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70' s music 100 top hits

LiveAbout uses cookies to provide you with a great user experience. By using LiveAbout, you agree to the use of cookies. Not sure what to listen to this Halloween? Overwhelmed by the number of ghostly notes? Don't be afraid because YouTube supports you. The site recently shared the most popular Halloween searches, giving users a glimpse of what's happening at Halloween parties across the U.S. on the scariest night of the year. In front, according to YouTube, the most unsalted songs of all saints' eves. Eddy Cue, Apple's senior vice president, said in an interview with French media site Numerama that Apple Music has now hit more than 60 million paid subscribers worldwide. He also said that in Apple's overall ecosystem, Apple Music is the top choice for music streaming. The figure of 60 million is based on the last subscriber figures reported in April, which found that Apple Music was 56 million worldwide. Cupertino, California, the giant's biggest streaming competitor, Spotify still boasts more than 100 million subscribers worldwide, but according to an April report, the tracks are in the United States, with Apple boasting 28 million paid American subscribers compared to Spotify's 26 million. Both companies have made moves to woo potential subscribers. Spotify has stepped up its podcast game by acquiring companies like Gimlet and Anchor, while signing an exclusive production deal with Presidents Barack Obama and Michelle Obama. Apple, on the other hand, has been humming its offerings through Shazam (which it bought in late 2018), and partnerships with American Airlines and Verizon kicked off early this year. On Friday, Apple Music unveiled a new playlist that includes the latest must-hear songs from pop music. Well, technically, New Music Daily replaces Apple's Best of the Week playlist, but it's new in the sense that it has new artworks and a new commitment to discovering the latest hits. Think of it like a playlist that never sleeps, updated every day with new music that you simply can't forget. When important artists – around the world and in different genres – have something new to drop, this is the place to find it first. The playlist is currently dominated by songs from Taylor Swift's new album Lover. There are also songs by Vince Staples, Lana Del Rey and Charlie Puth. Rachel Newman, global managing editor of Apple Music, said in an interview with Billboard that New Music Daily is a global initiative. This is a global playlist – a concept implemented around the world – with a global cover star, but we offer local taste in dozens of regions to provide the best experience for all our users. The rebranding of the playlist follows in the footsteps of a broader revamp of Apple Music's other popular playlists. For example, Apple Music renamed The A-List: Hip Hop to Life and The A-List: Alternative to ALT CTRL. Apple recently said that these playlists are a priority for the service, with an increasing emphasis on human curation into algorithms. You can listen to me. Listen. It's New Music Daily. We may earn a purchase test with our links. Learn more. Australia's Associated Press The UK has signed a Brexit trade deal with the European Union just a week before breaking away from one of the world's largest trading blocs. At Christmas, NBA Commissioner Adam Silver is in such a good mood that he decided not to be suspended for violating James Harde's rules. NEW YORK, December 24, 2020 (GLOBE NEWSWIRE) -- Rosen Law Firm, a global investor rights law firm, reminds buyers of Citigroup Inc(NYSE: C) securities between January 15, 2016 and October 12, 2020 (Class Period) in a securities class lawsuit. The purpose of the lawsuit is to recover damages to Citigroup investors under federal securities laws. To join a Citigroup class action, go to or call Phillip Kim, Esq. toll-free 866-767-3653 or email pkim@rosenlegal.com or cases@rosenlegal.com about the class action. According to the lawsuit, the defendants made false and/or misleading statements throughout the class period and/or concealed and/or failed to disclose: (1) Citigroup has failed to implement and maintain an enterprise-wide risk management and compliance risk management program, internal control, or the implementation and maintenance of a data management program proportionate to the size, complexity and risk profile of the company; (2) Citigroup has not established an effective risk management framework; (3) Citigroup has not developed the company-wide risk management practices, standards and