ikab Securities & Investment Limited

Twenty - sixth Annual Report and Accounts 2016 - 2017

BOARD OF DIRECTORS

Indra Kumar Bagri

Chairman

Anil Kumar Bagri

Managing Director

Abhishek Bagri

Whole-time Director & Chief Financial Officer

Swati Dujari

Independent Director

Prerit K. Damani

Independent Director

COMPANY SECRETARY & COMPLIANCE OFFICER

Ankita Phophaliya

AUDITORS

Aalok Mehta & Co.,

Chartered Accountants

REGISTERED OFFICE.

Raja Bahadur Compound, Bldg No.5 2nd floor, 43 Tamarind Lane, Fort

Mumbai – 400 001

CIN: L17100MH1991PLC059848

Website: www. ikabsecurities.com Email: info@ikabsecurities.com

REGISTRAR & SHARE TRANSFER AGENT

Satellite Corporate Services Pvt. Ltd.

B- 302, Sony Apartments, 3rd Floor

Opp. St. Judes' High School

Andheri- Kurla Road, Sakinaka - Jarimari

Mumbai - 400 072

IKAB SECURITIES & INVESTMENT LIMITED

CIN No.: L17100MH1991PLC059848

Regd. Office: Raja Bahadur Compound, Building No. 5, 43 Tamarind Lane, Mumbai - 400 001
Tel No.:022 - 4046 3500 Email: info@ikabsecurities.com Website: www.ikabsecurities.com

NOTICE

Notice is hereby given that the 26th Annual General Meeting of the Members of Ikab Securities & Investment Limited Company will be held on Friday, September 22, 2017 at Raja Bahadur Compound, Building No. 5, 2nd floor, 43 Tamarind Lane, Fort, Mumbai – 400 001 at 11:30 a.m. to transact the following business:

ORDINARY BUSINESS:

- To receive, consider and adopt the Audited Financial Statements for the financial year ended on 31st March, 2017 and the Boards' and Auditors' Reports thereon.
- To appoint a Director in place of Mr. Indra Kumar Bagri (DIN: 0014384) who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and being eligible, offers himself for re-appointment.
- 3. To consider and if thought fit to pass the following resolution as an Ordinary Resolution:

"RESOLVED that pursuant to the provisions of Section 139 and other applicable provisions, if any, of the Companies Act, 2013 and the Rules framed thereunder, as amended from time to time, M/s Aalok Mehta & Co. Chartered Accountants (Firm Registration No. 126756W), be and are hereby re-appointed as Statutory Auditors of the Company to hold office from the conclusion of this Annual General Meeting (AGM) till the conclusion of the next Annual General Meeting of the Company at such remuneration as may be mutually agreed between the Board of Directors of the Company and the Auditors."

SPECIAL BUSINESS:

4. To consider and if thought fit to pass the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 196, 197, 203 and other applicable provisions, if any read with Schedule V of the Companies Act, 2013 and subject to such approvals as may be necessary, the company hereby approves the re-appointment of Mr. Anil Bagri (DIN 00014338) as Managing Director of the company for a period of five years effective from July 16, 2017 on a monthly remuneration of upto Rs. 2,00,000/- including salary, perquisites and other allowances recommended by the Nomination and Remuneration Committee.

Where in any financial year during the currency of the tenure of the Managing Director, the Company has made no profits or its profits are inadequate, the Company shall pay to the Managing Director the above salary and perquisites except commission not exceeding the ceiling limit prescribed in Schedule V of the Companies Act, 2013 as amended from time to time as minimum remuneration.

"FURTHER RESOLVED THAT the Board of Directors of the Company be and is hereby authorised to alter and / or vary any of the terms of remuneration in consultation with the Managing Director provided such variation is in accordance with the provisions in Schedule V of the Companies Act, 2013 and/ or the provisions of law as may be applicable thereto from time to time."

"FURTHER RESOLVED THAT the Board be and is hereby authorized to do all such acts, matters, deeds and things and to take such steps as expedient or desirable to give effect to this resolution."

5. To consider and if thought fit to pass the following resolution as an Ordinary Resolution: "RESOLVED THAT pursuant to the provisions of Sections 196, 197, 203 and other applicable provisions, if any read with Schedule V of the Companies Act, 2013 and subject to such approvals as may be necessary, the Company hereby approves the re-appointment of Mr. Abhishek Bagri (DIN 00015897) as Whole-time Director of the company for a period of five years effective from April 1, 2018 on a monthly remuneration of upto Rs.1,00,000/- including salary, perquisites and other allowance as recommended by the Nomination and Remuneration Committee.

"Where in any financial year during the currency of the tenure of the Whole-time Director, the Company has made no profits or its profits are inadequate, the Company shall pay to the Whole-time Director the above remuneration not exceeding the ceiling limit prescribed in Schedule V of the Companies Act, 2013 as amended from time to time as minimum remuneration.

"FURTHER RESOLVED THAT the Board of Directors of the Company be and is hereby authorised to alter and / or vary any of the terms of remuneration in consultation with the Whole- time Director provided, such variation is in accordance with the provisions in Schedule V of the Companies Act, 2013 and / or the provisions of law as may be applicable thereto from time to time."

"FURTHER RESOLVED THAT the Board be and is hereby authorized to do all such acts, matters, deeds and things and to take such steps as expedient or desirable to give effect to this resolution."

6. To consider and if thought fit to pass the following resolution as an ordinary resolution:

"RESOLVED THAT pursuant to provisions of Section 20 of the Companies Act, 2013 and other applicable provisions, if any, of the said act and relevant rules prescribed thereunder, whereby a document may be served on any member by the company by sending it to him by post or by registered post or by speed post or by courier or by delivery to his office address or by such electronic or other mode as may be prescribed, the consent of the company be and is hereby accorded to charge from the member in advance equivalent to the estimated actual expenses of delivery of the documents pursuant to any request made by the shareholder for delivery of such document to him through a particular mode of service mentioned above provided such request along with the requisite fee has been duly received by the company at least one week advance of the dispatch of the document by the company.

RESOLVED FURTHER THAT the Directors or Key Managerial Personnel of the Company be

and are hereby severally authorised to do all such acts, deeds, matters and things as they may in their absolute discretion deem necessary, proper or desirable and to settle any question, difficulty, doubt that may arise in respect of the matter aforesaid and further to do all such acts, deeds and things as may be necessary, proper or desirable or expedient to give effect to the

above resolution."

NOTES:

I. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE ANNUAL GENERAL MEETING IS ENTITLED TO APPOINT A PROXY / PROXIES TO ATTEND AND VOTE ON A POLL INSTEAD OF HIMSELF / HERSELF AND THE PROXY / PROXIES NEED NOT BE A MEMBER OF THE COMPANY. THE INSTRUMENT APPOINTING THE PROXY, IN ORDER TO BE EFFECTIVE, SHOULD BE LODGED AT THE REGISTERED OFFICE OF THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE COMMENCEMENT OF THE MEETING.

A person can act as a proxy on behalf of members not exceeding fifty (50) and holding in the aggregate not more than ten percent (10%) of the total share capital of the Company carrying voting rights. Further, a member holding more than ten percent of the total share capital of the Company carrying voting rights, may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholder.

Corporate members intending to send their authorised representative(s) to attend the Meeting are requested to send to the Company a certified copy of the Board Resolution authorising their representative(s) to attend and vote on their behalf.

Members / Proxies are requested to bring duly-filled Attendance Slip along with their copy of Annual Report to the Meeting.

In case of joint holders attending the Meeting, only such joint holder who is higher in the order of names will be entitled to vote at the meeting.

- 2. Statement setting out material facts pursuant to Section 102 of the Companies Act, 2013, which sets out details relating to item numbers 4, 5, 6 of the Notice, is annexed hereto and the information required in respect of appointment / reappointment of directors as per Regulation 36 (3) of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 and the Secretarial Standards on General Meetings under item 2 are also annexed hereto.
- 3. The Register of Members and Share Transfer books of the Company will remain closed from Wednesday, September 20, 2017 to Friday, September 22, 2017 (both days inclusive).
- 4. Members holding shares in electronic form are requested to intimate immediately any change in their address or bank mandates to their Depository Participants with whom they are maintaining their demat account. Members holding shares in physical form are requested to advise any change in their address or bank mandates immediately to the Registrar and Share Transfer Agent i.e. Satellite Corporate Services Pvt. Ltd.

For any assistance regarding share transfers, transmissions, change of address or bank mandates, non-receipt of dividends, duplicate / missing share certificates and other relevant matters, the Registrar and Transfer Agents of the Company may be contacted.

- 5. Members who hold shares in electronic form are requested to mention their DP ID and Client ID number and those who hold shares in physical form are requested to mention their Folio Number in the Attendance Slip for attending the meeting to facilitate identification of membership at the Annual General Meeting.
- Members are requested to bring their copies of the Annual Report at the time of attending the Annual General Meeting.
- Members seeking further information on the financial accounts are requested to write to the Company at least seven days before the meeting, so that relevant information can be kept ready at the meeting.
- 8. Transfer of unpaid / unclaimed dividend etc. to the Investor Education and Protection Fund in terms of Section 124 of the Companies Act, 2013 is not applicable to the company.
- 9. The Securities Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in security market. Shareholders holding shares in electronic form are, therefore requested to submit the PAN to their Depository Participant with whom they are maintaining their demat accounts. Shareholders holding share in physical form can submit their PAN details to the Company.

- 10. Members may also note that the Notice of this Annual General Meeting and the Annual Report for the year 2016-17 will also be available on the company's website: <u>www.ikabsecurities.com</u> for download.
- 11. The Notice of the AGM along with the Annual Report 2016-17 is being sent by electronic mode to those Members whose e-mail addresses are registered with the Company /Depositories, unless any Member has requested for a physical copy of the same. For Members who have not registered their e-mail addresses, physical copies are being sent by the permitted mode.
- 12. Members holding shares in physical form are requested to consider converting their holding to dematerialised form to eliminate all risks associated with physical shares. Members can contact the Registrar and Share Transfer Agents of the Company in this regard.
- 13. To support the 'Green Initiative' the Members who have not registered their e-mail addresses are requested to register the same with Satellite Corporate Services Pvt. Ltd. / Depositories.
- 14. All documents referred to in the accompanying Notice and the Explanatory Statement shall be open for inspection at the Registered Office of the Company, during normal business hrs (10:00 am to 6:00 pm) on all working days except Saturdays & Sundays (including Public Holidays) upto the date of the Annual General Meeting.
- 15. A route map showing directions to reach the venue of the 26th AGM is given at the end of this Notice.
- 16. VOTING THROUGH ELECTRONIC MEANS:
 - In compliance with the provisions of Section 108 of the Companies Act, 2013 and the Rules framed thereunder, and Regulation 44 of Securities And Exchange Board Of India (Listing Obligations And Disclosure Requirements) Regulations, 2015, and the Secretarial Standards on General Meetings (SS2) issued by the Institute of Company Secretaries of India, the Company is pleased to provide members facility to exercise right to vote at the 26th Annual General Meeting (AGM) by electronic means and the business may be transacted through e-Voting services provided by Central Depositories Services Limited (CDSL)
- A. The instructions for members for voting electronically are as under:-
- 1. In case of members receiving e-mail:
- Log on to the e-voting website www.evotingindia.com during the voting period.
- (ii) Click on "Shareholders" tab.
- (iii) Now, select the "COMPANY NAME" from the drop down menu and click on "SUBMIT"
- (iv) Now Enter your User ID (For CDSL: 16 digits beneficiary ID, For NSDL: 8 Character DP ID followed by 8 Digits Client ID, Members fiolding shares in Physical Form should enter Folio Number registered with the Company and then enter the captcha code as displayed and Click on Login.
- (v) If you are holding shares in Demat form and had fogged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used. If you are a first time user follow the steps given below.
- (vi) Now, fill up the following details in the appropriate boxes:

	For Members holding shares For Members holding shares
.i	in Demat Form in Physical Form
PAN *	Enter your 10 digit alpha-numeric *PAN issued by income Tax Department (Applicable for both demat shareholders as well as physical shareholders)
DOB#	Enter the Date of Birth as recorded in your demat account or in the company records for the said demat account or folio in dd/mm/yyyy format.
Dividend Bank Details #	Enter the Dividend Bank Details as recorded in your demat account or in the company records for the said demat account or folio. Please enter the DOB or Dividend Bank Details in order to login. If the details are not recorded with the depository or company please enter the member id / folio number in the Dividend Bank details field.

- * Members who have not updated their PAN with the Company / Depository Participant are requested to use the first two letters of their name and the sequence number in the PAN field. In case the sequence number is less than 8 digits enter the applicable number of 0's before the number after the first two characters of the name. e.g. if your name is Ramesh Kumar with
- sequence number 1 then enter RA00000001 in the PAN field.

 # Please enter any one of the details in order to login. In case both the details are not recorded with the depository or company please enter the member id / folio number in the Dividend Bank details field.
- (vii) After entering these details appropriately, click on "SUBMIT" tab.
- (viii) Members holding shares in physical form will then reach directly the Company selection screen. However, members holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for evoting through CDSL platform. It is strongly recommended not to share your password with any
- other person and take utmost care to keep your password confidential.

 (ix) For Members holding shares in physical form, the details can be used only for remote e-voting on the resolutions contained in this Notice.

 (x) Click on the EVSN for the Company
- (x) Click on the EVSN for the Company
 (xi) On the voting page, you will see Resolution description and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
 (xii) Click on the "Resolutions File Link" if you wish to view the entire Resolutions.
- (xii) Click on the "Resolutions File Link" if you wish to view the entire Resolutions.
 (xiii) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
 (xiv) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your
- vote.

 (xv) You can also take out print of the voting done by you by elicking on "Click here to print" option
 - on the Voting page.

 (xvi) If Demat account holder has forgotten the changed password then enter the User ID and captcha
 - code click on Forgot Password & enter the details as prompted by the system.

 (xvii) Institutional shareholders (i.e. other than Individuals, HUF, NRI etc.) are required to log on to www.evotingindia.co.in and register themselves as Corporates. After receiving the login details
 - www.evotingindia.co.in and register themselves as Corporates. After receiving the login details they have to link the account(s) which they wish to vote on and then cast their vote. They should upload a scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, in PDF format in the system for the scrutinizer to verify the same and can also email to info@ikabsecurities.com
 - 2. In case of members receiving the physical copy:
 - (i) Please follow all steps from sl. no. (i) to sl.no.(xvii) above to cast vote.

 A. In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked
 - Questions ("FAQs") and e-voting manual available at www.evotingindia.co.in under help section or write an email to helpdesk at evoting@cdslindia.com.

 The remarks a voting period commences on Monday, September 18, 2017 (10:00 am IST) and
 - B. The remote e-voting period commences on Monday, September 18, 2017 (10:00 am IST) and ends on Thursday, September 21, 2017 (5:00 pm IST). During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of September 15, 2017 may cast their vote electronically. The remote e-voting module shall be disabled by CDSL for voting thereafter. Once the vote on a resolution is cast by the shareholder, the shareholder shall not be allowed to change it subsequently. Members who wish

to cast vote through physical ballot form, should send such form to the Scrutinizer so as to reach him /her not later than Thursday, September 21, 2017 (5:00 pm IST). The members who do not seet water through remote e-voting or through ballot form sent herewith can vote at the meeting.

