Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

United Communications Partners Inc.

625 Broadway, New York, NY10012, USA

<u>+46 735 05 05 05</u> http://www.ucpworld.com <u>info@ucpworld.com</u> 7310-Services/Advertising

Quarterly Report
For the Period Ending: September 2022
(the "Reporting Period")

	(the "Reporting Period")
As of September 1,617,887,264	er 30, 2022, the number of shares outstanding of our Common Stock was:
As of June 30, 1,617,887,264	2022, the number of shares outstanding of our Common Stock was:
As of March 31 1,617,887,264	, 2022, the number of shares outstanding of our Common Stock was:
As of Decembe 1,617,887,264	er 31, 2021, the number of shares outstanding of our Common Stock was:
•	ck mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and the Exchange Act of 1934):
Yes: □	No: ⊠
Indicate by che	ck mark whether the company's shell status has changed since the previous reporting period:
Yes: □	No: ⊠
Indicate by che	ck mark whether a Change in Control ¹ of the company has occurred over this reporting period:
Yes: □	No: ⊠
¹ "Change in Control"	shall mean any events resulting in:

⁽i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities;

⁽ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;

⁽iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or

⁽iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

1) Name and address(es) of the issuer and its predecessors (if any)

In answering this item, provide the current name of the issuer any names used by predecessor entities, along with the dates of the name changes.

Issuer: United Communications Partners Inc.

Name change: On March 25, 2011, the Company changed name from Bark Group Inc to United Communciations

Partners Inc.

The state of incorporation or registration of the issuer and of each of its predecessors (if any) during the past five years; Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):

Incorporated in NV, USA. Date of incorporation: July 5, 2005, Current standing: Active

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors since inception:

None

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

None

The address of the issuer's principal executive office:

625 Broadway, New York, NY10012, USA

The address(es) of the issuer's principal place of business: Check box if principal executive office and principal place of business are the same address: \Box

UCP Inc., c/o Tre Kronor Media AB, Regeringsgatan 109, 111 39 Stockholm, Sweden

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

Yes: ☐ No: ⊠

If this issuer or any of its predecessors have been the subject of such proceedings, please provide additional details in the space below:

N/A

2) Security Information

Trading symbol: UCPA

Exact title and class of securities outstanding: Common stock

CUSIP: 90983A
Par or stated value: USD 0.001

Total shares authorized: 2,000,000,000 as of date: September 30, 2022
Total shares outstanding: 1,617,887,264 as of date: September 30, 2022
Number of shares in the Public Float²: 318,554,196 as of date: September 30, 2022
Total number of shareholders of record: 116 as of date: September 30, 2022

All additional class(es) of publicly traded securities (if any):

Trading symbol: UCPA

Exact title and class of securities outstanding: Preferred stock

CUSIP: 90983A
Par or stated value: USD 0.001

Total shares authorized: 100,000,000 as of date: September 30, 2022 nil as of date: September 30, 2022

Transfer Agent

Name: V Stock Transfer, LLC

Phone: 212.828.8436

Email: info@vstocktransfer.com

Address: 18 Lafayette Place, Woodmere, NY 11598

Is the Transfer Agent registered under the Exchange Act?³ Yes: ☑ No: □

² "Public Float" shall mean the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10 percent of the total shares outstanding (a "control person"), or any affiliates thereof, or any immediate family members of officers, directors and control persons.

³ To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

3) Issuance History

The goal of this section is to provide disclosure with respect to each event that resulted in any direct changes to the total shares outstanding of any class of the issuer's securities in the past two completed fiscal years and any subsequent interim period.

Disclosure under this item shall include, in chronological order, all offerings and issuances of securities, including debt convertible into equity securities, whether private or public, and all shares, or any other securities or options to acquire such securities, issued for services. Using the tabular format below, please describe these events.

A. Changes to the Number of Outstanding Shares

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods: \boxtimes

Shares Outstanding as of Second Most Recent Fiscal Year End: Opening Balance			*Right-click the rows below and select "Insert" to add rows as needed.						
Date									
December 31, 2020	Commor 1,617,88								
	Preferre Nil	d:							
Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) -OR- Nature of Services Provided	Restricted or Unrestricted as of this filing.	Exemption or Registration Type.
Shares Outstanding on Date of This Report:									
Ending Balance:									
Date									
September 30, 2022 Common: 1,617,887,264									
Preferred: Nil		d:							

Example: A company with a fiscal year end of December 31st, in addressing this item for its quarter ended June 30, 2021, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2019 through June 30, 2021 pursuant to the tabular format above.

