

MINDSPACE BUSINESS PARKS REIT

Reg. No.: IN/REIT/19-20/00031

Principal Place of Business: Raheja Tower, Block 'G', C-30, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India Corporate Office: Raheja Tower, Block 'G', C-30, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India

Phone: +91 2656 4000;

Email: bondcompliance@mindspacereit.com ; Website: www.mindspacereit.com

KEY INFORMATION DOCUMENT DATED - August 20, 2024

Key Information Document No. MREIT-CP/4 to the General Information Document dated March 14, 2024 issued in conformity with Securities Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 issued vide notification number SEBI/LAD-NRO/GN/2021/39 on August 09, 2021, as amended from time to time, the Master Circular for issue and listing of Nonconvertible Securities, Securitised Debt Instruments, Security Receipts, Municipal Debt Securities and Commercial Paper issued vide circular number SEBI/HO/DDHS/PoD1/P/CIR/2024/54 dated May 22, 2024, as amended from time to time, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 issued vide notification number SEBI/LAD-NRO/GN/2015-16/013, as amended from time to time, Operational Guidelines for Commercial Paper issued by Fixed Income Money Market and Derivatives Association of India (FIMMDA) dated March 31, 2020, as amended/supplemented/revised from time to time and [Reserve Bank Commercial Paper Directions, 2017 dated August 10, 2017 bearing reference number FMRD.DIRD.2/14.01.002/2017-18],as amended from time to time and Master Direction - Reserve Bank of India (Commercial Paper and Non- Convertible Debentures of original or initial maturity upto one year) Directions, 2024 bearing reference number bearing reference no. FMRD.DIRD.09/14.02.001/2023-24 dated January 3, 2024 and any other notification/circular/guidelines issued by SEBI and other regulatory authorities from time to time for issue of unsecured, rated, listed commercial papers for such aggregate amounts as may be permitted in terms of the resolution passed by the Executive Committee of K Raheja Corp Investment Managers Private Limited ("Manager") acting as manager to Mindspace Business Parks REIT ("MREIT") on February 28, 2024 for private placement of up to 3,000 (Three thousand Only) unsecured, rated, listed commercial papers bearing face value of Rs. 5,00,000/- (Rupees Five Lakhs only) and aggregating up to Rs. 150,00,000 (One hundred fifty crores only) ("Commercial Papers"), in terms of this Key Information Document No: MREIT-CP/4 to the General Information Document ("Key Information Document").

Issuer details:

Details of Issuing and Payi	0 0		omplex, Bandra (East), Mumbai-
Promoter (Sponsors) of the Issuer	Name: Anbee Constructions LLP LLP identification number: AAF-97 Address: Raheja Tower, Plot No. C-3 Block 'G', Bandra Kurla Complex, Bandra (East), Mumbai - 400051 Phone: +91 2656 4000 E-mail: krsec@kraheja.com Name: Cape Trading LLP LLP identification number: AAF-96 Address: Raheja Tower, Plot No. C-3 Block 'G', Bandra Kurla Complex, Bandra (East), Mumbai - 400051 Phone: +91 2656 4000 E-mail: krsec@kraheja.com	0, Officer of the Investment Manager of the Issuer	Name: Mr. Bharat Sanghavi Address: Raheja Tower, Block 'G', C-30, Bandra Kurla Complex, Mumbai – 400051, Maharashtra, India Phone: +91 2656 4000 E mail id: bondcompliance@mindspacereit.co <u>m</u>

¹ Since the Issuer is a real estate investment trust, it does not have a corporate identification number and we have accordingly included the SEBI registration number granted to the Issuer

CFO of the Investment Manager of the Issuer	Name: Ms. Preeti Chheda Address: Raheja Tower, Level 8, Block	Details about Underwriter to the	N.A.
Manager of the issuer	Address: Raneja Tower, Level 8, Block 'G', C-30, Bandra Kurla Complex, Mumbai - 400051, Maharashtra, India Phone: +91 2656 4000 Email: bondcompliance@mindspacereit.com	issue including the amount undertaken to be underwritten by the underwriters	
Registrar of the Issue	Link Intime India Private Limited SEBI Registration No. : INR000004058 Contact Person : Mr. Ganesh Jadhav Address : 247 Park, C 101 1st Floor, LBS Marg, Vikhroli (W), Mumbai – 400 083 Phone : +91 22 49186000 Fax : 022-4918660 E-mail: debtca@linkintime.co.in Website: www.linkintime.co.in	Credit Rating Agencies of the Issue CRISIL An S&P Global Company	(I) CRISIL Ratings Limited Address: Hiranandani Business Park, Central Ave, Hiranandani Gardens, Powai, Mumbai, Maharashtra 400076 Phone: +91 22 3342 3000 Contact Person: Snehil Shukla Website: www.crisil.com E-mail: snehil.shukla@crisil.com
Auditors of the Issuer	Deloitte Haskins & Sells, LLP Address: One International Centre, Tower 3, 27th-32nd Floor, Senapati Bapat Marg, Elphinstone Mill Compound, Elphinstone (W), Mumbai - 400 013 Peer review no. 013179 Contact Person: Nilesh Shah Phone: +91 22 6245 1100 E-mail: nilshah@deloitte.com		(II) ICRA Limited Address: B-710, Statesman House 148, Barakhamba Road, New Delhi- 110001 Phone: +91 40 6939 6427 Website: https://www.icra.in E-mail: anupama.reddy@icraindia.com
The details about eligible investors	All resident Indians are eligible to invest in this issue of Commercial Papers. All Non-residents which are permitted under the Foreign Exchange Management Act (FEMA), 1999 and the relevant rules/ regulations/ circulars issued thereunder to invest in commercial papers are, subject to compliance with said Act/ rules/ regulations/ circulars, are eligible to invest in this issue of Commercial Papers. However, no person can invest in the Commercial Papers issued by related parties either in the primary or secondary market. Further, investment by any regulated financial sector entities will be subject to such conditions as the concerned regulator may impose. By signing the application form and making an application to subscribe to the Commercial Papers to be issued by the Issuer, all Holders of the Commercial Papers under any particular ISIN and any Holders who acquire the Commercial Papers in the secondary market shall be deemed to have irrevocably given their consent to the Issuer to add such additional securities (for such additional amounts as may be issued by the Issuer from time to time) to the existing ISIN from time to time, subject to applicable laws.		
BACKGROUND	This Key Information Document No. MREIT-CP/4 is related to issue of unsecured, rated, listed Commercial Papers ("CP") for such aggregate amounts as may be permitted in terms of the resolution passed by the Executive Committee of K Raheja Corp Investment Managers Private Limited ("Manager") acting as manager to Mindspace Business Parks REIT ("MREIT") on February 28, 2024 for private placement of up to 3,000 (Three Thousand Only) bearing face value of Rs. 5,00,000/- (Rupees Five Lakhs only) and aggregating up to Rs. 150,00,00,000 (One hundred fifty crores) ("Commercial Papers"), in accordance with the terms and pursuant to the General Information Document. All terms, conditions, risk factors, information, and disclosures stipulated and contained in the General Information Document are deemed to be incorporated in this Key Information Document No. MREIT-CP/4 by reference, and references to "General Information Document" shall be construed to mean references to this Key Information Document No. MREIT-CP/4, unless the context requires otherwise. The issue of CP comprised in the Issue and described under this Key Information Document No. MREIT-CP/4 has been authorised by the executive committee of the Investment Manager.		
	 The issuance of CP in terms of this Key Information Document No. MREIT-CP/4 does not qualify as issue of non-equity regulatory capital as mentioned in chapter V and XIII of the SEBI NCS Regulations. The face value of each CP to be issued on private placement basis shall be INR 5,00,000/- (Indian Rupees Five Lakhs only. Pursuant to the resolutions passed by the Executive committee of the Investment Manager dated February 28, 2024 the Issuer has been authorised to raise debt through such modes, as may be permitted under applicable law and as may be agreed by the board of directors or any duly constituted committee of the board of directors of the Investment Manager, including non-convertible debentures and /or Commercial Papers, in one or more tranches for an aggregate amount of up to to INR 2500,00,000 (Indian Rupees two thousand five hundred core only) until February 27, 2025 		

	As a real estate investment trust, certain regulatory requirements applicable to companies are not applicable
	to us. For instance, we are not required to provide file a copy of the issue document with the registrar of
	companies as required under sub-section (4) of Section 26 of the Companies Act, 2013.
CREDIT RATING	CRISIL Ratings Limited and ICRA Limited have revalidated the ratings of CRISIL A1+ and [ICRA] A1+, respectively assigned to INR 700 Cr Commercial Papers of Mindspace Business Parks REIT. CRISIL Ratings Limited has revalidated the rating through ratings communication letter dated August 9, 2024. ICRA Limited has revalidated the ratings through ratings communication letter dated August 8, 2024.
	The rating validity of ICRA is 3 months from the date of issuance of the rating letter till the time the instrument is not issued. Once the instrument is issued, the rating is valid throughtout the life of the commercial paper programme which shall have the maximum maturity of 12 months from the date of issuance of the instrument, as further specified in rating letter.
	The rating validity of CRISIL is 60 days from the date of the issuance of the rating letter. Once the instrument is issued, the rating is valid throughout the life of the commercial paper programme with a maximum maturity period of 1 year, as further specified in rating letter.
	Credit ratings are valid on the date of issuance and listing of this Commercial Paper. There are no unaccepted credit ratings for this instrument.
	The rating is not a recommendation to buy, sell or hold securities and investors should take their own decision. The rating may be subject to revision or withdrawal at any time by the assigned rating agency and each rating should be evaluated independently of any other rating. The ratings obtained are subject to revision at any point of time in the future. The rating agency has the right to suspend or withdraw the rating at any time on the basis of new information, etc.
	Details of all the ratings obtained for the Issue: The rating letter and rating rationale (published on the website of the Credit Rating Agencies) provided by the Credit Rating Agencies has been provided in Annexure I. The rating rationale can be accessed using the below link:
	CRISIL:
	https://www.mindspacereit.com/wp-content/uploads/2023/09/Rating-Rationale-26-June-24.pdf
	ICRA:
	https://www.mindspacereit.com/wp-content/uploads/2023/09/Rationale-Mindspace-Business-Parks-REIT-
	June-2024-Rating-enhancement.pdf
	Rating revalidation letters of CRISIL and ICRA:
	https://www.mindspacereit.com/investor-relations/debt-exchange-filings#ir

The Issuer shall comply with the provisions of the Operational Framework with respect to electronic book mechanism and disclose the details pertaining to the uploading this Key Information Document No. MREIT-CP/4 in accordance with the Operational Framework.

This Key Information Document and the contents hereof are restricted to only those recipients who are permitted to receive it as per extant regulation and laws and only such recipients are eligible to apply for the Commercial Paper.