- C. The voting rights of shareholders shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off date of September 15, 2017. 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 only shall be entitled to avail the facility of remote evoting, voting through ballot form as well as voting at the meeting through ballot.
- D. Any person, who acquires shares of the Company and becomes member of the Company after dispatch 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@cdslindia.com. However, if you are already registered with CDSL for remote e-voting then you can use your existing user ID and password for casting your vote. If you forgot your password, you can reset your password by using "Forgot User Details/Password" option available on www.evotingindia.com
- 3. The Company has appointed Ms. Shalini Bhat, (Membership No. FCS 6484); failing her, Mr. J. U. Poojari, Practicing Company Secretary (Membership No. FCS: 8102) to act as the Scrutinizer to scrutinize the voting and remote e-voting process (including the Ballot Form received from the Members who do not have access to the e-voting process) in a fair and transparent manner.
- 4. Members who do not have access to e-voting facility may request a physical Ballot Form from the company and send duly completed Ballot Form so as to reach the Scrutinizer appointed by the Board of Directors of the Company, at the address of the Registrar and Share transfer agent of the Company, M/s Satellite Corporate Services Pvt. Ltd., B- 302, Sony Apartment, Opp. ST Jude High School, Off. Andheri Kurla Road, Jarimari, Sakinaka, Mumbai 400 072 not later than September 21, 2017 (5:00 pm IST). Ballot Form received after this date will be treated as invalid.
- A Member can opt for only one mode of voting i.e. either through e-voting or by Ballot. If a
 Member casts votes by both modes, then voting done through e-voting shall prevail and Ballot
 shall be treated as invalid.
- 6. The Scretinizer shall, immediately after the conclusion of voting at the general meeting, first count the votes cast at the meeting, thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and make not later than three days of conclusion of the meeting a consolidated Scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorised by him in writing who shall countersign the same.
- 7. The results of voting will be declared and the same along with Scrutinizer's Report(s) will be published on the website of the Company and on the website of CDSL and communicated to the BSE Limited where the shares of the Company are listed within 48 hours from the conclusion of the AGM.

By Order of the Board sd/-Anil Kumar Bagri (DIN: 00014338) Managing Director

Regd. Office: Raja Bahadur Compound Bldg No. 5, 2nd Floor 43 Tamarind Lane, Fort Mumbai – 400 001

Date: May 30, 2017

ANNEXURE TO NOTICE

Explanatory statement pursuant to section 102(2) of the Companies Act, 2013:

Item No. 4:

The Board of Directors at its meeting held on May 30, 2017 re-appointed Mr. Anil Bagri (DIN: 00014338) as Managing Director of the company for a period of five years with effect from July 16, 2017 on a monthly remuneration of upto Rs. 2,00,000/- including salary, perquisites and other allowance as recommended by the Nomination and Remuneration Committee.

Anil Kumar Bagri, aged 45 years, is a Bachelor of Arts (Economics) from Boston University, USA. He has worked as Summer Trainee at Chemical Bank's European Utilities and Project Finance team in 1993. He worked as an Equity Analyst with Zurich India Mutual Fund from July 1994 to February 1996 and as Junior Analyst at UBS Warburg from April 1996 to April 1998. He has been the Wholetime Director of Ikab Securities and Investment Ltd. since 1998 and Managing Director since 2008. He used to run Ikab's broking and depository businesses, and now runs the company's lending and investment activities. He was also the all-India President of ANMI (Association of National Exchanges Members of India), a pan-India body of over 800 stock exchange members, during 2010-11.

The Resolution at Item Nos. 4 of the Notice for his re-appointment is commended for approval by the Members.

Mr. Anil Bagri is concerned or interested in the Resolution as it relates to his own appointment. Mr. Indra Kumar Bagri and Mr. Abhishek Bagri, relatives of Mr. Anil Bagri, are also deemed to be concerned or interested in the Resolution.

Additional information required to be given along-with a Notice calling General Meeting as per Schedule V to the Companies Act, 2013 is given hereunder:

I. General Information:

(1) Nature of industry

- **NBFC** Activities
- (2) Date or expected date of The company is completely into NBFC activities since 2013. commencement of commercial It was into the broking business from 1998 to 2013. production
- (3) In case of new companies, Not Applicable expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus

Rs. In lakhs

(4) Financial performance based on given indicators	2013-2014	2014-2015	2015-2016
Income (including exceptional income)	1138.79	1902.18	3856.76
Net profit / (Loss) as per profit and loss account	(13.17)	- (1.48)	(1.73)
Amount of Dividend paid	0	0	0
Rate of Dividend declared	0	9	· 0
Earnings before interest, depreciation & taxes	2.55	45.47	31.33
% of EBIDT to turnover	0.23%	2.39%	0.82%

(5) Export performance and net foreign exchange collaborations

Nil

(6) Foreign investments collaborators, if any.

Nii

or

II. Information about the appointee

(1) Background details

Name: Mr. Anil Bagri

Designation: Managing Director

Father's name: Mr. Indra Kumar Bagri

Nationality: Indian

Date of Birth:27-02-1972

Qualifications: Bachelor of Arts (Economics)

from Boston University, USA

Experience: 23 years .

(2) Past remuneration

The gross remuneration paid to him in the year 2016-17 was Rs. 12.00 Lakhs.

(3) Recognition or awards

(4) Job profile and his suitability

The Managing Director shall be responsible for the management of the whole of the affairs of the Company and to do all acts and things, which in the ordinary course of business, he considers necessary or proper or in the interest of the

Company.

Considering the above and having regard to age, qualifications, ability and experience and looking to the business requirement, the proposed remuneration is in the interest of the Company.

(5) Remuneration proposed

Salary upto Rs.2,00,000/- per month.

(6) Comparative remuneration profile Comp with respect to industry, size of indust the Company, profile of the remun position and person (in case of low. expatriates the relevant details would be w. r. t. the country of his origin)

Compared to the remuneration with respect to the industry, size of the Company etc. the remuneration proposed to be paid to him is very low.

(7) Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel, if any. Mr. Anil Bagri is one of the Promoters of the Company and he is related to Mr. Indra Kumar Bagri (father) and Mr. Abhishek Bagri (brother) He holds 5,57,507 Equity shares of Rs. 10/- each of the company.

III. Other information:

(1) Reasons of loss or inadequate N.A. profits

(2) Steps taken or proposed to N
be taken for improvement

 Expected increase in productivity and profits in measurable terms. N.A.

IV. Disclosures:

The remuneration of Shri Anil Bagri has been disclosed above. The Company does not have any scheme for grant of stock options

Item No. 5:

The Board of Directors at its meeting held on May 30, 2017 re-appointed Mr. Abhishek Bagri (00015897) as Whole-Time Director of the company for a period of five years effective from April 1, 2018 on a monthly remuneration of upto Rs. 1,00,000/- including salary, perquisites and other allowance as recommended by the Nomination and Remuneration Committee.

Abhishek Bagri, aged 39 years, is a Bachelor of Arts (Economics) from Mumbai University. He has worked as an Instructor at the Gemmological Institute of India and was a part of the Organizing Committee of the seminar held in October 2000. He worked as an assistant to the Manager of the factory supervising the making of gold ghat, setting, finishing and polishing of the jewellery. He has also worked as a Special Projects Manager at Intergold India Pvt. Ltd. He has been the Wholetime Director of Ikab Securities and Investment Ltd. since 2007 and is also the CFO since December 2014.

Resolution at Item Nos. 5 of the Notice for his re-appointment is commended for approval by the Members.

Mr. Abhishek Bagri is concerned or interested in the Resolutions as it relates to his own appointment. Mr. Indra Kumar Bagri (father) and Mr. Anil Bagri (brother), relatives of Mr. Abhishek Bagri, are also deemed to be concerned or interested in the Resolution.

Additional information required to be given along-with a Notice calling General Meeting as per Schedule V to the Companies Act, 2013 is given hereunder:

I. General Information:

(1) Nature of industry

NBFC Activities

- (2) Date or expected date of The company is completely into NBFC activities since 2013. commencement of commercial It was into the broking business from 1998 to 2013. production
- (3) In case of new companies, Not Applicable expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus

Rs. in lakhs

(4) Financial performance based on given indicators	2013-2014	2014-2015	2015-2016
Income (including exceptional	1138.79	1902.18	3856.76
income) Net profit/ (Loss) as per profit and	(13.17)	(1.48)	(1.73)
loss account			ļ ·
Amount of Dividend paid	0	0	0
Rate of Dividend declared	0	0	0
Earnings before interest, depreciation	2.55	45.47	31.33
& taxes		<u> </u>	
% of FRIDT to turnover	0.23%	2.39%	0.82%

(5) Export performance and net foreign exchange collaborations

Nil

(6) Foreign investments or collaborators, if any.

Nil

II. Information about the appointee

(1) Background details

Name: Mr. Abhishek Bagri

Designation: Wholetime Director Father's name: Mr. Indra Kumar Bagri

Nationality: Indian

Date of Birth: 27.07.1978

Qualifications: B.A.(Economics)

Experience: 10 years

(2) Past remuneration

The gross renuneration paid to him in the year 2016-17 was Rs. 3.00 Lakhs.

(3) Recognition or awards

(4) Job profile and his suitability

The Wholetime Director shall be responsible for the management of the whole of the affairs of the Company and to do all acts and things, which in the ordinary course of business, he considers necessary or proper or in the interest of the Company.

Considering the above and having regard to age, qualifications, ability and experience and looking to the business requirement, the proposed remuneration is in the interest of the Company.

(5) Remuneration proposed

Salary upto Rs.1,00,000/- per month.

(6) Comparative remuneration profile with respect to industry, size of the Company, profile of the position and person (in case of expatriates the relevant details would be w. r. t. the country of his origin)

Compared to the remuneration with respect to the industry, size of the Company etc. the remuneration proposed to be paid to him is very low.

(7) Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel, if any. Mr. Abhishek Bagri is one of the Promoters of the Company and he is related to Mr. Indra Kumar Bagri (father) and Mr. Anil Bagri (brother). He holds 224595 Equity shares of Rs.10/- each of the company.

III. Other information:

(1) Reasons of loss or inadequate profits

N.A.

(2) Steps taken or proposed to be taken for improvement N.A.

 Expected increase in productivity and profits in measurable terms. N.A.

IV. Disclosures:

The remuneration of Shri Anil Bagri has been disclosed above.

The Company does not have any scheme for grant of stock options

Information required as per regulation 36(3) of SEBI (Listing Obligation And Disclosure Requirement) Regulation, 2015.

Details of Directors seeking re-appointment at the forthcoming Annual General Meeting:

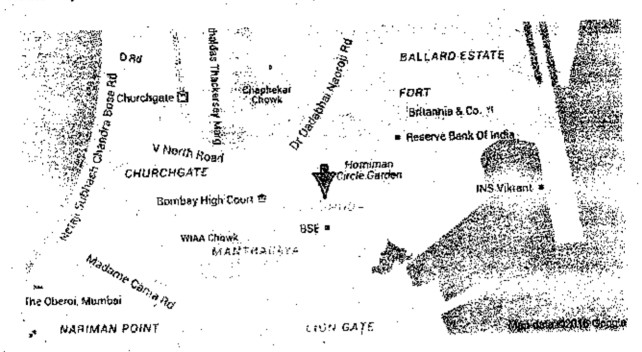
Name of the Director	Indra Kumar Bagri	Anil Bagri	Abhishek Bagri
DIN	0D014384	00014338	00015897
Date of Birth	27/05/1948	27/02/1972	27/07/1978
Date of first appointment on the Board	14/07/1994	14/07/1994	29/10/2007
Qualifications	B.Com	Bachelor of Arts (Economics) from Boston University, USA	Bachelor of Arts (Economics) from Mumbai University
Expertise	Share Trading, Investments and Funds Management	Share Trading, Investments, Funds Management and Operations Management	Share Trading, Investments, Funds Management and Operations Management
Number of Meetings of the Board attended during the year	05	05	04
List of Directorship / Membership / Chairmanship of Committees of other Board	Directorship: 1. Oasis Securities Limited	Directorship: 1. Oasis Securities Limited 2.Future Corporate Resources Limited 3.PRTL Enterprises Limited 4.Future Media (India) Limited 5. Future Entertainment Private Limited	Directorship: 1.Emerging Equities Private Limited
Shareholding in Ikab Securities & Investment Limited	10,91,178 shares	5,57,507 shares	2,24,595 shares
Relationship between directors inter-se	Mr. Anil Bagri, Managing Director & Mr. Abhishek Bagri, Whole time Director are sons of Mr. Indra Kumar Bagri	Mr. Indra Kumar Bagri, Director (Father) & Abhishek Bagri, Director (Brother)	Mr. Indra Kumar Bagri, Director (Father) & Anil Bagri, Director (Brother)
Terms and Conditions of appointment	N.A.	As recommended by NRC Committee	As recommended by NRC Committee

By Order of the Board sd/-Anil Kumar Bagri Managing Director

Regd. Office:
Raja Bahadur Compound
Bldg No. 5, 2nd Floor
43 Tamarind Lane, Fort
Mumbai – 400 001

Date: May 30, 2017

Route-Map to the venue of the Annual General Meeting:



Ikab Securities and Investment Limited Raja Bahadur Compound, Bldg. No. 5, 2nd Floor, 43 Tamarind Lane, Fort, Mumbai - 400 001

BOARDS' REPORT TO THEMEMBERS

[Pursuant to Section 134(3) of the Companies Act, 2013]

To All the Members

Your Directors present herewith their 26th Annual Report together with the Audited Statement of Accounts for the year ended 31st March, 2017.

FINANCIAL RESULTS

The financial results of the Company are summarized as under:

(Rs. in lakhs)

	Year ended	Year ended
	31.03.2017	31.03.2016
Revenue from operations & other Income	7,919.44	3,856.76
Profit / (Loss) before Depreciation and Taxation	91.86	6.63
Depreciation & Amortization	4.60	10.31
Profit / (Loss) before tax	96.45	(3.67)
Net Current tax expense	18.74	
Deferred tax	(0.55)	(2.14)
Net tax (benefit)		
Net Profit / (Loss) for the year	78.26	(1.73)

REVIEW OF OPERATIONS

The past year was one of the finest in the company's history! Boosted by the strong surge in capital markets, your company was able to record a substantial increase in profitability. Your company capitalized on the rise in stock prices and booked decent profits, even while reducing its level of stock-in-trade substantially. This will enable it to keep resources available for future opportunities. With the onset of GST and a host of further reforms on the anvil, the future prospects of the Indian economy look only brighter and your company is confident of being able to capitalize on the upcoming opportunities.

MATERIAL CHANGES AND COMMITMENTS AFTER THE END OF FINANCIAL YEAR There have been no material changes and commitments, if any, affecting the financial position of the Company, which have occurred between the end of the financial year dated March 31, 2017 and date of the report.

