UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D Under the Securities Exchange Act of 1934 (Amendment No. 3)

21VIANET GROUP, INC.

(Name of Issuer)

American Depositary Shares, each representing six Class A ordinary shares, par value US\$0.00001 per share

(Title of Class of Securities)

90138A996

(CUSIP Number)

Jonathan Selvadoray Temasek International Pte. Ltd. 60B Orchard Road, #06-18 Tower 2 The Atrium@Orchard Singapore 238891 Telephone: +65 6828 2442

With Copies to:
Miranda So
Davis Polk & Wardwell
Hong Kong Club Building
3A Chater Road
Central, Hong Kong
Telephone: + 852 2533 3300

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

January 28, 2015

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-l(f) or 240.13d-l(g), check the following box. o

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Exchange Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No.			90138A996		
1.	Names of Reporting Persons.				
	Esta Investments Pte. Ltd.				
2.	Check the Appropriate Box if a Member of a Group (See Instructions)				
	(a) o (b) o				
	(5) 0				
3.	SEC Use Only				
4.	Source of Funds (See Instruc	ctions)			
	AF	•			
5.		l Proceedings	Is Required Pursuant to Items 2(d) or 2(e)		
6.	Citizenship or Place of Orga	nization			
0.		inzation			
	Singapore		lo 1 xx : - p		
		7.	Sole Voting Power		
			0		
		8.	Shared Voting Power		
	SHARES BENEFICIALLY ACH REPORTING		64,668,022 Class A ordinary shares		
PERSON WITI		9.	Sole Dispositive Power		
			0		
		10.	Shared Dispositive Power		
			64,668,022 Class A ordinary shares		
11.	Aggregate Amount Benefici	ally Owned b	y Each Reporting Person		
	64,668,022 Class A ordinary shares				
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)		11) Excludes Certain Shares (See Instructions)		
	o				
13.	Percent of Class Represented by Amount in Row (11)		in Row (11)		
	Approximately 15.18% of the Class A ordinary shares ¹		linary shares ¹		
14.					
	CO				

¹ Represents approximately 5.80% of the voting power of the ordinary shares of the Issuer. Represents approximately 13.07% of the total ordinary shares of the Issuer assuming conversion of all outstanding Class B ordinary shares into Class A ordinary shares. Based on 426,000,143 Class A ordinary shares and 68,906,248 Class B ordinary shares outstanding as of January 15, 2015 as communicated by the Issuer to the Reporting Persons on January 15, 2015.

CUSIP No.			90138A996	
1.	Names of Reporting Persons.			
	Tembusu Capital Pte. Ltd.			
2.	Check the Appropriate Box if a Member of a Group (See Instructions)			
	(a) o (b) o			
3.	SEC Use Only			
4.	Source of Funds (See Instruc	rtions)		
	AF			
5.		Proceedings 1	Is Required Pursuant to Items 2(d) or 2(e)	
		8		
6.	Citizenship or Place of Orga	nization		
0.		inzation		
	Singapore	7.	Sole Voting Power	
		7.	Sole voting Power	
	SHARES BENEFICIALLY ACH REPORTING		0	
PERSON WIT		8.	Shared Voting Power	
			64,668,022 Class A ordinary shares	
		9.	Sole Dispositive Power	
			0	
		10.	Shared Dispositive Power	
			64,668,022 Class A ordinary shares	
11.	Aggregate Amount Beneficially Owned by Each Reporting Person		Each Reporting Person	
	64,668,022 Class A ordinary shares			
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)			
	0			
13.	3. Percent of Class Represented by Amount in Row (11)		n Row (11)	
	Approximately 15.18% of the Class A ordinary shares ²		inary shares ²	
14.	Type of Reporting Person (S			
	CO			

² Represents approximately 5.80% of the voting power of the ordinary shares of the Issuer. Represents approximately 13.07% of the total ordinary shares of the Issuer assuming conversion of all outstanding Class B ordinary shares into Class A ordinary shares. Based on 426,000,143 Class A ordinary shares and 68,906,248 Class B ordinary shares outstanding as of January 15, 2015 as communicated by the Issuer to the Reporting Persons on January 15, 2015.

