

May 10, 2018

Corporate Relations Dept.,

BSE Limited

(Scrip Code:526881)

P. J. Towers,

Dalal Street,

Mumbai - 400 001

Listing Dept.,

National Stock Exchange of India Limited

(Scrip code: 63MOONS)

Exchange Plaza,

Bandra Kurla Complex,

Bandra (E), Mumbai - 400 051

Dear Sirs,

Sub: Media Statement

Pursuant to applicable Regulations of SEBI (LODR), Regulations, 2015, please find enclosed herewith a copy of the media statement issued by the Company for your information and record.

Kindly acknowledge receipt.

Thanking you,

Yours faithfully,

For 63 moons technologies limited

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(Formerly Financial Technologies (India) Limited)

Hariraj Chouhan

Sr. VP & Company Secretary

63 moons technologies limited



Media Statement

As you all are aware, ODIN has completed 20 years and since its inception has remained market leader enjoying No.1 IP trading terminal product of the world with over 25 lakh licenses. ODIN has created more than 25 lakh jobs and positively impacting livelihood of over 1 crore people.

Certain vested interests and mischief mongers are spreading rumors with the intention to create panic and disquiet among our clients, shareholders, employees and other associates. In view of this, it has become necessary for us to present the facts through mass medium and we came out with an advertisement in leading newspapers and holding this media interaction to discuss several points including the CBI's recent action on MCX related matter:

We seek to table/clarify the following two points in media interaction today...

- 1. MCX didn't have place of business, the technology, all India presence of business etc., which were the conditions required to comply in the period between final recognition and in-principal recognition (9 months). A video that was played on the date of inauguration showcased clarifies the reality of having complied with everything required to get final recognition and going live.
- 2. The Red Herring prospectus, which was filed in SEBI for IPO purpose has all the documents, evidence like date-wise approval, that confirms all the points with proofs.

With regard to the gain made by FTIL:

A parallel cannot be drawn for offloading of MCX shares between private equity (PE) firms and promoter of an exchange. PE firms such as Edelweiss Capital Limited and FID Funds (Mauritius) Ltd. sold the MCX shares of face value of Rs 5 each while FTIL had sold MCX shares at face value of Rs 10.





So the comparison and calculation itself is absolutely wrong and is a convenient creation of CBI. While, as a promoter, FTIL had taken a most transparent and scientific process of priced discovery through IPO.

It may be pointed out that there was full process of compliance in case of an IPO which rests in the hands of SEBI and merchant bankers and not in the hands of FTIL and the Forward Markets Commission (FMC).

There is a need to appreciate and note the contribution made by the MCX towards creation of commodity market in the country in general and in the process generated over a million jobs and created huge value for its stakeholders. A bank that had invested Rs 12 crore reaped Rs 1200 crore in the IPO.

MCX was first among the exchanges to be listed at a time when other exchanges were shying away from coming out with listing. BSE was given extension of one-year and NSE was given two-year extension to meet the demutualization norm. Even the RBI which is the supreme and the oldest regulator had given more than 10-year extension to Kotak and Yes Bank to meet the same criteria.

IPO process is a technical and fair practice method adopted by all regulators for scientific way for dilution of stake. Given this scenario, it is evident that the CBI has been misguided by few brokers and former FMC Chairman.