DIVIDEND & TRANSFER TO RESERVES

In order to conserve resources, the Directors do not recommend any dividend for the Financial Year 2016-17 and no amount of profit was transferred to General Reserve.

INFORMATION IN ACCORDANCE WITH SECTION 134 (3) OF THE ACT READ WITH COMPANIES (ACCOUNTS) RULES, 2014: -

In view of the nature of activities of the Company, the particulars regarding conservation of energy and technology absorption are not given.

There was no foreign exchange earnings and outgo during the year under report.

NUMBERS OF MEETINGS OF THE BOARD

During the year, 5 Board meetings were convened and held.

DIRECTORS AND DECLARATION FROM INDEPENDENT DIRECTORS

Mr. Indra Kumar Bagri (DIN: 00014384), Director of the company retires by rotation at the ensuing

Annual General Meeting and is eligible for re-appointment.

Mr. Anil Bagri, (DIN 00014338) has been re-appointed as Managing Director of the company for a period of five years with effect from July 16, 2017 by the Board of Directors. Members are requested to refer to Item No. 4 of the Notice of the AGM and the Explanatory Statement for the terms of appointment and remuneration of Mr. Anil Bagri.

Mr. Abhishek Bagri (00015897) has been re-appointed as Whole-Time Director of the company for a period of five years effective from April 1, 2018 by the Board of Directors. Members are requested to refer to Item No. 5 of the Notice of the AGM and the Explanatory Statement for the

terms of appointment and remuneration of Mr. Abhishek Bagri.

Ms. Swati Dujari (DIN: 05349218) and Mr. Prerit Damani (DIN: 00015362) have submitted a declaration that each of them meets the criteria of independence as provided in sub Section (6) of Section 149 of the Act and there has been no change in the circumstances which may affect their status as independent director during the year. In the opinion of the Board, the independent directors possess appropriate balance of skills, experience and knowledge, as required.

COMMITTEE OF BOARD OF DIRECTORS

During the year, the Board has constituted/ reconstituted the Committee in accordance with the provisions of the Companies Act, 2013. Currently, the Board has the following Committees: Audit committee, Nomination & Remuneration Committee, Stakeholders Relationship Committee, Finance Committee and Share Transfer Committee

CORPORATE SOCIAL RESPONSIBILITY

Provisions of Section 135 of the Companies Act, 2013 with regard to Corporate Social Responsibility are not applicable to the company.

VIGIL MECHANISM

The Company is committed to adhere to the highest standards of ethical, moral and legal conduct of business operations. To maintain these standards, the Company encourages its employees who have concerns about suspected misconduct to come forward and express these concerns without fear of punishment or unfair treatment. A Vigil (Whistle Blower) mechanism formulated by the Company provides a channel to the employees and Directors to report to the management concerns about unethical behavior, actual or suspected fraud or violation of the Codes of conduct or policy. The mechanism provides for adequate safeguards against victimization of employees and Directors to avail of the mechanism and also provide for direct access to the Managing Director / Chairman of the Audit Committee in exceptional cases.

POLICY ON DIRECTORS' APPOINTMENT AND REMUNERATION AND CRITERIA FOR INDEPENDENT DIRECTORS:

The Remuneration Policy for directors and senior management and the Criteria for selection of candidates for appointment as directors, independent directors and senior management are placed on the website of the Company http://www.ikabsecurities.policies.htm. There has been no change in the policies since the last fiscal year.

We affirm that the remuneration paid to the directors is as per the terms laid out in the Remuneration policy of the Company.

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to Section 134(5) of the Companies Act, 2013, the Board of Directors, to the best of their knowledge and ability, confirm that:

- (i) in the preparation of the annual accounts, the applicable accounting standards have been followed and there are no material departures;
- (ii) they have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit of the Company for that period;
- (iii) they have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- (iv) they have prepared the annual accounts on a going concern basis;
- (v) they have laid down internal financial controls to be followed by the Company and such internal financial controls are adequate and operating effectively;
- (vi) they have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

ADEQUACY OF INTERNAL FINANCIAL CONTROLS

The Company has proper and adequate system of internal financial controls commensurate with its nature and size of business and meets the following objectives:

- . Providing assurance regarding the effectiveness and efficiency of operations
- ·Efficient use and safeguarding of resources
- Compliance with policies, procedures and applicable laws and regulations and
- Transactions being accurately reported and recorded timely.

The Company has budgetary control system to monitor expenditures and operations against budgets on an ongoing basis.

The internal auditor also regularly reviews the adequacy of internal financial control system.

DETAILS OF SUBSIDIARIES/ JOINT VENTURES/ ASSOCIATES:

The Company does not have any subsidiary/ joint ventures/ associates.

EXTRACT OF ANNUAL RETURN

As provided under sub Section (3) of Section 92 of the Act, the extract of annual return is enclosed, which forms part of the Directors' report as Annexure-I

AUDITORS & THEIR REPORT

M/s. Aslok Mehta & Co., Chartered Accountants, the Auditors of the company who would retire at the ensuing Annual General Meeting offer themselves for reappointment. They have furnished a certificate, confirming that their appointment, if made at the ensuring Annual General Meeting for the financial year 2017-2018, their reappointment will be in accordance with Section 139 read with section 141 of the Companies Act, 2013.

You are requested to appoint Auditors and to fix their remuneration,

The auditors' report does not contain any qualifications, reservations or adverse remarks in their report.

SECRETARIAL AUDIT AND THEIR REPORT

Pursuant to the provisions of Section 204 and other applicable provisions, if any, of the Companies Act, 2013, M/s. Shalini Hegde & Associates, Practicing Company Secretaries were appointed as the Secretarial Auditor for auditing the secretarial records of the Company for the financial year 2016-17 and their Report is attached hereto as Annexure-II.

The Report of the Secretarial Auditor does not contain any observations or adverse remarks.

PARTICULARS OF EMPLOYEES

The information required pursuant to Section 197 read with rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are annexed as Annexure – III.

EVALUATION OF BOARD, ITS COMMITTEES AND INDIVIDUAL DIRECTORS

An annual evaluation of the Board's own performance, Board committees and individual directors was carried out pursuant to the provisions of the Act in the following manner:

Sr. No.	Performance evaluation of	Performance evaluation performed by	Criteria
l.	Each Individual director	Nomination and Remuneration Committee	Attendance, Contribution to the Board and committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and guidance provided, key performance aspects in case of executive directors etc.
2.	Independent directors	Entire Board of Directors excluding the director who is being evaluated	Attendance, Contribution to the Board and committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution, and guidance provided etc.
3.	Board and its committees	All Directors	Board composition and structure; effectiveness of Board processes, information and functioning, fulfilment of key responsibilities, performance of specific duties and obligations, timely flow of information etc. The assessment of committees based on the terms of reference of the committees and effectiveness of the meetings.

DISCLOSURE UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The company has in place an Anti-Sexual Harassment Policy in line with the requirements of The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and rules made thereunder. All employees (permanent, contractual, temporary, trainees) are covered under this policy.

The Company has not received any complaint of sexual harassment during the financial year 2016-2017.

LISTING FEES

The Company has paid the listing fees to BSE Limited for the year 2017-2018.

DEPOSITS FROM PUBLIC

The Company has not accepted any public deposits during the year.

PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS

The Company has not given any loans or guarantees or made investments in contravention of the provisions of the Section 186 of the Companies Act, 2013.

RELATED PARTY TRANSACTIONS

The Company has not entered into any contract, arrangement or transaction with the related parties during the year 2016 – 2017, the particulars of which are required to be given pursuant to Section 134(3)(h) of the Act, read with rule 8(2) of the Companies (Accounts) Rules, 2014.

SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS

During the year under report, there are no significant or material orders passed by any regulator or court that would impact the going concern status of the Company and its future operations.

RISK MANAGEMENT POLICY

The Board of Directors of the Company has framed a risk management policy and is responsible for reviewing the risk management plan and ensuring its effectiveness. The audit committee has additional oversight in the area of financial risks and controls. Major risks identified by the businesses and functions are systematically addressed through mitigating actions on a continuing basis.

INSIDER TRADING REGULATIONS AND CODE OF DISCLOSURE

The Board of Directors has adopted the Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information and Code of Internal Procedures and Conduct for Regulating, Monitoring and Reporting of Trading by Insiders in accordance with the requirements of the SEBI (Prohibition of Insider Trading) Regulation, 2015 and is available on our website www.ikabsecurities.com.

MANAGEMENT'S DISCUSSION AND ANALYSIS

In terms of the provisions of Regulation 34 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Management's discussion and analysis is annexed as Annexure IV.

CORPORATE GOVERNANCE REPORT

As per SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 Corporate Governance is not mandatory to the Company.

APPRECIATION

The Board of Directors is thankful to its Bankers and Institutions for the support and financial assistance from time to time.

Your Directors are pleased to place on record their sincere appreciation to all the employees of the Company whose untiring efforts have made achieving its goal possible: Your Directors wish to thank the Central and State Governments, customers, suppliers, business associates, shareholders for their continued support and for the faith reposed in your Company

> For and on behalf of the Board sd/-Indra Kumar Bagri

Chairman-

DIN: 00014384

Place: Mumbai

Date: May 30, 2017

ANNEXURE- I

EXTRACT OF ANNUAL RETURN as on the financial year ended on 31st March 2017

[Pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

I. REGISTRATION AND OTHER DETAILS:

CDINING SELECTION	L17100MH1991PLC059848
i. CIN Number of the Company:	
ii, Registration Date:	17th January, 1991
iii. Name of the Company;	Ikab Securities and Investment Limited
iv. Category/ Sub-category of the Company:	Public Company / Limited by Shares
v. Address of Registered office and contact details:	Raja Bahadur Compound, Building No. 5 2nd floor, 43 Tamarind Lane, Fort
Contact details.	Mumbai – 400 001
	Tel: 022 - 4046 3500
`· `	Email: info@ikabsecurities.com
·	Website: www. ikabsecurities.com
vi. Whether listed company:	Yes
vii. Name, Address and contact details of	M/s. Satellite Corporate Services Pvt. Ltd.,
Registrar and Transfer Agent:	B-302, Sony Apartment, Opp. ST Jude High
	School, Off. Andheri-Kurla Road, Jarimari.
:	Sakinaka, Mumbai - 400 072.
	Email: service@satellitecorporate.com
	Website: www.satellitecorporate.com
	Tel: +91 22 2852 0461 / 2852 0462
	Fax: +91 22 2851 1809

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY:

Sr. No.	Name and Description of main products / services	NIC Code of the Product / service	% to total turnover of the company
1.	NBFC	9971190	100%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES: N.A.

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)

Equity) (i) Category-wise Share Holding: % Category of Shareholders No. of Shares held at the beginning of No. of Shares held at the end of the Change vear 31.03.2017 the year 01.04.2016 during % of Physical Total Physical Total % of Demat the year Total Total Shares Shares A. Promoters 1) Indian a) Individuals / Hindu 4.59 Undivided Family 1946580 1946580 56.98 2113480 0 2113480 61.86 b) Central Government Û 0.66 0.00 û Û 0.00 Ĥ 0.00 e) State Governments(s) 0 ø 0 0.00 á ø 0 0.00 d) Bodies Corporate 150000 0 150000 4.39 0.08 150000 150000 Ó 4.39 e) Financial Institutions / Banks 0 0 ð 0.00 0.00 Û Ð 0.00f) Any other (specify) 0.00 0 0 'n 0.00 0 0 Û 0.00 Sub-Total (A) (1) 4.89 2263480 Û 2263460 66,25 2096580 0 2096580 61.37 2) Foreign 0.00 0.00 Ð 0 0 0.00 0 ٥ 0 at Non-Resident Individuals Other Individuals 0.00 0.00 0 0.00 Ð 0 ø ø 0 c) Bodies Corporate ñ á ô 0.00 00.0 Û 0 0 0.00 d) Banks / Fi 0 0 0 Ð 0.00 0.00 0 0 0.00 e) Any Other (specify) o o 0.090.00 0 Ð 0 0 0,00 Sub-Total (A) (2) 0.00 0.600 0 0.60 Ð 0 œ Total Shareholding of Promoter (A) = (A)(1)+(A)(2)4.89 2096580 61.37 2263480 O 2263480 66.25 B. Public Shareholding 1. Institutions 0 0.60 0.00 a) Mutual Funds Û Ð Ð 0.00 0 θ b) Pinancial Institutions / 0.00 0.00 ø Banks 0 0 0 0.000 0 Ó 0.00 0.00 e) Central Government ø 0.00 0 0 0 0.00 Û 0.00 d) State Governments(s) Ð 0 0 0.00 Ō 0 0.00 Ö 0.00 ō 0 ō 0.00 0 Û e) Venture Capital Funds 0 9,00 0.00 f) Insurance Companies Û Θ 0 0 0 0.00 g) Foreign Institutional investors 0 0.00 0.00 Ð 0 0 0 0.00h) Foreign Venture Capital Funds Ó 0 0.00 0.00 0 0 0 0 0.00Ð i) Any Other (Specify) û 0.00 00,00 0.00 0 0 0 Ð 00,0 Sub-Total (B) (1) 0 Ð ø 0.00 0 6 9 0.00 2. Non-Institutions a) Bodies Corporate i) Indian 0.01 35751 8200 43954 1.28 44204 1.29 36004 8200

ii) Overseas

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b) Individuals	I	1	- IIII Gar	-					. · i
i) Individual Share-holders holding nominal Share Capital upto Rs.1 facs	849]]	158200	243111	7.12	96161	158200	254361	7.45	0.33
il) Individual Share holders holding numinal Share Capital in excess of Rs.1 lacs	989580	. 0	989580	28.97	811689	` 0	811680	23.76	-5.21
c) Any Other (Specify)	0	0	0	0.00	0	0	9	0.00	9,00
d) Clearing Member	6_	. 0	0	0	0	G	· . 0	. 0	0.00
e) HUF	3125	100	3225	0.09	3125	90	3225	0.09	0,00
f) Directors & their relatives	39700	0	39700	1,16	39700	9	39700	1.16	0,08
Sub-total (B) (2)	1153320	166500	1319820	38.63	986420	166500	1152920	33.75	-4.89
Total Public Share holding (B) = $(B)(1)+(B)(2)$	1153320	166500	1319820	38.63	986420	166500	1152920	33.75	-4.89
TOTAL (A)+(B)	3249900	166500	3416400	,100,00	3249900	16650B	3416400	100,00	0.00
Shares held by Custodians for GDRs & ADRs (C)	. 0	0	0	0.00	Û	0	. 0	0.00	0,00
GRAND TOTAL (A)+(B)+(C)	3249900	166500	3416400	100.60	3249900	166500	3416400	100.00	0.00

(ii) Shareholding of Promoters:

