have the same meaning ascribed to such terms in Prospectus.

GENERAL RISKS: Investments in Equity and Equity related securities involve a degree of risk and investors should not invest any funds in this issue unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Prospectus. Specific attention of the investors is invited to the section "Risk Factors" beginning on page 29 of this Prospectus.

LISTING: The Equity Shares offered through this Prospectus are proposed to be listed on SME Platform of BSE Limited ("BSE SME"), in terms of the Chapter IX of the

SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In-Principle approval letter dated June 20, 2025 from BSE Limited ("BSE") or using its name in this offer document for listing our shares on the SME Platform of BSE Limited ("BSE SME"). For the purpose of this Issue, the designated Stock Exchange is the BSE

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, the Draft Prospectus was not filed with and the SEBI shall not issue any observation on Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" on page 239 of the Prospectus

DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE should not in any way be deemed or construed that the contents of the Prospectus or the price at which the Equity shares are offered has been cleared, solicited or approved by BSE, nor does it certify the correctness, accuracy or completeness of any of the contents of the Prospectus. The investors are advised to refer to the Prospectus for the full text of the "Disclaimer Clause of the BSE" on page 241 of the Prospectus.

BASIS OF ISSUE PRICE: The Issue Price is determined by the Company in consultation with the Lead Manager. The financial data presented in chapter "Basis for Issue Price" on page 101 of the Prospectus is based on Company's Restated Financial Statements. Investors should also refer to the chapter titled "Risk Factors" and "Restated Financial Statements" on page 20 and 196 respectively of the Prospectus. The Audit Committee at a meeting recommended the Price noting that the Price is justified based on quantitative factors and key financial and operational performance indicators ("KPIs") disclosed in 'Basis for Issue Price' section vis-à-vis the WACA of primary issuances /secondary transactions disclosed in the "Basis for Issue Price" section.

ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013: Main Objects as per MoA of our Company: For information related to the Prospectus and Clause III (A) of the Memorandum of Association.

to the main objects of our Company, see "History and Certain Corporate Matters" on page 160 of the Prospectus and Clause III (A) of the Memorandum of Association of our Company. The MoA is a material document for inspection in relation to the Issue.

PRECAUTIONARY NOTICE TO INVESTORS:

INVESTORS ARE ADVISED TO READ THE PROSPECTUS INCLUDING THE RISK FACTORS CAREFULLY BEFORE TAKING AN INVESTMENT DECISION IN THIS ISSUE. FOR TAKING AN INVESTMENT DECISION, INVESTORS MUST RELY ON THEIR OWN EXAMINATION OF THE ISSUER AND THIS ISSUE, INCLUDING THE "RISK FACTORS" ON PAGE NO. 29 INVOLVED. SPECIFIC ATTENTION OF THE INVESTORS IS INVITED TO THAT ANY NEWS/ADVERTISEMENTS/ SMS/ MESSAGES/ ARTICLES AND VIDEOS, IF ANY, BEING CIRCULATED IN THE DIGITAL MEDIA AND/OR PRINT MEDIA, SPECULATING ABOUT THE INVESTMENT OPPORTUNITY IN OUR COMPANY'S ISSUE AND ABOUT EQUITY SHARES OF OUR COMPANY BEING AVAILABLE AT PREMIUM AND/OR DISCOUNT TO THE ISSUE PRICE ("MESSAGE") DURING THE ISSUE PERIOD IS AND/OR WILL NOT AND/OR HAS NOT BEEN ISSUED BY OUR COMPANY OR ANY OF OUR DIRECTORS, KEY MANAGERIAL PERSONNEL, PROMOTERS, PROMOTER GROUP OR GROUP COMPANIES. ANY SUCH MESSAGE IN CIRCULATION IS MISLEADING & FRAUDULENT ADVERTISEMENT AND ISSUED BY A THIRD PARTY TO SABOTAGE THE IPO, OUR COMPANY OR ANY OF OUR DIRECTORS, KEY MANAGERIAL PERSONNEL, PROMOTERS, PROMOTER GROUP OR GROUP COMPANIES AND THE INTERMEDIARIES ARE NOT INVOLVED IN ANY MANNER WHATSOEVER.

liability of Members: The Liability of members of Company is Limited.

Amount of Share Capital of Our Company and Capital Structure: The authorized and issued, subscribed and paid-up Equity share capital of the Company as on the fate of the Prospectus is as follows: The authorized share capital of ₹ 1,000.00 Lakhs divided into 1,00,00,000 Equity Shares of ₹10/- each. The Issued, subscribed and and a paid up equity share capital of ₹ 633.12 Lakhs divided into 63,31,170 Equity Shares of ₹10/- each. For details of the share capital and capital structure of the Company see "Capital Structure" on page 75 of the Prospectus

Name of the Signatories to the MOA of the Company and the number of Equity Shares held by them: The names of the signatories of the Memorandum and Association of the Company and the number of Equity shares subscribed by them at the time of signing of Memorandum of Association: Initial allotment to Mr. Ashish Goel (250 Equity Shares), Mr. Vishal Goel (250 Equity Shares), Ms. Rashika Gupta (1000 Equity Shares) (formerly Ms. Rashika Goel) being the subscribers of

LEAD MANAGER TO THE ISSUE	M	Corporate Makers Capital Limited 611, 6th Floor, Pragati Tower, Rajendra Place, New Delhi- 110008 Telephone: 011 41411600; Email: info@corporatemakers.in; Website: www.corporatemakers.in Investor Grievance Email: compliance@corporatemakers.in Contact Person: Mr. Manish Kuamr Singh/ Mr. Rohit Pareek SEBI Registration Number: INM000013095 CIN: U65100DL1994PLC063880
REGISTRAR TO THE ISSUE	Maashitla* Creating Successful Pumple	Maashitla Securities Private Limited 451, Krishna Apra Business Square, Netaji Subhash Place, Pitampura, New Delhi – 110034 Telephone: +91-11 4758 1432; Email Id: ipo@maashitla.com; Investor Grievance Id: investor.ipo@maashitla.com; Website: www.maashitla.com Contact Person: Mr. Mukul Agrawal SEBI Registration No.: INR000004370 CIN: U67100DL2010PTC208725
COMPANY SECRETARY AND COMPLIANCE OFFICER	<b>PS</b>	Ms. Swati Vaish Address: Kemri Road, Rampur, Bilaspur, Uttar Pradesh-244921 Contact No: +91-9837008895; Email ID: info@solvexedibles.in; Website: www.solvexedibles.in Applicants can contact the Company Secretary and Compliance Officer or the Lead Manager 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, credit of Allotted Equity Shares in the respective beneficiary account and refund orders, etc. All complaints, queries or comments received by Stock Exchange / SEBI shall be forwarded to the Lead Manager, who shall respond to the same.

of the Prospectus is available on the website of the SEBI at <u>www.sebi.gov.in,</u> the website of the Lead Managers to the Issue at <u>www.corporatemakers.in</u> , website o

at www.solvexedibles.in and website of stock exchange at www.bseindia.com AVAILABILITY OF ABRIDGED PROSPECTUS: A copy of the Abridged Prospectus shall be available on the website of the Company, LM and SME platform of BSE at

ww.solvexedibles.in, www.corporatemakers.in and www.bseindia.com. AVAILABILITY OF BID-CUM-APPLICATION FORMS: Bid-Cum-Application forms can be obtained from the Registered Office of the Company: Solvex Edibles Limited Lead Managers: Corporate Makers Capital Limited. Bid-cum-application Forms will also be available on the website of SME platform of BSE www.bseindia.com and the designated branches of SCSBs, the list of which is available at websites of the Stock Exchange and SEBI.

BANKERS TO THE ISSUE / REFUND BANK / SPONSOR BANK: ICICI Bank Limited

BANKER TO THE COMPANY: HDFC Bank Limited Investor should read the Prospectus carefully, including the "Risk Factors" beginning on page 29 of the Prospectus before making any investment decision. All capitalized terms used herein and not specifically defined shall have the same meaning as prescribed to them in the Prospectus.

