

August 8, 2019

To,

General Manager,	National Stock Exchange of	Mr. Virendra Samani		
The Department of Corporate	India Ltd.	Company Secretary &		
Services,	The listing compliance	Compliance Officer		
14 th Floor, BSE Limited,	department, Exchange Plaza,	Future Retail Ltd		
Phiroze Jeejeebhoy Towers,	Plot no. C/1, G Block,	Knowledge House, Off.		
Dalal Street,	Bandra-Kurla Complex	Jogeshwari Vikhroli Link Road,		
Mumbai - 400 001	Bandra (E), Mumbai - 400 051.	Shyam Nagar, Jogeshwari (East)		
		,Mumbai-400060		

DISCLOSURE UNDER REGULATION 29(2) OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011

1. Name of the Target Company (TC)	Future Retail Limited ('the Company')		
2. Name(s) of the acquirer and Persons Acting	Vistra ITCL (India) Limited ("Vistra") (In our		
in Concert (PAC) with the acquirer	capacity as Debenture Trustee), The IL&FS		
	Financial Centre, Plot C-22, G Block, Bandra-Kurla		
	Complex, Bandra (East), Mumbai 400 051		
3. Whether the acquirer belongs to	No		
Promoter/Promoter group			
4. Name(s) of the Stock Exchange(s) where the	BSE Limited (BSE)		
shares of TC are Listed	National Stock Exchange of India Limited (NSE)		
5. Details of the acquisition / disposal as	Number	% w.r.t. total	% w.r.t.
follows		share/voting	total diluted
		capital	share/voting
		wherever	capital of
110-110-110-110-110-110-110-110-110-110		applicable (*)	the TC (**)
Before the acquisition under consideration, holding of:			
_			
a) Shares carrying voting rights			~~~~
b) Shares in the nature of encumbrance (pledge/	4,08,47,112#	8.13%#	8.13%#
lien/non-disposal undertaking/ others)			
,			
c) Voting rights (VR) otherwise than by shares			
15 337			
d) Warrants/convertible securities/any other			
instrument that entitles the acquirer to receive	min and, and, here man		
shares carrying voting rights in the TC (specify			
holding in each category)	4.00.47.110."	0.400///	0.400/#
Total (a+b+c+d)	4,08,47,112#	8.13%#	8.13%#



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Details of acquisition/ Sale					
a) Shares carrying voting rights acquired/ sold			******		
b) VRs acquired/sold otherwise than by shares					
c) Warrants/convertible securities/any other					
instrument that entitles the acquirer to receive					
shares carrying voting rights in the TC (specify					
holding in each category) acquired/sold	2 00 75 000	4.170/	4.170/		
d) Shares encumbered/ invoked/released by the	2,09,75,000	4.17%	4.17%		
acquirer	(68,63,000)	(1.37%)	(1.37%)		
Total (a+b+c+d)	1,41,12,000	2.80%	2.80%		
After the acquisition/ sale holding of:					
a) Shares carrying voting rights					
b) Shares encumbered with the acquirer	5,49,59,112	10.93%	10.93%		
c) VRs otherwise than by shares					
d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) after acquisition					
Total (a+b+c+d)	5,49,59,112	10.93%	10.93%		
Mode of acquisition/ sale (e.g. open market /off market/ public issue / rights issue / preferential allotment / inter-se transfer, etc.)	Pledge and Release of shares				
Date of acquisition / sale of shares/VR or date of	Pledged on: March 28, 2019, July 29, 2019, August				
receipt of intimation of allotment of shares, whichever is applicable	2, 2019 and August 6, 2019				
	Released on: March 29, 2019 and April 18, 2019				
Equity share capital / total voting capital of the	50,25,98,439 Shares (As per the Shareholding				
TC before the said acquisition/ sale	pattern available on BSE website for the quarter ended June 2019)				
Equity share capital/ total voting capital of the TC	50,25,98,439 Shares (As per the Shareholding				
after the said acquisition/ sale	pattern available on BSE website for the quarter ended June 2019)				
Total diluted share/voting capital of the TC after	50,25,98,439 shares (As confirmed by Company				
the said acquisition	through email date	`			
mo para andaminon	inough chian date	Through than duted Huguet 0, 2017)			

^(*) Total share capital/ voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.

