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

SCHEDULE 13G

UNDER THE SECURITIES EXCHANGE ACT OF 1934
(AMENDMENT NO)*
GENPACT LIMITED
(Name of Issuer)
Common Shares, par value \$0.01 per share
(Title of Class of Securities)
G3922B107
(CUSIP Number)
December 31, 2007
(Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:
[_] Rule 13d-1(b)
[_] Rule 13d-1(c)
[X] Rule 13d-1(d)
*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 the disclosures provided in a prior cover page.
The information required in 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 ("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. G3922B107 13G Page 2
1 NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)
GE Capital (Mauritius) Holdings Ltd. N.A.

3 SEC USE ONLY		
4 CITIZENSHIP O	R PLACE OF ORGANIZATION	
Mauritius		
	5 SOLE VOTING POWER	
NUMBER OF	39,928,342(1)	
NUMBER OF SHARES BENEFICIALLY	6 SHARED VOTING POWER	
OWNED BY EACH	39,947,364(1)	
REPORTING PERSON	7 SOLE DISPOSITIVE POWER	
WITH:	39,928,342(1)	
	8 SHARED DISPOSITIVE POWE	ER
	39,947,364(1)	
9 AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORT	ING PERSON
39,947,364(1)	
10 CHECK IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES (
See Item 8		[X]
11 PERCENT OF CL	ASS REPRESENTED BY AMOUNT IN ROW (9)	
18.9%(1)		
12 TYPE OF REPOR		
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CUSIP No. G3	922B107	13G	Page 3
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	F REPORTING PERSONS IDENTIFICATION NO. (OF ABOVE PERSONS (ENTI	
GE Ca	pital International	(Mauritius) N.A.	
2 CHECK T		IF A MEMBER OF A GROUP	(b) $[X]$
3 SEC USE			
4 CITIZEN	SHIP OR PLACE OF ORG		
Mauri			
		SOLE VOTING POWER	
		19,022(1)	
NUMBER OF SHARES	6	SHARED VOTING POWER	
BENEFICIALLY OWNED BY		39,947,364(1)	
EACH REPORTING	7	SOLE DISPOSITIVE POW	 /ER
PERSON WITH:		19,022(1)	
	8	SHARED DISPOSITIVE P	
		39,947,364(1)	
9 AGGREGA	TE AMOUNT BENEFICIA	LY OWNED BY EACH REPO	RTING PERSON
39,94	7,364(1)		
10 CHECK I		JNT IN ROW (9) EXCLUDE	
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11 PERCENT	OF CLASS REPRESENTE	ED BY AMOUNT IN ROW (9))
18.9%			
12 TYPE OF	REPORTING PERSON		
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	No. G3922B107		13G	Page 4	
-	NAMES OF REPORTI	NG PERSONS	OF ABOVE PERSONS (ENT		
	GE Indian Serv	ices Holdir	ng Private Limited N.	Α.	
2			F A MEMBER OF A GROU	(b) [_]) [X]
3	SEC USE ONLY				
4	CITIZENSHIP OR P	LACE OF ORG			
	Mauritius				
			SOLE VOTING POWER		
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NUMBER SHAR	RES	6	SHARED VOTING POWER		
BENEFIC OWNED) BY		39,947,364(1)		
EAC REPORT	ING	7	SOLE DISPOSITIVE PO	 √ER	
PERS WITH			0		
		8	SHARED DISPOSITIVE	POWER	
			39,947,364(1)		
9	AGGREGATE AMOUNT	BENEFICIAL	LY OWNED BY EACH REP	ORTING PERSON	
	39,947,364(1)				
10	CHECK IF THE AGG		JNT IN ROW (9) EXCLUD		
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11	PERCENT OF CLASS	REPRESENTE	ED BY AMOUNT IN ROW (9)	
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12	TYPE OF REPORTIN				
	со				

CUS	 IP No. G3922B107		13G	Page 5
1	NAMES OF REPOR I.R.S. IDENTIF GE India Ven 06-1577225	TING PERSONS	OF ABOVE PERSONS (EN	
2			F A MEMBER OF A GRO	(b) [x]
3	SEC USE ONLY			
4	CITIZENSHIP OR	PLACE OF ORG		
	Mauritius			
			SOLE VOTING POWER	
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SHA	ARES	6	SHARED VOTING POWE	
OWNE	ICIALLY ED BY		39,947,364(1)	
REPOR	ACH RTING	7	SOLE DISPOSITIVE P	
WIT	RSON TH:		0	
		8	SHARED DISPOSITIVE	
			39,947,364(1)	
9	AGGREGATE AMOU	INT BENEFICIAL	LY OWNED BY EACH RE	PORTING PERSON
	39,947,364(1	.)		
10	CHECK IF THE A	GGREGATE AMOL	JNT IN ROW (9) EXCLU	
	See Item 8			[X]
11	PERCENT OF CLA	SS REPRESENTE	ED BY AMOUNT IN ROW	(9)
	18.9%(1)			
12	TYPE OF REPORT			
	CO			

