REGD. OFF.: FLAT NO. 802, BLOCK NO. B4, SECTOR - 30, THE WORLD SPA WEST, GURUGRAM - 122001, HARYANA (INDIA) E-MAIL: arunkapur@ricoauto.in TEL.: +91 124 44285558 CIN: U28994HR2017PTC067960

Date: 30<sup>th</sup> March, 2017

To.

The General Manager.

Department of Corporate Services.

BSE Limited,

Phiroze Jeejeebhoy Towers,

Dalal Street, Mumbai - 400 001

To.

The Manager.

Listing Compliance Department

National Stock Exchange of India Limited (NSE)

Exchange Plaza, 5<sup>th</sup> Floor, Plot No. C/1, G Block,

Bandra Kurla Complex, Bandra (East),

Mumbai - 400051

Sub: Intimation under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Dear Sir

Please find enclosed the disclosure under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 regarding acquisition (inter-se transfer) by way of gift of 1,17,90,841 equity shares of Re.1/- each (fully paid) of M/s. Rico Auto Industries Limited ("Target Company"), being 8.716% of the paid up share capital, from Kapsons Associates Investments Private Limited, Promoter of the Company, as a consequence of re-alignment of promoter shareholding pursuant to family settlement.

This is for your information and records.

Kindly acknowledge receipt.

Thanking you, Yours faithfully

for Meraki Manufacturing and Finvest Advisors Private Limited

Arun Kapur Director

DIN: 00100270

Encl. as above

CC: Rico Auto Industries Limited

38 KM Stone, Delhi-Jaipur Highway,

Gurugram

Gurugram - 122001, Haryana

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#### ANNEXURE - 1

# <u>Disclosures under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and</u> Takeovers) Regulations, 2011

## Part - A - Details of the Acquisition

Name of the Target Company (TC)	Rico Auto Industries Limited				
Name(s) of the acquirer and	Acquirer ·				
Persons acting in Concert (PAC)	Meraki Manufacturing and Finvest Advisors Private			: Private	
with the acquirer	Limited				
when the dodane.					
	Promoter Group (other than Seller)				
	Arvind Kapur				
	Arun Kapur				
	Rakesh Kapur				
	Shalini Kapur				
	Upasna Kapur				
	Ritu Kapur				
	Nyla Kapur				
	Samarth Kapur				
	Shivani Kapur				
	Romilla Bahl				
	Promilla Sikka				
	Higain Investments Private Limited				
Whether the acquirer belongs to	Yes, Promoter Group.				
Promoter/ Promoter Group					
	The Acquirer was not a Promoter Group Company,				
	prior to this transaction. The persons holding more				
	than 50% of the share capital of the Acquirer are the				
	same persons who hold more than 50% share capital				
	of the promoter, i.e., Kapsons Associates Investments				
N ( ) ( ) ( ) ( )	Private Limited.				
Name(s) of the Stock Exchange(s)	BSE Limited and				
where the shares of TC are listed		al Stock Exchange of India Limited  oer % w.r.t. total % w.r.t. total diluted			
Details of the acquisition as follows	Number	ļ			
		share	voting	share	voting
		TC	capital of TC	capital of TC	capital of TC
Defens the convicition under consis	laration hal	<u> </u>		L	
Before the acquisition under consider			0.00	0.00	0.00
a) Shares carrying voting rights	0.00	0.00		N.A	N.A
b) Shares in the nature of	N.A	N.A	N.A	IN.A	111.71
encumbrance (pledge/ lien/non-					
disposal undertaking/ Others)	N.A	N.A	N.A	N.A	N.A
c) Voting Rights (VR) otherwise	N.A	IN.A	14.74	IN.A	14.74
than by equity shares		1		l	



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			F		
d) Warrants/convertible securities/	N.A	N.A	N.A	N.A	N.A
any other instrument that entitles the					
acquirer to receive shares carrying					
voting rights in the TC (specify					
holding in each category)					
e) Total (a+b+c+d)	0.00	0.00	0.00	0.00	0.00
Details of acquisition					
a)Shares carrying voting rights acquired	11790841	8.716%	8.807%	8.716%	8.807%
b) VRs acquired otherwise than by	N.A.	N.A.	N.A.	N.A.	N.A.
equity shares					
c) Warrants/convertible securities/	N.A.	N.A.	N.A.	N.A.	N.A.
any other instrument that entitles the					
acquirer to receive shares carrying					
voting rights in the TC (specify					
holding in each category) acquired.					
d) Shares in the nature of	N.A.	N.A.	N.A.	N.A.	N.A.
encumbrance(pledge/lien/non-					
disposal undertaking/ others)		~~~			
e) Total (a+b+c+d)	1,17,90,841	8.716%	8.807%	8.716%	8.807%
After the acquisition, holding of acquirer alongwith PACs of:					
a) Shares carrying voting rights	1,17,90,841	8.716%	8.807%	8.716%	8.807%
b) VRs otherwise than by equity	N.A.	N.A.	N.A.	N.A.	N.A.
shares					
c) Warrants/convertible securities/	N.A.	N.A.	N.A.	N.A.	N.A.
any other instrument that entitles the					
acquirer to receive shares carrying					
voting rights in the TC (specify					
holding in each category) after					
acquisition		B. I. A.			N. 1. A
d)Shares in the nature of	N.A.	N.A.	N.A.	N.A.	N.A.
encumbrance (pledge/lien/non					
disposal undertaking/ others)	4 47 00 944	8.716%	8.807%	8.716%	8.807%
e) Total (a+b+c+d)	1,17,90,841				
Mode of acquisition (e.g. open	Inter-se transfer of equity shares through off market				
market/ public issue/rights issue/	transaction by way of gift among qualifying persons				
preferential allotment/inter-se	under Regulation 10(1)(a)(iii) of SEBI (Substantial				
transfer /encumbrance etc.).	Acquisition of Shares and Takeovers) Regulations,				
	2011, as a consequence of re-alignment of promoter shareholding pursuant to family settlement.				
0-11-4 (-4-4		g pursuan	t to ramily	settlement.	
Salient features of the securities	N.A.				
acquired including time till					
redemption, ratio at which it can be					
converted into equity shares, etc.					

Gurugram

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Date of acquisition of/ date of receipt of intimation of allotment of shares/VR/warrants/convertible securities/any other instrument that entitles the acquirer to receive shares in the TC.	30 <sup>th</sup> March, 2017
Equity Share Capital/total voting capital of the TC before the said	
acquisition.	7 ctal. 7 ctal. 9 ctalpital. 7 c, 2 c, 3 c, 3 c
Equity Share Capital/total voting	Equity Share Capital -13,52,85,000
capital of the TC after the said	Total Voting Capital – 13,38,81,680*
acquisition.	
Total diluted share/voting capital of	Equity Share Capital -13,52,85,000
the TC after the said acquisition.	Total Voting Capital – 13,38,81,680*

\*Total Voting Capital is calculated after deducting the equity shares transferred to suspense account (i.e. 14,03,320) as disclosed in the shareholding pattern filed to the Stock Exchanges for the quarter ended 31<sup>st</sup> December, 2016.

for Meraki Manufacturing and Finvest Advisors
Private Limited

Arun Kapur Director

DIN: 00100270

Date: 30<sup>th</sup> March, 2017

Place: Gurugram

- (\*) Total share capital/voting capital to be taken as per the latest filing done by the Company to the Stock Exchange under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- (\*\*) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.
- (\*\*\*) Part-B shall be disclosed to the Stock Exchanges but shall not be disseminated.