September 25, 2020

The Secretary **BSE Limited** Phiroze Jeejeebhoy Towers Dalal Street, Fort Mumbai 400001 E-mail: <u>corp.relations@bseindia.com</u>

The Company Secretary **Majesco Limited** MNDC, MBP-P-136, Mahape, Navi Mumbai, Maharashtra 400710 E-mail: Varika.Rastogi@majesco.com The Secretary **National Stock Exchange of India Ltd.** Exchange Plaza, 3rd Floor Plot No.3-1"G" Block, I.F.B. Centre, Bandra-Kurla-Complex, Bandra (East) Mumbai – 400 051 Email: <u>takeover@nse.co.in</u>

Dear Sir/ Madam,

Sub.: Disclosure in terms of Regulation 31(2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations")

This is to inform you that pursuant to a proposed offshore merger between Majesco, a company incorporated under the laws of California, the United States and a material subsidiary of Majesco Limited (**"Target Company"**), and Magic Merger Sub, Inc., (a corporation incorporated under the laws of Delaware, the United States) a wholly-owned subsidiary of Magic Intermediate, LLC, (a limited liability company incorporated under the laws of Delaware, the United States), certain members of the promoter and promoter group of the Target Company, namely, (1) Sudhakar Venkatraman Ram; (2) Ashank Desai; (3) Sundar Radhakrishnan; (4) Ram Family Trust-I (with Girija Ram in the capacity of the trustee thereof); (5) Girija Ram; (6) Ketan Mehta; (7) Usha Sundar; and (8) Rupa Ketan Mehta (**"Specified Promoters**"), had pursuant to and in accordance with the terms of the transaction documents, executed a non-disposal undertaking (**"NDU**"), in relation to their shareholding in the Target Company. The NDU is inapplicable to any transfer undertaken by the Specified Promoters pursuant to estate planning purposes and in accordance with the terms of the transaction documents.

Pursuant to completion of the aforesaid transaction, the NDU was released on September 21, 2020. Accordingly, please find enclosed the requisite disclosures under Regulation 31(2) of the Takeover Regulations.

Kindly take the above on record.

Thanking you

Ashank Desai

Encl.: as above

							ANNEXURE – I							
Disclosure by	the Promote	rs to the st	ock exchange				nbrance of shares				f encumbrance,	in terms of Regu	lations 31(1) and	
				<u>31(</u>	2) of SEBI (Sub		sition of Shares ar	nd Takeovers) Re	egulations, 20	11				
Name of the Ta							Majesco Limited BSE Limited and National Stock Exchange of India Limited							
Names of the st	-	s where th	e shares of the	e target co	mpany are list				hange of India	Limited				
Date of reportin	U						September 23, 2020							
Names of the p released / invok	.ed			umprance	nas been crea		 i. Sudhakar Venkatraman Ram ii. Ashank Desai iii. Sundar Radhakrishnan iv. Ram Family Trust- I (with Girija Ram acting in the capacity of the trustee thereof) v. Girija Ram vi. Ketan Mehta vii. Usha Sundar viii. Rupa Ketan Mehta (collectively, the "Specified Promoters") 							
Details of the c	reation of end	cumbrance												
Name of the promoter(s) or PACs with him	Promoter holding in the target company (1)		Promoter holding already encumbered (2)				Details of events pertaining to encumbrance (3)					Post event holding of encumbered shares { creation {(2)+(3)} / release [(2)-(3)] / invocation [{1)-(3)]}		
	Number	% of total share capital	Number	% of total share capital	Type of event (creation / release / invocation)	Date of creation/ release / invocation of encumbranc e	encumbranc e (pledge/	Reasons for encumbranc e	Number	% of share capital	Name of the entity in whose favour shares encumbered	Number	% of total share capital	
Sudhakar Venkatraman Ram	1,631,763	5.51%	1,631,763	5.51%	Release	September 21, 2020	Non-disposal	Please refer to the <u>Note2</u> below.	1,631,763	5.51%	Magic Intermediate , LLC Please refer to the <u>Note2</u> below.	450,000 Please refer to <u>Note 3</u> below.	1.52 Please refer to <u>Note 3</u> below.	
Ashank Desai	3,099,552	10.47 %	3,099,552	10.47 %	Release				3,099,552	10.47 %		Nil	Nil	
Sundar Radhakrishna n	1,376,968	4.65%	1,376,968	4.65%	Release		undertaking		1,376,968	4.65%		Nil	Nil	
Ram Family Trust – I	500,000	1.69%	500,000	1.69%	Release				500,000	1.69%		Nil	Nil	
Girija Ram	163,600	0.55%	163,600	0.55%	Release				163,600	0.55%		Nil	Nil	
Ketan Mehta	2,729,861	9.22%	2,729,861	9.22%	Release				2,729,861	9.22%		Nil	Nil	
Usha Sundar	460,000	1.55%	460,000	1.55%	Release				460,000	1.55%		Nil	Nil	

Rupa Ketan Mehta	480,800	1.62%	480,800	1.62%	Release				480,800	1.62%		Nil	Nil
Padma Desai	155,200	0.52%	Nil	Nil	-	-	-	-	-	-	-	-	-
Chinmay Ashank Desai	71,600	0.24%	Nil	Nil	-	-	-	-	-	-	-	-	-
Avanti Desai	81,600	0.28%	Nil	Nil	-	-	-	-	-	-	-	-	-
Samvitha Sudhakar Ram	103,328	0.35%	Nil	Nil	-	-	-	-	-	-	-	-	-
Tanay K Mehta	6,400	0.02%	Nil	Nil	-	-	-	-	-	-	-	-	-
Varun Sundar	64,000	0.22%	Nil	Nil	-	-	-	-	-	-	-	-	-
Shankar Sundar	64,000	0.22%	Nil	Nil	-	-	-	-	-	-	-	-	-
Total	10,988,67 2	37.11 %	10,442,54 4	35.26 %	-	-	-	-	10,442,54 4	35.26 %	-	450,000	1.52%

Note 1: The change in shareholding % has been on account of change in paid up share capital of the Majesco Limited ("Target Company") pursuant to allotment of equity shares upon exercise of employee stock options.

Note2: Pursuant to the proposed offshore merger between Majesco, a company incorporated under the laws of California, the United States and a material subsidiary of the Target Company, and Magic Merger Sub, Inc., (a corporation incorporated under the laws of Delaware, the United States) a wholly-owned subsidiary of Magic Intermediate, LLC, (a limited liability company incorporated under the laws of Delaware, the United States), the Specified Promoters have, pursuant to and in accordance with the terms of the transaction documents, executed a non-disposal undertaking ("**NDU**") in relation to their shareholding in the Target Company. The NDU is inapplicable to any transfer undertaken by the Specified Promoters pursuant to estate planning purposes and in accordance with the terms of the transaction documents. Pursuant to completion of the aforesaid transaction, the NDU was released on September 21, 2020.

Note 3: It is clarified that pledge created in favour of Edelweiss Finvest Private Limited continues to subsist.

Signature of the Authorized Signatory

Place: Mumbai Date: September 25, 2020

*The names of all the promoters, their shareholding in the target company and their pledged shareholding as on the reporting date should appear in the table irrespective of whether they are reporting on the date of event or not.

** For example, for the purpose of collateral for loans taken by the company, personal borrowing, third party pledge, etc.

***This would include name of both the lender and the trustee who may hold shares directly or on behalf of the lender.