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HMRC ref:

Syndicated Loan Scheme ('SLS') Application by a Syndicate Manager of an existing syndicate

- Please read the SLS Guidelines before completing this form. Give the details asked for in **Part A** below and follow the instructions in **Part B**. An officer or authorised signatory of your business should then sign at **Part C**.
- Send the completed form and supporting documents to HM Revenue & Customs ('HMRC') at the address below. If
 you wish, you may fax it to us. But please make sure to send us the original hard copy form.
- If your application is accepted HMRC will issue a formal Direction under Statutory Instrument 1970 No. 488 to the UK companies paying interest to your syndicate. This will direct them to make interest payments which include the appropriate amount of double taxation treaty relief.
- If you need any further information, please contact us:

HM Revenue & Customs LBS DT Treaty Team Barkley House Castle Meadow Road Nottingham NG2 1BA

1BA Phone: 0115 974 0897 Fax: 0115 974 0666

Do not use this form for a **new** syndicate. See Section 6 of the Guidelines and apply on form **SLS-SM1**.

1(a)	Your firm's name a	and address:		
1(b)		cate (if applicable) for which you are ac a syndicate will help us to identify it in a		
1(c)	Name and contact	details of the person in your business h	andling this application.	
•	their tax offices a	loan attributable to each.	ill pay interest and	
3 Da	ate of the loan	4 Amount borrowed / maximum amount of facility	5 First interest payment date and frequency thereafter	

HMRC ref:

Part B

- List on separate sheets the names and addresses of the lending members of your syndicate, grouped in country-specific 'Blocks', detailing the individual percentage shares of the UK interest payments to which they are beneficially entitled. See Section 7 of the Guidelines. If the facility office of a lender is different from its country of residence, both should be given. A suggested format is at the foot of this page.
- Give the references under which HMRC dealt with previous applications for double taxation treaty relief from the old members of the syndicate. This should enable us to trace any documentation we have on file, so that we will not need to ask you to send us additional copies. See Section 11 of the Guidelines.

Pä	art C
•	On behalf of ourselves and all the members of the syndicate I declare that we are authorised by all the parties to the syndicate to act in this matter, and that we understand and agree to the terms and conditions of the Syndicate Loan Scheme ('SLS'), as published in HMRC's SLS Guidelines.
•	We understand that should, for any reason, double taxation treaty relief not be due to those lenders to the extent covered by this application, HMRC will require the UK borrower(s) to pay the tax (and any related liabilities) that may be due in respect of all payments already made. We undertake to make the UK borrower(s) fully aware of their contingent obligations. In the event that any contingent liability is realised, we will advise the borrower(s) as soon as possible that any payments should be made direct to HMRC.
•	We undertake further to co-operate fully with HMRC in providing all information reasonably requested of us to help process the syndicate's application, and in pursuit of the Reporting and Review provisions of the Guidelines.
•	We acknowledge that HMRC reserves the right to amend or withdraw any Direction issued under the SLS or to remove a loan from the operation of the scheme.
Si	gned Date

Format for listing by 'Blocks' the lending members of a Syndicate

Each list or Block should be preceded by the name of the syndicate and a statement to the effect that:

"The following are lending members of the syndicate who have been represented to the Syndicate Manager as being

This should be followed by a list of the appropriate lending members, detailing their complete names and addresses (together with full details of any relevant facility office, if different).

Please identify any new members of the syndicate, giving the date from which they became beneficially entitled to interest. Show the HMRC references for old members of the syndicate where we have considered that member's treaty relief position for the loan in the past.