The said issue does not form part of non-equity regulatory capital as specified under Chapter V (*Issuance and Listing of Perpetual debt instruments, Perpetual non-cumulative preference shares and similar instruments*) of SEBI Debt Regulations.

Other than:

- (a) details of the Issue ;
- (b) financial information (if such information provided in the General Information Document is more than six months old);
- (c) material changes (if any, in the information provided in the General Information Document); and
- (d) any material developments not disclosed in the General Information Document,

which are contained in this Key Information Document No. MREIT-CP/4, all particulars set out in the General Information Document shall remain unchanged.

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SECTION I: GENERAL

DISCLAIMERS

Please refer to the Section on 'Disclaimers' under the General Information Document dated March 14, 2024.

GLOSSARY

References to any legislation, act, regulations, rules, guidelines or policies shall be to such legislation, act, regulations, rules, guidelines or policies as amended, supplemented, or re-enacted from time to time and any reference to a statutory provision shall include any subordinate legislation made under that provision.

Unless the context otherwise indicates or requires, the following terms used in this Key Information Document shall have the meanings given below.

TERM	DESCRIPTION	
ACL	Anbee Constructions LLP, having a limited liability partnership identification number AAF-9712 and having its registered office at Raheja Tower, Plot No. C-30, Block 'G', Bandra Kurla Complex, Bandra (East), Mumbai - 400051.	
Applicable Law	Any statute, national, state, provincial, local, municipal, foreign, international, multinational or other law, treaty, code, regulation, ordinance, rule, judgment, order, decree, bye-law, approval of any Governmental Authority, directive, guideline, policy, requirement or other governmental restriction, or any similar form of decision of, or determination by, or any interpretation or administration having the force of law of any of the foregoing by any Governmental Authority having jurisdiction over the matter in question, which is in effect as of the date of this Key Information Document, the Deemed Date of Allotment or at any time thereafter as the context requires.	
CDSL	Central Depository Services (India) Limited	
Companies Act	Companies Act, 2013 and shall include the rules, regulations, circulars and notifications issued thereunder and any other statutory amendment or re-enactment thereof.	
Credit Rating Agencies	Collectively, hereinafter referred to as Credit Rating Agency I and Credit Rating Agency II	
Credit Rating Agency I	CRISIL Ratings Limited	
Credit Rating Agency II	ICRA Limited	
CTL	Cape Trading LLP having a limited liability partnership identification number AAF-9676 and having its registered office at Raheja Tower, Plot No. C-30, Block 'G', Bandra Kurla Complex, Bandra (East), Mumbai - 400051.	
Commercial Paper	Unsecured, rated, listed Commercial Papers ("CP") issued on private placement of up to 3,000 (three thousand only) bearing face value of Rs. 5,00,000/- (Rupees Five Lakhs only) and aggregating to Rs. 150,00,000 (one hundred fifty crore only) ("Commercial Papers")	
Commercial Paper Documents	a. Letter of Offer	
	b. Deal Confirmation Note	
	c. Eligibility letter	
	d. Jumbo promissory note	

	e. RBI letter	
	f. IPA Certificate	
	g. Executive Committee resolution	
	h. This Key Information Document No. MREIT-CP/4	
	and any other document as may be required for	
	issuance of CP.	
Date of Issue	August 22, 2024	
Deemed Date of Allotment	August 22, 2024	
Depository	The NSDL and/or the CDSL, as the case may be.	
Depository Participant/ DP	A participant as defined under the Depositories Act, 1996.	
EBP	Electronic Book Building Platform of BSE.	
EBP Guidelines	The guidelines issued by SEBI and pertaining to the electronic book mechanism set out in the terms specified by SEBI in its Operational Framework (as amended from time to time) and related operational circulars issue by the relevant electronic book platform provider.	
Financial Statements (Consolidated)	relevant electronic book platform provider. The condensed consolidated financial statements of the Issuer which comprises the condensed balance sheet as at June 30, 2024, March 31, 2024, March 31, 2023 and March 31, 2022 the condensed statement of profit and loss, including other comprehensive income, the condensed statement of cash flow for the quarter ended June 30, 2024 and year ended March 31, 2022 the statement of net distributable cash flows for the quarter ended June 30, 2024, March 31, 2022 the statement of net distributable cash flows for the quarter ended June 30, 2024 and year ended March 31, 2024, March 31, 2022 the statement of changes in unitholders equity for the quarter ended June 30, 2024 and year ended March 31, 2024, March 31, 2023 and March 31, 2022 the statement of net assets at fair value as at March 31, 2022 the statement of net assets at fair value as at March 31, 2024, March 31, 2023 and March 31, 2022 the statement of total returns at fair value for the year ended March 31, 2024, March 31, 2022 and a summary of the material/significant accounting policies and select explanatory information and other additional financial disclosures.	
Financial Statements (Standalone)	to such financial statements. The condensed standalone financial statements of the Issuer which comprises the condensed balance sheet as at June 30, 2024, March 31, 2024, March 31, 2023 and March 31, 2022 and, the condensed statement of profit and loss, including other comprehensive income, the condensed statement of cash flow for the quarter ended June 30, 2024 and year ended March 31, 2024, March 31, 2023, March 31, 2022 and, the statement of net distributable cash flows for the quarter ended June 30, 2024 and year ended March 31, 2024, March 31, 2023, March 31, 2022 and, the condensed statement of	

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	changes in unitholders equity for the quarter ended June 30, 2024 and year ended March 31, 2024, March 31, 2023, March 31, 2022 and, the statement of net assets at fair value as at March 31, 2024, March 31, 2023 and March 31, 2022, the statement of total returns at fair value for the year ended March 31, 2024, March 31, 2023 and March 31, 2022 and a summary of the material/significant accounting policies and select explanatory information and other additional financial disclosures.
	Such financial statements have been prepared in accordance with the basis of preparation further described within Note 2 to such financial statements.
FY / Financial Year	The accounting year of the Obligors commencing each year on April 1st and ending on the following March 31st, or such other period as (i) may be prescribed by Applicable Law
General Information Document	The General Information Document dated March 14, 2024.
Governmental Authority	 Any: (a) government (central, state or otherwise) or sovereign state;
	 (b) any governmental agency, semi-governmental or judicial or quasi-judicial or regulatory or supervisory or administrative entity, department or authority, court or tribunal or any political subdivision thereof; or
	(c) international organization, agency or authority; including, without limitation, any stock exchange or any self-regulatory organisation, established under any Applicable Law.
Group (REIT)	The Issuer and the Group SPVs.
Group SPVs	Collectively,
	- Avacado Properties and Trading (India) Private Limited
	- Gigaplex Estate Private Limited
	- Horizonview Properties Private Limited
	- KRC Infrastructure and Projects Private Limited
	- K. Raheja IT Park (Hyderabad) Limited
	- Intime Properties Limited
	- Mindspace Business Parks Private Limited
	- Sundew Properties Limited
	- Any other future SPVs
	Being SPVs of the Issuer (as on date) established or to be established in accordance with the REIT Regulations and other Applicable Laws.
Indian Rupee/ INR	The lawful currency of India.
Investment Manager	K Raheja Corp Investment Managers Private Limited (formally known as K Raheja Corp Investment Managers

Investor Issuing and Paying Agent ("IPA") Issuer K. Raheja Corp Group	LLP), a company validly existing under the Companies Act, 2013 with corporate identification number U68200MH2023PTC406104 and having its registered office at Raheja Tower, C-30, Block 'G', Bandra Kurla Complex, Bandra (East) Mumbai - 400 051, and unless repugnant to or inconsistent with the context or meaning thereof, the term shall be deemed to mean and include its successors and assigns. An Eligible Investor investing in the Commercial Paper. ICICI Bank Limited Mindspace Business Parks REIT The companies/partnership firms/entities in which any of Chandru L. Raheja and/or Jyoti C. Raheja and/or Ravi C. Raheja and/or Sumati R. Raheja and/or Neel C. Raheja and/or Jaya N. Raheja and/or their respective lineal descendants, as being natural persons are ultimate shareholders/partnership/beneficial interest, in the shareholding/partnership/beneficial interest, in the shareholding/partnership firm(s)/entity(s) at all levels and also any in the ultimate shareholding company(s)/partnership firm(s)/entity(s) at all levels and also any in the ultimate shareholding company(s)/partnership firm(s)/entity(s)) hold/can be considered to hold in the aggregate more than 50% (fifty per cent.) of the paid up equity share capital or the voting rights or the partnership/beneficial interest therein ascertained by aggregation of the shareholding/partnership firm(s)/entity(s) at be intervening companies/partnership firm/sentities, as the case may be, together with such natural persons as shareholders/partnership firm/entity in which they have the direct shareholding/direct partnership/direct beneficial interest and/or in the ultimate
Key Information Document	company(s)/partnership firm(s)/entity(s). This Key Information Document No. MREIT-CP/4 issued
Maturity Data	by the Issuer for issuance of Commercial Papers.
Maturity Date	November 20, 2024
NSDL Operational Enemowork	National Securities Depository Limited
Operational Framework	The framework issued by the SEBI pursuant to the circular bearing the reference number SEBI/HO/DDHS/ PoD1/P/CIR/2023/119 dated August 10, 2021 (updated as on July 07, 2023) on "Master Circular for issue and listing of Non-convertible Securities, Securitised Debt Instruments, Security Receipts, Municipal Debt Securities and Commercial Paper" to the extent applicable in respect of the private placement of debt securities, as amended, modified, or restated from time to time.