> For Solvex Edibles Limited On behalf of the Board of Directors

Date - 17/09/2025 Ms. Swati Vaish Company Secretary and Compliance Officer Place - Uttar Pradesh

Solvex Edibles Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the Prospectus with Registrar of Companies, Kanpur on September 16, 2025 website of lead managers to the issue at www.corporatemakers.in, website of the Company i.e. www.solvexedibles.in and website of the BSE at www.bseindia.com respectively. 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 29 of the Prospectus. Potential investors should not rely on the Prospectus for making any investment decision.

The Equity Shares offered in the Issue have not been and will not be registered under the U.S. Securities Act, 1933 (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, 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. Accordingly, the Equity Shares are being offered and sold only outside the United States in offshore transactions in reliance on Regulations and the applicable laws of the jurisdiction where those offer and sales occur. There will be no public offering of the Equity Shares in the United States.



(Please scan this QR Code to view the Prospectus)

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES.

## **SOLVEX EDIBLES LIMITED**

(formerly known as Solvex Edibles Private Limited) CIN- U15400UP2013PLC145405

Our Company was originally incorporated at Uttarakhand as "Solvex Edibles Private Limited" on September 23, 2013 under the provisions of the Companies Act, 1956 vide Certificate of Incorporation issued by the Registrar of Companies, Uttarakhand. Consequent upon the conversion of our Company to public limited company, the name of our Company was changed to "Solvex Edibles Limited" vide fresh certificate of incorporation dated September 30, 2024 issued by the Central Processing Centre, Manesar, Gurugram, Haryana-122050. For further details please refer to chapter titled "History and certain Corporate matters" beginning on page 160 of the Prospectus. Registered Office: Kemri Road, Rampur, Bilaspur, Uttar Pradesh-244921|| Tel No: +91-9837008895 || E-mail id: info@solvexedibles.in;|| Website: www.solvexedibles.in || Contact Person: Ms. Swati Vaish, Company Secretary and Compliance Officer



PROMOTERS OF OUR COMPANY: MR. ASHISH GOEL, MR. VISHAL GOEL, MRS. RASHIKA GUPTA AND MR. BRIJ BHUSHAN GOEL

THIS OFFER IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIRÉMENTS) REGULATIONS, 2018 (THE "SEBI (ICDR) REGULATIONS"), AS AMENDED, IN TERMS OF RULE 229 (1) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS THE COMPANY'S POST ISSUE PAID VALUE CAPITAL DOES NOT EXCEED ₹ 10.00 CR. FOR FURTHER DETAILS, SEE "ISSUE STRUCTURE" ON PAGE NO. 257 OF THE PROSPECTUS.

## THE ISSUE

INITIAL PUBLIC OFFER OF UPTO 26,20,800 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH ("EQUITY SHARES") OF SOLVEX EDIBLES LIMITED ("COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS. 72.00/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS. 62.00/- PEF EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO RS. 1,886.98 LAKHS ("THE ISSUE") OF WHICH UPTO 1,31,200 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH FOR CASH AT A PRICE OF RS. 72.00/- PER EQUITY SHARE PREMIUM OF RS. 62.00/- PER EQUITY SHARE PREMIUM OF RS. 62.00/- PER EQUITY SHARE PREMIUM OF RS. 62.00/- PER EQUITY SHARE AGGREGATING TO RS. 94.46 LAKHS ("THE ISSUE FOR SUBSCRIPTION BY MARKET MAKER PER EQUITY SHARE AGGREGATING TO RS. 94.46 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER PER EQUITY SHARE OF FACE VALUE OF RS. 10/- EACH AT A PRICE OF RS. 72.00/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS. 62.00/- PER EQUITY SHARE AGGREGATING TO RS. 1,792.51 LAKHS (THE "NET ISSUE AND THE NET ISSUE WILL CONSTITUTE UPTO 29.28% AND 27.81% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.
IN TERMS OF RULE 19(2)(b) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED, THIS IS AN ISSUE FOR AT LEAST 25% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE
TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF SEBI (ICDR) REGULATIONS, AS AMENDED. FOR FURTHER DETAILS, PLEASE REFER "ISSUE PROCEDURE" ON PAGE 260 OF THE PROSPECTUS.

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS 7.2 TIMES OF THE FACE VALUE

THE PRICE TO EARNING RATIO BASED ON DILUTED EPS FOR FINANCIAL YEAR ENDED ON MARCH 31, 2025 AT

THE ISSUE PRICE IS 16.51 TIMES

FIXED PRICE ISSUE AT ₹ 72/- PER EQUITY SHARE MINIMUM APPLICATION SIZE OF 1,600 EQUITY SHARES AND IN MULTIPLES OF 1,600 EQUITY SHARES THEREAFTER

**ISSUE PROGRAMME ISSUE OPENS ON: MONDAY, SEPTEMBER 22, 2025** 

ISSUE CLOSES ON: WEDNESDAY, SEPTEMBER 24, 2025 BRIEF DESCRIPTION OF THE BUSINESS OF THE COMPANY

We are in the business of manufacturing, distribution, marketing and selling of Physically Refined Rice Bran Oil and other by products such as De-oiled Cakes - Rice Bran, Rice Bran and Mustared Oil, Mustard Cakes, Deoiled Mustared Cakes. We manufacture and sell Rice Bran Oil Deoiled Cakes - Rice Bran, Rice Bran, Mustared Oil, Mustard Cakes and Deoiled Mustared Cakes to FMCG companies. We don't manufacture, market and sell our products under our own brands.

We also produce De-oiled Cakes Rice Bran (DORB), which is a by-product in the extraction of Rice Bran Oil and sell the same as cattle feed, poultry feed and fish feed.

For more details, please refer chapter titled "Our Business" beginning on page 91 of this Prospectus THE EQUITY SHARES OF THE COMPANY WILL GET LISTED ON SME PLATFORM OF BSE. FOR THE PURPOSE OF THE ISSUE, BSE SHALL BE THE DESIGNATED STOCK EXCHANGE.

FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "ISSUE PROCEDURE" BEGINNING ON PAGE 260 OF THE PROSPECTUS. A COPY OF THE PROSPECTUS HAS BEEN DELIVERED FOR REGISTRATION TO THE REGISTRAR OF COMPANIES, KANPUR AS REQUIRED UNDER SECTION 26
OF THE COMPANIES ACT, 2013.

**ALLOCATION OF THE ISSUE NON-INSTITUTIONAL PORTION INDIVIDUAL INVESTOR PORTION MARKET MAKER PORTION** NOT LESS THAN 50% OF THE NET ISSUE NOT MORE THAN 50% OF THE NET ISSUE 1,31,200 EQUITY SHARES

IN MAKING AN INVESTMENT DECISION, POTENTIAL INVESTORS MUST ONLY RELY ON THE INFORMATION INCLUDED IN THE PROSPECTUS AND THE ISSUE. INLCUDING THE RISKS INVOLVED AND NOT RELY ON ANY OTHER EXTERNAL SOURCES OF INFORMATION ABOUT THE

he above provided issue price is justified based on quantitative factors/KPIs as disclosed in the "Basis for Issue Price" chapter beginning on page 101 of the Prospectus vis-à-vis the Weighted Average Cost of Acquisition (WACA) of primary and secondary transaction(s) as applicable disclosed in the Basis for Issue Price" chapter beginning on page 101 of the Prospectus and provided below in the advertisement.

**ASBA\*** UNIFIED PAYMENTS INTERFACE

Simple, Safe, Smart way of Application - Make use of it!!!

issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below

MANDATORY IN PUBLIC ISSUES FROM JANUARY 01, 2016. NO CHEQUE WILL BE ACCEPTED.

UPI-Now available in ASBA for Individual Investors ("IIs") \*\*

Investors are required to ensure that the bank account used for bidding is linked to their PAN. UPI - Now available in ASBA for Individual Investors applying through Registered Brokers, DPs & RTA. Individual Investors also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, Demat and bank account.

