May 18, 2021

Coforge Limited

8, Balaji Estate, First Floor, Guru Ravi Das Marg, Kalkaji, New Delhi - 110019

BSE Limited Listing Department

P.J. Towers, Dalal Street, Mumbai – 400 001

The National Stock Exchange of India Limited Listing Department

Exchange Plaza, Plot No. C/1, G Block, Bandra Kurla Complex, Bandra,

Mumbai – 400 051

Dear Sir,

Sub: Disclosure under Regulation 31 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

Please find attached the disclosure under Regulation 31 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

Yours faithfully,

For and on behalf of Hulst B.V.

Authorised signatory

Name: Gerard Jan van Spall

Designation: Director

Vistra Management Services (Netherlands) B.V.

Proxyholder B Proxyholder A

Tim Bogaards Gerard Jan van Spall

Disclosure by the Promoter(s) to the stock exchanges and to the Target Company for encumbrance of shares / invocation of															
encum	brance/ re	lease of	encumbra						31(2) of SEB						
Takeovers) Regulations, 2011 Name of the Target Company(TC)								Coforge Limited (formerly known as NIIT Technologies Limited)							
Names of the stock exchanges where the shares of the target								BSE Limited and the National Stock Exchange of India Limited							
Date of reporting								May 18, 2021							
Name of the promoter or PAC on whose shares encumbrance has been created/released/invoked Details of encumbrance:								Hulst B.V.							
Name of the prom oter (s) or PACs with him*					Details of	ils 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 capita 1 ^(a)	Number	% of total share capit al ^(a)	Type of event (creatio n / release / invocati on)	creation release/ invocati	io of	Type of encumbr ance (pledge / lien / non disposal undertaking / others)	Reasons for encumbran ce**	Numb er	% of shar e capi tal ^(a)	Name entity whose favour shares encumbed d***	of in are	Number	% of total share capita 1 ^(a)
Hulst B.V.	3,68,71, 260 Equity Shares	60.85	3,87,71, 260 Equity Shares	64%	Please refer to the note below.	May 2021 (Please refer	10, to	Pledge over the shares of Hulst	Financing availed by Hulst B.V.	19,00,0 00 Equity Shares	3.14 %	DB International Tr (Singapo	ust	3,68,71, 260 Equity Shares	60.85

	1		T T T
the note		(Please) Limited
below)		refer to the	acting as (i)
		note	the pledgee
	Target	below)	and (ii) the
	Compan		security
	y, which		agent, for
	holds		Deutsche
	3,68,71,2		Bank AG,
	60 equity		Singapore
	shares of		Branch;
	the		Bank
	Target		Sinopac,
	Compan		Macau
	y as on		Branch,
	date.		Credit
	(Please		Agricole
	refer to		CIB Bank,
	the note		CTBC
	below)		Bank Co.,
	000000		Ltd,
			E.SUN
			Commerci
			al Bank
			Ltd, Far
			Eastern
			Internation
			al Bk, ING
			Bank,
			Singapore, KGI Bank
			(Formerly
			Cosmos
			BK), Nec
			Capital
			Solutions
			Limited,

					N
					Nomura
					Singapore
					Limited,
					Siemens
					Bank
					GmbH
					Singapore,
					Sinopac
					Cap Intl
					(HK) Ltd,
					Standard
					Chartered
					Bank
					Singapore,
					Sumitomo
					Mitsui
					Bank,
					Singapore,
					Sumitomo
					Mitsui
					Trust
					Bank, Ltd,
					Taishin
					Internation
					al Bank
					Co., Woori
					Bank,
					Singapore
					Branch.
				l l	- L L

(a) The percentage of total share capital / voting share capital is based on the total number of outstanding shares and voting rights of the Target Company as on March 31, 2021

NOTE:

Hulst B.V., a company incorporated and registered under the laws of Netherlands ("Hulst"), has availed a loan of up to USD 360,130,000 ("Loan Amount") from Deutsche Bank AG, Singapore Branch; Bank Sinopac, Macau Branch, Credit Agricole CIB Bank, CTBC Bank Co., Ltd, E.SUN Commercial Bank Ltd, Far Eastern International Bk, ING Bank, Singapore, KGI Bank (Formerly Cosmos BK), Nec Capital Solutions Limited,

Nomura Singapore Limited, Siemens Bank GmbH Singapore, Sinopac Cap Intl (HK) Ltd, Standard Chartered Bank Singapore, Sumitomo Mitsui Bank, Singapore, Sumitomo Mitsui Trust Bank, Ltd, Taishin International Bank Co., Woori Bank, Singapore Branch. (collectively, the "Lenders") pursuant to a facility agreement dated 9 May 2019, read with an amendment request letter to the facility agreement dated August 4, 2019 (collectively, the "Facility Agreement"). In relation to such financing arrangement, a pledge of shares (as indicated below) has been created in favour of DB International Trust (Singapore) Limited acting as the pledgee and security agent, (the "Security Agent") for the Lenders under the Facility Agreement. The Loan Amount has been secured *inter-alia* by creating a pledge over 100% (one-hundred per cent) of the shares of Hulst ("Pledge") in favour of DB International Trust (Singapore) Limited acting as the pledgee and security agent for the Lenders under the Facility Agreement as described below.

S. No.	Pledgor	Company whose Shares are Pledged
1.	Kruisberg B.V.	Hulst B.V.
	(incorporated in the	(incorporated in the Netherlands)
	Netherlands)	

Hulst sold 19,00,000 equity shares of the Target Company aggregating to 3.14% of the paid up equity share capital of the Target Company through open market sales on May 10, 2021.

It should be noted that while there is no release of any encumbrance of equity shares of the Target Company, given that the entire share capital of Hulst is subject to the aforementioned pledge, this disclosure is being made under Regulation 31 of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 by way of abundant caution to update the stock exchanges in relation to the sale of 19,00,000 equity shares by Hulst and the subsequent reduction in the indirect pledge to 3,68,71,260 equity shares representing 60.85% of the voting share capital of the Target Company. The pledge over the entire equity capital of Hulst, as disclosed in our earlier disclosure under Regulation 31(1) dated May 24, 2019, remains unchanged.

For and on behalf of Hulst B.V.

Name: Gerard Jan van Spall

Designation: Director B

(Signature of the authorized signatory)

Vistra Management Services (Netherlands) B.V.

Tim Bogaards Gerard Jan van Spall

Place: Amsterdam Proxyholder B Proxyholder A

Date: 18-05-2021

*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.