	(REITs) no. SEBI/HO/DDHS-PoD-2/P/CIR/2024/43 May 15, 2024, as amended from time to time.
	13, 2024, as anended from time to time.
	Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 issued vide notification number SEBI/LAD-NRO/GN/2015-16/013, as amended from time to time, Operational Guidelines for Commercial Paper issued by Fixed Income Money Market and Derivatives Association of India (FIMMDA) dated March 31, 2020, as amended/supplemented/revised from time to time and [Reserve Bank Commercial Paper Directions, 2017 dated August 10, 2017 bearing reference number FMRD.DIRD.2/14.01.002/2017-18],as amended from time to time and Master Direction – Reserve Bank of India (Commercial Paper and Non- Convertible Debentures of original or initial maturity upto one year) Directions, 2024 bearing reference number bearing reference no. FMRD.DIRD.09/14.02.001/2023-24 dated January 3, 2024
RBI	Reserve Bank of India.
REIT(s)	Real Estate Investment Trust
REIT Regulations	Securities and Exchange Board of India (Real Estate Investment Trusts) Regulations, 2014, including any amendment or modification thereto
REIT Trustee	Axis Trustee Services Limited, a company incorporated under the Companies Act, 1956 and having its registered office at Axis House, Bombay Dyeing Mills Compound, Pandhurang Budhkar Marg, Worli, Mumbai, Maharashtra- 400 025, acting as the trustee to the Issuer in accordance with the terms of the Trust Deed.
Registrar and Transfer Agent	Link Intime India Private Limited
SEBI	Securities and Exchange Board of India
SEBI Debt Regulations	Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 including any amendment or modification thereto
C	
Series	MREIT-CP/4
Sponsor Group	With reference to the Issuer, Ravi C. Raheja, Neel C. Raheja, Chandru L Raheja, Jyoti C. Raheja, Sumati R. Raheja, Capstan Trading LLP, Casa Maria Properties LLP, Palm Shelter Estate Development LLP, Raghukool Estate Developement LLP, Genext Hardware & Parks Private Limited, K Raheja Corp Private Limited and Mr. Chandru L Raheja (for and on behalf of Ivory Property Trust), as on March 31, 2024 and shall include such Persons as supplemented, amended or modified from time to time.
	 With reference to the Issuer, Ravi C. Raheja, Neel C. Raheja, Chandru L Raheja, Jyoti C. Raheja, Sumati R. Raheja, Capstan Trading LLP, Casa Maria Properties LLP, Palm Shelter Estate Development LLP, Raghukool Estate Development LLP, Genext Hardware & Parks Private Limited, K Raheja Corp Private Limited and Mr. Chandru L Raheja (for and on behalf of Ivory Property Trust), as on March 31, 2024 and shall include such Persons as supplemented, amended or modified from time to time. Collectively, ACL and CTL, being Sponsors of the Issuer
Sponsor Group	With reference to the Issuer, Ravi C. Raheja, Neel C. Raheja, Chandru L Raheja, Jyoti C. Raheja, Sumati R. Raheja, Capstan Trading LLP, Casa Maria Properties LLP, Palm Shelter Estate Development LLP, Raghukool Estate Developement LLP, Genext Hardware & Parks Private Limited, K Raheja Corp Private Limited and Mr. Chandru L Raheja (for and on behalf of Ivory Property Trust), as on March 31, 2024 and shall include such Persons as supplemented, amended or modified from time to time.

Unit(s)	An undivided beneficial interest in the Issuer, and such Units together represent the entire beneficial interest in the Issuer.	
Working Day	All days on which commercial banks in Mumbai, are open for business;	
	<i>Explanation:</i> For the purpose of this definition, in respect of	
	 (i) announcement of bid / issue period: working day shall mean all days, excluding Saturdays, Sundays and public holidays, on which commercial banks in Mumbai are open for business; 	
	 (ii) the time period between the bid / issue closing date and the listing of the non-convertible securities on the stock exchanges: working day shall mean all trading days of the stock exchanges for non-convertible securities, excluding Saturdays, Sundays and bank holidays, as specified by SEBI. 	

This Key Information Document No. MREIT-CP/4 shall be read in conjunction with the General Information Document, letter of offer and other related Disclosure documents pertaining to issue of Commercial Papers

INFORMATION IN RELATION TO THE ISSUER

Name of the Issuer	Mindspace Business Parks REIT
Principal place of business of the Issuer*	Raheja Tower, Block 'G', C-30, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India
Date of incorporation/ SEBI registration	December 10, 2019 (Registered in the Republic of India as a contributory, determinate and irrevocable trust on November 18, 2019, under the Indian Trusts Act, 1882 and as a real estate investment trust on December 10, 2019, under the Securities and Exchange Board of India (Real Estate Investment Trusts) Regulations, 2014) in Mumbai
Compliance Officer of the Manager	Mr. Bharat Sanghavi
Chief Financial Officer of the Manager	Ms. Preeti Chheda
Name and Address of the Contact Person of the Issuer	Name: Ms. Preeti Chheda Address: Raheja Tower, Level 8, Block 'G', C-30, Bandra Kurla Complex, Mumbai - 400051, Maharashtra, India Phone: +91 2656 4000 Email: <u>bondcompliance@mindspacereit.com</u>
Website of the Issuer	https://www.mindspacereit.com/
Name, Address and Date of Appointment of the Auditors of the Issuer	Deloitte Haskins & Sells, LLP One International Centre, Tower 3, 27th-32nd Floor, Senapati Bapat Marg, Elphinstone Mill Compound, Elphinstone (W), Mumbai - 400 013 Peer review no. 013179 Firm's Registration No. 117366W/W-100018 Deloitte Haskins & Sells, LLP , statutory auditors of the Issuer were appointed in the Second Annual Meeting of the Unitholders held on June 29, 2022. Further they were appointed to hold office for a term of 5 years i.e. till the financial year ending March 31, 2027.
Name and Address of the Registrar and Transfer Agent	Link Intime India Private Limited SEBI Registration No.: INR000004058 Contact Person: Mr. Ganesh Jadhav

	Address: 247 Park, C 101 1st Floor , LBS Marg , Vikhroli (W) , Mumbai – 400 083
	Phone : +91 22 49186000
	Fax : 022-4918660
	E-mail: <u>debtca@linkintime.co.in</u>
	Website: www.linkintime.co.in
	LINKIntime
Name and Address of the	(I) CRISIL Ratings Limited
Credit Rating Agency of the	SEBI Registration No.: IN/CRA/001/1999
Issue***	Address: Hiranandani Business Park, Central Ave,
	Hiranandani Gardens, Powai, Mumbai, Maharashtra 400076
	Phone: +91 22 3342 3000
	Name: Snehil Shukla
	Email: snehil.shukla@crisil.com
	Website: https://www.crisilratings.com
	CDICII
	CRISIL
	An S&P Global Company
	(II) ICRA Limited
	SEBI Registration No.: IN/CRA/008/15
	Address: B-710, Statesman House 148, Barakhamba Road,
	New Delhi-110001
	Phone: +91 40 6439 6427
	Website: https://www.icra.in
	Name: Anupama Reddy
	E-mail: anupama.reddy@icraindia.com
	ICRA
Legal Counsel (if any)	Not Applicable

*The Issuer being a real estate investment trust does not have a registered office or corporate office. Accordingly, details of its principal place of business have been disclosed.

***As at the date of this Key Information Document, CRISIL Ratings Limited has assigned a rating of 'CRISIL A1+' for the issuance of Commercial Papers and ICRA Ratings Limited has assigned a rating of '[ICRA] A1+' for the issuance of the Commercial Papers. Instruments with these ratings are considered to have the highest degree of safety regarding timely servicing of financial obligations. Such instruments carry lowest credit risk. Please refer to Annexure I of this Key Information Document for copies of the credit rating letter dated June 25, 2024 for CRISIL Ratings Limited and the letter dated June 19, 2024 for ICRA Limited disclosing the rating rationale adopted for the aforesaid credit ratings and the ratings revalidation letter dated August 09, 2024 for CRISIL Ratings Limited and August 08, 2024 ICRA Limited. The Issuer hereby declares that the ratings are valid on the date of this Key Information Document and listing of the Commercial Paper.

SECTION II: ISSUE RELATED INFORMATION TERMS OF THE ISSUE: ISSUE DETAILS

S. No.	Terms	Details
1.	Security Name (Name of the non-	MREIT-CP/4
	convertible securities which includes (Coupon/dividend, Issuer Name and maturity year)	Discounted: 7.42% per annum (annualized basis) discount rate, Mindspace Business Parks REIT, Maturity Year – 2024
2.	Issuer	Mindspace Business Parks REIT
3.	Investment Manager	K Raheja Corp Investment Managers Private Limited or any other entity that is appointed by the unit holders as the manager of the REIT
4.	Type of Instrument	Listed, rated, unsecured, commercial paper
5.	ISIN	INE0CCU14047
6.	Value Date	August 22, 2024
7.	Market Conventions	As per FIMMDA Conventions
8.	Other Conditions, if any	None
9.	Listing (name of stock Exchange(s) where it will be listed and timeline for listing)	BSE Limited
		Timeline for listing – Within 1 (one) Working Day from receipt of payment from Investor(s).
10.	Rating of the Instrument	CRISIL A1+ (pronounced as "CRISIL A one plus rating")
		[ICRA] A1+ (pronounced as "ICRA A One plus")
11.	Total amount of commercial papers outstanding (as on date)	INR 350 crore
12.	Issuance mode of Instrument	Dematerialised form only
13.	Trading mode of Instrument	Dematerialised form only
14.	Exact purpose of issue of CP / End use of funds	For extending loans to Group SPVs for repayment of financial indebtedness (including replenishing of ODs/LOCs) and for temporary deployment pending utilization of proceeds
15.	In case the issuer is a NBFC and the objects of the issue entail loan to any entity who is a 'group company' then disclosures shall be made in the following format	Not Applicable
16.	Day Count Basis	as per FIMMDA Conventions
17.	Issue amount	INR 150,00,000/- (One hundred fifty crores Only)
18.	Details of default of commercial papers, NCD or any other debt instrument and	None

	other financial indebtedness including corporate guarantee issued in the past five financial years including in the current financial year	
19.	Face Value	INR 500,000/- (Indian Rupees Five Lakhs only) Per CP
20.	Date of earliest closing of the issue, if any.	Not applicable
21.	Record Date	The record date will be one working day before maturity.
22.	Role and Responsibilities of IPA	(i) Ensure that the issuer of a CP/NCD is authorised to borrow through CPs and/or NCDs and that the issuance is in compliance with the RBI circular.
		(ii) Verify and hold certified copies of original documents and/or digitally signed documents related to the issuance in its custody.
		(iii) Issue an IPA certificate that all information and documents submitted by the issuer are in order.
		(iv) Make available the IPA certificate in electronic form on the website of the depositories for the CPs or NCDs issued.
		(v) Obtain the certificate from the CEO/CFO of the issuer.
		(vi) Ensure that the reporting obligations specified in these Directions are complied with.
		(vii) The Reserve Bank may, in the event of an IPA violating any provision of these directions, or any other directions/ regulations/guidelines issued by the Bank from time to time in this regard, disallow an entity from acting as IPA for CP/NCD issuances for a period, as may be decided by the Reserve Bank.
23.	Risk factors pertaining to the issue	Please refer to the section titled "Risk Factors" in the General Information Document.
24.	Governing Law and Jurisdiction	Indian Law.
		Courts and tribunals in Mumbai.
25.	Information Provision	The Issuer undertakes to provide information pertinent to a credit assessment of the Issuer by the potential investors in a timely fashion. This information will include, but not be limited to, latest financial information, rating letter and rating rationale, copies of the resolutions authorizing the borrowing and the latest profile of the Issuer.
26.	Net-worth of the Issuer as on June 30, 2024.	INR 1,478,360,40,000/-
27.	Details of other debt instruments Outstanding (as on June 30, 2024)	Refer Annexure A
28.	Bank fund-based facilities from Banks/Financial Institutions if any (as on June 30, 2024)	Refer Annexure B

