Form SC 13G/A February 17, 2004

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amendment No. 2)

Matav-Cable Systems Media Ltd.

(Name of Issuer)	
Ordinary Shares (par value New Israeli Shekel 1.00 per share)	
(Title of Class of Securities)	
576561 10 4	
(CUSIP Number)	
December 31, 2003	
(Date of Event Which Requires Filing of this Statement)	

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

Rule 13d-1(b) 0 Rule 13d-1(c) o Rule 13d-1(d)

X

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	NAME OF REPORTING PERSON					
1	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON					
-	Abraham Dankner					
			PPROPRIATE BOX IF A MEMBER OF A GROUP			
2		ie Ar	PROPRIATE BOX IF A MEMIDER OF A GROUP			
2	(a) O					
	(b) X SEC USE O	MI V				
3	SEC USE U	INL I				
	CITIZENSI	HP O	R PLACE OF ORGANIZATION			
4						
	Israeli					
		_	SOLE VOTING POWER			
		5	-0-			
			SHARED VOTING POWER			
NILII	MDED OF					
NUMBER OF SHARES BENEFICIALLY		6	-0- (see Item 4) (Abraham Dankner may be deemed to have the shared			
			power to vote 12,288,618 shares by reason of his being a party to the			
	NED BY		Shareholders Agreement in relation to shares held by him in Dankner Investments Ltd.)			
	EACH		SOLE DISPOSITIVE POWER			
	PORTING ERSON	7	SOLE DISTOSITIVE TOWER			
	WITH	•	-0-			
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		SHARED DISPOSITIVE POWER			
		_				
		8	-0- (see Item 4) (Abraham Dankner may be deemed to have the shared power to dispose of 12,288,618 shares by reason of his being a party to the Shareholders Agreement in			
			relation to shares held by him in Dankner Investments Ltd.)			
	AGGREGA	ATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
9						
	-0- (see Item 4)					
	CHECK BC	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW 9 EXCLUDES CERTAIN SHARES				
10						
X PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9		OE CI	A CC DEDDECENTED DV AMOUNT IN DOW 0			
11	PERCENT	OF CI	LASS REPRESENTED BY AMOUNT IN ROW 9			
	-0- (see Iten	n 4)				
			RTING PERSON			
12						
	IN					

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CUS	SIP No. 576561 10 4	13G	Page 3 of 19 Pages					
1								
2	David Dankner CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) O (b) X							
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE OF ORGAN	IZATION						

	Israeli			
			SOLE VOTING POWER	
			15010 (7. 1)	
			15,919 (see Item 4)	
			SHARED VOTING POWER	
	MBER OF		-0- (see Item 4) (David Dankner may be deemed to have the shared	
	HARES	6	power to vote 12,288,618shares by reason of his being a party to the	
	EFICIALLY		Shareholders Agreement in relation to shares held by him in Dankner	
	NED BY EACH		Investments Ltd.)	
	PORTING		SOLE DISPOSITIVE POWER	
	ERSON	7		
,	WITH		15,919 (see Item 4)	
			SHARED DISPOSITIVE POWER	
		8	-0- (see Item 4) (David Dankner may be deemed to have the shared power to dispose of	
			12,288,618 shares by reason of his being a party to the Shareholders Agreement in relation to shares held by him in Dankner Investments Ltd.)	
	ACCDECA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
9	AUUKEUA	ILA	WIOUNT BENEFICIALLY OWNED BY EACH REFORTING LERSON	
	15,919 (see	Item 4	4)	
	1		THE AGGREGATE AMOUNT IN ROW 9 EXCLUDES CERTAIN SHARES	
10				
	X			
	PERCENT OF CLA		LASS REPRESENTED BY AMOUNT IN ROW 9	
11				
	0.1% (see It	em 4)		
	TYPE OF R	EPOI	RTING PERSON	
12				
	IN 2 C10			

