



# J. B. CHEMICALS & PHARMACEUTICALS LIMITED

November 25, 2020

BSE Ltd.  
Phiroze Jeejeebhoy Towers  
Dalal Street  
Mumbai 400 001

**BSE Scrip Code: 506943**

**Stock Symbol: JBCHEPHARM**

Dear Sir,

**Sub: Disclosure under Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with the Securities and Exchange Board of India circular bearing reference no. CIR/CFD/CMD/4/2015 dated September 9, 2015**

**Ref: Newspaper advertisement for Postal Ballot**

We refer to our letter dated 24-11-2020 in relation to submission of postal ballot notice dated 20-11-2020 issued to the members of the Company on 24-11-2020.

In continuation thereof, this is to inform you that the Company has published newspaper advertisement in relation to the said postal ballot in Financial Express (English) and Loksatta (Marathi) edition of 25-11-2020. A cutting of the said advertisements published for attention of the members of the Company is attached.

We request you to take the above disclosure on record.

Thanking You,

Yours faithfully,

**For J.B. Chemicals & Pharmaceuticals Ltd.**

**M. C. Mehta**  
**Company Secretary & Vice President - Compliance**





**Lex Nimble Solutions Limited**  
CIN: L74070GPN05L0045930, Regd Office: G3, Mode 1st Floor,  
Cyber Towers, HITEC City, Madhapur, Hyderabad, Telangana - 500081  
Tel: 040-2022933 Email: investor@lexnimble.in, Web: www.lexnimble.in

## NOTICE

Notice is hereby given that the Extraordinary General Meeting (EGM) of members of M/s. Lex Nimble Solutions Limited will be held on Saturday the 19th Day of December, 2020 at 08.00 a.m. (IST) through Video Conferencing/Other Audio Visual Means (VCO/AVM) facility in compliance with the applicable provisions of Companies Act, 2013, rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 read with General Circular No. 14/2020, 17/2020 and 20/2020 dated 8 & 19 April, 2020 and 5 May 2020 respectively issued by Securities Exchange Board of India and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May, 2020 issued by Securities Exchange Board of India, to transact the business as set out in Notice of EGM.

Pursuant to section 91 of the Companies Act, 2013, read with Rule 10 of Companies (Management and Administration) Rules, 2014 and Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Register of Members and Share Transfer Books of the Company will remain closed from Monday 14.12.2020 to Friday 19.12.2020 (both days inclusive) for the purpose of EGM.

The Notice of EGM will only be sent electronically to those members whose E-mail Id's are registered with their respective depository participants or Company in accordance with the MCA and SEBI Circulars. Shareholders, who have not registered their E-mail Id's, are requested to update the same immediately with their depository participants. The Notice of EGM will be made available on the website of the company at [www.lexnimble.in](http://www.lexnimble.in) and also at website of the Bombay Stock Exchange [www.bseindia.com](http://www.bseindia.com).

Members can join and participate in the EGM only through VCO/AVM facility and may cast their vote through remote e-voting & e-voting during the EGM through CDSL Electronic voting platform. The cut-off date for determining the eligibility to cast the vote through remote e-voting and e-voting during the EGM is 12.12.2020. The remote e-voting module will be enabled on Wednesday, 16.12.2020 at 9.00 a.m. and ends on Friday, 18.12.2020 at 5.00 p.m. The e-voting module shall be disabled by CDSL for voting thereafter. Please be noted that, the instructions for joining the EGM and the manner of participating at the remote e-voting and e-voting during the EGM are provided in the Notice of the EGM.

Any member who holds shares of the Company as on the cut-off date i.e. 12.12.2020, whether registered his/her email id with the Depository participant/Company or not, may obtain the login ID and password by logging in to the e-voting website [www.evotingindia.com](http://www.evotingindia.com) during the voting period or during the EGM as per the instructions given in the Notice of the EGM and may cast the vote.

In case of any queries pertaining to e-voting, you may refer to the Frequently Asked Questions (FAQs) for Members and e-voting user manual for Members available at [www.evotingindia.com](http://www.evotingindia.com) under help section or write an email to helpdesk, [evoting@cdslindia.com](mailto:evoting@cdslindia.com)

For Lex Nimble Solutions Limited  
Praveen Chakravarty Medikundam  
Hyderabad  
25 November, 2020  
Chairman & Director

## NOTICE

## Mutual Fund

Principal Asset Management Pvt. Ltd.

(CIN : U25000MH1991PTC04692)

Regd. Office: Exchange Plaza, 'B' Wing, Ground Floor, NSE Building, Bandra Kurla Complex,

Bandra (East), Mumbai - 400 051 • Toll Free: 1800 425 5600 • Fax: (022) 6772 0512

E-mail: [customer@principalindia.com](mailto:customer@principalindia.com) • Web: [www.principalindia.com](http://www.principalindia.com)

### NOTICE-CUM-ADDENDUM TO THE SCHEME INFORMATION DOCUMENT (SID), STATEMENT OF ADDITIONAL INFORMATION (SAI) & KEY INFORMATION MEMORANDUM (KIM) OF THE SCHEMES OF PRINCIPAL MUTUAL FUND INC. 43/2020

De-activation of the Investor Service Center (ISC) of KFIN Technologies Private Ltd., the Registrar and Transfer Agent ("R&T") to Principal Mutual Fund.  
Below is the list of ISCs of R&T that will be de-activated w.e.f. November 25, 2020.