29.	Details of CP issued during the last 2 years.	Refer Annexure C
30.	Credit Support/enhancement (if any): (i) Details of instrument, amount, guarantor issuer (ii) Copy of the executed guarantee (iii) Net worth of the guarantor issuer (iv) Names of companies to which guarantor has issued similar guarantee (v) Extent of the guarantee offered by the guarantor issuer (vi) Conditions under which the guarantee will be invoked	None

Annexure A

Series	ISIN	Ten or/ peri od of mat urit y	Cou pon (PA PQ)	Am oun t issu ed (IN R Cr)	Date of allot ment	Redem pti on date/ schedul e	Credi t rating	Secu red/ unse cure d	Security	Other details <i>viz.</i> details of IPA, details of CRA
MREIT- CP/3	INEOCC U14039	25- Feb- 25	c.7.5 3% papq (or 7.75 % pa on annu alize d basis)	350	26- Apr- 24	25-Feb- 25	CRISI L A1+ and [ICR A] A1+	Unse cure d	-	IPA: ICICI Bank Limited CRA: CRISIL Ratings Limited and ICRA Limited

MREIT-	INE0CC	Dec	c.6.3	500	Febr	Decem	CRISI	Secu	First and	CRA: CRISIL
NCD-3	U07058	emb	5%	200	uary	ber 31,	L	red	exclusive	Ratings
	007050	er	270		01,	2024	L AAA/	100	charge being	Limited
		31,			2022	2021	Stable		registered by	Linnteu
		202			2022		Studie		way of simple	
		4							mortgage on	
		-							the carpet area	
									of	
									approximately	
									5,52,974 Sq. Ft.	
									(save and	
									except entire	
									2nd floor	
									admeasuring	
									11,883 Sq. Ft.	
									carpet area in	
									building no. 2)	
									(the building	
									no. 2) situated	
									on the	
									Mortgage land	
									along with	
									proportionate	
									covered and	
									open parking	
									spaces, in	
									Building 2	
									together with	
									all the	
									beneficial	
									rights, title and	
									interest of the	
									Assets SPV in	
									appurtenant to	
									Building 2 and	
									all erections.	
									The Building 2	
									is situated on a	
									portion of the	
									Mortgage Land	
									admeasuring	
									8.04 Hectares,	
									which portion	
									is notified as a	
									Special	
									Economic Zone	
									& first and exclusive	
		1	1	1					charge being	

									registered by way of simple mortgage on the identified units with aggregating to carpet area of approximately 4,61,527 Sq. Ft. (identified units of building no. 3) situated on the Mortgage land along with proportionate covered and open parking spaces, in Building 3 together with all the beneficial rights, title and interest of the Assets SPV in appurtenant to Building 3 and all erections ("Mortgaged Properties") of NCD Series 3 and corresponding receivables as further detailed in debenture	
MREIT- NCD-4	INE0CC U07066	July 27, 202 7	c.7.9 5%	500	July 28, 2022	July 27, 2027	CRISI L AAA/ Stable [ICR A]AA A(Sta ble)	Secu red	First ranking sole and exclusive security interest by way of an equitable mortgage on carpet area of approximately 779,466 sq ft in building 12 D	CRA: CRISIL Ratings Limited and ICRA Limited

									(identified units of building) along with the common areas, usage and access rights appurtenant to the units mortgaged in Building 12D as mentioned in the trust deed, situated on a notionally demarcated land admeasuring approximately 17414.77 square metres (equivalent to 4.30 acres) and corresponding receivables as further specified in the	
Green Bond 1	INEOCC U07074	13- Apr- 26	c.8.0 2%	550	15- Mar- 23	13-Apr- 26	CRISI L AAA/ Stable [ICR A]AA A(Sta ble)	Secu red	debenture trust deed. First ranking sole and exclusive security interest on identified units in building 5B and 9 located at Mindspace Madhapur by way of an equitable mortgage on carpet area of approximately 184,482 square feet in building 5B and approximately 598,756 square	CRA: CRISIL Ratings Limited and ICRA Limited

									feet in building 9 along with nationally demarcated land underbuilding building 5B and 9 of approximately 7,169.90 square meters and approximately 16,871.82 square meters, respectively. as further described in debenture trust deed.	
NCD 6	INEOCC U07082	30- Jun- 26	c.7.7 5%	500	2- Jun- 23	30-Jun- 26	CRISI L AAA/ Stable [ICR A]AA A(Sta ble)	Secu red	First and exclusive charge being registered by way of simple mortgage (including receivables arising therefrom) on the aggregate leasable area of approximately 116,738 Sq. Ft. or thereabouts in building no. 6 of Commerzone Yerawada together with the proportionate undivided right, title and interest in the notionally demarcated land admeasuring	CRA: CRISIL Ratings Limited and ICRA Limited

				approximately
				9,740.17 sq.
				mtrs on which
				the said
				building,
				approximately
				252,094 Sq. Ft.
				or thereabouts
				in building no.
				7 of
				Commerzone
				Yerawada
				together with
				the
				proportionate
				undivided
				right, title and
				interest in the
				notionally
				demarcated
				land
				admeasuring
				approximately
				9,074.87 sq.
				mtrs on which
				the said
				building, and
				approximately
				334,191 Sq. Ft.
				or thereabouts
				in building no.
				8 of
				Commerzone
				Yerawada
				together with
				the
				proportionate
				undivided
				right, title and
				interest in the
				notionally
				demarcated
				land
				admeasuring
				approximately
				7,347.40 sq.
				mtrs on which
				the said
				building stand.
				culturing sturid.

									Further as specified in the debenture trust deed.	
NCD 7	INEOCC U07090	10- Dec -26	c.8.0 3%	500	11- Sep- 23	10-Dec- 26	CRISI L AAA/ Stable [ICR A]AA A(Sta ble)	Secu red	Firstrankingsoleandexclusivesecurity interestby way of anequitablemortgageoncarpet area of-approximately206,970 sq ft inbuilding2A(identified unitsofbuilding)along with thecommon areas,usageandaccessrightsappurtenanttotheunitsmortgagedinBuilding2A asmentionedintheunitsmortgagedinBuilding2A asmentionedinthe trustdeed,situatedonanotionallydemarcatedland(sharedwithbuilding2B)admeasuringapproximately262,128 sq ft inbuilding2B(identified unitsofbuilding)along with thecommon areas,usageand	CRA: CRISIL Ratings Limited and ICRA Limited

-			1			
					access rights	
					appurtenant to	
					the units	
					mortgaged in	
					Building 2B as	
					mentioned in	
					the trust deed,	
					situated on a	
					notionally	
					demarcated	
					land (shared	
					with building	
					2A)	
					admeasuring	
					approximately	
					23,683.46	
					square metres,	
					approximately	
					257,762 sq ft in	
					building 10	
					(identified units	
					of building)	
					along with the	
					common areas,	
					C	
					-	
					appurtenant to the units	
					mortgaged in	
					Building 10 as	
					mentioned in	
					the trust deed,	
					situated on a	
					notionally	
					demarcated	
					land	
					admeasuring	
					approximately	
					12,575.28squar	
					e metres and	
					corresponding	
					receivables as	
					further	
					specified in the	
					debenture trust	
					deed.	

NCD 8	INE0CC	20-	c.7.9	340	21-	20-	CRISI	Secu	First and	CRA: C	DICII
NCD 0	U07108	Mar	3%	540	Marc	20- March-	L	red	exclusive		NISIL
	00/108	ch-	370		h-24	27	L AAA/	ieu	charge being	Ratings	an d
		27			11-24	21	Stable		registered by	Limited ICRA	and
		21							way of simple	Limited	
							[ICR		mortgage	Linned	
							A]AA		(including		
							AJAA A(Sta		receivables		
							ble)		arising		
							010)		therefrom) on		
									carpet area of-		
									approximately		
									32,334 sf in		
									o anang 1		
									(identified units of		
									building)TOG		
									ETHER WITH		
									proportionate		
									undivided		
									right, title and		
									interest in the		
									notionally		
									demarcated		
									plot no 1		
									admeasuring		
									9,497.77 sq m		
									as mentioned in		
									the trust deed,		
									approximately		
									289,691 sq ft in		
									building 5		
									(identified units		
									of building)		
									TOGETHER		
									WITH		
									proportionate		
									undivided		
									right, title and		
									interest in the		
									notionally		
									demarcated		
									plot no 5		
									admeasuring		
									8,767.09 sq m		
									as mentioned in		
									the trust deed,		
									approximately		
									62,027 sq ft in		

									amenity building (identified units of building) TOGETHER WITH proportionate undivided right, title and interest in the notionally demarcated Plot admeasuring 5195.95 sq m, approximately 42,000 sf in building 4 (identified units of building)TOG ETHER WITH proportionate undivided right, title and interest in the notionally demarcated plot no 4 admeasuring 9 ,561.95 sq m sq m as mentioned in the trust deed and corresponding receivables as further	
NCD9	INE0CC U07116	May 11, 202 9	c.7.9 6%	500	May 13, 2024	May 11, 2029	CRISI L AAA/ Stable and [ICR A]AA	Secu red	First and exclusive charge being registered by way of simple mortgage on all those pieces and parcels of	CRA: CRISIL Ratings Limited and ICRA Limited

1	1	I	
		A(Sta	non-
		ble)	agricultural
			lands:
			(a) bearing
			Survey No. 35,
			Hissa No.
			9+10+11+12
			Plot B
			admeasuring
			23,400 sq. mtrs.
			as per the
			revenue records
			and 23,039.21
			sq. mtrs. or
			thereabouts as
			per actual
			measurement
			("Plot B Land")
			together with a
			commercial
			building
			comprising of 3
			levels of
			basement,
			ground floor
			and three upper
			floors
			constructed
			thereon
			formerly
			known as
			"Trion
			Business Park"
			("Plot B
			Building"); and
			(b) bearing
			Survey No. 35,
			Hissa No.
			9+10+11+12
			Plot C
			admeasuring
			7,300 sq. mtrs.
			or thereabouts
			revenue records
			and title deeds
			and 7,101,82
			sq. mtrs. or

									thereabouts as per actual measurement ("Plot C Land") together with an IT Building comprising of basement, stilt level and six upper floors constructed thereon formerly known as "Trion IT Park" ("Plot C Building");	
NCD 10	INEOCC U07124	June 25, 203 1	c.7.9 4%	650	June 26, 2024	June 25, 2031	CRISI L AAA/ [ICR A]AA A(Sta ble)	Secu red	First ranking sole and exclusive security interest, by way of an equitable mortgage on identified units in buildings 12B and 12C of Mindspace Madhapur adding to a cumulative carpet area of approximately 0.86 msf carpet area (or leasable area – 1.13 msf) across these 2 buildings as mentioned in the trust deed, situated on a notionally demarcated land admeasuring approximately	CRA: CRISIL Ratings Limited and ICRA Limited

		29,157.16
		square metres,
		being and
		situated at
		Mindspace
		Madhapur,
		Madhapur
		Village,
		Serilingampall
		y Mandal,
		Ranga Reddy
		District,
		Hyderabad.