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CUS	IP No. 57650	61 10	4		13G	Page 4	of 19	Pages
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON							
2	Shmuel Dankner CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) O (b) X							
3	SEC USE O	NLY						
4	CITIZENSHIP OR PLACE OF ORGANIZATION Israeli							
NUMBER OF SHARES 5 BENEFICIALLY -0-								
OWNED BY EACH REPORTING PERSON WITH				uel Dankner may be des by reason of his bei	eemed to have the shared pong a party to the Shareholdenvestments Ltd.)		t in	
SOLE DISPOSITIVE POWER -0-								

			SHARED DISPOSITIVE POWER		
		8	-0- (see Item 4) (Shmuel Dankner may be deemed to have the shared power to dispose of 12,288,618 shares by reason of his being a party to the Shareholders Agreement in		
			relation to shares held by him in Dankner Investments Ltd)		
9	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	-0- (see Iter				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW 9 EXCLUDES CERTAIN SHARES				
	X				
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
	-0- (see Item 4)				
	TYPE OF REPORTING PERSON				
12					
	IN				
·	page A of 10				

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CUS	IP No. 57650	<u> </u>	4 Page 5 of 19 Pages				
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Leah Dankner						
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
2	(a) O						
	(b) X SEC USE O	NI V					
3	SEC USE U	INLI					
	CITIZENS	HIP (OR PLACE OF ORGANIZATION				
4	Icroali						
Israeli SOLE VOTING POWER 180,967 (see Item 4)							
S BENI	NUMBER OF SHARES BENEFICIALLY OWNED BY		SHARED VOTING POWER NUMBER OF SHARES 6 -0- (see Item 4) (Leah Dankner may be deemed to have the shared power to vote 12,288,618 shares by reason of her being a party to the Shareholders		SHARED VOTING POWER -0- (see Item 4) (Leah Dankner may be deemed to have the shared power to		
REI P	EACH PORTING ERSON	7	SOLE DISPOSITIVE POWER 180,967 (see Item 4)				
	WITH SHARED DISPOSITIVE POWER -0- (see Item 4) (Leah Dankner may be deemed to have the shared power to dispose of 12,288,618 shares by reason of her being a party to the Shareholders Agreement in relation to shares held by her in Dankner Investments Ltd.)						
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW 9 EXCLUDES CERTAIN SHARES						
11	-						

	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9
	0.6% (see Item 4)
	TYPE OF REPORTING PERSON
12	
	IN

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CUS	IP No. 57650	61 10	4	13G	Page 6 of 19 Pages		
	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
1	S.S. OR I.R.S. IDENTIFICATION NO. OF ADOVE PERSON						
	Orli Mor						
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
2	(a) O (b) X						
	SEC USE O	NLY					
3							
4	CITIZENS	HIP (OR PLACE OF ORGAN	NIZATION			
•	Israeli						
			SOLE VOTING POW	/ER			
		5	-0-				
			SHARED VOTING F	POWER			
	MBER OF HARES						
	EFICIALLY	6		Mor may be deemed to have the shared power to reason of her being a party to the Shareholders	vote		
	NED BY Agreement in relation to shares held by		Agreement in relation	to shares held by her in Dankner Investments Lt	d.)		
	EACH PORTING	7	SOLE DISPOSITIVE	POWER			
	ERSON	,	-0-				
]	WITH		SHARED DISPOSIT	IVE POWER			
		8	-0- (see Item 4) (Orli	Mor may be deemed to have the shared power to	dispose of		
		Ü	12,288,618 shares by	reason of her being a party to the Shareholders Ag			
	A CODEC A	TEC A		by her in Dankner Investments Ltd.)	A.		
9	AGGREGA	IE A	MOUNT BENEFICIA	LLY OWNED BY EACH REPORTING PERSO.	IN .		
	-0- (see Item 4)						
10	CHECK BC	X IF	THE AGGREGATE A	MOUNT IN ROW 9 EXCLUDES CERTAIN SE	IARES		
10	X	x					
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9							
11	-0- (see Iten	. 4)					
			RTING PERSON				
12							
	IN page 6 of 19						