Sl.No	ISC	Address
1.	Dharwad	KFIN Technologies Pvt. Ltd., Adinath Complex, Beside Kamal Automobiles, Bhoovali Galli, Opp Old Laxmi Talkies, P. B. Road, Dharwad-580001.
2.	Alleppey	KFIN Technologies Pvt. Ltd., 1st Floor, JP Towers, Mullackal, KSRTC Bus Stand, Alleppey-688011.
3.	Malappuram	KFIN Technologies Pvt. Ltd., 2nd Floor, Peekays Arcade, Down Hill, Malappuram-676505.
4.	Dindigul	KFIN Technologies Pvt. Ltd., No. 59B, New Pensioner Centre, Palani Road, Opp. Gomathi Lodge, Dindigul-624001.
5.	Pollachi	KFIN Technologies Pvt. Ltd., 1st Floor, MKG Complex, Opp. to Gowri Shankar Hotel, Pollachi-642001.
6.	Thanjavur	KFIN Technologies Pvt. Ltd., No. 1, Basement, Nallaiyah Complex, Srinivasam Pillai Road, Thanjavur-613001.
7.	Tirupur	KFIN Technologies Pvt. Ltd., No. 669A, Kamraj Road, Near Old Collector Office, Tirupur-641604.
8.	Vijayanagar	KFIN Technologies Pvt. Ltd., D.No: 20-20-29, 1st Floor, Surya Nagar, Kalavapuvu Meda, Near Ayodhya Stadium, Dharmapuri Road, Vijayanagar-535002.
9.	Nellore	KFIN Technologies Pvt. Ltd., D.No: 16-5-66 Ramaraa Complex, No.2 Shop No.305, 3rd Floor, Nagula Mitta Road, Opp. Bank of Baroda, Nellore-524001.
10.	Jaunpur	KFIN Technologies Pvt. Ltd., R. N. Complex 1-1-9-G, R. N. Complex, Opposite Pathak Honda, Above Oriental Bank of Commerce, Jaunpur-222002.
11.	Korba	KFIN Technologies Pvt. Ltd., Nidhi Bt Complex, Plot No 5, Near Patidar Bhawan, T.P. Nagar, Korba-495677.
12.	Saharanpur	KFIN Technologies Pvt. Ltd., 18 Mission Market, Court Road, Saharanpur-247001.
13.	Margao	KFIN Technologies Pvt. Ltd., 2nd Floor, Dalal Commercial Complex, Pajflood, Margao-403601.
14.	Ratlam	KFIN Technologies Pvt. Ltd., 1 Nagpal Bhawan, Free Ganj Road, Do Batti, Near Nokia Care, Ratlam-457001.
15.	Dalhousie	KFIN Technologies Pvt. Ltd., 2nd Floor, Room No.226, R.N Mukherjee Road, Kolkata-700001.

This addendum shall form an integral part of the SAI/SID/KIM of the scheme(s) of Principal Mutual Fund as amended from time to time. All other features/terms and conditions thereof remain unchanged.

For further information/assistance, do visit us at [www.principalindia.com](http://www.principalindia.com) or e-mail us at [customer@principalindia.com](mailto:customer@principalindia.com) or call on our Toll Free: 1800 425 5600.

For Principal Asset Management Pvt. Ltd.

Place: Mumbai

Date: November 24, 2020

Authorised Signatory

\*Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

## J.B. Chemicals &amp; Pharmaceuticals Limited

Regd. Office: Neeleman Centre, 'B' Wing, 4th Floor Hind Cycle Road, Mumbai 400 030.

Corporate Office: Energy IT Park, Unit A2, 3rd floor, Appa Saheb Marathe Marg,

Prabhadevi, Mumbai 400 025.

Phone: 022 2439 5500 / 5200 Fax: 022 - 2431 5331 / 2431 5334.

CIN: L24300MH1978PLC015980.

E-mail: [secretariat@jbcpl.com](mailto:secretariat@jbcpl.com), website: [www.jbcpl.com](http://www.jbcpl.com)

## NOTICE TO MEMBERS

NOTICE is hereby given that pursuant to the provisions of Section 110 of the Companies Act, 2013 and Rule 22 of the Companies (Management and Administration) Rules, 2014 read with General Circular No. 14/2020 dated 8th April, 2020, General Circular No. 17/2020 dated 13th April, 2020 and General Circular No. 33/2020 dated 28th September, 2020 issued by the Ministry of Corporate Affairs ("MCA"), the Company is seeking assent of the members of the Company by voting through postal ballot to the three ordinary resolutions pertaining to (i) appointment of Deloitte Haskins & Sells LLP, Chartered Accountants, as auditors in casual vacancy caused by resignation of D N V & Co., Chartered Accountants (ii) appointment of Mr. Nikhil Chopra [DIN: 07220991] as a director of the Company, and (iii) approval to resolution set out in the postal ballot notice dated 20-11-2020 (the "said Postal Ballot notice").