CUSIP No.			90138A996	
1.	Names of Reporting Perso	Names of Reporting Persons.		
	Temasek Holdings (Private	Temasek Holdings (Private) Limited		
2.	Check the Appropriate Box if a Member of a Group (See Instructions)			
	(a) o (b) o			
3.	SEC Use Only			
4.	Source of Funds (See Instr	uctions)		
	WC			
5.		gal Proceedii	ngs Is Required Pursuant to Items 2(d) or 2(e)	
	0		•	
6.	Citizenship or Place of Org	ganization		
		,		
	Singapore	7.	Sole Voting Power	
NII MADED OF				
	SHARES BENEFICIALLY EACH REPORTING	8.	0 Shared Voting Power	
PERSON WIT	TH	0.		
			64,668,022 Class A ordinary shares	
		9.	Sole Dispositive Power	
			0	
		10.	Shared Dispositive Power	
			64,668,022 Class A ordinary shares	
11.	Aggregate Amount Beneficially Owned by Each Reporting Person			
	64,668,022 Class A ordinary shares			
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)			
	o			
13.	Percent of Class Represented by Amount in Row (11)		unt in Row (11)	
	Approximately 15.18% of the Class A ordinary shares ³		ordinary shares ³	
14.	Type of Reporting Person (See Instructions)		tions)	
	CO			

³ Represents approximately 5.80% of the voting power of the ordinary shares of the Issuer. Represents approximately 13.07% of the total ordinary shares of the Issuer assuming conversion of all outstanding Class B ordinary shares into Class A ordinary shares. Based on 426,000,143 Class A ordinary shares and 68,906,248 Class B ordinary shares outstanding as of January 15, 2015 as communicated by the Issuer to the Reporting Persons on January 15, 2015.

This Amendment No. 3 to Schedule 13D (this "Amendment No. 3") amends and supplements the Schedule 13D filed on October 25, 2013 (the "Original Schedule 13D"), as amended by Amendment No. 1 thereto dated December 2, 2014 ("Amendment No. 1"), Amendment No. 2 thereto dated January 16, 2015 ("Amendment No. 2", together with Amendment No. 1, this Amendment No. 3 and the Original Schedule 13D, the "Statement"), and is being filed on behalf of Esta Investments Pte. Ltd., a company incorporated under the laws of Singapore ("Tembusu"), and Temasek Holdings (Private) Limited, a company incorporated under the laws of Singapore ("Temasek Holdings", together with Esta and Tembusu, the "Reporting Persons") in respect of the American Depositary Shares (the "ADSs"), each representing six Class A ordinary shares, par value \$0.00001 per share (the "Class A Ordinary Shares"), of 21Vianet Group, Inc., a company incorporated under the laws of the Cayman Islands (the "Issuer"), with its principal executive office located at M5, 1 Jiuxianqiao East Road, Chaoyang District, Beijing 100016, The People's Republic of China.

This Amendment No. 3 is being filed by the Reporting Persons to report the amendment of the 2014 Purchase Agreement.

Unless otherwise stated herein, the Original Schedule 13D as amended by Amendment No. 1 and Amendment No. 2 remains in full force and effect. All capitalized terms used in this Amendment No. 3 but not defined herein shall have the meanings ascribed thereto in the Original Schedule 13D, Amendment No. 1 and Amendment No. 2.

Item 2. Identity and Background

Item 2 of the Statement (including Schedule A attached thereto) is hereby amended and restated in its entirety as follows:

This Schedule 13D is jointly filed on behalf of Esta Investments Pte. Ltd., a company incorporated under the laws of Singapore ("Esta"), Tembusu Capital Pte. Ltd., a company incorporated under the laws of Singapore ("Tembusu"), and Temasek Holdings (Private) Limited, a company incorporated under the laws of Singapore ("Temasek Holdings"). The principal business address of each of Esta, Tembusu and Temasek Holdings is 60B Orchard Road, #06-18 Tower 2, The Atrium@Orchard, Singapore, 238891. The principal business of each of Esta, Tembusu and Temasek Holdings is investment holding.

