Form 605

Corporations Act 2001 Section 671B Notice of ceasing to be a substantial holder

To: Company Name/Scheme: Villa World Limited

ACN/ARSN 117 546 326

1. Details of substantial holder

Name Mitsubishi UFJ Financial Group, Inc.

The holder ceased to be a substantial holder on: 2 September 2019

The previous notice was given to the company on: 4 September 2019

The previous notice was dated: 4 September 2019

The holder became aware on: 4 September 2019

2. Changes in relevant interest

Particulars of each change in, or change in the nature of, a relevant interest of the substantial holder or an associate in voting securities of the company or scheme, since the substantial holder was last required to give a substantial holding notice to the company or scheme are as follows:

Date of change	Person whose relevant interest changed	Nature of change	Consideration given in	lof sacurities	Person's votes affected
See annexure A to this					
notice					

3. Changes in association

The persons who have become associates of, ceased to be associates of, or have changed the nature of their association with, the substantial holder in relation to voting interests in the company or scheme are as follows:

Name and ACN/ARSN (if applicable)	Nature of association
Not applicable	Not applicable

4. Addresses

The addresses of persons named in this form are as follows:

Tetsuya Shigemoto

Name	Address
Mitsubishi UFJ Financial Group, Inc.	2-7-1, Marunouchi, Chiyoda-ku, Tokyo 100-8330, Japan

5. Signature

Authorised signatory

Dated 5 September 2019

Annexure A

This is annexure A of 1 page referred to in Form 605, Notice of ceasing to be a substantial holder dated 5 September 2019



Tetsuya Shigemoto

Authorised signatory

Dated 5 September 2019

Date of change	Person whose relevant interest changed	Nature of change	Consideration given in relation to change	Class and number of securities affected	Person's votes affected
2/09/2019	Mitsubishi UFJ Financial Group, Inc.	Purchase of securities by an entity controlled by Morgan Stanley	19227.78	8,217 Ordinary Shares	8,217.00
2/09/2019	Mitsubishi UFJ Financial Group, Inc.	Sale of securities by an entity controlled by Morgan Stanley	/3/ux nu	31,673 Ordinary Shares	31,673.00
2/09/2019	Mitsubishi UFJ Financial Group, Inc.	Sale of securities by an entity controlled by Morgan Stanley	1600/38	19,657 Ordinary Shares	19,657.00
2/09/2019	Mitsubishi UFJ Financial Group, Inc.	Collateral Returned by an entity controlled by Morgan Stanley - see Annexure B	N/A	208,708 Ordinary Shares	208,708.00

Annexure B

This is annexure B of 3 pages referred to in Form 605, Notice of ceasing to be a substantial holder dated 5 September 2019



Tetsuya Shigemoto

Authorised signatory

Dated 5 September 2019

The below schedules are based on the relevant standard agreements. The entity filing the report will, if requested by the company or responsible entity to whom the prescribed form must be given or ASIC, give a copy of the agreement to the company, responsible entity or ASIC.

Schedule	
Type of Agreement	Global Master Securities Lending Agreement
Parties to agreement	Morgan Stanley & Co. International plc and ZUERCHER KANTONALBANK
Transfer Date	20190828; 20190829; 20190830; 20190902;
Holder of Voting Rights	Borrower
Are there any restrictions on voting rights?	Yes/ No
If yes, detail Not applicable	
Scheduled Return Date (if any)	Open
Does the borrower have the right to return early?	Yes /No
If yes, detail The Borrower is entitled at any time to termina	ate a Loan and to redeliver all and any Equivalent Securities due and outstanding to the Lender in
accordance with the Lender's instructions.	
Does the lender have the right to recall early?	Yes /No
If yes, detail The Lender is entitled to terminate a Loan and	to call for the redelivery of all or any Equivalent Securities at any time by giving notice on any
Business Day of not less than the standard settlement time f	for such Equivalent Securities on the exchange or in the clearing organisation through which the
Loaned Securities were originally delivered.	
Will the securities be returned on settlement?	Yes /No
If yes, detail any exceptions If the Borrower does not redel	iver Equivalent Securities in accordance with the Agreement, the Lender may by written notice to
Borrower terminate the Loan forthwith and the Parties' deli	very and payment obligations in respect thereof.

