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E-mail: mb@fedsec.in •www.fedsec.in CIN: U67120MH1996PTC102140

To,
The General Manager
Department of Corporate Relations
BSE Limited
Sir Phiroze Jeejeebhoy Towers,
Dalal Street, Fort
Mumbai - 400 001

Ref: Proposed Open Offer to acquire up to 5,58,373 fully paid-up equity shares of Rs. 10/- each at an Offer Price of Rs 51 per fully paid-up equity share each payable in cash, representing 16.34% of equity share capital of Ikab Securities and Investment Limited, in accordance with Reg 3(1) and 4 of the SEBI (SAST) Regulations, 2011

Sub: Submission Copy of Detailed Public Statement

Dear Sir,

In relation to the captioned offer, we, Fedex Securities Private Limited, Manager to the Open Offer, herewith enclosed the Copy of post-open offer advertisement, published on February 12, 2022 in Financial Express Newspaper (English - All editions), Jansatta Newspaper (Hindi -All editions), and Pratahakal Newspaper (Regional - Mumbai edition).

Thanking You,

Yours faithfully,

For Fedex Securities Private Limited

Yash Kadakia

Vashak

Director

[SEBI Registration Code – INM000010163]

Date: February 12, 2022

Place: Mumbai

कार्यपालक अभियंता (ईएंडएम) टीवाईआर-एसवी ''कोरोना रोकें; मास्क पहनें, शारीरिक दूरी का पालन करें, हाथों को स्वच्छ रखें'

कार्यालयः कार्यपालक अभियंता (सिविल) प्लान्ट डब्ल्यूडब्ल्यू सी/ओ एसीई(पी)-2 **6** चन्द्रावल वाटर वर्क्स नं. II, सिविल लाइन्स, दिल्ली-54 कार्यालय टेलीफोन नं.: 23815504, ई-मेल: eecplantww.djb@gmail.com संक्षिप्त प्रैस एनआईटी सं. 43/(2021-22) कार्य का विवर के माध्यम से निविदा माध्यम से निविदा प्रोसेसिंग शुल्क (फ्रैश) (फ्रैश) जारी की तिथि प्राप्ति की अंतिम तिथि⁄समय (निविदा आईडी: 2022 DJB 216654 1)

फोनः 011-26430236/7625079108 ईमेलः delhi@canfinhomes.com CIN: L85110KA1987PLC008699

कार्यपालक अभियंता (सी) प्लान्ट, डब्ल्यूडब्ल्यू

सी/ओ एसीई(पी)-2

विज्ञा. सं. जे.एस.वी. 1123 (2021-22) ''कोरोना रोकें; मास्क पहनें, शारीरिक दूरी का पालन करें, हाथों को स्वच्छ रखें'

दिल्ली जल बोर्ड: रा.रा. क्षेत्र दिल्ली सरकार

केन फिन होम्स लि. Can Fin Homes Ltd प्रथम तल, डीडीए बिल्डिंग, निकट पारस सिनेमा, नेहरु प्लेस, नई दिल्ली-110019

इस संदर्भ में अधिक विवरण वेबसाईट www.delhi.govtprocurement.com पर देखें।

सूचना की प्राप्ति की तिथि से 60 दिन के भीतर चुकाने की मांग की गई थी।

पी.आर.ओ. (जल) द्वारा जारी

वित्तीय आस्तियों का प्रतिभूतिकरण और पुनर्गठन तथा प्रतिभूति हित प्रवर्तन अधिनियम २००२ (सरफासी ऐक्ट) की धारा १३(२) के साथ पठित प्रतिभूति हित (प्रवर्तन) नियमावली, २००२ (नियमावली) के नियम ३(१) के अधीन

जबिक अधोहस्ताक्षरी ने, केन फिन होम्स लिमिटेड के प्राधिकृत अधिकारी के रूप में, सरफासी ऐक्ट के अधीन और उक्त अधिनियम की धारा 13(12 के साथ पठित नियम 3 के अधीन प्रदत्त शक्तियों का प्रयोग करते हुए, उक्त अधिनियम की धारा 13(2) के अधीन मांग सूचना जारी की थी, जिसमे यहां नीचे सूचीबद्ध कर्जदारों / गारंटरों (इसमें आगे "उक्त कर्जदार" कहे गए हैं) से, सूचना में वर्णित राशियां, जिसका विवरण नीचे दिया गया है

उक्त सूचनाएं डाक अधिकारियों द्वारा अवितरित के रूप में लौटा दी गई हैं / कर्जदारों द्वारा सम्यक प्राप्त नहीं की गई हैं। अतएव कम्पनी पूर्ण सावधानी के साथ यह मांग सूचना प्रकाशित करवा रही है (नियम 3(1) के प्रावधानों के अनुसार)। अधोहस्ताक्षरी द्वारा, अतएव, ये सूचनाएं, उक्त अधिनियम के अनुसार, उक्त कर्जदारों के अंतिम ज्ञात पतों के परिसर पर चस्पा करवा दी गई हैं।

संबंधित पार्टियों द्वारा ऋण की सम्यक वापसी के लिए प्रतिभति के रूप में निम्नलिखित आस्तियां कम्पनी के पास बंधक रखी गई हैं।

	वरा पाटिया द्वारा ऋण का सन्यक् पापसा के लिए प्रारानू।				0 0
क्र. सं.	कर्जदारां / गारंटरों का नाम एवं पता	मांग सूचना की तिथि	मांग सूचना के अनुसार दावित राशि*	प्रतिमूति आस्ति का वर्णन	एनपीए की तिथि
	 श्री मूपेश सिंह घुंडेले पुत्र एस.आर घुंडेले (उधारकर्ता) प्लॉट नं –137, एचआईजी, ज्ञान खंड IV, इंदिरापुरम, गाजियाबाद, यूपी 201014 श्रीमती अपर्णा पत्नी भूपेश सिंह धुंडेले (सह–उधारकर्ता) प्लॉट नंबर–137, एचआईजी, ज्ञान खंड IV, इंदिरापुरम, गाजियाबाद, यूपी 201014 श्री टी. आर रंगराजन पुत्र टी. वी. रामास्वामी (गारंटर) ए–801, अभयंत अपार्टमेंट प्लॉट–2, वसुंधरा एन्क्लेव, दिल्ली–110096 		্চ. 14,49,435/-	प्लॉट नंबर—137, एच.आई.जी., ज्ञान खंड—IV, इंदिरापुरम, गाजियाबाद, यूपी — 201014, माप 146.58 वर्ग मीटर और कवर क्षेत्र 79.20 वर्ग मीटर संपत्ति की सीमाएँ निम्नानुसार हैं:— उत्तरः प्लॉट नंबर 150, दक्षिणः रोड 9 मीटर चौड़ा, पूर्वः प्लॉट नंबर 136, पश्चिमः प्लॉट नंबर 136	
	 1. श्रीमती गीता सिंह पत्नी उमा शंकर (कर्जदार), एमआईजी, फ्लैट नंबर एस—3, द्वितीय तल, प्लॉट नंबर ए—6/4, डीएलएफ अंकुर विहार, परगना लोनी, जिला गाजियाबाद, उत्तर प्रदेश—201102 2. श्री उमा शंकर पुत्र लाल जी सिंह (सह—कर्जदार), एमआईजी, फ्लैट नंबर एस—3, द्वितीय तल, प्लॉट नंबर ए—6/4, डीएलएफ अंकुर विहार, परगना लोनी, जिला गाजियाबाद, उत्तर प्रदेश—201102 3. श्री यमन सिंह पुत्र उमा शंकर सिंह (सह—कर्जदार), एमआईजी, फ्लैट नंबर एस—3, द्वितीय तल, प्लॉट नंबर ए—6/4, डीएलएफ अंकुर विहार, परगना लोनी, जिला गाजियाबाद, उत्तर प्रदेश—201102 		₹. 20,06,106/-	एमआईजी, फ्लैट नंबर एस—3, द्वितीय तल, प्लॉट नंबर ए—6/4, डीएलएफ अंकुर विहार, परगना लोनी, जिला गाजियाबाद, उत्तर प्रदेश—201102, परिमाप 540 वर्ग फीट एवं कवर्ड एरिया 432 वर्ग फीट सम्पत्ति की चौहद्दी निम्नानुसार है:— उत्तरः कॉरीडोर/फ्लैट नंबर एस—1 दक्षिणः सरकारी स्वास्थ्य केन्द्र पूरबः प्लॉट नंबर ए—6/5 पश्चिमः फ्लैट नंबर एस—4	
*सप	रिवर्णित तिथि से भगतान की तिथि तक सहमत सं	विदात्मक दर	ों पर आगे ब्यार	न के साथ देय।	

*उपरिवर्णित तिथि से भुगतान की तिथि तक, सहमत सर्विदात्मक दर्रो पर, आगे ब्याज के साथ देय। एतद्द्वारा आपसे उपरोक्त राशि का भुगतान उस पर संविदा दर पर ब्याज सहित इस सूचना के प्रकाशन की तिथि से 60 दिन के भीतर करने की मांग की जाती है, जिसमें विफल रहने पर अधोहस्ताक्षरी सरफासी ऐक्ट के अधीन उपरोक्त प्रतिभूति प्रवर्तित करने के लिए कार्यवाही प्रारंभ करने हेतू बाध होगा । इसके अतिरिक्त कर्जदारों / गारंटरों का ध्यान, प्रत्याभृत आस्तियों को छुडाने के लिए उपलब्ध समय के संबंध में, अधिनियम की धारा 13 (8) व प्रावधान की ओर आकृष्ट किया जाता है।

तिथिः 12-02-2022 स्थानः नई दिल्ली

प्राधिकृत अधिकारी केन फिन होम्स लिमिटेड

MOREPEN LABORATORIES LIMITED CIN: L24231HP1984PLC006028

Regd. Off.: Morepen Village, Nalagarh Road, Near Baddi, Distt. Solan, H.P. - 173 205

Tel.: +91-1795-266401-03, 244590, Fax: +91-1795-244591 Corp. Off.: 2nd Floor, Tower C, DLF Cyber Park, Udyog Vihar-III, Sector 20, Gurugram, Haryana-122016

Website: www.morepen.com, E-mail: investors@morepen.com

NOTICE OF THE EXTRA-ORDINARY GENERAL MEETING AND E-VOTING INFORMATION

Notice is hereby given that an Extra-Ordinary General Meeting (EGM) of the Members of the

Company will be held on Saturday, the 5th Day of March, 2022 at 04:00 P.M., through Video

Conferencing or Other Audio Visual Means ('VC'/'OAVM'), to transact the Special Business, as set out in the Notice of the said meeting. Notice of EGM: The Notice has been sent in electronic mode to Members whose e-mail id's are registered with the Company or the Depository Participant(s). The Notice of the EGM is also

available on the Company's website (www.morepen.com), on the website of National Stock Exchange of India Limited (www.nseindia.com) and BSE Limited (www.bseindia.com) and website of NSDL at (www.evoting.nsdl.com). Members, who have not received the Notice, may refer to or download the same from the website or may request for a soft copy of the same by writing to the undersigned at the Corporate Office of the Company situated at 2[™] Floor, Tower C, DLF Cyber Park, Udyog Vihar, Sector-20, Gurugram, Haryana - 122 016 or by e-mail at 'investors@morepen.com'

Voting: Pursuant to Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, as amended, read with Section 108 of the Companies Act, 2013 and the relevant Rules, the Company has availed the services of National Securities Depository Limited ('NSDL') to facilitate the Members to exercise their right to vote by remote e-voting and e-voting at EGM. The detailed process for participating in the remote e-voting and e-voting at EGM is available in the notice of the meeting. The members of the company holding shares in either physical or dematerialized form as on Saturday, 26th February, 2022, being the cut-off date, may cast their vote electronically by remote e-voting. Additionally, the Company is providing the facility of voting through e-voting system during the EGM, detailed procedure for joining the EGM through VC is provided in the Notice of the EGM.