Esta is a wholly-owned subsidiary of Tembusu, which is in turn a wholly-owned subsidiary of Temasek Holdings.

The name, business address, present principal occupation and citizenship of the directors and executive officers of each of the Reporting Persons are set forth in <u>Schedule A</u> attached hereto, which is incorporated herein by reference.

Neither the Reporting Persons nor, to the best knowledge of each of the Reporting Persons, any of the persons listed in <u>Schedule A</u> has, during the last five years, been convicted in any criminal proceeding (excluding traffic violations or similar misdemeanors) or been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction resulting in his or its being subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 4. Purpose of Transaction

Item 4 of the Statement is hereby amended and supplemented by inserting the following paragraphs before the last paragraph of Item 4:

On January 28, 2015, the Issuer and Esta entered into an amendment to the 2014 Purchase Agreement (the "Amendment Agreement"). Pursuant to the Amendment Agreement, the Schedule 3.03(a) (*Company Capitalization*) of the 2014 Purchase Agreement is amended and restated in its entirety as set forth in the Amendment Agreement.

A copy of the Amendment Agreement is attached hereto as <u>Exhibit 99.7</u>, and is incorporated by reference herein. The foregoing descriptions of the Amendment Agreement and the transactions contemplated thereby do not purport to be complete and are subject to, and qualified in their entirety by, the full text of such agreement attached hereto as <u>Exhibit 99.7</u>.

Item 7. Material to be Filed as Exhibits

Item 7 of the Statement is hereby amended and supplemented by adding the following exhibit:

Exhibit 99.7. Amendment No. 1 to Purchase Agreement, dated as of January 28, 2015, between the Issuer and Esta.

Page 6

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: January 29, 2015

ESTA INVESTMENTS PTE. LTD.

By: /s/ Ang Peng Huat

Name: Ang Peng Huat Title: Authorised Signatory

TEMBUSU CAPITAL PTE. LTD.

By: /s/ Goh Bee Kheng

Name: Goh Bee Kheng

Title: Director

TEMASEK HOLDINGS (PRIVATE) LIMITED

By: /s/ Choo Soo Shen Christina

Name: Choo Soo Shen Christina Title: Authorised Signatory

SCHEDULE A

The name, business address and present principal occupation of each director and executive officer of the Reporting Persons is set forth below.

Esta Investments Pte. Ltd.

Position	Name and Business Address	Present Principal Occupation	Citizenship
Director	Lim Kim Hwee	Director – Operations	Singapore Citizen
	c/o 60B Orchard Road #06-18 Tower 2, The Atrium@Orchard, Singapore 238891	Temasek International Pte. Ltd.	
Director	Ray Parangam c/o 60B Orchard Road #06-18 Tower 2, The Atrium@Orchard, Singapore 238891	Director – Organisation and People Temasek International Pte. Ltd.	Indian Citizen

Tembusu Capital Pte. Ltd.

Position	Name and Business Address	Present Principal Occupation	Citizenship
Director	Cheong Kok Tim c/o 60B Orchard Road #06-18 Tower 2, The Atrium@Orchard, Singapore 238891	Managing Director – Legal & Regulations Temasek International Pte. Ltd.	Singapore Citizen
Director	Goh Bee Kheng c/o 60B Orchard Road #06-18 Tower 2, The Atrium@Orchard, Singapore 238891	Managing Director – Finance Temasek International Pte. Ltd.	Singapore Citizen

Temasek Holdings (Private) Limited

Position	Name and Business Address	Present Principal Occupation	Citizenship
Chairman & Director	Lim Boon Heng	Chairman	Singapore
		Temasek Holdings (Private) Limited	Citizen
	60B Orchard Road,		
	#06-18 Tower 2,		
	The Atrium@Orchard,		
	Singapore 238891		
Deputy Chairman	Cheng Wai Keung	Chairman and Managing Director	Singapore
		Wing Tai Holdings Limited	Citizen
	3 Killiney Road		
	#10-01		
	Winsland House 1		
	Singapore 239519		