Schedule			
Type of Agreement	Global Master Securities Lending Agreement		
Parties to agreement	Morgan Stanley & Co. International plc and CITIBANK NA		
	20190314; 20190315; 20190318; 20190410; 20190418; 20190423; 20190424;		
	20190426; 20190429; 20190430; 20190501; 20190506; 20190508; 20190509;		
	20190510; 20190515; 20190517; 20190520; 20190521; 20190522; 20190523;		
	20190524; 20190527; 20190528; 20190529; 20190530; 20190531; 20190603;		
	20190604; 20190605; 20190606; 20190607; 20190612; 20190613; 20190614;		
Transfer Date	20190617; 20190618; 20190619; 20190620; 20190621; 20190625; 20190626;		
Transier Date	20190627; 20190628; 20190701; 20190702; 20190703; 20190704; 20190705;		
	20190708; 20190709; 20190711; 20190712; 20190716; 20190717; 20190718;		
	20190719; 20190722; 20190723; 20190724; 20190725; 20190726; 20190729;		
	20190730; 20190731; 20190801; 20190802; 20190805; 20190807; 20190812;		
	20190813; 20190814; 20190815; 20190816; 20190819; 20190821; 20190822;		
	20190823; 20190826; 20190827; 20190828; 20190829; 20190830; 20190902		
Holder of Voting Rights	Borrower		
Are there any restrictions on voting rights?	Yes/ No		
If yes, detail Not applicable			
Scheduled Return Date (if any)	Open		
Does the borrower have the right to return early?	Yes /No		
If yes, detail The Borrower is entitled at any time to termina	ate a Loan and to redeliver all and any Equivalent Securities due and outstanding to the Lender in		
accordance with the Lender's instructions.			
Does the lender have the right to recall early?	Yes /No		

If yes, detail The Lender is entitled to terminate a Loan and to call for the redelivery of all or any Equivalent Securities at any time by giving notice on any Business Day of not less than the standard settlement time for such Equivalent Securities on the exchange or in the clearing organisation through which the Loaned Securities were originally delivered.

Will the securities be returned on settlement?

Yes/No

If yes, detail any exceptions If the Borrower does not redeliver Equivalent Securities in accordance with the Agreement, the Lender may by written notice to Borrower terminate the Loan forthwith and the Parties' delivery and payment obligations in respect thereof.

Schedule	
Type of Agreement	Overseas Securities Lender's Agreement
Parties to agreement	Morgan Stanley & Co. International plc and JPMORGAN CHASE BANK, N.A.
	20190702; 20190705; 20190708; 20190709; 20190710; 20190712; 20190716;
	20190717; 20190718; 20190719; 20190722; 20190723; 20190724; 20190725;
Transfer Date	20190726; 20190729; 20190730; 20190731; 20190801; 20190802; 20190805;
	20190808; 20190812; 20190813; 20190814; 20190816; 20190819; 20190821;
	20190822; 20190823; 20190826; 20190828; 20190830; 20190902;
	Each Party undertakes that where it holds securities of the same description as any
	securities borrowed by it or transferred to it by way of collateral at a time when a right
Holder of Voting Rights	to vote arises in respect of such securities, it will use its best endeavours to arrange for
	the voting rights attached to such securities to be exercised in accordance with the
	instructions of the Lender or Borrower (as the case may be).
Are there any restrictions on voting rights?	Yes /No
If yes, detail As stated above.	
Scheduled Return Date (if any)	Open
Scheduled Return Date (if any) Does the borrower have the right to return early?	Open Yes /No
Does the borrower have the right to return early?	<u> </u>
Does the borrower have the right to return early?	Yes /No rticular loan of Securities and to redeliver all and any Equivalent Securities due and
Does the borrower have the right to return early? If yes, detail The Borrower is entitled at any time to terminate a pa	Yes /No rticular loan of Securities and to redeliver all and any Equivalent Securities due and
Does the borrower have the right to return early? If yes, detail The Borrower is entitled at any time to terminate a pa outstanding to the Lender in accordance with the Lender's instruction Does the lender have the right to recall early?	Yes /No Yes /No rticular loan of Securities and to redeliver all and any Equivalent Securities due and ons.
Does the borrower have the right to return early? If yes, detail The Borrower is entitled at any time to terminate a pa outstanding to the Lender in accordance with the Lender's instruction Does the lender have the right to recall early? If yes, detail The Lender may call for the redelivery of all or any Equ	Yes /No Tricular loan of Securities and to redeliver all and any Equivalent Securities due and ons. Yes /No
Does the borrower have the right to return early? If yes, detail The Borrower is entitled at any time to terminate a pa outstanding to the Lender in accordance with the Lender's instruction Does the lender have the right to recall early? If yes, detail The Lender may call for the redelivery of all or any Equipment Securities on the exchange of the properties on the exchange of the properties of the properties of the exchange of the properties of the	Yes /No Inticular loan of Securities and to redeliver all and any Equivalent Securities due and lons. Yes /No Ivalent Securities at any time by giving notice on any Business Day of not less than the
Does the borrower have the right to return early? If yes, detail The Borrower is entitled at any time to terminate a pa outstanding to the Lender in accordance with the Lender's instruction Does the lender have the right to recall early? If yes, detail The Lender may call for the redelivery of all or any Equipment Securities on the exchange of the properties on the exchange of the properties of the properties of the exchange of the properties of the	Yes /No Inticular loan of Securities and to redeliver all and any Equivalent Securities due and lons. Yes /No Ivalent Securities at any time by giving notice on any Business Day of not less than the long or in the clearing organisation through which the relevant borrowed Securities

If yes, detail any exceptions If an Event of Default occurs in relation to either Party, the Parties' delivery and payment obligations shall be accelerated so as to require performance thereof at the time such Event of Default occurs. In such event the Relevant Value of the Securities to be delivered by each Party shall be established in accordance with the Agreement and on the basis of the Relevant Values so established, the sums due from one Party shall be set-off against the sums due from the other and only the balance of the account shall be payable.