Sr. No	Shareholder's Name		Shareholding at the beginning of the year 01.04.2016			Shareholding at the end of the year 31.03.2017			
		No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbered to total shares	No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbere d to total shares	holding during the year	
ι	Archana Bagdi	35200	1.03	0	35200	1.03	Ő	0.00	
2	Anil Kumer Bagri	471107	13.79	0	557507	16.32	0	2.53	
3	Indra Kumar Bagri	1010678	29.58	0	1091178	31.94	9	2.36	
4	Abhishek Bagri	224595	6.57	0	224595	6.57	Đ	0.00	
5	Savitri Devi Jajoo	20000	0.59	0	20000	0.59	0	0.00	
6	Amit Kumar Bagri	185000	5.42	0	185000	5.42	0	9.00	
7	Linkers Enclave Pvt. Ltd	25000	0.73	0	25000	0.73	0	0,00	
8	Oasis Securities Limited	100000	2.93	0	100000	2.93	0	0.00	
9	Tuscon Towers Pvt. Ltd	25000	0.73	0	25000	0.73	0	0.00	

(iii) Change in Promoters' Shareholding:

				Shareholdir beginning 01.04.2016	of the year	Cumulative Shareholding during the year	
Serial	Name of the Shareholder	Date	Reason	No. of Shares	% of total Shares of the company	No. of Shares	% of total Shares of the company
<u>.</u> t.	Anil Kumar Bagri	08.04.2016 26.08.2016	Transfer	471107	13.79	557507	16.32
2.	Indra Kumar Bagri	22.04.2016	Transfer	1010678	29.58	1091178	31.94

(iv) Shareholding Pattern of top ten Shareholders (other than Directors, Promoters and Holders of GDRs and ADRs):

				Shareholding at the beginning of the year 01.04.2016		Cumulative Shareholding during the year	
Serial no	Name of the Share Holder	Date	Reason	No. of Shares	% of total Shares of the company	No. of Shares	% of total Shares of the company
1	Balesh Kumar Bagree	N.A.	N.A.	129900	3.80	129900	3.80
2	Madhushree Bagree	N.A.	N.A.	60000	1.76	60000	1.76
ŝ	Rangnath Somani	N.A.	N.A.	83265	2.44	83265	2.44
4	Shiv Kumar Damani	N.A.	Transfer	214838	6,29	92938	2.72
5.	Vincet Wadhwa	N.A.	Transfer	62000	1.81	62000	1.83
6	Vinod Kumar Bagri	N.A.	N.A.	85790	2.51	85790	2.51
7	Namrata Khandelwal	N.A.	N.A.	145637	4.26	145637	4.26
8	Naresh Khandelwa!	N.A.	N.A.	94800	2.77	94800	2.77
9	J M C Securities Pvt. Ltd	N.A.	N.A.	30200	0.88	30200	0.80
10	Jayant H. Modi	N.A.	N.A.	30050	0.88	30050	0.83

(v) Shareholding of Directors and Key Managerial Personnel:

			beginning	ding at the of the year 1.2016	Cumulative Share holding during the year		
Serial no	Name of the Director / KMP	Date	Reason	No. of Shares	% of total Shares of the company	No. of Shares	% of total Shares of the company
	Indra Kumar Bagri	22,04.2016	Investment	1010678	29.58	1091178	31,94
2	Anil Kumar Bagri	08.04.2016 26.08.2016	investment	471107	13.79	557507	16.32
. 3	Abhishek Bagri (Whole time Director & CFO)	N.A.	N.A.	224595	6.57	224595	6,57
. 4	Prerit Damani	· N.A.	Transfer	30000	0.88	. 0	0
5	Swati M. Dujari	N.A.	N.A.	0	-0.00	0	0
-6	Ankita Phophaliya (C.S. & Compliance Officer)	N.A.	N.A.	0	0.00	0	0

V. INDEBTEDNESS

Indebtedness of the Company including interest outstanding / accrued but not due for payment (in Rs.):

	Secured Leans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the			· ·	
financial year	<u> </u>			· · · · · · · · · · · · · · · · · · ·
i. Principal Amount	0	0	0	0
ji, Interest due but not paid	, 0	0 .	0	0
iii. Interest accrued but not due	0	0	0	0
Total (i+ii+iii)	Û	Ö	0	. 0
Change in Indebtedness during the financial year			_	
Addition	0 .	11,180,927,707	0.	11,180,927,707
Reduction	0	11,180,927,707	0	11,180,927,707
Net Change	0	0	0	0
indebtedness at the end of the financial year				
i. Principal Amount	0	0.	0	. 0
ii. Interest due but not paid	0 *	0	0	0
iii. Interest accrued but not due	0	0	Ő	0
Total (i+ii+iii)	0	0	0	0

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. Remuneration to Managing Director, Whole-time Directors and/or Manager:

Sr. no.	Particulars of Remuneration	Managing Director	Whole Time Director
	· ·	Anil Bagri	Abhishek Bagri
1.	Gross salary a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 b) Value of perquisites u/s 17(2) Income-tax Act, 1961 c) Profits in lieu of salary under section 17(3) of Income-tax Act, 1961	12,00,000 0 0	5,10,000 0 0
2.	Stock Option	NA	NA
3.	Sweat Equity	NA	NA.
4.	Commission -as % of Profit	NA .	NA
5.	Others, please specify	NA	NA
	Total (A)	12,00,000	5,10,000
6.	'	Schedule V of the Act	Schedule V of the Ac

B. Remuneration to other directors:

Sr. no.	Particulars of Remuneration	Name of Di	rectors	Total Amount
i .	Independent Directors • Fee for attending board committee meetings • Commission • Others, please specify	Prerit Damani 9,000	Swati Dufari 6,000	15,000
	Total (1)	9,000	6,000	15,000
2	Other Non-Executive Directors Fee for attending board / committee meetings Commission Others, please specify	Indra Kumar Bagri 15,000		15,000
	Total (2)	15,000		15,000
	Total (B)=(1+2)	24,003	6,000	30,000
	Total Managerial Remuneration (A+B)	12,24,000	5,16,000	17,40,000
	Overall Ceiling as per the Act	Within the cei	ling limits of Se	ction 197 of the Act

C. REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MD / MANAGER / WTD:

Sr. Particulars of Remuneration		Key Managerial Personnel		
ŋo.		CFO Abhishek Bagri	CS Ankita Phophaliya	
	Gross salary a) Salary as per provisions contained in section 17(1) of the income-tax Act, 1961 b) Value of perquisites u/s 17(2) income-tax Act, 1961 c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961	5,10,000	120,000	
2	Stock Option	NA	NA NA	
3.	Sweat Equity	NA .	NA NA	
4	Commission as % of profit	NA	.NA	
5.	Others, please Specify	NA	NA .	
	Total	5,19,000	1,20,000	

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES: NONE

Place: Mumbai

Date: May 30, 2017

For and on behalf of the Board

sd/-

indra Kumar Bagri Chairman

DIN: 00014384

ANNEXURE II Secretarial Audit Report [Section 204(1)]

FORM No. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2017

(Pursuant to Section 204 (1) of the Companies Act, 2013 and rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014)

To, The Members, IKAB SECURITIES AND INVESTMENT LIMITED

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Ikab Securities and Investment Limited (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the company, the information provided by the company, its officers, agents and authorised representatives during the conduct of secretarial audit, the explanations and clarifications given to us and the representations made by the Management, we hereby report that in our opinion, the company has, during the audit period covering the financial year ended on 31st March, 2017 generally complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records made available to us and maintained by the Company for the financial year ended on 31st March, 2017 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contract (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act')
 - (a) The Securities and Exchange Board of/India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011:

- The Securities and Exchange Board of India (Prohibition of Insider Trading) (b) Regulations, 2015;
- The Securities and Exchange Board of India (Issue of Capital and Disclosure (c) Requirements) Regulations, 2009 and amendments from time to time;
- The Securities and Exchange Board of India (Employee Stock Option Scheme and (d) Employee Stock Purchase Scheme) Guidelines, 1999 and The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014; (Not applicable to the Company during the audit period)
- The Securities and Exchange Board of India (Issue and Listing of Debt Securities) (e) Regulations, 2008; (Not applicable to the Company during the audit period)
- The Securities and Exchange Board of India (Registrars to an Issue and Share (f) Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client; (Not applicable to the Company during the audit period)
- The Securities and Exchange Board of India (Delisting of Equity Shares) (g) Regulations, 2009; (Not applicable to the Company during the audit period) and
- The Securities and Exchange Board of India (Buyback of Securities) Regulations, (h) 1998; (Not applicable to the Company during the audit period)
- Other laws specifically applicable to the Company namely (vi)
 - The RBI Act 1934 ĺ.
 - 2. Non-Banking Financial (Non Deposit Accepting or Holding) Companies Prudential Norms (Reserve Bank) Directions, 2007

We have also examined compliance with the applicable clauses of the following:

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India with respect to board and general meetings.
- (ii) The Listing Agreements entered into by the Company with BSE Limited read with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During the period under review, the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, standards etc. mentioned above.

We further report that:

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notice was given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Decisions at the Board Meetings were taken unanimously.

We further report that there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

We further report that during the audit period no events occurred which had bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines etc.

For Shalini Hegde & Associates Company Secretaries

Place: Mumbai

Date: 30th May, 2017

sd/-Shalini Bhat

FCS No: 6484

CP No: 6994

This Report is to be read with our letter of even date which is annexed as Annexure A and Forms on integral part of this report.

Annexure A'

Tò. The Members

IKAB SECURITIES AND INVESTMENT LIMITED

Our report of even date is to be read along with this letter.

- 1. Maintenance of Secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- We have followed the audit practices and process as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in Secretarial records. We believe that the process and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company,
- 4. Where ever required, we have obtained the Management representation about the Compliance of laws, rules and regulations and happening of events etc.
- 5. The Compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedure on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

For Shalini Hegde & Associates Company Secretaries.

CP No: 6994

Place: Mumbai-

Date: 30th May, 2017

Shalini Bhat FCS No: 6484

so/-

ANNEXURE III

PARTICULARS OF EMPLOYEES

Mr. Abhishek Bagri, Whole-Time Director

- A. Remuneration of Directors [Section197(12) and Rule 5(1) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]
- (a) The ratio of the remuneration of each director to the median remuneration of the employees of the Company for the financial year:

Ratio to median remuneration

1.08

Non-executive directors			Ratio to median remuneration		
	* :	N.A.			
Executive Directo	rs		,		
Mr. Anil Bagri, Managing Director				3.13	

(b) The percentage increase in remuneration of each director, chief executive officer, chief financial officer, company secretary in the financial year:

Directors, Chief Executive Officer, Chief Financial Officer and Company Secretary	% Increase / decrease in remuneration in the financial year
Managing Director	6.67%
Executive Director & Chief Financial Officer	36%

- (c) The percentage increase in the median remuneration of employees in the financial year 2016 17 as compared to 2015-16 is: N.A.
- (d) The number of permanent employees on the rolls of company: 4
- (c) Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration; N.A.
- (f) Affirmation that the remuneration is as per the remuneration policy of the Company; The Company affirms remuneration is as per the remuneration policy of the Company.

(g) Details of Top ten employees in terms of remuneration drawn during the year, including those employed throughout the year and in receipt of remuneration aggregating not less than Rs. 1,02,00,000/- for the year ended 31st March, 2017:

The statement containing names of top ten employees in terms of remuneration drawn and the particulars of employees as required under Section 197(12) of the Act read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is provided in a separate annexure forming part of this report. Further, the report and the accounts are being sent to the members excluding the aforesaid annexure. In terms of Section 136 of the Act, the said annexure is open for inspection at the Registered Office of the Company. Any shareholder interested in obtaining a copy of the same may write to the Compliance Officer.

There are no employees who are in receipt of remuneration in aggregate of Rupees One Crore and two lacs for the year or Rupees Eight lacs fifty thousand per month, if employed for part of the year.

For and on behalf of the Board

sd/-Indra Kumar Bagri Chairman DIN: 00014384

Place: Mumbai

Date: May 30, 2017

Annexure IV

MANAGEMENT DISCUSSION AND ANALYSIS

I. BUSINESS OVERVIEW & TRENDS

Despite the huge flux in the Indian economy, thanks to the deep rooted, long term reforms taking place, the larger economy as well as the financial sector has been undergoing a lot of churn. While profitability in corporate continues to the challenged, the stock markets have taken a long term view of the reforms and continue to put their money into their beliefs. This has resulted in markets surging over the past year. As reforms continue to gather pace, markets will continue to rise. The long term view continues to be very attractive.

2. NATURE OF INDUSTRY

Even as the Financial Services industry registers growth over the long term, the short term is filled with volatility. This is particularly pronounced in the Capital Markets, where we have our biggest exposure. This notwithstanding, we believe that taking a balanced view in all decisions helps tide over short term hiccups, and we believe that the inherent volatility in the financial markets will only assist us.

3. BUSINESS PERFORMANCE

Aided by the strong surge in capital markets, the company registered one of its finest performances this year. We continue to be optimistic about our future prospects.

4. RISK FACTORS

We face risk factors at two levels. The first is the depreciation of the value of our investments, which could lead to losses. The second is the challenges from our borrowers, who may be extremely well-intentioned, but may still face short term headwinds in payment of interest and repayment of loans.

5. INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

We believe that our internal control systems are adequate for the scale of our operations. Excessive controls lead to stifling of work, while inadequate controls lead to mismanagement at all levels. We believe we are fairly balanced on that front.

6. LIMITATIONS OF FINANCIAL STATEMENTS

Numbers merely reflect one part of the work undertaken by any company. The bigger work is in the quality of the people and the quality of the investment. These tend to play out only over a longer period of time. While we present our Balance Sheet for the year gone by, it is important to keep in mind the progress made by the company over the years, which has brought it to its current level. This is what is most important when trying to understand its future prospects.

7. FUTURE OUTLOOK

We have maintained it since last year, and continue to believe that the future of this country remains extremely bright, particularly under the dynamic leadership we see at the Centre. The changes being effected during the past one year will have a profound impact on the running of our country over the years and make it a much more attractive destination for all types of people.

8. SEGMENT WISE PERFORMANCE:

Your Company has only single segment i.e. Investment & Loans. Revenue and expenses have been identified on the basis of accounting standard and guidance note issued by Institute of Chartered Accountant of India.

9. HUMAN RESOURCES AND INDUSTRIAL RELATIONS

We continue to maintain cordial relations with all our employees and have not had any problems with

10. CAUTIONARY STATEMENT

Financial markets implicitly mean great volatility, and while we expect to do well in the long run, it is important to note that in the short term we may see significant upheavals.