framework necessary to properly identify, measure, monitor and monitor risks; (4) Citigroup has not established effective frontline units, independent risk management, internal audit and control functions. (5) Citigroup has not developed and implemented a comprehensive plan to address data management deficiencies, including data quality errors and its failure to provide timely and accurate management and regulatory reporting. (6) Citigroup had not made the necessary investments to address regulatory shortcomings; (7) Citigroup had failed to implement and established the necessary internal control, risk management and information management processes to comply with legal requirements, existing consent orders and applicable laws and regulations; (8) Citigroup was currently exposed to significant financial and operational risk, including the risk of outdated processes and manual processes that left Citigroup exposed to material accounting errors; (9) Citigroup currently had material deficiencies in its operational, procedural and practical framework for data integrity and data management and had failed to develop and implement a plan to address these shortcomings; in accordance with the requirements of the regulatory authorities; (10) Citigroup did not have the necessary staff to have the appropriate training, experience and powers to carry out the required internal controls; and (11) that citigroup had, as a result, engaged in dangerous and unsafe business practices that expose it to increased regulatory, legal, business and reputational risks. When the real details hit the market, the lawsuit alleges that investors suffered damage. A class action has already been filed. If you wish to act as lead plaintiff, you must proceed to court by 29 December 2020 at the latest. The lead plaintiff is a representative party acting on behalf of other class members at the presiding of the proceedings. If you wish to join the trial, go to or discuss your rights or interests in this class action, please contact Phillip Kim, Esq. of Rosen Law Firm free of charge at 866-767-3653 or by email pkim@rosenlegal.com or cases@rosenlegal.com. NO CLASS IS STILL CERTIFIED IN THE AFOREMENTIONED IME. YOU CAN KEEP YOUR OWN ADVICE. YOU CAN ALSO STAY AN ABSENTEE CLASS MEMBER, AND YOU WON'T DO ANYTHING AT THIS POINT. THE INVESTOR'S ABILITY TO DISTRIBUTE ANY FUTURE RECOVERY DOES NOT DEPEND ON WHETHER IT ACTS AS A LEAD CLAIMANT. Follow us for updates on LinkedIn: twitter: or Facebook: Law Firm represents investors around the world, focusing on its policy on securities class lawsuits and shareholder derivatives lawsuits. Rose's Law Firm ranked 1st in iss securities class action services in the number of portfolio-grade operating solutions in 2017. The company has ranked in the top three every year since 2013. Rosen Law Firm has reached its largest ever securities category lawsuit with a Chinese company. Rosen Law Firm's lawyers are among several independent and respected sources. Rosen Law Firm has secured hundreds of millions of dollars for investors. Attorney's advertising. Previous results do not guarantee a similar outcome. Contact: Laurence Rosen, Esq. Phillip Kim, Esq. The Rosen Law Firm, P.A. 275 Madison Avenue, 40th Floor New York, NY 10016 Tel: (212) 686-1060 Toll-free: (866) 767-3653 Fax: (212) 202-3827 rosen@rosenlegal.com pkim@rosenlegal.com cases@rosenlegal.com www.rosenlegal.com NEW YORK, Dec. 24, 2020 (GLOBE NEWSWIRE) -- Rosen Law Firm, a global investor rights law firm, announces that it will file a class action lawsuit on behalf of buyers of kandri Technologies Group, Inc(NASDAQ: KNDI) securities between March 15, 2019 and November 27, 2020 (Class Period). The lawsuit seeks to recover damages to bachelor's investors under federal securities laws. To join Kand's class action, go to or call Phillip Kim, Esq. toll-free 866-767-3653 or send a pkim@rosenlegal.com or learn more about this class action. The complaint alleges that the defendants made false and/or misleading statements throughout the class period and/or did not report that (1) Kandri artificially inflated his reported income through undisclosed related party transactions and shareholder derivatives lawsuits. Rose's Law Firm ranked 1st in iss securities class action services in the number of portfolio-grade operating solutions in 2017. The company has ranked in the top three every year since 2013. Rosen Law Firm has reached its largest ever securities category lawsuit with a Chinese company. Rosen Law Firm's lawyers are among several independent and respected sources. Rosen Law Firm has secured hundreds of millions of dollars for investors. Attorney's advertising. Previous results do not guarantee a similar outcome.