Annexure B

Facility Provider- Nature of facility/Instrumen t	Amount sanctione d (INR Cr)	Principal amount outstandin g (INR Cr)*	Repaymen t date/ schedule	Security, if applicable	Credit rating, if applicabl e	Asset classific ation
ICICI Bank – LRD & OD	400.00	364.26	30-Jun- 2034	 Exclusive mortgage on the property Exclusive charge by way of hypothecation on scheduled receivables and all insurance proceeds Exclusive charge by way of hypothecation on the Escrow Account along with all the monies deposited therein and all investments in respect thereof Exclusive charge by way of hypothecation on the DSR Account along with all the monies deposited therein and all investments in respect thereof Property being Commercial Building (known as Paradigm or Building no. 12), comprising of Wing 'A' and 'B' of basement 	-	Standard

HSBC Bank- LRD and OD			10-Feb- 2030	Exclusive charge by way of registered mortgage over project Land & Building for R1 & R4, Commerzone Kharadi, Pune, and as further detailed in the loan documents.	CRISIL AAA(Sta ble)	
Axis Bank-OD	50	0.00	31-March- 2025	Exclusive charge by way of equitable mortgage on the entire assets, both movables (excluding current assets) and immoveable of KRIT in Bldg 5A, Bldg 4A&B (Floor 1 & 2 part) (alongwith proportionate undivided interest in the land), Madhapur, Hyderabad, and as further detailed in the loan documents.	CARE AAA (Stable)	Standard
ICICI Bank-OD against FD	25	13.15	21-Dec- 2024	INR 25 Cr has been availed against Fixed Deposit.	-	Standard
Union Bank of India-OD against FD	4.5	1.7	7-Jun-2025	INR 4.5 Cr has been availed against Fixed Deposit.	-	Standard
Union Bank of India – LRD	255	249.09	30-Nov- 2035	First and Exclusive charge over all Building No. 3A and 3B Madhapur Hyderabad and its receivables, related escrow account, DSRA as further detailed in transaction documents	CARE AAA (Stable)	Standard

Axis Bank- LRD and OD	403	283.87	28-Feb- 2033	Exclusive 1st Charge over all the current assets, present and future, including Cashflow / rentals arising out of Building No. 1, 3 & 4. (Excluding the corresponding electricity receivables of Bldg. No. 1, 3 & 4Exclusive hypothecation	ICRA AAA/ A1+	Standard
				charge on all the movable fixed assets of the property, both present and future and as further detailed in the loan documents.		
				Exclusive charge by way of mortgage of the building No. 2, 7, 8 & 9 (only floor no 6,7,8) alongwith undivided interest in the appurtenant land thereon at Mindspace Airoli East. Exclusive charge on the future cash flows of lease rentals to be received from and out of the		
				Building 2,7,8, 9(only floor no 6,7,8), and as further detailed in the loan documents.		
Bajaj Housing Finance Limited Term loan and LOC	225	221.18	15-Nov- 2036	Charge over leasable area of 0.342 Mn Sq Ft. situated on the 3rd to the 9th floor in Tower A, Commerzone comprising of two towers being Tower A and Tower B consisting of a combined triple basement, ground floor plus nine office floor, constructed on the land admeasuring approximately 5 acres 51 cents (equivalent to 22,425.13 square meters) as per revenue records bearing Survey No.25/3A, Survey No.25/4H5, Survey	-	Standard
				No.25/4H5,SurveyNo.25/4H6BandSurveyNo.25/4Isituateat111/168,		

			Porur village, Ambattur Taluk,		
			Thiruvallur District, D.No.111		
			Mount Poonamallee High		
			Road, Porur, Chennai 600 116.		
			and as further detailed in the		
			loan documents.		
Bank of Baroda 400	359.53	15-Mar-	First and exclusive charge over	ICRA	Standard
Term loan and OD		2037	the lease rentals (receivables)	AAA/	
			from tenants of building no.	A1+	
			5&6 at Mind Space, Airoli,		
			Navi Mumbai, District Thane,		
			Maharashtra by way of		
			registered mortgage on the		
			entire Building Nos. 5 & 6		
			consisting of stilt, 2 parking		
			floors and 8 office floors		
			having a chargeable area of		
			about 0.86 Mn sq. ft. which is		
			constructed on the larger piece		
			of leasehold land known as Plot		
			No. 3 in the Kalwa Industrial		
			Area within the village limits of		
			Ilthan and Airavali Taluka and		
			registration sub-district Thane		
			district and registration district		
			Thane contained by		
			admeasurement 1,98,997		
			square meters or thereabouts;		
			along with first pari-passu		
			charge on the Land and as		
			further detailed in the loan		
			documents.		
Bajaj Housing 325	207.94	15-Feb-	First and Exclusive charge by	CARE	Standard
Finance Limited	201.91	2036	way of Equitable mortgage on	AAA	Stundard
Term loan and		2030	the demarcated portion of the	(Stable)	
LOC			land admeasuring about	(Stable)	
LOC			Ũ		
			12,008.46 sq. mtrs (2.96 acres)		
			(de-notified SEZ Portion)		
			being a portion of the larger		
			property together with the		
			Building No. 11 consisting of 3		
			basement, 1 stilt, 1 (Parking +		
			office) and 13 office floors		
1					
			admeasuring about 6,02,456		
			admeasuring about 6,02,456 sq. ft. at the Borrower's		

State Bank of India	454	404.79	30-Jun-	 comprising of 40.25 acres land (larger Property) bearing Survey No. 64 (part) being and situated at Madhapur Village, Serilingmpally Mandal, Ranga Reddy District, Hyderabad 500081 and as further detailed in the loan documents. a. Exclusive Mortgage over 	CRISIL	Standard
Term loan			2038	 Floor 1 to 13 of building R3 alongwith land appurtenant thereto. b. Exclusive charge over receivables from Floor 1 to 13 of building R3 and as further detailed in the loan documents. 	AAA Stable	
Bank of Baroda – LRD and OD	615	149.44	31-May- 2039	 Exclusive charge by way of registered mortgage of Building No 9, comprising Ground floor, Basement, 1st to 3rd floor car parking, 4th floor (food court) and 5th to 19 floor office space leased to various leases located at Gigaplex IT Park, MIDC, Plot No 1 I.T.5, Airoli Knowledge Park Rd, TTC Industrial Area, Airoli (West), Navi Mumbai, Maharashtra 400708 (hereinafter called as Mortgaged Property) First and exclusive charge over the lease rentals (receivables) Mortgaged Property (except tenants of 4th floor). First and Exclusive Charge on escrow account opened with our bank wherein all 		Standard

				receivables from tenants	
				Mortgaged Property to	
				be deposited (except	
				tenants of 4^{th} floor).	
				 First pari-passu 	
				mortgage and charge	
				over all that piece or	
				parcel of land known as	
				plot no. IT-5 in the Trans	
				Thane Creek (T.T.C)	
				Industrial Area, MIDC	
				(Airoli Knowledge Park)	
				within the village limits	
				of Airoli Taluka, and	
				within the limits of Navi	
				Mumbai Municipal	
				Corporation,	
				Registration Sub-	
				District Thane, and	
				Registration District	
				Thane containing by	
				admeasurements	
				2,02,300 square meter or	
				thereabouts.	
Axis Bank – Term	220	167.72	31-Jan-	- Exclusive EM/ RM charge of	
loan & OD			2039	Building No.1 along with Pari-	
				Passu charge on all that piece	
				or parcel of land known as Plot	
				No. IT- 5 in the Trans Thane	
				Creek (T.T.C.) Industrial Area,	
				MIDC (Airoli Knowledge	
				Park) ,Navi Mumbai	
				admeasurements, 2,02,300	
				Square Meters.	
				- Exclusive charge on entire	
				current assets (including	
				-	
				current assets (including	
				current assets (including receivables, moveable fixed	
				current assets (including receivables, moveable fixed assets and cash flows) and	
				current assets (including receivables, moveable fixed assets and cash flows) and moveable fixed assets, both	
				current assets (including receivables, moveable fixed assets and cash flows) and moveable fixed assets, both present and future, of Building No. 1.	
				current assets (including receivables, moveable fixed assets and cash flows) and moveable fixed assets, both present and future, of Building No. 1. - Exclusive charge by way of	
				current assets (including receivables, moveable fixed assets and cash flows) and moveable fixed assets, both present and future, of Building No. 1. - Exclusive charge by way of hypothecation over a) All the	
				current assets (including receivables, moveable fixed assets and cash flows) and moveable fixed assets, both present and future, of Building No. 1. - Exclusive charge by way of hypothecation over a) All the rights, titles, interest, benefits,	
				current assets (including receivables, moveable fixed assets and cash flows) and moveable fixed assets, both present and future, of Building No. 1. - Exclusive charge by way of hypothecation over a) All the	

				the contracts contracts		
				the contracts, agreements,		
				clearances, loss protection		
				covers, etc, pertaining to		
				Building No.1. (b) all the		
				rights, titles, interest, benefits,		
				claims and demands		
				whatsoever, of the Borrower in		
				any letter of credit, guarantee,		
				performance bond provided by		
				any counterparty to the		
				Borrower, pertaining to		
				Building No.1 (c) all the rights,		
				titles, interest, benefits, claims		
				and demands whatsoever, of		
				the Borrower in the insurance		
				contracts, policies, insurance		
				proceeds, procured by the		
				Borrower or procured by any of		
				its contractors favouring the		
				_		
				Borrower, pertaining to		
				Building No.1.		
				- Exclusive charge over the		
				Escrow Account of Building		
				No.1.		
ICICI Bank- LRD	200	111.60	30-Jun-	All the piece & parcel of	CARE	Standard
and OD			2031	Building 14 together with sub-	AAA	
				plot of land located at Survey	Stable	
				no. 64, situated at Madhapur		
				Village, Serilngampally		
				Mandal, Ranga Reddy District,		
				Hyderabad admeasuring		
				approximately 14,456.45 sq.		
				mtrs., having total leasable area		
				of around 529,030 sq. ft.		
				including all the structures		
				thereon both present & future,		
				along with all the development		
				potential arising thereon		
				including additional		
				development potential in the		
				form of TDR, premium FSI,		
	1		1			
				-		
				etc., both present and future,		
				-		

* As per books of accounts post accounting adjustments.
At Mindspace Business Parks REIT standalone level there are no such borrowings. Accordingly, details pertaining to SPVs of Mindspace Business Parks REIT have been provided.