For and on behalf of the Board

sd/-Indra Kumar Bagri Chairman

DIN: 00014384

Place: Mumbai

Date: May 30, 2017

DISCLOSURE OF DETAILS OF MEETINGS OF BOARD OF DIRECTORS AND COMMITTEE MEETINGS HELD AND ATTENDED BY DIRECTORS AS REQUIRED UNDER SECRETARIAL STANDARDS

BOARD MEETING

Five (5) Board Meetings: 30.05.2016, 12.08.2016, 24.10.2016, 11.11.2016 & 13.02.2017

NAME OF DIRECTORS	No. Of Meetings Attended
Mr. Indra Kumar Bagri-Chairman	5
Mr. Anil Kumar Bagri	5
Mr. Abhishek Bagri	4
Ms. Swati Dujari	2
Mr. Prerit Damani	. 3

AUDIT COMMITTEE

Four (4) Audit Committee Meetings; 30.05.2016, 12.08.2016, 11.11.2016 & 13.02.2017

NAME OF DIRECTORS	No. Of Meetings Attended
Mr. Prerit Damani	4
Ms. Swati Dujari	4
Mr. Anil Kumar Bagri	

NOMINATION AND REMUNERATION COMMITTEE

One (1) Nomination and remuneration Committee Meeting: 30.05.2016

NAME OF DIRECTORS	- .	No. Of Meetings Attended
Mr. Indra Kumar Bagri		
Ms. Swati Dujari	<u>.</u>	1 -
Mr. PreritDamani		<u> </u>

STAKEHOLDERS' RELATIONSHIP COMMITTEE

One (1) Stakeholders' Relationship Committee Meeting: 31.03.2017

NAME OF DIRECTORS	No. Of Meetings Attended
Mr. Indra Kumar Bagri-Chairman	1
Ms. Swati Dujari	0
Mr. PreritDamani	

SHARE TRANSFER COMMITTEE

One (1) Share Transfer Committee Meeting held on 18.01,2017:

NAME OF DIRECTORS	No. Of Meetings Attended
Mr. Indra Kumar Bagri	1
Mr. Anil Kumar Bagi	1

FINANCE COMMITTEE: No Meeting held during 2016-2017

INDEPENDENT AUDITOR'S REPORT

To the Member of IKAB SECURITTIES & INVESTMENT LTD

REPORT ON THE FINANCIAL STATEMENTS

 We have audited the accompanying financial statements of IKAB SECURITIES & INVESTMENT LIMITED, which comprise the Balance Sheet as at March 31, 2017, the Statement of Profit & Loss and Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

MANAGEMENT'S RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

AUDITORS' RESPONSIBILITY

Our responsibility is to express an opinion on these standalone financial statements based on our audit.

We have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made thereunder.

We conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the

Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Company's Directors, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the standalone financial statements.

OPINION

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India:

- (a) in the case of the Balance Sheet, of the state of affairs of the Company as at March 31, 2017;
- (b) In the case of the Statement of Profit and Loss, of the loss of the Company for the year ended on that date; and
- (c) in the case of the cash flow statement, of the cash flows for the year ended on that date.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the Annexure A statement on the matters specified in the paragraph 3 and 4 of the Order.

2. As required by Section 143 (3) of the Act, we report that:

- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- c) The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
- d) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014
- e) On the basis of the written representations received from the directors as on 31st March, 2017 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2017 from being appointed as a director in terms of Section 164 (2) of the Act.
- f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in Annexure-B.

- g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2015, in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position in its financial statements.
 - ii. The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts to the financial statements; and
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company
 - iv. The Company had provide requisite disclosures in its financial statements as to holdings as well as dealings in Specified Bank Notes during the period from 08th November, 2016 to 30th December, 2016 and these are in accordance with the books of accounts maintained by the Company. Refer note 26 of accounting policy.

For M/s. Aalok Mehta & Co. Chartered Accountants

sd/-CA. Aalok Mehta [Proprietor] Membership No. 114930 Firm Reg. No. 126756W

Place: Mumbai Date: May 30, 2017

ANNEXURE REFERRED TO IN PARAGRAPH 'A' OF AUDITOR'S REPORT OF EVEN DATE TO THE MEMBERS OF 'IKAB SECURITIES & INVESTMENT LIMITED ON THE ACCOUNTS FOR THE YEAR ENDED 31ST MARCH 2017.

On the basis of such checks as we considered appropriate and according to the information and explanations given to us during the course of our audit, we report that:

- In respect of its Fixed Assets (a) The company is maintaining proper records to show full particulars, including quantitative details and situation of fixed assets. (b) According to information and Explanation given to us, the fixed assets of the Company are
 - physically verified by the management according to a phased program designed to cover all items over a period of time, which in our opinion, is reasonable having regards to the size of the Company and the nature of its assets. Pursuant to the program, fixed assets have been physically verified by the Management during the year and no material discrepancies between the book records and the physical inventories have been noticed.
- In respect of its Inventories (a) As informed to us, the inventories held in Dematerialized form, have been verified by the management with supportive evidence during the year. In our Opinion the frequency of verification is reasonable. On the basis of our examination the records of inventory, we are of the opinion that company is maintaining proper records of inventory. We are informed
 - that no discrepancies were noticed on physical verification. In respect of its Loans given: The company has not granted any loans, secured or unsecured to/from companies, firms 3. limited liability Partnership or other parties covered in the register maintained under section 189 of the Companies Act, 2013. As the Company has not granted any loans, secured or unsecured, to parties listed in the Registers maintained under Section 189 of the Companies
 - Act, 2013, consequently, clause 3(iii) (a) & (b) (C) of the order are not applicable. The Company has not granted any loans or provided any guarantees or security to the parties covered under section 185 of the Act. The company has complied with the provision of section 186 of the Act in respect of investment made or loans guarantee or security provided
 - to the parties covered under section 186. In our opinion, and according to the information and explanations given to us, the Company has not accepted any public deposits and hence directives issued by the Reserve Bank of 5. India and the provisions of Sections 73 to 76 or any other relevant provisions of the Companies Act, 2013 and the rules framed there under are not applicable. As per the information and explanations given to us, no order has been passed by Company Law Board
 - or National Company Law Tribunal or Reserve Bank of India or any Court or any other Tribunal in this respect. The Central Government has not prescribed maintenance of cost records under section 148(1)
 - . б. of the Act, for any of the services rendered by the company. (a) According to the information and explanation given to us and the records of the 7. Company examined by us, in our opinion, the Company is generally regular in depositing
 - undisputed statutory dues including Provident Fund, Employees State Insurance, Income Tax, VAT, Excise Duty, Duty of custom ,Service Tax, Cess and any other statutory dues as applicable with the appropriate authorities. (b) According to the information and explanations given to us and based on the records of the company examined by us, there are no disputed dues payable by company as on 31st March 2017 of Income Tax, Service Tax, Sales Tax, Customs Duty and Excise Duty.

 According to the records of the Company examined by us and the information and explanation given to us, the Company has not defaulted in repayment of dues to any financial institution or bank or debenture holders as at the Balance Sheet Date.

 The Company has not raised any money by way of initial public offer, further public offer (including debt instruments) and term loan during the year. Accordingly the provision of

clause 3(ix) of the order are not applicable to the Company.

10. During the course of our examination of the books of accounts carried out in accordance with the generally accepted auditing standards in India and according to the information and explanations given to us, we have not come across any instants of fraud, either noticed or reported during the year, on or by the Company.

11. According to the information and explanations give to us and based on our examination of the records i.e the board resolution and approval of shareholder in general meeting we state that the Company has paid/ provided for managerial remuneration as per the provision of

section 197 read with schedule V to the Act.

2. In our opinion and according to the information and explanations given to us, the company is

not a nidhi Company. Accordingly, paragraph 3[xii] of the order is not applicable.

13. According to the information and explanations given to us and based on our examinations of the records of the Company transaction with the related parties are in compliance with section 177 and 188 of the Act, where applicable. The details of such related party transactions have been disclosed in the financial statements as required under accounting standard [AS] 18, Related party disclosers specified under section 133 of the Act, Read with rule 7 of the companies (Accounts) Rules, 2014.

14. According to the information and explanations give to us and based on our examinations of the records, the Company has not made any preferential allotment or private placement of

shares or fully or partly convertible debentures during the year.

15. According to the information and explanations give to us and based on our examinations of the records, the Company has not entered into non-cash transaction with directors or persons connected with him. Accordingly paragraph 3(xv) of the order is not applicable.

16. The Company is not required to be registered under section 45-IA of the reserve Bank of India Act, 1934. Accordingly the provision of clause 3(xvi) of the order are not applicable to

the company.

For M/s. Aalok Mehta & Co. Chartered Accountants

sd/-CA. Aalok Mehta [Proprietor] Membership No. 114930 Firm Reg. No. 126756W

Place: Mumbai Date: May 30, 2017

ANNEXURE-B TO THE INDEPENDENT AUDITORS' REPORT (Referred to in Paragraph 10(f) of the Independent Auditors' Report of even date to the members of IKAB SECURITIES & INVESTMENT LIMITED on the financial statements for the year orded March 31, 2017)

Report on the financial control under Clause (i) of Sub-section 3 of Section 143 of the Act:

 We have audited the internal financial controls over financial reporting of IKAB SECURITIES & INVESTMENT LIMITED ("the Company") as of March 31, 2017 in conjunction with our audit of the financial statements of the Company for the year ended on that dates.

Managements Responsibility for Internal Financial Controls

2. The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial controls over Financial Reporting issued by the Institute of Chartered Accountants of India (ICAI). These responsibilities includes the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of fraud and errors. The adequacy and completeness of the accounting records and the timely preparation of reliable financial information, as required under the Act.

Auditor's Responsibility

- 3. Our responsibility is to express opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing deemed to be prescribed under section 143(10) of the Act to the extent applicable to an audit of internal financial controls, both applicable to an audit of internal financial controls and both issued by the ICAI. These standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.
- 4. Our audit involves performing procedure to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditors judgment, including the assessment of the risk of material misstatement on the financial statements, whether due to fraud or error.
- We believe that the audit evidence we have obtained is sufficient and appropriate to
 provide a basis for our audit opinion on the Company's internal financial controls
 system over financial reporting.

Meaning of Internal Financial Controls Over Financial Reporting

6. A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purpose in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that

 Pertain to the maintenance of records that, in reasonable details, accurately and fairly reflect the transaction and dispositions of the assets of the company;

2) Provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and

 Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could

have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

7. Because of the inherent limitations of internal financial control over financial reporting, including the possibility of conclusion or improper management overrides of controls, material misstatements due to fraud or error may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with policies or procedures may deteriorate.

Opinion

8. In our opinion, the Company has, in all material respects, an adequate internal financial controls over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March 2017, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control sated in the guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For M/s. Aalok Mehta & Co. Chartered Accountants

sd/-CA. Aalok Mehta [Proprietor] Membership No. 114930 Firm Reg. No. 126756W

Place: Mumbai Date: May 30, 2017

SIGNIFICANT ACCOUNTING POLICIES AND NOTES TO ACCOUNTS FORMING PART OF THE BALANCE SHEET FOR THE YEAR ENDED 31.03.2017

SIGNIFICANT ACCOUNTING POLICIES: ľ

Significant accounting policies adopted in the preparation and presentation of the accounts are as under. Accounting policies not referred to otherwise are consistent with generally accepted accounting principles.

1. Basis of preparation of Financial Statements

The financial statements are prepared in accordance with Generally Accepted Accounting Principles ("GAAP") in India under the historical cost convention, on accrual basis. These financial statements have been prepared to comply with all material aspects of the accounting standards specified under Section 133 of the Companies Act, 2013, read with Rule 7 of the Companies (Accounts) Rules, 2014. Accounting policies not specifically referred to otherwise are consistent with the generally accepted accounting principles followed by the company.

2. Revenue Recognitions

The company follows the mercantile system of accounting and recognizes income and expenditure on accrual basis. Dividend is recognized when the shareholders right to receive payment is established at the balance sheet date.

3. Fixed Assets & Depreciation

Tangible Assets

a. All Fixed Assets are stated in the Balance sheet at cost of acquisition inclusive of related expenses.

b. Depreciation has been provided on the basis of useful life of asset as per schedule II of the Companies Act, 2013 vide Notification dated 29th August 2014 issued by the Ministry of the Corporate Affairs.

Depreciation is provided from/up to the month of addition/disposal.

Intangible Assets

Intangible Assets are initially recognized at cost and are stated at cost less depreciation and impairment (if any). The cost of an internally generated intangible asset comprises all expenditure that can be directly attributed, or allocated on a reasonable and consistent basis, to creating, producing and making the asset ready for its intended use. These intangible Assets comprise of Computer Software.

4. Impairment of Assets

The carrying amounts of assets are reviewed at each balance sheet dates and if there is any indication of impairment based on internal/external factors. An impairment loss is recognized wherever the carrying amount of an asset exceeds its recoverable amount.

5. Investments

investments are stated at cost and income there from is credited to revenue on accrual basis. Long Term investments are carried out at cost less provisions, if any, for permanent diminution in value of such investment. No provision is considered necessary for temporary diminution in value of such investments.

6. Inventories

Inventories of Shares traded are held by the company which are valued at Cost or Market Value whichever is lower.

7. Claims

All claims raised are booked on merits of each case on accrual basis.

8. Provisions, Contingent Liabilities & Contingent Assets

Provisions involving substantial degree of estimation in measurement are recognized when there is a present obligation as a result of past events and it is probable that there will be an outflow of resources. Contingent liabilities are not recognized but are disclosed in notes. Contingent asset are neither recognized nor disclosed in the financial statements.

- Treatment of Expenditure during Construction period.
 The Company doesn't have any expenditure related to construction period.
- 10. Use of Estimates

The preparation of financial statement in conformity with the generally accepted accounting principles requires estimates and assumption to be made that affect the reported amounts of assets and liabilities on the date of financial statement and the reported amounts of revenue and expenses during the reported period. Difference between each actual results and estimates are recognized in the period in which the results are known or materialized. Although these estimates are based upon management's best knowledge of current events and actions, actual could differ from these estimates. Any revision to the accounting estimates is recognized prospectively.

11. Provision for Current and Deferred Tax:

No Provision for Current Tax is made on the basis of estimated taxable income for the current accounting period and in accordance with the provisions as per Income Tax Act, 1961. Deferred Tax resulting from "timing" difference between book and taxable profit for the year is accounted for using the tax rates and laws that have been enacted or substantially enacted as on the balance sheet date. The deferred tax asset is recognized and carried forward only to the extent that there is a reasonable certainly except for carry forward losses and unabsorbed depreciation which is recognized on virtual centainty that the asset will be realized in future. The deferred tax Income for the year amounting to Rs.54550 /- (Previous year Deferred Tax Income Rs. 2,14,180/-) has been recognized in the Profit and Loss Account. Minimum Alternate Tax (MAT) credit is recognized as an asset and carried forward only if there is reasonable certainty of its being set off against regular tax payable within the stipulated statutory period.

12. Employee Benefits:-

Provision for retirement benefits to employees was not provided on accrual basis, which is not in conformity with Accounting Standard 15 issued by iCAI and the amount has not been quantified because actuarial valuation report is not available. Company has not accounted the liability on account of leave encashment.

13. The Company didn't incur any Preliminary expenses during the year.

14. Foreign Currency Transactions:-There is no foreign Currency Transaction entered by the company during the period.

NOTES FORMING PART OF THE ACCOUNTS AS ON 31" March 2017

15. CIF value of imports	2016-17 NIL	2015-16 NIL
16. Expenditure in Foreign Currency Others	NIL	NIL
17. Remittance in Foreign Currency on account Of Dividend	NIL	NIL
18. Earnings in Foreign Currency FOB value of Exports:	NIL	NIL
19. Payment to Auditor as Statutory Auditor	50,000	50,000

20. As the company's business activities fall within single segment the disclosure requirements of Accounting Standard 17 segment reporting issued by Institute of Chartered Accountants of India is not applicable.

