#### Mahindra Lifespace Developers Ltd.

Mahindra Towers, 5th Floor, Dr. G. M, Bhosale Marg, Worli, Mumbai - 400018, India

Tel.: +91 22 6747 8600 www.mahindralifespaces.com

CIN: L45200MH1999PLC118949

4th September, 2023

| BSE Limited                          | National Stock Exchange of India Limited            |  |
|--------------------------------------|---|--|
| Corporate Services,                  | Exchange Plaza,                                     |  |
| Piroze Jeejeebhoy Towers,            | Bandra Kurla Complex,                               |  |
| Dalal Street, Mumbai – 400 001       | Bandra (East), Mumbai 400051                        |  |
| Listing: http://listing.bseindia.com | Listing: https://neaps.nseindia.com/NEWLISTINGCORP/ |  |

Re:

| Security      | BSE    | NSE     | ISIN         |
|---------------|--------|---------|--------------|
| Equity Shares | 532313 | MAHLIFE | INE813A01018 |

### Sub : Intimation under Regulation 30 read with Schedule III of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sirs,

This is further to our letters dated 9<sup>th</sup> November, 2022 and 6<sup>th</sup> October, 2022 (letters enclosed) informing joint venture with Actis, a leading global investor in sustainable infrastructure, for developing industrial and logistics real estate facilities across India.

In this regard, the Company has today executed a Securities Purchase Agreement (SPA) at 5:30 pm and Shareholders Agreement (SHA) at 8:30 pm with Omega Warehouse Holdings 2 Limited (Omega), Affiliate of Actis and Interlayer Two Warehousing Private Limited (Interlayer 2), ("Asset Owning SPV") and others.

Pursuant to SPA and SHA, the Company has agreed for a total investment commitment of Rs. 48.9 crore over a period of five years subject to fulfilment of certain conditions as mentioned in the SHA and shall initially acquire 3,300 equity shares having face value of Rs. 10 each at a

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premium of Rs. 12 each aggregating to Rs. 72,600 (Rupees Seventy-Two Thousand Six Hundred only) resulting in the Company holding 33% of the total shareholding of Interlayer 2 and balance 67% of the total shareholding of Interlayer 2 will be held by Omega. Further, investment in form of equity and/or other securities in Interlayer 2 will be undertaken in accordance with the terms of the SHA in the ratio of 33:67 wherein 33% will be held by the Company and balance by Omega.

The details, as required under Schedule III of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated 13 July, 2023 are enclosed as Annexure A.

For Mahindra Lifespace Developers Limited

Vimal Agarwal Chief Financial Officer PAN: ADRPA0775G

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### Annexure A

### Acquisition (including agreement to acquire)

| Particulars                           | Information of such events  |
|---------------------------------------|---|
| Name of the target entity, details in | Interlayer Two Warehousing Private Limited (Interlayer            |
| brief such as size, turnover etc.     | 2) was incorporated on $5^{th}$ August, 2022 and currently        |
|                                       | has authorised share capital of Rs. 5 crore and paid-             |
|                                       | up capital of Rs. 1 lakh.   |
|                                       |   |
|                                       | Turnover for the period from $5^{th}$ August, 2022 till $31^{st}$ |
|                                       | March, 2023 was Nil   |
|                                       |   |
|                                       | The total investment commitment in Interlayer 2 is upto           |
|                                       | Rs. 148.3 crore, of which the Company, subject to the             |
|                                       | business requirement and fulfilment of certain conditions         |
|                                       | as mentioned in the SHA, may invest upto Rs. 48.9                 |
|                                       | crore, i.e. 33% of the overall investment commitment              |
|                                       | and the balance will be invested by Omega Warehouse               |
|                                       | Holdings 2 Limited (Omega), affiliate entity of Actis.            |
|                                       | However, as part of initial investment, pursuant to SPA,          |
|                                       | it is agreed that the Company will be investing in                |
|                                       |   |
|                                       | Interlayer 2 by acquiring 3,300 equity shares having              |
|                                       | face value of Rs. 10 each at a premium of Rs. 12 each             |
|                                       | aggregating to Rs. 72,600 (Rupees Seventy-Two                     |
|                                       | Thousand Six Hundred only) resulting in the Company               |
|                                       | holding 33% of the total share capital of Interlayer 2            |
|                                       | (Initial Subscription).   |

