

27th September 2023

National Stock Exchange of India Limited

Exchange Plaza,
Plot no. C/1, G Block,
Bandra-Kurla Complex,
Bandra (East),
Mumbai - 400 051
(Stock Code: "FSL")

BSE Limited

Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai - 400 001
(Scrip code: "532809")

Dear Madam/Sir,

Sub: Newspaper Advertisement – Disclosure under Regulation 30 and Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations")

Pursuant to Regulation 30 read with Schedule III Part A Para A and Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose the copies of newspaper advertisement published in Financial Express (English) and Loksatta (Marathi), both having electronic editions, confirming dispatch of the Postal Ballot notice.

Request you to kindly take the same on record.

For **Firstsource Solutions Limited**

Pooja Nambiar

Company Secretary

Encl. A/a

Firstsource Solutions Ltd.

5th Floor, Paradigm 'B' Wing, Mindspace, Link Road, Malad (West), Mumbai - 400 064 India.
Tel: +91 (22) 6666 0888 | Fax: +91 (22) 6666 08887 | Web: www.firstsource.com

(CIN: L64202MH2001PLC134147)

TO LEVERAGE THEIR AI TOOLS AND SERVICES

Infosys, Microsoft tie up for AI-enabled solutions

Firms to join their AI capabilities to boost enterprise functions

SAMEER RANJAN BAKSHI
Bengaluru, September 26

INFOSYS ANNOUNCED THAT it is collaborating with Microsoft to jointly develop industry solutions that will leverage their respective artificial intelligence (AI) tools and services — Infosys Topaz and Microsoft's Azure OpenAI Service and Azure Cognitive Services. Both organisations will bring together their respective AI capabilities to enhance enterprise functions with AI-enabled solutions across multiple industries.

The integrated solutions will accelerate rapid democratisation of data and intelligence and drive new revenue growth, said the company in a filing with BSE. The partnership comes days after the Indian IT major announced expanding its strategic collaboration with NVIDIA to help enterprises drive productivity gains with

DEAL BOOK

Infosys & Microsoft will jointly develop industry solutions that will leverage their AI tools

The integrated solutions 'will accelerate rapid democratisation of data and intelligence and drive new revenue growth'



This comes days after Infosys announced NVIDIA will train 50,000 employees on AI technology

Two months ago, TCS and HCLTech announced partnerships with Microsoft for AI-enabled solutions

generative AI applications and solutions. It also said that NVIDIA will train 50,000 employees on AI technology.

Just two months ago, Tata Consultancy Services (TCS) and HCLTech announced partnerships with Microsoft to help clients with enhanced AI-enabled solutions.

HCLTech is working with Microsoft to offer a comprehensive skills development pro-

gram and train 10,000 HCLTech engineers and architects in advanced AI technologies. Similarly, TCS MBU (Microsoft Business Unit) plans to get 25,000 associates trained and certified on Azure Open AI to help clients accelerate their adoption of this powerful new technology.

Generative AI has opened new avenues of AI applications and key enterprise functions

across industries, and Infosys is providing services, frameworks, solutions, and platforms in multiple application areas, such as semantic search, document summarization, contact center transformation, AI-augmented software development lifecycle (SDLC) and marketing content creation.

Balakrishna DR, executive vice president and global head — AI and automation, application development and maintenance, Infosys, said Infosys Topaz is empowering businesses with improved operational efficiencies and reduced time-to-market for launching new products and services.

He added, "Through our strategic collaboration with Microsoft, we will continue to lead the generative AI revolution, helping businesses amplify human potential and navigate their next move towards becoming AI-first enterprises."

Nicole Dezen, chief partner officer, Microsoft Corp, said the partnership will help customers develop new business models and realise new revenue streams.

No salary for Ambani kids, only meeting fees

PRESS TRUST OF INDIA
New Delhi, September 26

BILLIONAIRE MUKESH AMBANI'S three children as directors of Reliance Industries will be paid only a fee for attending board and committee meetings, the company said in a resolution seeking shareholder nod for their appointment on its board.