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1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Rachel Elran						
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) O (b) X						
3	SEC USE O	NLY					
4	CITIZENSH Israeli	HIP O	R PLACE OF ORGANIZATION				
		5	SOLE VOTING POWER -0-				
NUMBER OF SHARES BENEFICIALLY OWNED BY		6	SHARED VOTING POWER -0- (see Item 4) (Rachel Elran may be deemed to have the shared power to vote12,288,618 shares by reason of her being a party to the Shareholders Agreement in relation to shares held by her in Dankner Investments Ltd.)				
REF Pl	EACH PORTING ERSON	7	SOLE DISPOSITIVE POWER -0-				
`	WITH	8	SHARED DISPOSITIVE POWER -0- (see Item 4) (Rachel Elran may be deemed to have the shared power to dispose of 12,288,618 shares by reason of her being a party to the Shareholders Agreement in relation to shares held by her in Dankner Investments Ltd.)				
9	AGGREGA -0- (see Item		MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW 9 EXCLUDES CERTAIN SHARES						
11	PERCENT -0- (see Item		LASS REPRESENTED BY AMOUNT IN ROW 9				
12			RTING PERSON				

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CUS	SIP No. 57656	61 10 ¢	4	13G	Pag	e 8 of	19 Pa	ages	
1			RTING PERSON ENTIFICATION NO.	OF ABOVE PERSON					
	Cable System	ms Me	edia Haifa- Hadera Ltd	•					
	CHECK TH	IE AP	PROPRIATE BOX IF	A MEMBER OF A GROUP					
2	(a) O								
	(b) O	(b) O							
3	SEC USE O	NLY							
	CITIZENSHIP OR PLACE OF ORGANIZATION								
4									
	Israel								
		5							

SHAR	_		SOLE VOTING POWER			
SHARES BENEFICIALLY			-0-			
OWNED EACI	ED BY	6	SHARED VOTING POWER			
REPORT	RTING	U	-0-			
PERSO WITH		7	SOLE DISPOSITIVE POWER			
			-0- (see Item 4) SHAPED DISPOSITIVE POWER			
		8	SHARED DISTOSHIVE FOWER			
9 AGO	GGREGA	ГЕ А	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
-0- ((see item	4)				
10 CHE	HECK BO	X IF	THE AGGREGATE AMOUNT IN ROW 9 EXCLUDES CERTAIN SHARES			
o	0					
PER	ERCENT C	OF CI	ASS REPRESENTED BY AMOUNT IN ROW 9			
0%	0% (see Item 4)					
			TING PERSON			
12						
-11 [CO)		0 -£ 10			
-0- (10 CHE 0 PER 0% (TYF	ERCENT C	TE A 4) X IF DF CI 1 4)	SHARED DISPOSITIVE POWER MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON THE AGGREGATE AMOUNT IN ROW 9 EXCLUDES CERTAIN SHARES ASS REPRESENTED BY AMOUNT IN ROW 9			

CUS	SIP No. 57650	61 10	4 13G	Page 9 of 19	Pages			
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Gibstein Investments (1997) Ltd.							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) O (b) O							
3	SEC USE C	ONLY						
4	CITIZENSHIP OR PLACE OF ORGANIZATION Israel							
NU	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON		SOLE VOTING POWER 394,880 (See item 4)					
BENI OW			SHARED VOTING POWER -0-					
REI P			SOLE DISPOSITIVE POWER -394,880- (see Item 4)					
	WITH	8	SHARED DISPOSITIVE POWER					
9	AGGREGA		MOUNT BENEFICIALLY OWNED BY EACH REP	ORTING PERSON				
10	574,000 (SCI	. item	• 7					

	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW 9 EXCLUDES CERTAIN SHARES
	x
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9
11	
	1.3% (see Item 4)
	TYPE OF REPORTING PERSON
12	
	со