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| Whether the acquisition would fall   | The Initial Subscription will result in Interlayer 2  |
|--|---|
| within related party transaction(s)  | becoming associate of the Company.  |
| and whether the promoter/ promoter<br>group/ group companies have any<br>interest in the entity being        | Requisite approvals for the said investment have been obtained.                               |
| acquired? If yes, nature of interest<br>and details thereof and whether the<br>same is done at "arms length" | Neither Promoter nor any promoter group or group companies have any interest in Interlayer 2. |
| Industry to which the entity being   | Development of industrial and logistics real estate   |
| acquired belongs;  | facilities  |
| Objects and effects of   | As agreed between the Company and Actis, Interlayer   |
| acquisition (including but not limited   | 2 shall act as Asset Owning Company in accordance   |
| to, disclosure of reasons for  | with the definitive agreements executed for development                                       |
| acquisition of target entity, if its   | of industrial and logistics real estate facilities. The said                                  |
| business is outside the main line of   | business is in the ordinary course of business of the   |
| business of the listed entity)   | Company.  |
| Brief details of any governmental or   | Presently, no approvals are required for Initial  |
| regulatory approvals required for the  | Subscription agreed between the Parties.  |
| acquisition;   |   |
| Indicative time period for completion  | The total investment commitment may be invested over  |
| of the acquisition;  | a period of five years subject to fulfilment of certain                                       |
|  | conditions as mentioned in the SHA.   |
|  | The Initial Subscription shall be completed today.  |
| Nature of consideration -  | Cash consideration.   |
| whether cash consideration or  |   |
| share swap and details of the  |   |
|  | 1   |

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CIN: L45200MH1999PLC118949

| Cost of acquisition or the price at | As part of initial investment, the Company would be        |
|-------------------------------------|--|
| which the shares are acquired;      | acquiring 3,300 equity shares having face value of Rs.     |
|                                     | 10 each at a premium of Rs. 12 each aggregating to         |
|                                     | Rs. 72,600 (Rupees Seventy-Two Thousand Six                |
|                                     | Hundred only).   |
|                                     |  |
|                                     | The total investment commitment is upto Rs. 148.3          |
|                                     | crore, of which the Company, subject to business           |
|                                     | requirements and subject to fulfilment of certain          |
|                                     | conditions as mentioned in the SHA, may invest upto        |
|                                     | Rs. 48.9 crore (i.e. 33% of the total investment           |
|                                     | commitment).   |
| Percentage of shareholding /        | As part of initial investment, pursuant to SPA, it is      |
| control acquired and / or           | agreed that the Company will be investing in Interlayer    |
| number of shares<br>acquired;       | 2 by acquiring 3,300 equity shares having face value       |
|                                     | of Rs. 10 each at a premium of Rs. 12 each aggregating     |
|                                     | to Rs. 72,600 (Rupees Seventy-Two Thousand Six             |
|                                     | Hundred only) resulting in the Company holding 33% of      |
|                                     | the total share capital of Interlayer 2 (Initial           |
|                                     | Subscription). Further, investment in the form of equity   |
|                                     | and/or other securities in Interlayer 2 will be undertaken |
|                                     | in accordance with the terms of the SHA and SPA in         |
|                                     | the ratio of 33:67 wherein 33% will be held by the         |
|                                     | Company and balance by Omega.                              |

