

ANNEXURE

To,
Mr. / Mrs. Ritobrata Mitra/Mandeep Kaur
IDBI Trusteeship Services Ltd,
Asian Building, Ground Floor,
17, R. Kamani Marg, Ballard Estate,
Mumbai – 400 001

Dear Sir,

Sub: Quarterly Compliance Report for the Quarter ended September 30, 2021

In compliance with the Securities and Exchange Board of India (SEBI) (Debenture Trustee) Regulations, 1993 as amended from time to time, the SEBI (Listing Obligations and Disclosure Requirements) 2015, and Debenture Trust Deed(s) in respect of secured, listed, senior, taxable, non-cumulative, rated, redeemable, non-convertible debentures ("Debentures") issued by Mindspace Business Parks REIT ("Mindspace REIT" or "Issuer") bearing ISIN No. INEOCCU07033, we furnish the required information for your needful.



Sr. No.	Particulars of Information/Documents Regulatory Requirement:								
1.									Furnished Yes/No
a.	An updated list of Deb Debenture Holders in	the following forma	t:		of				Yes.
	Issue size (including ISIN No)	·		ct No.	Email Id			Details are captured in the weekly Benpos shared by Registrar and Transfer Agent(RTA) and the Benpos as on September 30, 2021, is enclosed herewith as Annexure 1 .	
	INR 75 crores ISIN No. INEOCCU07033								
b.	Details of complaints/grievances in the following format. In case no complaints have been received, a confirmation thereof.								No Compliant received with respect to said Debentures.
		ISSUE-WISE PARTICULARS							
	Issue size	Nos. of Complaints/ Grievances	Nos. of Complain Grievanc	ts/	Grie	Complaints/ evances ng for the	Resolved/ Unresolve d	Reason (if pending beyond 30days of receipt	Statement of Investor Complaints for the quarter ended on September 30, 2021, issued by Registrar and Transfer Agent (RTA)
		pending for the previous quarter	Received du current qua	٠	curren	t quarter		of grievance)	is enclosed herewith as Annexure 2 .
	INR 75 crores ISIN No. INEOCCU07033	0	0	(0		0	NA	

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2.	Management Co	onfirmations:				Furnished Yes/No
a.	A Certificate cun	Yes, details provided in the adjacent table				
	Issue size	ISIN No	Interest/Principal (I Due date of redemption and/or interest (falling in the quarter)	Paid/ unpaid (date of payment, if paid, reasons if not paid)	Next due date for the payment of Interest / principal	
	INR 75crores					
h.	Security and insu	urance¹:				
b.		y Documents executed	d by the Issuer remain valid (isting and binding upon the Is	-	d to the purpose of and as provided	<u>Yes</u>

¹ applicable for secured debentures

K Raheja Corp Investment Managers LLP LLP Identification Number (LLPIN): AAM-1179

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Memorandum/Debenture Trust Deed, and are endorsed in favour of Debenture Trustee as 'Loss Payee'. The premium in respect of the following insurance policies have been paid. Issue Size Policy No. Coverage (Rs.) Period & expiry date Endorsement Rs. 75 Crore 2112203247962101000 Rs. 7,533,478,354/- January 1 2021 to Endorsed December 31 2021	line iv. The	ay or Failure to create security (i s within which the same shall be Secured Assets have been insur captioned Debentures and Secu		November 12, 2020 will be provided with the financial statements for the quarter and half year ended September 30, 2021, which will be approved by the Governing Board of the Issuer at its ensuing meeting. Since, financial information of the Issuer is price sensitive information, the same will be shared once it is approved Not Applicable as security was created within the timelines mentioned in the Debenture Trust Deed dated March 17 2021 Yes, Secured Assets have been insured against major risks.			
Rs. 75 Crore 2112203247962101000 Rs. 7,533,478,354/- January 1 2021 to Endorsed December 31 2021	Me in r	morandum/Debenture Trust Dec espect of the following insuranc	Yes and same is enclosed herewith as Annexure 3.				
c. Statutory: Yes/No		2112203247962101000	Rs. 7,533,478,354/-	•			