Use the space below to provide any additional details, including footnotes to the table above: $\underline{\text{N/A}}$

B. Debt Securities, Including Promissory and Convertible Notes

Use the chart and additional space below to list and describe all outstanding promissory notes, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements: ⊠

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g. Loan, Services, etc.)

	Use the space below to	provide an	v additional details	, including	q footnotes to	the table above:
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N/A

4) Financial Statements

Α	The following	financial	statements	were prepared	in	accordance	with

☑ U.S. GAAP

☐ IFRS

B. The financial statements for this reporting period were prepared by (name of individual)4:

Name: Anna-Karin Darlin

Title: CFO Relationship to Issuer: Officer

Provide the financial statements described below for the most recent fiscal year or quarter.

- C. Balance sheet;
- D. Statement of income:
- E. Statement of cash flows;
- F. Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- G. Financial notes; and
- H. Audit letter, if audited

⁴ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

Financial Statements are published/posted in separate reports at OTCIQ and are incorporated by reference:

Financial statements for year ended December 31, 2018, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Annual Report – UCP Annual Report 2018; December 31, 2018; Posted on otciq.com 15th of April 2019.

Financial statements for quarter ended March 31, 2019, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Quarterly Report – UCP Financial statements Q1 2019: Posted on otciq.com 16th of May 2019.

Financial statements for quarter ended June 30, 2019, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Quarterly Report – UCP Financial statements Q2 2019: Posted on otciq.com 14th of August 2019.

Financial statements for quarter ended September 30, 2019, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Quarterly Report – UCP Financial statements Q3 2019: Posted on otciq.com 14th of November 2019.

Financial statements for year ended December 31, 2019, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Annual Report – UCP Annual report 2019: December 31, 2019; Posted on otciq.com 15th of April 2020.

Financial statements for quarter ended March 31, 2020, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Quarterly Report – UCP Financial statements Q1 2020: Posted on otciq.com 18th of May 2020.

Revised Financial statements for quarter ended March 31, 2020, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Quarterly Report – UCP Financial statements Q1 2020: Posted on otcig.com 27th of May 2020.

Financial statements for quarter ended June 30, 2020, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Quarterly Report – UCP Financial statements Q2 2020: Posted on otcig.com 14th of August 2020.

Financial statements for quarter ended September 30, 2020, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Quarterly Report – UCP Financial statements Q3 2020: Posted on otciq.com 14th of November 2020.

Financial statements for year ended December 31, 2020, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Annual Report – UCP Annual report 2020: December 31, 2020; Posted on otciq.com 15th of April 2021.

Financial statements for quarter ended March 31, 2021, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Quarterly Report – UCP Financial statements Q1 2021: Posted on otciq.com 19th of May 2021.

Financial statements for quarter ended June 30, 2021, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Quarterly Report – UCP Financial statements Q2 2021: Posted on otcig.com 19th of August 2021.

Financial statements for quarter ended September 30, 2021, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Quarterly Report – UCP Financial statements Q3 2021: Posted on otciq.com 19th of November 2021.

Financial statements for year ended December 31, 2021, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Annual Report – UCP Annual report 2021: December 31, 2021; Posted on otciq.com 15th of April 2022.

Financial statements for quarter ended March 31, 2022, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Quarterly Report – UCP Financial statements Q1 2022; Posted on otciq.com 20th of May 2022.

Financial statements for quarter ended June 30, 2022, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Quarterly Report – UCP Financial statements Q2 2022; Posted on otcig.com 15th of August 2022.

Financial statements for quarter ended September 30, 2022, have been posted to OTCIQ. The Financial statements are incorporated by reference;

Quarterly Report – UCP Financial statements Q3 2022; Posted on otciq.com 19th of November 2022.