While Ambani, 66, drew nil salary from the company since the 2020-21 fiscal year, other executive directors including his cousins Nikhil and Hital are paid a salary, perquisites, allowances and commission.

His three children — twins Akash and Isha (both 31) and Anant (28 years) — will get only a sitting fee and a commission on the profit earned by the firm.

The terms of the appointment of the three are the same as the ones on which Ambani's wife Nita was appointed to the company board in 2014. She earned a sitting fee of ₹6 lakh and a commission of ₹2 crore in the FY23, according to the company's latest annual report.

Ambani, 66, had at the company's annual shareholders meeting last month announced that his three children Akash, Isha and Anant would be inducted into Reliance's board

TERMS SAME AS NITA AMBANI'S



Mukesh Ambani, 66, drew nil salary from the company since the 2020-21 fiscal year

Akash, Isha and Anant will get only a sitting fee and a commission on profit earned by the firm

Other executive directors are paid a salary, perquisites, allowances and commission

The terms are the same as Nita Ambani's when she was appointed to the company board in 2014

of directors (BoD). He also stated that he would continue to be the chairman and CEO of the company for five more years, with a focus on grooming and empowering its 'next-gen' leaders.

Reliance has now sent out a postal ballot to shareholders seeking a nod for their appointment as board of directors of the company.

"They shall be paid remuneration by way of fee for attending meetings of the Board or Committees thereof or for any other

meetings as may be decided by the Board, reimbursement of expenses for participating in the Board and other meetings and profit-related commission," the notice said. Reliance has five broad verticals — the oil-to-chemical (O2C) business that houses the world's largest single-location refining complex and petrochemical plants, telecom and digital business, retail (both physical and online), new energy, and recently launched financial services.

Certain competition concerns due to the proposed merger were raised by the watchdog and to address them, the airlines have given certain commitments with respect to the merger.

As per the commitments, Air India has voluntarily offered to maintain "minimum capacity/ supply level" on certain overlapping O&D (Origin & Destination) domestic and overseas routes.

They are Bhubaneswar-Delhi, Bengaluru-Guwahati, Cochin-Delhi, Delhi-Thiruvananthapuram, Amritsar-Delhi, Bhubaneswar-Mumbai and Bengaluru-Delhi in the domestic segment, according to a 73-page CCI order that has been made public. The international routes where Air India will maintain minimum capacity/ supply level are Delhi-Sydney, Delhi-Melbourne, Delhi-Paris and Delhi-Frankfurt.

Pegatron's iPhone factory in TN to be shut for third day

A PRODUCTION SHUT-DOWN at Apple supplier Pegatron's India iPhone factory is expected to extend into Wednesday and disruptions could last longer as authorities investigate a fire at the Taiwanese firm's only India plant, four sources said.

Pegatron described the Sunday fire as a "spark incident" which caused no injuries and said has "no financial or operational impact to Pegatron Corporation", but called off all assembly shifts for Monday and Tuesday, Reuters previously reported.

Four sources briefed on the matter said Wednesday shifts were also unlikely. One of them said damage was being repaired at the plant in Chengalattu area near Chennai in Tamil Nadu, and in the worst case the shutdown could last the entire week.

One of the sources said Apple representatives were collaborating with Pegatron after the incident. Apple and

AFTER THE FIRE

Pegatron has asked independent surveyors to assess the fire damage

The affected India plant accounts for 10% of Apple's iPhone production in the country

Pegatron did not respond to requests for comment. Pegatron has asked independent surveyors to assess the fire damage, a fifth source said.

The disruptions are the latest to impact Apple suppliers in India, a country where the US giant is fast expanding manufacturing of iPhone and other devices for local market and exports. The affected Pegatron India plant accounts for 10% of Apple's iPhone production in the country.

— REUTERS

Dream11 challenges GST notice in Bombay HC

PRIYANSH VERMA
New Delhi, September 26

DREAM SPORTS, THE parent company of India's online gaming platform Dream11, on Tuesday filed a writ petition in the Bombay High Court, challenging a notice issued by the tax authorities alleging evasion of goods and services tax (GST).