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CIN: L45200MH1999PLC118949

### Annexure A

### Agreements viz. shareholder agreement(s)

| Share Purchase Agreement (SPA) has been         |
|---|
| executed amongst the Company, Omega             |
| Warehouse Holdings 2 Limited, Affiliate of      |
| Actis, Interlayer Two Warehousing Private       |
| Limited (Interlayer 2) ("Asset Owning SPV")     |
| and Mr. Santosh Jha, Mr. Akash Rastogi          |
| (current shareholders of Interlayer 2).         |
|   |
| Shareholders Agreement (SHA) has been           |
| executed amongst the Company, Omega             |
| Warehouse Holdings 2 Limited, Affiliate of      |
| Actis and Interlayer Two Warehousing Private    |
| Limited (Interlayer 2) ("Asset Owning SPV").    |
| To develop industrial and logistics real estate |
| facilities                                      |
| The Company will be investing in Interlayer 2   |
| by acquiring 3,300 equity shares having face    |
| value of Rs. 10 each at a premium of Rs. 12     |
| each aggregating to Rs. 72,600 (Rupees          |
| Seventy-Two Thousand Six Hundred only)          |
| resulting in the Company holding 33% of the     |
| total share capital of Interlayer 2 (Initial    |
| Subscription). Further, investment in form of   |
| equity and/or other securities in Interlayer 2  |
| equity and/or other securities in intenayer 2   |
| will be undertaken in accordance with the       |
|   |
| will be undertaken in accordance with the       |
|   |

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Tel.: +91 22 6747 8600 www.mahindralifespaces.com

CIN: L45200MH1999PLC118949

| Significant terms of the agreement (in brief)         | The Company and Omega shall invest in          |
|---|--|
| special rights like right to appoint directors, first | Interlayer 2 to undertake the business of      |
| right to share subscription in case of issuance       | industrial and logistics real estate projects. |
| of shares, right to restrict any change in capital    |  |
| structure etc.;                                       | Presently, the Company has a right to appoint  |
|   | one director and Omega has right to appoint    |
|   | three directors in Interlayer 2.               |
|   |  |
|   | No such specific restriction with respect to   |
|   | change in capital structure                    |
| Whether, the said parties are related to              | Omega is not related to Promoter/Promoter      |
| promoter/promoter group/ group companies              | group/group companies. Post Initia             |
| in any manner. If yes, nature of relationship         | Subscription, Interlayer 2 will become         |
|   | associate of the Company.                      |
| Whether the transaction would fall within             | Post Initial Subscription, Interlayer 2 wil    |
| related party transactions? If yes, whether the       | become associate of the Company and that       |
| same is done at "arm's length"                        | the Company has obtained requisite approvals   |
|   | in this regard. The transaction is undertaker  |
|   | at arm's length basis.                         |
| In case of issuance of shares to the parties,         | The Company, pursuant to the Share             |
| details of issue price, class of shares issued        | Purchase Agreement, shall acquire to 3,300     |
|   | equity shares having face value of Rs. 10 each |
|   | at a premium of Rs. 12 each aggregating to     |
|   | Rs. 72,600 (Rupees Seventy-Two Thousand        |
|   | Six Hundred only) resulting in the Company     |
|   | holding 33% of the total share capital o       |
|   | Interlayer 2.                                  |
|   |  |
|   | Further, investment in form of equity and/o    |
|   | other securities in Interlayer 2 will be       |
|   | undertaken in accordance with the terms o      |
|   | the SHA and SPA in the ratio of 33:67          |

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CIN: L45200MH1999PLC118949

|  | wherein 33% will be held by the Company and |
|--|---|
|  | balance by Omega.                           |
| Any other disclosures related to such              | Nil   |
| agreements, viz., details of nominee on the        |   |
| board of directors of the listed entity, potential |   |
| conflict of interest arising out of such           |   |
| agreements, etc.;                                  |   |
|  |   |
| In case of termination or amendment of             | Not Applicable                              |
| agreement, listed entity shall disclose            |   |
| additional details to the stock exchange(s):       |   |
| a) name of parties to the agreement;               |   |
| b) nature of the agreement;                        |   |
| c) date of execution of the agreement;             |   |
| d) details of amendment and impact thereof or      |   |
| reasons of termination and impact thereof.         |   |
|  |   |

