



Monetary Authority of Singapore

**SECURITIES AND FUTURES ACT
(CAP. 289)**

**NOTICE ON LENDING OF SINGAPORE DOLLAR TO NON-RESIDENT
FINANCIAL INSTITUTIONS FOR HOLDERS OF CAPITAL MARKETS
SERVICES LICENCE**

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**NOTICE ON LENDING OF SINGAPORE DOLLAR TO NON-RESIDENT
FINANCIAL INSTITUTIONS FOR HOLDERS OF CAPITAL MARKETS
SERVICES LICENCE**

This Notice is only applicable to licensees regulated to conduct dealing in securities.

MAS Notice 1201 dated 20 March 2002 is cancelled.

1 Scope

1.1 This Notice issued pursuant to section 101 of the Securities and Futures Act (Cap 289) governs the lending of S\$ by Capital Markets Services Licence Holders (“licensees”) to non-resident financial institutions.

1.2 This Notice does not apply to the lending of S\$ to individuals and non-financial institutions (including corporate treasury centres).

1.3 This Notice does not permit licensees to engage in financial services beyond the scope of their licences or in contravention of the Securities and Futures Act or other MAS Notices, Directions or Guidelines.

2 Definitions

2.1 In this Notice:

2.1.1 “Entities” include legal entities, partnerships/firms and other forms of business vehicles.

2.1.2 “Financial institutions” means entities whose main business is in financial services, including one or more of the following:

(a) banking

- (b) merchant banking
- (c) investment banking
- (d) financing
- (e) insurance
- (f) securities dealing
- (g) asset / fund management (including hedge funds)
- (h) money, futures, and prime brokering
- (i) other types of financial activity that MAS may designate in writing.

2.1.3 “Non-residents” means entities which do not fall within the definition of a resident.

2.1.4 “Residents” means:

- (a) companies which are at least 50% owned by Singapore citizens; or
- (b) the following financial institutions in Singapore which are subject to MAS Notices on “Lending of Singapore Dollar to Non-Resident Financial Institutions”:
 - (i) a bank licensed under the Banking Act (Cap 19);
 - (ii) a merchant bank approved under section 28 of the Monetary Authority of Singapore Act (Cap 186);
 - (iii) a finance company licensed under the Finance Companies Act (Cap 108);
 - (iv) a registered insurer (other than a captive insurer) under the Insurance Act (Cap 142); and

- (v) a person holding a capital markets services licence to carry on a business of dealing in securities under the Securities and Futures Act (Cap 289).

2.1.5 “S\$ credit facilities” include loans, contingent credit lines and foreign exchange swaps involving a sale of S\$ to a non-resident financial institution in the first leg of the transaction.

3 **S\$ Credit Facilities**

3.1 Licensees may lend S\$ to non-resident financial institutions for any purpose whether in Singapore or elsewhere as long as the aggregate S\$ credit facilities do not exceed S\$5 million per entity¹.

3.2 For the amounts exceeding S\$5 million per entity, the following conditions apply:

- (a) Where the S\$ proceeds are to be used outside Singapore, licensees shall ensure that the S\$ proceeds are swapped or converted into foreign currency upon draw-down.
- (b) Notwithstanding paragraph 3.2(a), licensees shall not extend S\$ credit facilities to non-resident financial institutions if there is reason to believe that the S\$ proceeds may be used for S\$ currency speculation.

3.3 Licensees are required to report to MAS, monthly, their aggregate outstanding S\$ lending to non-resident financial institutions in the format in Appendix 1. A nil return is required. All information required in Appendix 1 shall be submitted to the Monetary Management Division, MAS not later than 10 working days after the reporting month. Licensees shall keep documentary evidence supporting these S\$ credit facilities for audit and inspection purposes.

¹ For financial institutions seeking to obtain S\$ credit facilities, each subsidiary is considered a separate entity while the Head Office and all overseas branches are collectively regarded as one entity.

4 S\$ Equity and Bond Issuance

4.1 Licensees may arrange S\$ equity or bond issues for non-resident financial institutions. If the S\$ proceeds are to be used outside Singapore, they shall be swapped or converted into foreign currency before remitting abroad.

5 Consultation Procedure

5.1 Should licensees need to consult MAS, they may write to:

Monetary Management Division, MAS
10 Shenton Way, MAS Building
26th Floor
Singapore 079117
Fax: 62299491
Email: sgddiv@mas.gov.sg