The Company has completed the dispatch of the said Postal Ballot notice accompanied by an explanatory statement dated 20-11-2020 to those members of the Company who have registered their e-mail address with the Company or depository participant/depository as on 20-11-2020 ("cut-off date"). The right of members to receive the said Postal Ballot notice and the right to vote on the said resolutions shall be reckoned as of the cut-off date and a person who is not a member of the Company as on the cut-off date should treat the said Postal Ballot notice for information purposes only. The voting right of the Public Shareholders either through registered post or speed post or courier or hand delivery with proof of delivery or through email as a text or as an attachment to email as a notification provided electronic link or uniform resource locator including a read receipt (referred to as the "LoF Delivery Requirement"), then the members participation of aforementioned number of Public Shareholders shall be 92.74% of the paid-up equity share capital of the Company which exceeds the minimum number of equity shares acquired for the Delisting of the Company as per the LoF Delivery Requirement provided in provision 17(b) of the SEBI Delisting Regulations is deemed to have been complied with if the Acquirer or Manager to the Offer dispatches the Letter of Offer to all the Public Shareholders of the Company by registered post or speed post through the India Post and is able to provide a detailed account regarding the status of delivery of the letters of offer of the Delisting of the Company.

33.00% Equity Shares have been validly tendered at or below the Exit Price, which is higher than the Minimum Acceptance Condition, as mentioned above. The Acquirer shall accept all Equity Shares validly tendered at or below the Exit Price as mentioned above and post acquisition of these Equity Shares, the shareholding of the Promoter and Promoter Group shall be 92.74% of the paid-up equity share capital of the Company which exceeds the minimum number of equity shares acquired for the Delisting of the Company as per the LoF Delivery Requirement provided in provision 17(b) of the SEBI Delisting Regulations.

Further, more than 25% of the Public Shareholders holding shares in dematerialized mode as on September 7, 2020, have participated in the Reverse Book Building process. This Delisting Offer is thus, successful in accordance with Regulation 17(b) of the Delisting Regulations.

5. The Delisting Offer is thus deemed to be successful.

ACCEPTANCE OF FINAL PRICE AND DELISTING  
At the public shareholders of the Company who have validly tendered the Equity Shares at or below the Exit Price will be paid consideration of ₹71.50 (Rupees Seven and fifty paise Only) per Equity Share. Last date for payment of consideration to public shareholders whose shares have been accepted under the Offer will be December 08, 2020. Tax to account for the non-resident Shareholders will be deducted in accordance with Clause 23 of the Letter of Offer.

7. The Equity Shares of the Public Shareholders whose Bids have been rejected, the shares will be returned to the Public Shareholders in accordance with Procedure for Settlement contained in section 15 of the Public Announcement and section 18 of the Letter of Offer.

8. The Company will initiate the necessary steps to delist the Equity Shares from the National Stock Exchange of India Limited (NSE). The Company shall announce the delisting date in the same newspapers in which the Public Announcement and this Post Offer Public Announcement has appeared.

OUTSTANDING SHARES AFTER DELISTING  
In accordance with the provisions of Regulation 21 of the Delisting Regulations, the public shareholders of the Company, who have either not participated in the RBB Process or who unsuccessfully tendered their Equity Shares in RBB process (residual public shareholders), will be able to offer their Equity Shares to the Acquirers at the Exit Price for a period of one year from the date of delisting of the Equity Shares of the Company from the NSE ("Exit Window"). A separate offer letter in this regard will be sent to the Public Shareholders of the Company who are eligible to participate in the Exit Offer by submitting the requisite documents within the stipulated time as set in such Exit Offer letter. If they should consent the Manager to the Offer or the Registrar or the Company.

At the public shareholders of the Company who have validly tendered the Equity Shares at or below the Exit Price will be paid consideration of ₹71.50 (Rupees Seven and fifty paise Only) per Equity Share. Last date for payment of consideration to public shareholders whose shares have been accepted under the Offer will be December 08, 2020. Tax to account for the non-resident Shareholders will be deducted in accordance with Clause 23 of the Letter of Offer.

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## UCAL FUEL SYSTEMS LIMITED

Regd. Office: "Rahajo Towers", Delta Wing - Unit 705,

177 Anna Salai, Chennai 600 002.

CIN: L31900TN1985PLC012343, Tel No 044-42208111

Fax No.044-28605020 E-mail: [investor@ucal.com](mailto:investor@ucal.com), Website: [www.ucalfuel.com](http://www.ucalfuel.com)

## NOTICE

(for the attention of Shareholders of the company)  
Sub: Transfer of Equity Shares of the company to Investor Education and Protection Fund (IEPF)

This Notice is hereby given to the shareholders of the company pursuant to the provisions of the Investors Education and Protection Fund Authority (Accounting, Audit, Transfer and Refunds) Rules, 2016 notified by the Ministry of Corporate Affairs (MCA) and as amended from time to time.