Any person, who acquires shares of the Company and becomes a Member of the Company after sending of the Notice and holding shares as of the cut-off date, may obtain the login ID and password by sending a request at 'evoting@nsdl.co.in'. However, if he/she is already registered with NSDL for remote e-Voting then he/she can use his/her existing User ID and password for casting the vote.

The remote e-voting period will be commenced on Tuesday, 1th March, 2022 from 9.00 AM (IST) and ends on Friday, 4th March, 2022 at 5.00 PM. The results of voting would be declared as stipulated under the relevant Rules and will also be posted on the Company's Website.

We hereby state that: a) remote e-voting shall not be allowed beyond Friday, 4th March, 2022 at 5:00 P.M.

b) the facility for e-voting by the members, who have not voted through remote e-voting, shall

c) a member may participate in the EGM even after exercising his/her right to vote through remote e-voting but shall not be allowed to vote again at the EGM through e-voting during the EGM.

 d) a person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. Saturday, 26" February, 2022 (end of day) only shall be entitled to avail the facility of remote e-voting as well as e-voting at the EGM and the voting rights of the members shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off date.

Contact Details: In case of any queries, if any, you may refer to the Frequently Asked Questions (FAQs) for members and e-voting user manual for members available at the Downloads sections of https://www.evoting.nsdl.com or contact Mrs. Pallavi Mhatre, Manager, NSDL at evoting@nsdl.com or contact toll free no.: 1800-1020-990 or Mr. Deepanshu Rastogi, Assistant Manager, Mas Services Ltd., T-34, 2nd Floor, Okhla Industrial Area, Phase-II, New Delhi-110020, Ph.: 011-26387281,82,83; E-mail: info@masserv.com.

For Morepen Laboratories Limited

Sushil Suri

(Chairman & Managing Director) DIN: 00012028

तीन वाहनों की भिड़ंत में दो लोगों की मौत: जिले के रींगस थाना क्षेत्र में शुक्रवार को एक बस बाइक को टक्कर मारने के बाद बेकाब होकर आगे चल रहे ट्रैक्टर में जा घुसी। पुलिस ने बताया

कि इस हादसे में ट्रैक्टर सवार दो लोगों की मौत हो

गई जबिक बाइक सवार दोनों युवक गंभीर रूप से घायल हो गए। पुलिस ने बताया कि गंभीर रूप से घायल दोनों

दिल्ली जल बोर्ड: रा.रा. क्षेत्र दिल्ली सरकार 60 कार्यालय: कार्यपालक अभियंता (सिविल) प्लान्ट एसडीडब्ल्यु एस/ई श्रीनिवासपुरी, नई दिल्ली-110065 प्रैस एन.आई.टी. सं. 58 (2021-22) ई-प्रापण सॉल्यूशन के माध्यम से निविदा प्राप्ति के माध्यम से निविदा की अंतिम तिथि/समय जारी की तिथि घोण्डा-I एसपीएस से निकलने वाला वर्तमान फ्लोराइजिंग मैन का इन्लेट चैम्बर घोण्डा-II में डायवर्जन। 2022 DJB 216584 1 3.00 बजे अप. तक इस संदर्भ में अधिक विवरण वेबसाईट https://govtprocurement.delhi.gov.in/nicgep/app पर देखें।

पी.आर.ओ. (जल) द्वारा जारी कार्यपालक अभियंता (सिविल) प्लान विज्ञा. सं. जे.एस.वी. 1119(2021-22) एसडीडब्ल्यू एस/ई ''कोरोना रोकें; मास्क पहनें, शारीरिक दूरी का पालन करें; हाथों को स्वच्छ रखें"

नरानल बक

मण्डल सस्त्रा केन्द्र, गुरूग्राम, प्लॉट नं. 5, सैक्टर-32, इन्सटीट्यूशनल एरिया, गुड़गाँव, ई-मेल cs8230@pnb.co.in

puntab national bani

उधारकर्ता / गारंटर / बंधककर्ता के लिए 60 दिवसीय सूचना आप सभी को नीचे उल्लिखित प्रतिभृतियों के अंतर्गत एतद्दवारा सूचित किया जाता है कि बैंक ने आप में से प्रत्येक के विरुद्ध सरफॉएसि अधिनियम के तहत कार्रवाइयां प्रारंभ कर दी हैं औ

अधिनियम की सूचना 13 (2) आप में से प्रत्येक को अलग–अलग स्पीड पोस्ट द्वारा नीचे उल्लिखित तिथि पर भेजी गई है लेकिन सूचना जिनको भेजी गई उनके द्वारा प्राप्त किए बना ई रह गई थी। इसलिए आप में से प्रत्येक को इस प्रकाशन की तिथि से 60 दिनों के भीतर संयुक्त रूप से और गंभीर रूप से नीचे विवरणित बकाया राशि का भुगतान का नोटिस लेने के लिए कहा जाता है, जिसके विफल होने पर बैंक नीचे दी गई संपत्तियों के विरुद्ध उक्त अधिनियम की धारा 13(4) के अंतर्गत कार्रवाई करेगा। यह उल्लेख करने की आवश्यकता नहीं है कि यह

नोटिस बैंक के पास उपलब्ध किसी अन्य उपाय पर प्रतिकृल प्रभाव डाले बिना आपको संबोधित किया गया है। विशेष रूप से उधारकर्ताओं और गारंटरों और आम जनता को एतद्दवारा चेत वनी दी जाती है कि वे नीचे उल्लिखित संपत्ति के साथ सौदा न करें और इन संपत्तियों के साथ कोई भी लेनदेन, बकाया राशि और उस पर ब्याज के लिए पंजाब नैशनल बैंक के प्रभार व

कृपया ध्यान दें कि उक्त अधिनियम की धारा 13(13) के अनुसार, आप इस नोटिस की प्राप्ति के बाद, बिक्री, पट्टे या अन्यथा (व्यापार के सामान्य अनुक्रम के अलावा) बैंक की पर्व लिखित सहमित के बिना ऊपर निर्दिष्ट किसी भी प्रतिभुत परिसंपत्ति को हस्तांतरित नहीं करेंगे। आपको यह भी नोटिस दिया जाता है कि इस वैधानिक निषेधाज्ञा / प्रतिबंध का कोई भी उल्लंघन, जैसा कि उत्त

अधिनियम के तहत प्रदान किया गया है, एक अपराध है। यदि किसी कारण से, व्यवसाय के सामान्य क्रम में प्रतिभत परिसंपत्तियां बेची जाती हैं या पट्टे पर दी जाती हैं, तो बिक्री से प्राप्त आय

कृपया इस नोटिस के तहत इस मांग का पालन करें और सभी अप्रिय घटनाओं से बचें। गैर–अनुपालन के मामले में, आपको सभी लागतों और परिणामों के लिए उत्तरदायी ठहराते हुए, आगे

उधारकर्ताओं / गारंटरों के नाम तथा पते

निवासी मकान सं. 5 / 214, गली सं. 1, रामनगर

आईटीआई रोड, अलीगढ़-202001 (उ.प्र.)

नगला कलार, अलीगढ़—202001 (उ.प्र.)

...the name you can BANK upon!

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2. अजीत कुमार पुत्र सुरेश चंद (गारंटर) निवासी सिंह, क्षेत्रफल 100.32 वर्ग मीटर, जिसका परिसीमन

खैर बाई पास रोड, निकट चेवरोलेट सर्विस सेंटर, निम्नानुसार (हकदारी विलेख के अनुसार) है: पूर्व मकान

युवकों को उपचार के लिए जयपुर रेफर किया गया

जबकि अधोहस्ताक्षरी ने वित्तीय आस्तियों का प्रतिभृतिकरण और पुनर्गठन एवं प्रतिभृति हित प्रवर्तन अधिनियम 2002 के तहत पंजाब नेशनल बैंक का प्राधिकृत अधिकारी होने के नाते तथा प्रतिभूति हित (प्रवर्तन) नियम 2002 के नियम 3 के साथ पठित धारा 13 (12) के तहत प्रदत्त शक्तियों का प्रयोग करते हुए निम्नलिखित कर्जदारों को निम्नलिखित दिनांकों को मांग नोटिस जारी किया था, जिसमें मांग नोटिस में लिखित बकाया राशि उक्त नोटिस की प्राप्ति की तिथि से 60 दिनों के अन्दर भूगतान करने को कहा गया था।

उधारकर्ता उक्त राशि का भूगतान करने में असफल हो गये हैं इसलिये एतदद्वारा उधारकर्ता तथा सर्वसाधारण को सूचित किया जाता है वि अधोहस्ताक्षरी ने इसमें नीचे वर्णित सम्पत्तियों का कब्जा, उक्त अधिनियम की घारा 13 (4), उक्त नियमों के नियम 8 के साथ पठित के अधीन उन्हें प्रदत्त शक्तियों के इस्तेमाल के अन्तगर्त **निम्नलिखित दिनांकों को ले लिया है।** उधारकर्ताओं को विशेष रूप से और सर्वसाधारण को सामान्य रूप से चेतावनी दी जाती है कि वे निम्न सम्पत्तियों के साथ लेन—देन न करें तथा