(**) 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.





Note:

- (i) 2,09,75,000 (2,00,000 + 32,45,000 + 16,30,000 +19,25,000 + 59,25,000 + 42,58,000 + 21,54,000 + 16,38,000) Equity Shares of Future Retail Limited have been pledged with Vistra on March 28, 2019, July 29, 2019, August 2, 2019 and August 6, 2019 in capacity as a Debenture Trustee in order to secure the Non-Convertible Debentures issued by Future Capital Investment Private Limited and Future Corporate Resources Limited.
- (ii) 68,63,000 (2,00,000 + 10,90,000 + 10,00,000 + 45,73,000) Equity Shares of Future Retail Limited have been released from pledge of Vistra on March 29, 2019 and April 18, 2019 in capacity as a Debenture Trustee in order to secure the Non-Convertible Debentures issued by Future Capital Investment Private Limited and Future Corporate Resources Limited.

#Net Cumulative number of equity shares pledged with us prior to the date of listing i.e.29th August, 2016 which was automatically encumbered pursuant to the Scheme of Arrangement/demerger has been adjusted against number of shares before the acquisition under consideration.

As per the Securities Exchange Board of India letter dated August 08, 2014 (enclosed for your reference), the primary onus of complying with the provisions of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 is o\f the lender, debenture holder and not on the Trustee. However, out of abundant caution, Vistra ITCL in its capacity as security trustee and debenture trustee is disclosing and filing this disclosure under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

For Vistra ITCL (India) Limited

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Authorised Signatory

Place: Mumbai Encl.: As above



DEPUTY GENERAL MANGER CORPORATION FINANCE DEPARTMENT

E-mail: amitt@sebi.gov.in Tel. (Direct): 26449373 भारतीय प्रतिभूति और विनिमय बोर्ड Securities and Exchange Board of India

CFD/PC/CB/OW/ 23475/14 August 08, 2014

IL&FS Trust Company Limited

IL&FS Financial center Plot no. C-22, G Block, 5th floor Bandra Kurla Complex Bandra East Mumbai-400051

K.A.: Mr. Narendra Joshi, General Counsel and Compliance Officer

Sir,

Sub: Clarification under SEBI(Substantial Acquisition of shares and Takeovers)
Regulations, 2011(herein referred to as "Regulations").

- 1. This has reference to your letter dated August 05, 2014 seeking clarification, interalia, as to whether the beneficiary should alone be responsible for compliance with the reporting requirements under the Regulations
- 2. We have considered the submissions made by you in your letter under reference and our views on the issue are as under:
 - a. The primary onus of complying with the relevant provisions of the Regulations should be either on the entity with whom the shares are pledged (which can be invoked at a later stage only by the entity or under its instructions and the beneficial voting rights will then vest with that entity) or the beneficial owners of the shares and not on the Trustee.
 - b. However, the Trustee should make it clear to their clients that the onus for compliance with requirements under the Regulations is on them. Further, if the Trustee has reasons to believe that some entities are persons acting in concert in a particular scrip for which it is holding shares in Trust, the onus should be on the Trustee to require the clients to make appropriate disclosures in this regard and he shall not facilitate non-compliance in any manner.
- 3. This letter is being issued with the approval of the competent authority.

Yours faithfully,

AMIT TANDON

सेबी भवन, प्लॉट सं. सी 4-ए, "जी" ब्लॉक, बांद्रा कुर्ला कॉम्प्लेक्स, बांद्रा (पूर्व), मुंबई - 400 051.

दूरभाष : 2644 9950 / 4045 9950 (आई.वी.आर. एस.), 2644 9000 / 4045 9000 फैक्स : 2644 9019 से 2644 9022 वेब : www.sebi.gov.in