The Rules, amongst other matters, contains provisions for transfer of all shares in respect of which dividend has not been paid or claimed by the shareholders for seven consecutive years or more in the name of Investor Education and Protection Fund (IEPF) Authority.

In adherence to the various requirements set out in the Rules, the Company has sent communications on various dates to all the concerned shareholders who have not claimed their dividends for last seven consecutive years i.e. from financial year 2012-13 onwards, at their latest available address and whose shares are liable to be transferred to the IEPF Authority under the said Rules for taking appropriate action(s).

The Company has also uploaded complete details of such shareholder(s) and shares due for transfer to the IEPF Authority on its website [www.ucalfuel.com](http://www.ucalfuel.com). Shareholders are requested to refer to web link: <http://www.ucalfuel.com/investor/investor-information/unclaimed/dividend/shares> to verify the details of un-encashed dividends and the shares liable to be transferred to the IEPF Authority.

Shareholders may kindly note that all unclaimed dividend and the corresponding shares transferred to IEPF Authority/Suspense Account including all benefits accruing on such shares, if any, till the date of valid claim, can be claimed back from the IEPF Authority, after following due procedure prescribed in the Rules in this regard.

The concerned shareholder(s) holding shares in physical form and whose shares are liable to be transferred to the IEPF Authority, may note that upon transfer of shares to IEPF Authority the original share certificate(s) which are registered in their name will stand automatically cancelled and be deemed non-negotiable. In case of shares held in Demat Form, to the extent of shares liable to be transferred, shall stand debited from the shareholders account.

In case the company does not receive any communication from the concerned shareholders by 12.12.2020 the corresponding shares to the unpaid/unclaimed dividend for seven consecutive years will be credited to the IEPF Authority and no claim shall lie against the Company in respect thereof pursuant to the said Rules.

Shareholders may also note that the shares transferred to the IEPF Authority including all the benefits accruing on such shares, if any, can be claimed from the IEPF Authority by submitting an application to IEPF as prescribed under the Rules and the same is available on IEPF website [www.iepf.gov.in](http://www.iepf.gov.in).

For any queries on the aforesaid subject, the shareholders are requested to contact Company's Registrar and transfer Agents, Integrated Registry Management Services Private Limited, (formerly Integrated Enterprises (India) Limited), Second Floor, "Kences Towers", No.1 Ramakrishna Street, Off/ Near Usman Road, T. Nagar, Chennai 600 017, Tamilnadu, Tel.No.044-28140801 to 28140803; E-mail: [csd@integratedindia.com](mailto:csd@integratedindia.com)

For UCAL FUEL SYSTEMS LIMITED  
REKHA RAGHUNATHAN  
Director or Company Secretary

Date : 14.09.2020

Place : Chennai

PUBLIC ANNOUNCEMENT

FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

## BABA AGRO FOOD LIMITED

CIN: L15460HJ2008PLC013255

Registered Office: 554, Mangal Murti Heights, 5th Floor, Kani Bagam, Henna Road, Borchi - 480001, Jharkhand

Tel. No. +91 651 228583, Fax No. +91 651 223337, E-mail Id: [investor@babaagro.com](mailto:investor@babaagro.com), Website: [www.babaagro.com](http://www.babaagro.com)

## OFFER FOR DELISTING OF EQUITY SHARES

This post offer public announcement (Post Offer PA) is being issued Marish Kumar Sahu, Yogesh Kumar Sahu, Gyan Prakash Sahu and Rishi Sahu (Acquirers) to the public shareholders of BABA Agro Food Limited (the "Company"), in respect of the proposed acquisition and delisting of shares of the Company having a face value of ₹10/- (Rupees Ten Only) each (Equity Shares) in accordance with Regulation 18 of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009, as amended (Delisting Regulations). The Acquirers are the part of Promoters Group of the Company. This Post Offer PA is in continuation of and should be read in conjunction with (i) the Public Announcement published on November 11, 2020 in Financial Express (all editions), Jansatta (all editions) and Pratibha (Mumbai edition) (Public Announcement); and (ii) Letter of Offer dated November 12, 2020 issued in respect of inviting bids from all public shareholders of the Company (Letter of Offer).

The capitalised terms and abbreviations used but not defined in this post offer public announcement shall have the same meaning as ascribed to them in the Public Announcement and the Letter of Offer, unless otherwise specified.

The Acquirers issued the Public Announcement seeking to acquire, in accordance with the Delisting Regulations and on the terms and conditions as set out in the Public Announcement and the Letter of Offer, 33,34,000 Equity Shares representing 25.19% of the paid-up equity share capital of the Company (Offer Shares) held by the Public Shareholders. The Public Shareholders holding equity shares of the Company were invited to submit Bids pursuant to a Reverse Book Building (RBB) process made available through the electronic system (LoF Delivery Requirement) and the minimum number of equity shares acquired for the Delisting of the Company as per the LoF Delivery Requirement provided in provision 17(b) of the SEBI Delisting Regulations is deemed to have been complied with if the Acquirer or Manager to the Offer dispatches the Letter of Offer to all the Public Shareholders of the Company by registered post or speed post through the India Post and is able to provide a detailed account regarding the status of delivery of the letters of offer of the Delisting of the Company.