For Mahindra Lifespace Developers Limited

Vimal Agarwal Chief Financial Officer

### Mahindra Lifespaces

9<sup>th</sup> November, 2022

| BSE Limited                          | National Stock Exchange of India Limited   |
|--------------------------------------|--|
| Corporate Services,                  | Exchange Plaza,                            |
| Piroze Jeejeebhoy Towers,            | Bandra Kurla Complex,                      |
| Dalal Street, Mumbai – 400 001       | Bandra (East), Mumbai 400051               |
| Listing: http://listing.bseindia.com | Listing:                                   |
|                                      | https://neaps.nseindia.com/NEWLISTINGCORP/ |

Re:

| Security      | BSE    | NSE     | ISIN         |
|---------------|--------|---------|--------------|
| Equity Shares | 532313 | MAHLIFE | INE813A01018 |

### Sub : Intimation under Regulation 30 read with Schedule III of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 – Acquisition

Dear Sirs,

This is further to our letters dated 6<sup>th</sup> October, 2022 (letters enclosed) informing execution of definitive document to establish a joint venture with Actis, a leading global investor in sustainable infrastructure, for developing industrial and logistics real estate facilities across India.

It was further mentioned in the said letters that, subject to requisite approval and finalisation of other definitive documents, the Company and Actis, for the above purpose, will form Asset Owning SPVs and an Operating Company which will provide service to these Asset Owning SPVs.

In this regard, the Company, pursuant to the definitive documents executed on 5<sup>th</sup> October, 2022, have today executed a Securities Subscription Agreement (SSA) and Shareholders Agreement (SHA) for the aforementioned Operating Company.

SSA has been executed between the Company and AMIP Industrial Parks Private Ltd (AMIP), a company formed for the purpose of providing services to the Asset Owning SPVs whereas SHA has been executed between Omega Warehouse Holdings 1 Ltd (Omega 1), Omega Warehouse Holdings 2 Ltd (Omega 2), both Affiliate entities of Actis, the Company and AMIP.



### Annexure A Acquisition (including agreement to acquire)

| h events   |
|--|
| arks Private Limited (AMIP), ar<br>by Omega Warehouse Holdings 1<br>nega Warehouse Holdings 2 Lto<br>iliate entities of Actis.   |
| incorporated company under the<br>I3. AMIP was incorporated on 10 <sup>t</sup><br>authorised share capital of Rs. 4<br>apital of Rs. 1 lakh.   |
| cable as AMIP is incorporated or   |
| ne total investment commitment in<br>90 crore, of which the Company<br>ess requirement, may invest upto<br>e. 26% of the overall investmen<br>he balance will be invested by<br>ga 2, affiliate entities of Actis. |
| of initial investment, pursuant to<br>at the Company will be investing a<br>AMIP by subscribing 3,514 equity<br>ch aggregating Rs. 35,140 (Initia  |
| cription of equity shares is not a ction.  |
| restment in AMIP will be a Related<br>and Company will ensure<br>ice in that regard.<br>or any promoter group or group   |
| y interest in AMIP.<br>ement services.   |
| y  |

Mahindra Lifespace Developers Limited Mahindra Towers, 5<sup>th</sup> Floor, Dr. G.M. Bhosale Marg, Worli, Mumbai 400 018, India +91 22 6747 8600/8601 | www.mahindralifespaces.com CIN: L45200MH1999PLC118949 Email: investor.mldl@mahindra.com

#### Brief AMIP was incorporated on 10th October, 2022 with background about the authorised share capital of Rs. 1 crore and paid up entity acquired in terms of products capital of Rs. 1 lakh. 1 line of business acquired, date of incorporation, history of last 3 AMIP is formed to carry on the business of providing years, turnover, country in which various management and/or operating management the acquired entity has presence services to the Asset Owning entities to be formed, and anv other significant from time to time, and such other parties for information (in brief) development of industrial and logistics real estate facilities across India. Last three years turnover - Not applicable AMIP is incorporated in India and currently, has no operation in countries other than India. Its present business operations in India are yet to commence.