सम्पत्ति के साथ कोई भी लेन–देन **पंजाब नेशनल बैंक**, के प्रभार वास्ते बकाया राशि के अधीन होगा। उधारकर्ताओं का ध्यान एक्ट की धारा 13 की उप धारा (8), के प्रावधानों के अंतर्गत सुरक्षित परिसंपत्तियों के मुक्त करने हेत् उपलब्ध समय सीमा की ओर आकर्षित किया जाता है।

खाते का नाम	माँग सूचना की तारीख कब्जा सूचना की तारीख	बंधक सम्पत्तियों का विवरण	बकाया राशि (रू. में)
1. मैसर्स चिरायु डी मोहित इंटरनेशनल, इसके पार्टनर्स द्वारा प्लॉट नं. 71,	02-03-2020	साम्यिक बंधक सम्पत्ति	A.D
सेक्टर 18, गुरुग्राम 2. श्री मोहित कुमार अरोड़ा पुत्र श्री मुकेश कुमार अरोड़ा, ए—13/34, डीएलएफ फेज 1, गुरुग्राम 3. श्रीमती रुचि डावर पत्नी श्री मोहित कुमार अरोड़ा, ए—13/34, डीएलएफ फेज 1, गुरुग्राम 4. श्रीमती अमिता अरोड़ा पत्नी श्री मुकेश कुमार अरोड़ा, ए—13/34, डीएलएफ फेज 1, गुरुग्राम		मकान नं. ई-228, सुशांत लोक, फेज-1, गुरूग्राम में स्थित, क्षेत्रफल 61.295 वर्ग गज	2019 तक और भविष्य का ब्याज
D-i	·	गाणिकन शिक्सी गं	जान नेपालन केंद्र

दिनांक : 11.02.2022, स्थान : गुरूग्राम प्राधिकृत अधिकारी, पंजाब नेशनल बैक

या प्राप्त आय बैंक के पास जमा / प्रेषित की जाएगी। आप ऐसी वसूली / आय का उचित लेखा—जोखा प्रस्तुत करने के लिए उत्तरदायी होंगे।

डिग्री में हेराफेरी करने के आरोप में तेदेपा विधान पार्षद गिरफ्तार

अमरावती, ११ फरवरी (भाषा)।

आंध्र प्रदेश पुलिस की अपराध जांच विभाग ने तेलुगुदेशम पार्टी के विधान पार्षद पी अशोक बाब को डिग्री प्रमाणपत्र में कथित फर्जीवाड़े और सेवा रिकार्ड से छेडछाड के एक पुराने मामले में गिरफ्तार किया

है। पुलिस ने इसकी जानकारी दी। अपराध जांच विभाग की अधीक्षक जी आर राधिका ने बयान जारी कर बताया कि लोकायुक्त के निर्देश पर तेदेपा विधान पार्षद पी अशोक बाब के खिलाफ सेवा रिकार्ड में गलत जानकारी दर्ज करने के लिए मामला दर्ज किया है। सालों पहले जब वह सहायक वाणिज्यिक कर अधिकारी के पद पर तैनात थे तब उन्होंने कथित रूप से गलत जानकारी दर्ज की थी। अशोक बाब् ने अपनी शैक्षणिक योग्यता बीकाम दिखाई थी जबिक उनके पास यह

कार्यालयः साईं विहार, मदन पैलेस के सम्मुख

अलीगढ़, 202001, ईमेल: cs8183@pnb.co.in

ग्राम तलाशपुर कलां, रामघाट रोड

प्रतिभूत परिसंपत्तियों का विवरण

अलीगढ के भाग में स्थित आवासीय मकान के समस्त भाग

तथा अंश का साम्यपूर्ण बंधक। स्वामी मनोज कुमार पुत्र पीतांबर

बदामी देवी, पश्चिम— रास्ता 18 फुट चौड़ा, उत्तर— भूखंड भीम

आपका विश्वासपात्र, प्राधिकृत अधिकारी, पंजाब नैशनल बैंक

सेन का उत्तराधिकारी, दक्षिण- रास्ता 18 फुट चौडा

डिग्री नहीं थी। उनके खिलाफ भादंवि की धारा 477 ए, 465 एवं 420 एवं कुछ अन्य प्रावधानों के तहत मामला दर्ज किया गया था। सीआइडी अधीक्षक ने कहा, 'अशोक बाब ने गलत तरीके से दावा किया था कि वह स्नातक हैं और उन्होंने अपने चुनावी हलफनामे में लंबित मामलों का उल्लेख किया था। विभाग ने निष्कर्ष निकाला था कि उनके खिलाफ कोई मामला लंबित नहीं है।'अधिकारी ने बताया, 'हमने अशोक बाबू के खिलाफ रिकॉर्ड से छेड़छाड़ से संबंधित महत्त्वपूर्ण सबूत जटाए हैं। उसके बाद ही हमने उन्हें गिरफ्तार किया था।' सरकार पर बरसते हये तेदेपा प्रमुख एन चंद्रबाब् नायडू ने आरोप लगाया कि विधान पार्षद को केवल इसलिए गिरफ्तार किया गया क्योंकि उन्होंने वेतन संशोधन पर आंदोलन के दौरान

कर्मचारियों का समर्थन किया था।

कार हादसे में संत और शिष्य की मौत जबलपुर (मप्र), 11 फरवरी (भाषा)।

मध्य प्रदेश के जबलपुर जिले में धनगवां गांव के पास शुक्रवार सुबह सड़क हादसे में महाराष्ट्र के नांदेड़ के एक हिंदु संत और उनके शिष्य की मौत हो गई, वहीं एक अन्य घायल हो गया। सिहोरा पुलिस थाना प्रभारी गिरीश धुर्वे ने एजंसी को बताया कि महाराष्ट्र के नांदेड़ के संत त्यागी महाराज (45) और बलराम पाटिल (35) की कार हादसे में मौत हो गई। संत की कार जबलपुर जिला मुख्यालय से 45 किलोमीटर दूर धनगवां गांव के पास

राष्ट्रीय राजमार्ग-30 पर ओवरटेक करते समय वहां खड़े टुक से टकरा गई।

104 यात्रियों को पहचाया गया

जम्मु , ११ फरवरी (भाषा)।

भारतीय वायुसेना ने शुक्रवार को जम्मू कश्मीर और लद्दाख के बीच फंसे 104 यात्रियों को विमान से सुरक्षित स्थान पहुंचाया। अधिकारियों ने इसकी जानकारी दी। अधिकारियों ने बताया कि भारतीय वायुसेना के एक एएन-32 विमान ने भी दो यात्रियों को करगिल से चंडीगढ़ पहुंचाया।

उन्होंने बताया कि 76 यात्रियों को जम्मू से करगिल और 28 यात्रियों को करगिल से जम्मू ले जाया गया। अगली उड़ान 14 फरवरी को करगिल और श्रीनगर के बीच निर्धारित है।

जनवरी में भारी बर्फबारी के कारण 434 किलोमीटर लंबे श्रीनगर-लेह राष्ट्रीय राजमार्ग के बंद होने के मद्देनजर जम्मू-कश्मीर और लहाख के बीच फंसे यात्रियों को सुरक्षित स्थान पहुंचाने के लिए वायुसेना नियमित रूप से सी-17, सी-130 और एएन-32 विमान संचालित करता है।

'ईरान में एक मालवाहक पोत पर फंसे दो भारतीय नाविक रिहा'

मुंबई, 11 फरवरी (भाषा)।

ईरान के बंदरगाह शहर बुशेर में पासपोर्ट नहीं होने के कारण एक मालवाहक पोत पर 2019 से फंसे दो भारतीय नाविकों को भारतीय दूतावास की मदद से रिहा कराया गया है। 'मैरीटाइम यूनियन ऑफ इंडिया' (एमयआइ) ने शुक्रवार को यह जानकारी दी। हालांकि एमयूआई के दावे को स्वतंत्र रूप से सत्यापित नहीं किया जा सका है। यूनियन ने एक बयान में कहा, 'तेहरान में भारतीय दुतावास ने इन दोनों नाविकों के लिए यात्रा दस्तावेज जारी किए और एमयआई ने मुंबई के लिए उनके हवाई टिकट की व्यवस्था की।' एमयुआइ के अनुसार भारतीय नाविक अरहम शेख और आशीष सकपाल बंदर अब्बास बंदरगाह में मालवाहक पोत में काम के वास्ते सितंबर 2019 में टूरिस्ट वीजा पर मुंबई से ईरान के लिए रवाना हुए थे।

बयान के अनुसार, 'इस यात्रा का प्रबंध मुंबई की एक एजंसी ने किया था। इन नाविकों के ईरान में मालवाहक पोत पर पहुंचने के बाद पोत के मालिक और उसके स्थानीय एजंट ने इन लोगों का पासपोर्ट ले लिया।

बाद में उन्होंने दोनों का पासपोर्ट खो जाने की बात कही। इसके बाद से 'सी प्रिंसेज' नामक यह पोत उनके लिए चलती फिरती जेल बन गया, क्योंकि पासपोर्ट नहीं होने की सूरत में यह लोग वापस नहीं लौट सकते थे।' आरोप है कि पोत के मालिक ने दोनों नाविकों को कम खाना-पानी दिया,साथ ही पोत में बिजली नहीं होने से इन लोगों का अपने परिवार से संपर्क भी टूट गया।

POST OFFER ADVERTISEMENT UNDER REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

IKAB SECURITIES AND INVESTMENT LIMITED

CIN: L17100MH1991PLC059848

Registered Office: 5, Raja Bahadur Compound, 2rd Floor, 43 Tamarind Lane, Fort, Mumbai - 400023 Maharashtra, India; Tel: +91 022 4046 3500; Email: info@ikabsecurities.com; Website: www.ikabsecurities.com Contact Person: Ankita Phophaliya, Company Secretary & Compliance Officer

OPEN OFFER FOR ACQUISITION OF UP TO 5,58,373 (FIVE LAKHS FIFTY-EIGHT THOUSAND THREE HUNDRED SEVENTY-THREE) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RS. 10/- (RUPEES TEN ONLY) EACH ("EQUITY SHARE"), REPRESENTING THE ENTIRE PUBLIC SHAREHOLDING CONSTITUTING 16.34% OF THE VOTING SHARE CAPITAL (AS DEFINED BELOW) OF IKAB SECURITIES AND INVESTMENT LIMITED (THE "TARGET COMPANY"), FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY BY MR. MADHUSUDAN KELA ("ACQUIRER") ("OFFER"/" OPEN OFFER") IN COMPLIANCE WITH REGULATIONS 3(1), 4 AND OTHER APPLICABLE PROVISIONS OF THE SECURITIES EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS 2011 AND SUBSEQUENT AMENDMENTS THERETO ("SEBI (SAST) REGULATIONS").