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CUS	1P No. 5/050	01 10	4		13G		rage	10 01	19	rages
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Gibstein Holdings Ltd.									
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) O (b) O									
3	SEC USE C	NLY								
4	CITIZENSI Israel	HIP O	R PLACE OF ORGAN	IZATION						
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		5 6 7 8	SOLE VOTING POW 862,546 (See item 4) SHARED VOTING F -0- SOLE DISPOSITIVE 862,546 (see Item 4) SHARED DISPOSITI	OWER POWER						
9	AGGREGA 862,546 (see		MOUNT BENEFICIA	LLY OWNED	BY EACH REPO	RTING PERSON				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW 9 EXCLUDES CERTAIN SHARES x									
11	2.85% (see	Item 4		BY AMOUN	T IN ROW 9					
12	TYPE OF R	EPO	RTING PERSON		page 10 of 19					

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1

	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON							
	Hanania Gibstein.							
	CHECK TH	IE AP	PROPRIATE BOX IF A MEMBER OF A GROUP					
2	(a) O							
	(b) O SEC USE ONLY							
3	SEC USE U	INL I						
	CITIZENSI	HIP O	R PLACE OF ORGANIZATION					
4	Israel							
	Israci		SOLE VOTING POWER					
		5						
	MBER OF HARES		1,520,365 (See item 4) SHARED VOTING POWER					
	EFICIALLY	6	SHARED VOINGTOWER					
	NED BY EACH		-0-					
	PORTING	7	SOLE DISPOSITIVE POWER					
	ERSON	,	1,520,365 (see Item 4)					
	WITH		SHARED DISPOSITIVE POWER					
		8						
	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
9	1,520,365 (s	aa ita	m A					
			THE AGGREGATE AMOUNT IN ROW 9 EXCLUDES CERTAIN SHARES					
10								
	X							
11	PERCENT	OF CI	LASS REPRESENTED BY AMOUNT IN ROW 9					
	5.03% (see]	Item 4	4)					
12	TYPE OF R	EPOI	RTING PERSON					
12	СО							
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Item 1(a). Name of Issuer

This statement constitutes Amendment No. 2 to Schedule 13G (the Schedule 13G) filed with the Securities and Exchange Commission on February 14, 2001 by the Dankner Family Members (as defined below) in connection with their respective ownership of the Ordinary Shares, par value NIS 1.00 per share (the Ordinary Shares) of Matav-Cable Systems Media Ltd. (the Issuer or the Company) and amends and supplements the Schedule 13G as provided herein.

Item 1(b). Address of Issuer s Principal Executive Offices:

Item 1(b) of the Schedule 13G is amended to read in its entirety as follows:

42 Pinkas Street, North Industrial Area, Netanya, 42134, Israel

Item 2(a). Name of Person Filing:

Items 2(a) through (e) of the Schedule 13G are amended to read in their entirety as follows:

This Schedule is filed by (i) Abraham Dankner, (ii) David Dankner, (iii) Shmuel Dankner, (iv) Leah Dankner, (v) Orli Mor and (vi) Rachel Elran (collectively, the Dankner Family Members) (vii) Cable Systems Media Haifa-Hadera Ltd., (viii) Gibstein Investments (1997) Ltd., (ix) Gibstein Holdings Ltd. And (x) Hanania Gibstein. Such parties are referred to herein as the Reporting Parties . Any disclosures made herein with respect to persons other than the Reporting Parties are made upon information and belief.

