#### Form 605

Corporations Act 2001 Section 671B

#### Notice of ceasing to be a substantial holder

To Company Name/Scheme

VITACO HOLDINGS LIMITED

ACN/ARSN

606 826 493

#### 1. Details of substantial holder (1)

Name

Morgan Stanley and its subsidiaries listed in Annexure A

ACN/ARSN (if applicable)

Not Applicable

The holder ceased to be a

substantial holder on

November 1, 2016

The previous notice was given to the company on

November 1, 2016

The previous notice was dated

October 28, 2016

The holder became aware on

November 3, 2016

#### 2. Changes in relevant interests

Particulars of each change in, or change in the nature of, a relevant interest (2) of the substantial holder or an associate (3) 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 (6)	Consideration given in relation to change (7)	Class and number of Securities affected	Person's votes affected
10/31/2016	Morgan Stanley Australia Securities Limited	Sell	9,807.82	-4,499 Ordinary Shares	-4,499
10/31/2016	Morgan Stanley Australia Securities Limited	Sell	32,837.34	-15,063 Ordinary Shares	-15,063
10/31/2016	Morgan Stanley Australia Securities Limited	Sell	494.86	-227 Ordinary Shares	-227
10/31/2016	Morgan Stanley Australia Securities Limited	Sell	1,541.26	-707 Ordinary Shares	-707
10/31/2016	Morgan Stanley Australia Securities Limited	Sell	252.88	-116 Ordinary Shares	-116
10/31/2016	Morgan Stanley Australia Securities Limited	Sell	3,311.42	-1,519 Ordinary Shares	-1,519
10/31/2016	Morgan Stanley Australia Securities Limited	Self	80.66	-37 Ordinary Shares	-37
10/31/2016	Morgan Stanley Australia Securities Limited	Buy	604,073.84	276,464 Ordinary Shares	276,464
10/31/2016	Morgan Stanley Australia Securities Limited	Buy	383,956.94	175,724 Ordinary Shares	175,724
10/31/2016	Morgan Stanley Australia Securities Limited	Buy	2,786.04	1,278 Ordinary Shares	1,278
11/01/2016	Morgan Stanley Australia Securities Limited	Buy	148.92	68 Ordinary Shares	68
11/01/2016	Morgan Stanley Australia Securities Limited	Buy	41.42	19 Ordinary Shares	19
11/01/2016	Morgan Stanley Australia Securities Limited	Buy	196,650.00	90,000 Ordinary Shares	90,000
11/01/2016	Morgan Stanley Australia Securities Limited	Buy	15.33	7 Ordinary Shares	7
11/01/2016	Morgan Stanley Australia Securities Limited	Buy	13.08	6 Ordinary Shares	6
11/01/2016	Morgan Stanley & Co. International plc	Collateral Returned	N/A	-1,933,206 Ordinary Shares	-1,933,206

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#### 3. Changes in association

The persons who have become associates (3) of, ceased to be associates of, or have changed the nature of their association (7) 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:

"sign here

Name	Address
Morgan Stanley	1585 Broadway, New York 10036, USA
Morgan Stanley & Co. International plc	25 Cabot Square, Canary Wharf, London E14 4QA, United Kingdom
Morgan Stanley Australia Securities Limited	Level 39 Chifley Tower, 2 Chifley Square, Sydney NSW 2000, Australia

Signature					
	print name	Annie Gong	•		

capacity

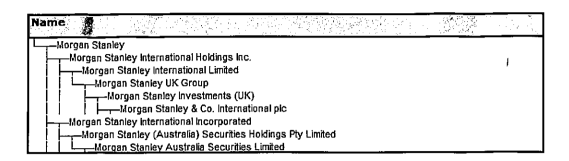
date

**Executive Director** 

November 3, 2016

#### Annexure A

List of Morgan Stanley and its subsidiaries that have a relevant interest or deemed to have a relevant interest in the shares or units.



#### **Signature**

print name Annie Gong capacity Executive Director

sign here date November 3, 2016

#### DIRECTIONS

- (1) If there are a number of substantial holders with similar or related relevant interests (eg. a corporation and its related corporations, or the manager and trustee of an equity trust), the names could be included in an annexure to the form. If the relevant interests of a group of persons are essentially similar, they may be referred to throughout the form as a specifically named group if the membership of each group, with the names and addresses of members is clearly set out in paragraph 4 of the form.
- (2) See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.
- (3) See the definition of "associate" in section 9 of the Corporations Act 2001.
- (4) Include details of:
  - (a) any relevant agreement or other circumstances because of which the change in relevant interest occurred. If subsection 671B(4) applies, a copy of any document setting out the terms of any relevant agreement, and a statement by the person giving full and accurate details of any contract, scheme or arrangement, must accompany this form, together with a written statement certifying this contract, scheme or arrangement; and
  - (b) any qualification of the power of a person to exercise, control the exercise of, or influence the exercise of, the voting powers or disposal of the securities to which the relevant interest relates (indicating clearly the particular securities to which the qualification applies).