\*Application Supported by Blocked Amount (ASBA) is a better way of applying to

\*ASBA has to be availed by all the investors except Anchor Investors (if any). UPI may be availed by IIs. For details on the ASBA and UPI process, please refer to the details given in ASBA Form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 260 of the Prospectus. The process is also available on the website of SEBI and Stock Exchanges in the General

information Document, ASBA Forms can be downloaded from the website of SME Platform of BSE ("BSE" or "Stock Exchange") and can be obtained from the list of banks that is displaying on website of SEBI at www.sebi.gov.in. \*\* List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. For the list of UPI Apps and Banks live on IPO, please refer to the link: www.sebi.gov.in. ICICI Bank Limited has been appointed as Sponsor Bank for the Issue in accordance with the requirements of the SEBI Circular dated November 1, 2018, as amended.

## **RISK TO INVESTORS**

## SUMMARY DESCRIPTION OF KEY RISK FACTORS BASED ON MATERIALITY

- There are outstanding litigation proceedings involving our Company, our Subsidiary Companies, our Promoters and/ or our Directors, an adverse outcome in which, may have an adverse impact on our reputation, business, financial condition, results of operations and cash flows.
- Our revenues have been significantly dependent on few customers and our inability to maintain such business may have an adverse effect on our results of
- We derive significant portion of our revenues from Rice Bran Oil and any reduction in demand or in the production of such products could have an adverse effect on our business, results of operations and financial condition.
- Our business operations are majorly concentrated in certain geographical regions and any adverse developments affecting our operations in these regions could have a significant impact on our revenue and results of operations.
- We derive significant portion of our revenues from the sale of De-Oiled Rice Bran (DORB) and any reduction in demand from its consumers could have an adverse effect on our business, results of operations and financial condition.
- **DETAILS OF SUITABLE RATIOS**

## Basic and Diluted Earnings / (Loss) Per Share ("EPS") as per AS 20 Standalone Based on Weighted Average

Particulars	Basic & Diluted EPS (in Rs.)	Weights
March 31, 2023	0.66	1
March 31, 2024	1.95	2
March 31, 2025	4.36	3
Weighted Average	2.94	

## **Consolidated Based on Weighted Average**

Particulars	Basic & Diluted EPS (in Rs.) Wei	
March 31, 2024	1.99	1
March 31, 2025	6.28	2
Weighted Average	4.85	

Price Earnings Ratio ("P/E") in relation to the Issue Price of Rs. 72.00 per share of Rs. 10/- each fully paid-up

As per restated standardic r manistar statements	
Particulars	P/E (number of times)
Based on Restated Financial Statements	
P/E ratio based on the Basic & Diluted EPS, as restated for FY 2024-25	16.51
P/E ratio based on the Weighted Average Basic & Diluted EPS	24.49

## As per Restated Consolidated Financial Statements

Particulars	P/E (number of times)
Based on Restated Financial Statements	
P/E ratio based on the Basic & Diluted EPS, as restated for FY 2024-25	11.46
P/E ratio based on the Weighted Average Basic & Diluted EPS	14.85

### Return on Net worth (RoNW) As per Restated Standalone Financial Statements

Particulars	RONW (%)	Weights	
March 31, 2023	8.69%	1	
March 31, 2024	6.90%	2	
March 31, 2025	15.02%	3	
Weighted Average	11.26%		
As per Restated Consolidated Financial Statements			

Particulars	RONW (%)	Weights	
March 31, 2024	7.03%	1	
March 31, 2025	20.28%	2	
Weighted Average	15.86%		

### Net Asset Value (NAV) As per Restated Standalone Financial Statements

Financial Year	NAV (Rs.)
March 31, 2023	7.62
March 31, 2024	28.18
March 31, 2025	29.01
Issue Price	72.00
Net Asset Value per Equity Share after the Issue	42.19

## As per Restated Consolidated Financial Statements

Financial Year	NAV (Rs.)
March 31, 2024	28.22
March 31, 2025	30.96
Issue Price	72.00
Net Asset Value per Equity Share after the Issue	43.61

## Comparison with Industry Peers (Comparison of accounting ratios)

	•			•	•						
Name of Company	СМР	Face Value (Rs.)	Basic EPS (Rs.)	PE Ratio (times)	EBITDA (Amount in Rs. Lakhs)	EBITDA Marging (%)	RoNW (%)	ROE (%)	ROCE (%)	NAV per Share (Rs.)	Revenue from operations (Amount in Rs. Lakhs)
Solvex Edibles Limited (based on FY 24-25)	72.00	10.00	4.36	16.52	596.01	7.98%	15.02%	17.08%	29.07%	29.01	7470.61
Peer Group											
Ramdevbaba Solvent Limited	126.85	10.00	6.88	18.44	2,582.73	2.78	9.92	13.40	19.69	69.31	92843.18
M K Proteins Limited	6.71	1.00	0.22	30.50	12/13/11	1 3/1	12.00	12.87	10 12	1.85	26770.60

## Key Operational and Financial Performance Indicators:

Key Performance Indicators (KPIs) are imperative to the Financial and Operational performance evaluation of the company. However, KPIs disclosed below shall not be considered in isolation or as substitute to the Restated Financial information. In the opinion of our Management the KPIs disclosed below shall be supplementary tool to the investor for evaluation of the company.

The KPIs disclosed below have been approved by a resolution of our Audit Committee dated 26th August, 2025 and the members of the Audit Committee have verified the details of all KPIs pertaining to our Company. Further, the members of the Audit Committee have confirmed that there are no KPIs pertaining to our Company that have been disclosed to any investors at any point of time during the three years period prior to the date of filing of this Prospectus. Further, the KPIs herein have been certified by M/s. Arora Gupta & Co, Chartered Accountants, by their certificate dated 1st September, 2025. The KPIs of our Company have been disclosed in the sections titled "Our Business" and "Management's Discussion and Analysis of Financial Condition and Results of Operations - Key Performance Indicators" on pages 121 and 203, respectively. We have described and defined the KPIs, as applicable, in "Definitions and Abbreviations" on page 1.

Our Company confirms that it shall continue to disclose all the KPIs included in this section on a periodic basis, at least once in a year (or any lesser period as determined by the Board of our Company), for a duration of one year after the date of listing of the Equity Shares on the Stock Exchange or till the complete utilisation of the proceeds of the Fresh Issue as per the disclosure made in the Objects of the Offer Section, whichever is later or for such other duration as nay be required under the SEBI ICDR Regulations. Further, the ongoing KPIs will continue to be certified by a member of an expert body as required under the SEBI ICDR Regulations.

Set forth below are KPIs which have been used historically by our Company to understand and analyse the business performance, which in result, help us in analyzing the growth of various verticals of the Company that have a bearing for arriving at the Basis for the Issue Price.

## Financials KPIs of our Company on Standalone basis

	For the Period ended on				
Particulars	31.03.2025	31.03. 2024	31.03. 2023		
	Standalone	Standalone	Standalone		
Revenue from operations	7470.61	7127.43	9302.93		
Growth in Revenue from Operations (%)	4.81%	-23.39%	0.47%		
Total Income	7,471.66	7,132.53	9,321.33		
EBITDA	596.01	286.00	173.12		
EBITDA margin (%)	7.98%	4.01%	1.86%		
PAT	283.86	98.99	33.54		
PAT Margin (%)	3.80%	1.39%	0.36%		
ROE (%)	17.08%	10.88%	9.10%		
ROCE (%)	29.07%	19.64%	22.35%		

	For the Period ended on			
Particulars	31.03.2025	31.03. 2023		
	Standalone	Standalone	Standalone	
EPS (Basic & Diluted)	4.36	1.95	0.66	

## Financials KPIs of our Company on Consolidated basis

(In Lakhs

	For the period ended on			
Particulars	31.03.2025	31.03. 2024		
	Consolidated	Consolidated		
Revenue from operations	13,546.15	7188.56		
Total Income	13,646.45	7,193.85		
EBITDA	1119.37	302.41		
EBITDA margin (%)	8.26%	4.21%		
PAT	408.98	101.02		
PAT Margin (%)	3.02%	1.41%		
ROE (%)	23.69%	-		
ROCE (%)	24.51%	-		
EPS (Basic & Diluted)	6.28	1.99		