Mahindra

Lifespaces

#### For Mahindra Lifespace Developers Limited

ANKIT MANOJ MAI SHAH

Digitally signed by ANKIT MANOJ SHAH Date: 2022.11.09 19:24:24 +05'30'

### Ankit Shah

Assistant Company Secretary & Compliance Officer ACS 26552

Mahindra Lifespace Developers Limited Mahindra Towers, 5<sup>th</sup> Floor, Dr. G.M. Bhosale Marg, Worli, Mumbai 400 018, India +91 22 6747 8600/8601 | www.mahindralifespaces.com CIN: L45200MH1999PLC118949 Email: investor.mldl@mahindra.com

## Mahindra Lifespaces

### Annexure A

| 1. | Name(s) of parties with whom the agreement is entered  | The Company has, on late evening of 5 <sup>th</sup> October, 2022, executed definitive documents to establish joint ventures with Actis, a leading global investor in sustainable infrastructure.  |
|----|--|--|
| 2. | Purpose of entering into the agreement   | To develop industrial and logistics real estate<br>facilities across India.  |
| 3. | Shareholding, if any, in the entity with whom the agreement is executed;   | Nil  |
| 4. | Significant terms of the<br>agreement (in brief) special rights<br>like right to appoint directors, first<br>right to share subscription in case<br>of issuance of shares, right to<br>restrict any change in capital<br>structure etc | Subject to requisite approvals and finalisation of<br>other definitive documents, the Company or its<br>Affiliates and Actis or its Affiliates will jointly invest<br>in Asset Owning SPVs (SPVs) and in an<br>Operating Company which will provide service to<br>Asset Owning SPVs.<br>The Company or its Affiliates may own stakes in<br>the range of 26% to 40% in these entities, and the<br>balance will be owned by Actis or its Affiliates.<br>Each party will have right to appoint directors in<br>proportion to their shareholding. Presently, the<br>Company has right to appoint one director and<br>Actis has right to appoint three directors in the<br>Asset Owning SPVs and Operating Company.<br>No such specific restriction with respect to change<br>in capital structure. |
| 5. | Whether, the said parties are<br>related to promoter/promoter<br>group/ group companies in any<br>manner. If yes, nature of<br>relationship  | Actis is a third-party who does not belong to the<br>Promoter/ Promoter Group/Group companies.   |
| 6. | Whether the transaction would fall<br>within related party transactions?<br>If yes, whether the same is done<br>at "arms length  | Presently, the arrangement does not fall under the<br>ambit of Related Party Transactions. However, in<br>case such situation arises in future, the same<br>shall be done at "arms length" and requisite<br>approvals will be sought from shareholders.  |
| 7. | In case of issuance of shares to<br>the parties, details of issue price,<br>class of shares issued;  | Subject to requisite approvals and finalisation of<br>other definitive documents, the Company or its<br>Affiliates may own stakes in the range of 26% to   |

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+91 22 6747 8600/8601 | www.mahindralifespaces.com

CIN: L45200MH1999PLC118949

Email: investor.mldl@mahindra.com

6th October, 2022

| BSE Limited   | National Stock Exchange of India Limited                                 |  |
|---|--|--|
| Corporate Services,<br>Piroze Jeejeebhoy Towers,<br>Dalal Street,<br>Mumbai – 400 001 | Exchange Plaza,<br>Bandra Kurla Complex,<br>Bandra (East), Mumbai 400051 |  |
| Listing: http://listing.bseindia.com  | Listing: https://www.connect2nse.com/LISTING/                            |  |

