Cosmin Pitigoi Chief Financial Officer Flywire Corp 141 Tremont St #10 Boston, MA 02111

Re: Flywire Corp

Form 10-K for Fiscal Year Ended December 31, 2023 Form 10-Q for Fiscal Quarter Ended June 30, 2024

File No. 001-40430

Dear Cosmin Pitigoi:

We have limited our review of your filings to the financial statements and related $% \left(1\right) =\left(1\right) +\left(1\right)$

disclosures and have the following comment(s).

Please respond to this letter within ten business days by providing the requested $\ensuremath{\mathsf{P}}$

information or advise us as soon as possible when you will respond. If you do not believe a

comment applies to your facts and circumstances, please tell us why in your response.

After reviewing your response to this letter, we may have additional comments.

Form 10-K for Fiscal Year Ended December 31, 2023

Management's Discussion and Analysis of Financial Condition and Results of Operations

Results of Operations

Comparison of results for the years ended December 31, 2023 and 2022 Revenue, page 90

1. You state transaction revenue increased by 47.1% primarily due to growth in transaction

payment volumes of 33%. Please explain to us and disclose as appropriate how the rate of $\frac{1}{2}$

 $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

transaction revenue increase. If other material factors contributed to the rate of the $\,$

transaction revenue increase, disclose them and their impact.

Additionally, you state the

increase in platform and usage-based fee revenue was attributable to increased usage by

your clients and new clients signed during the year. Please quantify the contribution by

each so investors may understand the relative impact. Refer to the introductory paragraph

of Item 303(b) of Regulation S-K and (b)(2)(i) therein, and section III.D of Release No.

33-6835 (501.04 of our Codification of Financial Reporting Policies) for guidance.

August 29, 2024

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2. We note references in your earnings releases and earnings calls for the year ended 2023

and first and second quarters of fiscal 2024 regarding the impact of changes in your $\,$

Canada business. However, it appears you did not disclose this as a known trend or

uncertainty in the MD&A of your periodic filings pursuant to Item $303\,(b)\,(2)\,(ii)$ of

Regulation S-K. Please disclose this to the extent this circumstance is expected to

continue and is material.

Critical Accounting Policies, page 97

3. Goodwill is a larger portion of your total assets at December 31, 2023 than intangible

assets, net, and you disclose in the notes to the financial statements on page $117\ \mathrm{your}$

significant estimates and assumptions include impairment assessment of goodwill as well $\,$

as intangibles. You provide disclosure here for intangible assets, net, but not goodwill.

Please tell us your consideration of disclosing the accounting for and impairment testing $% \left(1\right) =\left(1\right) +\left(1\right) +$

of goodwill as a critical accounting policy. Refer to Item 303(b)(3) of Regulation S-K,

instruction 3 of instructions to paragraph (b) and section V of Release No. 33-8350 for $\,$

guidance.

Form 10-Q for Fiscal Quarter Ended June 30, 2024

Management's Discussion and Analysis of Financial Condition and Results of Operations

Overview, page 28

4. You have a history of reported operating and net losses for several interim and annual $\ensuremath{\mathsf{I}}$

periods. Please specifically discuss here, under "Business Continuity" on page $37\ \mathrm{or}$

elsewhere as appropriate in your periodic filings to the extent this situation continues to

exist whether this is a known trend. In doing so, describe matters that have had a material $\ensuremath{\mathsf{A}}$

impact on reported operations, as well as those reasonably likely based on your $% \left\{ 1,2,...,n\right\}$

assessment to have a material impact on future operations. For example, consider $\ensuremath{\mathsf{Consider}}$

discussing the operational reasons for the losses, what you must do to generate positive $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1$

results and when you expect, if practicable, to generate positive operating results. Refer to

Items 303(a) and (b)(2)(ii) of Regulation S-K and trend information within Release No.

33-6835 and 33-8350 for guidance.

Key Operating Metrics and Non-GAAP Financial Measures , page 31

5. Please relocate the portion of your disclosure of non-GAAP information from the section $\ \ \,$

starting on page 32 with "Revenue Less Ancillary Services ...and $\ensuremath{\mathsf{Non-GAAP}}$ Operating

Expenses" through "Reconciliation of GAAP Operating Expenses to Non-GAAP Operating Expenses" to follow your discussion and analysis of actual results for

prominence pursuant to Question 102.10 of our Compliance and Disclosure Interpretations on Non-GAAP Financial Measures.

August 29, 2024

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Liquidity and Capital Resources

Cash Flows

Operating Activities, page 44

reported amount of operating cash flows, including changes in working capital

components, for interim and annual periods presented. In doing so, explain the underlying

reasons and implications of material changes between periods to provide investors with an $\ensuremath{\mathsf{I}}$

 $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

is not merely a recitation of changes evident from the financial statements. Refer to Item $\,$

303(a),(b) and instruction 1 to instructions to paragraph (c) of Regulation S-K and the $\,$

introductory paragraph of section IV.B and all of section B.1 of Release No. 33- 8350.

Also, quantify factors cited pursuant to section III.D of Release No. 33-6835.

In closing, we remind you that the company and its management are responsible for the

accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or

absence of action by the staff.

Please contact Robert Shapiro at 202-551-3273 or Doug Jones at 202-551-3309 with any questions.

Sincerely,