CUSIP No. G3922B10		Page 6
1 NAMES OF REPOR		
	FICATION NO. OF ABOVE PERSONS	(ENTITIES ONLY)
General Elec 36-4050913	ctric Capital Services Indian	Investments LLC
	ROPRIATE BOX IF A MEMBER OF A ((b) [x]
3 SEC USE ONLY		
4 CITIZENSHIP OF	R PLACE OF ORGANIZATION	
Mauritius		
	5 SOLE VOTING POW	
	0	
NUMBER OF SHARES	6 SHARED VOTING PO	OWER
BENEFICIALLY OWNED BY	39,947,364(1)	
EACH REPORTING	7 SOLE DISPOSITIV	E POWER
PERSON WITH:	0	
	8 SHARED DISPOSIT	IVE POWER
	39,947,364(1)	
9 AGGREGATE AMOU	UNT BENEFICIALLY OWNED BY EACH	REPORTING PERSON
39,947,364(1)	
10 CHECK IF THE	AGGREGATE AMOUNT IN ROW (9) EX	
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11 PERCENT OF CLA	ASS REPRESENTED BY AMOUNT IN RO	 DW (9)
18.9%(1)		
12 TYPE OF REPOR	TING PERSON	
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CUSIP No. G3922B10		Page 7
1 NAMES OF REPO I.R.S. IDENTI		
General Ele 13-1500700	ctric Capital Corporati	.on
	ROPRIATE BOX IF A MEMBE	(b) [X]
3 SEC USE ONLY		
4 CITIZENSHIP 0	R PLACE OF ORGANIZATION	
Mauritius		
	5 SOLE VOT	ING POWER
	0	
NUMBER OF SHARES	6 SHARED V	OTING POWER
BENEFICIALLY OWNED BY	39,947	7,364(1)
EACH REPORTING	7 SOLE DIS	SPOSITIVE POWER
PERSON WITH:	0	
	8 SHARED D	ISPOSITIVE POWER
	39,947	7,364(1)
9 AGGREGATE AMO	UNT BENEFICIALLY OWNED	BY EACH REPORTING PERSON
39,947,364(
10 CHECK IF THE		(9) EXCLUDES CERTAIN SHARES
See Item 8		[x]
11 PERCENT OF CL	ASS REPRESENTED BY AMOU	INT IN ROW (9)
18.9%(1)		
12 TYPE OF REPOR		
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-	CHET	 P No. G3922B107		13G	Page 8
-				100	raye o
-	1	NAMES OF REPORT	TING PERSONS	F ABOVE PERSONS (ENT	ITIES ONLY)
		General Electr 06-1109503	ic Capital Se	rvices, Inc.	
-	2	CHECK THE APPR		F A MEMBER OF A GROU	(a) [_] (b) [X]
-	3	SEC USE ONLY			
-	4	CITIZENSHIP OR			
		Mauritius			
-			5	SOLE VOTING POWER	
	NUMBE	D 05		0	
	NUMBE SHA	RES	6	SHARED VOTING POWER	
	OWNE	D BY		39,947,364(1)	
	EACH REPORTING PERSON		7	SOLE DISPOSITIVE PO	ver
	WIT			0	
			8	SHARED DISPOSITIVE	
_				39,947,364(1)	
- '	9	AGGREGATE AMOU	NT BENEFICIAL	LY OWNED BY EACH REP	
_		39,947,364(1)		
	10	CHECK IF THE A	GGREGATE AMOU	NT IN ROW (9) EXCLUD	ES CERTAIN SHARES
		See Item 8			[X]
-	11	PERCENT OF CLAS		D BY AMOUNT IN ROW (9)
_		18.9%(1)			
-	12	TYPE OF REPORT			
		CO			
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CUSIP No. G3922B107		Page 9
4 NAMES OF BEDOE		
1 NAMES OF REPOR I.R.S. IDENTIF	FICATION NO. OF ABOVE PERSONS	(ENTITIES ONLY)
General Electr	ric Company	
14-0689340		
2 CHECK THE APPR	ROPRIATE BOX IF A MEMBER OF A	GROUP (a) [_] (b) [X]
3 SEC USE ONLY		
3 SEC USE UNET		
4 CITIZENSHIP OF	R PLACE OF ORGANIZATION	
Mauritius		
	5 SOLE VOTING POW	 ER
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NUMBER OF SHARES	6 SHARED VOTING P	
BENEFICIALLY		
OWNED BY EACH	39,947,364(1)	
REPORTING PERSON	7 SOLE DISPOSITIV	E POWER
WITH:	0	
	8 SHARED DISPOSIT	IVE POWER
	39,947,364(1)	
9 AGGREGATE AMOL	JNT BENEFICIALLY OWNED BY EACH	REPORTING PERSON
39,947,364(1		
10 CHECK IF THE A	AGGREGATE AMOUNT IN ROW (9) EX	
See Item 8		[X]
11 PERCENT OF CLA	ASS REPRESENTED BY AMOUNT IN R	OW (9)
18.9%(1)		
12 TYPE OF REPORT	FING PERSON	
CO		

ITEM 1(a). NAME OF ISSUER:

Genpact Limited (the "Issuer")

ITEM 1(b). ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES:

Canon's Court, 22 Victoria Street, Hamilton HM, Bermuda

ITEM 2(a). NAME OF PERSON FILING:

This statement is being filed by each of:

GE Capital (Mauritius) Holdings Ltd. ("Holdings")

GE Capital International (Mauritius) ("International")

GE Indian Services Holding Private Limited ("Indian Holding")

GE India Ventures LLC ("India Ventures")

General Electric Capital Services Indian Investments LLC ("Indian Investments")

General Electric Capital Corporation ("GECC")

General Electric Capital Services, Inc. ("GECS")

General Electric Company ("GE")

International is a subsidiary of Indian Holding, which is a subsidiary of India Ventures, which is a subsidiary of Indian Investments, which is a subsidiary of GECS, which is a subsidiary of GECS, which is a subsidiary of GE. Holdings is owned by GECC and International.