As per reports, the tax demand on the company is to the tune of ₹25,000 crore, the largest indirect tax notice served on any firm so far, but FE could not verify this figure.

Dream Sports challenged the levy of 28% of GST on the face value bets, in a writ petition. It argued that the services provided by the online gaming firm are predominantly games of skill, not amounting to betting or gambling, and said the higher levy was violative of Article 141 of the Constitution of India.

According to the petition reviewed by FE, the company challenged the impugned notices seeking to tax the price pool contribution, as an "actionable claim." It claimed that it's not a supplier of the actionable

As per reports, the tax demand on Dream Sports is to the tune of ₹25,000 crore, the largest indirect tax notice served on any firm so far

claim, hence, there can be no liability of GST.

Further, Dream Sports challenged the notices pertaining to tax the entire contest entry amount, which is the sum total of platform fees on which GST has been discharged and the

participants contribution to the prize pool. The petitioner has called it violative of Article 14 on the Constitution.

Dream11 has over 180 million users on its platform. In FY22, it reported a net profit of ₹142 crore and an operative revenue of ₹3,841 crore.

The writ petition comes in the backdrop of the Supreme Court staying the Karnataka High Court's ruling, which quashed a GST notice against online gaming company Gameskraft for alleged tax evasion to the tune of ₹21,000 crore.

This advertisement is for information purposes only and neither constitutes an offer or an invitation or a recommendation to purchase, to hold or sell securities nor for publication, distribution or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Prospectus dated September 21, 2023 (the "Prospectus") filed with the Stock Exchanges, namely NSE pursuant to the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI ICDR Regulations")



KONTOR SPACE LIMITED

(Formerly known as Kontor Space Private Limited)

CIN: U70109MH2018PLC304258

Our Company was incorporated as "Kontor Space Private Limited" on January 17, 2018 as a Private Limited Company under the Companies Act, 2013 with the Registrar of Companies, Mumbai, Maharashtra. Pursuant to a special resolution passed by our shareholders in the Extra-Ordinary General Meeting held on June 27, 2023, our Company was converted from a Private Limited Company to Public Limited Company and consequently, the name of our Company was changed to "Kontor Space Limited", and a fresh certificate of incorporation dated July 19, 2023 was issued to our Company by the Registrar of Companies, Mumbai, Maharashtra. The corporate identification number of our Company is U70109MH2018PLC304258. We provide "space-as-a-service" by renting and managing commercial spaces. With our technological expertise, we aim to foster a culture of collaboration and productivity by offering flexibility, convenience, and astounding quality at a significantly competitive price to our clients ranging from small-scale startups to large conglomerates.

Registered Office: Office No. A1 & B1, 9th Floor, Ashar IT Park Road No. 16 Z, Wagle Industrial Estate, Thane West, Maharashtra 400604

Tel: +91 022- 62790001 | E-mail: info@kontorspace.in | Website: https://kontorspace.in/

Contact Person: Mrs. Anamika Talesara, Company Secretary and Compliance Officer

OUR PROMOTERS: MR. KANAK MANGAL AND MRS. NEHA MITTAL

CORRIGENDUM: NOTICE TO THE INVESTORS ("Notice")

This corrigendum ("Corrigendum") should read with in conjunction with the Prospectus dated September 21, 2023 filed with National Stock Exchange of India Limited (NSE) in relation to the SME Initial Public Offer ("SME IPO") of Kontor Space Limited.

The Investors may note the following corrections to the Prospectus:

Revision in Issue Schedule: The Investors are requested to note that the Date of Closing of Issue is October 03, 2023 which was earlier September 29, 2023, in accordance with Prospectus dated September 21, 2023, for September 28, 2023 being a Bank Holiday.