33.00% Equity Shares have been validly tendered at or below the Exit Price, which is higher than the Minimum Acceptance Condition, as mentioned above. The Acquirer shall accept all Equity Shares validly tendered at or below the Exit Price as mentioned above and post acquisition of these Equity Shares, the shareholding of the Promoter and Promoter Group shall be 92.74% of the paid-up equity share capital of the Company which exceeds the minimum number of equity shares acquired for the Delisting of the Company as per the LoF Delivery Requirement provided in provision 17(b) of the SEBI Delisting Regulations.

Further, more than 25% of the Public Shareholders holding shares in dematerialized mode as on September 7, 2020, have participated in the Reverse Book Building process. This Delisting Offer is thus, successful in accordance with Regulation 17(b) of the Delisting Regulations.

5. The Delisting Offer is thus deemed to be successful.

ACCEPTANCE OF FINAL PRICE AND DELISTING  
At the public shareholders of the Company who have validly tendered the Equity Shares at or below the Exit Price will be paid consideration of ₹71.50 (Rupees Seven and fifty paise Only) per Equity Share. Last date for payment of consideration to public shareholders whose shares have been accepted under the Offer will be December 08, 2020. Tax to account for the non-resident Shareholders will be deducted in accordance with Clause 23 of the Letter of Offer.

7. The Equity Shares of the Public Shareholders whose Bids have been rejected, the shares will be returned to the Public Shareholders in accordance with Procedure for Settlement contained in section 15 of the Public Announcement and section 18 of the Letter of Offer.

8. The Company will initiate the necessary steps to delist the Equity Shares from the National Stock Exchange of India Limited (NSE). The Company shall announce the delisting date in the same newspapers in which the Public Announcement and this Post Offer Public Announcement has appeared.

OUTSTANDING SHARES AFTER DELISTING  
In accordance with the provisions of Regulation 21 of the Delisting Regulations, the public shareholders of the Company, who have either not participated in the RBB Process or who unsuccessfully tendered their Equity Shares in RBB process (residual public shareholders), will be able to offer their Equity Shares to the Acquirers at the Exit Price for a period of one year from the date of delisting of the Equity Shares of the Company from the NSE ("Exit Window"). A separate offer letter in this regard will be sent to the Public Shareholders of the Company who are eligible to participate in the Exit Offer by submitting the requisite documents within the stipulated time as set in such Exit Offer letter. If they should consent the Manager to the Offer or the Registrar or the Company.

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## PUDUMJEE PAPER PRODUCTS LIMITED

CIN: L24300MH1978PLC015980

Registered Office: Thiruvananthapuram, P.O. 411033, Tel. 022-40773423

Fax: 022-4077338 Website: [www.pudumjee.com](http://www.pudumjee.com)E-mail: [investor.relations@pudumjee.com](mailto:investor.relations@pudumjee.com)

## NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING INFORMATION

Notice is hereby given that pursuant to Section 110 and other applicable provisions, if any, of the Companies Act, 2013 (the "Act") read with Rule 22 of the Companies (Management and Administration) Rules, 2014 (the "Rules"), Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "Listing Regulations"), General Circular No. 14/2020 dated 8th April, 2020, General Circular No. 17/2020 dated 13th April, 2020 and General Circular No. 33/2020 dated 28th September, 2020 issued by the Ministry of Corporate Affairs ("MCA"), the approval of the members of the Company is being sought for Alteration of the Object Clause in the Memorandum of Association of the Company by way of Postal Ballot, through remote e-voting process.

In view of the continuing Covid-19 pandemic and in compliance with the aforesaid MCA Circulars, the Notice of the Postal Ballot along with the Explanatory Statement thereof ("Notice") has been duly sent on Tuesday, 24th November, 2020, through electronic mode (i.e. through e-mail) to those members whose e-mail addresses are registered with the Company/Depositories and whose names appear on the Register of Members/List of Beneficial Owners as received from the Depositories (i.e. National Securities Depository Limited ("NSDL"), Central Depository Services (India) Limited ("CDSL") as on cut-off date i.e. Friday, 20th November, 2020.

In compliance with the aforesaid provisions of the Rules, the communication of assent or dissent of the members of the Company to the proposed remote e-voting system and Postal Ballot Form and Pre-paid business envelope will not be sent to the members for this Postal Ballot.



## महाराष्ट्रत करोनाचे ५,४३९ नवे रुग्ण

मुंबई: राज्यात गेल्या २४ तासांत करोनाचे ५,४३९ नवे रुग्ण आढळले असून, ३० जणांचा मृत्यू झाला. पुणे शहरात रुग्णसंख्येने पुन्हा वाढ झाली आहे.