Holdings, International, Indian Holding, India Ventures, Indian Investments, GECC, GECS and GE are referred to herein collectively as the "Reporting Persons".

An agreement among the Reporting Persons that this statement be filed on behalf of each of them is attached hereto as Exhibit 1.

ITEM 2(b). ADDRESS OF PRINCIPAL BUSINESS OFFICE OR, IF NONE, RESIDENCE:

The principal business offices of Holdings and International are located at Les Cascades Building, Edith Cavell Street Port Louis, Mauritius. The principal business offices of Indian Holding are located at AIFACS Building, 1 Rafe Marg, New Delhi, 110001 India. The principal business offices of India Ventures and Indian Investments are located at 120 Long Ridge Road, Stamford, CT 06927. The principal business offices of GECC and GECS are located at 901 Main Avenue, Norwalk, CT 06851 with executive offices at 3135 Easton Turnpike, Fairfield, CT, 06828. The principal business office of GE is located at 3135 Easton Turnpike, Fairfield, CT 06828.

ITEM 2(c). CITIZENSHIP:

Each of Holding and International is a Mauritius company. Indian Holding is a Indian company. Each of India Ventures and Indian Investments is a Delaware limited liability company. Each of GECC and GECS is a Delaware corporation. GE is a New York corporation.

ITEM 2(d). TITLE AND CLASS OF SECURITIES:

Common Shares, par value \$0.01 per share (the "Common Shares")

ITEM 2(e). CUSIP NUMBER:

G3922B107

ITEM	3.			TEMENT IS FILED PURSUANT TO RULE 13d-1(b) OR 13d-2(b) OR WHETHER THE PERSON FILING IS A:
		(a)	[_]	Broker or dealer registered under Section 15 of the Act
		(b)	[_]	Bank as defined in Section 3(a)(6) of the Act
		(c)	[_]	Insurance company as defined in Section 3(a)(19) of the Act
		(d)	[_]	Investment company registered under Section 8 of the Investment Company Act of 1940
		(e)	[_]	An investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E)
		(f)	[_]	An employee benefit plan or endowment fund in accordance with Rule $13d-1(b)(1)(ii)(F)$ (g) [_] A parent holding company or control person in accordance with Rule $13d-1(b)(1)(ii)(G)$
		(h)	[_]	A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act
		(i)	[_]	A church plan that is excluded from the definition of ar investment company under Section 3(c)(14) of the Investment Company Act of 1940
		(j)	[_]	Group, in accordance with Rule 13d-1(b)(1)(ii)(J)

ITEM 4. OWNERSHIP.

(a)-(c) The responses of the Reporting Persons to Rows 5, 6, 7, 8, 9 and 11 in each of their respective cover pages to this Schedule 13G are incorporated herein by reference.

Direct Beneficial Ownership

As of February 14, 2008, Holdings and International were the direct beneficial owners of 39,928,342 and 19,022 Common Shares of the Issuer, respectively. GE and the other Reporting Persons, indirectly through subsidiaries, may be deemed to have beneficial ownership of these shares. Nothing in this Schedule 13G shall be deemed to constitute an admission by any Reporting Person that it is the beneficial owner of any of the Common Shares of the Issuer, other than the Common Shares held directly or indirectly by such Reporting Person, for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended, or for any other purpose, and such beneficial ownership is expressly disclaimed. Each Reporting Person expressly disclaims (i) the existence of any group, and (ii) beneficial ownership with respect to any Common Shares other than the Common Shares held directly by such Reporting Person. Based on 211,785,480 Common Shares outstanding (according to publicly available information provided by the Issuer to date), the 39,947,364 Common Shares directly held by Holdings and International represent approximately 18.9% of the outstanding Common Shares.

The number of Common Shares directly beneficially owned by Holdings excludes 45,225 Common Shares underlying options awarded to a director of the Issuer who is an officer of GE. The exercise price of these options is \$16.13 per share. These options will vest 20% on May 1, 2008 and 5% on a quarterly basis thereafter. Pursuant to an agreement with Holdings, the person holds any shares or options that he receives from the Issuer in connection with his service as a director of the Issuer for the benefit of Holdings.

ITEM 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS.

If this statement is being filed to report the fact that as of the date hereof the Reporting Persons have ceased to be the beneficial owners of more than five percent of the Common Shares, check the following [_].

ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON.

Not applicable.

ITEM 7. IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY OR CONTROL PERSON.