The Issue will open upon the commencement of the banking hours and will close upon the close of banking hours on the dates mentioned below:

EVENT	INDICATIVE DATE
Issue Opening Date	September 27, 2023
Issue Closing Date	October 03, 2023
Finalization of Basis of Allotment with the Designated Stock Exchange	On or about October 06, 2023
Initiation of Allotment / Refunds / Unblocking of Funds from ASBA Account or UPI ID linked bank account	On or about October 09, 2023
Credit of Equity Shares to Demat accounts of Allottees	On or about October 10, 2023
Commencement of trading of the Equity Shares on the Stock Exchange	On or about October 11, 2023

The information in this Corrigendum supersedes the information pertaining to the Issue Closing Date in the Issue Schedule or elsewhere detailed in the Prospectus, Abridged Prospectus and other Issue Material to the extent inconsistent with the information in the Advertisement. The information in this Corrigendum supersedes the information in the Prospectus, Abridged Prospectus and other Issue Material to the extent inconsistent with the information in the Prospectus Abridged Prospectus and other Issue Material.

All capitalised terms used in this Corrigendum shall unless the context otherwise requires, have the same meanings as ascribed in the Prospectus.

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE	COMPLIANCE OFFICER OF THE ISSUER
 SRUJAN ALPHA CAPITAL ADVISORS LLP Registered Address: 112A, 1st floor, Arun Bazar, S.V. Road, Beside Bank of India, Malad (West), Mumbai - 400 064 Correspondence Address: 824 & 825, Corporate Avenue, Sonawala Rd, opposite Atlanta Centre, Sonawala Industry Estate, Goregaon, Mumbai- 400063 Tel: +91 022-4603 0709 Contact Person: Mr. Jinesh Doshi E-mail: jinesh@srujanalpha.com Website: www.srujanalpha.com SEBI Registration Number: INM000012829	 CAMEO CORPORATE SERVICES LIMITED Registered Address: "Subramanian Building", #1, Club House Road, Chennai - 600 002 Tel: +91-44-40020700, 28460390 Fax: +91-44-28460129 Contact Person: Mr. R.D. Ramasamy, Director Email: investor@cameoindia.com Website: www.cameoindia.com CIN No.: U67120TN1998PLC041613 SEBI Registration Number: INR000003753	 KONTOR SPACE LIMITED Compliance Officer: Mrs. Anamika Talesara Address: Office No. A1 & B1, 9th Floor, Ashar IT Park Road, Road No. 16 Z, Wagle Industrial Estate, Thane (West), Thane-400604, Maharashtra, India Tel: +91 022-62790001 Email: companysecretary@kontorspace.in Website: www.kontorspace.in CIN: U70109MH2018PLC304258 Investors can contact the Compliance Officer or the Registrar to the Issue in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted shares in the respective beneficiary account and refund orders, etc.

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Prospectus with the National Stock Exchange of India Limited (NSE). The Prospectus shall be available on website of the Company at https://kontorspace.in/ and the website of the Lead Manager www.srujanalpha.com Investors should note that investment in equity shares involves a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 23 of the Prospectus. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States and any Equity Shares described in this announcement may not be offered or sold in the United States.

Place: Mumbai, Maharashtra
Date: September 26, 2023

For and on behalf of
KONTOR SPACE LIMITED
Sd/-
Anamika Talesara
Company Secretary and Compliance Officer

By order of the Board of Directors
For Carol Info Services Limited

Sd/-
Stephen D'Souza
Managing Director

FIRSTSOURCE SOLUTIONS LIMITED
CIN: L64202MH2001PLC134147
Registered Office: 5th Floor, Paradigm 'B' Wing, Mindspace, Link Road, Malad (West), Mumbai - 400 064, India
Tel: + 91 (22) 66660888, Fax: + 91 (22) 66660887
Web: www.firstsource.com
Email: fsl@3i-infotech.com/complianceofficer@firstsource.com