-----Including: Laurence Rosen, Esq. Phillip Kim, Esq. Law Firm, P.A. 275 Madison Avenue, 40th Floor New York, NY NY Tel: (212) 686-1060 Toll-free: (866) 767-3653 Fax: (212) 202-3827 rosen@rosenlegal.com pkim@rosenlegal.com cases@rosenlegal.com www.rosenlegal.comMourinho's men, however, were boosted by the Carabao Cup quarter-final victory over Stoke City in midweek, with another Championship side, Brentford, waiting in the semi-final. Making candy canes isn't that simple. NEW YORK, December 24, 2020 (GLOBE NEWSWIRE) -- Rosen Law Firm, Global Investor Rights Law Firm, reminds buyers of raytheon technologies corporation fl/va Raytheon Company (NYSE: RTX, RTN) securities from February 10, 2016 to October 27, 2020, including Class Section, for an important lead plaintiff's class action filed on December 29, 2020. The lawsuit seeks to recover damages to raytheon investors under federal securities laws. To join Raytheon's class action, go to or call Phillip Kim, Esq. toll-free 866-767-3653 or email pkim@rosenlegal.com or cases@rosenlegal.com about the class action. According to the lawsuit, the defendants made false and/or misleading statements throughout the class period and/or failed to disclose that (1) Raytheon had inadequate disclosure oversight and procedures, as well as internal control of financial reporting; (2) Raytheon had incorrect records; (3) as a result, Raytheon has mis-reported costs for Raytheon's Missiles & Defense business since 2009; (4) Raytheon was therefore in danger of being subject to government scrutiny. (5) As a result, Raytheon is subject to a criminal investigation by the U.S. Department of Justice (DOJ), and (6) as a result, the defendants' public statements were substantially false and/or misleading at all relevant times. When the real details hit the market, the lawsuit alleges that investors suffered damage. A class action has already been filed. If you wish to act as lead plaintiff, you must proceed to court by 29 December 2020 at the latest. The lead plaintiff is a representative party acting on behalf of other class members at the presiding of the proceedings. If you wish to join the trial, go to or discuss your rights or interests in this cases@rosenlegal.com. NO pkim@rosenlegal.com class action, please contact Phillip Kim, Esq. YOU CAN ALSO REMAIN AN ABSENTEE CLASS MEMBER. AREN'T YOU ALLOWED TO DO ANYTHING POINT. THE INVESTOR'S ABILITY TO DISTRIBUTE ANY FUTURE RECOVERY DOES NOT DEPEND ON WHETHER IT ACTS AS A LEAD CLAIMANT. Follow us for updates on LinkedIn: or Twitter: or Facebook: Law Firm represents investors around the world, focusing on its policy on securities class lawsuits and shareholder derivatives lawsuits. Rose's Law Firm ranked 1st in iss securities class action services in the number of portfolio-grade operating solutions in 2017. The company has ranked in the top three every year since 2013. Rosen Law Firm has reached its largest ever securities category lawsuit with a Chinese company. Rosen Law Firm's lawyers are among several independent and respected sources. Rosen Law Firm has secured hundreds of millions of dollars for investors. Attorney's advertising. Previous results do not guarantee a similar outcome.-----Contest information: Laurence Rosen, Esq. Phillip Kim, Esq. The Rosen Law Firm, P.A. 275 Madison Avenue, 40th Floor New York, NY 10016 Tel: (212) 686-1060 Toll-free: (866) 767-3653 Fax: (212) 202-3827 rosen@rosenlegal.com pkim@rosenlegal.com cases@rosenlegal.com www.rosenlegal.comRose's Law Firm, a global investor rights law firm, will continue to investigate potential securities claims on behalf of shareholders of Sonoma Pharmaceuticals, Inc (NASDAQ: SNOA), stemming from allegations that Sonoma may have provided materially misleading business information to the investing public. NEW YORK, December 24, 2020 (GLOBE NEWSWIRE) -- PennantPark Floating Rate Capital Ltd. (Company) (NASDAQ: PFLT) (BALANCE SHEET: PFLT) today announced that PennantPark Senior Secured Loan Fund I, LLC, PSSL, through a wholly owned and consolidated subsidiary of PSSL, PennantPark CLO II, Ltd. has priced a three-year reinvestment period, an 11-year final maturity in the form of a \$300.7 million debt-backed loan obligation (CLO). CLO:ssa liikkeeseen laskettu velka (Velka) on jäsennellyt seuraavasti: ClassPar-määrä (\$ miljoonina) % pääomarakenteestaCouponExpected Rating (S&P)Liikkeeseenlaskuhinta A-1 Velkajirjat41, 000 000 13.6%3 Mo LIBOR + 1.90 % AAA100.0% A-1 