

# Strategy

#### Introduction

- This strategy applies to Priestholm TopCo Ltd and all entities in the Forge Holiday Group (the 'Group') in accordance with paragraph 16(2) of Schedule 19 to the Finance Act 2016. A list of the entities to which it applies is set out below. In this strategy, references to 'Forge Holiday Group', or 'the group' are to all these entities. The strategy has been published in accordance with paragraph 16(4) of the Schedule.
- Forge Holiday Group regards this publication as complying with its duty under paragraphs 16(2) of the Schedule in its financial year ending on 30 September 2025.
   References to 'UK Taxation' are to the taxes and duties set out in paragraph 15(1) of the Schedule which include Income Tax, Corporation Tax, PAYE, NIC, VAT, Insurance Premium Tax, and Stamp Duty Land Tax.
- The Group is committed to full compliance with all tax laws and practices in the territories in which it operates, which is predominantly within the UK.
- Compliance for the Group means paying the correct amount of tax at the right time and involves disclosing all relevant facts and circumstances to the tax authorities and claiming all legitimate reliefs and allowances where available.
- Responsibility for the Group tax strategy sits with the Finance team which is led by the Chief Financial Officer Charlotte Owen.
- This tax strategy is applicable to all tax activities and will be reviewed at least annually.

#### Our tax risks

- Given the nature of our business with high organic growth and growth through acquisition, risks will inevitably arise from time to time in relation to the interpretation of tax law and the nature of our compliance arrangements.
- As a group with volume-based transactions both income and cost related, the group seeks to minimise its exposure to tax risk – the incorrect interpretation or tax treatment of transactions – through the use of a cross functional team with representations from financial reporting and payroll working together with our external advisors.
- We will seek to identify, evaluate, manage and monitor these risks to ensure they remain
  in line with the Group's risk appetite. When there is significant uncertainty or complexity
  in relation to a risk, external advice will be sought. Areas of significant or complex tax risk
  will be passed to the Board for approval and ongoing review. The level of risk the group
  accepts in relation to UK taxation is consistent with its objective to achieve certainty in
  its tax affairs.

Finance Act 2016 Schedule 19, paragraph 16(2) states the head of a UK group must ensure a group tax strategy is prepared and published annually. It must cover the group's approach to UK tax risk management and governance, tax planning, risk appetite, and HMRC interactions, as outlined in paragraph 17.

Finance Act 2016 Schedule 19, 16(4) states the group tax strategy must be published online by a UK group company, be freely accessible to the public, and clearly state that it fulfils the legal duty under paragraph 16(2) for the current financial year. It can be a standalone document or part of a wider publication.

### How we manage our tax risks

- The group has put in place an appropriate framework which identifies tax risk, provides
  a structured approach to processes and controls to mitigate tax risk, and ensures and
  monitors that the correct tax treatment of transactions is being applied in the wider
  business. Internal governance processes include a framework for reporting key business
  risks every 6 months, to the Executive Management Team, which include tax risks if and
  where appropriate.
- Operational tax risks identified are included and reported on and reviewed.
- Transactional level tax risk is given appropriate focus during the monthly and quarterly preparation of returns for both sales and employment taxes.
- Configuration of key systems and training of all relevant employees manages risk within the day-to-day transactional processing.
- The Finance team ensures timely submissions of all returns to HMRC and all tax payments are paid within the deadlines.
- For any uncertainty around the interpretation of tax legislation and HMRC guidance, or tax treatment of non-UK transactions, the group looks to its external advisors for assistance and acts accordingly based on the advice given.

### Our attitude to tax planning

- We regularly utilise our external tax advisors to assist with ongoing tax compliance in relation to the Group's core activities and also where one-off transactions raise issues of a complex nature.
- We will seek advice from our external tax advisors to ensure we apply available tax incentives and exemptions which could benefit the Group in line with and in the spirit of all tax legislation.
- By applying the correct tax treatment to our commercial transactions, the group seeks
  to ensure that the right amount of tax is paid at the right time, while making use of tax
  reliefs that are correctly available to it in order to minimise any cash tax payable.

#### How we work with HMRC

The Group is committed to the principles of openness, integrity, honesty and transparency in its approach to dealing with HMRC and in particular the Group commits to:

- Make accurate and timely disclosure in correspondence and returns
- Respond to any queries or information requests in a timely manner.
- Seek to resolve issues with HMRC on a timely basis and where disagreements do arise, we will work with HMRC to resolve these by agreement where possible.
- With the assistance from our tax advisers, we will interpret the relevant laws in a reasonable way and ensure transactions are structured consistently and based on current practice.
- The group maintains compliance with evolving tax legislation by conducting horizon scanning and participating in Quarterly Tax updates with our tax advisors.



Charlotte Owen - Chief Financial Officer

## List of entities covered by this Tax Strategy

- Priestholm TopCo Ltd (UK Establishment, Incorporated in Jersey)
- Priestholm MidCo Ltd
- Priestholm MidCo II Ltd
- Forge Holiday Group Ltd
- Sykes Cottages Holding Limited
- Go-Sykes Limited
- Sykes Cottages Ltd
- Potter TopCo Limited
- · Helpful Holidays Limited
- Cottage Holidays (Carlisle) Ltd
- Cornish Cottage Holidays Limited
- · Printcater Limited
- Manor Cottages UK Company Limited
- Manor Cottage Property Services Limited
- · Cornwall Holiday Cottages Limited
- Dream Cottages Limited
- Hideaways Holiday Cottages Limited
- Menai Holiday Cottages Ltd
- · Coast & Country Holidays Ltd
- Rock Estates (Cornwall) Limited
- Heart of the Lakes Ltd
- Traditional Lakeland Cottages Ltd
- Lake District Lodge Holiday Limited
- Character Cottage Holidays Limited
- Fisherbeck Management Ltd
- Maid in the Cotswolds
- Self Catering Travel Ltd
- West Country Cottages Ltd
- Helpful Holidays (Holdings) Limited
- Complete Cottage Holidays Limited
- Devonshire Cottage Holidays Limited
- Holiday Cottages Housekeeping Ltd
- Holiday Cottage Experts Ltd
- Dorset Cottage Holidays Limited
- Sykes Cottages EBT Limited
- Coast & Country Cottages (South West) Ltd

- Coast & Country Cottages (Holdings) Ltd
- Manor Cottages Laundry Services Limited
- DCL NewCo Limited
- Manor Cottages Property Services (South) Limited
- La Manga Direct Limited
- Best of Suffolk Limited
- Abersoch Quality Homes Limited
- Northumbria Coast and Country Cottages Ltd
- Large Holiday Houses Ltd
- Lyme Bay Holidays Limited
- NZ Bachcare HoldCo Limited (Incorporated in New Zealand)
- Bachcare Limited (Incorporated in New Zealand)
- The Holiday Home Company Limited (Incorporated in New Zealand)
- Canopy HoldCo Limited
- Canopy MidCo Limited
- Canopy BidCo Limited
- Forest Holidays Group Limited
- Forest Holidays Limited
- Forest Holidays (Scotland) LLP
- FH England LLP
- UKCaravans4hire.com Limited