21. In terms of AS 18 "Related Party Disclosures" issued by the ICAI, related party transactions are as follows:

Transaction with Related Parties 2015-16 2016-17 Nature of Transaction Relationship Name With Co. 5000 15000 Board Sitting Fees Director -Indra Kumar Bagri 11,25,000 12,00,00 Salary & Allowances Anil Kumar Bagri Managing Director 3.75,000 5,10,000 Salary & Allowances Whole time Abhishek Bagri Director 2.000 0 Board Sitting Fees Director Girifai Ratan Damani 4,000 Board Sitting Fees 9,000 Director Prerit Damani 2500 Profession Tax Managing Anii Kumar Bagri Director 6,000 2.000 **Board Sitting Fees** Director Swati Dujari Û 2500 Profession Tax Swati Dujari Director 2.066 ត Interest on Loan Anii Kumar Bagri Managing Director 2500 Profession Tax Whole time Abhishek Bagri Director

- 22. In the opinion of the Directors, Sundry Debtors and Loans & Advances have a value on realization in the ordinary course of business at least equal to the amount at which they are stated unless stated otherwise.
- 23. Estimated amount of contract remaining to be executed on capital account as on 31st March, 2017 and not provided for (net of advances) Rs. NIL (Previous Year:) NIL

24. Directors' Remuneration

1	2016-17	2015-16
	Rs	Rs
Gross Salary	15,52,248	13,63,848
Contribution to Provident Fund	1,57,752	1,36,152
Other Perquisites(ESIC)	Nil .	Nil
Total	17,10,000	15,00,000

25. Disclosure in accordance with Section 22 of The Micro, Small and Medium Enterprises Development Act, 2006

During the year, the company has written letters to various suppliers regarding their status under the said. Act. As at the year end, No suppliers has intimated the Company about its status as a Micro, Small or Medium Enterprise or its registration under the Micro, Small and Medium Enterprises Development 2006.

26. DISCLOSURE ON SPECIFIED BANK NOTES (SBNs) and Other Denomination Notes

Particulars	SBNs	Other Denomination Notes	Total
Closing Cash in Hand as on 08/11/2016	69500	317	69617
(+) Permitted Receipts	Nil	50000	50000
(-) Permitted Payments	Nil	16950	16950
(-) Amount Deposited in Banks	69500	Nil	69500
Closing Cash in Hand as on 31/12/2016:	· Nil	33167	33167

During the year, the Company had specified bank notes or other denomination notes as defined in MCA notification G.S.R. 308(E) dated March 31, 2017 on the details of Specified Bank Notes (SBN) held and transacted during the period from November 8, 2016 to December 31, 2016, the denomination wise SBNs and other notes as per the notification is given below: Particulars for the purpose of this clause, the term 'Specified Bank Notes' shall have the same meaning provided in the notification of the Govt. of India, in the Ministry of Finance, Department of Economic Affairs number S.O. 3407(E) dated the 8th November, 2016.

27. Earnings Per Shares

		2016-2017	2015-2016
a)	Net profit after tax available for the Equity	78,00,583	(172657)
b)	share holders Number of Equity shares(face value Rs.10/-)	3416400	34,16,400
c)	Weighted average number of Equity Shares (face value Rs.10/-)	3416400	34,16,400
d)	Basic Earning per share(a/b)	2.28	-0.05
e)	Diluted Earning per share(a/c) (Rs. in thousands)	. 2.28	-0.05

- 28. Previous year figures have been re-grouped / rearranged / recasted wherever necessary to make them comparable with those of current year.
- 29. Information pursuant to part IV to the Companies Act, 2013:

 (Rs. In '000')

313	nce Sheet abstract and C Registration Details:		· · · · · · · · · · · · · · · · · · ·	
\dashv	Registration No.	L17100MH19911	PLC059848	State Code: 11
╌╈	Balance Sheet Date: 31.0			
┵	Dalarice affect Date: 51.0	7.2011		
<u>, †</u>	Capital Raised during	he year (Amoun	Rs. In thousands):	<u>, , , , , , , , , , , , , , , , , , , </u>
 -	Public Issue	Nil	Right issue	Nil
\dashv	Bonus Issue	Nil	Private Placements	Nil
1				
111	Position of mobilization	n & deployment o	of funds (Amount Rs. In the	usands):
	Total Liabilities	91,636	Total Assets	91,636
			APPLICATION OF	FUNDS
	SOURCES OF FUNDS	S:	Net Fixed Assets	923
	Paid up Capital	34,164		NIL
	Reserves & Surplus	55,090	Loans & Advances	2,229
	Secured Loans	NIL		83,849
	Unsecured Loans	NIL	Net Current Assets	NIL
	Deferred Tax Liability	NIL	Misc. Expenditure	248
		<u> </u>	Deferred Tax Asset	240
		1	Do In thousands):	<u> </u>
١٧	Performance of the Co	7,88,360	Total Expenditures	7,82,298
	Turnover	9,645	Profit/(Loss) after	7,800
	Profit/(Loss) before	9,043	, Tax	1,7,7
<u> </u>	Tax	2.28	Dividend (%)	0
├	Earning/ Share (Rs.)			
V	Generic names of printerms:	neipsi products/s	ervices of the company as p	er the monetary
ļ 	Item Code (ITC	9971190	-	
	Code):			
C		h .		٠.

30. Other information pursuant to Schedule VI of the Companies Act, 2013 is either Nil or Not applicable.

As per our report of even date

For Aalok Mehta & Co. Chartered Accountants

sd/-

Aalok K. Mehta

Proprietor

Membership No: 114930

FRN: 126756W

Place: Mumbaj

Date: May 30, 2017

For Ikab Securities & Investment Limited
Indra Kumar Bagri sd/- Chairman
Anil Kumar Bagri sd/- Managing Director
Abhishek Bagri sd/- Chief Financial Officer
Ankita Phophaliya sd/- Company Secretary

Balance Sheet as at 31 March, 2017

	Particulars	Note No.	As at 31 201		As at 31 March	, 2 016
			Rs		Rs.	
A EQUITY A	AND LIABILITIES					
1 Sharehol	ders' Funds			•	•	
(a) Sh	are Capital	2	34.1	164,000	34,1	64,000
	serves and Surplus	3		089.613		89,032
2 Current L	labilities				:	
Other	Current Liabilities	′ 5	2,	382,325	2	29,462
	Total	. ;	91,	635,938	81,6	82,494
B ASSETS						
D M93E19			•		•	
1 Non-curr	ent Assets					
(a) Fis	red Assets					
	Tangible Assets	6.A		867,834	1,3	27,493
(B)	Intangible Assets	6.B		55,327		57,569
(b) Da	iferred Tax Assets (Net)	.4		248.097	1	93,547
	ng-term Loans and Advances	7		229,710		82,508
	her Non-current Assets	8		003,753		68,562
2 Current	Assets				: •	
(a) inv	rentories	9 .	28,	672,150	51,7	39,015
	ade Receivables	10.	1,	048,320		47,614
	ish and Cash Equivalents	11	44,	191,614		84,682
' (d) \$h	orl-term Loans and Advances	12	14,	319,134	14,3	81,505
						· · · · · · · · · · · · · · · · · · ·
	Total		91,	835,938	81,6	82,494
	mpanying notes (including	1-19 .				
	nt accounting policies) forming part					
Of the tin	ancial statements					
as per our repo	rt of even date attached	٠.				
For M/s. Asiok	Mehta & Co.	For Ikab S	8 seilinupe	investm	ent Limited	
Chartered Acco	· ·	.'				
(FRM; 126756V	ν)	indra Kun		sd/-	Chairman	
		Anil Kuma	ar Bagri	ed/-	Managing Dire	
sd/-	•	Abhishek	9agri	sd/-	Chief Financial (Officer
(Aalok Mehta)		- Ankita Ph	ophaliya	sdi-	Company Secr	etary
Proprietor (Membership N	o: 114930)		٠.		•	
		•				
Place :	Mumbai.		Place :		Mumbal	
Date :	May 30, 2017		Date :		May 30, 2017	-

	Particulars .	Note No.	For the year ended 31 March, 2017	For the year ended 31 March, 2018
A	CONTINUING OPERATIONS		Rs.	Rs.
î	Revenue from Operations (Gross)	13	788,360,597	382,192,339
	Revenue from Operations (Net)		788,360,597	382,192,339
				-, -
2	Other Income	· 14	3,583,008	3,483,571
	Total Revenue (1+2) (A)		791,943,605	385,676,910
. 3	Expenses		•	
	(a) Purchases of stock-in-trade	. 15 a	737,369,533	380,253,623
	(b) Changes in Inventories of Stock-In-trade-Shares and Securities	15 b	25,066,865	(4,346,258
	(c) Employee benefits expense	16	2,422,309	2,484,425
	(d) Finance Cost	17	14,509,080	2,469,987
	(e) Depreciation	6.C	459,813	1,030,583
	(f) Other expenses	18	2,470,448	4,150,874
	Total Expenses (a+b+c+d+a) (B)		782,298,047	386,043,236
4	Profit / (Loss) before Prior Pariod items & tax (A-9) = (C	;)	9,846,658	(387,326
5	Total Prior Period Items (D)		0	0
6	Profit / (Loss) before tax (C)- (D)= (E)		9,645,558	(387,328
7	Тах Ехрепье:			
•	(a) Tax expense for current year		4 000 500	٠
	(b) Deferred tax		1,899,590	
	(c) Prior period taxes		(54,550) (65)	(214,180 19,510
	Yotel Tax Expenses (F)		1,844,976	(194,670
g	Profit / (Loss) for the year (E-F)		7.800.583	(172,657
_			10000	
\$	Earnings per share (of Rs. 10/-each): (a) Sesic			
	(i) Continuing Operations	19.a	2.28	(0.05
	(ii) Total Operations	19.5	2.28	(0.05
	See accompanying notes (including significant accounting policies) forming part of the financial	1-19		

as per our report of even date attached For Mis. Aatok Mehta & Co. Chartered Accountants

Chartered Accountant (FRN: 126758W)

sd/-(Asiok Mehta) Proprietor

(Membership No: 114930)

Place: Mumbai Date: May 30, 2017 For Ikab Securities & Investment Limited

Indre Kumer Bagri sdi- Cheirman Anili Kumer Bagri sdi- Managing Director Abhishek Bagri sdi- Chief Financial Officer Ankita Phophaliya sdi- Company Secretity

> Place : Date :

Mumbal May 30, 2017

Cash Flow Statement for the				·
Particulars	For Year 3191 March		For Year & 31st March	
	- 1		· ·	
esh Flow from Operating Activities	. 1	i	· 1	
rofft Before Yes and Extreordinary Items		9,845,558	• [(387,326)
(s per Profit and Loss Account)		}	ļ	
diustments for:	. 1		· 1.	
Pepreciation	459,813		1,030,583	
inance Cost	14,509,080	Ţ	2,489,987	
	(3,550,985)	i	(3,234,344)	
sterest Income Profit / I loss on sale / write off of assets	87	, I	158	•
	(32,043)	11,385,971	(48,486)	219,898
Davidend income Operating Profit before Working Capital Changes	;••••	21,031.530		(147,429
			· . [
Adjustments for:	26,066,865	i 1	(4,346,256)	
(Increase)/Decrease in Inventories	(1,000,708)	ļ l	12,389	
(Increase)/Decrease in Trade receivables (Increase)/Decrease in Short Term Loans and Advance	62,371	[893,844	•
	(1.535.191)	. i	(418,242)	
(increase)/Decrease in Other Non-Corrent Assets	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	}- {		
and the second of the second o		} .	· 1	
Adjustments for increase / (decrease) in operating habitess:	2,152,883	24,748,202	48,238	(3,708,02
Increase/(Decrease) in Current Lisbailles & Provision	2,155,000	45,777,732		(3,885,45
Cash Generates From Operations	} -	(1,898,528)		(19,51
Less: Income Tax Paid	1	43,878,268	F	(3,874,96
Net Cash from / (Used Int Operating Activities A	! ·	10,010,010	· [
Cash Flow from Investing Activities	1]		
Capital expenditure on fixed assets, including capital advances	ļ ·	1 1	(19,678)	
Interest received	9,650,965	1 1	3,234,344	
Dividend received	32,043	1.	46,486	
Long-lerm loans and advances	152,788	· .	8,729,040	
Proceeds from sale of fixed assets	2,000		31,800	
Net Cash from / (Used In) Investing Activities B	ĺ	3,737,808	}	12,031,91
Nel Cash from Financial Activities C			1	
Finance Cost	(14,509,080	»Į	(2,469,987)	
	} .	Ĺ	1	
Net Cash from ((Used in) Financing Activity C		(14,509,080)	<u> </u>	(2,459,8
No Contract of the Contract of		Ĺ_,	Į	
	1			5,687,0
Net Incressed Decrease in Cash and Cash Equivalents (A+B+C	9 <u>{</u>	33,108,932		5,397,8
Cash and Cash Equivalents - Opening Selance		11,084,682	1	11,084,6
Cash and Cash Equivalents - Closing Salance	<u> 1</u>	44,191,814	<u>i</u>	11,004,0
For Mis. Asiok Mehta & Co.		iritses a investm	ent Cinuter	Chairman
Charlered Accountable	Indra Kumar I	•		Managing Dire
(FRN: 126756W)	And Kumar B		Chi	s Financial Off
· ·	Abhishek Bay			опраку \$есге
ad.	Ankie Phoph	inika 60	•	Topony Trace
(Aziok Mehilla)				
Proprietor .				
(Membership No: 114930)				
Place : Mumbai				
Date:May 30, 2017				

