

## DECLARATION FOR THE PURPOSE OF CLAIMING WRITING-DOWN ALLOWANCES FOR INTELLECTUAL PROPERTY RIGHTS (IPRS) UNDER SECTION 19B OF THE INCOME TAX ACT

This Declaration Form may take you 10 minutes to complete. Please read the explanatory notes before completing.

| lame of company   | :  |
|---|--|
| ax reference number   | :  |
| Registered address  | :  |
| PART II – DETAILS OF IPR ACQUIRED   |  |
| Brief description of IPR <sup>1</sup> acquired  | :  |
| Name and address of the transferor (person from whom the IPR is acquired)   | :  |
| telationship with transferor, if applicable   | :  |
| Capital expenditure <sup>2</sup> incurred in acquiring the IPR  | : S\$  |
| Pate on which the capital expenditure is incurred   | :  |
| No. of years elected for writing-down allowances <sup>3</sup> Claiming writing-down allowances for Years of Assessmen |  |
| ART III - ADDITIONAL INFORMATION TO BE FURNISHE   | <u>D</u>   |
| third party independent valuation report⁴ should be subm<br>here:   | itted together with this Declaration Form        |
| the capital expenditure incurred in acquiring the IPR related party <sup>5</sup> transaction; or                      | is equal to or greater than S\$0.5 million for a |
| the capital expenditure incurred in acquiring the IPR unrelated party transaction.                                    | is equal to or greater than S\$2 million for an  |
|   | om the Economic Development Board (EDB)          |

| The IPR is acquired  The company has specified in Section  The company has the company has | dge by indicating a tick in the following both by the company for use in its trade or but a not acquired the IPR from its relation 19B(10A) <sup>7</sup> of the Income Tax Act (Cathe legal and economic ownership of the | usiness.<br>ated party under the scenarios<br>up. 134). |  |
|--|---|---|--|
| The company has specified in Section  The company has The company has                      | s not acquired the IPR from its rela<br>on 19B(10A) <sup>7</sup> of the Income Tax Act (Ca<br>the legal and economic ownership of the   | ated party under the scenarios up. 134).                |  |
| The company has  | on 19B(10A) <sup>7</sup> of the Income Tax Act (Ca  | p. 134).  |  |
| The company has  | •   | PR acquired; <b>OR</b>                                  |  |
|  | acquired only the economic ownershir  | 1   |  |
|  | The company has acquired only the economic ownership of the IPR; and a copy of the approval for waiver from legal ownership from the EDB is attached.   |   |  |
| A third party valuate  | tion report on the IPR is attached; <b>OR</b>   |   |  |
|  | s not required as the capital expenditure eshold in Part III of this Declaration Form   |   |  |
|  | le on the no. of years for writing-docable for IPRs acquired in or after YA 20  |   |  |
| Full name and signature of authorised person <sup>8</sup>                                  | <br>Designation   | <br>Date  |  |
|  |   |   |  |

## **EXPLANATORY NOTES FOR COMPLETING THE DECLARATION FORM**

- 1. "Intellectual property rights" or "IPRs" means the following:
  - Patent
  - Copyright
  - Trademark
  - Registered design
  - Geographical indication
  - Lay-out design of integrated circuit
  - Trade secret or information that has commercial value<sup>a</sup>
  - Plant variety.

For more details on the above IPRs, please refer to IPOS' website.

- 2. "Capital expenditure" does not include legal fees, registration fees, stamp duty and other costs related to the acquisition of the IPR.
- 3. A company is allowed to make an irrevocable election to claim writing-down allowances over a period of 5,10 or 15 years for capital expenditure incurred to acquire IPRs from YA 2017. The irrevocable election is to be made at the time of lodgment of the income tax return in the first YA of writing-down allowances claim.
- 4. A company may appoint a valuer of its choice subject to the following:
  - (a) the valuer and the firm that the valuer belongs to are not related to the transferor or transferee of the IPRs, and have no interest in the acquisition/ disposal of the IPRs. If the valuer is also undertaking other assignment(s) or had undertaken other assignment(s) for the company within the past two years of the date of the valuation report, the valuer must disclose the relationship, and demonstrate that there is no conflict of interest between the valuation assignment and the other assignment(s) undertaken.
  - (b) the valuer must possess the relevant qualifications. Full particulars of the qualifications and the professional institute that awarded the qualifications have to be provided in the valuation report. Examples of a valuer who possesses the relevant qualifications are Chartered Valuer and Appraiser, Chartered Financial Analyst and Chartered Accountant.
  - (c) the valuer has experience in valuing similar types of IPRs or IPRs in similar industries.

For more details, refer to IRAS e-Tax Guide on "Intellectual Property Rights Valuation Report for Purposes of Section 19B of the Income Tax Act", which is available on IRAS website.

- 5. For the purpose of the requirement to submit a valuation report, the company and the transferor are considered to be "related parties" where one person, whether directly or indirectly, has the ability to control the other or where both of them, whether directly or indirectly, are under control of a common person.
- Legal ownership means the legal assignment of the IPRs is granted to the transferee. Economic
  ownership means the future economic benefits attributable to the IPRs will accrue to the
  transferee.

To be eligible for writing-down allowances, the company must acquire the legal and economic ownership of the IPRs from the transferor, except for cases where approval for waiver from legal ownership has been granted by EDB under Section 19B(2B) with effect from 17 Feb 2006.

- 7. Under Section 19B(10A), no writing-down allowances shall be made for any capital expenditure incurred by a company in acquiring IPRs from:
  - (a) its related party -
    - (i) to whom any deduction has been allowed under Section 14, 14D, 14DA, 14E or 14S for any outgoing, expense or payment incurred for any activity which resulted in the creation of intellectual property; and

- (i) whose proceeds from the sale, transfer or assignment of those IPRs to the company are not chargeable to tax; or
- (b) its related party who acquired the rights, directly or indirectly, from a related party of the company referred to in paragraph (a).

Where the IPR was acquired directly or indirectly from a related party under scenarios of Section 19B(10A), the company is not eligible to claim writing-down allowances under Section 19B.

- 8. The authorised person(s) who can endorse the Declaration Form are: company director, principal officer or a person authorised by the company.
- 9. The Declaration Form and the information in Part III of the Declaration Form (if applicable) are to be submitted to IRAS together with the company's Form C or Form C-S for the year of assessment relating to basis period in which the IPR was acquired.

<sup>&</sup>lt;sup>a</sup> It was clarified in Budget 2014 that, in line with the policy intent of Section 19B, customer-based intangibles and documentation of work processes do not fall within the scope of Intellectual Property Rights.