Dankner Investments is controlled by members of the Dankner and Gineo families, who collectively hold approximately 88.08% of Dankner Investments issued share capital. The Dankner Family Members who hold shares in Dankner Investments directly and through members of their immediate families and companies under their control are Abraham Dankner (7.69%), David Dankner (11.79%), Shmuel Dankner (10.08%), Leah Dankner (18.18%), Orli Mor (5.35%), and Rachel Elran (5.37%), and a joint account owned by the aforementioned parties as a group (29.62%). Members of the Dankner and Gineo families, including the Dankner Family Members, are parties to the shareholders agreement in relation to Dankner Investments (Dankner Shareholders Agreement), concerning the voting of part of their respective shares in Dankner Investments in coordination with the other parties to the agreement. Pursuant to Rule 13d-5(b)(1) promulgated under the Securities Exchange Act of 1934, as amended (the Exchange Act), to the extent a group is deemed to exist by virtue of the Dankner Shareholders Agreement, each of the Dankner Family Members would be deemed to be the beneficial owner, for the purposes of Sections 13(d) and 13(g) of the Exchange Act, of all of the Ordinary Shares of the Company beneficially owned by the other parties to the Dankner Shareholders Agreement. The filing of this Schedule shall not be construed as an admission, for the purposes of Section 13(d), Section 13(g) or Regulation 13D-G under the Exchange Act nor for any other purpose or under any other provision of the Exchange Act or the rules promulgated thereunder that the Dankner Family Members are the beneficial owner of any Ordinary Shares owned by any other party to the Dankner Shareholders Agreement.

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Dankner Investments owns 40.69 % of the Ordinary Shares of the Company. The other major shareholders of the Company are Ma ariv Modiin Publishing House Ltd. (Ma ariv) (15.09% of the Ordinary Shares), its directors (as a group, 12.04% of the Ordinary Shares), Bank Leumi LeIsrael Group (6.35% of the Ordinary Shares), Bank Hapoalim Group (5.62% of the Ordinary Shares) and the remaining 20.86% of the Ordinary Shares are held by the public. Dankner Investments is party to a shareholders agreement in relation to the Company, dated October 18, 1993 (Matav Shareholders Agreement) together with Mr. Hanania Gibstein, Ma ariv, Mr. Eli Cheifetz, Mr Shimon Cheifetz and Dr. Zvi Dinstein. Pursuant to the Matav Shareholders Agreement, the various shareholders in the Company agreed to vote their respective shares in a manner that would enable each of such shareholders to appoint a number of directors to the Company board of directors in proportion to each of such shareholder s holdings in the Company as compared with the holdings of all parties to the Matav Shareholders Agreement held prior to the Company s initial public offering on the Tel Aviv Stock Exchange in October 1993 (the Original Shares). The Matav Shareholders Agreement also grants each shareholder a first refusal right to acquire the shares of a shareholder who offers his shares to a third party or a shareholder who offers more than 15% of his cumulative shareholdings (as of October 19, 1993) in a transaction effected through the Tel Aviv Stock Exchange. The Matav Shareholders Agreement remains in force as to a party so long as such party holds at least 25% of the number of shares in the Company held by such shareholder on October 19, 1993. Pursuant to Rule 13d-5(b)(1) promulgated under the Securities Exchange Act of 1934, as amended (the Exchange Act), to the extent a group is deemed to exist by virtue of the Matav Shareholders Agreement, Dankner Investments would be deemed to be the beneficial owner, for the purposes of Sections 13(d) and 13(g) of the Exchange Act, of all of the Ordinary Shares of the Company beneficially owned by the other parties to the Matav Shareholders Agreement. The filing of this Schedule shall not be construed as an admission, for the purposes of Section 13(d), Section 13(g) or Regulation 13D-G under the Exchange Act nor for any other purpose or under any other provision of the Exchange Act or the rules promulgated thereunder that Dankner Investments is the beneficial owner of any Ordinary Shares owned by any other party to the Matav Shareholders Agreement or by Cable Systems Media Haifa- Hadera Ltd.

On July 30, 1998, Dankner Investments reached an agreement with Mr. Hanania Gibstein, Mr. Shimon Cheifetz and Mr. Eli Cheifetz according to which Mr. Gibstein and Messrs. Cheifetz agreed not to sell their shares in the Company without the consent of Dankner Investments. Dankner Investments agreed not to sell its shares in the Company without allowing Mr. Gibstein and Messrs. Cheifetz to take part in the sale and Mr. Gibstein and Messrs. Cheifetz agreed to join the sale of all or most of Dankner Investment shares of the Company. This agreement is subject to the Matav Shareholders Agreement.