Position	Name and Business Address	Present Principal Occupation	Citizenship
Director	Kua Hong Pak	Managing Director and Group CEO	Singapore
		ComfortDelGro Corporation Limited	Citizen
	205 Braddell Road,		
	East Wing 7 th Floor		
	Singapore 579701		
Director	Goh Yew Lin	Managing Director	Singapore
	50 D (Cl Dl	G.K. Goh Holdings Limited	Citizen
	50 Raffles Place, #33-00 Singapore Land Tower		
	Singapore 048623		
Director	Teo Ming Kian	Chairman,	Singapore
Director	160 Milig Klali	MediaCorp Pte. Ltd.	Citizen
	Caldecott Broadcast Centre,	MediaCorp Fte. Ltd.	Citizeii
	Andrew Road		
	Singapore 299939		
Director	Marcus Wallenberg	Chairman	Swedish Citizen
	8	Skandinaviska Enskilda Banken,	
	SE-106 40	Saab AB and Foundation Asset	
	Stockholm, Sweden	Management	
		Sweden AB	
Director	Lien Jown Leam Michael	Executive Chairman	Singapore
		Wah Hin and Company Private Limited	Citizen
	One Raffles Place		
	(formerly known as OUB Centre)		
	#51-00		
	Singapore 048616		
Director	Wong Yuen Kuai Lucien	Chairman and Senior Partner	Singapore
		Allen & Gledhill LLP	Citizen
	One Marina		
	Boulevard #28-00		
Director	Singapore 018989 Robert Bruce Zoellick	Chairman,	United States Citizen
Director	Robert Bruce Zoellick	Goldman Sachs International Advisors	United States Citizen
	c/o 101 Constitution Avenue, NW	Goldinan Sachs International Advisors	
	Suite 1000 East		
	Washington, DC 20001		
Director	Chin Yoke Choong Bobby	Deputy Chairman, NTUC Enterprise	Singapore Citizen
Birector	Chini Toke Ghoong Boody	Cooperative Limited	Singapore Gitizen
	c/o Interlocal Exim Pte Ltd		
	2 Kim Chuan Lane,		
	Kong Siang Group Building		
	Singapore 532072		
Director	Ng Chee Siong Robert	Chairman,	Singapore Citizen/
		Sino Land Company Ltd.	Hong Kong Citizen
	11 th -12 th Floors,		
	Tsim Sha Tsui Centre,		
	Salisbury Road,		
	Tsim Sha Tsui, Kowloon, Hong Kong		1

Position	Name and Business Address	Present Principal Occupation	Citizenship
Director	Peter Robert Voser	Board Director,	Swiss Citizen
		International Business Machines	
	60B Orchard Road	Corporation and	
	#06-18 Tower 2	Roche Holding Ltd	
	The Atrium@Orchard		
	Singapore 238891		
Executive Director & CEO	Ho Ching	Executive Director and CEO	Singapore
		Temasek Holdings (Private) Limited	Citizen
	60B Orchard Road,		
	#06-18 Tower 2,		
	The Atrium@Orchard,		
	Singapore 238891		
President, Temasek	Gregory L. Curl	President	United States Citizen
International Pte. Ltd.		Temasek International Pte. Ltd.	
	60B Orchard Road,		
	#06-18 Tower 2,		
	The Atrium@Orchard,		
	Singapore 238891	_	
President, Temasek	Lee Theng Kiat	President	Singapore Citizen
International Pte. Ltd.		Temasek International Pte. Ltd.	
	60B Orchard Road,		
	#06-18 Tower 2,		
	The Atrium@Orchard,		
	Singapore 238891		
Co-Head, Corporate	Chan Wai Ching	Co-Head, Corporate Development Group,	Singapore Citizen
Development Group,		Head, Organisation & People,	
Head, Organisation & People,	60B Orchard Road,	Temasek International Pte. Ltd.	
Temasek International Pte. Ltd.	#06-18 Tower 2,		
	The Atrium@Orchard,		
	Singapore 238891		
Head, Strategic & Public	Cheo Hock Kuan	Head, Strategic & Public Affairs,	Singapore Citizen
Affairs, Temasek International	60P O 1 1P 1	Temasek International Pte. Ltd.	
Pte. Ltd.	60B Orchard Road,		
	#06-18 Tower 2,		
	The Atrium@Orchard,		
	Singapore 238891		G
Head, Investment Group,	Chia Song Hwee	Head, Investment Group,	Singapore Citizen
Co-Head, China,	COD C. I. I.D. I	Co-Head, China,	
Co-Head, Credit Portfolio,	60B Orchard Road,	Co-Head, Credit Portfolio,	
Temasek International Pte. Ltd.	#06-18 Tower 2,	Temasek International Pte. Ltd.	
	The Atrium@Orchard,		
	Singapore 238891		