दिवसभरात मुंबई १३९, नगर २६६, पुणे शहर ४४७, सिव्ही-चिंचवड १७९, उर्वरित पुणे जिल्हा २२२, सातारा २६६, नागपूर शहर २८५ घामाणे नवे रुग्ण आढळले.

राज्यात सध्या ८३ हजारहून अधिक रुग्ण उपचाराधीन आहेत. गमायचे ठाणे जिल्हा- ९५,१६६, मुंबई-२३,२६५, पुणे जिल्हा- १७९,२८० त्हाणामणे रुग्णांचा समावेश आहे.

### मुंबईत चाचण्यांची संख्या १८ लाख्यांच्या पुढे

मंगळवारी मुंबईत करोनाच्या १३९ नव्या रुग्णांची नोंद झाली. तर १९ रुग्णांचा मृत्यू झाला. दिवायेंतून मुंबईतील चाचण्यांची संख्या वाढवण्यात आली असून आतापर्यंत १८ लाख चाचण्यांचा टप्पा पार करण्यात आला आहे. गेल्या आठवड्याच्या तुलनेत रुग्णसंख्या वाढलेली असली तरी आढावा संसर्ग नियंत्रणात आहे. १३९ नवीन रुग्ण आढळल्यामुळे एकूण बाधितांचा आकडा २ लाख ७७ हजारच्या पुढे गेला.

राज्ये जिल्हात ५९२ नवे बाधित रुग्ण जिल्हात मंगळवारी ५९२ नव्या करोनाबाधितांची नोंद करण्यात आली आहे. त्यामुळे जिल्हातील एकूण करोनासंक्रमींची संख्या २ लाख २४ हजार ७३३ इतकी झाली आहे. तर, दिवसभरात १० जणांचा करोनामुळे मृत्यू झाला.

## ‘स्पुटनिक ५’ लस ९५ टक्के प्रभावी

एका मात्रेची किंमत सुमारे ७४० रुपये

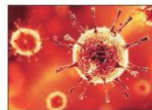
पीटीआय,  
नवी दिल्ली

### स्पुटनिक ५ लस

करोनावर ९५ टक्क्यांहून अधिक

परिणामकारक असल्याचा दावा रशियन मंगळवारी केला. आंतरराष्ट्रीय बाजारपेठेत वा लवचीय एका मात्रेचा दर ४० डॉलरहून कमी (पेकड्यास ७४० रुपये) असेल, असेही रशियन महंते आहे.

वा लवचीय पहिली मात्रा दिवायेंतून ४२ दिवसांनी ती लस टोचून घेणाऱ्यांबाबतची प्राथमिक माहिती उपलब्ध झाली. त्यावरून ही लस ९५ टक्क्यांहून अधिक परिणामकारक असल्याचे सुचित होत आहे. असे परतल्या राष्ट्रीय केंद्र आणि रशिया थेट गुंतवणूक निधीने (आरडीडी) सांगण्यात आली. गेल्या



निवेदनात म्हटले आहे. स्पुटनिक ५ ही दुहेरी मात्रा असलेली लस आहे. अंकिटवर माहितीत डॉ. रेड्डीन लव्हेरॉटी आणि आरडीआयएफएल भारतात स्पुटनिक वरील लवचीय चाचणी करण्याची परवानगी भारताच्या औषध महानियंत्रकांनी दिली.

त्यानंतर २४ नोव्हेंबरकडून रशियातील २९ वैद्यकीय केंद्रांप्रमाणे २२ हजारहून अधिक जणांना पहिली मात्रा देण्यात आली आणि ९९ हजारहून अधिक जणांना पहिली आणि दुसरी मात्रा देण्यात आली.

## देशात दैनंदिन करोना संसर्ग दर ४ टक्क्यापेक्षा कमी

वृत्तसंस्था, नवी दिल्ली

देशात करोनाच्या १३.३६ कोटी चाचण्या आतापर्यंत करण्यात आल्या आहेत. रोजच्या करोना संसर्गात प्रमाण ४ टक्क्यांच्या खाली गेले आहे, असे आरोग्य मंत्रालयाने मंगळवारी म्हटले आहे.

देशात गेल्या सहा दिवसांत रोज सरासरी ४० हजार नवीन करोना रुग्ण

आढळून आले. ८ नोव्हेंबरपासून दैनंदिन रुग्णांची संख्या प्रन्नास हजारच्या खाली आहे. सरासरी रोज १० लाख चाचण्या करून जात असून त्या हकाराकरून येण्याचे प्रमाण कमी आहे. त्यामुळे करोनाचा प्रसार खूप मोठ्या प्रमाणात होतो आहे असे नाही. तर दहा लाखामध्ये ९६.७९ चाचण्या होत असून भारतात चाचण्यांसाठी पायाभूत व्यवस्था सुधारली आहे.