This Post Offer Advertisement ("Post-Offer Advertisement") is being issued by Fedex Securities Private Limited (formerly Known as Fedex Securities Limited), the Manager to the Offer ("Manager to the offer"), on behalf of Acquirer and PAC, in connection with the Offer made by the Acquirer, in compliance with Regulation 18(12) of the SEBI (SAST) Regulations.

This Post Offer Advertisement is to be read in continuation of, and in conjunction with: (a) the Public Announcement (the "PA") dated November 02, 2021; (the Detailed Public Statement ("DPS") that was published in the newspapers: 'Financial Express Newspaper (English - All editions), Jansatta Newspaper (Hindi -All editions), and Pratahakal Newspaper (Regional - Mumbai edition), on November 11, 2021; (c) the Letter of Offer (the "LoF") along with Form of Acceptance-cum- Acknowledgement dated January 17, 2022; (e) the Offer Opening Advertisement and Corrigendum to the Detailed Public Statement published on January 25, 2022 in the same newspapers where DPS was published (the "Offer Opening Public Announcement and Corrigendum").

Not Applicable, since no Equity Shares were tendered in the Open Offer.

		Offer Advertisement shall have same meaning assigned to such terms in the LOF. sted to kindly note the following information relating to the Offer:
1.	Name of the Target Company	IKAB Securities and Investment Limited
2.	Name of the Acquirer	Madhusudan Kela
3.	Name of Manager to the Offer	Fedex Securities Private Limited
4.	Name of the Registrar to the Offer	Satellite Corporate Services Private Limited
5	Offer Details	

Friday, January 28, 2022

Thursday, February 10, 2022

Date of payment of consideration

(a) Date of Opening of the offer

(b) Date of Closure of the offer

की आवश्यक कार्रवाई का सहारा लिया जाएगा।

(मानस 1. 1391305617799

प्रभावी ब्याज

कॉलोनी) 3. 30.11.2021

सरोवर 2. सावधि ऋण रु. 17.00.000 / -

रामघाट 4. रु. 17,96,004 / — + दिनांक 01.12.2021

कार्यालय

अलीगढ

दिनांकः 11.02.2022, स्थानः अलीगढ़

सं.

खाता संख्या, सुविधा की प्रकृति एवं राशि, मांग

सचना की तिथि, बकाया राशि (रु.)

Sr. No.	Particulars	Proposed in the	e Offer Document		Actuals
7.1.	Offer Price	Rs. 51 per	Equity Share	Rs. 51 per	Equity Share
7.2.	Aggregate number of Equity Shares tendered	up to 5,	58,373°	N	IIL [∞]
7.3.	Aggregate number of Equity Shares accepted	up to5,8	58,373 (*)	N	IIL [∞]
7.4.	Size of the Offer (Number of Equity Shares multiplied by offer price per Equity Share)	Rs. 2,84	1,77,023™	N	IIL ¹⁰⁰
7.5.	Shareholding of Acquirer before Share Purchase Agreement ("SPA") and Public Announcement (No. & %)	Λ	IIL.	9	NIL
7.6.	Equity Shares Acquired by way of Share Purchased Agreement ("SPA") Number Solventry Share Capital	28,58,027° 83.66%		28,58,027° 83.66%	
7.7.	Equity Shares Acquired by way of Open Offer Number More Fully Diluted Equity Share Capital	up to 5,58,373 ^(b) 16.34 %		N	llL [™]
7.8.	Equity Shares Acquired after Detailed Public Statement Number of Shares Acquired Price of the Shares Acquired Mof the Shares Acquired	NIL		Ü	NIL
7.9.	Post Offer shareholding of Acquirer Number More Capital	34,16,400 ¹⁰ 100.00%		0.00000	8,027 ⁽⁰⁾
7.10.	Pre and Post Offer shareholding of Public Shareholders	Pre - Offer	Post - Offer	Pre - Offer	Post - Offe

(a) No Equity Shares have been tendered in this Open Offer. The same has been certified by the Registrar to the Open Offer vide its certificate dated February 11, 2022. (b) Assuming full acceptance of the Offer.

(c) The Acquirer has entered into the SPAs with the Sellers, pursuant to which the Acquirer has agreed to acquire 28,58,027 (Twenty Eight Lakhs Fifty Eight Thousand Three

Hundred and Seventy Three) Equity Shares and as on the date of this Post Offer Advertisement, the same is in the process of transfer (d) Assuming full acceptance of offer of 5,58,373 (Five Lakhs Fifty-Eight Thousand Three Hundred and Seventy-Three) Equity Shares and acquisition through SPAs of 28,58,027 (Twenty Eight Lakhs Fifty Eight Thousand Three Hundred and Seventy Three) Equity shares aggregating upto 100.00% of the Voting Share Capital of the Target Company.

8. The Acquirer accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (SAST) Regulations. 9. A copy of this Post Offer Advertisement will be available on the website of SEBI (www.sebi.gov.in), BSE Limited (www.bseindia.com), the Target Company

(www.ikabsecurities.com), Manager to Offer (www.fedsec.in) & Registrar to Offer (www.satellitecorporate.com)



B 7, 3rd Floor, Jay Chambers, Dayaldas Road, Vile Parle (East), Mumbai-400057, Maharashtra, India. Tel No.: +91 81049 85249 Fax No.: 022 2618 6966E- mail: mb@fedsec.in Website: www.fedsec.in Contact Person: Yash Kadakia SEBI Registration Number: INM000010163 Investor Grievance E-Mail: mb@fedsec.in

5,58,373

16.34 %

0.00%

Date: February 11, 2022 Place: Mumbai

Number

% of Fully Diluted Equity Share Capital

Sunject Comm

5.58.373

16.34 %

5,58,373

16.34 %

www.readwhere.com

Date: 11" February, 2022

Place: Gurugram, Haryana

FINANCIAL EXPRESS



MANGALAM CEMENT LIMITED

Regd.Office: P.O.Adityanagar-326520, Morak, Distt.Kota (Rajasthan) CIN-L26943RJ1976PLC001705



Website: www.mangalamcement.com • email: communication@mangalamcement.com EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER/NINE MONTHS ENDED 31ST DECEMBER-2021 (Rs. in Lakhs)

	Q	Quarter ended			Nine months ended		
Particulars	31.12.2021	30.09.2021	31.12.2020	31.12.2021	31.12.2020	31.03.2021	
	UNAUDITED	UNAUDITED	UNAUDITED RESTATED	UNAUDITED	UNAUDITED RESTATED	AUDITED RESTATED	
Total Income	38734.83	38395.18	34767.21	113380.65	91166.49	132947.90	
Profit before interest, depreciation and tax (PBIDT)	5341.73	4595.68	8134.62	18260.24	18778.60	26972.94	
Net Profit before tax and exceptional items	2128.60	1340.46	5182.18	8900.90	9042.28	13792.80	
Net Profit before tax after exceptional items	2128.60	1340.46	5182.18	8900.90	9042.28	13792.80	
Net Profit after tax	1409.30	1106.66	3270.50	6022.72	5811.09	9346.65	
Total comprehensive Income for the period (comprising profit for the period after tax and other comprehensive income after tax)	1437.64	1123.01	3236.12	6089.79	5773.96	9241.44	
Equity Share Capital (Face Value Rs.10/- Per Share)	2749.73	2749.73	2749.73	2749.73	2749.73	2749.73	
Other equity excluding Revaluation Reserve as shown in Audited Restated Balance Sheet as on 31st March 2021		-	-			64355.54	
Earning per share (of Rs. 10/- each) Basic & Diluted	5.12	4.03	11.89	21.90	21.13	33.99	

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at their respective meetings held on 11th February, 2022 and have been reviewed by the Statutory Auditors of the Company.
- The above is an extract of the detailed format of Quarterly/Nine Months Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Nine Months Financial Results are available on the Stock exchanges websites. www.nseindia.com , www.bseindia.com and Company's web site www.mangalamcement.com.
- The Scheme of Amalgamation of Mangalam Timber Products Limited (Transferor) with Mangalam Cement Limited (Transferee) (The scheme) was approved by the Hon'ble National Company Law Tribunal ('NCLT') on 11th September, 2021 by Cuttack bench and on 3rd November, 2021 by Jaipur bench on completion of all approvals as specified in the scheme and orders of the Hon'ble NCLT's. The scheme became effective on 11th November, 2021. Pursuant to the scheme becoming effective, all assets and liabilities of the transferor company got transferred and vested with the transferee company with effect from 1st April, 2019 i.e. the appointed date and accordingly results of previous periods have been restated to give effect of the said scheme. By order of the Board,

Anshuman Vikram Jalan Co-Chairperson DIN: 01455782

Place : Kolkata

SOBHA LIMITED

Date : 11th February, 2022



CIN: L45201KA1995PLC018475 Regd. Office: 'SOBHA', Sariapur - Marathahalli Outer Ring Road (ORR), Devarabisanahalli, Bellandur Post, Bangalore - 560 103. Ph: +91-80-49320000, Fax: +91-80-49320444 email: investors@sobha.com www.sobha.com

EXTRACT OF THE UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED ON 31 DECEMBER 2021

(₹ In Million)

Particulars	3 months ended 31.12.2021 [Unaudited]	Preceding 3 months ended 30.09.2021 [Unaudited]	Corresponding 3 months ended 31.12.2020 [Unaudited]	Year to date figures for current period ended 31.12.2021 [Unaudited]	Year to date figures for period ended 31.12.2020 [Unaudited]	Previous year ended 31.03.2021 [Audited]
Total income from operations	6,975	8,323	6,963	20,548	16,015	21,904
Profit before tax	442	649	323	1,217	606	752
Profit after tax	327	483	216	918	444	623
Total comprehensive income for the period (comprising profit for the period (after tax) and other comprehensive income (after tax))	332	454	209	900	445	630
Paid-up Equity Share Capital	948	948	948	948	948	948
Reserves (excluding revaluation reserve)		23,565				23,329
Earnings per Share (of ₹10/- each) (for continuing and discontinued operations)						
Basic and diluted EPS	3.45	5.09	2.28	9.68	4.68	6.57

1) The key data of standalone financial results is as under

Particulars	3 months ended 31.12.2021 [Unaudited]	Preceding 3 months ended 30.09.2021 [Unaudited]	Corresponding 3 months ended 31.12.2020 [Unaudited]	Year to date figures for current period ended 31.12.2021 [Unaudited]	Year to date figures for period ended 31.12.2020 [Unaudited]	Previous year ended 31.03.2021 [Audited]
Income from operations	6,856	8,294	6,898	20,400	15,956	21,912
Profit before tax	337	643	282	1,133	601	746
Profit after tax	252	473	233	851	472	655
Total comprehensive income	257	444	226	833	473	662

2) The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the guarterly financial results are available on the website of the Stock Exchange(s) and the listed entity. (www.bseindia.com, www.nseindia.com and www.sobha.com)

3) In respect of matters relating to certain transactions entered into by the Group in earlier years, the Group has been asked to produce documents and information by regulatory. authorities. The Group has responded to the same within the stipulated timelines

11 February 2022

J. C. Sharma Vice Chairman and Managing Director

(This is a Public Announcement for information purposes only and not for publication or distribution and is not an Offer Document)



CALIFORNIA SOFTWARE COMPANY LIMITED

Our Company was incorporated as "California Software Company Limited" under the Companies Act, 1956 and a certificate of incorporation was issued by the Registrar of Companies, Tamil Nadu on February 06, 1992. Further, our company received certificate of commencement of business by the Registrar of Companies, Tamil Nadu on October 19, 1992.