Position	Name and Business Address	Present Principal Occupation	Citizenship
Head, Enterprise Development Group, Head, Singapore, Co- Head, Americas, Temasek	Dilhan Pillay Sandrasegara	Head, Enterprise Development Group, Head, Singapore, Co-Head, Americas,	Singapore Citizen
International Pte. Ltd.	60B Orchard Road, #06-18 Tower 2,	Temasek International Pte. Ltd.	
international Pte. Ltd.	The Atrium@Orchard,	Telliasek iliterilational Pte. Ltd.	
	Singapore 238891		
Co-Head, Markets Group, Head, Consumer & Real	Heng Chen Seng David	Co-Head, Markets Group, Head, Consumer & Real Estate,	Singapore Citizen
Estate,	60B Orchard Road,	Head, South East Asia,	
Head, South East Asia,	#06-18 Tower 2,	Temasek International Pte. Ltd.	
Temasek International Pte. Ltd.	The Atrium@Orchard, Singapore 238891		
Head, Corporate Development Group, Chief Financial Officer,	Leong Wai Leng 60B Orchard Road,	Head, Corporate Development Group, Chief Financial Officer, Co-Head, Portfolio Management,	Singapore Citizen
Co-Head, Portfolio	#06-18 Tower 2,	Temasek Holdings (Private) Limited	
Management,	The Atrium@Orchard,	Teniasek Holdings (Hilvate) Emilied	
Temasek Holdings (Private)	Singapore 238891		
Limited	omgapore 200001		
Co-Head, Enterprise Development Group,	Nagi Adel Hamiyeh	Co-Head, Enterprise Development Group, Head, Industrials,	Singapore Citizen
Head, Industrials,	60B Orchard Road,	Head, Australia & New Zealand,	
Head, Australia & New	#06-18 Tower 2,	Head, Africa & Middle East,	
Zealand,	The Atrium@Orchard,	Temasek International Pte. Ltd.	
Head, Africa & Middle East,	Singapore 238891		
Temasek International Pte. Ltd.			
Senior Managing Director,	Neil Garry McGregor	Senior Managing Director, Enterprise	New Zealand Citizen
Enterprise Development	COR O I IR I	Development	
Group,	60B Orchard Road,	Group,	
Temasek International Pte. Ltd.	#06-18 Tower 2,	Temasek International Pte. Ltd.	
	The Atrium@Orchard,		
General Counsel, Temasek	Singapore 238891 Pek Siok Lan	General Counsel	Singapore Citizen
International Pte. Ltd.	Pek Slok Lali	Temasek International Pte. Ltd.	Siligapore Citizen
international Pte. Ltd.	60B Orchard Road,	Temasek international Pte. Ltd.	
	#06-18 Tower 2,		
	The Atrium@Orchard,		
	Singapore 238891		
Head, Telecom, Media &	Ravi Mahinder Lambah	Head, Telecom, Media & Technology,	Indian Citizen
Technology,	10071 Manifect Daniball	Co-Head, India,	maian Gitizen
Co-Head, India,	60B Orchard Road,	Co-Head, Africa & Middle East,	
Co-Head, Africa & Middle	#06-18 Tower 2,	Temasek International Pte. Ltd.	
East,	The Atrium@Orchard,		
Temasek International Pte. Ltd.	Singapore 238891		

