

Madrid, June 11, 2024

**Making Science Group, S.A.** (hereinafter, "Making Science", "Making Science Group", the "Company", or the "Group"), pursuant to the provisions of Article 17 of Regulation (EU) No. 596/2014 on market abuse and Article 227 of Law 6/2023, of March 17, on Securities Markets and Investment Services, and concordant provisions, as well as in Circular 3/2020 of the BME Growth segment of BME MTF Equity (hereinafter, "BME Growth"), hereby brings to your attention the following information:

## OTHER RELEVANT INFORMATION

United Communications Partners Inc. ("UCP") (OTC Markets Group: UCPA) and Making Science Group, S.A. ("Making Science") (BME Growth: MAKS) today announced the execution of a definitive agreement and plan of merger (the "Merger Agreement") between UCP and Making Science Marketing & Adtech, SLU ("MSMA"), a wholly-owned subsidiary of Making Science. Pursuant to the Merger Agreement, MSMA will acquire all of UCP's common shares not currently owned by Making Science and its affiliates in a merger transaction (the "Merger"). Making Science presently owns 1,231,881,346 shares of UCP's common stock through MSMA and affiliates, representing a 76.14% interest in UCP.

Under the Merger Agreement, MSMA will pay cash consideration of \$0.0029086 per share (the "Merger Consideration") to the shareholders of UCP, other than MSMA and its affiliates, in exchange for the shares of UCP, for total Merger Consideration of approximately \$1.12 million. The Merger Consideration represents a premium of approximately 9% to the three-month volume weighted average price of UCP's common shares through to June 10, 2024.

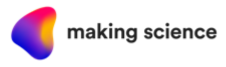
Completion of the Merger will be subject to the approval of the stockholders of UCP, in accordance with the requirements of Nevada merger law, and the approval by a majority of shares held by shareholders of UCP who are present and eligible to vote at the meeting of shareholders to be held to approve the Merger, other than MSMA and its affiliates.

UCP has called a meeting of the shareholders of UCP to be held on July 30, 2024 (the "Shareholder Meeting") to consider the approval of the Merger. Shareholders of UCP as of the record date of June 11, 2024 will be entitled to attend and vote their shares of UCP's common stock at the Shareholder Meeting. The Company expects to mail information about the Merger to UCP shareholders before the end of June 2024.

If the requisite shareholder approvals are obtained and other conditions to the completion of the Merger are satisfied, the Merger is expected to close in early August 2024 at which time the Merger Consideration would be paid to the UCP shareholders.

If the Merger is completed, the business of UCP will be operated going forward as a wholly-owned subsidiary of MSMA.

UCP is a Nevada incorporated holding company that currently conducts its operations through its wholly owned subsidiaries; Tre Kronor Media AB, Abrego Spain SL and Effect Growth Media AB (former Tre Kronor Holding AB). Through its subsidiaries, UCP offers its customers advertising media, and other marketing and communication services for marketing and media within tech, data, CRM, strategy, and media buying, primarily in Sweden, Denmark, Norway, and Finland. The Company currently has 75 employees in the Nordics. Tre Kronor Media AB was in 2024 awarded the Agency of the year in Sweden.



In compliance with the provisions of BME MTF Equity Circular 3/2020, it is hereby expressly stated that the information provided herein has been prepared under the sole responsibility of the Company and its directors in their current position.

Sincerely yours,

Mr. José Antonio Martínez Aguilar Chief Executive Officer, Making Science Group, S.A.