## Revenue from Operations means the Revenue from Operations as appearing in the Restated Financial Statements

- Growth in Revenue from Operations (%) is calculated as a percentage of Revenue from Operations of the relevant period minus Revenue from Operation of the preceding period, divided by Revenue from Operations of the preceding period.
- EBITDA is calculated as profit for the period / year, plus tax expenses (consisting of current tax, deferred tax and current taxes relating to earlier years, finance costs and depreciation and amortization expenses minus other Income.
- EBITDA Margin (%) is calculated as EBITDA divided by Revenue from Operations.
- Profit After Tax Means Profit for the period/year as appearing in the Restated Financial Statements.
- PAT Margin (%) is calculated as Profit for the year/period as a percentage of Revenue from Operations
- RoE (Return on Equity) (%) is calculated as net profit after tax for the year / period divided by Average Shareholder Equity. RoCE (Return on Capital Employed) (%) is calculated as earnings before interest and taxes divided by average capital employed. Capital Employe
- includes Equity Shares, Reserves and surplus, deferred tax liability, Long-Term Borrowing, Short-Term Borrowing and Deferred Tax Liability/(Asset). **Explanation for KPI metrics**

KPI	Explanations
Revenue from Operations	Revenue from Operations is used by our management to track the revenue profile of the business and in turn helps assess the overall financial performance of our Company and size of our business.
Total income	Total income is used by the management to track revenue from operations and other income.
EBITDA	EBITDA provides information regarding the operational efficiency of the business.
EBITDA Margin (%)	EBITDA Margin (%) is an indicator of the operational profitability and financial performance of our business.
PAT	Profit after tax provides information regarding the overall profitability of the business.
PAT Margin (%)	PAT Margin (%) is an indicator of the overall profitability and financial performance of our business.
Net Worth	Net worth is used by the management to ascertain the total value created by the entity and provides a snapshot of current financial position of the entity.
RoE (%)	RoE provides how efficiently our Company generates profits from shareholders' funds.
RoCE (%)	ROCE provides how efficiently our Company generates earnings from the capital employed in the business.
GHTED AVERAGE	RETURN ON NET WORTH FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2025, 2024, 2023, (ON STANDALONE FINANCIAL

- STATEMENTS) OF OUR COMPANY IS 11.26%.
- 4. DISCLOSURES AS PER CLAUSE (9)(K)(4) OF PART A TO SCHEDULE VI. AS APPLICABLE.

63,31,170

- The price per share of our Company based on the primary/ new issue of shares (Equity Shares)
  - The details of issuance of Equity Shares or convertible securities, excluding shares issued under ESOP/ESOS and issuance of bonus shares, during the 18 months preceding the date of this Prospectus, where such issuance is equal to or more than 5% of the fully diluted paid-up share capital of the Compa (calculated based on the pre-issue capital before such transaction(s)), in a single transaction or multiple transactions combined together over a span of 30

Date of allotment	No. of Equity Shares allotted	Face value per Equity Share (in Rs.)	Issue Price per Equity Share (in Rs.)	Nature of Allotment	Total Consideration (in Rs. lakhs)
August 10, 2024	3,44,070	10.00/-	50.00/-	Conversion of Unsecured loan	172.04
	Weighted average cost of acquisition (WACA)				
					-

## b) The price per share of our Company based on the secondary sale / acquisition of shares (Equity Shares)

There have been no secondary sale / acquisitions of Equity Shares, where the promoters, members of the promoter group or shareholder(s) having the righ to nominate director(s) in the board of directors of the Company are a party to the transaction (excluding gifts), during the 18 months preceding the date of this certificate, where either acquisition or sale is equal to or more than 5% of the fully diluted paid up share capital of the Company (calculated based on the pre-issue capital before such transaction/s and excluding employee stock options granted but not vested), in a single transaction or multiple transactions combined together over a span of rolling 30 days.

## ADDITIONAL INFORMATION FOR INVESTORS

Details of proposed /undertaken pre-issue placements from the DP filing date: Our Company has not undertaken any Pre-IPO Placements from the date of filing DP Transaction of shares aggregating up to 1% or more of the paid-up equity share capital of the company by promoter(s) and promoter group(s) from the DP filing Details of pre-issue shareholding as at the date of advertisement and post-issue shareholding as at allotment for promoter(s), promoter group are a

Pre-Issue Post-Issue **Category of Promoters** % of Post- Issue Capital No. of Shares % of Pre-Issue Capital No. of Shares A. Promoters and Promoter Group 1r. Ashish Goel 29.68% 20.99% Mr. Vishal Goel 18,79,359 18,79,359 Mrs. Rashika Gupta 23.46.954 37.07% 23.46.954 26.22% Mr. Brii Bhushan Goel 1,43,325 2.26% 1,43,325 1.60% Ms. Tanvi Goel\* Negligible Negligible Ms. Suniti Goel Negligible Negligible Mr. Rohit Gupta\* 90,001 90,001 1.42% 1.01% B. Public Shareholders (Additional Top 10)\*\*

## \*Belong to promoter group category \*\*there is no public shareholder

Tota

(In Lakhs)

## **BASIS FOR ISSUE PRICE**

The "Basis for Issue Price" on Page 101 of the Prospectus has been updated with the above Issue Price. For the updated details under the chapter titled "Basis for Issue Price", please refer to the website of the Lead Manager or scan the QR code provided on the first page of this advertisement. INDICATIVE TIMELINE FOR THE ISSUE

100.00%

63,31,170

70.72%

Issue Opens on	Monday, September 22, 2025
Issue Closes on	Wednesday, September 24, 2025
Finalization of Basis of Allotment with the Designated Stock Exchange	On or before Thursday, September 25, 2025
Initiation of refunds/ unblocking of funds from the ASBA Account*	On or before Friday, September 26, 2025
Credit of Equity Shares to demat accounts of Allottees	On or before Friday, September 26, 2025
Commencement of trading of Equity Shares on the Stock Exchange	On or before Monday, September 29, 2025

## **ATTENTION INVESTORS**

## NOTICE TO INVESTORS ("NOTICE") - CORRIGENDUM TO PROSPECTUS DATED

On page 249 and page 259 of the Prospectus, an indicative timetable in respect of the Issue shall stand replaced with the following

SEPTÈMBER 16, 2025 ("CORRIGENDUM")

This Corrigendum is with reference to the Prospectus dated 16th September, 2025 filed with Registrar of Companies ("ROC") and thereafter with Securities and Exchange Board of India ("SEBI") and BSE Limited ("BSE") on 16th September, 2025. The attention of the investors is drawn to the following:

Issue Opens on	Monday, September 22, 2025
Issue Closes on	Wednesday, September 24, 2025
Finalization of Basis of Allotment with the Designated Stock Exchange	On or before Thursday, September 25, 2025
Initiation of refunds/ unblocking of funds from the ASBA Account*	On or before Friday, September 26, 2025
Credit of Equity Shares to demat accounts of Allottees	On or before Friday, September 26, 2025
Commencement of trading of Equity Shares on the Stock Exchange	On or before Monday, September 29, 2025

# पराली जलाने वाले किसानों को भेजें जेल

कुछ किसानों पर मुकदमा चलाने से जाएगा सही संदेश: उच्चतम न्यायालय

नई दिल्ली, 17 सितंबर

🗕 जधानी दिल्ली और आसपास के क्षेत्रों में अक्टूबर-नवंबर के दौरान वायु प्रदूषण का बड़ा कारण बनने वाले धान की पराली के धुएं पर उच्चतम न्यायालय ने सख्त रुख अपनाया है। शीर्ष अदालत ने मंगलवार को सुझाव देते हुए कि पराली जलाने में शामिल किसानों पर आपराधिक मुकदमा चलाने से सही संदेश जाएगा और अन्य किसान इस कृत्य से परहेज करेंगे।

उच्चतम न्यायालय के मुख्य न्यायाधीश बीआर गवई और न्यायमूर्ति के विनोद चंद्रन के पीठ ने जोर देते हुए कहा कि पराली जलाने की प्रथा सर्दियों के दौरान दिल्ली-एनसीआर में वाय गुणवत्ता को खतरनाक स्तर पर ले जाने का प्रमुख कारण बनती है। सुनवाई के दौरान पीठ ने यह सवाल भी पूछा कि क्या फसल अवशेष जलाने को अपराध घोषित करने के प्रावधान हैं।