Position	Name and Business Address	Present Principal Occupation	Citizenship
Co-Head, Investment Group,	1		Singapore Citizen
Co-Head, Portfolio & Strategy		Co-Head, Portfolio & Strategy Group,	
Group,	60B Orchard Road,	Head, Energy & Resources,	
Head, Energy & Resources,	#06-18 Tower 2,	Head, India,	
Head, India,	The Atrium@Orchard,	Head, Portfolio Strategy & Value	
Head, Portfolio Strategy &	Singapore 238891	Management,	
Value Management,		Temasek International Pte. Ltd.	
Temasek International Pte. Ltd.			
Head, Markets Group,	Sim Hong Boon	Head, Markets Group,	United States Citizen
President, Americas,		President, Americas,	
Head, Credit Portfolio,	60B Orchard Road,	Head, Credit Portfolio,	
Temasek International Pte. Ltd.	#06-18 Tower 2,	Temasek International Pte. Ltd.	
	The Atrium@Orchard,		
	Singapore 238891		
Head, Portfolio and Strategy	Tan Chong Lee	Head, Portfolio and Strategy Group,	Singapore Citizen
Group,		Head, Europe,	
Head, Europe,	60B Orchard Road,	Head, Portfolio Management,	
Head, Portfolio Management,	#06-18 Tower 2,	Head, Strategy,	
Head, Strategy,	The Atrium@Orchard,	Co-Head, Singapore,	
Co-Head, Singapore,	Singapore 238891	Temasek International Pte. Ltd.	
Temasek International Pte. Ltd.			
Head, China	Wu Yibing	Head, China	United States Citizen
Temasek International Pte. Ltd.		Temasek International Pte. Ltd.	
	60B Orchard Road,		
	#06-18 Tower 2,		
	The Atrium@Orchard,		
	Singapore 238891		
Senior Managing Director,	Benoit Louis Marie Francois Valentin	Senior Managing Director, Europe,	France Citizen
Europe,		Co-Head, Industrials,	
Co-Head, Industrials,	23 King Street	Temasek International (Europe) Limited	
Temasek International	London SW1Y 6QY	,	
(Europe) Limited	United Kingdom		

AMENDMENT NO. 1 TO PURCHASE AGREEMENT

This AMENDMENT NO. 1, dated as of January 28, 2015 (this "<u>Amendment</u>"), amends the Purchase Agreement, dated as of December 1, 2014 (the "<u>Agreement</u>"), by and between (i) 21Vianet Group, Inc., a company incorporated under the laws of the Cayman Islands (the "<u>Company</u>") and (ii) Esta Investments Pte. Ltd., a company incorporated under the laws of Singapore.

RECITALS:

WHEREAS, the parties to the Agreement now desire to amend the Agreement in accordance with <u>Section 9.07</u> of the Agreement and as set forth herein.

NOW, THEREFORE, in consideration of the mutual promises and covenants contained therein and herein, and in reliance upon the representations, warranties, conditions, agreements and covenants contained therein and herein, and intending to be legally bound hereby, the parties hereto do hereby agree as follows:

- 1. <u>Definitions</u>. All capitalized terms used but not defined in this Amendment shall have the meaning assigned to such terms in the Agreement and the rules of interpretation and construction set forth in <u>Section 1.02</u> of the Agreement shall also apply to this Amendment.
 - 2. <u>Amendment</u>. <u>Schedule 3.03(A)</u> of the Agreement is hereby amended and restated in its entirety as follows:

Company Capitalization

	As of December 1, 2014	Immediately Prior to Closing
Total Issued and Outstanding Class A Shares	346,803,765 ⁽¹⁾	356,102,586
Total Issued and Outstanding Class B Shares	49,430,544	40,131,723
Total Issued and Outstanding Ordinary Shares	396,234,309	396,234,309
Total Issued and Outstanding Voting Shares ⁽²⁾	841,109,205	757,419,816