Not applicable.

ITEM 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP.

See Item 4.

Shareholders Agreement

The Issuer, Holdings and International (the "GE Shareholders") and certain affiliates of General Atlantic, Oak Hill and Wachovia (together with the GE Shareholders, the "Shareholders") entered into an amended and restated shareholders agreement relating to the Common Shares the Shareholders hold in the Issuer. Pursuant to this agreement, the GE Shareholders are entitled to nominate two persons to the Issuer's board of directors and GICo, the investment vehicle owned by General Atlantic and Oak Hill, is entitled to nominate four persons to the Issuer's board of directors. The Shareholders agreed to vote their shares to elect such persons. The number of directors that the GE Shareholders and GICo is entitled to appoint is reduced if their respective ownership in the Issuer declines below certain levels and such right ceases if such ownership is below 10% of the Issuer's outstanding Common Shares.

In addition, each of the Shareholders is subject to certain restrictions on the transfer of their Common Shares. GICo, General Atlantic and Oak Hill have agreed not to transfer their shares if such transfer would result in a change of control (as defined in the agreement) unless certain conditions are met which require that all outstanding Common Shares owned by the Shareholders are sold for cash or certain types of marketable securities (or both), provided that a limited number may be exchanged for equity of, or remain outstanding in, the surviving person in certain circumstances. In the event of certain transfers by GICo, each of GE Shareholders and Wachovia has certain co-sale rights which permit them to sell shares to such transferee on the same terms and conditions. The GE Shareholders have agreed that without the consent of GICo, prior to December 31, 2009 they will not make a transfer of Common Shares if such transfer would result in the GE Shareholders owning less than 26,745,000 shares. However, if GICo and its permitted transferees own less than 40,117,500 shares, then the GE Shareholders would be permitted to make a transfer so long as the quotient obtained by dividing its remaining ownership percentage by their ownership percentage as of December 30, 2004 is equal to or greater than the quotient obtained by dividing the ownership percentage of GICo at such time by its ownership percentage as of December 30, 2004.

Subject to the restrictions on GICo and the GE Shareholders set forth in the two preceding paragraphs, any Shareholder may transfer shares (i) to certain affiliates, subject to the restriction on GICo, General Atlantic and Oak Hill described in the next paragraph and (ii) in a registered offering, a sale pursuant to Rule 144 under the Securities Act of 1933, as amended (the "Securities Act"), or a sale to a placement agent where an immediate resale pursuant to Regulation S or Rule 144A under the Securities Act is contemplated, subject to certain other limitations.

Until December 31, 2009, GICo, General Atlantic and Oak Hill are also prohibited from transferring shares to a general partner, limited partner, shareholder, member or other equity holder of General Atlantic or Oak Hill without the GE Shareholders' prior written consent, unless such transfer is a sale for value and on arms-length terms that would be subject to the co-sale rights described above.

The GE shareholders have agreed to grant GICo, and Wachovia has agreed to grant the Issuer, certain rights of first refusal in the event they desire to transfer shares other than to an affiliate or in a registered offering or a sale pursuant to Rule 144.

The agreement grants the Shareholders certain rights to require the Issuer to register for public resale under the Securities Act all Common Shares that they request be registered after the expiration of the relevant lock-up period following the Issuers initial public offering. In addition, the agreement grants the Shareholders piggyback rights on any registration for the Issuer's account or the account of another Shareholder. These rights are subject to certain limitations, including customary cutbacks and other restrictions. In connection with registrations described above, the Issuer will indemnify any selling shareholders and will bear all fees, costs and expenses, except underwriting discounts and selling commissions and except that the selling shareholders will reimburse the Issuer for out of pocket expenses in the case of a second demand registration within the first fifteen months beginning 180 days after August 7, 2007, the date of consummation of the Issuer's initial public offering or 150 days after such date if a waiver of the underwriters lock-up agreement is granted in respect of any Shareholder.

The Agreement also provides certain information rights to the Shareholders and regulates the parties' conduct concerning corporate opportunities.

The foregoing description is not complete and is qualified in its entirety to the Amended and Restated shareholders Agreement, incorporated by reference as Exhibit 2 to this Schedule 13G and incorporated herein by reference.

Beneficial Ownership

An aggregate of 160,615,838 Common Shares are subject to the shareholders agreement, of which 39,947,364 Common Shares are held directly by the GE Shareholders and 120,668,474 Common Shares are held by the other shareholders party to the shareholders agreement. Nothing in this Schedule 13G shall be deemed to constitute an admission by any Reporting Person that it is the beneficial owner of any of the Common Shares of the Issuer covered by the shareholders agreement, other than the Common Shares held directly or indirectly by such Reporting Person, for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended, or for any other purpose, and such beneficial ownership is expressly disclaimed. Each Reporting Person expressly disclaims (i) the existence of any group, and (ii) beneficial ownership with respect to any Common Shares other than the Common Shares held directly by such Reporting Person. Based on 211,785,480 Common Shares outstanding (according to publicly available information provided by the Issuer to date), the 160,615,838 Common Shares subject to the shareholders agreement represent approximately 75.8% of the outstanding Common Shares.

