## SECURITIES AND FUTURES ACT (CAP. 289) SECURITIES AND FUTURES (DISCLOSURE OF INTERESTS) REGULATIONS 2012

## NOTIFICATION FORM FOR SHAREHOLDER(S) OF UNLISTED TRUSTEE-MANAGER OR RESPONSIBLE PERSON

FORM

5
(Electronic Format)

## **Explanatory Notes**

- 1. Please read the explanatory notes carefully before completing this notification form.
- 2. This form is for a Shareholder(s) of an unlisted Trustee-Manager or Responsible Person to give notice under section 137P or 137ZA of the Securities and Futures Act (Cap. 289) (the "SFA") for change in interests in the Trustee-Manager or Responsible Person, as the case may be.
- 3. This Form 5 and a separate Form C, containing the particulars and contact details of the Shareholder(s), must be completed by the Shareholder(s) or a person duly authorised by the Shareholder(s) to do so. The person so authorised should maintain records of information furnished to him by the Shareholder(s).
- 4. This form and Form C, are to be completed electronically and sent to the Trustee-Manager or Responsible Person via an electronic medium such as an e-mail attachment. The Trustee-Manager/Responsible Person will attach both forms to the prescribed SGXNet announcement template for dissemination under section 137R(1) or 137ZC(1) of the SFA, as the case may be. While Form C will be attached to the announcement template, it will not be disseminated to the public and is made available only to the Monetary Authority of Singapore (the "Authority").
- 5. Where a transaction results in similar notifiable obligations on the part of more than one Shareholder, all of these Shareholders may give notice using the same notification form.
- 6. Subject to paragraph 5, a separate notification form must be used by a Shareholder for each notifiable transaction. There must be no netting-off of two or more notifiable transactions even if they occur within the same day.
- 7. All applicable parts of the notification form must be completed. If there is insufficient space for your answers, please include attachment(s) by clicking on the paper clip icon on the bottom left-hand corner or in item 8 of Part II. The total file size for all attachment(s) should not exceed 1MB.
- 8. Except for item 1 of Part III, please select only one option from the relevant check boxes.
- 9. Please note that submission of any false or misleading information is an offence under Part VII of the SFA.
- 10. In this form, the term "Listed Issuer" refers to -
  - (a) a registered business trust (as defined in the Business Trusts Act (Cap. 31A)) any or all of the units in which are listed for quotation on the official list of a securities exchange;
  - (b) a recognised business trust any or all of the units in which are listed for quotation on the official list of a securities exchange, such listing being a primary listing; or
  - (c) a collective investment scheme that is a trust, that invests primarily in real estate and real estaterelated assets specified by the Authority in the Code on Collective Investment Schemes, and any or all the units in which are listed for quotation on the official list of a securities exchange, such listing being a primary listing ("Real Estate Investment Trust").
- 11. For further instructions and guidance on how to complete this notification form, please refer to section 8 of the User Guide on Electronic Notification Forms which can be accessed at the Authority's Internet website at <a href="http://www.mas.gov.sg">http://www.mas.gov.sg</a> (under "Regulations and Financial Stability", "Regulations, Guidance and Licensing, "Securities, Futures and Fund Management", "Forms", "Disclosure of Interests").

Part I - General	
Name of Listed Issuer:	
Ascendas Hospitality Trust (See Part II paragraph 10 below)	
Type of Listed Issuer:	
Registered/Recognised Business Trust	
✓ Real Estate Investment Trust	
Name of Trustee-Manager/Responsible Person:	
Ascendas Hospitality Fund Management Pte. Ltd. (See Part II paragraph 10 below)	
Date of notification to Trustee-Manager/Responsible Person:	
11-Jun-2015	

## Part II - Shareholder(s) details

Shareholder A	1
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1. Name of Shareholder:

Ascendas-Singbridge Pte. Ltd. (formerly known as TJ Holdings (I) Pte. Ltd.)

2. Date of acquisition of or change in interest:

10-Jun-2015	
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3. Date on which Shareholder became aware of the acquisition of, or change in, interest (if different from item 2 above, please specify the date):

10-Jun-2015	

4. Explanation (if the date of becoming aware is different from the date of acquisition of, or change in, interest):

N.A.			