See the definition of "relevant agreement" in section 9 of the Corporations Act 2001.

- (5) Details of the consideration must include any and all benefits, moneys and other, that any person from whom a relevant interest was acquired has, or may, become entitled to receive in relation to that acquisition. Details must be included even if the benefit is conditional on the happening or not of a contingency. Details must be included of any benefit paid on behalf of the substantial holder or its associate in relation to the acquisitions, even if they are not paid directly to the person from whom the relevant interest was acquired.
- (6) The voting shares of a company constitute one class unless divided into separate classes.
- (7) Give details, if appropriate, of the present association and any change in that association since the last substantial holding notice.

### **GUIDE**

## This guide does not form part of the prescribed form and is included by ASIC to assist you in completing and lodging form 605.

Signature	This	s form must	be signed by either a director or a secretary of the substantial holder.
Lodging period	Nil		
Lodging Fee	Nil		
Other forms to be completed	Nil		
Additional information	(a)		nal space is required to complete a question, the information may be included on a separate piece of inexed to the form.
	(b)		ce must be given to a listed company, or the responsible entity for a listed managed investment scheme. f this notice must also be given to each relevant securities exchange.
	(a)	The perc	on must give a conv of this notice:
	(c)		ion must give a copy of this notice:
		(i) wit	thin 2 business days after they become aware of the information; or
			9.30 am on the next trading day of the relevant securities exchange after they become aware of the formation if:
		(A)	) a takeover bid is made for voting shares in the company or voting interests in the scheme; and
		(B)	) the person becomes aware of the information during the bid period.
<b>A</b>		To make a	ny annexure conform to the regulations, you must
Annexures			e paper of white or light pastel colour with a margin of at least 10mm on all sides
			orporation name and ACN or ARBN
	_		pages consecutively
			e in BLOCK letters in dark blue or black ink so that the document is clearly legible when photocopied
			annexure with a mark such as A, B, C, etc
		endorse the	e annexure with the words: exure (mark) of (number) pages referred to in form (form number and title)
	7	sign and da	ate the annexure.

Information in this guide is intended as a guide only. Please consult your accountant or solicitor for further advice.

The annexure must be signed by the same person(s) who signed the form.

#### Annexure B

This is Annexure B referred to in the Form 605: Notice of ceasing to be a substantial holder issued by Morgan Stanley and its subsidiaries. The following is description of the securities lending agreements referenced in the accompanying Form 605.

Schedule				
Type of Agreement	Global Master Securities Lending Agreement			
Parties to agreement	Morgan Stanley & Co. International plc and SUMITOMO MITSUI BANKING CORPORATION			
Transfer Date	20161025; 20161026;			
Holder of Voting Rights	Borrower			
Are there any restrictions on voting rights?	<del>Yes/</del> No			
If yes, detail Not applicable				
Scheduled Return Date (if any)	Open			
Does the borrower have the right to return early?	Yes <del>/No</del>			
If yes, detail The Borrower is entitled at any time to terminate a Loan a	nd 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 <del>/No</del>			
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 <del>/No</del>			
If yes, detail any exceptions If the Borrower does not redeliver Equivalent written notice to Borrower terminate the Loan forthwith and the Partie				

Schedule	
Type of Agreement	Global Master Repurchase Agreement
Parties to agreement	Morgan Stanley & Co. International plc and DEKABANK DEUTSCHE GIROZENTRALE
Transfer Date	20161101;
Holder of Voting Rights	Buyer in relation to Purchased Securities and the transferee in the case of Margin Securities.
Are there any restrictions on voting rights?	Yes <del>/No</del>
If yes, detail Buyer, in the case of Purchased Securities, and tra	insferee, in the case of Margin Securities, shall use its best endeavours to arrange
<del>*</del> <del>*</del>	levant number of securities of that kind in accordance with the instructions of the party shall have notified Buyer or transferee, as the case may be, of its instructions exercisable.
Scheduled Return Date (if any)	Open
Does the borrower have the right to return early?	Yes <del>/No</del>
	ns on notice of not less than the minimum period as is customarily required for the lests and Buyer agrees, Transaction may be varied such that Buyer transfers exchange for the transfer of other securities as agreed.
Does the lender have the right to recall early?	Yes <del>/No</del>
If yes, detail Either party may terminate on demand Transaction settlement or delivery of the Equivalent Securities.	ns on notice of not less than the minimum period as is customarily required for the
Will the securities be returned on settlement?	Yes <del>/No</del>
	espect to either party, the Parties' obligation to deliver Equivalent Securities and y will calculate the Default Market Value of Equivalent Securities and Equivalent er, and only the balance of the account shall be payable.

