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Schick David Gerard									
Form 4 February 20, 2019									
								B APPR	OVAL
UNITEI	D STATES		RITIES A Ashington			COMMISSIO	N OMB Number	: 32	235-0287
Check this box if no longer subject to Section 16. Form 4 or					ENEFICIAL OWNERSHIP OF			Ja ed avera nours pe e	0
abligations I'lleu p	7(a) of the 1	Public U	Jtility Hol	ding Con		of 1935 or Secti			
(Print or Type Responses)									
1. Name and Address of Reportin Schick David Gerard	ng Person <u>*</u>	Symbol			Trading DLDINGS	5. Relationship Issuer (Ch	of Reporting eck all applic) to
(Last)(First)(Middle)3. Date of Earliest T (Month/Day/Year)141 FRONT STREET02/15/2019			ransaction		Director 10% Owner X Officer (give title Other (specify below) below) Group Chief Operating Officer			ecify	
(Street) 4. If Amendment, Date C Filed(Month/Day/Year)			-	I	6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting Person				
(City) (State)	(Zip)	Tał	ole I - Non-I	Derivative	Securities A	.cquired, Disposed	of. or Benefi	cially O	wned
1.Title of Security (Instr. 3)2. Transaction Dat (Month/Day/Year)		ed Date, if	3. Transactio Code (Instr. 8) Code V	4. Securiti nAcquired Disposed (Instr. 3, 4	es (A) or of (D)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownershi Form: Direc (D) or Indire (I) (Instr. 4)	p 7. Na t Indir ct Bene	ature of ect eficial ership
Reminder: Report on a separate li	ne for each cl	ass of sec	urities benet	ficially own	ed directly o	or indirectly.			
				inform requir	ation cont ed to respo ys a currei	pond to the colle ained in this forr ond unless the fo ntly valid OMB co	n are not orm	SEC 1 (9-	474 -02)

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5. Number of	6. Date Exercisable and	7. Title and Amount
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transacti	orDerivative	Expiration Date	of Underlying
Security	or Exercise		any	Code	Securities	(Month/Day/Year)	Securities

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(Instr. 3)	Price of Derivative Security		(Month/Day/Year)	(Instr. 8)	Acquire Dispose (Instr. 3 5)	d of (D)			(Instr. 3 and	4)
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Performance Shares (2018 Grant)	<u>(1)</u>	02/15/2019		А	9,030		(2)	(2)	Ordinary Shares	9,030
Performance Shares (2018 Grant)	<u>(1)</u>	02/15/2019		D <u>(4)</u>		9,030	(2)	(2)	Ordinary Shares	9,030

Reporting Owners

Reporting Owner Name / Address	Relationships					
1	Director	10% Owner	Officer	Other		
Schick David Gerard 141 FRONT STREET HAMILTON, D0 HM19			Group Chief Operating Officer			
Signaturas						

Signatures

/s/Silvia Martinez as Attorney-in-fact for David Gerard					
Schick	02/20/2019				
**Signature of Reporting Person	Date				

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Each Performance Share represents the right to receive one share of the Issuer's Ordinary Shares.

At the time of grant on February 9, 2018, the 2018 Performance Shares were eligible for vesting following the achievement of certain financial targets by the Issuer. Prior to the Merger, one third of the 2018 Performance Share award was tested annually over a three-year period. All vested 2018 Performance Shares would have been issued following the filing of the annual report on Form 10-K for the year

(2) period. All vested 2018 reformance shares would have been issued following the initial report on Follin fork for the year ended December 31, 2020. One third of the 2018 Performance Shares were forfeited based on the Issuer's 2018 adjusted annual growth in diluted book value per ordinary share test and two thirds of the 2018 Performance Shares vested at target payout levels in connection with the Merger.

At the effective time of the Merger, each 2018 Performance Share outstanding immediately prior to the Merger was, to the extent not (3) vested, fully vested, and was canceled and converted into the right to receive a lump-sum amount in cash, equal to \$42.75, without

interest and less any applicable tax withholding, per 2018 Performance Share.

This Form 4 is being filed as a result of the closing on February 15, 2019 of the merger (the "Merger") as described in the Agreement and
(4) Plan of Merger, dated as of August 27, 2018 (the "Merger Agreement") among Aspen Insurance Holdings Limited (the "Issuer"), Highlands Holdings, Ltd., and Highlands Merger Sub, Ltd.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.