Corporate Identification Number: L72300TN1992PLC022135; Registered Office: Workflo, Greeta Towers, Industrial Estate, Perungudi, OMR Phase 1, Chennai – 600 096, Tamil Nadu, India Contact Person: Mr. Krishnamoorthy Venkatesan, Company Secretary and Compliance Officer; Tel: +91-94448 60882; Email-ID: investor@calsoftgroup.com; Website: www.calsof.com;

PROMOTER OF OUR COMPANY: DR. MAHALINGAM VASUDEVAN

ISSUE OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹10.00/- ("RIGHTS EQUITY SHARES") OF OUR COMPANY EACH AT A PRICE OF ₹[•]/- PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹[•]/- PER RIGHTS EQUITY SHARE) ("ISSUE PRICE") FOR AN AMOUNT NOT EXCEEDING ₹4,900.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF [•] RIGHTS EQUITY SHARES FOR EVERY [•] EQUITY SHARES HELD BY SUCH ELIGIBLE EQUITY SHAREHOLDERS (THE "ISSUE") AS ON THE RECORD DATE, THAT IS, [.]. THE ISSUE PRICE IS [.] TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 95 OF THIS DRAFT LETTER OF OFFER.

This Public Announcement is being made in compliance with the provisions of Regulation 72 (2) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 as amended ("SEBI ICDR Regulations") to state that California Software Company Limited is proposing subject to requisite approvals, market conditions, and other considerations, for an issue of Equity Shares on rights basis and has on Thursday, February 10, 2022 filed the Draft Letter of Offer dated February 10, 2022 ("DLoF") with the BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges"), the stock exchanges on which the Equity Shares of the Company are presently listed. Since the size of the Issue is less than ₹ 5,000 Lakhs, as per the SEBI (ICDR) Regulations, the DLoF has not been filed with the Securities and Exchange Board of India ("SEBI") nor SEBI shall issue any observation on the DLoF. Pursuant to Regulation 72 (2) of the SEBI (ICDR) Regulations, the DLoF is filed and hosted on the website of the BSE at www.bseindia.com, National Stock Exchange of India

Limited at www.nseindia.com and website of the Shreni Shares Private Limited, the sole Lead Manager at www.shreni.in, and is open to public for comments, if any. All the members of the public are hereby invited to provide their copy of comments on the DLoF to our Company, and the Lead Manager with respect to disclosures made in the DLoF, at the respective addresses mentioned herein. All the comments must be received by our Company and the Lead Manager on or before 5:00 p.m. on Thursday, March 03, 2022, i.e. within 21 (Twenty-One) days from the aforementioned date of filing of DLoF.

This Public announcement has been prepared for publication in India and may not be released in any other jurisdiction. Please note that the distribution of the DLoF and the Issue of Equity Shares on a rights basis to persons in certain jurisdictions outside India may be restricted by legal requirements prevailing in those jurisdictions. Accordingly, any person who acquires Rights Entitlements or Rights Equity Shares will be deemed to have declared, warranted, and agreed that at the time of subscribing to the Rights Equity Shares or the Rights Entitlements, such person is not and will not be in the United States and/or in other restricted jurisdictions. The Rights Equity Shares of the Company have not been and will not be registered under the United States Securities Act of 1933, as amended, or in any other jurisdiction which have any restrictions in connection with offering, issuing and allotting Rights Equity Shares within its jurisdiction and/or to its citizens. The offering to which the DLoF relates is not and under no circumstances is to be construed as, an offering of any Rights Equity Shares or Rights Entitlements for sale in the United States or any other jurisdiction other than India or as a solicitation therein of an offer to buy any of the said Rights Equity Shares or Rights Entitlement.

Investment in equity and equity related securities involves 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 investment. Investors are advised to read 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 our Company and this Issue including the risks involved. The Rights Equity Shares have not been recommended or approved by SEBI nor does SEBI guarantee the accuracy or adequacy of this DLoF. Investors are advised to refer to the section titled "Risk Factors" beginning on page 18 of the DLoF before investing in the

For details on the share capital of our Company, please refer to the section titled "Capital Structure" beginning on page 40 of the DLoF. LEAD MANAGER TO THE ISSUE



Place: Chennai

Date: February 11, 2022

SHRENI SHARES PRIVATE LIMITED Office No. 102, 1" Floor, Sea Lord CHS. Mumbai - 400 092, Maharashtra, India Tel: 022 - 2808 8456 Email: shrenishares@gmail.com

SEBI Registration Number: INM000012759

Investors Grievance E-mail: info@shreni.in Contact Person: Ms. Kritika Rupda Website: www.shreni.in



REGISTRAR TO THE ISSUE Integrated INTEGRATED REGISTRY MANAGEMENT SERVICES PRIVATE LIMITED 2nd Floor, Kences Towers, 1, Ramakrishna Street, North Usman Road T Nagar, Chennai - 600 017. Tamil Nadu, India Tel: 044 - 2814 0801/803; Fax: 044 - 2814 2479 Email: calsoft@integratedindia.in Investors Grievance E-mail: yuvraj@integratedindia.in Website: www.integratedindia.in Contact Person: Mr. S Yuvraj

right issue of its Equity Shares and has filed the DLoF with BSE and NSE. The DLoF is available on BSE website at www.bseindia.com and NSE website www.nseindia.in as well as on the website of the Lead Manager at www.shreni.in. Investors should note that investment in equity shares involve a high degree of risk and for details relating to the same, see the section titled "Risk Factors" on page 18 of the DLoF. California Software Company Limited





(Formerly Manappuram Home Finance Private Limited) Regd. Office: 5th Floor, IV/470A (Old) W/638 (New), Manappuram House, Valapad, Thrissur - 680567. CIN: U65923KL2010PLC039179

Statement of Un Audited Financial Results for the quarter ended December 31 2021 [Regulation 52(8), read with Regulation 52(4) of the SEBI (Listing Obligations and Disclosure Regulatement) Regulations, 2015]

S. No	Particulars	Quarter ended December 31 2021	Quarter ended December 31, 2020	Year ended 31 March 2021	
NO		(Un-audited)	(Un-audited)	(Audited)	
1	Total Income from Operations	3,198.30	2,533.54	9,713.16	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items#)	227.63	438.46	1,370.08	
3	"Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)"	227.63	438.46	1,370.08	
4	"Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)"	182.08	315.56	1,028.97	
5	"Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income(after tax)]"	178.16	313.46	1,015.30	
6	Paid-up Equity Share Capital (Face Value of Rs. 10/- per share)	20,000.00	20,000.00	20,000.00	
7	Reserves (excluding Revaluation Reserves)	1,639.35	433.35	969.42	
8	Securities Premium Account	#2	E#8		
9	Net Worth	21,639.35	20,433.35	20,969.42	
10	Paid up Debt Capital/Outstanding Debt				
11	Outstanding Redeemable Preference Shares	320	721	82	
12	Debt Equity Ratio	2.71	2.04	2.10	
13	Earnings per Share (Face Value of Rs. 10 each)(For continuing and discontinuing operations) - Basic	0.09	0.16	0.51	
	- Diluted	0.09	0.16	0.51	
14	Capital Redemption Reserve	(96)	E(*)	84	
15	Debenture Redemption Reserve	878	1522	95	
16	Debt Service Coverage Ratio	1962	5+3	94	
17	Interest Service Coverage Ratio	0.50	9(5)	0.5	

- Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with Ind AS Rules / AS Rules, whichever is applicable.

"a) The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchanges under Regulation 52 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of quarterly financial results are available on the websites of the Stock Exchange(s) (www.bseindia.com) and the listed entity (www.manappuramhomefin.com)."

b) For the items referred the Regulation 52 (4) of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015, the pertinent disclosures have been made to the Stock Exchange(s) (BSE Lmited) and can be accessed on the URL (www.bseindia.com).

Place: Valapad, Thrissur Date: 10-02-2022

By order of the Board of Directors

V.P.Nandakumar Chairman (DIN No: 00044512)

POST OFFER ADVERTISEMENT UNDER REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

IKAB SECURITIES AND INVESTMENT LIMITED

CIN: L17100MH1991PLC059848

Registered Office: 5, Raja Bahadur Compound, 2nd Floor, 43 Tamarind Lane, Fort, Mumbai - 400023 Maharashtra, India: Tel: +91 022 4046 3500; Email: info@ikabsecurities.com ; Website: www.ikabsecurities.com Contact Person: Ankita Phophaliya, Company Secretary & Compliance Officer

OPEN OFFER FOR ACQUISITION OF UP TO 5,58,373 (FIVE LAKHS FIFTY-EIGHT THOUSAND THREE HUNDRED SEVENTY-THREE) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RS. 10/- (RUPEES TEN ONLY) EACH ("EQUITY SHARE"), REPRESENTING THE ENTIRE PUBLIC SHAREHOLDING CONSTITUTING 16.34% OF THE VOTING SHARE CAPITAL (AS DEFINED BELOW) OF IKAB SECURITIES AND INVESTMENT LIMITED (THE "TARGET COMPANY"), FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY BY MR. MADHUSUDAN KELA ("ACQUIRER") ("OFFER"/" OPEN OFFER") IN COMPLIANCE WITH REGULATIONS 3(1), 4 AND OTHER APPLICABLE PROVISIONS OF THE SECURITIES EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS 2011 AND SUBSEQUENT AMENDMENTS THERETO ("SEBI (SAST) REGULATIONS").