5) Issuer's Business, Products and Services

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

United Communications Partners Inc. ("UCP") is a holding company that currently conducts its operations through its wholly owned subsidiaries; Tre Kronor Media AB ("TKM" or "Tre Kronor"), which was acquired on May 4, 2010, Abrego Spain SL, which was established in November 2010, and Effect Growth Media AB (former Tre Kronor Holding AB), which was established in August 2013.

UCP and its subsidiaries (collectively the "Company") offer its customers a network of advertising, media, and other marketing and communication services. Making Science Group S.A. is the parent of UCP since completion of its acquisition of a 69,805% interest in UCP February 28, 2022. The Company can now offer clients digital transformation and digitization projects, technology, data analysis, e-commerce consulting in addition to its other services in more markets.

Acquisition of 69.805% Interest by Making Science

On February 10, 2022, it was announced that Making Science Group S.A. ("Making Science") (Madrid: MAKS) where to acquire a 69,805% interest in the Company, pursuant to a share purchase agreement (the "Acquisition Agreement") entered into between Making Science and Niclas Fröberg, a director and the Chairman of UCP, Lars Bönnelyche, a director of UCP, and Anna-Karin Darlin, the Chief Financial Officer of UCP (the "UCP Manager Sellers"). Under the Acquisition Agreement, each of the UCP Manager Sellers will transfer to Making Science all of their common share holdings in the Company, subject to formal registration. As a result of these transfers, Making Science is the owner of 1,129,366,661 shares of United Communications Partners Inc.'s outstanding common stock, representing a 69.805% interest in UCP. Making Science completed the acquisition on February 28, 2022. Each of the UCP Manager Sellers has entered into a new employment agreement with Tre Kronor Media upon completion of the acquisition. Each of the current directors on the board of the Company, namely Mr. Fröberg, Mr. Bönnelyche and Mr. Kenneth Rosenthal, will remain as a director of United Communications Partners Inc. Ms. Darlin will continue as Chief Financial Officer of the Company. Tre Kronor Media AB will be managed by a board of five directors to include Mr. Fröberg, Mr. Bönnelyche and three members to be appointed by Making Science.

About Making Science

Making Science is a technology and digital marketing consultancy specializing in e-commerce and digital transformation. Its business model responds to the growing need for companies to digitalize their entire value chain, particularly in the area of marketing. The markets in which Making Science operates are digital advertising, data analytics, e-commerce, and cloud, all of them with high growth rates. The Making Science Group currently employs

more than 1000 people (at the time of the acquisition the number of employees were approx. 800) and has a presence and technological development in 11 markets: Spain, Portugal, Mexico, Colombia, France, Italy, UK, Ireland, Georgia, Germany, and USA. The company has been chosen SME of the Year 2019 by the Madrid Chamber of Commerce and has recently received the C.R.E.C.E. (Rapidly Expanding Company with Exponential Growth) award from the consultancy firm Ernst and Young as part of the Entrepreneur of the Year Awards. It has also obtained the 71st position in the FT1000: Europe's Fastest-Growing Companies 2021 ranking, prepared by the Financial Times, positioning itself as the first fastest-growing European company in the marketing and sales sector. The acquisition is part of the expansion process that Making Science has been carrying out since 2020, both nationally and internationally.

Making Science is a public company listed in Spain on the BME Growth exchange and in France on the Euronext Growth exchange.