केंद्र सरकार की ओर से पेश अतिरिक्त सॉलिसिटर जनरल ऐश्वर्या भाटी ने पीठ को बताया कि वायु गुणवत्ता प्रबंधन आयोग (सीएक्यूएम) अधिनियम उन अधिकारियों के खिलाफ दंड का प्रावधान करता है जो मानदंडों को लागू करने में विफल रहते हैं, लेकिन पर्यावरण संरक्षण अधिनियम व्यक्तिगत रूप से किसानों पर दायित्व नहीं बढ़ाता है। यह सुनकर सीजेआई ने कहा कि केवल अधिकारियों पर मुकदमा चलाना पर्याप्त नहीं होगा।

उन्होंने कहा, 'इतने सारे गांवों की निगरानी करना केवल एक अधिकारी के लिए मुश्किल है। यदि कुछ कृषक कानून का उल्लंघन करते हुए पाए जाते हैं, तो कम से कम कुछ को सलाखों के पीछे भेज दिया जाना चाहिए। इससे सही संदेश जाएगा।' उन्होंने केंद्र सरकार से पराली जलाने वाले किसानों तक दंडात्मक प्रावधानों का विस्तार करने पर विचार करने का आग्रह किया।

इसके जवाब में ऐश्वर्या भाटी ने पीठ को बताया कि सामाजिक संवेदनशीलता को ध्यान में रखते हुए राष्ट्रीय नीति के रूप में पहले कुछ मामले वापस ले लिए गए थे। लेकिन सीजेआई ने चेतावनी देते हुए कहा कि इस तरह व्यापक छूट देना उचित नहीं है। उन्होंने कहा, 'किसानों



का हमारे दिलों में विशेष स्थान है। उनके प्रयास के कारण ही हम रोटी खाते हैं, लेकिन इसका मतलब यह नहीं है कि पर्यावरण के मामले में उन्हें किसी तरह की छूट दी जाए या वे जिम्मेदारी

उन्होंने चेतावनी दी कि यदि सरकार सभी पक्षों के साथ मिल-बैठकर इस मुद्दे का हल नहीं निकाल पाती है तो अदालत परमादेश जारी कर सकती है। किसी व्यक्ति को सार्वजनिक या वैधानिक कर्तव्य का सख्ती से पालन करने को कहना परमादेश कहलाता है। पीठ ने उन रिपोर्टों का भी उल्लेख किया, जो यह दर्शाती हैं कि फसल अवशेषों को बायोफ्यूल के रूप में पुनः उपयोग किया जा सकता है, जिससे जलाने की आवश्यकता कम हो जाती है।

पंजाब सरकार की ओर से पेश वरिष्ठ अधिवक्ता राहल मेहरा ने छोटे किसानों को अपराधी बनाने का विरोध करते हुए तर्क दिया कि इससे उन पर आश्रित परिवारों को बड़ा नुकसान होगा। उन्होंने कहा कि इस मामले में राज्य 'रेड एंटी' प्रणाली का उपयोग करता है। इसके तहत पराली जलाने से बाज नहीं आने वाले डिफॉल्ट किसानों को अपना अनाज बाजारों और ऑनलाइन पोर्टलों पर बेचने से वंचित कर दिया जाता है। यह जेल की शर्तों से अधिक प्रभावी कदम है।

मेहरा ने अदालत के समक्ष तर्क दिया, 'अधिकांश किसान गरीब हैं और यदि आप एक हेक्टेयर भूमि वाले किसान को जेल भेज देते हैं, तो उस पर आश्रित कम से कम पांच लोग प्रभावित होते हैं। सीजेआई ने स्पष्ट किया कि अदालत बड़े पैमाने पर गिरफ्तारी की सिफारिश नहीं कर रही है, बल्कि निवारक के रूप में कार्य

करने के लिए चुनिंदा अभियोजन की सिफारिश

पराली जलाने का चलन पंजाब, हरियाणा पश्चिमी उत्तर प्रदेश और दिल्ली के किसानों में प्रचलित है। वे अगली फसल की बोआई के लिए अपने खेतों को जल्दी साफ करने के लिए ऐसा करते हैं। अपराजिता सिंह ने पीठ को यह भी बताया कि धान की फसल देर से कटने के कारण किसानों के पास अगली रबी की फसलों की तैयारी के लिए कम वक्त बचता है, इसलिए उन्हें पराली जलानी पड़ती है, ताकि खेत जल्दी

## प्रदुषण नियंत्रण बोर्डों में रिक्त पद भरने का निर्देश

एजेंसी के अनुसार उच्चतम न्यायालय ने उत्तर प्रदेश, हरियाणा, राजस्थान और पंजाब जैसे हितधारक राज्यों, वायु गुणवत्ता प्रबंधन आयोग (सीएक्युएम) और केंद्रीय प्रदुषण नियंत्रण बोर्ड (सीपीसीबी) को तीन महीने के भीतर राज्य प्रदूषण नियंत्रण बोर्डों में रिक्त पदों को भरने का निर्देश भी दिया। नियामक निकायों की ओर से अदालत में उपस्थित अतिरिक्त सॉलिसिटर जनरल ऐश्वर्या भाटी ने ताजा स्थिति रिपोर्ट रिकॉर्ड पर रखने के लिए समय मांगा। पिछले साल पीठ ने इस मुद्दे पर पंजाब और हरियाणा के मुख्य सचिवों को तलब किया था।

## अग्रिम भुगतान के बिना उधारकर्ता का अधिकार नहीं एकमुश्त निपटान योजना

भाविनी मिश्रा

नई दिल्ली, 17 सितंबर

सर्वोच्च न्यायालय ने फैसला दिया है कि बैंक की एकम्श्त निपटान (ओटीएस) योजना को अधिकार के तौर पर लागु नहीं किया जा सकता है। फैसले में कहा गया है कि उधारकर्ताओं को इसका लाभ उठाने के लिए अनिवार्य शर्तों का सख्ती से पालन करना होगा, जिसमें बकाया रकम के एक निश्चित हिस्से का अग्रिम भुगतान भी शामिल है।

न्यायमूर्ति दीपांकर दत्ता और एजी मसीह के पीठ ने आंध्र प्रदेश उच्च न्यायालय के उस आदेश को खारिज कर दिया जिसमें भारतीय स्टेट बैंक (एसबीआई) को एक उधारकर्ता के ओटीएस आवेदन पर नए सिरे से विचार करने का निर्देश दिया गया था, जबिक वह उधारकर्ता आवश्यक अग्रिम जमा करने में विफल रहा था। न्यायालय ने स्पष्ट किया कि केवल पात्रता से ही कोई निहित अधिकार नहीं मिल सकता है।

न्यायमूर्ति दत्ता ने पीठ के फैसले में कहा, 'यह बिल्कुल स्पष्ट है कि ओटीएस का लाभ उठाने के लिए आवेदन पर विचार तभी किया जाएगा जब उसके साथ 5 फीसदी बकाये रकम का अग्रिम भुगतान किया जाए। मगर इस मामले में वादी ने एक पैसा भी जमा नहीं कराया जिससे उसका आवेदन अधुरा और विचार करने लायक नहीं रहा।' शीर्ष न्यायालय ने दोहराया कि ओटीएस तंत्र एक रियायत है न कि लागु करने लायक कोई अधिकार। पीठ ने कहा कि एसबीआई द्वारा प्रस्ताव को खारिज किया जाना बिल्कुल सही था क्योंकि प्रक्रिया को आगे बढ़ाने के लिए 5 फीसदी ओटीएस रकम जमा करने की पर्व शर्त परी नहीं हुई थी।

यह विवाद उस समय पैदा हुआ जब उधारकर्ता तान्या एनर्जी अपनी 7 गिरवी परिसंपत्तियों के बदले लिये गए ऋण की अदायगी में डिफॉल्ट कर गई।

एसबीआई ने खाते को गैर-निष्पादित आस्ति (एनपीए) के रूप में वर्गीकत किए जाने के बाद सरफेसी कानून के तहत वसूली की प्रक्रिया शुरू की और गिरवी रखी गई परिसंपत्तियों की नीलामी करने की कोशिश की। मगर इसके साथ-साथ उधारकर्ता ने एसबीआई की 2020 की ओटीएस योजना के तहत आवेदन कर दिया। हालांकि बैंक ने गैर-अनुपालन, पिछली चूक, तथ्यों को छिपाने और ऋण वसूली ट्रिब्यूनल के समक्ष लंबित मामले के महेनजर आवेदन को खारिज कर दिया।