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i.	The Issuer has complied with and is in compliance with the provisions of the REIT Regulations, the extant SEBI Regulations and the terms and conditions of the captioned Debentures and there is no event of default which has occurred or continuing or subsisting as on date. If no, please specify details.	Yes
ii.	Whether there is any breach of covenant / terms of the debenture issues in terms of the Information Memorandum and DTD. If yes, please specify date of such breach occurred, the details of breach of covenant and remedial action taken by the Company along with requisite documents.	<u>No</u>
iii.	Any additional covenants of the issue (including side letters, accelerated payment clause, etc.) and status thereof There is no major change in composition of its Board of Directors, which may amount to change in control as defined in SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (Changes if any to be disclosed along with copies of intimation made to the stock exchanges)	There is no change in composition of Governing Board of the Issuer
iv.	any amalgamation, demerger, merger or corporate restructuring or reconstruction scheme proposed by the Issuer	<u>No</u>
٧.	Change, if any, in the nature and conduct of the business by the Issuer	<u>No</u>
vi.	Outstanding litigations, orders, directions, notices, of court/tribunal affecting, or likely to materially affect the interests of the Debenture Holders or the assets, mortgaged and charged under security creation documents, if any	<u>No</u>
vii.	Proposals, if any placed before the board of directors for seeking alteration in the form or nature or rights or privileges of the Debentures or in the due dates on which interest or redemption are payable, if any	<u>No</u>

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	viii.	Disclosures, if any made to the stock exchange in terms of Regulation 30 or Regulation 51(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 which may have a bearing on the Debentures or on the payment of interest or redemption of the Debentures There are no events or information or happenings which may have a bearing on the performance/operation of the	
		Company, or there is no price sensitive information or any action as per SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that may affect the payment of interest or redemption of the Debentures.	
d.	Others:		Yes/No
	i.	Details of revisions in the credit rating (if any)(to be attached);	There is no change in the Credit rating re-affirmed by CRISIL Ratings Limited vide letter dated July 14, 2021 and same is enclosed herewith as Annexure 4
	ii.	Details of Corporate Debt Restructuring (if any);	None
	iii.	Details of lenders/creditors joining or entering into Inter Creditor Agreement as per RBI guidelines, including all such information/ documents required to be submitted by the Company to the RBI on an annual basis in respect of such Financial Year, as applicable	<u>No</u>
	iv.	Details of Fraud/defaults by promoter or key managerial personnel or by Issuer Company or arrest of key managerial personnel or promoter;	<u>No</u>
	V.	Details of one time settlement with any bank (if any);	<u>No</u>
	vi.	Details of Reference to Insolvency or a petition (if any) filed by any creditor	Not Applicable

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	vii. Confirmation that a functional website containing, amongst others, the following information is maintained by the	Yes except Debenture Redemption
	Company:-	Reserve as the same is not applicable to
	 email address for grievance redressal and other relevant details; 	REIT.
	 name of the debenture trustees with full contact details; 	
	• the information, report, notices, call letters, circulars, proceedings, etc., concerning non-convertible redeemable	
	preference shares or non-convertible debt securities;	
	 all information and reports including compliance reports filed by the Company; 	
	Debenture redemption reserve	
	 Default by issuer to pay interest or redemption amount [if any] 	
	 failure to create a charge on the assets [if any] 	
	 revision in rating assigned to the NCDs [if any] 	
4.	Copies of the following information/documents (to be attached) (all fields mandatory):-	Furnished Yes/No
a.	Asset cover Certificate ² in the format of Annexure A of the SEBI Circular dated 12.11.2020.	Asset Cover Certificate will be provided along with the financial statements for
	For Secured NCDs, cases which are secured by way of book debts / receivables, the company shall mandatorily provide asset	the quarter and half year ended
	cover certificate including covenant compliance confirmation on half yearly basis (in the format of Annexure A of the SEBI	September 30, 2021, which will be
	Circular dated 12.10.2020) from the Statutory Auditor of the Company. Covenant would include financial and non-financial	approved by Governing Board of the
	covenants. This is a requirement as per Regulation 15(1)(t) of the SEBI (DT) Regulation as amended on 8th Oct, 2020.	Issuer at its ensuing meeting.
	In case of Unsecured NCD / bond issues, please furnish the certificate of Statutory Auditor (in the format as provided in	Since, Financial information of the
	Annexure A (Table-II) and Part C of SEBI Circular dated Nov 12, 2020), on half-yearly basis for maintenance of asset cover	Issuer is price sensitive information, the
	including compliance with all the covenants, in respect of listed non-convertible debt securities from the Issuers.	same will be shared once it is approved
		at the Governing Board meeting.