Noto 2: Share Capitel 1) Perticulars	As at 31 March, 2017 Number of Amount		As at 31 March, 2016 Number of Amount shares	ch, 2016 Amount					
(a) Authorised	5,000,000	50,000,000	\$,000,000	000'000'05	٠.			•	
5,000,000 (kY 5,000,000) Event account (b) 155,000,000 (kY 5,000,000) Equity shares of Rs. 107, each par value with	3,416,400.	34,164,000	3,416,400	34,164,000				-	
3.4 16,4XV (FT 5,430,0XV) = 4.7. voling rights (c) Subscribed and Mry paid up 2.4.16,4DD (PY 2,450,0XV) Equity shares of Rs. 101- each par value with	3,416,400	34,164,000	3,416,400	34.164,000					
2415.400 3.416.4000 3.416.4000 3.416.4000 3.416.4000 3.416.4000 3.416.4000 3.416.4000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.400000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.400000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.400000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.40000 3.416.400000 3.416.400000 3.416.400000 3.416.400000 3.416.400000 3.416.400000 3.416.4	3.415.400 nuing and at the Opening	34,164,000 end of the ribpol Fresh leave	3.416.400 Ung period: Bonus	24.164.000 EsoP	Convertion Fortelfed	Fortelked	- E	Clealing	
Equity shares with waing rights								3,416,400	
Year ended 31 Morth, 2017 - Number of shares	3,416,400	• •	* *.		• •.			34,164,000	
. Amount (Rs) Year ended 31 March, 2016 . Number of sharts	3,416,400			• •	. ·			34,164,000	
 Amount (Rs) Amount (Rs) Details of shares held by the holding company, the utimate holding company, their subsidiation of Rs. 100. each holder of equity shares is emitted to one 	any, their subsidi sving par value (ignes and associ	ignes: Mil. Nobber of equit	, shakes is enti	ed to one			· .	
4) The Company has day one come of the control of Directors for the year ended 31st March, 2017 white he remaining assets of the syle divided has been proposed by the Board of Directors will be entitled to receive any of the remaining assets of the syle divided has been proposed by the Board of the company the hatters of equity shares held by shareholders.	ded 31st March. entitled to receive	2017 re any of the rem quity shares held	aining assets of by shareholder	f the					
Company, other the distribution of all professifies amounts, in proceedings of stories held by each sharnholder holding more than 5% shares. 7) Details of stories held by each sharnholder holding more than 5% shares.	Number of Shares hold	As at 34 March, 2017 unber of % holding in ares hold that class of	As at 31 I Number of ghares held	As at 31 March, 2016 umber of % holding in ares held that class of shares					
		SUSTRE			4			•	
Equity shares with voting rights:	1,091,178	en e	471.107 471.107 2 471.107	:	5 70 70 70				
And Kumar Bagn	224,595	2.72			629				
Abhighest Bagning Shiy Kumar Damahi	185.0	5.42	.2 185,000 and received in 1	o cash, bohus	pue sautus				
Amil Kumar Bogni Ri Accressie pumber and cass of shares afforced as fully paid up parturent to confract(s) without paymen paint	i to contract(s) w Sheet (ble: NIL	TOOM Depriment							
bought back for the period of 5 years immediately process									

Notes forming part of the financial statements

Note 3: Reserves and Surplus

Particulars	As at 31 March, 2017 Rs.	As at 31 March, 2018 Rs.
(a) Surplus / (Deficit) in Statement of Profit and Loss		
Opening Batance	29,973,813	30,148,470
Less: Loss for the year	7,800,583	(172,657)
Less: Statuory Reserve under R81 Act	(1,580,117)	
Closing Balance	38,214,279	29,973,513
(b) Capital Reserve		•
Opening Batance	168,000	168,000
Add: For the year		-
Closing Balance	166,000	168,000
(c) Other Reserves: Statutory Reserves under RBI Act (45 IC)		
Opening Balance	17,147,218	17,147,218
Add: For the year	1,580,117	
Closing Balance	18,707,336	17,147,218
Total Closing Balance	66,089,613	47,289,031
Note 4: Disclosures under Accounting Standards		
Deferred Tax (Liability) / Asset		
Tax effect of lierns constituting deferred tex tiability - A	(54,550)	(214,180)
Adjust: Opening Balance - B	(193,547)	20,633
Net Deferred Tax (Liability) / Asset - (A + 8)	(248,097)	(193,547)
Note 5: Other Current Liabilities		•
Other Payables		
(ii) Statutory Remittances (Contributions to PF and ESIC, Withholding Taxes, Excise Outy, VAT, Service Tax, etc.)	413,261	159,023
(ii) Others (Creditors for Expenses)	69,474	70,439
(iii) Provision for Tex (Current Year)		
	1,899,590	÷_
Total	2,302,326	229,482

1,389,777 162,110 73,440 6,746 32,750 890,627 5,788,745 5,753,295 31 March, 2017 Balance as et Š adjustments Olher Ŗ, Borrowing Cost Capitalised å Gross Block 35,460 565,020 Disposals ž Additions æ 926,077 162 | 10 73,440 6,746 32,750 132,665 6,188 3,059,192 5,788,745 6,347,577 1 April, 2016 Balance as at Be Furniture and Fixtures Plant and Equipment **EPABX System** Air Conditioner CCTV Carnera Tangible Assets Fax Machine Previous Year Telewision Printer Computers Motor Car Total

Note 6: Fixed Assets

Ikab Securities & Investment Limited 26th Annual Report

	1	umulated Debec	Accumulated Depreciation and Impairment	mont		*	Net Block
Langiore Assets							Dafaboo
. :	Bafance as at 1 April, 2016	Depreciation / amortisation expense for the	Eliminated on disposal of assets	Other Adjustment	Bajance as at 34 March, 2017	Balance as at 31 March, 2017	31 March, 2016
		year				ļ	
	Rs.	Rs	Ra.		. E.	22	¥S.
	000	16.503	698.68	•	831.623	900'65	76,685
Computers	266,892	55.086	•	•	1,123,455	266,322	331,388
Fumiture and Faxores Motor Car	2,180,592	363,432	٠	•	2,544,024	. 515,168	009'828
Plant and Equipment		1			153.593	8.518	16,422
Air Conditioner	145,569	1904,	•	,	69.768	3,672	3,672
EPABX System	69,768	•		•	9079		33
Fax Machine	6,409	• 1		•	2000	•	7,92
Printer	24,823	5.184	•	•	45E.845	6.623	6,623
Television	125,842	•	•	•	440,034		5,83
CCTV Camera	348	392	•	•	₹.		
		7.5	93 362	,	4,885,461	867,834	1,327,491
Total	707,144	1		130,00		1 327.494	2,298,864
	2440 744	445.502		100°00			

Balance	dote 6	Note 6: Fixed Assets (contd.)							
Palance	[_	intangible Assets			Gross	Block		,	
Computer Software Rs. Rs			Balance as at	Additions	Disposals .	Borrowing cost capitalised	Other adjustments	Balanco as at 31 March, 2017	
Computer Software 893,602 Favious Year 893,602 Favious Year 893,602 Favious Year 893,602 Favious Year 890,112 13,490 Favious Year 890,112 13,490 Favious Year Balance Balanc		·	RS.	Rs.	Rs	Rs.	ş	Rs.	
Total Computer Software 893,602 13,490 Previous Year 880,112 13,490 Previous Year 880,112 13,490 Previous Year Accumulated Depreciation and Impalment Balance	-	Country Coffings	893.602					893,602	
Previous Year 880.112 13,490		Total	893,602					200,580	
Intangible Assets Accumulated Depreciation and Impalizment Depreciation of Eliminated on disposal of assets Other Balance as at as	ł	Previous Year	880,112		+			***************************************	
Balance Dopreciation / Eliminated on disposal of as at as at as at as at as at Amortisation disposal of adjustment as at a		intangible Assets	, Ye	cumulated Deprec	ation and impairm	ent		Net 9	lock
Re. Rs. Rs. <td></td> <td></td> <td>Balance as at 1 April, 2016</td> <td>Dapreciation / Amortisation expense for the</td> <td>Eliminated on disposal of assets</td> <td>Other</td> <td>Balance as at 31 March, 2017</td> <td>Balance as at 31 March, 2017</td> <td>Balance as at 31 March, 2016</td>			Balance as at 1 April, 2016	Dapreciation / Amortisation expense for the	Eliminated on disposal of assets	Other	Balance as at 31 March, 2017	Balance as at 31 March, 2017	Balance as at 31 March, 2016
838,034 2,242 838,276 838,034 2,242 838,276 838,276 838,033			Re	Rs	Rs.	Rs	88.	Rs.	Rs.
836,276 836,034 751,045 86,033			! 9		:	١	838,276	·	62,569
754 043	١	Computer Software	760 958				838,276		57,569
	.]	Total	253 043				636,033	57,569	129,060

ikab Securities & Investment Limited 26th Annual Report

lotes forming part of the financial statements	•	
tote 5:(C) Fixed Assets (cont'd.)		
Depreciation and Amortisation relating to continuing of Particulars	For the year ended 31 March, 2017	For the year ended 31 March, 2016
·	Rs.	Rs.
Depreciation and amortisation for the year on tangible	457,571	945,602
Depreciation and amortisation for the year on intangible assets as per Note 6 B	2,242	84,981
Depreciation and Amortisation relating to continuing operations	459,813	1,030,583
Note 7: Long-term Loans and Advances		•
Particulars	As at 31 March, 2017. Rs.	As at 31 March, 201 Rs.
(a) Security Deposits Unsecured, considered good Doubtful	2,000,000	2,000,000
Domina	2,000,000	2,000,000
Less: Provision for doubtful deposits	2,000,000	2,000,000
(c) Advance Income Tax. (Net of provisions as at 31st March)	229,710	362,50
Total	2,229,710	2,382,50
Note 8: Other Non-current Assets		
(a) Accruals		
Interest Accrued on Deposits (ii) Interest receivable on Short term loan	925,138 1,079,815	
Total	2,003,763	488,58
Note 9: inventories	•	• .
(a) Stock-in-trade (Shares and Securities)	26,872,150	s 51,739,01

Total

Notes forming part of the financial statements

Note 16: Trade Receivables

Particulars	As at 31 March, 2017	As at 31 March, 2016
	Rs.	Rs.
Trade receivables outstanding for a period exceeding six months from the date they were due for payment	1,048,320	47,614
Secured, considered good Unsecured, considered good Dolubtful	. <u> </u>	· .
	1,048,320	47,614
Less: Provision for doubtful trade receivables	1,048,320	47,614
Total	1,048,320	47,614
Note 11: Cash and Cash Equivalents	•	•
(a) Cash on Hand	69,083	132,570
(b) Balances with Banks (i) In Current Accounts	34,322,531	1,152,112
(ii) In Deposit Accounts	9,800,000	9,800,000
Total	44,191,614	11,084,682
Note 12: Short-term Loans and Advances		•
(a) Security Deposits Unsecured, considered good	32,470	31,511
(b) Prepaid Expenses - Unsecured, considered good	5,369	15,026
(c) Balances with government authorities Unsecured, considered good		•
(i) TOS receivable & Advance Tax A.Y. 2017-18	1,704,424	-
(d) Others Unsecured, considered good	12,576,871	14,334,968
Total	14,319,134	14,381,505
Note 13: Revenue from Operations		
(a) Sale of Products (Shares and Securities)	768,360,597	7 382,192,339
Totai	788,360,59	7 382,192,339

Notes forming part of the financial statements

Note 14: Other Income

Total

Particulars	For the year ended 31 March, 2017 Re.	For the year ended 31 March, 2018 Rs.
(a) Interest Income:	·.	
trom Banks on Deposits	2,235,134	858,673
on Loans and Advances	1,310,483	2,174,217
Other Interest	•	
From Income Tax	5,348	203,454
(b) Dividend Income:	•	
from Current Investments	-	
others	32,043	46,486
(c) Other Non-operating income	•	
Other Income		202,740
Total	3,583,008	3,483,571
· · · · · · · · · · · · · · · · · · ·		
Note 15.a; Purchase of Traded Goods Shares & Securities	737,369,533	380,253,623
Total	737,369,533	380,253,623
Note 15.b: Changes in Inventories of Stock-in-tra- inventories at the end of the year.	de	
Stock-in-frade	28,672,150	51,739,015
inventories at the beginning of the year: Stock-in-trade	51,739,015	47,392,759
Net (increase) / Decrease	25,066,866	(4,346,258
Note 16: Employee Benefits Expense		
Salaries and Wages	2,180,525	2,274,940
Contributions to Provident and other Funds	217,054	175,543
Staff Welfare Expenses	24,730	33,942

2.422.309

2,484,425

·		
Notes forming part of the financial statements		
Note 17: Finance Costs	For the year ended 31 March, 2017	For the year ended 31 March, 2018
(a) Interest Expense on:		
Sorrowings	14,507,681	2,468,318
(b) Other Borrowing Costs		-•
Bank Charges	1,419	1,669
Yota (14,509,080	2,469,987
Note 18: Other Expenses		
Particulars	For the year ended 31 March, 2017	For the year ended 31 March, 2016
	Rs.	Rs.
Advertisement Expenses	121,800	58,232
Audit Fees	50,000	50,000
Board Sitting Fees	30,000	
Business Development	140,759	344,418
Books and Peridical Expenses	, , , , , , , , ,	7,500
Conveyance and Travelling Expenses	151,768	169,864
Credit Rating Charges		42 765
Depository Charges	29,360	37,576
Donation	242,500	
Electricity Charges	67,283	83,587
Interest Expenses (Income Tax)		504
Legal and Professional	535,330	482,783
Loss on Fixed Assets sold / scrapped / written off	87	2,069,158
Loss on Derivatives Trading	3,150	
Membership, Subscription and Registration Fees	44,424	7,741
Postage & Couner Expenses	19,632	30,539
Printing and Stationery	139,363	115,994
Repairs & Maintenance (Plant & Machinery)	313,115	160,624
Rent, Rates and Taxes	463,921	373,848
Sundry Expenses	20,008	8,764
Telephone Charges	97,947	62,437
TOS Penalites		33,560
Total	2,470,448	4,150,874
Notes:		
(i) Payments to the auditors comprises (net of service tax input credit, where applicable):		· · ·
As auditors - statutory audit	40,000	40,000
For taxation matters	5,000	5,900
For other services	5,000	5,000
Total	50,000	50,000

Notes forming part of the financial statements

Note 19 : Disclosures under Accounting Standards (co	ntd.}		
Particulars		For the year ended 31 March, 2017 Rs.	For the year ended 31 March, 2016 Rs.
Earnings per share			FLD.
Basic			
Continuing operations			
Net profit I (loss) for the year from continuing operations		7,800,583	(172,657)
Less: Preference dividend and tax thereon			(,,
Net profit / (loss) for the year from continuing operations		7,800,583	(172,657)
attributable to the equity shareholders	-	_	1
Weighted average number of equity shares	•	3,416,400	3,416,400
Par value per share		10	10
Earnings per share from continuing operations - Basic	-	2.28	(0.05)
Total operations		•	
Net profit / (loss) for the year		7 atn can	
Less: Preference dividend and tax thereon	.'	7,800,583	(172,657)
Net profit / (loss) for the year attributable to the equity		7 900 503	0
sharehoklers		7,800,583	(172,657)
Weighted average number of equity shares		3,416,400	3,416,400
Par value per share		10	10
Earnings per share - Basic		2.28	(0.05)
			(0.00)
Schedules attached forming part of Accounts.	1-19		
As per our Report of even date attached.			
For Mrs. Aalok Mehta & Co.	For Ikab	Securities & Investment Li	hatkm
Chartered Accountants	144		

Chartered Accountants

(FRN: 126758W)

ed/-

(Aelok Mehta)

Proprietor

(Membership No: 114930)

Place: Mumbal Date: May 30, 2017

Indra Kumar Bagri sd/-Chairman Anil Kumar Bagri sd/-Managing Director Abhishek Bagri sd/-Chief Financial Officer

Ankita Phophatiya sd/-Company Secretary

Place : Mumbai Date: May 30, 2017.