This Post Offer Advertisement ("Post-Offer Advertisement") is being issued by Fedex Securities Private Limited (formerly Known as Fedex Securities Limited), the Manager to the Offer ("Manager to the offer"), on behalf of Acquirer and PAC, in connection with the Offer made by the Acquirer, in compliance with Regulation 18(12) of the SEBI

This Post Offer Advertisement is to be read in continuation of, and in conjunction with: (a) the Public Announcement (the "PA") dated November 02, 2021; (the Detailed Public Statement ("DPS") that was published in the newspapers: 'Financial Express Newspaper (English - All editions), Jansatta Newspaper (Hindi -All editions), and Pratahakal Newspaper (Regional - Mumbai edition), on November 11, 2021; (c) the Letter of Offer (the "LoF") along with Form of Acceptance-cum- Acknowledgement dated January 17, 2022; (e) the Offer Opening Advertisement and Corrigendum to the Detailed Public Statement published on January 25, 2022 in the same newspapers where DPS was published (the "Offer Opening Public Announcement and Corrigendum").

Capitalised terms used but not defined in this Post Offer Advertisement shall have same meaning assigned to such terms in the LOF. The Shareholders of the Target Company are requested to kindly note the following information relating to the Offer:

1.	Name of the Target Company	IKAB Securities and Investment Limited	
2.	Name of the Acquirer	Madhusudan Kela	
3.	Name of Manager to the Offer	Fedex Securities Private Limited	
4.	Name of the Registrar to the Offer	Satellite Corporate Services Private Limited	
5.	Offer Details		
	(a) Date of Opening of the offer	Friday, January 28, 2022	
	(b) Date of Closure of the offer	Thursday, February 10, 2022	
6.	Date of payment of consideration	Not Applicable, since no Equity Shares were tendered in the Open Offer. [™]	

Proposed in the Offer Document

7. Details of Acquisitions Sr No Particulars

91. MO.	ratuculars	Linhozen in mi	e oller pocument		Actuals
7.1.	Offer Price	Rs. 51 per	Equity Share	Rs. 51 per	Equity Share
7.2.	Aggregate number of Equity Shares tendered	up to 5,58,373 [™]		NIL®	
7.3.	Aggregate number of Equity Shares accepted	up to5,5	58,373 **	1	NL ⁰⁶
7.4.	Size of the Offer (Number of Equity Shares multiplied by offer price per Equity Share)	Rs. 2,84	,77,023 ¹⁰	1	ML ⁰⁶
7.5.	Shareholding of Acquirer before Share Purchase Agreement ("SPA") and Public Announcement (No. & %)	NIL		Ž.	NIL
7.6.	Equity Shares Acquired by way of Share Purchased Agreement ("SPA") Number More Fully Diluted Equity Share Capital	28,58,027° 83.66%		28,58,027° 83.66%	
7.7.	Equity Shares Acquired by way of Open Offer Number Solution of Fully Diluted Equity Share Capital	up to 5,58,373™ 16.34 %		NIL®	
7.8.	Equity Shares Acquired after Detailed Public Statement Number of Shares Acquired Price of the Shares Acquired % of the Shares Acquired	NIL		Š	NIL
7.9.	Post Offer shareholding of Acquirer Number Mor Fully Diluted Equity Share Capital	34,16,400 ⁽⁶⁾ 100.00%		28,58,027 ⁽ⁱ⁾ 83.66%	
7.10.	Pre and Post Offer shareholding of Public Shareholders	Pre – Offer	Post - Offer	Pre - Offer	Post - Offe
	Number % of Fully Diluted Equity Share Capital	5,58,373 16.34 %	0 ⁱⁿ 0.00%	5,58,373 16.34 %	5,58,373 16.34 %

(a) No Equity Shares have been tendered in this Open Offer. The same has been certified by the Registrar to the Open Offer vide its certificate dated February 11, 2022. (b) Assuming full acceptance of the Offer.

Hundred and Seventy Three) Equity Shares and as on the date of this Post Offer Advertisement, the same is in the process of transfer. (d) Assuming full acceptance of offer of 5.58.373 (Five Lakhs Fifty-Eight Thousand Three Hundred and Seventy-Three) Equity Shares and acquisition through SPAs of

(c) The Acquirer has entered into the SPAs with the Sellers, pursuant to which the Acquirer has agreed to acquire 28,58,027 (Twenty Eight Lakhs Fifty Eight Thousand Three

28,58,027 (Twenty Eight Lakhs Fifty Eight Thousand Three Hundred and Seventy Three) Equity shares aggregating upto 100.00% of the Voting Share Capital of the

 The Acquirer accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (SAST) Regulations. 9. A copy of this Post Offer Advertisement will be available on the website of SEBI (www.sebi.gov.in). BSE Limited (www.bseindia.com), the Target Company (www.ikabsecurities.com), Manager to Offer (www.fedsec.in) & Registrar to Offer (www.satellitecorporate.com).

ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRER

FEDEX SECURITIES PRIVATE LIMITED

B 7, 3th Floor, Jay Chambers, Dayaldas Road, Vile Parle (East), Mumbai-400057, Maharashtra, India. Tel No.: +91 81049 85249 Fax No.: 022 2618 6966E- mail: mb@fedsec.in Website: www.fedsec.in Contact Person: Yash Kadakia SEBI Registration Number: INM000010163 Investor Grievance E-Mail: mb@fedsec.in

Dimensions Advertising, Dombivli (E) . Phone: 0251-2445074 Mobile: 9322597885

Prabhakar Advertisers, Dombivli (E). Phone : 0251-2448917 Mobile : 9819575111

Date: February 11, 2022 Place: Mumbai

M.S. Advertising, Bhayander (F).

Phone: 022-28160100 Mobile: 9769711727

Sugo Advertising, Vasai (W), Phone: 7756982329/ 7028565571

Surfeet Comp

Radha Advertising, Dombivli (E). Mobile : 9920909141 9833555898

Sandip Advte. Bhandup (W), Phone: 022-25946518 Mobile: 9820750922

Muuna (W). Phone : 25911666 Mobile : 9821154666

Y.B.Kulkarni Advertising, Dombivali (W). Phone: 0251 – 2480136 Mobile: 9821467209

Mahesh Advertising & Designin Mulund (W), Phone: 25622469 / 25682469

Riyo Advertising, Ghatkopar (W), Phone: 67704000/ 6500 Mobile: 9821306406

Sadguru Advertising, Vikhroli (W), Phone: 6128 6128 Mobile: 9820319546

C CLASSIFIED CENTRES IN MUMBAI Super Age Borivali (E) Phone: 42872727 Mayuresh Publicity, Virar (W). Phone: 0250 – 2503913. Mobile: 9923935556 Sahil Advertising Thane (W), Phone: 25406749, Mobile: 9223355732 Express Advertising, Borivali (W), Phone : 2833 7799 | 2833 9977. Mobile: 9820401077 Sarathi Enterprises, Thane (W), Phone: 25426604 Mobile: 9920003886 Plasma Advertising, Panvel. Phone : 022-27461970 Ronak Advertising, Vashi. Falcon Multimedia Pvt. Ltd., Borivali (E) Mobile: 9833226463 Shireen Advertising, Thane (W). Phone: 25343648 / 25341538 Phone : 71012345 Mobile: 9324102060/ 9820152753 Surbhi Advertising Thane (W). Phone: 67924448/9, 66743142 Rahul Advertising Vashi, Phone: 022-65119998 Mobile: 9820200044 Nikharge Advertising, Borivali (W), Phone: 28921255 Mobile: 9322210176 Swati Advertisers, Thane (W), Phone: 9820786203 S.Kumar Publicity, Vashi, Phone: 27898472 Mobile: 9820889848 Mayekar's Ad Junction, Dombivli (E). Phone: 0251-2862551 Mobile: 9870017985 Sarvodaya Borivali (W), Mobile : 9322139909 Siba Ads & Communications, Vashi, Phone: 27892555/61372555 Aries Media, Dombivali (E), Phone : 0251 – 2430030 Mobile : 9892333300 Ad Plus Mira Road (E) Mobile : 8779657505 Budhkar Publicity Pvt. Ltd., Kalyan (W). Phone: 0251 – 2205995 Mobile: 9322400262 Ashansi Advertising & Press Relation Mira Road (E), Phone: 022-28114235 Mobile: 9833933502 Advait Advertising, Thane (W). Phone: 25345294 / 25380080

Ashwini Communication, Thane (W)

Mangal Advtg & Consultancy, Thane (W). Phone : 2538 8134 Mobile: 9869197367

Thane (W). Phone : 2544 5007 Mobile : 9820927100

SEBI Registration Number: INR000000544 Disclaimer: California Software Company Limited is proposing, subject to the receipt of requisite approvals, market conditions, and other considerations, to make a On behalf of Board of Directors

> Mr. Mahalingam Vasudevan **Managing Director**





प्रवास अत्यावश्यक असेल तरच करा जिम, क्लब, गर्दीच्या ठिकाणी जाणे टाळा



पोलिसांना घाबरवण्यासाठी पिस्तुल तस्कराने झाडल्या गोळ्या २ पिस्टल, २ मॅगझीन, १६ काडतुसांसह पिस्तुल तस्कराला बाजारपेठ पोलीसांनी केली अटक

पोलिसांना (वार्ताहर) : घाबरवीण्यासाठी पिस्तुल तस्कराने झाडल्याची कल्याणमध्ये घडली असून २ पिस्टल २ मॅगझीन १६ काडतुसासह पिस्तुल तस्कराला बाजारपेठ पोलीसांनी अटक केली आहे. सुरज रमाकांत शुक्ला वय-२४ वर्षे. असे या इसमाचे नाव असून तो मध्य प्रदेश मधील शुक्लपुरा, तहसील अटेर, जिल्हा-भिंड येथील राहणारा आहे. कल्याण बाजारपेठ पोलिसांना

एक इसम कल्याण पश्चिमकडील



चौकी परिसरात येणार या माहितीच्या आधारे बाजारपेठ असल्याची माहिती मिळाली होती. पोलिसांच्या बाजारपेठ पोलीस

मालमत्तेच्या विक्रीकरिता सूचना

कमला रीअल इस्टेट हब प्रायव्हेट लिमिटेड (परिसमापनामध्ये)

सीआयएन क्र. : U45201MH2007PTC173700

दुकान क्र. ८, तळ मजला, शोरूम क्र. ११ च्या सिलींग बिल्डींग नाव -

क्षेत्रफळ ८,२९०.६७ चौ. फूट (एकत्रित). मंजूर आराखडा चटई एस. व्ही. रोड व

क्षेत्रफळ ६०८७.६८ अनुसार ओसी विना असलेली बिल्डींग वही. एम. भारगव

त्यामुळे सन्मा. मुंबई उच्च न्यायालय यांनी त्यांचे आदेश रोड, सीटीएस क्र.