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² To be submitted within 30 days from the end of each quarter. To be submitted in the format as provided under Annexure A of the SEBI Circular, bearing reference number SEBI/ HO/ MIRSD/ CRADT/ CIR/ P/ 2020/230 dated 12.11.2020.



b.	A statement of value of pledged securities ³ , if any / applicable	Not Applicable
c.	A statement of value of Debt Service Reserve Account or any other form of security ⁴ if any / applicable	Statement of value of Debt Service
		Reserve Account is not applicable.
		Asset Cover Certificate will be provided along with the financial statements for
		the quarter and half year ended
		September 30, 2021, which will be
		approved by Governing Board of the
		Issuer at its ensuing meeting.
		Since, Financial information of the
		Issuer is price sensitive information, the
		same will be shared once it is approved
		at the Governing Board meeting.
d.	Net worth certificate of personal guarantors [if any] ⁵ if any / applicable	Not Applicable
e.	Any breach of covenant during the last quarter. If yes, please furnish the details of the breach occurred along with the steps taken by the Company.	<u>No</u>

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³ To be submitted within 30 days from the end of each quarter as per the SEBI Circular, bearing reference number SEBI/ HO/ MIRSD/ CRADT/ CIR/ P/ 2020/230 dated 12.11.2020.

⁴ To be submitted within 30 days from the end of each quarter as per the SEBI Circular, bearing reference number SEBI/ HO/ MIRSD/ CRADT/ CIR/ P/ 2020/230 dated 12.11.2020.

⁵ To be submitted within 30 days from end of the second and fourth quarter as per the SEBI Circular, bearing reference number SEBI/ HO/ MIRSD/ CRADT/ CIR/ P/ 2020/230 dated 12.11.2020



f.	Certified True Copy of quarterly and year-to-date standalone financial results ⁶	Certified true copy of quarterly and half yearly standalone financial statements will be approved by Governing Board at its ensuing meeting. Since, Financial information of the Issuer is price sensitive information, the same will be shared once it is approved at the Governing Board Meeting.
g.	Copy of the un-audited or audited financial results ⁷	Certified true copy of quarterly and half yearly standalone financial statements will be approved by Governing Board at its ensuing meeting. Since, Financial information of the Issuer is price sensitive information, the same will be shared once it is approved at the Governing Board Meeting.
h.	Periodical reports from lead bank regarding progress of the Project	Not Applicable
i.	Copy of the Insurance Policies duly endorsed in favour of the Debenture Trustee as 'Loss Payee'	Yes, the same is enclosed herewith as Annexure 3.
j.	Details of initiation of forensic audit (by whatever name called) in respect of the Company, and copies of the disclosures made by the Company to the Stock Exchange in this regard.	No such audit initiated

⁶ Regulation 33(3) (a) of SEBI LODR Regulations –applicable only if the Company has its equity shares listed of Stock Exchange

⁷ Regulation 52(1) of SEBI LODR Regulations – To be submitted within forty five days from the end the second and fourth quarter and on the same day the information is submitted to stock exchanges.



k. a one-time certificate from the statutory auditor of the Company with respect to the use of the proceeds raised through the issue of Debentures as and when such proceeds have been completely deployed toward the proposed end-uses

As per statutory auditor's certificate dated April 09, 2021 the funds are completely utilized. Hence Not applicable for quarter ended September 30, 2021

For and on behalf of K Raheja Corp Investment Managers LLP (acting as the Manager to Mindspace Business Parks REIT)

Name: Preeti Chheda

Designation: Chief Financial Officer & Compliance Officer