- (1) Consists of, as of December 1, 2014, (a) 347,016,642 Class A Ordinary Shares held by CITI (NOMINEES) LIMITED (which includes 226,459 ADSs that are reserved for future issuance in connection with share-based awards) and (b) 9,105,633 Class A Ordinary Shares held by other shareholders, less (c) 9,318,510 Class A Ordinary Shares repurchased by the Company and kept as treasury stock.
- (2) It is calculated by the formula: Total Voting Shares = Total Class A Shares + (10 × Total Class B Shares).

Total Authorized Shares of the Company as of the date hereof consist of US\$15,000 divided into (i) 1,200,000,000 Class A Ordinary Shares of a nominal or par value of US\$0.00001 each and (ii) 300,000,000 Class B Ordinary Shares of a nominal or par value of US\$0.00001 each.

As of the date hereof, other than the issued and outstanding Class A Ordinary Shares and Class B Ordinary Shares as described above, the **Company Securities** include the Class A Ordinary Shares reserved for options and restricted share units outstanding. In addition, the Company may have obligations to issue additional Class A Ordinary Shares in connection with several past acquisitions, which have been disclosed in Exchange Act Documents (other than any information disclosed therein under the heading "Risk Factors").

3. <u>Miscellaneous</u>

- (a) Except as expressly amended and/or superseded by this Amendment, the Agreement remains and shall remain in full force and effect. This Amendment shall not constitute an amendment or waiver of any provision of the Agreement, except as expressly set forth herein. Upon the execution and delivery hereof, the Agreement shall thereupon be deemed to be amended and supplemented as hereinabove set forth as fully and with the same effect as if the amendments and supplements made hereby were originally set forth in the Agreement. This Amendment and the Agreement shall each henceforth be read, taken and construed as one and the same instrument, but such amendments and supplements shall not operate so as to render invalid or improper any action heretofore taken under the Agreement. If and to the extent there are any inconsistencies between the Agreement and this Amendment with respect to the matters set forth herein, the terms of this Amendment shall control.
- (b) THIS AMENDMENT, INCLUDING THE FORMATION, BREACH, TERMINATION, VALIDITY, INTERPRETATION AND ENFORCEMENT THEREOF, AND ALL TRANSACTIONS CONTEMPLATED BY THIS AMENDMENT, THE RIGHTS AND OBLIGATIONS OF THE PARTIES HERETO, AND ALL CLAIMS OR DISPUTES RELATING HERETO, SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF

NEW YORK, WITHOUT REGARD TO THE CONFLICT OF LAW RULES OF SUCH STATE.

- (c) This Amendment, taken together with the Agreement and the PRA embody the complete agreement and understanding among the parties hereto with respect to the subject matter hereof and supersede any prior understandings, agreements or representations by or among the parties, written or oral, which may have related to the subject matter hereof in any way.
- (d) This Amendment may be executed in separate counterparts, each of which shall be an original and all of which taken together shall constitute one and the same agreement. Signatures in the form of facsimile or electronically imaged "PDF" shall be deemed to be original signatures for all purposes hereunder.
- (e) <u>Section 9.01</u>, <u>Section 9.02</u>, <u>Section 9.05</u>, <u>Section 9.06</u>, <u>Section 9.09</u>, <u>Section 9.11</u> and <u>Section 9.12</u> of the Purchase Agreement are each hereby incorporated by reference *mutatis mutandis*.

[Signature pages follow]

IN WITNESS WHEREOF, the parties hereto have executed this Amendment as of the date first set forth above.

ESTA INVESTMENTS PTE. LTD.

By:/s/ Ang Peng Huat
Name: Ang Peng Huat
Title: Authorised Signatory

IN WITNESS WHEREOF, the parties hereto have executed this Amendment as of the date first set forth above.

21VIANET GROUP, INC.

By:/s/ Sheng Chen

Name: Sheng Chen Title: Director