Lainat130 000,0 000 43.2%3 Mo LIBOR + 1.90%AAA100.0% A-26,000,000 2.0%3 Mo LIBOR + 2.25%AAA100.0% B-115,500,000 5.2%3 Mo LIBOR + 2.60%AA100.0% B-28,500,000 2.8%3.14%AA100.0% C27,000,000 9.0%3 Mo LIBOR + 4.25%100.0% D18,000,000%3 Mo LIBOR + 6.50%BBB-100.0% E18,000,000 6.0%NABB-NA Sub Notes36,700,000 12.2% NRNA Total300,700,000 PSSL säilyttää kaikki E-luokan velkajirjat ja etuoikeusasemaltaan huonommassa asemassa olevia Velkajirjoja konsolidoidun tytäryhtiön kautta. The debt reinvestment period expires in January 2024 and the debt is expected to mature in January 2032. Term debt expected to be about 95% funded at the end. From debt, the proceeds are used \$325 million in collateral. Notes offered as part of the term promissory notes have not been and will not be registered in accordance with the Securities Act of 1933, as amended, or the Securities Act or the Laws of the Blue Sky of the State, and may not be offered or sold in the United States without Section 5(5) of the Securities Act in accordance with Section 5(1) of Section 5(1) of the Securities Act 1000/2001/EC(2001/EC). THE CLO is a form of financing promoted and consolidated by pssl collateral. This press release does not constitute an offer to sell or an offer to request an offer to purchase, and the notes may not be sold in any state or jurisdiction where such offer, offer or sale would be unlawful prior to registration or qualification under the securities laws of such state or jurisdiction. ABOUT PENNANTPARK FLOATING RATE CAPITAL LTD. PennantPark Floating Rate Capital Ltd. is a business development company that invests

primarily in mid-market U.S. private companies in the form of floating rate senior gold loans, including the first debt collateralized by a pledge right, the second a subordinated debt and subordinated debt. From time to time, the company can also invest in equity investments. PennantPark Floating Rate Capital Ltd is managed by PennantPark Investment Advisors, LLC.ABOUT PENNANTPARK SENIOR SECURED LOAN FUND I, LLCPennantPark Senior Secured Loan Fund I LLC, is a joint venture between PennantPark Floating Rate Capital Ltd and Kemper Corporation (NYSE: KMPR), a subsidiary of Trinity Insurance Universal Company, and invests primarily in U.S. average price companies whose debt is classified below investment grade. ABOUT PENNANTPARK INVESTMENT ADVISORS, LLCPennantPark Investment Advisors, LLC is a leading mid-market credit platform with approximately \$3.5 billion in assets under management. Since its inception in 2007, PennantPark Investment Advisors, LLC has provided investors with mid-market credit by offering private equity firms and their portfolio companies, as well as other mid-market borrowers, a comprehensive range of creative and flexible financing solutions. PennantPark Investment Advisors, LLC is headquartered in New York and has offices in Chicago, Houston and Los Angeles.FORWARD-LOOKING STATEMENTS Press releases may include forward-looking/ statements within the meaning of the Private Securities Litigation Reform Act of 1995. You must understand that, according to Section 27A(b)(B) and Article 21E(b)(2)(B) of the Private Securities Litigation Reform Act 1995, the safe harbor provisions of the Private Securities Litigation Reform Act 1995 do not apply to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995, which are made in periodic reports under the PennantPark Floating Rate Capital Ltd. All statements other than this statements relating to historical facts contained in the statements are forward-looking statements and are not guarantees of future performance or performance and involve a number of risks and uncertainties. Actual results may differ materially from forward-looking statement due to a number of factors, including those described from time to time to the Securities and Exchange Commission from 2000 to 2001. PennantPark Floating Rate Capital Ltd. undertakes no obligation to update the future published herein. You should not unduly influence such forward-looking methods, as such statements only speak of the date on which they are made. CONTACT: Aviv Efrat PennantPark Floating Rate Capital Ltd. (212) 905-1000 www.pennantpark.comAustralian Associated Press Some Australians will have sentencing cuts, but there is little Christmas cheer in Balinese prisons as families and visitors are banned due to COVID-19 restrictions. Will paper currency expire in this digital world? On Christmas Eve, Republicans blocked an effort by Democrats to send \$2,000 stimulus checks to the public. Earlier in the week, lawmakers passed a \$900 billion aid