दि. ११.०३.२०२० अनुसार कमला स्पेस सीएचएस लि. यांना जी-५२ ते जी-

परिसमापक यांचे हक सुरक्षित आहेत. रेग्युलरायजेशन मूल्य सदर (पश्चिम), मुंबई

तपशिलाकरिता अटी व शर्ती : भेट द्यावी <u>https://ncltauction.auctiontiger.net-auctio</u>

नोंदणीकरण पत्ता : ४०१, दर्शन सीएचएस, रघुनाथ दादजी स्ट्रीट, फोर्ट, मुंबई - ४००००१ दि. ११.०२.२०२२

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE

MONTHS ENDED 31ST DECEMBER, 2021

The above is an extract of the detailed format of quarterly and nine months ended financial results

filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015.

The above Unaudited Financial Results of the Company have been reviewed by the Audit Committee

and approved by the Board of Directors at its meeting held on Friday, February 11, 2022. The Statutory Auditors have carried out the limited review of these Unaudited Financial Results for the quarter and nine months ended December 31, 2021 and the same are made available on website of the company www.governancenow.com and website of BSE Limited www.bseindia.com and National Stock Exchange

The "Other Equity" balances of the Company will be provided by the Company for the year ended

March 31, 2022 based on audited figures of standalone and consolidated accounts and is not given

Previous period/ year's figures have been reclassified /regrouped wherever necessary to confirm with

of India Limited on www.nseindia.com where shares of the Company are listed.

दि. ०३.०३.२०२२

आयबीबीआय नोंदणीकरण क्र. : IBBI/IPA-001/IP-P00212/2017-18/10412

१० व १२ ते १७ पहिला मजल्यावरील, एकुण प्रत्यक्ष चटई जिंक्शन

मालमत्ता / क्षेत्र

लीडींगमध्ये कट आउट, पहिला मजला व शोरूम क. ५ ते

दायित्व दिली आहेत व प्राधिकृत बांधकामाच्या विनियमन

व नवीन अक्युपेशन प्रमाणपत्राकरिता अर्ज केला आहे.

मलामत्तेच्या संबंधात खरेदीदार यांच्याद्वारे करण्यात येईल.

मालमत्तेची चाचणी (दु. २.०० ते ५.०० दरम्यान)

पृष्टी अहवाल व बोली प्रपत्र यांच्यासह इरठे

ई-लिलाव आयोजन

SAB EVENTS & SOVERNANCE NOT

1 Total income from operations

Net Profit/(Loss) for the period (before Tax Exceptional and/or Extraordinary items)
Net Profit/(Loss) for the period before T

(after Exceptional and/or Extraordinary items)

(after Exceptional and/or Extraordinary items)

Total Comprehensive Income for the period after tax [Comprising Profit/(Loss)

Reserves (Excluding Revaluation Reserve)

Earnings Per Share (of Rs. 10/- each)

on a quarterly basis.

the current accounting treatment.

as shown in the Audited Balance Sheet of the

for the period (after tax) and othe

omprehensive Income (after tax)]

री व कर्जबाजारीपणा कोड, २०१६ अंतर्गत विक्री) विक्री जशी आहे जेथे आहे आधारावर

कमला स्पेसेस

(जी) सांताकझ

नोंदणीकृत ईमेल : rajeev@integroup.com

CIN :L2222MH2014PLC254848

chambers, Oberoi Complex, New Link Road, Andheri (W), Mumbai - 400053

c-4023 0673/022-40230000, Fax : 022-26395459

25.39

(39.58)

(39.58)

128.48

(70.62)

(70.62

(70.62

By Order of the Board of Directo

Markand Adhikar

(Rs. In Lakhs, Except EPS)

114.18

(87.75)

(123.06

(152.28

करोड

करोड व

पंचवीस

लाख

घोलप. पोलीस नाईक सचिन साळवी. भीमराव बागुल, बाविस्कर, पोलीस हवालदार जातक, अत्तार, भोसले या पथकाने आज सकाळच्या समारास लाल चौकी परिसरात सापळा रचला. एक इसम संशयास्पद आढळून आल्याने पोलिसांनी त्याला हटकले मात्र या इसमाला संशय आल्याने त्याने पळून जाण्याचा प्रयव्न केला असता पोलिसांनी त्याचा पाठलाग सरु केला. पोलिसांचा पाठलाग सुरुच असल्याने

कारखानदार आणि कामगारांच्या पाठीशी भाजपा भक्कमपणे उभी

- आमदार रविंद्र चव्हाण

कल्याण, दि. ११ (वार्ताहर) : कारखानदार आणि कामगारांच्या पाठीशी भारतीय जनता पार्टी भक्कमपणे उभी असून प्रदूषणाचा सोडवण्यासाठी कामगारांना बेरोजगार करणे चुकीचे कोणत्याही परिस्थितीत आपण हे स्थलांतर होऊ देणार नसल्याचे भाजप आमदार रविंद्र चव्हाण यांनी सांगितले आहे. प्रदुषणाच्या मृद्यावर डोंबिवलीतील रासायनिक कंपन्या स्थलांतरित करण्याचा निणऱ्य राज्य सरकारने घेतला आहे.

याबाबत भाजप आमदार रवींद्र चव्हाण यांनी गुरुवारी कामा या कंपनी संघटनेच्या कार्यालयात कंपनी मालक आणि व्यवस्थापकांशी केली. यावेळी जिल्हाध्यक्ष शशिकांत कांबळे कामा संघटनेचे अध्यक्ष डॉ. देवेन सोनी, उपाध्यक्ष कमल कपूर, राजू बैलूर, सचिव आदीत्य नाकेर खजिनदार निखील धूत, माजी अध्यक्ष मुरली अय्यर आदी पदाधिकारी आणि कंपनी मालक उपस्थित होते.

प्रदूषण होत असल्याने डोंबिवली एमआयडीसीतील १५६ रासायनिक कंपन्या स्थलांतरीत करण्याचा निणन्य सरकारने गेल्या आठवड्यात घेतला.

प्रदूषणाचा प्रश्न सोडविण्यासाठी लाखो कामगारांना बेरोजगार करणे हा त्यावरचा उपाय नसून त्याऐवजी राज्य सरकारने प्रदूषण नियंत्रणाचा डीपीआर बनवण्याची गरज आमदार रविंद्र चव्हाण यांनी यावेळी बोलून दाखवली डोंबिवली एमआयडीसीतील कारखाने स्थलांतरीत करण्याचे घोर पाप सरकारने करु नये.

कामगारांच्या पाठीशी भक्कमपणे उभा असल्याचेही आमदार चव्हाण यांनी स्पष्ट केले.

घाबरवण्यासाठी आपल्याजवळील पिस्तूलाने जिमनीवर गोळ्या झाडल्या. मात्र पोलिसांनी न घाबरता काही अंतरावर त्याच्यावर झडप घालत त्याला अटक केली.

सहा. पोलीस आयुक्त उमेश

मार्गदर्शनाखाली वपोनिरी नरेन्द्र पाटील, पो.निरी. राजेंद्र अहिरे, पो.निरी. सुनिल पवार, गुन्हे प्रकटिकरण पथकाचे सपोनिरी सजित मंढे. सपोनिरी अरुण घोलप, पो.हवा पायरी, अत्तार,

जातक, भोसले, पो.ना सचिन बागूल, बाविस्कर, सांगळे, पोशि चव्हाण व चालक पोलीस शिपाई भोरे यांनी हि उत्कृष्ट कामगिरी केलेली आहे. या गुन्हयाचा पुढील तपास सपोनि सुजित मुंढे हे करीत आहेत.

PUBLIC NOTICE

Balaram Tambe, at - Flat No. 3, Ground Floor, B - Wir 11, his Father Mr. Balaram Bhaguram Tambe, died on Dated 19/04/2008, & Mother Mrs. Vidya Balaram Tambe, died on Dated 09/03/2017 and their living behind wo Legal Heirs 1) Mr. Shailendra Balaram Tambe, (Son) 2) Miss. Aruna Balaram Tambe. After Marriage Son) 2) miss. Aruna balaram I amba, Alter Marriage Alame Mrs. Aruna Vinod Pawar, (Daughter). So we hereby invite claim or objection that any person lawing any claim or objection against or into or upon sepect of said flat howsoever are hereby required to nake the same known in writing to our advocate office within 2 days from the other of the other of the visition 2 days from the visition 2 days f

vithin 7 days from the date of publication. **D. S. TIWARI** Date: 12/02/2022 (Advocate High Court) Branch: - Office No. 19, Akanksha Tower Nallasopara (E), Tal.-Vasai, Dist.-Palghar

POST OFFER ADVERTISEMENT UNDER REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

IKAB SECURITIES AND INVESTMENT

CIN: L17100MH1991PLC059848

Registered Office: 5, Raja Bahadur Compound, 2rd Floor, 43 Tamarind Lane, Fort, Mumbai - 400023 Maharashtra, India; Tel: +91 022 4046 3500; Email: info@ikabsecurities.com ; Website: www.ikabsecurities.com Contact Person: Ankita Phophaliya, Company Secretary & Compliance Officei

OPEN OFFER FOR ACQUISITION OF UP TO 5,58,373 (FIVE LAKHS FIFTY-EIGHT THOUSAND THREE HUNDRED SEVENTY-THREE) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RS. 10/- (RUPEES TEN ONLY) EACH ("EQUITY SHARE"), REPRESENTING THE ENTIRE PUBLIC SHAREHOLDING CONSTITUTING 16.34% OF THE VOTING SHARE CAPITAL (AS DEFINED BELOW) OF IKAB SECURITIES AND INVESTMENT LIMITED (THE "TARGET COMPANY"), FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY BY MR. MADHUSUDAN KELA ("ACQUIRER") ("OFFER"/" OPEN OFFER") ÍN COMPLIANCE WITH REGULATIONS 3(1), 4 AND OTHER APPLICABLE PROVISIONS OF THE SECURITIES EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS 2011 AND SUBSEQUENT AMENDMENTS THERETO ("SEBI (SAST) REGULATIONS").