Schedule			
Type of Agreement	International Prime Brokerage Agreement		
Parties to agreement	Morgan Stanley & Co. International plc for itself and as agent and trustee for and on behalf of the other Morgan Stanley Companies and PACIFIC ALLIANCE ASIA OPPORTUNITY FUND L.P.		
Transfer Date	20190902;		
Holder of Voting Rights	Prime broker has the right to vote securities rehypothecated from the Client.		
Are there any restrictions on voting rights?	Yes/ No		
If yes, detail Not applicable			
Scheduled Return Date (if any)	Open		
Does the borrower have the right to return early?	Yes /No		
If yes, detail Prime broker may return shares which were re	hypothecated from the client at any time.		
Does the lender have the right to recall early?	Yes /No		
If yes, detail Prime broker will be required to return to the	client shares rehypothecated from the client's account upon a sale of those shares by the client.		
Will the securities be returned on settlement?	Yes /No		
If ves. detail any exceptions Upon an Event of Default, the	default market value of all Equivalent Securities to be delivered will be determined and on the		

Schedule		
Type of Agreement Customer Prime Broker Account Agreement		
Parties to agreement	Morgan Stanley & Co. LLC on behalf of all Morgan Stanley entities and customer PRELUDE OPPORTUNITY FUND, LP	
Transfer Date	20190827;	
Holder of Voting Rights	Morgan Stanley	
Are there any restrictions on voting rights?	No	

basis of the amounts so established, an account shall be taken of what is due from each party to the other. The amounts due from one party shall be set off

against the amounts due from the other party and only the balance of the account shall be payable.

If yes, detail Not applicable		
Scheduled Return Date (if any)	Open	
Does the borrower have the right to return early?	Yes	
if yes, detail Morgan Stanley may return rehypothecated shares at any time.		
Does the lender have the right to recall early? Yes		
If yes, detail The customer may recall shares from Morgan Stanley at any time.		
Will the securities be returned on settlement? Yes		
If yes, detail any exceptions. In the ordinary course of business, securities will be returned to customers. Upon a customer Event of Default, Morgan Stanley		

if yes, detail any exceptions In the ordinary course of business, securities will be returned to customers. Upon a customer Event of Default, Morgan Stanley has the right to set off obligations owed to the customer against obligations of the customer to Morgan Stanley and to foreclose on any collateral, including rehypothecated securities, for the purpose of arriving at a single closeout amount. In such a default scenario, Morgan Stanley may do an actual or deemed sale of the rehypothecated securities.

Schedule			
Type of Agreement	International Prime Brokerage Agreement		
Parties to agreement	Morgan Stanley & Co. International plc for itself and as agent and trustee for and on behalf of the other Morgan Stanley Companies and LAKEVILLE CAPITAL INVESTORS LIMITED		
Transfer Date	20190902;		
Holder of Voting Rights	Prime broker has the right to vote securities rehypothecated from the Client.		
Are there any restrictions on voting rights?	Yes/ No		
If yes, detail Not applicable			
Scheduled Return Date (if any)	Open		
Does the borrower have the right to return early?	Yes /No		
If yes, detail Prime broker may return shares which were re	hypothecated from the client at any time.		
Does the lender have the right to recall early?	Yes /No		
If yes, detail Prime broker will be required to return to the	client shares rehypothecated from the client's account upon a sale of those shares by the client.		
Will the securities be returned on settlement?	Yes /No		
	default market value of all Equivalent Securities to be delivered will be determined and on the en of what is due from each party to the other. The amounts due from one party shall be set off balance of the account shall be payable.		

Schedule			
Type of Agreement	International Prime Brokerage Agreement		
Parties to agreement	Morgan Stanley & Co. International plc for itself and as agent and trustee for and on behalf of the other Morgan Stanley Companies and LMA SPC-MAP 250 SEGREGATED PORTFOLIO		
Transfer Date	20190902;		
Holder of Voting Rights	Prime broker has the right to vote securities rehypothecated from the Client.		
Are there any restrictions on voting rights?	Yes/ No		
If yes, detail Not applicable			
Scheduled Return Date (if any)	Open		
Does the borrower have the right to return early?	Yes /No		
If yes, detail Prime broker may return shares which were re	ehypothecated from the client at any time.		
Does the lender have the right to recall early?	Yes /No		
If yes, detail Prime broker will be required to return to the	client shares rehypothecated from the client's account upon a sale of those shares by the client		
Will the securities be returned on settlement?	Yes /No		

If yes, detail any exceptions Upon an Event of Default, the default market value of all Equivalent Securities to be delivered will be determined and on the basis of the amounts so established, an account shall be taken of what is due from each party to the other. The amounts due from one party shall be set off against the amounts due from the other party and only the balance of the account shall be payable.