Re:

| Security      | BSE    | NSE     | ISIN         |
|---------------|--------|---------|--------------|
| Equity Shares | 532313 | MAHLIFE | INE813A01018 |

Dear Sirs / Madam,

Sub: Intimation under Regulation 30 of the SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015

The Company has, on late evening of 5<sup>th</sup> October, 2022, executed definitive documents to establish joint ventures with Actis, a leading global investor in sustainable infrastructure, for developing industrial and logistics real estate facilities across India. Subject to requisite approvals and finalisation of other definitive documents, the Company or its Affiliates and Actis or its Affiliates will jointly invest in Asset Owning SPVs and in an entity that will provide business services to the Asset Owning SPVs. The Company or its Affiliates may own stakes in the range of 26% to 40% in these entities, and the balance will be owned by Actis or its Affiliates.

Subject to requisite approvals, both Partners have earmarked upto 100 acres of land across the Mahindra World Cities as seed assets to be acquired by the Asset Owning SPVs during the course of arrangement. In addition, the Partners plan to expand the business by acquiring and developing greenfield and brownfield projects across India.

A press release which is self-explanatory is enclosed herewith.

Actis is a third-party who does not belong to the Promoter/ Promoter Group/Group companies and presently, the arrangement does not fall under the ambit of Related Party Transactions.

For Mahindra Lifespace Developers Limited

ANKIT MANOJ SHAH Ankit Shah

Asst. Company Secretary & Compliance Officer

Mahindra Lifespace Developers Limited Mahindra Towers, 5<sup>th</sup> Floor, Dr. G.M. Bhosale Marg, Worli, Mumbai 400 018, India +91 22 6747 8600/8601 | www.mahindralifespaces.com CIN: L45200MH1999PLC118949 Email: investor.mldl@mahindra.com





The first real estate company in India to have committed to the global Science Based Targets initiative (SBTi), all Mahindra Lifespaces' projects are certified environment friendly. With a 100% Green portfolio since 2014, the company is working towards carbon neutrality by 2040 and actively supports research on green buildings tailored to climatic conditions in India. Mahindra Lifespaces® is the recipient of over 80 awards for its projects and ESG initiatives.

Learn more about Mahindra Lifespaces® at www.mahindralifespaces.com

#### About Mahindra

Founded in 1945, the Mahindra Group is one of the largest and most admired multinational federation of companies with 260,000 employees in over 100 countries. It enjoys a leadership position in farm equipment, utility vehicles, information technology and financial services in India and is the world's largest tractor company by volume. It has a strong presence in renewable energy, agriculture, logistics, hospitality and real estate.

The Mahindra Group has a clear focus on leading ESG globally, enabling rural prosperity and enhancing urban living, with a goal to drive positive change in the lives of communities and stakeholders to enable them to Rise.

Learn more about Mahindra on <u>www.mahindra.com</u> / Twitter and Facebook: @MahindraRise/ For updates subscribe to <u>https://www.mahindra.com/news-room</u>

#### About Actis

Actis is a leading global investor in sustainable infrastructure. We deliver competitive returns for institutional investors and measurable positive impact for countries, cities, and communities in which we operate. Our global experience, operational knowhow and strong culture allow us to create global sustainability leaders. We do it at scale. And have been doing so for decades. Since inception, we have raised US\$24 billion to invest in a better tomorrow.

Actis is a signatory to the United Nations backed Principles for Responsible Investment (UNPRI), an investor initiative developed by the UNEP FI and the UN Global Compact. The firm has consistently been awarded the highest rating score in the UN Principles for Responsible Investment (PRI) independent assessment. www.act.is

#### For further enquiries, please contact:

Ms. Jaswinder Manchanda Kochar Corporate Communications Mahindra Lifespaces Developers Ltd. Email: <u>kochar.jaswinder@mahindra.com</u>

Actis Press Contact (India) Jyoti Tanwar / Chintan Shah Adfactors PR +91 98199 10523 / +91 99206 30954