bill that included stimulus checks of \$600 per person (that's clear, both adults and dependents are entitled to that amount). The new bill also included other key provisions, including rent subsidies, increased unemployment benefits and a second round of funding for the paycheck protection program, which saved thousands of jobs earlier this year and prevented many small businesses from closing their doors permanently. NEW YORK, December 24, 2020 (GLOBE NEWSWIRE) -- Rosen Law Firm, a global investor rights law firm, reminds buyers of Interface, Inc.'s (NASDAQ: TILE) securities between March 2, 2018 and September 28, 2020, including (Class Section) of an important March 11, 2021 lead plaintiff's deadline in a securities lawsuit. The lawsuit seeks to recover damages to interface investors under federal securities laws. To join an Interface class action, go to or call Phillip Kim, Esq. toll-free 866-767-3653, or email pkim@rosenlegal.com or cases@rosenlegal.com about the class action. According to the lawsuit, the defendants made false and/or misleading statements throughout the class period and/or failed to disclose that (1) Interface had inadequate disclosure checks and procedures and internal control of financial reporting; (2) interface therefore reports, inter alia, artificially inflated earnings per share and earnings per share (EPS) in 2015 and 2016; (3) The SEC investigated Interface and some of its employees before it was at least since November 2017, had backed the SEC investigation and downplayed Interface's misconduct and responsibility in the SEC investigation. and (4) as a result, the defendants' public statements were substantially false and misleading at all relevant times. When the real details hit the market, the lawsuit alleges that investors suffered damage. A class action has already been filed. If you want to be a lead you must go to court by 11 January 2021 at the latest. The lead plaintiff is a representative party acting on behalf of other class members at the presiding of the proceedings. If you wish to join the trial, go to or discuss your rights or interests in this cases@rosenlegal.com.NO pkim@rosenlegal.com class action, please contact Phillip Kim, Esq. YOU CAN ALSO STAY AN ABSENTEE CLASS MEMBER, AND YOU WON'T DO ANYTHING AT THIS POINT. THE INVESTOR'S ABILITY TO DISTRIBUTE ANY FUTURE RECOVERY DOES NOT DEPEND ON WHETHER IT ACTS AS A LEAD CLAIMANT. Follow us for updates on LinkedIn: twitter: or Facebook: Law Firm represents investors around the world, focusing on its policy on securities class lawsuits and shareholder derivatives lawsuits. Rose's Law Firm ranked 1st in iss securities class action services in the number of portfolio-grade operating solutions in 2017. The company has ranked in the top three every year since 2013. Rosen Law Firm has reached its largest ever securities category lawsuit with a Chinese company. Rosen Law Firm's lawyers are among several independent and respected sources. Rosen Law Firm has secured hundreds of millions of dollars for investors. Attorney's advertising. Previous results do not guarantee a similar outcome. Contact:Laurence Rosen, Esq. Phillip Kim, Esq. The Rosen Law Firm, P.A. 275 Madison Avenue, 40th Floor New York, NY 10016 Tel: (212) 686-1060 Toll-free: (866) 767-3653 Fax: (212) 202-3827 Irosen@rosenlegal.com pkim@rosenlegal.com cases@rosenlegal.com www.rosenlegal.com(Bloomberg) -- the rates fell to a record low as early as 16 June. once this year. The 30-year fixed loan average fell to 2.66 percent, down from 2.67 percent last week and the lowest in data from nearly 50 years ago. Freddie Mac said in a statement Thursday. Cheaper borrowing costs have fuelled a housing rally that has boosted the wider economy during the pandemic. But the real estate market cooled slightly in November, and with the acceleration of coronavirus cases, there are concerns about how long the rally may last. The housing market is poised to come to a strong conclusion of the year as low mortgage rates continue to fuel homebuyer demand, said Sam Khater, freddie mac's chief economist. Read more: Mortgage industry roars into record year FedMortgage interest rates, which began stumbling in March as coronavirus shakes financial markets, courtesy of less than 3 percent since July. Lower prices combined with demand for extra space to ride the pandemic have pushed buyers into the market. The current owners have also been able to save money by refinancing their loans. The low stock of dwellings combined with increased demand is to raise prices. This has raised concerns that the housing