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Schedule	4
Type of Agreement	Global Master Securities Lending Agreement
Parties to agreement	Morgan Stanley & Co. International plc and ROTHESAY LIFE PLC
Transfer Date	20161017; 20161018; 20161019; 20161020; 20161021; 20161024;
	20161025; 20161026; 20161027; 20161028; 20161031; 20161101;
Holder of Voting Rights	Borrower
Are there any restrictions on voting rights?	<del>Yes/</del> No
If yes, detail Not applicable	·
Scheduled Return Date (if any)	Open
Does the borrower have the right to return early?	Yes <del>/No</del>
If yes, detail The Borrower is entitled at any time to terminate	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 <del>/No</del>
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 ti	me 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 <del>/No</del>
If yes, detail any exceptions If the Borrower does not redelive	r Equivalent Securities in accordance with the Agreement, the Lender may by
written notice to Borrower terminate the Loan forthwith and th	ne Parties' delivery and payment obligations in respect thereof.

Schedule	
Type of Agreement	Global Master Securities Lending Agreement
Parties to agreement	Morgan Stanley & Co. International plc and STATE STREET BANK AND
	TRUST COMPANY
Transfer Date	20160907; 20160908; 20160909; 20160912; 20160913; 20160914;
	20160915; 20160916; 20160919; 20160920; 20160921; 20160922;
	20160923; 20160926; 20160927; 20160928; 20160929; 20160930;
	20161003; 20161004; 20161005; 20161006; 20161007; 20161010;
	20161011; 20161012; 20161013; 20161014; 20161017; 20161018;
	20161019; 20161020; 20161021; 20161024; 20161025; 20161026;
	20161027; 20161028; 20161031; 20161101;
Holder of Voting Rights	Borrower
Are there any restrictions on voting rights?	<del>Yes/</del> No
If yes, detail Not applicable	
Scheduled Return Date (if any)	Open
Does the borrower have the right to return early?	Yes <del>/No</del>
If yes, detail The Borrower is entitled at any time to terminate 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 <del>/No</del>
If yes, detail The Lender is entitled to terminate a Loan and to ca	all 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 tim	ne 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 <del>/No</del>
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.



Global Master Repurchase Agreement
Morgan Stanley & Co. International plc and LYB FINANCE COMPANY BV
20161028; 20161031; 20161101;
Buyer in relation to Purchased Securities and the transferee in the case
of Margin Securities.
Yes <del>/No</del>

If yes, detail Buyer, in the case of Purchased Securities, and transferee, in the case of Margin Securities, shall use its best endeavours to arrange for voting rights of that kind to be exercised in relation to the relevant number of securities of that kind in accordance with the instructions of the other party provided that it holds such Securities and the other party shall have notified Buyer or transferee, as the case may be, of its instructions no later than seven Business Days prior to the date the votes are exercisable:

Scheduled Return Date (if any)	Open
Does the borrower have the right to return early?	Yes <del>/No</del>

If yes, detail Either party may terminate on demand Transactions on notice of not less than the minimum period as is customarily required for the settlement or delivery of the Equivalent Securities. If Seller requests and Buyer agrees, Transaction may be varied such that Buyer transfers Securities equivalent to the Purchased Securities to the Seller in exchange for the transfer of other securities as agreed.

Does the lender have the right to recall early?	Yes <del>/No</del>		
If yes, detail Either party may terminate on demand Transactions on notice of not less than the minimum period as is customarily required for the			
settlement or delivery of the Equivalent Securities.			
Will the securities be returned on settlement?	Yes <del>/No</del>		

If yes, detail any exceptions If an Event of Default occurs with respect to either party, the Parties' obligation to deliver Equivalent Securities and Equivalent Margin Securities will cease. The Non-defaulting party will calculate the Default Market Value of Equivalent Securities and Equivalent Margin Securities, set off the sums due from one party to another, and only the balance of the account shall be payable.

Schedule	
Type of Agreement	Customer Prime Broker Account Agreement
Parties to agreement	Morgan Stanley & Co LLC. on behalf of all Morgan Stanley entities and LAKEVILLE CAPITAL MANAGEMENT LIMITED
Transfer Date	20161101;
Holder of Voting Rights	Morgan Stanley
Are there any restrictions on voting rights?	No
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	n Stanley at any time.
Will the securities be returned on settlement?	Yes
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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.

The above 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.

# Signature print name Annie Gong . capacity Executive Director sign here date November 3, 2016