SCHEDULE TO THE BALANCE SHEET AS ON 31.03.2017 OF IKAB SECURITIES & INVESTMENT LIMITED, A NON-DEPOSIT TAKING NON BANKING PINANCIAL COMPANY

(AS REQUIRED IN TERMS OF PARAGRAPH 13 OF THE NON-BANKING FINANCIAL (NON-DEPOSIT ACCEPTING OR HOLDING) COMPANIES PRUDENTIAL NORMS (RESERVE BANK) DIRECTIONS 2007)

Sr No.	PARTICULARS	(I	હ.)
27,110.	LIABILITIES SIDE		
(i)	LOANS AND ADVANCES AVAILED BY		DUNT
<u>``</u> .	THE NON BANKING FINANCIAL COMPANY INCLUSIVE OF INTEREST ACCRUED THEREON BUT NOT PAID (A) DEBENTURES	AMOUNT OUTSTANDING	AMOUNT OVERDUE
	(B) DEFERRED CREDITS	Nil.	NJL
_	(C) TERM LOANS	NIL	NIL
 -	(D) INTERCORPORATE LOCATE AND	NIL	. NIL
	(D) INTERCORPORATE LOANS AND BORROWING	NIL .	NIL
	(E) COMMERCIAL PAPER	NIL	NIL
`	(F) OTHER LOANS	NİL	NIL
<u>—··</u>	1.00 mm 015 m		· · · · · · · · · · · · · · · · · · ·
	ASSETS SIDE		
735	DDD 1100 III	AMOUNT OF	JTSTANDING.
(2)	BREAK-UP OF LOANS AND ADVANCES INCLUDING BILLS RECEIVABLES (OTHER THAN THOSE INCLUDED IN (4) BELOW) (A) SECURED		
	(8) UNSECURED		žL .
	TO CHOLCOKED	1,43,1	9,134/-
(3)	LEASED ASSETS AND STOCK ON HIRE AND OTHER ASSETS COUNTING TOWARDS AFC ACTIVITIES	N	IL .
74)	DREAK US OF DISTANCES INC.		· · · · · · · · · · · · · · · · · · ·
(4) A.	BREAK UP OF INVESTMENTS		
А.	CURRENT INVESTMENTS	<u> </u>	-
	1. OUOTED	·	
	(IXA) EQUITY SHARES	50,23	,570/-
	(I)(B) PREFERENCE SHARES	<u> </u>	
	(II) DEBENTURES AND BONDS	32,08	,580/-
	(III) UNITS OF MUTUAL FUNDS		,000/-
	(IV) GOVERNMENT SECURITIES		IL
	(V) OTHERS	N	IL .
. .	II, UNQUOTED		
· -	(I)(A) EQUITY SHARES	74,4	0,000/-
	(IXB) PREFERENCE SHARES	90,0	0,000/-
	(II) DEBENTURES AND BONDS	N	IL .
-	(III) UNITS OF MUTUAL FUNDS		
	(IV) GOVERNMENT SECURITIES (V) OTHERS	N	
В.		N	IL
<u> </u>	LONG TERM INVESTMENTS I. QUOTED	<u> </u>	
	(I)(A) EQUITY SHARES		
 -	(IXB) PREFERENCE SHARES	N	
	(II) DEBENTURES AND BONDS	N	
	(HI) UNITS OF MUTUAL FUNDS	N	
	(IV) GOVERNMENT SECURITIES	N	
	(V) OTHERS	א	
	II. UNQUOTED	N	<u> </u>
	(IXA) EQUITY SHARES	 	
	(I)(B) PREFERENCE SHARES	N1	
	(II) NABARD BONDS		
	THE STANDARD SORDS	N	L

	(III) UNITS OF MUTUAL FUNDS	·	NI.		<u> </u>
	(IV) GOVERNMENT SECURITIES	NIL NIL			
	(V) OTHERS				
				<u> </u>	
(5)	BORROWER GROUP-WISE CLASSIFICA	ABOVE			
	CATEGORY	MOU	NT NET C		SIONS
		SECURED	UNSEC	URED	TOTAL
	I RELATED PARTIES	NIL	N:	L .	NIL
	2.OTHER THAN RELATED PARTIES	NIL	N	<u>. </u>	NIL_
(6)	INVESTOR GROUP-WISE CLASSIFICA LONG TERM) IN SHARES AND SECT	URITIES (BOTH	QUOTED	AND UN	IQUOTED)
	CATEGORY	MARKET VALUE/ BREAK-UP OR FAIR VALUE OR NAV		OF PROVISION	
	I, RELATED PARTIES				
	(A) SUBSIDIARIES	NIL		NIL NIL NE,	
	(B) COMPANIES IN THE SAME GROUP	NEL			
	(C) OTHER RELATED PARTIES	NIL			
	2. OTHER THAN RELATED PARTIES	2,66,72,15	50/-	.5.	17,39,015/-
(7)	OTHER INFORMATION	·		<u> </u>	<u> </u>
` ` ` ` `	PARTICULARS		AMO	TNUC	<u> </u>
(1)	GROSS NON PERFORMING ASSETS			IIL .	
(11)		NIL			
	NET NON PERFORMING ASSETS			HL	

Notes:

-) Item No 4 (A) above includes Shares held as Stock in Trade.
- 2) Item No 6 (1) (C) represents cost of unquoted Preference Shares.
- Item No 6 (2) represents cost or market value whichever is lower adopted for stock valuation as mention in Item No 4 (A)

As per our report of even date

For Aalok Mehta & Co. Chartered Accountants

sd/-

Azlok K. Mehta

Proprietor

Member Ship No: 114930

FRN: 126756W

Place: Mumbai Date: May 30, 2017 For Ikab Securities & Investment Limited Indra Kumar Bagri sd/- Chairman

Anil Kumar Bagri sd/- Managing Director
Abhishek Bagri sd/- Chief Financial Officer

Ankita Phophaliya sd/- Company Secretary

CIN No.: L17100MH1991PLC059848

Regd. Office: Raja Bahadur Compound, Building No. 5, 43 Tamarind Lane, Mumbai - 400 001 Tel No.:022 - 4046 3500 Email: info@ikabsecurities.com Website: www.ikabsecurities.com

BALLOT FORM

(1) Name and Regist	tered Address
of the Sole/First	
Shareholder	

- (2) Name(s) of the Joint Holder(s) (if any)
- Registered Folio No./
 DP ID No. and Client ID No.
- (4) Number of Share(s) held
- (5) I/We hereby exercise my/our vote(s) in respect of the Ordinary Resolutions set out in the Notice of the 26th Annual General Meeting (AGM) of the Company to be held on Friday, September 22, 2017 by sending my/our assent or dissent to the said Resolutions by placing the tick($\sqrt{}$) mark at the appropriate box below:

Sr. No.	Resolution	No of Shares	(FOR) I/We assent to the Resolution	(AGAINST) I/We dissent the Resolution
1.	Ordinary Resolution for adoption of the Audited Financial Statement for the Financial Year ended 31 st March, 2017 together with the Reports of Board of Directors and the Auditors thereon.			
2.	Ordinary Resolution for re-appointment of Mr.Indra Kumar Bagri (DIN: 00014384) who retires by rotation as a Director of the Company.			
3.	Ordinary Resolution for re-appointment of M/s Asiak Mehta & Co. Chartered Accountants (Firm Registration No. 126756W) as Auditors of the Company.			
4.	Ordinary Resolution for re-appointment of Mr. Anil Bagri (DIN 00014338) as Managing Director of the company for a period of five years offective from July 16, 2017.			
5.	Ordinary Resolution for re-appointment of Mr. Abhishak Bagri (DIN 00015897) as Whole-Time Director of the company for a period of five years effective from April 1, 2018			
6.	Ordinary Resolution under Section 20 of the Companies Act, 2013 authorising Company to charge service of documents to members of the Company.			

:			•
	(Signary	Va nfish	a Sharaholdari
		(Signato	(Signature of th

CIN No.: L17100MH1991PLC059848

Regd. Office: Raja Bahadur Compound, Building No. 5, 43 Tamarind Lane, Mumbai – 400 001 Tel No.:022 – 4046 3500 Email: info@ikabsecurities.com Website: www.ikabsecurities.com

INSTRUCTIONS

- This Ballot Form is provided for the benefit of Members who do not have access to e-voting facility.
- A Member can opt for only one mode of voting i.e. either through e-voting or by Ballot. If a
 Member casts votes by both modes, then voting done through e-voting shall prevail and Ballot
 shall be treated as invalid.
- For detailed instructions on e-voting, please refer to the notes appended to the Notice of the AGM.
- 4. Please complete and sign the Ballot Form (no other form or photo copy thereof is permitted) and send it so as to reach the Scrutinizer appointed by the Board of Directors of the Company, Ms. Shalini Bhat (FCS No.: 6484) or failing her Mr. J. U.Poojari, Practicing Company Secretary (Membership No. FCS: 8102), at the address of the Registrar and Share transfer agent of the Company.
- 5. The Form should be signed by the Member as per the specimen signature registered with the Company / Depositories. In case of joint holding, the Form should be completed and signed by the first named Member and in his/her absence, by the next named joint holder. A Power of Attorney (POA) holder may vote on behalf of a Member, mentioning the registration number of the POA registered with the Company or enclosing an attested copy of the POA. Exercise of vote by Ballot is not permitted through proxy.
- In case the shares are held by companies, trusts, societies, etc. the duly completed Ballot Form should be accompanied by a certified true copy of the relevant Board Resolution / Authorization.
- Votes should be east in case of each resolution, either in favour or against by putting the tick (√)
 mark in the column provided in the Ballot.
- The voting rights of shareholders shall be in proportion of the share held by them in the paid up
 equity share capital of the company as on Friday, September 15, 2017 being the cut-off date and
 as per the Register of Members of the Company.
- Duly completed Ballot Form should reach the Scrutinizer not later than Thursday, September 21, 2017 (5.00 p.m. IST). Ballot Form received after that date will be strictly treated as if the reply from the Members has not been received.
- 10. A Member may request for a duplicate Ballot Form, if so required. However, duly filled in and signed duplicate Form should reach the Scrutinizer not later than the date and time specified in serial no. 9 above.
- 11. Unsigned, incomplete, improperly or incorrectly tick marked Ballot Forms will be rejected. A Form will also be rejected if it is received torm, defaced or mutilated to an extent which makes it difficult for the Scrutinizer to identify either the Member or as to whether the votes are in favour or against or if the signature cannot be verified.
- The decision of the Scrutinizer on the validity of the Ballot Form and any other related matter shall be final.

CIN No.: L17100MH1991PLC059848

Regd. Office: Raja Bahadur Compound, Building No. 5, 43 Tamarind Lane, Mumbai – 400 001 Tel No. 022 – 4046 3500 Email: info@ikabsecurities.com Website: www.ikabsecurities.com

FORM NO.MGT-11 PROXY FORM

[Pursuant to section 105(6) of the Companies Act, 2013 and Rule 19(3) of the Companies (Management and Administration) Rules, 2014]

26th Annual General Meeting to be held on friday, september 22, 2017 at 11.30 a.m.

Name of the Member (s):	·
Registered address:	
E-mail ld:	_
Folio No. / Client ID:	DP ID No
If We, being the member(s) ofhereby appoint:	shares of the above named Company,
1. Name :	
E-mail ld:him/her:	Signature: or failing
`A AA	Or failing
E-mail ld;	Signature: or failing
Address:	
	Signature:

as my / our proxy to attend and vote (on a poll) for me / us and on my / our behalf at the 26th Annual General Meeting of the Company to be held on Friday, September 22, 2017 at 11.30 a.m. at Raja Bahadur Compound, Building No. 5, 43 Tamarind Lane, Mumbai – 400 901 and at any adjournment thereof in respect of such Resolutions set out in the Notice convening the meeting as are indicated below:

CIN No.: L17100MH1991PLC059848

Regd. Office: Raja Bahadur Compound, Building No. 5, 43 Tamarind Lane, Mumbai – 400 001 Tel No.:022 – 4046 3500 Email: info@ikabsecurities.com Website: www.ikabsecurities.com

*I wish my above Proxy to vote in the manner indicated in the below:

Sr. Ne.	Resolution	No. of Shares	(FOR) I/We assent to the Resolution	(AGAINST) I / We dissent the Resolution
1.	Ordinary Resolution for adoption of the Audited Financial Statement for the Financial Year ended 31st March, 2017 together with the Reports of Board of Directors and the Auditors thereon.			
2.	Ordinary Resolution for re-appointment of Mr.Indra Kumar Bagri (DIN: 00014384) who retires by rotation as a Director of the Company.			
3.	Ordinary Resolution for re-appointment of M/s Aalok Mehta & Co. Chartered Accountants (Firm Registration No. 126756W) as Auditors of the Company.			
4.	Ordinary Resolution for re-appointment of Mr. Anil Bagri (DIN 00014338) as Managing Director of the company for a period of five years effective from July 16, 2017.			
5.	Ordinary Resolution for re-appointment of Mr.Abhishek Bagri (DIN 00015897) as Whole- Time Director of the company for a period of five years effective from April 1, 2018			
6,	Ordinary Resolution under Section 20 of the Companies Act, 2013 authorising Company to charge service of documents to members of the Company.			·

alghed this day of	2017		
Signature of shareholder:	· · · · · · · · · · · · · · · · · · ·	. !	Affix Revenue Stamp of
Signature of Proxy holder (s):	 ·		Re 1/-

- This form of proxy in order to be effective should be duly completed and deposited at the registered
 office of the Company, not less than 48 hours before the commencement of the Meeting.
- Please complete all details including details of member(s) in above box before submission.
- 3. "This is only optional. Please put a ' " in the appropriate column against the resolutions indicated in the Box. If you leave the For' or 'Against' column blank against the above resolution, your Proxy will be entitled to vote in the manner as he/she thinks appropriate.
- 4. A proxy need not be a member of the Company,
- For the Resolutions, Explanatory Statement and Notes, please refer to the Notice of the ANNUAL GENERAL MEETING of the Company.

CIN No.: L17100MH1991PLC059848

Regd. Office: Raja Bahadur Compound, Building No. 5, 43 Tamarind Lane, Mumbai – 400 001 Tel No.:022 – 4046 3500 Email: info@ikabsecurities.com Website: www.ikabsecurities.com

ATTENDANCE SLIP FOR ANNUAL GENERAL MEETING

Members attending the Meeting in person or by Proxy are requested to complete the Attendance slip and hand it over at the entrance of the meeting room.

I, hereby record my presence at the 26th Annual General Meeting of the Company at Raja Bahadur Compound, Building No. 5, 2nd floor, 43 Tamarind Lane, Fort, Mumbai – 400 001 on Friday, September 22, 2017 at 11:30 a.m.

Folio No/DP ID No /Client ID No.:	
Name and address of the first holder -	
Name of the Joint Holder(s) -	
No of shares -	
Full name of the Member (in block letters)	Signature
Full name of the Member (in block letters)	Signature

ELECTRONIC VOTING PARTICULARS

EVSN Electronic Voting Sequence Number	USER ID	PASSWORD/ PIN
	:	
	•	

If undelivered, please return to:

IKAB SECURITIES & INVESTMENT LIMITED

Raja Bahadur Compound, Bidg No.5 2nd floor, 43 Tamarind Lane, Fort

Mumbai - 400 001

CIN: L17100MH1991PLC059848

Website: www. ikabsecurities.com

Email: info@ikabsecurities.com