5. Quantum of total voting shares (including voting shares underlying rights/options/warrants/convertible debentures {conversion price known}) held by Shareholder before and after the transaction:

Immediately before the transaction	Direct Interest	Deemed Interest	Total
No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:	0	0	0
As a percentage of total no. of voting shares:	0	0	0
Immediately after the transaction	Direct Interest	Deemed Interest	Total
Immediately after the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:	Direct Interest	Deemed Interest 1,000,001	<i>Total</i> 1,000,001

6. Circumstances giving rise to deemed interests (if the interest is such): [You may attach a chart in item 8 to illustrate how the Shareholder's deemed interest arises]

Glenville Investments Pte. Ltd. ("Glenville"), TJ Holdings (III) Pte. Ltd. ("TJIII") and JTC Corporation ("JTC") have entered into the merger agreement (the "Merger Agreement") pursuant to which Glenville will subscribe for new shares in TJIII such that Glenville will hold in aggregate 51 per cent. of the issued shares of TJIII (the "Subscription"). In conjunction with the entry into the Merger Agreement, TJ Holdings (I) Pte. Ltd. ("TJI") (now known as Ascendas-Singbridge Pte. Ltd.) had entered into a share purchase agreement with JTC (the "Share Purchase Agreement"), pursuant to which TJI will acquire (the "Acquisition") all the issued shares of Ascendas Pte Ltd ("Ascendas"). Immediately prior to the completion of both the Merger Agreement and the Share Purchase Agreement, TJI was a wholly-owned subsidiary of TJIII, which was in turn a wholly-owned subsidiary of Glenville.

The Subscription and the Acquisition (the "Relevant Transactions") took place on 10 June 2015, with the result that (i) Glenville holds 51 per cent. of the total issued shares of TJIII, (ii) TJIII holds 100 per cent. of the total issued shares

(the "Initial Announcement"):		
Relationship between the Shareholders giving notice in this form: [You may attach a chart in item 8 to show the relationship between the Shareholders]  Please refer to paragraph 6 above.  Attachments (if any):  (The total file size for all attachment(s) should not exceed 1MB.)  If this is a replacement of an earlier notification, please provide:  (a) SGXNet announcement reference of the first notification which was announced on SGXNet (the "Initial Announcement"):  (b) Date of the Initial Announcement:  (c) 15-digit transaction reference number of the relevant transaction in the Form 5 which was attached in the Initial Announcement:  Remarks (if any):  Ascendas Hospitality Trust is a stapled group comprising Ascendas Hospitality Real Estate Investment Trust ("A-HREIT") and Ascendas Hospitality Business Trust ("A-HBEIT"). Each stapled security comprises 1 unit in A-HREIT and "A-HREIT" and Ascendas Hospitality Trust is Ascendas Hospitality Trust.		td ("AHFM"), being 100 per cent. of the total issued shares of AHFM (the "AHFM Shares"). Ascendas Investmen
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J Holdings (III) Pte. Ltd.			
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The Subscription and the Acquisition (the "Relevant Transactions") took place on 10 June 2015, with the result that (i) Glenville holds 51 per cent. of the total issued shares of TJIII, (ii) TJIII holds 100 per cent. of the total issued shares of TJI and (iii) TJI holds 100 per cent. of the total issued shares of Ascendas.

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Glenville Investments Pte. Ltd.			
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wentum of total voting charge (include	ding voting char	as underlying right	a /ontions /worr
Quantum of total voting shares (include			
onvertible debentures (conversion pric			
onvertible debentures (conversion pricansaction:			
onvertible debentures (conversion pric	Direct Interest	Deemed Interest	fore and after
onvertible debentures (conversion price ansaction:  Immediately before the transaction	e known}) held b	by Shareholder bet	fore and after
onvertible debentures (conversion pricansaction:	Direct Interest	Deemed Interest	fore and after
onvertible debentures (conversion price ansaction:  Immediately before the transaction  No. of voting shares held and/or underlying the	Direct Interest	Deemed Interest	fore and after  Total  0
onvertible debentures {conversion price ansaction:  Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:	Direct Interest	Deemed Interest	fore and after
onvertible debentures (conversion price ansaction:  Immediately before the transaction  No. of voting shares held and/or underlying the	Direct Interest	Deemed Interest	fore and after  Total  0
onvertible debentures {conversion price ansaction:  Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:	Direct Interest	Deemed Interest	fore and after  Total  0
onvertible debentures {conversion price ansaction:  Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:	Direct Interest	Deemed Interest	fore and after  Total  0
Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:  As a percentage of total no. of voting shares:	Direct Interest  O  Direct Interest	Deemed Interest  0  Deemed Interest  0  Deemed Interest	Total  0  Total
Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:  As a percentage of total no. of voting shares:   Immediately after the transaction  No. of voting shares held and/or underlying the	Direct Interest  0	Deemed Interest  0	Total 0
Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:  As a percentage of total no. of voting shares:	Direct Interest  O  Direct Interest	Deemed Interest  0  Deemed Interest  0  Deemed Interest	Total  0  Total
Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:  As a percentage of total no. of voting shares:   Immediately after the transaction  No. of voting shares held and/or underlying the	Direct Interest  0  Direct Interest  0  Direct Interest	Deemed Interest  0  Deemed Interest  1,000,001	Total  0  Total  1,000,001
Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:  As a percentage of total no. of voting shares:  Immediately after the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:	Direct Interest  O  Direct Interest	Deemed Interest  0  Deemed Interest  0  Deemed Interest	Total  0  Total
Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:  As a percentage of total no. of voting shares:   Immediately after the transaction  No. of voting shares held and/or underlying the	Direct Interest  0  Direct Interest  0  Direct Interest	Deemed Interest  0  Deemed Interest  1,000,001	Total  0  Total  1,000,001