Annexure C

Details of Previous CP Issuances:

Issue reference	MREIT- CP-1
ISIN	INE0CCU14013
Amount	Rs.100,00,000/-
Date of Issue	December 20, 2022
Maturity Date	March 20, 2023
Credit Ratings issued by	CRISIL Ratings Limited
Credit Rating	CRISIL A1+
Date of rating	December 8, 2022
Validity period	Validity for issuance of Commercial Paper: 30 calendar days from the date of issue of ratings revalidation letter Validity of rating post issuance: 1 year
Details of issuing and paying agent	ICICI Bank Limited, Bandra Kurla Complex, Bandra East, Mumbai 400051, Mumbai, Mumbai Suburban, Maharashtra, 400051
Issue reference	MREIT- CP /Series-2/2023-24
ISIN	INE0CCU14021
Amount	Rs.150,00,00,000/-
Date of Issue	December 19, 2023
Maturity Date	June 6, 2024
Credit Ratings issued by	CRISIL Ratings Limited
	ICRA Limited
Credit Rating	CRISIL A1+
Dete of acting	[ICRA]A1+
Date of rating	CRISIL - December 12, 2023
	ICRA – November 27, 2023
Validity period	CRISIL:
	The rating validity of CRISIL is 30 days from the date of the issuance of the rating letter. Once the instrument is issued, the rating is valid throughout the life of the commercial paper programme with a maximum maturity period of 1 year, as further specified in rating letter.
	ICRA:
	The rating validity of ICRA is 3 months from the date of issuance of the rating letter till the time the instrument is not issued. Once the instrument is issued, the rating is valid throughout the life of the commercial paper programme

	which shall have the maximum maturity of 12 months from the date of issuance of the instrument, as further specified in rating letter.
Details of issuing and paying agent	ICICI Bank Limited, Bandra Kurla Complex, Bandra East,
	Mumbai 400051 Maharashtra

Issue reference	MREIT- CP /3
ISIN	INE0CCU14039
Amount	Rs.350,00,00,000/-
Date of Issue	April 26, 2024
Maturity Date	February 25, 2025
Credit Ratings issued by	CRISIL Ratings Limited
~	ICRA Limited
Credit Rating	CRISIL A1+
	[ICRA]A1+
Date of rating	CRISIL -
	ICRA –
Validity period	CRISIL:
<i>.</i> .	
	The rating validity of CRISIL is 30 days from the date of the
	issuance of the rating letter. Once the instrument is issued,
	the rating is valid throughout the life of the commercial
	paper programme with a maximum maturity period of 1
	year, as further specified in rating letter.
	ICRA:
	The rating validity of ICRA is 3 months from the date of
	issuance of the rating letter till the time the instrument is not
	issued. Once the instrument is issued, the rating is valid
	throughout the life of the commercial paper programme
	which shall have the maximum maturity of 12 months from
	the date of issuance of the instrument, as further specified in
	rating letter.
Details of issuing and paying agent	ICICI Bank Limited, Bandra Kurla Complex, Bandra East,
	Mumbai 400051 Maharashtra

Capitalized terms which have not been defined in this Key Information Document shall have the meaning assigned to such term in the Debenture Trust Deed.

Other Disclosures:

If the security is backed by a guarantee or letter of comfort or any other document of a similar nature, a copy of the same shall be disclosed. In case such document does not contain the detailed payment structure (procedure of invocation of guarantee and receipt of payment by the investor along with timelines), the same shall be disclosed in the offer document:

Not Applicable.

SECTION III: FINANCIAL INFORMATION

I. Financial Information of the Issuer

A. The audited financial statements (i.e. profit & loss statement, balance sheet and cash flow statement) both on a standalone and consolidated basis for a period of three completed years which shall not be more than six months old from the date of the General Information Document or Issue Opening Date, as applicable. Such financial statements shall be audited and certified by the statutory auditor(s) who holds a valid certificate issued by the Peer Review Board of the Institute of Chartered Accountants of India ("ICAI"):

The Financial Statements (Standalone) and Financial Statements (Consolidated) is annexed at Annexure IX.

The columnar representations of the Financial Statements (Standalone) and Financial Statements (Consolidated) along with auditor qualifications (containing along with the requisite schedules, footnotes, summary) is provided in Part B of this section III below.

B. Key Operational and Financial Parameters on consolidated, and standalone basis

(Standalone)

Parameters	For Quarter ended June 30, 2024 (Un-	For financial year ended March 31, 2024 (Audited)	For financial year ended	For financial year ended
	Audited)	2024 (Audited)	March 31, 2023 (Audited)	March 31, 2022 (Audited)
		Balance Sheet	(induited)	(11441004)
Property, Plant	0	0	0	0
and Equipment				
(including Capital				
Work in Progress				
and Investment				
Property)				
Intangible Assets	0	0	0	0
(including				
Intangible Assets				
Under				
Development)				
Financial Assets	207,310	201,892	188,514	183,007
(Current and Non				
Current)				
Other non-current	8	9	2	4
assets				
Current Assets	34	10	8	9
Total assets	207,352	201,911	188,524	183,020
Financial Liabilities				

(All Amounts in Indian Rupees Millions, unless otherwise stated)

Parameters	For Quarter ended June 30, 2024 (Un- Audited)	For financial year ended March 31, 2024 (Audited)	For financial year ended March 31, 2023 (Audited)	For financial year ended March 31, 2022 (Audited)
(Current and Non -Current)				
Borrowings (including interest)	43,616	35,566	22,413	17,200
Other financial liabilities (including trade payables)	134	70	61	60
Non-Current Liabilities	-	-		
Provisions	-	-	-	-
Current liabilities	9	7	9	2
Total liabilities	43,706	35,643	22,483	17,262
Equity (Equity Share Capital and Other Equity)	163,646	166,268	166,041	165,758
Total equity and liabilities	207,352	201,911	188,524	183,020
		D. 64	1 T	
Total revenue from operations	999	Profits and 13,995	12,785	12,014
Other income	9	23	37	11
Total Income	1,008	14,018	12,822	12,025
Total Expenses	801	2406	1331	995
Profit/ loss for the period	207	11,612	11,491	11,030
Other Comprehensive income	-	0	0	0
Total comprehensive income	207	11,612	11,491	11,030
Earnings per equity share: Basic Diluted EPS (In Rs.)	0.35	19.58	19.38	18.6

Parameters	For Quarter ended June 30, 2024 (Un- Audited)	For financial year ended March 31, 2024 (Audited)	For financial year ended March 31, 2023 (Audited)	For financial year ended March 31, 2022 (Audited)
		Cash flow	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
Net cash (used in)/ generated from operating	(68)	(149)	(199)	(125)
activities (A) Net cash (used in)/ generated from investing activities (B)	(5,557)	657	7,487	6,330
Net cash (used in)/ generated from financing activities (C)	4,479	(454)	(7,118)	(6,329)
Net Increase/ (decrease) in Cash and Cash Equivalents	(1,146)	54	170	(124)
Opening Balance of Cash and Cash Equivalents	3,038	2,984	2,814	2,938
Cash and cash equivalents at end of the period	1,892	3,038	2,984	2,814
Additional information				
Net worth	163,646	1,66,268	1,66,041	1,65,758
Cash and Cash Equivalents	1,892	3,038	2,984	2,814
Current Investments	-	0	0	0
Earnings before interest, taxes, depreciation & amortization	969	13,842	12,648	11,903
Earnings before interest and taxes.	969	13,842	12,648	11,903
Net Sales (Revenue from	999	13,995	12,785	12,014

Parameters	For Quarter ended June 30, 2024 (Un- Audited)	For financial year ended March 31, 2024 (Audited)	For financial year ended March 31, 2023 (Audited)	For financial year ended March 31, 2022 (Audited)
operations (excludes Other Income)				
Dividend amounts*	2,852.42	11,387	11,208	11,060
Long term debt to working capital	19.33	7.83	6.98	4.15
Current Liability ratio - (Current liabilities Total liabilities)	0.19	0.33	0.09	0.32
Total Debts to Total assets	0.21	0.18	0.12	0.09
Debt Service Coverage Ratio Note: Includes repayments in connection to re- financing	1.28	6.23	11.10	13.72
Current Ratio	1.22	1.26	2.43	1.51
Debt Equity Ratio Interest service coverage ratio	0.27 1.28	0.22 6.23	0.13 11.10	0.10 13.72

* Represents distribution amounts

(Consolidated) (All Amounts in Rupees Millions, unless otherwise stated)

Parameters	For the quarter	For the financial	For financial	For financial
	ended June 30, 2024	year ended March	year ended	year ended
	(Audited)	31, 2024 (Audited)	March 31, 2023	March 31, 2022
		(proparad on the	(Audited)	(Audited)
		(prepared on the basis of Financial	(prepared on the	(prepared on the
		Statements	basis of Financial	basis of Financial
		(Consolidated))	Statements	Statements
		(()))	(Consolidated))	(Consolidated))
Property, Plant	2,21,593	2,19,733	2,14,307	212,229
and Equipment				
(including				
Capital Work in				
Progress,				
Investment				
Property and				
Investment				
Property Under				
Construction)				
Intangible Assets	1	1	1	1
(including				
Intangible				
Assets under				
Development)				
Financial Assets	15,812	14,132	9,930	7,783
(Current and Non-				
Current)	0.004	2.054	1.001	2.050
Other non-current	2,694	2,254	1,981	2,959
assets	148	220	354	241
Regulatory deferral account-	140	228	554	241
assets				
Current assets	650	2,098	658	322
Total assets	242,408	238,446	227,231	223,535
Liabilities				
Non-Current Liabilities				
Financial	66,410	52,306	50,109	39,751
(borrowings, lease	00,110	02,000	20,109	5,,,51
liability,trade				
payables, and				
other financial				
liabilities)				
Deferred Tax	4,042	3,732	2,494	669
Liabilities	· · · · ·			
Provision	69	61	67	30

Parameters	For the quarter	For the financial	For financial	For financial
	ended June 30, 2024	year ended March	year ended	year ended
	(Audited)	31, 2024 (Audited)	March 31, 2023	March 31, 2022
		(prepared on the	(Audited)	(Audited)
		basis of Financial	(prepared on the	(prepared on the
		Statements	basis of Financial	basis of Financial
		(Consolidated))	Statements	Statements
		· · · · · · · · · · · · · · · · · · ·	(Consolidated))	(Consolidated))
Other non-	559	431	482	580
Current Liabilities				
Current				
Liabilities Financial	22,037	31,404	17,111	16,676
(borrowings, lease	22,057	51,404	17,111	10,070
liability,trade				
payables, and				
other financial				
liabilities)				
Provisions(Curren	7	7	34	35
t)				
Other current	1,449	1,220	1,152	1,054
liabilities				
Regulatory	-	0	0	28
deferral account-				
liability	0.4. 7 70			
Total liabilities	94,573	89,161	71,449	58,823
Equity (equity	147,836	1,49,285	155,782	164,712
share capital and				
other equity)				
Total equity and	242,409	238,446	227,231	223,535
liabilities				
Profit & Loss	(201	24.590	22.079	17 (09
Total revenue from operations	6381	24,589	22,978	17,608
Other income	31	180	63	88
Total Income	6,412	24,769	23,041	17,696
Total Expenses	5,035	19,157	19,956	13,223
(including	5,000	17,107	17,700	10,220
exceptional items)				
Profit / loss after	1,377	5,612	3,085	4,473
tax	· ·		· · · · ·	
Other	-	0	(6)	(3)
Comprehensive				
income				
Total	1,377	5,612	3079	4470
comprehensive				
income				

