Hulst B.V. Atrium Building, 8th Floor Strawinskylaan 3127, 1077 ZX Amsterdam, The Netherlands

August 20, 2019

NIIT Technologies 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,

Vistra Management Services (Netherlands)

Managing Director

For and on behalf of Hulst B.V.

Authorsen eignator Ronald Posthumus Name:

Designation:

Managing Director

B. van Dijk Proxy Holder A

B. van Dijk Director

									Company for						
				ance, ir	terms of	Regula	tion	31(1) and	31(2) of SE	BI (Substa	ntial A	<u>cquisition</u>	of Shares a	<u>nd</u>	
-	vers) Regulors of the Targ					N	VIIT '	Technologi	es Limited						
							BSE Limited and the National Stock Exchange of India Limited								
Date of	f reporting					A	Augus	st 20, 2019							
Name of the promoter or PAC on whose shares encumbrance has been created/released/invoked						H	Hulst B.V.								
Name of the prom oter (s) or PACs with him*	of the creation of encumbrance: Promoter				Details of	f events p	oertai	ining to enc	umbrance (3)				Post ever holding of encumbe shares {c [(2)+(3)] release [(invocation (3)]]	of red reation / (2)-(3)]	
	Number	% of total share capita 1 (a)	Number	% of total share capita 1 (a)	Type of event (creatio n / release / invocati on)	creation release/ invocati	n ≠ io of ora	Type of encumbr ance (pledge / lien / non disposal undertaki ng / others)	Reasons for encumbran ce**	Numbe r	% of share capit al ^(a)	Name o entity in whose favour shares are encumbered d***	n e	% of total share capita 1 ^(a)	
Hulst B.V.	43,722,0 66	70.70	21,586,1 03	34.91	Creatio n	August and August 2019	9,	Pledge over the shares of Hulst	Financing availed by Hulst B.V.	22,135,9 63	35.79 %	DB Internation al Trus (Singapore	t	70.70 %	

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						B.V., the)			
					(Please	promoter	refer to the			eting as (i)		
					refer to	of the	note			e pledgee		
					the note	Target	below)			nd (ii) the		
					below)	Compan			se	curity		
						y, which				gent for		
						holds			De	eutsche		
						43,722,0			Ba	ank AG,		
						66 equity			Si	ngapore		
						shares of				ranch;		
						the				NG Bank		
						Target				.V.,		
						Compan				ngapore		
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					below)	

(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 June 30, 2019

NOTE:

Hulst B.V., a company incorporated and registered under the laws of Netherlands ("Hulst"), has availed a loan of up to USD 306,400,000 ("Loan Amount") from Deutsche Bank AG, Singapore Branch, ING Bank N.V., Singapore Branch, Nomura Singapore Limited, Standard Chartered Bank (Singapore) Limited, E.SUN Commercial Bank, Ltd. and Sumitomo Mitsui Banking Corporation Singapore Branch (collectively, the "Lenders") pursuant to a facility agreement dated May 9, 2019, and entered into by and amongst the Lenders, Deutsche Bank AG, Singapore Branch and DB International Trust (Singapore) Limited and Hulst (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 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)								

On May 17, 2019 Hulst acquired 18,848,118 equity shares of the Target Company from the erstwhile promoters thereby becoming a promoter of the Target Company with effect from May 17, 2019. On May 24, 2019, Hulst made a disclosure under Regulation 31(1) with respect to 20,003,429 equity shares held by Hulst as on May 24, 2019. On June 1, 2019, Hulst made an update disclosure under Regulation 31(1) for the 447,658 equity shares acquired by Hulst between May 24, 2019 and May 31, 2019. On June 6, 2019, Hulst has further acquired 6,559 equity shares in the Target Company for which Hulst made an update disclosure on June 17, 2019. Hulst has further acquired 268,430 equity shares between June 19, 2019 and June 21, 2019 for which a disclosure was made on June 21, 2019 and 860,027 equity shares between June 24, 2019 and June 28, 2019 for which a disclosure was made on June 28, 2019. This disclosure under Regulation 31 is being made by Hulst with respect to the 22,135,963 equity shares acquired by Hulst on August 8 and August 9, 2019. The pledge over the equity shares of Hulst as disclosed in our earlier disclosure under Regulation 31(1) dated May 24, 2019, being a pledge over the entire share capital of Hulst, remains unchanged.

For and on behalf of Hulst B.V.

Ronald Posthumus Managing Director

(Signature of the apthorized signatory)

3. van Dijk Director

Name:

Place: AMSTERDAM, THE NETHERLANDS

Date: AUCUST 20, 2019

^{*}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.