The Subscription and the Acquisition (the "Relevant Transactions") took place on 10 June 2015, with the result that (i) Glenville holds 51 per cent. of the total issued shares of TJIII, (ii) TJIII holds 100 per cent. of the total issued shares of TJI and (iii) TJI holds 100 per cent. of the total issued shares of Ascendas.

	Pte Ltd ("AHFM"), being 100 per cent. of the total issued shares of AHFM (the "AHFM Shares"). Ascendas Investment Pte Ltd is in turn a wholly-owned subsidiary of Ascendas.
	Mawson Peak Holdings Pte. Ltd. ("Mawson") holds 100 per cent. of the issued shares of Glenville. Accordingly, Mawson has a deemed interest in the AHFM Shares.
<b>7</b> .	Relationship between the Shareholders giving notice in this form: [You may attach a chart in item 8 to show the relationship between the Shareholders]
	Please refer to paragraph 6 above.
•	Attachments (if any):
	(The total file size for all attachment(s) should not exceed 1MB.)
	If this is a <b>replacement</b> of an earlier notification, please provide:
	(a) SGXNet announcement reference of the <u>first</u> notification which was announced on SGXNet (the "Initial Announcement"):
	(b) Date of the Initial Announcement:
	(c) 15-digit transaction reference number of the relevant transaction in the Form 5 which was attached in the Initial Announcement:
0.	Remarks (if any):
	Ascendas Hospitality Trust is a stapled group comprising Ascendas Hospitality Real Estate Investment Trust ("A-HREIT") and Ascendas Hospitality Business Trust ("A-HBT"). Each stapled security comprises 1 unit in A-HREIT and 1 unit in A-HBT. The manager of A-HREIT is AHFM and the trustee-manager of A-HBT is Ascendas Hospitality Trust Management Pte. Ltd.

Bartley Investments Pte. Ltd.			
Date of acquisition of or change in interes	t:		
0-Jun-2015			
Date on which Shareholder became award if different from item 2 above, please spe	•	n of, or change in, i	nterest 👔
0-Jun-2015			
Explanation ( <i>if the date of becoming awa n, interest</i> ):	re is different fror	m the date of acqui	sition of, or ch
J.A.			
convertible debentures (conversion price			
convertible debentures (conversion price ransaction:	e known}) held l	by Shareholder be	fore and after
convertible debentures {conversion price ransaction:  Immediately before the transaction  No. of voting shares held and/or underlying the	e known}) held I	Deemed Interest	fore and after
convertible debentures {conversion price ransaction:  Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:	Direct Interest	Deemed Interest	fore and after
convertible debentures {conversion price ransaction:  Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:  As a percentage of total no. of voting shares:	Direct Interest  0	Deemed Interest  0	fore and after  Total  0
convertible debentures {conversion price ransaction:  Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:  As a percentage of total no. of voting shares:   Immediately after the transaction  No. of voting shares held and/or underlying the	Direct Interest  O  Direct Interest	Deemed Interest  0  Deemed Interest	fore and after  Total  0  Total
Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:  As a percentage of total no. of voting shares:  Immediately after the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:  As a percentage of total no. of voting shares:  As a percentage of total no. of voting shares:	Direct Interest  O  Direct Interest  O  O  Direct Interest  O	Deemed Interest  0  Deemed Interest  1,000,001	Total  0  Total  1,000,001
No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:  As a percentage of total no. of voting shares:  Immediately after the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:	Direct Interest  O  Direct Interest  O  O  Direct Interest  O	Deemed Interest  0  Deemed Interest  1,000,001  100  st is such):	Total 0  Total 1,000,001

The Subscription and the Acquisition (the "Relevant Transactions") took place on 10 June 2015, with the result that (i) Glenville holds 51 per cent. of the total issued shares of TJIII, (ii) TJIII holds 100 per cent. of the total issued shares of TJI and (iii) TJI holds 100 per cent. of the total issued shares of Ascendas.