This Post Offer Advertisement ("Post-Offer Advertisement") is being issued by Fedex Securities Private Limited (formerly Known as Fedex Securities Limited), the Manager to the Offer ("Manager to the offer"), on behalf of Acquirer and PAC, in connection with the Offer made by the Acquirer, in compliance with Regulation 18(12) of the SEBI (SAST) Regulations.

This Post Offer Advertisement is to be read in continuation of, and in conjunction with: (a) the Public Announcement (the "PA") dated November 02, 2021; (the Detailed Public Statement ("DPS") that was published in the newspapers: 'Financial Express Newspaper (English - All editions), Jansatta Newspaper (Hindi -All editions), and Pratahakal Newspaper (Regional - Mumbai edition), on November 11, 2021; (c) the Letter of Offer (the "LoF") along with Form of Acceptance-cum- Acknowledgement dated January 17, 2022; (e) the Offer Opening Advertisement and Corrigendum to the Detailed Public Statement published on January 25, 2022 in the same newspapers where DPS was published (the "Offer Opening Public Announcement and Corrigendum").

Capitalised terms used but not defined in this Post Offer Advertisement shall have same meaning assigned to such terms in the LOF. The Shareholders of the Target Company are requested to kindly note the following information relating to the Offer

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Name of the Target Company			IKAB Securities and Investment Limited					
	2.	Name of the Acquirer	Madhusudan Kela					
	3.	Name of Manager to the Offer	Fedex Securities Private Limited					
	4.	Name of the Registrar to the Offer	Satellite Corporate Services Private Limited					
	5.	Offer Details						
		(a) Date of Opening of the offer	Friday, January 28, 2022					
	(b) Date of Closure of the offer		Thursday, February 10, 2022					
	6. Date of payment of consideration Not Applicable, since no Equity Shares were tendered in the Open Offer. (6)							
	7 Details of Acquisitions							

Sr. No.	Particulars	Proposed in the	Offer Document		Actuals
7.1.	Offer Price	Rs. 51 per	Equity Share	Rs. 51 per	Equity Share
7.2.	Aggregate number of Equity Shares tendered	up to 5,58,373 ^(b)		NIL ^(a)	
7.3.	Aggregate number of Equity Shares accepted	up to5,5	58,373 ^(b)	NIL ^(a)	
7.4.	Size of the Offer (Number of Equity Shares multiplied by offer price per Equity Share)	Rs. 2,84	,77,023 ^(b)	N	IIL ^(a)
7.5.	Shareholding of Acquirer before Share Purchase Agreement ("SPA")				
	and Public Announcement (No. & %)	N	IL	1	NIL
7.6.	Equity Shares Acquired by way of Share Purchased Agreement ("SPA")				
	Number	28,58	3,027 [®]	28,5	8,027 [®]
	% of Fully Diluted Equity Share Capital		66%	83.66%	
7.7.	Equity Shares Acquired by way of Open Offer				
	Number	up to 5,58,373 ^(b)		NIL ^(a)	
	% of Fully Diluted Equity Share Capital		16.34 %		
7.8.	Equity Shares Acquired after Detailed Public Statement				
	Number of Shares Acquired				
	Price of the Shares Acquired	NIL		NIL	
	% of the Shares Acquired				
7.9.	Post Offer shareholding of Acquirer				
	Number	34,16,400 ^(d)		28,5	8,027 ^(d)
	% of Fully Diluted Equity Share Capital	100	.00%	83	.66%
7.10.	Pre and Post Offer shareholding of Public Shareholders	Pre – Offer	Post – Offer	Pre – Offer	Post – Offer
	Number	5,58,373	O(d)	5,58,373	5,58,373
	% of Fully Diluted Equity Share Capital	16.34 %	0.00%	16.34 %	16.34 %

(a) No Equity Shares have been tendered in this Open Offer. The same has been certified by the Registrar to the Open Offer vide its certificate dated February 11, 2022. (b) Assuming full acceptance of the Offer.

(c) The Acquirer has entered into the SPAs with the Sellers, pursuant to which the Acquirer has agreed to acquire 28,58,027 (Twenty Eight Lakhs Fifty Eight Thousand Three Hundred and Seventy Three) Equity Shares and as on the date of this Post Offer Advertisement, the same is in the process of transfer.

(d) Assuming full acceptance of offer of 5,58,373 (Five Lakhs Fifty-Eight Thousand Three Hundred and Seventy-Three) Equity Shares and acquisition through SPAs of 28.58.027 (Twenty Eight Lakhs Fifty Eight Thousand Three Hundred and Seventy Three) Equity shares aggregating upto 100.00% of the Voting Share Capital of the Target Company

The Acquirer accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (SAST) Regulations A copy of this Post Offer Advertisement will be available on the website of SEBI (www.sebi.gov.in), BSE Limited (www.bseindia.com), the Target Company

(www.ikabsecurities.com), Manager to Offer (www.fedsec.in) & Registrar to Offer (www.satellitecorporate.com) ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRER

FEDEX SECURITIES PRIVATE LIMITED

B 7, 3rd Floor, Jay Chambers, Dayaldas Road, Vile Parle (East), Mumbai-400057, Maharashtra, India. Tel No.: +91 81049 85249 Fax No.: 022 2618 6966E- mail: mb@fedsec.in Website: www.fedsec.in Contact Person: Yash Kadakia SEBI Registration Number: INM000010163 Investor Grievance E-Mail: mb@fedsec.in

Date: February 11, 2022 Place: Mumbai



TOTAL TRANSPORT SYSTEMS LIMITED

Member of the C.P. World Group

Registered Office: 7th floor, T Square, Opp. Chandivali Petrol Pump, Saki Vihar Road, Saki Naka, Andheri (E), Mumbai - 400 072. Maharashtra, INDIA Tel. No.: +91-22-66441500 | Fax: +91-22-66441585 | Email: info@ttspl.in | Website: www.ttspl.in CIN: L63090MH1995PLC091063

EXTRACT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER **ENDED DECEMBER 31, 2021**

(Hs. In Lakhs)													
	Particulars	STANDALONE						CONSOLIDATED					
Sr. No.		Quarter Ended on			Nine Months Ended Year En		Year Ended	Quarter Ended on			Nine Months Ended		Year Ended
		31st December 2021	30th September 2021	31st December 2020	31st December 2021	31st December 2020	31st March 2021	31st December 2021	30th September 2021	31st December 2020	31st December 2021	31st December 2020	31st March 2021
		UNAUDITED	UNAUDITED	UNAUDITED	UNAUDITED	UNAUDITED	AUDITED	UNAUDITED	UNAUDITED	UNAUDITED	UNAUDITED	UNAUDITED	AUDITED
1	Total Income from Operations	15441.00	12522.73	6646.92	37069.68	17812.95	26497.56	16974.20	13887.14	8193.95	41133.19	21894.58	31513.93
2	Net Profit/(Loss) for the period (before Tax and Exceptional items)	400.27	423.19	67.32	1101.67	-93.76	278.46	372.47	382.36	51.35	1058.74	-217.91	1.86
3	Net Profit/(Loss) for the period before tax (after Exceptional items)	400.27	423.19	67.32	1101.67	-93.76	278.46	370.62	381.60	49.66	1054.28	-220.72	-4.91
4	Net Profit/(Loss) for the period after tax (after Exceptional items)	296.69	267.14	67.32	781.92	-101.29	201.56	270.63	225.42	48.46	738.49	-229.84	-86.31
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	296.69	267.14	67.32	781.92	-101.29	174.13	268.87	225.43	48.46	736.74	-229.71	-113.32
6	Paid up Equity Share Capital (Face Value of ₹ 10/- per Equity Share)	1430.60	1430.60	1430.60	1430.60	1430.60	1430.60	1430.60	1430.60	1430.60	1430.60	1430.60	1,430.60
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-	-	-	4393.95	3443.91	3719.33	-	-	-	3828.93	3049.82	3,170.13
8	Earnings Per Share (of ₹ 10/- each) (for continuing and discontinued operations) -												
	1 Basic 2 Diluted	2.07 2.07	1.87 1.87	0.47 0.47	5.47 5.47	-0.71 -0.71	1.41 1.41	1.89 1.89	1.58 1.58		5.16 5.16	-1.61 -1.61	-0.59 -0.59

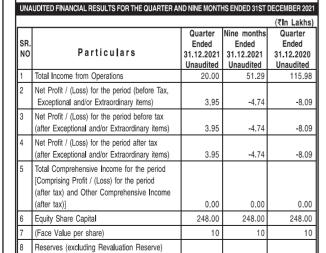
- Notes: 1. The above Unaudited results, which have been subjected to Limited Review report by the statutory Auditors of the Company are published in accordance with regulation 33 of the SEBI (LODR) Regulations, have been reviewed by the audit committee and approved and taken on record by the Board of Directors at its meeting held through Video Conferencing on 11th February 2022. The financials results are prepared in accordance with Indian Accounting Standards (Ind AS) as prescribed under Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, Companies (Indian Accounting Standards) (Amendment) Rules and other accounting standards generally accepted in India
 - 2. The above financial results is an extract of the detailed format of the financial results filed with the stock exchange under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulation 2015 the full format are available on the website of the Company i.e. www.ttspl.in under investor tab and on the website of national stock exchange i.e. www.nseindia.com

For Total Transport Systems Limited

Sd/-**Makarand Pradhan Managing Director** DIN: 00102413

Place : Mumbai Date: February 11, 2022 DIN: 00032016

N D METAL INDUSTRIES LIMITED Manufacturers of Non- Ferrous Metals 417, Maker Chamber V, Nariman Point, Mumbai - 400021. Tel: 022 - 22822383, Fax: 022 - 22852452 Website: www.ndmil.com Email: ndmil@ndmil.com CIN: L51900MH1984PLC032864



(Basic & Diluted)

- a The above results have been reviewed by Audit Committee and approved by Board of Director at their meeting held on February 10, 2022
- The above is an extract of the detailed format of Unaudited Financial Results for the guarter and nine months ended December 31, 2021 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format o Unaudited Financial Results for the quarter and nine months ended December 31, 2021 are available on the websites of the Stock Exchange(s) i.e. www.bseindia.com and on Company's website i.e. www.ndmil.com

FOR N.D. METAL INDUSTRIES LTD

0.00

-0.02

0.00

-0.03

Place · Mumbai Date: 10th February 2022

as shown in the Audited Balance Sheet of

Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)

the previous year

Ajay Garg Managing Directo DIN NO. 00988977

Place: Mumbai

Dated: 11th February, 2022