इसके बावजूद उच्च न्यायालय के एक एकल पीठ और बाद में एक खंडपीठ ने एसबीआई को उधारकर्ता के प्रस्ताव पर पुनर्विचार करने का आदेश दिया। एसबीआई ने उस आदेश के खिलाफ सर्वोच्च न्यायालय में याचिका दायर कर दी।

सर्वोच्च न्यायालय ने एसबीआई की अपील को स्वीकार करते हुए माना कि बैंक कानून के तहत वसूली उपायों को आगे बढ़ाने के लिए स्वतंत्र है। उसने उधारकर्ता के लिए 2020 की योजना से इतर एक नए समझौता प्रस्ताव के लिए सीमित गुंजाइश छोड़ी।

न्यायालय ने कहा कि यदि प्रस्तावित शर्तें उचित एवं व्यावहारिक पाई जाती हैं तो एसबीआई ऐसे प्रस्ताव पर विचार कर सकता है। विशेषज्ञों का कहना है कि इस फैसले का व्यापक प्रभाव यह होगा कि बैंक अब बातचीत के लिए मजबूत स्थिति में होंगे।

## आईफोन 17 की बुकिंग तोड़ रही सारे रिकॉर्ड

**सुरजीत दास गुप्ता** नई दिल्ली, 17 सितंबर

पिछले शुक्रवार यानी 12 सितंबर से शुरू हुई ऐपल के नए आईफोन 17 के सभी वेरियंट की बुकिंग बीते साल पेश किए गए आईफोन-16 के मुकाबले 30 से 40 फीसदी अधिक हो गई है। वितरकों और खुदरा विक्रेताओं द्वारा जारी शरुआती अनुमानों से इसका पता चला है।

काउंटरप्वाइंट रिसर्च के शरुआती अध्ययन से इस रुझान के बारे में पता चला है। यह स्पष्ट तौर पर दर्शाता है कि भारतीय बाजार में शुरुआती स्तर के आईफोन 17 की बिक्री बीते साल पेश किए गए आईफोन-16 के मुकाबले कहीं अधिक होगी।

काउंटरप्वाइंट रिसर्च के शोध निदेशक तरुण पाठक ने कहा, 'हम देख रहे हैं कि शुरुआती स्तर के आईफोन-17 की मांग आईफोन-16 के मुकाबले कहीं ज्यादा मजबृत रही है। अब आईफोन-17 का शरुआती मॉडल 256 जीबी स्टोरेज के साथ आ रहा है, जबकि आईफोन-16 का शुरुआती मॉडल 128 जीबी स्टोरेज क्षमता के साथ पेश किया गया था। इसके अलावा इस पर मिल रही अधिक छूट ने भी लोगों को काफी आकर्षित किया है, जिससे खुदरा विक्रेताओं को भी लग रहा है कि इस मॉडल की बिक्री दमदार होने वाली है।'

ऐपल इंक के साथ बेहद करीब से जुड़े वितरकों का कहना है कि इतिहास गवाह रहा है कि जो बिक्री पहले दिन होती है वह बरकरार रहती है और इस बार बिक्री में यह उछाल कम से कम शुरुआती दौर में भारत में कंपनी के लिए एक तरह का रिकॉर्ड बना सकता है।

काउंटरप्वाइंट रिसर्च ने यह भी बताया कि आईफोन-17 प्रो और प्रो पड़ रहा है।'



मैक्स दोनों की मांग काफी अधिक है। इसके अलावा इस बार कॉस्मिक ऑरेंज मॉडल ने उन ग्राहकों को काफी आकर्षित किया है, जिन्हें ऐपल इंक के इन अनठे फोन अर्से से पसंद आते रहे हैं।

मगर वितरकों के साथ-साथ ऑनलाइन स्टोर पर भी आईफोन की कमी है, जिसका मतलब है कि इसे खरीदने वाले ग्राहकों को लंबे समय तक इंतजार करना पड़ सकता है। हालांकि, आधिकारिक रूप से इस फोन की डिलिवरी 19 सितंबर से शुरू हो जाएगी, लेकिन लोकप्रिय इलेक्ट्रॉनिक्स दुकान विजय सेल्स ने अपनी वेबसाइट पर पहले ही कह दिया है कि प्रो और प्रो मैक्स की बिक्री 3 अक्टबर से शरू की जाएगी। ई-कॉमर्स की दिग्गज एमेजॉन की वेबसाइट पर न तो कॉस्मिक ऑरेंज और न ही डीप ब्लू आईफोन प्रो उपलब्ध है। मगर आईफोन-17 और आईफोन एयर ग्राहक खरीद सकते हैं।

पाठक ने बताया. 'आईफोन-17 लेना है तो आपको थोड़ा अधिक इंतजार करना होगा और अगर आप नारंगी रंग वाला खास आईफोन लेना चाहते हैं तो और अधिक इंतजार करना होगा। वितरक हमें बता रहे हैं कि मांग पुरी करने के लिए इन्वेंट्री बनाने में उन्हें अभी काफी मुश्किलों का सामना करना

# भारत-ईयू व्यापार वार्ता में और प्रगति...

पृष्ठ १ का शेष

भारत के लिए सुरक्षा, पैकेजिंग और पर्यावरणीय मानदंडों से संबंधित गैर-शुल्क उपायों को सुलझाना प्राथमिकताओं में से एक है।

शेफचोविच ने कहा कि दोनों पक्षों को उम्मीद थी कि वे कृषि और वाहन पर चर्चा पूरी कर लेंगे लेकिन ऐसा नहीं हो सका। कृषि पर हम एक और

ईय के व्यापार आयक्त ने इस तथ्य पर भी प्रकाश डाला कि कारों के मामले में भारत में दुनिया में सबसे अधिक शुल्क है और चर्चा उन्हें कम को लाभ हो। उन्होंने कहा. '...लेकिन मुझे लगता है कि एक-दूसरे के मुद्दों पर पहले से बेहतर समझ हुई हैं और इससे हमें अगले दौर की चर्चाओं के लिए तैयार करने में मदद मिलेगी।'

भारत और यरोपीय संघ के बीच

13वें दौर की वार्ता 8 से 12 सितंबर को नई दिल्ली में हुई थी। कमियों को दूर करने के लिए आगे की बातचीत की योजना है। अधिकारी 6 से 10 अक्टूबर तक ब्रसेल्स में निर्धारित वार्ता के 14वें दौर की तैयारी कर रहे हैं।

एक भारतीय सरकारी अधिकारी ने बिजनेस स्टैंडर्ड को बताया, 'कई मोर्चों पर अच्छी प्रगति हुई है लेकिन कोई नए अध्याय पर चर्चा अभी पुरी नहीं हुई है। वाहन, शराब और सेवाओं से संबंधित कुछ पहलुओं पर और चर्चा की आवश्यकता है।' चिंता का प्रमुख क्षेत्र हैं।

भारत ने गैर-शुल्क उपायों को भी करने पर केंद्रित है ताकि दोनों पक्षों चिह्नित किया है जिनका सामना वे नियमन, सीमा शुल्क और व्यापार मुख्य रूप से युरोपीय बाजार में मत्स्य पालन और कृषि क्षेत्रों में करते हैं। इसके अलावा कार्बन बॉर्डर समायोजन तंत्र और वनों की कटाई विनियमन शुरू करने की ईयू की योजना भी भारत के लिए चिंता का प्रमुख क्षेत्र रही है। उक्त अधिकारी ने मुक्त व्यापार समझौते के लिए कहा, 'भले ही शुल्क कम हो जाएं।



गैर-शल्क चनौती बनी रह सकती है।' उन्होंने कहा कि भारत के गुणवत्ता नियंत्रण आदेश ईय की

अभी तक पारदर्शिता, सुगम सुविधा, बौद्धिक संपदा अधिकार और प्रशासनिक सहायता का अध्याय पूरा हो चुका है। दोनों पक्ष डिजिटल व्यापार अध्याय पर भी सैद्धांतिक रूप से सहमत हो गए हैं।