POSTAL BALLOT NOTICE AND E-VOTING INFORMATION

- NOTICE of Postal Ballot is hereby given to the Shareholders of Firstsource Solutions Limited ("the Company"), pursuant to Section 108 and Section 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014 and Secretarial Standards-2 (SS-2), as amended time to time ("Management Rules"), read with the General Circular No. 14/2020 dated April 8, 2020, General Circular No. 17/2020 dated April 13, 2020, General Circular No. 22/2020 dated June 15, 2020, General Circular No. 33/2020 dated September 28, 2020, General Circular No. 39/2020 dated December 31, 2020, General Circular No. 10/2021 dated June 23, 2021, General Circular No. 20/2021 dated December 8, 2021, General Circular No. 3/2022 dated May 5, 2022, General Circular No. 11/2022 dated December 28, 2022 and General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA") (hereinafter collectively referred to as "MCA Circulars"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations & Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and other applicable provisions, of the act, rule, regulations, circulars and notification, (including any statutory modification(s) or re-enactment(s) thereof for the time being in force), that the following Special Resolution(s) are proposed for consideration by the Shareholders of the Company for passing by means of Postal Ballot by way of voting through electronic means (remote e-voting) process:

Sr. No.	Description of the resolutions
1.	Appointment of Mr. Ritesh Mohan Idnani (DIN: 06403188) as a Managing Director & CEO
2.	Re-appointment of Mr. Sunil Mitra (DIN: 00113473) as an Independent Director
3.	Appointment of Mr. T. C. Suseel Kumar (DIN: 06453310) as an Independent Director
4.	Appointment of Ms. Rekha Sethi (DIN: 06809515) as an Independent Director

- The Notice of Postal Ballot has been sent only through electronic mode on September 26, 2023 to all those Members, whose email address were registered with the Depository Participants as on the close of business hours of Friday, September 22, 2023 (the "Cut-off date"), in the accordance with the MCA Circulars and the SEBI circulars.
- In compliance with the above circulars, the Company has provided only the remote e-voting facility to its Members, to enable them to cast their votes electronically instead of submitting the Physical Postal Ballot Form. The Communication of the assent or dissent of the Members would take place only through the remote e-voting system. For this purpose, the Company has appointed Central Depository Services (India) Limited ("CDSL") for facilitating remote e-voting to enable the Members to cast their votes electronically only.
- The detailed procedure and instructions for remote e-voting are enumerated in the Postal Ballot Notice. The remote e-voting will commence from 9.00 a.m. (IST) on Thursday, September 28, 2023 and ends at 5.00 p.m. (IST) on Friday, October 27, 2023. During this period, Members whose names appear in the Register of Members/List of Beneficial Owners and holding shares in the physical or dematerialised form, as on the Cut-off date Friday, September 22, 2023, may cast their votes electronically, as set out in Notice of the Postal Ballot through remote e-voting of CDSL. 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. The remote e-voting module shall be disabled by CDSL for voting thereafter. Once the vote on a resolution is cast by a Shareholder, the Shareholder shall not be allowed to change it subsequently. A person who is not a Shareholder as on the cut-off date should treat the Postal Ballot for the information purpose only. In case of Joint holders, only such joint holder who is higher in the order of names will be entitled to do e-voting on the Resolution included in the Postal Ballot Notice.
- In line with the MCA Circulars and SEBI Circulars, the copy of Postal Ballot Notice is also available on Company's website at www.firstsource.com, on the websites of NSE at www.nseindia.com and BSE at www.bseindia.com and on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com.
- Shareholders holding shares in physical form, are requested to send a scanned copy of the signed request letter mentioning the Folio Number, Name of the Shareholder, complete address, mobile number, email address to be registered along with scanned self-attested copy of the PAN and any document (such as Driving License, Passport, Bank Statement, AADHAAR) supporting the registered address of the Shareholder, by email to Registrar and Share transfer Agent (RTA)'s email address at fsl@3i-infotech.com.
- Mr. Omkar Dindorkar (Certificate of Practice No. 24580), failing him, Ms. Deepthi Kulkarni (Certificate of Practice No. 22502), Partners of M/s. MMJB & Associates LLP, Practicing Company Secretaries, have been appointed as the scrutineers for conducting the e-voting process in a fair and transparent manner.
- All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futrex, Mafatlal Mill Compound, N M Joshi Marg, Lower Parel (East), Mumbai-400013 or send an email to helpdesk.evoting@cdslindia.com or call at toll free no. 1800 225 533.

By order of the Board of Directors
Sd/-
Pooja Nambiar
Company Secretary

Place: Mumbai
Date: September 26, 2023