### दरपत्रक सूचना

मा. प्राचार्य व खरेदी समिती, शासकीय विधि महाविद्यालय, मुंबई यांच्या वतीने महाविद्यालयातील विद्यार्थ्यांकरिता छापील माहितीसार ओळखपत्र बनवून पुर्वका करपासाठी पत्र व अर्जपत्री पुरवठ्यात/उपपत्रक बाँक्याकरून दोन मोहोरबंद लिफाफ्यांमधे दरपत्रके मागवित्यात येत आहेत. दरपत्रके सादर करणाऱ्या अंतिम दि.२.१२.२०२० हा आहे. याबाबतची सविस्तर सूचना ही [www.glcmunbal.com](http://www.glcmunbal.com) वा संकेतस्थळावर उपलब्ध असून, महाविद्यालयाच्या कार्यालयातून तांत्रिक व अंतर्गतक फॉर्म विविध कारलाघायेमये मिळविली, याची नोंद घ्यावी.

दिनांक २३.११.२०२०

स्थळ : मुंबई

डीजीअर्थोअर २०२०-२१/१२७५

सही/-  
डाॅ. प्रिंदुस काळे  
प्राचार्य  
शासकीय विधि महाविद्यालय, 'ए' मार्ग, चर्चगेट, मुंबई-२०.

### दरपत्रक सूचना

मा. प्राचार्य व खरेदी समिती, शासकीय विधि महाविद्यालय, मुंबई यांच्या वतीने महाविद्यालयातील विद्यार्थ्यांच्या छापील माहितीसार गुणाविका बनवून पुर्वका करपासाठी पत्र व अर्जपत्री पुरवठ्यात/उपपत्रक बाँक्याकरून दोन मोहोरबंद लिफाफ्यांमधे दरपत्रके मागवित्यात येत आहेत. दरपत्रके सादर करणाऱ्या अंतिम दि.२.१२.२०२० हा आहे. याबाबतची सविस्तर सूचना ही [www.glcmunbal.com](http://www.glcmunbal.com) वा संकेतस्थळावर उपलब्ध असून, महाविद्यालयाच्या कार्यालयातून तांत्रिक व अंतर्गतक फॉर्म विविध कारलाघायेमये मिळविली, याची नोंद घ्यावी.

दिनांक २३.११.२०२०

स्थळ : मुंबई

डीजीअर्थोअर २०२०-२१/१२७५

सही/-  
डाॅ. प्रिंदुस काळे  
प्राचार्य  
शासकीय विधि महाविद्यालय, 'ए' मार्ग, चर्चगेट, मुंबई-२०.

## महाड नगर परिषद, महाड

जा. क्र./म.प./आरोप विभाग/२७००/२०२०

### जाहीर ई-निविदा सूचना

दिनांक २३.११.२०२०

ये. मृदाधिकारी, महाड नगर परिषद हे निम्नलिखित कामाकरिता ०४ क्वॉटेशन ठेकेदारकडून उमर दराची सोलव्ह निविदा दिनांक २५.११.२०२० ते दिनांक ०८.१२.२०२० रोजी सारक्यांक ०४ चाक्रेतून निविदापत्र आहेत. ती खार केलेली ई-निविदा रुम्य झाल्यास दिनांक १०.१२.२०२० रोजी सारक्यांक ०४ वाजता उघडण्यात येईल.

अ. क्र.	कामाचे नाव	कॉमॅटि	इसाव	रक्कम	कामाचा तालकवा
१	ग्रीसालन वळीस अनुसंधानात महाड शहरात धनकाऱ्या व्यवस्थापनाच्या कार्याकरी कामांची प्रथम प्रसिद्धी, नागरिकां माहिती व जनसंख्याविका परिसरध प्रयोजनाली कार्यक्रम राखणी.	रु.	१,०००/-	५,०००/-	२०२१, GFC, ODF+५ किराला सारक्यात आराखडा व वेळापत्रक
२	ग्रीसालन वळीस अनुसंधानात स्वच्छ सर्वेक्षण आणि कचऱ्याभूत शहरीयता तारीकित मानांकनाच्या अनुषंगाने कामे करीसे संसेची निगुडी करणे.	रु.	१,०००/-	५,०००/-	३० दिवस

सार दोन्ही निविदांकरी कामाचे स्वच्छ व कृती योजनेकरिता दि. ०१.१२.२०२० रोजी सकाळी ११.०० वाजता नगरपालिका कार्यालयात बोलणीतून वेळार आहवाती करणाना आली आहे. सार कामाचे निविदा पत्र, विस्तृत माहिती व निविदा अटी व शर्ती वा महाडपूर साखण्या [www.mahatender.gov.in](http://www.mahatender.gov.in) वा संकेतस्थळावर दि. २५.११.२०२० रोजी सकाळी ११.०० वाजतापासून उपलब्ध होतील.