Parameters	For the quarter ended June 30, 2024	For the financial year ended March	For financial year ended	For financial year ended
	(Audited)	31, 2024 (Audited)	March 31, 2023 (Audited)	March 31, 2022 (Audited)
		(prepared on the	()	()
		basis of Financial	(prepared on the	(prepared on the
		Statements	basis of Financial	basis of Financial
		(Consolidated))	Statements	Statements
Earnings per	2.16	8.85	(Consolidated)) 4.78	(Consolidated)) 7.15
equity share: (a)	2.10	0.05	4./0	7.15
basic; and (b)				
diluted				
CASH FLOW				
Net cash (used	5,221	15,265	13,930	11,598
in)/ generated				
from operating				
activities (A) Net cash (used in	(3,415)	(14,587)	(7506)	(1550)
) / generated from	(3,413)	(14,307)	(7500)	(4558)
investing				
activities (B)				
Net cash (used	(871)	(1,635)	(4563)	(7,523)
in)/ generated	、 <i>、 、 、</i>			
from financing				
activities (C)				
Net Increase/	935	(957)	1,861	(483)
(decrease) in Cash				
and Cash				
Equivalents	1886	2 9 4 2	982	1 465
Opening Balance of Cash and Cash	1000	2,843	982	1,465
Equivalents				
Balance as per	2821	1,886	2,843	982
statement of cash		-,	_,	
flows				
Additional information				
Net worth	147,836	149,285	155,782	164,712
Cash and Cash	5,383	3,250	4,062	3,478
Equivalents				
Current	-	0	0	0
Investments				
Net Sales	6,382	24,589	22,978	17,608
Earnings before	4,655	17,988	15,596	13,843
interest, taxes,				
depreciation,				
amortization,		7		

Parameters	For the quarter ended June 30, 2024 (Audited)	For the financial year ended March 31, 2024 (Audited) (prepared on the basis of Financial Statements (Consolidated))	For financial year ended March 31, 2023 (Audited) (prepared on the basis of Financial Statements (Consolidated))	For financial year ended March 31, 2022 (Audited) (prepared on the basis of Financial Statements (Consolidated))
regulatory income/expense and exceptional items				
Earnings before interest ,taxes, regulatory income/expense and exceptional items	3,686	14,161	12,042	10,554
Dividend amounts*	2,852.42	11,362	11,208	11,060
Debt equity ratio	0.51	0.47	0.35	0.28
Debt service coverage ratio	3.10	2.44	2.28	2.77
Interest service coverage ratio	3.84	4.19	5.04	5.92
Current ratio	0.54	0.35	0.44	0.32
Long term debt to working capital	(5.80)	(2.32)	(4.53)	(2.94)
Current liabilities / Total liabilities		0.3	0.26	0.30
Total Debts to Total assets	0.31	0.30	0.24	0.20

* Represents distribution amounts

C.	Debt: Equity	ratio of	the Issuer	as on June	30, 2024
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	(All Amounts in INR Million) – Standalone
	As on June 30, 2024 (Un- Audited)
Before the issue	
Gross Debt	43,563
Total Equity	163,646
Gross Debt : Equity ratio (before Issue)	0.27
Issue size	1,500
Gross Debt: Equity ratio after Issue (provisional)	0.28

	(Amount in INR Million) – Consolidated
	As on June 30, 2024 (Un- Audited)
Before the issue	
Gross Debt	75,355
Total Equity	147,836
Gross Debt : Equity ratio (before Issue)	0.51
Issue size	1,500
Gross Debt : Equity ratio after Issue (provisional)	0.52

II. The amount of guarantee or letter of comfort issued by the Issuer along with details of the counterparty (like name and nature of the counterparty i.e. subsidiary, Joint Venture entity, group company etc) on behalf of whom it has been issued:

In addition, the Issuer has also extended below mentioned corporate guarantees for the loans availed by the Group SPVs as on June 30, 2024:

Borrowing Company	Security details	Facility	Bank/Debenture Trustee	Sanction amount (INR million)
KRC Infra Pvt Ltd	Bldg R1, R4, Kharadi Pune	LRD/OD	HSBC	6,550
KRC Infra Pvt Ltd	Floor 1 to 5, 12 & 13, Bldg R3, Kharadi Pune	LRD/OD	SBI	2,440
KRC Infra Pvt Ltd	Floor 6 to 11, Bldg R3, Kharadi Pune	LRD	SBI	2,100
TOTAL				11,090

III. Details of any other contingent liabilities of the Issuer based on the latest audited Financial Statements including amount and nature of liability:

Particulars	As at March 31, 2024 (Audited) (INR Million)
Contingent liabilities	
Claims not acknowledged as debt in respect of	
- Income-Tax matters excluding interest	963
- Service-Tax matters	368
- Customs duty matters	34
- Stamp duty	286

Notes:

For more details about other contingent liabilities, see Notes to accounts- Contingent Liabilities and Capital Commitments of the Financial Statements (Standalone), and Financial Statements (Consolidated).

SECTION IV: OTHER REGULATORY DISCLOSURES

I. Expenses of the Issue:

Expenses of the issue along with a break up for each item of expense, including details of the fees payable to separately as under (in terms of amount, as a percentage of total issue expenses and as a percentage of total issue size), as applicable:

Expenses	Fees Amount (in Rs.)	Fees as a percentage of total issue expenses (%)	Fees as a percentage of total issue size (%)
Lead manager(s) fees	NIL	NIL	NIL
Underwriting commission	NIL	NIL	NIL
Brokerage, selling commission and upload fees	NIL	NIL	NIL
Fees payable to the registrars to the issue	NIL	NIL	NIL
Advertising and marketing expenses	NIL	NIL	NIL
Fees payable to the regulators including stock exchanges	1,10,000	13.9%	0.0%
Expenses incurred on printing and distribution of issue stationary	NIL	NIL	NIL
Any other fees, commission or payments under whatever nomenclature*	6,82,500	86.1%	0.0%
Total	7,92,500	100.0%	0.1%

Note: *For the purpose of Credit Ratings fees, the estimated fee has been computed in proportion to the tenure of the instrument

Note: The above expenses are exclusive of applicable goods and service tax, indicative and subject to change depending on the actual level of subscription to the Issue and the number of allottees, market conditions and other relevant factors and will be payable at the discretion of the Issuer

II. Consent of directors, auditors, bankers to issue, trustees, solicitors or advocates to the issue, legal advisors to the issue, lead managers to the issue, Registrar to the Issue, and lenders (if required, as per the terms of the agreement) and experts:

Party	Name	Consent reference/ date
Board of Directors/	K. Raheja Corp Investment Mangers	Resolution dated February 28,
Executive	Private Limited, acting as a manager	2024,
Committee of the	to Mindspace Business Parks REIT	

Investment Manager		
Auditor	Deloitte Haskins & Sells LLP	Consent letter dated August s20, 2024
Arrangers	Not applicable	Not applicable.
Debenture Trustee	Not applicable	Not applicable
Legal Counsel to the transaction	Not Applicable	Not applicable
Registrar and Transfer Agent	Link Intime India Private Limited	Not applicable
Existing Lenders	Not Applicable	Not Applicable

SECTION V: MATERIAL CHANGES TO INFORMATION PROVIDED IN GENERAL INFORMATION DOCUMENT

There are no material changes to the information provided under the General Information Document, since the issue of the General Information Document, relevant to the Issue or which are required to be disclosed under this Key Information Document.

SECTION VI: MATERIAL DEVELOPMENTS NOT DISCLOSED IN THE GENERAL INFORMATION DOCUMENT SINCE ISSUE OF GENERAL INFORMATION DOCUMENT

There are no material developments since the issue of the General Information Document, relevant to the Issue of Commercial Paper under this Key Information Document or which are required to be disclosed under this Key Information Document.

DECLARATION

The Investment Manager hereby declares that this Key Information Document read with General Information Document dated March 14, 2024 contains full disclosure in accordance with SEBI Debt Regulations, the Companies Act and rules thereunder and circulars issued thereunder, as may be applicable.

The Investment Manager also confirms that this Key Information Document does not omit disclosure of any material fact which may make the statements made therein, in the light of the circumstances under which they are made, misleading. The Key Information Document also does not contain any false or misleading statement in any material respect.

Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of the Issuer and the offer including the risks involved. The Commercial Paper have not been recommended or approved by the any regulatory authority in India, including the SEBI nor does SEBI guarantee the accuracy or adequacy of this Key Information Document. Specific attention of investors is invited to the statement of 'Risk factors' as mentioned in the General Information Document.

The Investment Manager having made all reasonable inquiries, accepts responsibility for and confirms that the information contained in this Key Information Document is true and correct in all material aspects and is not misleading in any material respect and that the opinions and intentions expressed herein are honestly held and that there are no other facts, the omission of which make this document as a whole or any of such information or the expression of any such opinions or intentions misleading in any material respect.

The Investment Manager accepts no responsibility for the statements made otherwise than in this Key Information Document or in any other material issued by or at the instance of the Investment Manager and that anyone placing reliance on any other source of information would be doing so at his own risk. The Investment Manager declares that all the relevant provisions of the relevant regulations or guidelines issued by SEBI and other applicable laws have been complied with and no statement made in this Key Information Document is contrary to the provisions of the regulations or guidelines issued by SEBI and other applicable law, as the case may be.

The Investment Manager also confirms that the Permanent Account Number, Aadhaar Number, Driving License Number, Bank Account Number(s) and Passport Number of the Sponsors (as applicable) and Permanent Account Number of directors / trustees / officers of the Sponsors (as applicable) have been submitted to the Stock Exchange on which the Commercial Paper are proposed to be listed, at the time of filing the Key Information Document.

The Investment Manager accepts no responsibility for statements made otherwise than in this Key Information Document or any other material issued by or at the instance of the Issuer and anyone placing reliance on any other source of information would be doing so at his/her/their own risk. The information contained in this Key Information Document is applicable to privately placed debt securities and subject to information available with the Issuer. The extent of disclosures made in the Key Information Document is materially consistent with disclosures permitted by regulatory authorities to the issue of securities made by companies in the past.

Declaration by the Authorized Signatory of the Investment Manager

The monies received under the offer shall be used only for the purposes and objects indicated in the Key Information Document.