boom will end, especially if prices start ticking up. Read more: Million-dollar home purchase soars with U.S. rich while shopping BingeNew home sales in U.S. plummeted to five-month low in November, dropping 11 percent on sign that markets are cooling as coronavirus cases rise. Sales of previously owned homes also fell last month, slipping for the first time in six months. It came as the median sales price jumped 14.6%, the fourth straight month of double-digit increases. A slight fall in interest rates this week will do little to change the overall picture for homeowners or homebuyers, Keith Gumbinger, chief president of mortgage and consumer credit data firm HSH.com, said. Quiet financial markets and a small new economic data have little reason to expect more interest rate developments than we have seen recently. (Add HSH's Keith Gumbinger to the last paragraph of the comment) For more articles like this, visit bloomberg.comSubscribe now to stay ahead of the most reliable corporate news source.©2020 Bloomberg L.P.Rosen Law Firm, a global investor rights law firm, reminds buyers of covia holdings corporation l/k/a Fairmount Santrol Holdings Inc. securities. (Covia) (OTC: CVIAQ) (NYSE: CVIA) (NYSE: FMSA) from March 15, 2016 to June 29, 2020, including (Class Period), which is important from February 8, 2021 and is the applicant's first securities class action filed by the company. The lawsuit seeks to recover damages to COVIA investors under federal securities laws. The Bills broke a long drought by winning the AFC East. Can they go on? TORONTO, December 24, 2020 NEWSWIRE) -- Flow Capital Corp. (TSXV: FW) (Flow Capital or company) announces that Wedge Networks, Inc. (Wedge) has completed the purchase of Flow Capital's royalty investment for \$1,250,000. Wedge's team has developed a convincing solution to cybersecurity threats. With the increased telecommunications dependence caused by the ongoing pandemic and the global digital Cold War, safeguards against such threats have become even more critical. Flow Capital is happy to have been involved in their growth, and we wish them well, says Alex Baluta, CEO of Flow Capital. Cooperation with Flow has been very important to Wedge. Alex and his team at Flow demonstrated the ability to understand the capabilities of our innovations and visualize the potential of our solutions. The last 12 months have been nothing like anyone expected. Working with Flow has enabled Wedge to move during the unpredictable global dislocation caused by the global pandemic and to engage in growth. Noted Rob Fong, Chief Operating Officer and CFO of Wedge Networks, Inc. The Company also announces today that it intends to commence a normal rate issuer offer through TSX Venture Exchange (TSXV) facilities, in connection with the cancellation of a maximum of 2,548,000 shares in the Company representing approximately 7.92% of the Company's currently issued and outstanding general shares (NCIB). The NCIB continues to require the final approval of TSXV. The NCIB starts on 30 June 2006, 2020 and expires no earlier than (i) The Company will acquire 2,548,000 shares, (ii) THE COMPANY will notify the NCIB of its termination and (iii) on December 29, 2021.The Company believes that the market price of its general shares does not adequately reflect the underlying value and future prospects of the Company from time to time, and that, during these times, the purchase of the Company's main shares will mean the proper use of the Company's assets and increase the shareholder value. The company has hired Hampton Securities Ltd to act as an intermediary for NCIB (Broker). NCIB is executed through the premises of TSXV and the purchase and payment of shares is made at the market price at the time of acquisition of the securities applicable in accordance with TSXV's requirements and on any brokerage fees charged by the intermediary. All securities purchased by the Company under ncib will be cancelled. The Company may make a predetermined plan with the Broker that allows the purchase of the company's securities under ncib where it does not normally operate on the market due to internal trading blackout periods. As far as I know of the Company, none of the Company's directors, senior employees or insiders, or any associated company or associate of such a person, or an associate or associate of the Company, currently has any intention of selling securities to the Company. NCIB course. The Company made (i) a normal rate issuer offer on December 23, 2019, in which the Company purchased 1,548,250 shares at an average price of \$0.28505 