भू-राजनीतिक अनिश्चितताओं और अमेरिका द्वारा लागू की जा रही संरक्षणवादी नीतियों के बीच यूरोपीय

संघ के साथ वार्ता तेज की जा रही है। युरोपीय आयोग की अध्यक्ष उर्सुला वॉन डेर लेयेन के हवाले से आधिकारिक बयान में कहा गया है कि यरोप पहले से ही भारत का सबसे बड़ा व्यापारिक भागीदार है और हम वर्ष के अंत तक अपने मुक्त व्यापार समझौते को अंतिम रूप देने के लिए प्रतिबद्ध हैं। यूरोप व्यापार के लिए खुला है। और हम भारत के साथ अपने साझा भविष्य में निवेश करने के लिए तैयार हैं।

वित्त वर्ष 2024-25 के दौरान निर्यात किया जो इससे पिछले वित्त वर्ष से 0.09 फीसदी कम है। वाणिज्य विभाग के आंकड़ों से पता चला है कि वित्त वर्ष 2025 में आयात 1.3 फीसदी घटा है और यह 60.68 अरब डॉलर रहा। वित्त वर्ष 2025 में यूरोपीय संघ अमेरिका के बाद भारत का दूसरा सबसे बड़ा निर्यात गंतव्य था।

## ब्लैकबक बदलेगी बेंगलूरु कार्यालय का पता

पीरजादा अबरार और अभीक दास बेंगलूरु, 17 सितंबर

भारत की आईटी राजधानी बेंगलुरु में खराब बुनियादी ढांचा और नागरिकों तथा कंपनियों में बढ़ती निराशा एक बार फिर सामने आई है। ऑनलाइन ट्रकिंग प्लेटफॉर्म ब्लैकबक के सह-संस्थापक और मख्य कार्याधिकारी राजेश याबाजी ने कहा कि कंपनी बेंगलूरु के आउटर रिंग रोड के किनारे स्थित अपने बेल्लंदर कार्यालय को वहां बंद कर दूसरे जगह ले जा रही है। उन्होंने दफ्तर तक आने-जाने में ज्यादा समय लगने और खस्ताहाल सड़क को इसकी मुख्य वजह बताया। याबाजी ने मंगलवार को एक्स पर एक पोस्ट में

भारत ने यूरोपीय संघ को 75.85 🗄 कहा, 'ओआरआर (बेल्लंदुर) पिछले 9 वर्षों से अरब डॉलर मूल्य के सामान का हिमारा कार्यालय + घर रहा है लेकिन अब इसे जारी रखना बहत, बहत मश्किल है। इसलिए हमने यहां से बाहर निकलने का फैसला किया है।'

बेंगलुरु में रखरखाव के अभाव में सड़कें गड़ों से अटी पड़ी हैं और सड़कों पर भारी यातायात जाम आम बात हो गई है। इसके साथ ही पर्याप्त सार्वजनिक परिवहन की कमी और मेटो रेलवे के विकास की धीमी गति लोगों को दफ्तरों तक पहुंचना किसी दुस्वप्न से कम नहीं है।

तकरीबन एक दशक से ओआरआर शहर की

LEAD MANAGER TO THE ISSUE

TRAR TO ISSUE

Date - 17/09/2025

Place - Uttar Pradesh



बनियादी ढांचा संबंधी परेशानियों से जझ रहा है। इसके दोनों किनारों पर जेपी मॉर्गन और गोल्डमैन सैक्स से लेकर वॉलमार्ट, माइक्रोसॉफ्ट, गुगल और आईबीएम जैसी दिग्गज कंपनियों के दफ्तर हैं लेकिन दफ्तर से बाहर निकलते ही जमीनी बेंगलूरु में 3,500 से अधिक आईटी कंपनियां हैं, हकीकत आपको बुरी तरह से झकझोर देती है।

याबाजी ने कर्मचारियों द्वारा सामना की जाने वाली दिन-प्रतिदिन की चुनौतियों पर प्रकाश डालते हुए कहा, 'मेरे सहयोगियों के लिए औसत आवागमन का समय बढ़कर डेढ़ घंटे से ज्यादा (एक तरफ) हो गया है। सड़कें गड्ढों और धूल से भरी हैं। हमें अगले 5 वर्षों में इसकी स्थिति में कोई बदलाव नहीं दिख रहा है।'

सूत्रों के अनुसार ब्लैकबक की बेंगलूरु से

बाहर निकलने की नहीं है बल्कि शहर में एक अलग स्थान पर कार्यालय स्थानांतरित करने की योजना है।

ब्लैकबक द्वारा सामना की जा रही स्थिति के बारे में इन्फोसिस के पूर्व सीएफओ मोहनदास पई ने एक्स पर कहा, 'बेंगलुरु में प्रशासन की यह बड़ी विफलता है।' पई हमेशा शहर में बुनियादी ढांचा की कमी को लेकर मुखर रहे हैं और उन्होंने बार-बार राज्य सरकारों से इस समस्या का हल करने का आग्रह किया है।

बायोकॉन लिमिटेड और बायोकॉम बायोलॉजिक्स की कार्यकारी चेयरपर्सन किरण मजमदार शॉ ने कहा, 'यह गंभीर मसला है। इसके समाधान के लिए तुरंत उपाय किए जाने चाहिए।'

भारत की सिलिकन वैली कहे जाने वाले जो लगातार बनियादी ढांचे की समस्याओं से जझ रही हैं। टूटी-फूटी सड़कों और गंभीर जल संकट के साथ-साथ जलनिकासी की पर्याप्त व्यवस्था नहीं होने से मामुली बारिश होने पर भी शहर के कई इलाकों में जलजमाव हो जाता है। बेंगलुरु के यातायात जाम पर बढ़ती निराशा के साथ स्टार्टअप और बहुराष्ट्रीय कंपनियों की चिंता बढ़ रही है और अधिकारी उत्पादकता में कमी और व्यावसायिक अवसरों के चूकने का हवाला

On page 106 of the Prospectus, table for the price per share of our Company based on the primary/ new issue of shares (Equity Shares) shall stand replaced with the following:

The price per share of our Company based on the primary/ new issue of shares (Equity Shares)

The details of issuance of Equity Shares or convertible securities, excluding shares issued under ESOP/ESOS and issuance of bonus shares, during the 18 months preceding the date of this Prospectus, where such issuance is equal to or more than 5% of the fully diluted paid-up share capital of the Company (calculated based on the pre-issue capital before such transaction(s), in a single transaction or multiple transactions combined together over a span of 30 days is as follows:

		Face value per Equity Share (in ₹)	Issue Price per Equity Share (in ₹)		Total Consideration (in ₹ lakhs)
10th August, 2024	3,44,070	10.00/-	50.00/-	Conversion of Unsecured Ioan	172.04
Weighted average cost	of acquisition (WA	CA)			50.00
		,			

The information above modifies and updates the information as applicable in the prospectus, the Prospectus accordingly stands amended to the extent stated hereinabove and the above changes are to be read in conjunction with the Prospectus. Unless specified otherwise, all capitalised terms used herein shall have the same meaning ascribed to such terms in Prospectus

GENERAL RISKS: Investments in Equity and Equity related securities involve a degree of risk and investors should not invest any funds in this issue unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the

Prospectus. Specific attention of the investors is invited to the section "Risk Factors" beginning on page 29 of this Prospectus.