ITEM 9. NOTICE OF DISSOLUTION OF GROUP.

Not applicable.

ITEM 10. CERTIFICATION.

- (a) Not applicable.
- (b) Not applicable.

SIGNATURES

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.

Dated: February 14, 2008

GE CAPITAL (MAURITIUS) HOLDINGS LTD.

By: /s/ Bryant B. Cohen

-----Name: Bryant B. Cohen

Name: Bryant B. Cohen Title: Attorney-in-fact

GE CAPITAL INTERNATIONAL (MAURITIUS)

By: /s/ Bryant B. Cohen

Name: Bryant B. Cohen Title: Attorney-in-fact

GE INDIAN SERVICES HOLDING PRIVATE LIMITED

By: /s/ Frank Ertl

Name: Frank Ertl Title: Attorney-in-fact

GE INDIA VENTURES LLC

By: /s/ Frank Ertl

Name: Frank Ertl Title: Attorney-in-fact

GENERAL ELECTRIC CAPITAL SERVICES INDIAN INVESTMENTS LLC

By: /s/ Frank Ertl

Name: Frank Ertl Title: Attorney-in-fact

GENERAL ELECTRIC CAPITAL CORPORATION

By: /s/ Frank Ertl

Name: Frank Ertl Title: Attorney-in-fact

GENERAL ELECTRIC CAPITAL SERVICES, INC.

By: /s/ Frank Ertl

Name: Frank Ertl Title: Attorney-in-fact

GENERAL ELECTRIC COMPANY

By: /s/ Frank Ertl

Name: Frank Ertl Title: Attorney-in-fact

EXHIBIT INDEX

Exhibit No.	Description
1	Joint Filing Agreement, dated February 14, 2008 among the Reporting Persons.
2	Form of Amended and Restated Shareholders' Agreement by and among Genpact Limited, Genpact Global Holdings (Bermuda) Limited, Genpact Global (Bermuda) Limited and the shareholders listed on the signature pages thereto (incorporated by reference to Exhibit 10.1 of the Registration Statement on Form S-1 filed by Genpact Limited with the Securities and Exchange Commission on August 1, 2007)
3	Power of Attorney (GE Capital (Mauritius) Holdings Ltd.)
4	Power of Attorney (GE Capital International (Mauritius))
5	Power of Attorney (GE Indian Services Holding Private Limited)
6	Power of Attorney (GE India Ventures LLC)
7	Power of Attorney (General Electric Capital Services Indian Investments LLC)
8	Power of Attorney (General Electric Capital Corporation)
9	Power of Attorney (General Electric Capital Services, Inc.)
10	Power of Attorney (General Electric Company)

JOINT FILING AGREEMENT

This will confirm the agreement by and among all the undersigned that the Schedule 13G filed on or about this date and any amendments thereto with respect to the beneficial ownership by the undersigned of the Common Shares, \$.01 par value per share, of Genpact Limited is being filed on behalf of each of the undersigned in accordance with Rule 13d-1(k)(1). This agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

Dated: February 14, 2008

GE CAPITAL (MAURITIUS) HOLDINGS LTD.

By: /s/ Bryant B. Cohen

Name: Bryant B. Cohen Title: Attorney-in-fact

GE CAPITAL INTERNATIONAL (MAURITIUS)

By: /s/ Bryant B. Cohen

Name: Bryant B. Cohen
Title: Attorney-in-fact

GE INDIAN SERVICES HOLDING PRIVATE LIMITED

By: /s/ Frank Ertl

Name: Frank Ertl Title: Attorney-in-fact

GE INDIA VENTURES LLC

By: /s/ Frank Ertl

Name : Frank Fish 1

Name: Frank Ertl Title: Attorney-in-fact

GENERAL ELECTRIC CAPITAL SERVICES INDIAN INVESTMENTS LLC

By: /s/ Frank Ertl

Name: Frank Ertl Title: Attorney-in-fact

Page 1

GENERAL ELECTRIC CAPITAL CORPORATION

By: /s/ Frank Ertl

Name: Frank Ertl

Title: Attorney-in-fact

GENERAL ELECTRIC CAPITAL SERVICES, INC.

By: /s/ Frank Ertl

Name: Frank Ertl

Title: Attorney-in-fact

GENERAL ELECTRIC COMPANY

By: /s/ Frank Ertl

Name: Frank Ertl Title: Attorney-in-fact

The undersigned, GE Capital (Mauritius) Holdings Ltd. (hereinafter referred to as the "Corporation") does hereby make, constitute and appoint the persons listed below as the Corporation's true and lawful agent and attorney-in-fact (hereinafter referred to as the "Attorney") to act either together or alone in the name and on behalf of the Corporation for and with respect to the matters hereinafter described.

Names of Attorneys:

Ronald J. Herman John W. Campo Jr. Frank J. Ertl Bryant B. Cohen P. Jonas Svedlund

Each Attorney shall have the power and authority to do the

following:

To execute and deliver any Schedule 13D, Schedule 13G and Forms 3, 4 and 5 and any amendments thereto required to be filed with the Securities and Exchange Commission under the Securities Exchange Act of 1934 on behalf of the Corporation with regard to the securities of Genpact Limited owned by the Corporation or its subsidiaries.