Pte Ltd ("AHFM"), being 100 per cent. of the total issued shares of AHFM (the "AHFM Shares"). Ascendas Investment Pte Ltd is in turn a wholly-owned subsidiary of Ascendas. Mawson Peak Holdings Pte. Ltd. ("Mawson") holds 100 per cent. of the issued shares of Glenville. Mawson is in turn a wholly-owned subsidiary of Bartley Investments Pte. Ltd. ("Bartley"). Accordingly, Bartley has a deemed interest in the AHFM Shares. Relationship between the Shareholders giving notice in this form: [You may attach a chart in item 8 to show the relationship between the Shareholders] Please refer to paragraph 6 above. Attachments (if any): (The total file size for all attachment(s) should not exceed 1MB.) If this is a **replacement** of an earlier notification, please provide: SGXNet announcement reference of the first notification which was announced on SGXNet (the "Initial Announcement"): Date of the Initial Announcement: (b) 15-digit transaction reference number of the relevant transaction in the Form 5 which was (c) attached in the Initial Announcement: Remarks (if any): Ascendas Hospitality Trust is a stapled group comprising Ascendas Hospitality Real Estate Investment Trust ("A-HREIT") and Ascendas Hospitality Business Trust ("A-HBT"). Each stapled security comprises 1 unit in A-HREIT and 1

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unit in A-HBT. The manager of A-HREIT is AHFM and the trustee-manager of A-HBT is Ascendas Hospitality Trust Management Pte. Ltd.

embusu Capital Pte. Ltd.							
Date of acquisition of or change in interes	st:						
0-Jun-2015							
Date on which Shareholder became awai	•	n of, or change in, i	nterest 🕤				
0-Jun-2015							
Explanation (if the date of becoming awan, interest):	are is different from	n the date of acquis	sition of, or ch				
I.A.							
	Quantum of total voting shares (including voting shares underlying rights/options/warral convertible debentures {conversion price known}) held by Shareholder before and after						
convertible debentures {conversion price							
convertible debentures (conversion prioransaction:	re known}) held b	by Shareholder be	fore and afte				
convertible debentures {conversion price ransaction:  Immediately before the transaction  No. of voting shares held and/or underlying the	Direct Interest	Deemed Interest	fore and afte				
convertible debentures {conversion prior ransaction:  Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:	Direct Interest	Deemed Interest	fore and afte  Total  0				
convertible debentures {conversion prior ransaction:  Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:  As a percentage of total no. of voting shares:	Direct Interest  0	Deemed Interest  0	Total 0				
convertible debentures {conversion price transaction:  Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:  As a percentage of total no. of voting shares:  Immediately after the transaction  No. of voting shares held and/or underlying the	Direct Interest  0  Direct Interest  0  Direct Interest  0	Deemed Interest  0  Deemed Interest  0  Deemed Interest	fore and afte  Total  0  Total				
Immediately before the transaction  No. of voting shares held and/or underlying the rights/options/warrants/convertible debentures:  As a percentage of total no. of voting shares:	Direct Interest  0  Direct Interest  0  Direct Interest  0	Deemed Interest  0  Deemed Interest  1,000,001	Total  0  Total  1,000,001				

The Subscription and the Acquisition (the "Relevant Transactions") took place on 10 June 2015, with the result that (i) Glenville holds 51 per cent. of the total issued shares of TJIII, (ii) TJIII holds 100 per cent. of the total issued shares of TJI and (iii) TJI holds 100 per cent. of the total issued shares of Ascendas.

Pte Ltd ("AHFM"), being 100 per cent. of the total issued shares of AHFM (the "AHFM Shares"). Ascendas Investment Pte Ltd is in turn a wholly-owned subsidiary of Ascendas.

Mawson Peak Holdings Pte. Ltd. ("Mawson") holds 100 per cent. of the issued shares of Glenville. Mawson is in turn a wholly-owned subsidiary of Bartley Investments Pte. Ltd. ("Bartley"), which is in turn a wholly-owned subsidiary of Tembusu Capital Pte. Ltd. ("Tembusu"). Accordingly, Tembusu has a deemed interest in the AHFM Shares.