B. Please list any subsidiaries, parents, or affiliated companies.

Ownership		Col	ntrol persons		Contact information			
	•	Directors	Officers/manager	Other control persons	E-mail	Phone number		
Parent Company - Control Person	of UCP							
Making Science Group S.A.	69,81%	Jose Antonio Martinez Auguilar			jama@makingscience.com	+34 913 090 209		
		Isabel Aguilera Navarro			i.aguileranavarro@gmail.com	+34 913 090 209		
Contact information:		Alvaro Verdeja Junco			alvaro@makingscience.com	+34 913 090 209		
Calle López de Hoyos 135, 3a		Alfonso Osorio Iturmendi			alfonso.osorio@bdo.es	+34 913 090 209		
ES-28002 Madrid, SPAIN		Luis-Manuel Moreno Garcia			luis.moreno@cepresa.com	+34 913 090 209		
Phone number +34 913 090 209				Antonio Espana	antonio.espana@makingscience.com	+34 913 090 209		
Subsidiaries of UCP			1	1				
Tre Kronor Media AB	100%	Lars Bönnelyche			lars.bonnelyche@trekronormedia.se	+46 706 799 799		
The Kronor Media Ab	100%	Niclas Fröberg			niclas.froberg@trekronormedia.se	+46 735 050 505		
		José Antonio Martinez Aguilar			jama@makingscience.com	+34 913 090 209		
		Alvaro Verdeja Junco			alvaro@makingscience.com	+34 913 090 209		
		Patricia de Los Angeles Yuste Areni	l llas		patricia.yuste@makingscience.com	+34 913 090 209		
		l'atricia de Los Arigeles Tuste Areini		Håkan Jerner	hakan.jerner@trekronormedia.se	+46 707 132 254		
				Anna-Karin Darlin	anna-karin.darlin@trekronormedia.se	+46 735 185 377		
				Allia-Kariii Dariiii	ama-karm.uarm.w.trekronormedia.se	740 733 183 377		
Effect Growth Media AB	100%	Lars Bönnelyche			lars.bonnelyche@trekronormedia.se	+46 706 799 799		
(former Tre Kronor Holding AB)		Niclas Fröberg			niclas.froberg@trekronormedia.se	+46 735 050 505		
,		Anna-Karin Darlin			anna-karin.darlin@trekronormedia.se	+46 735 185 377		
Abrego Spain SL	100%	Niclas Fröberg			niclas.froberg@trekronormedia.se	+46 735 050 505		
		Gonzalo Bobo Mayor				+34 915 781 384		
Subsidiaries of Tre Kronor Media A	AB	T	1	I	T			
Tre Kronor Media Danmark A/S	75%	Henrik von Bahr	Henrik von Bahr		henrik.vonbahr@trekronormedia.dk	+46 763 374 966		
Tre kronor weda bannark Ays	75/0	Niclas Fröberg	TICHIIK VOII Buili		niclas.froberg@trekronormedia.se	+46 735 050 505		
		Anna-Karin Darlin			anna-karin.darlin@trekronormedia.se	+46 735 185 377		
		ruma nami sariii			dina karimaariing a ekronomealaise	1.0705 105 077		
Local Planet AB	85%	Lars Bönnelyche			lars.bonnelyche@trekronormedia.se	+46 706 799 799		
		Niclas Fröberg			niclas.froberg@trekronormedia.se	+46 735 050 505		
		Filip Scheja	Filip Scheja		filip.scheja@localplanetmedia.se	+46 708 17 90 46		
				Anna-Karin Darlin	anna-karin.darlin@trekronormedia.se	+46 735 185 377		
Tre Kronor Media Göteborg AB	85%	Lars Bönnelyche			lars.bonnelyche@trekronormedia.se	+46 706 799 799		
_		Niclas Fröberg			niclas.froberg@trekronormedia.se	+46 735 050 505		
		_	Max Hallenberg		max.hallenberg@trekronormedia.se	+46 708 585 115		
			_	Anna-Karin Darlin	anna-karin.darlin@trekronormedia.se	+46 735 185 377		
Tre Kronor Media Malmö AB	75%	Anna-Karin Darlin			anna-karin.darlin@trekronormedia.se	+46 735 185 377		
		Henrik von Bahr			henrik.vonbahr@trekronormedia.dk	+46 763 374 966		
		Ola Mohlin			ola@bastakompisar.se	+46 705 127 327		
		Fredrik Perulf			fredrik.perulf@trekronormedia.se	+46 724 420 030		
		No. 1. E. T.				. 46 705 000		
Tre Kronor Media Norge AS	100%	Niclas Fröberg			niclas.froberg@trekronormedia.se	+46 735 050 505		
		Espen Barås Bye			espen@flokkmedia.no	+47 415 17 031		
		<u> </u>	l	Anna-Karin Darlin	anna-karin.darlin@trekronormedia.se	+46 735 185 377		

C. Describe the issuers' principal products or services.

Media and Advertising services in the markets: Sweden, Denmark, Norway, Finland.

6) Issuer's Facilities

The Company's main assets are Tre Kronor Media AB, and its subsidiaries, Effect Growth Media AB (former Tre Kronor Holding AB) and Abrego Spain SL, for more information see under 5) B, or the Annual report for Year 2021, posted on OTCIQ the 15th of April 2022.