And, in connection with the foregoing, to execute and deliver all documents, acknowledgments, consents and other agreements and to take such further action as may be necessary or convenient for the Corporation in order to more effectively carry out the intent and purpose of the foregoing.

Agreements, commitments, documents, instruments and other writings executed by the Attorneys in accordance with the terms hereof shall be binding upon the Corporation without attestation and without affixation of the seal of the Corporation. The Power of Attorney conferred hereby shall not be delegable by any Attorney. Each Attorney shall serve without compensation for acting in the capacity of agent and attorney-in-fact hereunder.

Unless sooner revoked by the Corporation, the authority of the Attorney hereunder shall terminate on December 31, 2008.

IN WITNESS WHEREOF, the Corporation has caused this Power of Attorney to be executed pursuant to authority granted by the Corporation's board of directors, as of the 13th day of February, 2008.

GE Capital (Mauritius) Holdings Ltd.

By: /s/ Lawrence J. Zlatkin

Name: Lawrence J. Zlatkin

Title: Director

Attest:

/s/ Malvina Iannone
-----Malvina Iannone, Counsel

The undersigned, GE Capital International (Mauritius) (hereinafter referred to as the "Corporation") does hereby make, constitute and appoint the persons listed below as the Corporation's true and lawful agent and attorney-in-fact (hereinafter referred to as the "Attorney") to act either together or alone in the name and on behalf of the Corporation for and with respect to the matters hereinafter described.

Names of Attorneys:

Ronald J. Herman John W. Campo Jr. Frank J. Ertl Bryant B. Cohen P. Jonas Svedlund

Each Attorney shall have the power and authority to do the

following:

To execute and deliver any Schedule 13D, Schedule 13G and Forms 3, 4 and 5 and any amendments thereto required to be filed with the Securities and Exchange Commission under the Securities Exchange Act of 1934 on behalf of the Corporation with regard to the securities of Genpact Limited owned by the Corporation or its subsidiaries.

And, in connection with the foregoing, to execute and deliver all documents, acknowledgments, consents and other agreements and to take such further action as may be necessary or convenient for the Corporation in order to more effectively carry out the intent and purpose of the foregoing.

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IN WITNESS WHEREOF, the Corporation has caused this Power of Attorney to be executed pursuant to authority granted by the Corporation's board of directors, as of the 13th day of February, 2008.

GE Capital International (Mauritius)

By: /s/ Lawrence J. Zlatkin

Name: Lawrence J. Zlatkin

Title: Director

Attest:

/s/ Malvina Iannone

Malvina Iannone, Counsel

The undersigned, GE Indian Services Holding Private Limited (hereinafter referred to as the "Corporation") does hereby make, constitute and appoint the persons listed below as the Corporation's true and lawful agent and attorney-in-fact (hereinafter referred to as the "Attorney") to act either together or alone in the name and on behalf of the Corporation for and with respect to the matters hereinafter described.

Names of Attorneys:

Ronald J. Herman John W. Campo Jr. Frank J. Ertl Bryant B. Cohen P. Jonas Svedlund

Each Attorney shall have the power and authority to do the following:

To execute and deliver any Schedule 13D, Schedule 13G and Forms 3, 4 and 5 and any amendments thereto required to be filed with the Securities and Exchange Commission under the Securities Exchange Act of 1934 on behalf of the Corporation with regard to the securities of Genpact Limited owned by the Corporation or its subsidiaries.

And, in connection with the foregoing, to execute and deliver all documents, acknowledgments, consents and other agreements and to take such further action as may be necessary or convenient for the Corporation in order to more effectively carry out the intent and purpose of the foregoing.

Agreements, commitments, documents, instruments and other writings executed by the Attorneys in accordance with the terms hereof shall be binding upon the Corporation without attestation and without affixation of the seal of the Corporation. The Power of Attorney conferred hereby shall not be delegable by any Attorney. Each Attorney shall serve without compensation for acting in the capacity of agent and attorney-in-fact hereunder.

Unless sooner revoked by the Corporation, the authority of the Attorney hereunder shall terminate on December 31, 2008.

IN WITNESS WHEREOF, the Corporation has caused this Power of Attorney to be executed pursuant to authority granted by the Corporation's board of directors, as of the 12th day of February 2008.

GE Indian Services Holding Private Limited

Ву:	/s/	Rupak Saha
		Rupak Saha Director

ALLES	St:							
/s/	Amit	Rana						
Amit	Rana		 	 	 	_	 _	-

The undersigned, GE India Ventures LLC (hereinafter referred to as the "Company") does hereby make, constitute and appoint the persons listed below as the Company's true and lawful agent and attorney-in-fact (hereinafter referred to as the "Attorney") to act either together or alone in the name and on behalf of the Company for and with respect to the matters hereinafter described.

Names of Attorneys:

Ronald J. Herman John W. Campo Jr. Frank J. Ertl Bryant B. Cohen P. Jonas Svedlund

Each Attorney shall have the power and authority to do the following:

To execute and deliver any Schedule 13D, Schedule 13G and Forms 3, 4 and 5 and any amendments thereto required to be filed with the Securities and Exchange Commission under the Securities Exchange Act of 1934 on behalf of the Company with regard to the securities of Genpact Limited owned by the Company or its subsidiaries.