I am authorized by the Executive Committee of the Investment Manager of the Issuer vide resolutions dated February 28, 2024, to sign this Key Information Document and declare that the subject matter of this Key Information Document and matters incidental thereto have been complied with. The Investment Manager has been converted into a private limited company, K Raheja Corp Investment Managers Private Limited with effect from July 7, 2023, bearing CIN no. U68200MH2023PTC406104 having registered office at Raheja Tower, C-30, Block 'G', Bandra Kurla Complex, Bandra (E), Mumbai – 400051. I further declare that: the Issuer has complied with the provisions of the Companies Act, 2013, the Securities Contracts (Regulation) Act, 1956 and the Securities and Exchange Board of India Act, 1992 and the rules and regulations made thereunder;

- a. the compliance with the Companies Act, 2013 and the Securities and Exchange Board of India Act, 1992 and the rules made thereunder does not imply that payment of Coupon or repayment of the Debentures, is guaranteed by the central government;
- b. the monies received under the Issue shall be used only for the purposes and objects indicated in the Key Information Document; and
- c. whatever is stated in this Key Information Document and in the attachments thereto is true, correct and complete and no information material to the subject matter of this form has been suppressed or concealed and is as per the original records maintained by the Promoters (Sponsors) subscribing to the trust deed of the Issuer. It is further declared and verified that all the required attachments have been completely, correctly and legibly attached to this form.

For and on behalf of Mindspace Business Parks REIT (acting through its Manager K Raheja Corp Investment Managers Private Limited (Formerly known as K Raheja Corp Investment Managers LLP)

Name: Bharat Sanghavi Designation: Company Secretary & Compliance Officer

Date: August 20, 2024 Place: Mumbai

Annexure I CREDIT RATING COMMUNICATION LETTER AND RATING RATIONALE FROM THE CREDIT RATING AGENCY

[annexed separately]



RL/MIBPKR/346664/CP/0824/95476 August 09, 2024

Mr. Kedar Kulkarni Assistant General Manager Mindspace Business Parks REIT (Mindspace REIT) Plot No C, 30, G Block Road, G Block, BKC, Mumbai City - 400051 9223310940



Dear Mr. Kedar Kulkarni,

Re: CRISIL rating on the Rs.700 Crore Commercial Paper of Mindspace Business Parks REIT (Mindspace REIT).

All ratings assigned by CRISIL Ratings are kept under continuous surveillance and review.

Please refer to our rating letter dated June 26, 2024 bearing Ref. no: RL/MIBPKR/346664/CP/0624/91871

Rating outstanding on the captioned debt instruments is CRISIL A1+ (pronounced as "CRISIL A one plus rating"). Securities with this rating are considered to have very strong degree of safety regarding timely payment of financial obligations. Such securities carry lowest credit risk.

For the purpose of issuance of captioned commercial paper programme, this letter is valid for 60 calendar days from the date of the letter. In the event of your company not placing the above programme within this period, or in the event of any change in the size/structure of your proposed issue, the rating shall have to be reviewed and a letter of revalidation shall have to be issued to you. Once the instrument is issued, the above rating is valid (unless revised) throughout the life of the captioned Commercial Paper Programme with a maximum maturity of one year.

As per our Rating Agreement, CRISIL Ratings would disseminate the rating through its publications and other media, and keep the rating under surveillance for the life of the instrument. CRISIL Ratings reserves the right to withdraw or revise the ratings assigned to the captioned instrument at any time, on the basis of new information, or unavailability of information or other circumstances, which CRISIL Ratings believes, may have an impact on the rating. Please visit www.crisilratings.com and search with the name of the rated entity to access the latest rating/s.

Should you require any clarifications, please feel free to contact us.

With warm regards,

Yours sincerely,

Snehil Shukla Associate Director - CRISIL Ratings

Nivedita Shibu Director - CRISIL Ratings



Disclaimer: A rating by CRISIL Ratings reflects CRISIL Ratings' current opinion on the likelihood of timely payment of the obligations under the rated instrument, and does not constitute an audit of the rated entity by CRISIL Ratings. Our ratings are based on information provided by the issuer or obtained by CRISIL Ratings from sources it considers reliable. CRISIL Ratings does not guarantee the completeness or accuracy of the information on which the rating is based. A rating by CRISIL Ratings has a practice of keeping all its ratings under surveillance and ratings are revised as and when circumstances so warrant. CRISIL Ratings is not responsible for any errors and especially states that it has no financial liability whatsoever to the subscribers / users / transmitters / distributors of its ratings. CRISIL Ratings com any instrument of any company rated by CRISIL Ratings, please visit www.crisilratings.com or contact Customer Service Helpdesk at <u>CRISIL Ratingdesk@crisil.com</u> or at 1800-267-1301

CRISIL Ratings Limited

A subsidiary of CRISIL Limited, an S&P Global Company Corporate Identity Number: U67100MH2019PLC326247

Regist





ICRA/Mindspace Business Parks REIT/08082024/1

Date: Aug 8, 2024

Ms. Preeti Chheda Chief Financial Officer Mindspace Business Parks REIT Raheja Tower, Plot C-30, Block G, Next to Bank of Baroda, Bandra Kurla Complex, Bandra [E], Mumbai - 400051

Dear Madam,

Re: ICRA's credit rating for below mentioned instruments of Mindspace Business Parks REIT

Please refer to your email dated Aug 8, 2024 requesting ICRA Limited to revalidate the rating for the below mentioned instruments.

We confirm that the following ratings of the instruments rated by ICRA and last communicated to you vide our letter Ref. ICRA/Mindspace Business Parks REIT/19062024/1 dated June 19, 2024 stands valid.

Instrument	Rated Amount (Rs. crore)	Rating Action ¹
Commercial Paper	700.00	[ICRA]A1+; reaffirmed
Total	700.00	

We wish to highlight the following with respect to the Rating(s):

- (a) If the instrument rated, as above, is not issued by you within a period of 3 months from the date of this letter, the Rating(s) would need to be revalidated before issuance;
- (b) Subject to Clause (c) below, once the instrument is issued, the rating is valid throughout the life of the captioned programme (which shall have a maximum maturity of twelve months from the date of the issuance of the instrument).
- (c) Notwithstanding anything contain in clause (b) above, ICRA reserves the right to review and/or, revise the above rating at any time on the basis of new information or unavailability of information or such circumstances, which ICRA believes, may have an impact on the aforesaid rating assigned to you.

The Rating(s), as aforesaid, however, should not be treated as a recommendation to buy, sell or hold CP issued by you. The Rating(s) is restricted to the rated amount mentioned in the letter dated June 19, 2024. In case, you propose to enhance the size of the rated instrument, the same would require to be rated afresh. ICRA does not assume any responsibility on its part, for any liability, that may arise consequent to your not complying with any eligibility criteria, applicable from time to time, for issuance of rated instrument. The other terms and conditions for the rating of the captioned instrument shall remain the same as were communicated vide our letter Ref: ICRA/Mindspace Business Parks REIT/19062024/1 dated June 19, 2024

The Rating(s) assigned must be understood solely as an opinion and should not be treated, or cause to be treated, as recommendation to buy, sell, or hold the rated Instrument issued/availed by your company.

We look forward to further strengthening our existing relationship and assure you of our best services.

With kind regards, For ICRA Limited

VALAPREDDY Digitally signed by VALAPREDDY ANUPAMA REDDY Date: 2024.08.09 09:31:56 +05'30'

[Ms. Anupama Reddy] Vice President and Co-Group Head Email: anupama.reddy@icraindia.com

¹ Complete definitions of the ratings assigned are available at <u>www.icra.in</u>.

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Annexure II IN PRINCIPLE APPROVAL

[annexed separately]



March 15, 2024

DCS/COMP/PG/IP-PPDI/520/23-24

Mindspace Business Parks REIT Raheja Tower, Block 'G', C-30 Bandra Kurla Complex, Bandra (East) Mumbai - 400 051

Dear Sir/Madam

<u>Re: Private Placement For Issue Of Non-Convertible Debentures And/ Or Commercial Papers In</u> <u>Multiple Series/ Tranches Under GID No. MREIT 01/2023-24 dated March 14, 2024 (The "Issue").</u>

We acknowledge receipt of your application on the online portal on March 14, 2024 seeking Inprinciple approval for issue of captioned security. In this regard, the Exchange is pleased to grant inprinciple approval for listing of captioned security subject to fulfilling the following conditions at the time of seeking listing:

1. Filing of listing application.

2. Payment of fees as may be prescribed from time to time.

3. Compliance with SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 read with SEBI Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021 and circulars issued thereunder and also Compliance with provisions of Companies Act 2013.

4. Receipt of Statutory & other approvals & compliance of guidelines issued by the statutory authorities including SEBI, RBI, DCA etc. as may be applicable.

5. Compliance with change in the guidelines, regulations, directions, circulars of the Exchange, SEBI or any other statutory authorities, documentary requirements from time to time.

6. Compliance with below mentioned circular dated June 10, 2020 issued by BSE before opening of the issue to the investors.:

https://www.bseindia.com/markets/MarketInfo/DispNewNoticesCirculars.aspx?page=20200610-31

7. Issuers, for whom use of EBP is not mandatory, specific attention is drawn towards compliance with Chapter XV of SEBI Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021 and BSE Circular No 20210519-29 dated May 19, 2021. Accordingly, Issuers of privately placed debt securities in terms of SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 or ILDM Regulations for whom accessing the electronic book platform (EBP) is not mandatory shall upload details of the issue with any one of the EBPs within one working day of such issuance. The details can be uploaded using the following links <u>Electronic Issuance - Bombay Stock Exchange Limited</u> (bseindia.com).



8. It is advised that Face Value of NCDs issue through private placement basis should be kept as per Chapter V of SEBI Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021

9. Issuers are hereby advised to comply with signing of agreements with both the depositories as per Regulation 7 of SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 read with SEBI Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021.

10. Company is further requested to comply with SEBI Circular SEBI/HO/DDHS/DDHS-RACPOD1/CIR/P/2023/56 dated April 13, 2023, (if applicable) read along with BSE Circular https://www.bseindia.com/markets/MarketInfo/DispNewNoticesCirculars.aspx?page=20230428-18 and ensure compliance of the same.

This In-Principle Approval is valid for a period of 1 year from the date of issue of this letter or period of 1 year from the date of opening of the first offer of debt securities under the General information Document, which ever applicable. The Exchange reserves its right to withdraw its in-principle approval at any later stage if the information submitted to the Exchange is found to be incomplete/ incorrect/misleading/false or for any contravention of Rules, Bye-laws and Regulations of the Exchange, SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 read with SEBI Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021 and circulars issued thereunder, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Guidelines/Regulations issued by the statutory authorities etc. Further, it is subject to payment of all applicable charges levied by the Exchange for usage of any system, software or similar such facilities provided by BSE which the Company shall avail to process the application of securities for which approval is given vide this letter.

Yours faithfully, For BSE Limited

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Rupal Khandelwal Deputy General Manager

Akshay Arolkar Deputy Manager