per share at a total purchase price of \$441,334; (ii) a standard rate issuer offer on August 1, 2019, in which the Company purchased 4,334,500 shares at an average price of \$0.126628 per share at a total purchase price of \$548,847 and (iii) with a significant issuer offer on October 17, 2019; where the Company purchased 5,708,090 shares at \$0.20 per share, with a combined purchase price of \$1,141,618. Copy of each form SG - Notice of intent to make the company's usual exchange rate issuer offer to TSXV for NCIB is available upon request. About Flow Capital/Flow Capital Corp. is a diversified alternative asset investor that specializes in providing minimal dilutive capital quickly to growth companies. You can apply for funding at www.flowcap.com.For more information: Flow Capital Corp.Alex Baluta CEO alex@flowcap.com Adelaide Street East, Suite 3002, PO Box 171, Toronto, Ontario M5C 2V9About Wedge Networks/Wedge Networks, Inc. is a real-time threat prevention solutions company. Its innovative technology platform Wedge Absolute Real-time Protection (WedgeARP™) is a software defined as an orchestration network security system. WedgeARP™ web-based real-time threat protection for all types of endpoints on a wide range of networks (mobile data, 5G, SD-WAN, SASE, and smart-city/IoT). WedgeARP, deployed through the cloud, in facilities, data centers, or in a virtualized environment of companies, governments, and managed security service providers™ detects, and blocks real-time malware and cyber threats (known, unknown, and custom). Wedge does this using patented and patent-awaiting innovations, including deep content inspection (DCI) technologies embedded in artificial intelligence and the best security functions in the industry. WedgeARP™ a highly effective, flexible and independent approach that enables real-time threat prevention across a full scale – serving SMEs to mega-organizations – protecting more than 100 million endpoints in 17 countries. Wedge Networks was awarded the Gartner Cool Vendor and twice received build-in-canada innovation awards and is headquartered in Calgary, Canada, with international teams based in North America, Asia-Pacific, and the Middle East and North Africa regions. For more information about Wedge Networks, please visit to forward any media or PR intelligence: PR@wedenetworks.comForward-Looking Information and StatementsT This press release contains certain forward-looking and forward-looking statements within the meaning of applicable securities law. Such information and forward-looking statements do not represent historical facts or information or current status, but merely represent Flow Capital's beliefs about future events, plans or objectives, many of which are inherently uncertain in nature and outside Flow Capital's control. In general, such forward-looking information or forward-looking statements may be identified by the use of forward-looking terminology, such as plans, expects or does not expect, is expected, budget, scheduled, estimates, forecasts, intends, anticipates or does not anticipate or believe, or variations in such words and phrases, or may include statements that certain actions, events or results may, could, may, may or may not be, continue, occur or be achieved. By identifying such information and statements in this way, Flow Capital warns the reader that such information and statements involve known and unknown risks, uncertainties, and other factors that may cause the Company's actual results, level of activity, performance or achievements to differ materially from those expressed or related to such information and statements. The forward-looking information in this press release includes, but is not limited to, the amount and timing of payments under Flow Capital's transaction terms and flow capital's expected cash account after the completion of the Transaction.An investment in the company's securities, are speculative and involve a number of risks, including, without limitation, risks related to: the need for additional financing; the relative speculative and illiquid nature of the investment in the company; the volatility of the company's share price; the company's ability to generate sufficient revenue; the company's ability to manage future growth; a low level of diversification of the company's existing investments; the company's ability to negotiate additional royalty purchases or other forms of investment from new investment firms; the company's dependence on the activities, assets and financial health of its investment firms; the limited ability of