And, in connection with the foregoing, to execute and deliver all documents, acknowledgments, consents and other agreements and to take such further action as may be necessary or convenient for the Company in order to more effectively carry out the intent and purpose of the foregoing.

Agreements, commitments, documents, instruments and other writings executed by the Attorneys in accordance with the terms hereof shall be binding upon the Company without attestation and without affixation of the seal of the Company. The Power of Attorney conferred hereby shall not be delegable by any Attorney. Each Attorney shall serve without compensation for acting in the capacity of agent and attorney-in-fact hereunder.

Unless sooner revoked by the Company, this Power of Attorney shall be governed under the laws of the State of New York and the authority of the Attorney hereunder shall terminate on December 31, 2008.

IN WITNESS WHEREOF, the Company has caused this Power of Attorney to be executed pursuant to authority granted by the Company's operating agreement, as of the 12th day of February, 2008.

GENERAL ELECTRIC CAPITAL CORPORATION as Managing Member of General Electric Capital Services Indian Investments, LLC as Managing Member of GE India Ventures, LLC

By: /s/ Michael A. Gaudino

Name: Michael A. Gaudino Title: Vice President

Attest:

The undersigned, General Electric Capital Services Indian Investments, LLC (hereinafter referred to as the "Company") does hereby make, constitute and appoint the persons listed below as the Company's true and lawful agent and attorney-in-fact (hereinafter referred to as the "Attorney") to act either together or alone in the name and on behalf of the Company for and with respect to the matters hereinafter described.

Names of Attorneys:

Ronald J. Herman John W. Campo Jr. Frank J. Ertl Bryant B. Cohen P. Jonas Svedlund

Each Attorney shall have the power and authority to do the following:

To execute and deliver any Schedule 13D, Schedule 13G and Forms 3, 4 and 5 and any amendments thereto required to be filed with the Securities and Exchange Commission under the Securities Exchange Act of 1934 on behalf of the Company with regard to the securities of Genpact Limited owned by the Company or its subsidiaries.

And, in connection with the foregoing, to execute and deliver all documents, acknowledgments, consents and other agreements and to take such further action as may be necessary or convenient for the Company in order to more effectively carry out the intent and purpose of the foregoing.

Agreements, commitments, documents, instruments and other writings executed by the Attorneys in accordance with the terms hereof shall be binding upon the Company without attestation and without affixation of the seal of the Company. The Power of Attorney conferred hereby shall not be delegable by any Attorney. Each Attorney shall serve without compensation for acting in the capacity of agent and attorney-in-fact hereunder.

Unless sooner revoked by the Company, this Power of Attorney shall be governed under the laws of the State of New York and the authority of the Attorney hereunder shall terminate on December 31, 2008.

IN WITNESS WHEREOF, the Company has caused this Power of Attorney to be executed pursuant to authority granted by the Company's operating agreement, as of the 12th day of February, 2008.

GENERAL ELECTRIC CAPITAL CORPORATION as Managing Member of General Electric Capital Services Indian Investments, LLC

By: /s/ Michael A. Gaudino

Name: Michael A. Gaudino Title: Vice President

Attest:

The undersigned, General Electric Capital Corporation, a Delaware corporation (hereinafter referred to as the "Corporation") does hereby make, constitute and appoint the persons listed below as the Corporation's true and lawful agent and attorney-in-fact (hereinafter referred to as the "Attorney") to act either together or alone in the name and on behalf of the Corporation for and with respect to the matters hereinafter described.

Name of Attorney:

Preston H. Abbott
Stephen Ambrose, Jr.
Brock Austin
Eileen Brumback
John W. Campo, Jr.
Carlos Carrasquillo
Barbara Daniele
Laura E.B. Dawson
Frank Ertl
Michael A. Gaudino
Barbara J. Gould

Paul J. Halas
Ronald J. Herman, Jr.
Mark Kaplow
Barbara A. Lane
Alan Lewis
David L. Lloyd
Keith W. Newman
Michael Pastore
James C. Ungari
Alex Urquhart

Each Attorney shall have the power and authority to do the following:

To execute and deliver any Schedule 13D, Schedule 13G or Forms 3, 4 and 5 or any amendments thereto required to be filed with the Securities and Exchange Commission under the Securities Exchange Act of 1934 on behalf of the Corporation with regard to any securities owned by the Corporation or any of its subsidiaries.

And, in connection with the foregoing, to execute and deliver all documents, acknowledgments, consents and other agreements and to take such further action as may be necessary or convenient for the Corporation in order to more effectively carry out the intent and purpose of the foregoing.

Agreements, commitments, documents, instruments and other writings executed by the Attorney in accordance with the terms hereof shall be binding upon the Corporation without attestation and without affixation of the seal of the Corporation. The Power of Attorney conferred hereby shall not be delegable by any Attorney. The Attorney shall serve without compensation for acting in the capacity of agent and attorney-in-fact hereunder.

Unless revoked by the Corporation, this Power of Attorney shall be governed under the laws of the State of New York and the authority of the Attorney hereunder shall terminate on December 31, 2008.