LISTING: The Equity Shares offered through this Prospectus are proposed to be listed on SME Platform of BSE Limited ("BSE SME"), in terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In-Principle approval letter dated June 20, 2025 from BSE Limited ("BSE") for using its name in this offer document for listing our shares on the SME Platform of BSE Limited ("BSE SME"). For the purpose of this Issue, the designated Stock

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, the Draft Prospectus was not filed with and the SEBI shall not issue any observation on Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" on page 239 of the Prospectus

DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE should not in any way be deemed or construed that the contents of the Prospectus or the price at which the Equity shares are offered has been cleared, solicited or approved by BSE, nor does it certify the correctness, accuracy or completeness of any of the contents of the Prospectus. The investors are advised to refer to the Prospectus for the full text of the "Disclaimer Clause of the BSE" on BASIS OF ISSUE PRICE: The Issue Price is determined by the Company in consultation with the Lead Manager. The financial data presented in chapter "Basis for Issue Price" on page 101 of the Prospectus is based on Company's Restated Financial Statements. Investors should also refer to the chapter titled "Risk Factors" and "Restated Financial Statements" on page 20 and 196 respectively of the Prospectus. The Audit Committee at a meeting recommended the Price noting that the Price is justified based on quantitative factors and key financial and operational performance indicators ("KPIs") disclosed in 'Basis for Issue Price' section vis-à-vis the

WACA of primary issuances /secondary transactions disclosed in the "Basis for Issue Price" section ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013: Main Objects as per MoA of our Company: For information related to the main objects of our Company, see "History and Certain Corporate Matters" on page 160 of the Prospectus and Clause III (A) of the Memorandum of Association of our Company. The MoA is a material document for inspection in relation to the Issu

PRECAUTIONARY NOTICE TO INVESTORS: INVESTORS ARE ADVISED TO READ THE PROSPECTUS INCLUDING THE RISK FACTORS CAREFULLY BEFORE TAKING AN INVESTMENT DECISION IN THIS ISSUE. FOR TAKING AN INVESTMENT DECISION, INVESTORS MUST RELY ON THEIR OWN EXAMINATION OF THE ISSUER AND THIS ISSUE, INCLUDING THE "RISK FACTORS" ON PAGE NO. 29 INVOLVED. SPECIFIC ATTENTION OF THE INVESTORS IS INVITED TO THAT ANY NEWS/ADVERTISEMENTS/ SMS/ MESSAGES/ ARTICLES AND VIDEOS. IF ANY, BEING CIRCULATED IN THE DIGITAL MEDIA AND/OR PRINT MEDIA. SPECULATING ABOUT THE INVESTMENT OPPORTUNITY IN OUR COMPANY'S ISSUE AND ABOUT EQUITY SHARES OF OUR COMPANY BRING AVAILABLE AT PREMIUM AND/OR DISCOUNT TO THE ISSUE PRICE ("MESSAGE") DURING THE ISSUE PERIOD IS AND/OR WILL NOT AND/OR HAS NOT BEEN ISSUED BY OUR COMPANY OR ANY OF OUR DIRECTORS, KEY MANAGERIAL PERSONNEL, PROMOTERS, PROMOTER GROUP OR GROUP COMPANIES. ANY SUCH MESSAGE IN CIRCULATION IS MISLEADING & FRAUDULENT ADVERTISEMENT AND ISSUED BY A THIRD PARTY TO SABOTAGE THE IPO, OUR COMPANY OR ANY OF OUR DIRECTORS, KEY MANAGERIAL PERSONNEL, PROMOTERS, PROMOTER GROUP OR GROUP COMPANIES AND THE INTERMEDIARIES ARE NOT INVOLVED IN ANY MANNER WHATSOEVER.

Liability of Members: The Liability of members of Company is Limited. Amount of Share Capital of Our Company and Capital Structure: The authorized and issued, subscribed and paid-up Equity share capital of the Company as on the date of the Prospectus is as follows: The authorized share capital of ₹ 1,000.00 Lakhs divided into 1,00,00,000 Equity Shares of ₹10/- each. The Issued, subscribed and paid-up equity share capital of ₹ 633.12 Lakhs divided into 63,31,170 Equity Shares of ₹10/- each. For details of the share capital and capital structure of the Company see "Capital Structure" on page 75 of the Prospectus

Name of the Signatories to the MOA of the Company and the number of Equity Shares held by them: The names of the signatories of the Memorandum and Association of the Company and the number of Equity shares subscribed by them at the time of signing of Memorandum of Association: Initial allotment to Mr. Ashish Goel (250 Equity Shares), Mr. Vishal Goel (250 Equity Shares), Ms. Rashika Gupta (1000 Equity Shares) (formerly Ms. Rashika Goel) being the subscribers of

**Corporate Makers Capital Limited** 

611, 6th Floor, Pragati Tower, Rajendra Place, New Delhi- 110008

Telephone: 011 41411600; Email: info@corporatemakers.in; Website: www.corporatemakers.in

Investor Grievance Email: compliance@corporatemakers.in Contact Person: Mr. Manish Kuamr Singh/ Mr. Rohit Pareek SEBI Registration Number: INM000013095

CIN: U65100DL1994PLC063880 **Maashitla Securities Private Limited** 

451, Krishna Apra Business Square, Netaji Subhash Place, Pitampura, New Delhi – 110034 **Telephone:** +91-11 4758 1432; **Email Id**: ipo@maashitla.com;

Investor Grievance Id: <a href="mailto:investor.ipo@maashitla.com">investor.ipo@maashitla.com</a>; Website: <a href="mailto:www.maashitla.com">www.maashitla.com</a>; Contact Person: Mr. Mukul Agrawal

SEBI Registration No.: INR000004370 CIN: U67100DL2010PTC208725

Ms. Swati Vaish

Address: Kemri Road, Rampur, Bilaspur, Uttar Pradesh-244921

Contact No: +91-9837008895; Email ID: info@solvexedibles.in; Website: www.solvexedibles.in Applicants can contact the Company Secretary and Compliance Officer or the Lead Manager 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, credit of Allotted Equity Shares in the respective beneficiary account and refund orders, etc. All complaints, queries or comments received by Stock Exchange / SEBI shall be forwarded to the Lead Manager, who shall respond to the same.

AVAILABILITY OF PROSPECTUS: Investors are advised to refer to the Prospectus and the Risk Factors contained therein before applying in the Issue. Full copy of the Prospectus is available on the website of the SEBI at <a href="www.sebi.gov.in">www.sebi.gov.in</a>, the website of the Lead Managers to the Issue at <a href="www.corporatemakers.in">www.corporatemakers.in</a>, website of company at www.solvexedibles.in and website of stock exchange at www.bseindia.com

AVAILABILITY OF ABRIDGED PROSPECTUS: A copy of the Abridged Prospectus shall be available on the website of the Company, LM and SME platform of BSE a www.solvexedibles.in, www.corporatemakers.in and www.bseindia.com.

AVAILABILITY OF BID-CUM-APPLICATION FORMS: Bid-Cum-Application forms can be obtained from the Registered Office of the Company: Solvex Edibles Limited

Lead Managers: Corporate Makers Capital Limited. Bid-cum-application Forms will also be available on the website of SME platform of BSE www.bseindia.com and the designated branches of SCSBs, the list of which is available at websites of the Stock Exchange and SEBI.

BANKERS TO THE ISSUE / REFUND BANK / SPONSOR BANK: ICICI Bank Limited BANKER TO THE COMPANY: HDFC Bank Limited

Maashitla

Investor should read the Prospectus carefully, including the "Risk Factors" beginning on page 29 of the Prospectus before making any investment decision All capitalized terms used herein and not specifically defined shall have the same meaning as prescribed to them in the Prospectus

> For Solvex Edibles Limited On behalf of the Board of Directors

Company Secretary and Compliance Officer Solvex Edibles Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and othe

considerations, to undertake an initial public offering of its Equity Shares and has filed the Prospectus with Registrar of Companies, Kanpur on September 16, 2025 website of lead managers to the issue at <a href="https://www.corporatemakers.in">www.corporatemakers.in</a>, website of the Company i.e. <a href="https://www.solvexedibles.in">www.solvexedibles.in</a> and website of the BSE at <a href="https://www.solvexedibles.in">www.solvexedibles.in</a> and <a href="https://www.solvexedibles.in">www.solvexedibl respectively. 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 29 of the Prospectus. Potential investors should not rely on the Prospectus for making any investment decision. The Equity Shares offered in the Issue have not been and will not be registered under the U.S. Securities Act, 1933 (the "U.S. Securities Act") or any state securitie

laws in the United States, and may not be offered or sold within the United States, 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. Accordingly, the Equity Shares are being offered and sold only outside the United States in offshore transactions in reliance on Regulations and the applicable laws of the jurisdiction where those offer and sales occur. There will be no public offering of the Equity Shares in the United States.