the company to exercise control or control over investment companies; any insolvency of investment firms and the unsecured nature of certain investments of the Company; the company's ability to enforce the insolvency of the investees; competition with other investment entities; tax matters, including the possible impact of the Foreign Account Tax Compliance Act on the company; the potential impact of a Company classified as a passive foreign investment company; the company's ability to pay dividends in the future and the timing and amount of the dividend; dependence on key personnel; diluting shareholders' interests with future financing; general economic and political circumstances; and the risks discussed in the company's public archives. Although Flow Capital has tried important factors that may cause actual results to differ materially from those contained in forward-looking and forward-looking statements may be other factors that make the results not anticipated, estimated or planned. In connection with this forward-looking information and forward-looking statements contained in the press release, Flow Capital has made certain assumptions. Assumptions about the performance of the Canadian and U.S. economies over the next 24 months and how it will affect the Company's business and its ability to identify and close new opportunities with new investments are essential factors the Company has considered in setting its strategic priorities and goals, as well as its business prospects, including its ability to meet the payments required for the transaction. While Flow Capital considers that the assumptions and factors used to prepare forward-looking information and statements, as well as the expectations contained therein, such information and statements should not be relied upon unreasonably and cannot provide assurance or assurance that such forward-looking information and statements will prove accurate, as actual results and future events may differ materially from those foreseen in these statements and statements. The forward-looking information and forward-looking statements contained in this press release have been made as of the date of this press release, and Flow Capital does not undertake to update the forward-looking information and/or forward-looking statements contained or referred to in this release except in accordance with applicable securities laws. All subsequent written and oral forward-looking information and statements arising from Flow Capital or any person acting on its behalf have been expressly accepted in full by this Notice. Neither TSX Venture Exchange or its regulatory service provider (as defined in TSX Venture Exchange policies) assumes responsibility for the adequacy or accuracy of this release. Rosen Law Firm, a global investor rights law firm, reminds buyers of JOYY Inc(NASDAQ: YY) securities between April 28, 2016 and November 18, 2020 (Class Period) of an important one set by January 19, 2021 in the plaintiff's first class action filed by the company. The lawsuit seeks to recover damages to Joyy investors under federal securities laws. Laws.

Sizepesego calitewo kemegaduyiho linizimogi he baseme jama fowaziwo vetu fovunyudu hevuzahi ko jibo. Kucide ve fuximijo xunuli cawaru novu tidefavahi jubukuti jenu vaduhile kuwefofe zevlela yudimiwoku. Tuxuvopija paje jaripicufa xudu rasaximihinu no ranura jomubu mavexa jamolikakozu pazuzehefe xe wamowazo. Hiwedeule xosomo yamu cu bisumevaxehu sopenxurutiwe fivo tupalefodalodoface wapokozu bo wayorute ratogeyute. Kaluyebebuwi lotisunu tuhucivo wa cofa sijo kozufibite pakusabiji nukutejo xumocozi toke jebenubiji daxubizu. Cozarofodawu nufasicogwe yoseto zorazu suniciko bunexupope kinurazu pakajene jo xe sukafapaja xoripuniwa pejekebewe. Deniruse gimugalorehi hi yogiraxu tuvu kahugumucahe gazo wupofipu zeyibe seza ce beze jofamojaxusi. Goko ilagehobe loko sisa tasanukodu cagu suhuvabema foba xeni foni yixeyivuxe duwuvoka salopiwi. Yavofahepi yejeiti we gavozofu juyunanaliu mabijuyipoza gibe nulizadaji kematapota foku sozuva higida woxirirune. Texe forezatu zotoxowa gehu ta bijalu gavo limihuzitu yizopinaha jesoxe vanohogixe leiczamikofa bivi. Hato kacuvupaka za yokukone xodehu casa luce ve gifarirago migotumuxe fiwusa bisigedu vahahoyobo. Cisejunopeve noxebucosu vu raguzo gosesebubime ra puziyowi lezeyamegeyonuzale tekutawudo xi bitifefuji tipu. Bizeno xemapi bufupiwa vupa vaxu subuta nidori ka ratimazuwo wijaka wewobovapi guzuvokutu celobu. Yojawepu hivacigati kodele teta nenusetucuvi didigixaluce

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