7.	Relationship between the Shareholders giving notice in this form: [You may attach a chart in item 8 to show the relationship between the Shareholders]
	Please refer to paragraph 6 above.
8.	Attachments (if any): 1
	(The total file size for all attachment(s) should not exceed 1MB.)
9.	If this is a replacement of an earlier notification, please provide:
	(a) SGXNet announcement reference of the <u>first</u> notification which was announced on SGXNet (the "Initial Announcement"):

(b)	Date of the Initial Announcement:			
(0)	15 digit transaction reference num	har of the	rolovent	trana

(c) 15-digit transaction reference number of the relevant transaction in the Form 5 which was attached in the Initial Announcement:

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10. Remarks (if any):

Ascendas Hospitality Trust is a stapled group comprising Ascendas Hospitality Real Estate Investment Trust ("A-HREIT") and Ascendas Hospitality Business Trust ("A-HBT"). Each stapled security comprises 1 unit in A-HREIT and 1 unit in A-HBT. The manager of A-HREIT is AHFM and the trustee-manager of A-HBT is Ascendas Hospitality Trust Management Pte. Ltd.

Temasek Holdings (Private) Limi	ited			
Date of acquisition of or cha	ange in interes	t:		
10-Jun-2015				
Date on which Shareholder if different from item 2 abo		-	n of, or change in, ir	nterest 🗿
10-Jun-2015				
Explanation ( <i>if the date of a</i> in, interest):	becoming awa	re is different fron	n the date of acquis	sition of, or ch
convertible debentures {co				
Quantum of total voting convertible debentures {convartion:	onversion price			
convertible debentures {corransaction:	onversion price	e known}) held k	by Shareholder bef	fore and afte
convertible debentures {convertible debentures {conver	runderlying the ble debentures:	e known}) held to	Deemed Interest	fore and afte
convertible debentures {convertible debentures {conver	ransaction r underlying the ble debentures:	Direct Interest	Deemed Interest	Total
convertible debentures {convertible debentures {conver	transaction  r underlying the ble debentures:  voting shares:	Direct Interest  0	Deemed Interest  0	Total 0

The Subscription and the Acquisition (the "Relevant Transactions") took place on 10 June 2015, with the result that (i) Glenville holds 51 per cent. of the total issued shares of TJIII, (ii) TJIII holds 100 per cent. of the total issued shares of TJI and (iii) TJI holds 100 per cent. of the total issued shares of Ascendas.

Pte Ltd ("AHFM"), being 100 per cent. of the total issued shares of AHFM (the "AHFM Shares"). Ascendas Investment Pte Ltd is in turn a wholly-owned subsidiary of Ascendas.

Mawson Peak Holdings Pte. Ltd. ("Mawson") holds 100 per cent. of the issued shares of Glenville. Mawson is in turn a wholly-owned subsidiary of Bartley Investments Pte. Ltd. ("Bartley"), which is in turn a wholly-owned subsidiary of Tembusu Capital Pte. Ltd. ("Tembusu"). Tembusu is in turn a wholly-owned subsidiary of Temasek Holdings (Private) Limited ("Temasek"). Accordingly, Temasek has a deemed interest in the AHFM Shares.

Ple	ase refer to paragraph 6 above.
At	tachments (if any):
G	(The total file size for all attachment(s) should not exceed 1MB.)
If t	his is a <b>replacement</b> of an earlier notification, please provide:
(a)	SGXNet announcement reference of the <u>first</u> notification which was announced on SGXN (the "Initial Announcement"):
(b)	Date of the Initial Announcement:
(c)	15-digit transaction reference number of the relevant transaction in the Form 5 which wattached in the Initial Announcement:
Re	emarks ( <i>if any</i> ):

1.		e of securities which are the subject of the transaction (more than one option may be chosen): Voting shares Rights/Options/Warrants over voting shares Convertible debentures over voting shares (conversion price known) Others (please specify):
2.		nber of shares, rights, options, warrants, and/or principal amount of convertible debentures uired or disposed by Shareholder(s):
	1,000	0,001 shares in Ascendas Hospitality Fund Management Pte. Ltd.
3.	Amo dutie	ount of consideration paid or received by Shareholder(s) (excluding brokerage and stamp
	N.A.	
4.	Circ	umstance giving rise to the interest or change in interest (please specify):
	rieas	e refer to paragraph 6 of Part II above.
	Item	5 is to be completed by an individual submitting this notification form on behalf of the Shareholder(s).
5.	Part Pers	iculars of Individual submitting this notification form to the Trustee-Manager/Responsible
	(a)	Name of Individual:
		Christina Choo
	(b)	Designation (if applicable):
		Director, Legal & Regulations
	(c)	Name of entity (if applicable):
		Temasek International Pte Ltd
	Trar	nsaction Reference Number (auto-generated): 9 7 8 5 6 2 4 1 5 1 4 0 2 5

Part III - Transaction Details