In July 2002, the parties to the Matav Shareholders Agreement entered into an agreement amending the Matav Shareholders Agreement (the Amendment). Under the Amendment, Ma ariv ceased to be a party to the Matav Shareholders Agreement and has no right or obligation with connection to the Matav Shareholders Agreement or the Amendment. In Addition, pursuant to the Amendment, if Cheifetz shall not have a right to nominate a director to the Board of Directors of Matav, on account of the number of Original Shares held by him, the parties shall act to nominate a director to the Board of Directors of Matav designated by Cheifetz, provided that the number of Original Shares held by Cheifetz shall be at least 60% of the number of Original Shares required in order to have a right to nominate one director of Matav. Dankner Investments shall not be obligated to act according to the above, if as a result the number of directors of Matav nominated by Dankner Investments shall not constitute the majority of directors of Matav (the director designated by Cheifetz shall not be considered a director nominated by Dankner Investments).

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On January 19, 2004, Dankner Investments and Delek signed an agreement, pursuant to which: (1) Delek will purchase from Dankner Investments 5,433,685 Ordinary Shares, which constitutes approximately 17.99% of the outstanding Ordinary Shares, in consideration for approximately \$43,500,000 (approximately \$8.00 per Ordinary Share), and (ii) Dankner Investments will grant to Delek an option, exercisable within two years, to purchase from Dankner Investments an additional 604,078 Ordinary Shares, which constitutes approximately 2% of the outstanding Ordinary Shares, at the same price per share in the sale transaction (together, the Transaction). In addition, Delek agreed to provide a loan to Dankner Investments in the amount of approximately \$4,800,000 for a period of up to two years. The Transaction is subject to the fulfillment of a number of conditions, including the approval of the Israeli Ministry of Communications and the Cable Council, to the extent required.

Israeli

Cable Systems Media Haifa- Hadera Ltd. is a wholly-owned subsidiary of the Company.

Gibstein Investments (1997) Ltd. And Gibstein Holdings Ltd. Are held by Hanania Gibstein are companies, fully owned by Hanania Gibsteib

Item 2(b). Address of Principal Business Office or, if None, Residence:

The principal business or residential addresses of the entities referred to in this filing are as follows:

(i)	Abraham Dankner:	53 Denya Street, Haifa, Israel
(ii)	David Dankner:	S32 Sweden Street, Haifa, Israel
(iii)	Shmuel Dankner:	8 Hashahaf Street, Jaffa, Israel
(iv)	Leah Dankner:	24 A Beiyar Street, Tel Aviv, Israel
(v)	Orli Mor:	56 Sweden Street, Haifa, Israel
(vi)	Rachel Elran:	50 Sweden Street Haifa, Israel
(vii)	Hanania Gibstein page 14	5 Hatavor Street Rishon- Lezion, Israel of 19

Item 2(c). Place of Organization or Citizenship:

(i)

(ii)	David Danker:	Israeli
(iii)	Shmuel Danker:	Israeli
(iv)	Leah Danker:	Israeli
(v)	Orli Mor:	Israeli
(vi)	Rachel Elran:	Israeli
(vii)	Hanania Gibstein	Israeli

Abraham Danker:

Item 2(d). Title of Class of Securities

Ordinary Shares.

Item 2(e). CUSIP Number:

576561 10 4 (for American Depositary Receipts only)

Item 3. If this statement is filed pursuant to Rule 13d-1(b), or 13d-2(b) or (c), check whether the person filing is a:

N/A

Item 4. Ownership

Item 4 of the Schedule 13G is amended to read in its entirety as follows:

For Abraham Dankner, Shmuel Dankner, Orli Mor and Rachel Elran:

- (a) Amount beneficially owned: -0- Ordinary Shares
- (b) Percent of class: 0%
- (c) As described above in Item 2(a), Abraham Dankner, Shmuel Dankner, Orli Mor and Rachel Elran, may each be deemed to own indirectly through their each being party to the Dankner Shareholders Agreement, 40.69% of the Ordinary Shares of the Company.