(चीनन स. पाटील)  
मुख्याधिकारी,  
महाड नगर परिषद, महाड

(समय समीर बुटाला)  
आरोप सभापती,  
महाड नगर परिषद, महाड

(सोहन स. जताला)  
अध्यक्षा,  
महाड नगर परिषद, महाड

सीएसआईआर - राष्ट्रीय समुद्र विज्ञान संस्थान  
CSIR - NATIONAL INSTITUTE OF OCEANOGRAPHY  
Drona Palla, Goa 403 004

मुंबई स्थित अस्थायी पदो के लिए वाइ-डॉन-सावकार  
Applications Invited for temporary post(s) at Mumbai

रिके संख्या (पद) Vacancy No (Posts)	अर्हाता Qualifications	पद Post	छात्रवृत्ति (रु.प्रति मास) Stipend (Rs. pm)
SSP172/2047-20 (1 post)	M.Sc Marine Biology with minimum 2 years experience in macrobenthos sampling, identification and data analysis.	Project Associate-II	28000
SSP3229/2048-20 (1 post)	M.Sc Marine Science / Marine Biology / Zoology	Project Associate-I	25000

For detailed advertisement and application form & procedure please check our website [www.nio.org](http://www.nio.org). Interview mode will be through online for the shortlisted candidates. Last date for applications is 02/12/2020  
आपुनू सीमा: P. A.Ssoe I- 35 Years; P. A.Ssoe II- 35 Years वची मे. एचआर का भुतातान निमणनुसार किंवा आपुनू.  
Age limits: P. A.Ssoe I- 35 Years; P. A.Ssoe II- 35 Years. HRA will be paid as per rules.

अधिक विवर के लिए वेबसाइट [www.nio.org/vacancies](http://www.nio.org/vacancies) पर जाएँ. Visit [www.nio.org/vacancies](http://www.nio.org/vacancies) for details

spaper LokSatta.com

## देशात करोना चाचणीच्या समान दरासाठी याचिका, केंद्राला नोटीस

वृत्तसंस्था, नवी दिल्ली

कोविड १९ चाचणीचे काला दर भारतात सर्वत्र समान असल्यात हेतून अशी मागणी करोना लव्हेरॉटी यांचेकरांनी सरकारला मंगळवारी नोटीस जारी केली असून मागणे लव्हेरॉटी सादर करण्यास सकारणी आहेत.

सरम्याचाचो शरद बोवडे, ज्य. व्ही रामसुब्रह्मण्यम, यांनी आरोप मंगळवारी नोटीस जारी केली असून अत्यंत असुल यांनी दाखल केलेल्या लव्हेरॉटीयांच्या याचिकेवर नोटीस होत आहेत. याचिका राज्य सरकारांनी वेगवेगळे दर निश्चित केले आहेत. प्रयोगशाळा मधील एवू कर्तित असून त्याची कोट्यावधी रुपये मिळण्याच्या संपादनात वापरली करताना मागणे लव्हेरॉटी, याबाबत इतर

वृत्तसंस्था, नवी दिल्ली

कोविड १९ चाचणीचे काला दर भारतात सर्वत्र समान असल्यात हेतून अशी मागणी करोना लव्हेरॉटी यांचेकरांनी सरकारला मंगळवारी नोटीस जारी केली असून मागणे लव्हेरॉटी सादर करण्यास सकारणी आहेत.

सरम्याचाचो शरद बोवडे, ज्य. व्ही रामसुब्रह्मण्यम, यांनी आरोप मंगळवारी नोटीस जारी केली असून अत्यंत असुल यांनी दाखल केलेल्या लव्हेरॉटीयांच्या याचिकेवर नोटीस होत आहेत. याचिका राज्य सरकारांनी वेगवेगळे दर निश्चित केले आहेत. प्रयोगशाळा मधील एवू कर्तित असून त्याची कोट्यावधी रुपये मिळण्याच्या संपादनात वापरली करताना मागणे लव्हेरॉटी, याबाबत इतर

देशात २४ तासांत ३७,९७५ करोनाबाधित



नवी दिल्ली: देशात गेल्या २४ तासांत ३७ हजार ९७५ जणांना करोनाची लागण झाल्याने देशातील एकूण करोनाबाधितांची संख्या आता ९१.७७ लाखहून वीसवीत आहे, तर करोनातून ८६ लाखहून अधिक जण बरे झाले आहेत, असे केंद्रीय आरोग्य मंत्रालयाने

आकडेवारीवरून हिस्तुन येते. देशातील करोनाबाधितांची संख्या ९१ लाख ७७ हजार ८४० झाली असून ४८० जणांचा मृत्यू झाल्याने मृतींची संख्या एक लाख ३४ हजार २१८ पार पोहोचली आहे. मृतांमध्ये १२१ जण दिल्लीतील आहेत.

उपचाराधीन रुग्णांची संख्या सलग चौदाव्या दिवशी पाच लाखांपेक्षा कमी असून ती चार लाख ३८ हजार ६५६ इतकी मजगते एकूण संख्येच्या ४.७८ टक्के इतकी आहे, असेही आकडेवारीवरून स्पष्ट होत आहे. करोनातून बरे होणाऱ्या रुग्णांची संख्या ८६ लाख चार हजार ९५५ इतकी असल्याने बरे होण्याचे राष्ट्रीय प्रमाण ९३.७६ टक्क्यांवर पोहोचले आहे. तर करोनामुळे मृत्यू होण्याचे प्रमाण १.४६ टक्के इतके आहे.

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