Form 604 Corporations Act 2001 Section 671B Notice of change of interests of substantial holder

To: Company Name/Scheme: Bigtincan Holdings Limited

ACN/ARSN 154 944 797

1. Details of substantial holder

Mitsubishi UFJ Financial Group, Inc.

There was a change in the interests of the substantial holder on

8 April 2025

The previous notice was given to the company on 10 April 2025 10 April 2025 The previous notice was dated 10 April 2025 The holder became aware on

2. Previous and present voting power

The total number of votes attached to all the voting shares in the company or voting interests in the scheme that the substantial holder or an associate had a relevant interest in when last required, and when now required, to give a substantial holding notice to the company or scheme are as follows:

| Class of securities | Previous notice | | Present notice | |
|----------------------------|-----------------|------------------|----------------|------------------|
| | Person's votes | Voting power (%) | Person's votes | Voting power (%) |
| Fully Paid ordinary shares | 59,345,069 | 7.22% | 80,609,949 | 9.81% |

3. 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 | Consideration given in | Person's votes affected |
|-------------------------------|----------------------------------------|------------------------|----------------------------|
| See annexure A to this notice | | | |

4.Present relevant interests

Particulars of each relevant interest of the substantial holder in voting securities after the change are as follows:

| Holder of relevant interest | Registered holder of securities | Person entitled to be registered as holder | | Class and number of securities | Person's votes |
|-----------------------------------------|-----------------------------------------------------------------|--------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------|----------------|
| Mitsubishi UFJ Financial Group, Inc. | HSBC Custody Nominees (Australia) Limited | Not applicable | Relevant interest in securities that Morgan Stanley has a relevant interest in under section 608(3) of the Corporations Act as Mitsubishi UFJ Financial Group, Inc. has voting power of over 20% in Morgan Stanley. | 5,000,001 Fully paid ordinary shares | 5,000,001 |
| Mitsubishi UFJ Financial Group, Inc. | Morgan Stanley Australia Securities (Nominee) Pty Limited | Not applicable | Relevant interest in securities that Morgan Stanley has a relevant interest in under section 608(3) of the Corporations Act as Mitsubishi UFJ Financial Group, Inc. has voting power of over 20% in Morgan Stanley. | 5,013,685 Fully paid ordinary shares | 5,013,685 |
| Mitsubishi UFJ Financial Group, Inc. | Morgan Stanley Australia Securities (Nominee) Pty Limited | Not applicable | Relevant interest in securities that Morgan Stanley has a relevant interest in under section 608(3) of the Corporations Act as Mitsubishi UFJ Financial Group, Inc. has votling power of over 20% in Morgan Stanley. | 70,596,263 Fully paid ordinary shares | 70,596,263 |

5. 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 | |

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

| Name Address | |
|---------------------------------------------------|------------------------------------------|
| Mitsubishi UFJ Financial Group, Inc. 1-4-5, Marun | puchi, Chiyoda-ku, Tokyo 100-8330, Japan |

Signature

Hidetoshi Fuwa

Date 11 April 2025

This is annexure A of 1 page referred to in Form 604, Notice of change of interest of substantial holder dated 11 April 2025.

Hidetoshi Fuwa Authorised signatory

Date 11 April 2025

| 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 |
|----------------|----------------------------------------|----------------------------------------------------------------------|-------------------------------------------|-----------------------------------------|-------------------------|
| 8/04/2025 | Mitsubishi UFJ Financial Group, Inc. | Purchase of securities by an entity controlled by Morgan Stanley | 3,470,128.81 | 16,140,134 Fully Paid ordinary shares | 16,140,134 |
| 8/04/2025 | Mitsubishi UFJ Financial Group, Inc. | Purchase of securities by an entity controlled by Morgan Stanley | 27,444.12 | 124,746 Fully Paid ordinary shares | 124,746 |
| 8/04/2025 | Mitsubishi UFJ Financial Group, Inc. | Borrow by an entity controlled by Morgan Stanley - see Annexure B | N/A | 5,000,000 Fully Paid ordinary shares | 5,000,000 |

This is annexure B of 2 pages referred to in Form 604, Notice of change of interest of substantial holder dated 11 April 2025.

Hidetoshi Fuwa

Authorised signatory

Dated 11 April 2025

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 | Australian Master Securities Lending Agreement | | |
| Parties to agreement | Morgan Stanley Australia Securities Limited and CITIBANK NA | | |
| Transfer Date | 20250213; 20250218; 20250219; 20250227; 20250228; 20250303; 20250304; 20250305; 20250317; | | |
| Holder of Voting Rights | Borrower | | |
| Are there any restrictions on voting rights? | ¥es/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 shall be entitled at any time to terminate a particular loan of Securities 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 may 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 or the equivalent time on | | | |
| the exchange or in the clearing organisation through which the relevant borrowed Securities were originally delivered. | | | |
| Will the securities be returned on settlement? | Yes /No | | |
| 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 | | | |

The state of the Securities to be delivered by each Party shall be established and on the basis of the Relevant Values on established, an account shall be taken of what is due from each Party to the other and the cases due to the securities to be delivered by each Party shall be established, and account shall be taken of what is due from each Party to the other and the cases due to the securities to be delivered by each Party shall be established. 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 | Australian Master Securities Lending Agreement | | |
| Parties to agreement | Morgan Stanley Australia Securities Limited and MACQUARIE BANK LIMITED | | |
| Transfer Date | 20250408; | | |
| 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/ Ne | | |
| f yes, detail The Borrower shall be entitled at any time to terminate a particular loan of Securities 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 | | |
| fyes, detail The Lender may 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 or the equivalent time on | | | |
| the exchange or in the clearing organisation through which the relevant borrowe | he exchange or in the clearing organisation through which the relevant borrowed Securities were originally delivered. | | |

Will the securities be returned on settlement? 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 vent the Relevant Value of the Securities to be delivered by each Party shall be established and on the basis of the Relevant Values so established, an account shall be taken of what is due from each Party to the other and the sums due rom one Party shall be set-off against the sums due from the other and only the balance of the account shall be payable.

| ichedule | | |
|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--|
| Type of Agreement | International Prime Brokerage Agreement | |
| Parties to agreement | Morgan Stanley & Co. International pic for itself and as agent and trustee for and on behalf of the other Morgan Stanley Companies and EQUITY TRUSTEES LIMITED AS RESPONSIBLE ENTITY FOR REGAL INVESTMENT FUND | |
| Transfer Date | 20250408; | |
| 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 rehypothecated from the client at any time. | | |
| Does the lender have the right to recall early? | Yes/N o | |
| f 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.

| 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 METRICA ASIA EVENT DRIVEN MASTER FUND | |
| Transfer Date | 20250408; | |
| 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 rehypothecated from the client at any time. | | |
| Does the lender have the right to recall early? | Yes/ No | |
| f 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. | | |

Annexure B

| 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 BRAHMAN PURE ALPHA PTE LTD | |
| Transfer Date | 20250408; | |
| 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 rehypothecated 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. | | |
| | 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. | | |

| 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 | 20250408; | |
| 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 | |
| f yes, detail Not applicable | | |
| Scheduled Return Date (if any) | Open | |
| Does the borrower have the right to return early? | Yes/No | |
| f yes, detail Prime broker may return shares which were rehypothecated from the client at any time. | | |
| Does the lender have the right to recall early? | Yes/Ne | |
| f 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 | |

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.