The Company and its subsidiaries do not own any properties. The group currently has offices in Stockholm, Gothenburg and Copenhagen, that are leased.

Hovslagargatan 5, Stockholm, Sweden
Regeringsgatan 109, Stockholm Sweden
Gothersgade 89, Copenhagen, Denmark
Kungstorget 5-7, Gothenburg, Sweden
Lease expires December 31, 2023
Lease expires December 31, 2023
Lease expires December 31, 2023

7) Company Insiders (Officers, Directors, and Control Persons)

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant or beneficial shareholders.

The below table provides information. as of the period end date of this report, of any person or entity owning 5% of more of any class of the issuer's securities, as well as any officer, and any director of the company, or any person that performs a similar function, regardless of the number of shares they own.

Name of Officer/Director and Control Person	Affiliation with Company (e.g. Officer/Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
Making Science Group S.A.	Control person/ Owner of more than 5%	Madrid, Spain	1,129,366,661	Common stock	69,805%	Address: Calle Lopez de Hoyos 135, 3a ES-28002 Madrid, Spain
Kenneth Rosenthal	Independent Director	New York, USA	nil	-	-	-
Niclas Fröberg	Director/Chairman of the Board/CEO	Stockholm, Sweden	nil	-	-	Address: Kvarnbacken, 17893 Drottningholm, Sweden
Lars Bönnelyche	Director/Secretary of the Board	Stockholm, Sweden	nil	-	-	Address: Sturegatan 52, 114 36 Stockholm, Sweden
Anna-Karin Darlin	Officer/CFO	Stockholm, Sweden	nil	-	-	Address: Swedenborgsgatan 7, 118 48 Stockholm, Sweden
Håkan Jerner	Owner of more than 5%	Stockholm, Sweden	102,514,685	Common stock	6,336%	Address: Entunet 12, 181 48 Lidingö

- 8) Legal/Disciplinary History
- A. Please identify whether any of the persons or entities listed above have, in the past 10 years, been the subject of:
 - 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

None of the above Officers, Directors, and Control persons has to our knowledge been subject to a conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding. It shall be clarified that this is not publicly available information in Sweden, which is the domicile country of the majority of the Officers, Directors and Control Persons.

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

None of the foregoing persons has to our knowledge been subject to the mentioned actions.

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

None of the foregoing persons has to our knowledge been subject to the mentioned actions.

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person's involvement in any type of business or securities activities.

None of the foregoing persons has to our knowledge been subject to the mentioned actions.

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

There is no material pending legal proceedings to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject.

9) Third Party Providers

Please provide the name, address, telephone number and email address of each of the following outside providers:

Securities Counsel

Name: Michael H Taylor Firm: McMillan LLP

Address 1: Suite 1500, 1055 West Georgia Street, Vancouver, British Columbia, CANADA

Address 2:

Phone: 604 691 7410

Email: michael.taylor@mcmillan.ca

Accountant or Auditor

Name: Wendy Kuzie, Senior Accountant Firm: Avisar Chartered Accountants

Address 1: Suite 302-8047, 199 Street, Langley, BC V2Y 0E2, CANADA

Address 2:

Phone: 604 513 5707

Email: clientservice@avisar.ca

Investor Relations

None

Other Service Providers

Below is listed the name of other service provider(s) that **assisted**, **advised**, **prepared or provided information with respect to this disclosure statement**. This includes counsel, broker-dealer(s), advisor(s) or consultant(s) or provided assistance or services during the reporting period.

Name: Ulrik Gerdes Firm: neosolutions aps

Nature of Services: Accounting and reporting assistance
Address 1: Læstedet 14, DK-2500 Valby, DENMARK

Address 2: -

Phone: +45 70233311

Email: kontakt@neosolutions.dk

10) Issuer Certification

- I, Niclas Fröberg, certify that:
 - 1. I have reviewed this quarterly disclosure statement of United Communications Partners Inc.;
 - 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
 - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

November 19, 2022

"/s/ Niclas Fröberg, CEO and Chairman of the Board



- 1. I have reviewed this quarterly disclosure statement of United Communications Partners Inc.;
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

November 19, 2022

"/s/ Anna-Karin Darlin, CFO