For David Dankner:

- (a) Amount beneficially owned: 15,919 Ordinary Shares
- (b) Percent of class: 0.05%
- (c) David Dankner has the sole power to vote or direct the vote, and the sole power to dispose or to direct the disposition of, 15,919 Ordinary Shares of the Company. In addition, as described above in Item 2(a), David Dankner may be deemed to own indirectly through his being party to the Dankner Shareholders Agreement, 40.69% of the Ordinary Shares of the Company.

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For Leah Dankner:

- (a) Amount beneficially owned: 180,967 Ordinary Shares
- (b) Percent of class: 0.6%
- (c) Leah Dankner has the sole power to vote or direct the vote, and the sole power to dispose or to direct the disposition of, 180,967 Ordinary Shares of the Company. In addition, as described above in Item 2(a), Leah Dankner may be deemed to own indirectly through her being party to the Dankner Shareholders Agreement, 40.69% of the Ordinary Shares of the Company

For Gibstein Investments (1997) Ltd.

- (a) Amount beneficially owned: 394,880 Ordinary Shares (see (c) below)
- (b) Percent of class: 1.3%

Item 4. Ownership

(c) Gibstein Investments (1997) Ltd. Has the sole power to dispose of, or to direct the disposition of, 394,880 Ordinary Shares of the Company (which represents 1.3%% of the equity rights).

For Gibstein Holdings Ltd.

- (a) Amount beneficially owned: 862,546 Ordinary Shares (see (c) below)
- (b) Percent of class: 2.85%
- (c) Gibstein Holdings Ltd. Has the sole power to dispose of, or to direct the disposition of, 862,546 Ordinary Shares of the Company (which represents 2.85% of the equity rights).

For Hanania Gibstein

- (a) Amount beneficially owned: 1,520,365 Ordinary Shares (see (c) below)
- (b) Percent of class: 5.03%
- (c) Hanania Gibstein, through his holdings in Gibstein Investments (1997) Ltd. And Gibstein Holdings Ltd. has the sole power to dispose of, or to direct the disposition of 1,520,365 Ordinary Shares of the Company (which represents 5.03% of the equity rights).

Item 5. Ownership of Five Percent or Less of a Class

Item 5 of the Schedule 13G is amended to read in its entirety as follows:

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Item 6. Ownership of More than Five Percent on Behalf of Another Person.

N/A

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company

N/A

Item 8. Identification and Classification of Members of the Group

N/A

Item 9. Notice of Dissolution of Group

N/A

Item 10. Certification

N/A

Item 10. Certification

Appendix A

Joint Filing	Agreement
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SIGNATURES

After reasonal	ole inquiry and to the	best of my knowle	edge and belief,	I certify that the	e information se	et forth in this s	tatement is true,
complete and corre	ct.						

Date: February ___, 2004

ABRAHAM DANKNER DAVID DANKNER

SHMUEL DANKNER ORLI MOR

LEAH DANKNER RACHEL ELRAN

HANANIA GIBSTEIN GIBSTEIN INVESTMENTS (1997) LTD.

GIBSTEIN HOLDINGS LTD.

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APPENDIX A

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) promulgated under the Securities Exchange Act of 1934, as amended, the persons named below agree to the joint filing on behalf of each of them of a Statement on Schedule 13D or Schedule 13G (including any amendments thereto) with respect to the Ordinary Shares of Matav-Cable Systems Media Ltd. and further agree that this Joint Filing Agreement be included as an appendix to such joint filing. Each party to this Joint Filing Agreement expressly authorizes each other party to file on its behalf any and all amendments to such Statement. In evidence thereof, the undersigned parties hereby execute this Agreement this ____th day of February, 2004.

ABRAHAM DANKNER	DAVID DANKNER
SHMUEL DANKNER	LEAH DANKNER
ORLI MOR	RACHEL ELRAN
HANANIA GIBSTEIN	GIBSTEIN INVESTMENTS (1997) LTD.
GIBSTEIN HOLDINGS LTD.	
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