IN WITNESS WHEREOF, the Corporation has caused the Power of Attorney to be executed, attested and its corporate seal to be affixed pursuant to authority granted by the Corporation's board of directors, as of the 19th day of December 2007.

General Electric Capital Corporation

(Corporate Seal)

By: /s/ Craig T. Beazer
Craig T. Beazer
Vice President, General Counsel

and Secretary

Attest:

The undersigned, General Electric Capital Services, Inc., a Delaware corporation (hereinafter referred to as the "Corporation") does hereby make, constitute and appoint the persons listed below as the Corporation's true and lawful agent and attorney-in-fact (hereinafter referred to as the "Attorney") to act either together or alone in the name and on behalf of the Corporation for and with respect to the matters hereinafter described.

Name of Attorney:

Preston H. Abbott
Stephen Ambrose, Jr.
Brock Austin
Eileen Brumback
John W. Campo, Jr.
Carlos Carrasquillo
Barbara Daniele
Laura E.B. Dawson
Frank Ertl
Michael A. Gaudino
Barbara J. Gould

Paul J. Halas
Ronald J. Herman, Jr.
Mark Kaplow
Barbara A. Lane
Alan Lewis
David L. Lloyd
Keith W. Newman
Michael Pastore
James C. Ungari
Alex Urquhart

Each Attorney shall have the power and authority to do the following:

To execute and deliver any Schedule 13D, Schedule 13G or Forms 3, 4 and 5 or any amendments thereto required to be filed with the Securities and Exchange Commission under the Securities Exchange Act of 1934 on behalf of the Corporation with regard to any securities owned by the Corporation or any of its subsidiaries.

And, in connection with the foregoing, to execute and deliver all documents, acknowledgments, consents and other agreements and to take such further action as may be necessary or convenient for the Corporation in order to more effectively carry out the intent and purpose of the foregoing.

Agreements, commitments, documents, instruments and other writings executed by the Attorney in accordance with the terms hereof shall be binding upon the Corporation without attestation and without affixation of the seal of the Corporation. The Power of Attorney conferred hereby shall not be delegable by any Attorney. The Attorney shall serve without compensation for acting in the capacity of agent and attorney-in-fact hereunder.

Unless revoked by the Corporation, this Power of Attorney shall be governed under the laws of the State of New York and the authority of the Attorney hereunder shall terminate on December 31, 2008.

IN WITNESS WHEREOF, the Corporation has caused the Power of Attorney to be executed, attested and its corporate seal to be affixed pursuant to authority granted by the Corporation's board of directors, as of the 19th day of December 2007.

General Electric Capital Services, Inc.

(Corporate Seal)

By: /s/ Craig T. Beazer

Craig T. Beazer

Vice President, General Counsel
and Secretary

Attest:

/s/ David P. Russell
David P. Russell
Assistant Secretary

The undersigned, General Electric Company, a New York corporation (hereinafter referred to as the "Corporation") does hereby make, constitute and appoint the persons listed below as the Corporation's true and lawful agent and attorney-in-fact (hereinafter referred to as the "Attorney") to act either together or alone in the name and on behalf of the Corporation for and with respect to the matters hereinafter described.

Name of Attorney:

Preston H. Abbott
Stephen Ambrose, Jr.
Brock Austin
Eileen Brumback
John W. Campo, Jr.
Carlos Carrasquillo
Barbara Daniele
Laura E.B. Dawson
Frank Ertl
Michael A. Gaudino

Barbara J. Gould
Paul J. Halas
Ronald J. Herman, Jr.
Mark Kaplow
Barbara A. Lane
Alan Lewis
David L. Lloyd
Keith W. Newman
Michael Pastore
James C. Ungari

Each Attorney shall have the power and authority to do the following:

To execute and deliver any Schedule 13D, Schedule 13G or Forms 3, 4 and 5 or any amendments thereto required to be filed with the Securities and Exchange Commission under the Securities Exchange Act of 1934 on behalf of the Corporation with regard to any securities owned by the Corporation, General Electric Capital Corporation or any of their subsidiaries.

And, in connection with the foregoing, to execute and deliver all documents, acknowledgments, consents and other agreements and to take such further action as may be necessary or convenient for the Corporation in order to more effectively carry out the intent and purpose of the foregoing.

Agreements, commitments, documents, instruments and other writings executed by the Attorney in accordance with the terms hereof shall be binding upon the Corporation without attestation and without affixation of the seal of the Corporation. The Power of Attorney conferred hereby shall not be delegable by any Attorney. The Attorney shall serve without compensation for acting in the capacity of agent and attorney-in-fact hereunder.

Unless revoked by the Corporation, this Power of Attorney shall be governed under the laws of the State of New York and the authority of the Attorney hereunder shall terminate on December 31, 2008.

IN WITNESS WHEREOF, the Corporation has caused the Power of Attorney to be executed, attested and its corporate seal to be affixed pursuant to authority granted by the Corporation's board of directors, as the 13th day of February 2008.

GENERAL ELECTRIC COMPANY

By: /s/ Michael McAlevey

Michael McAlevey Vice President

Attest: