Changes to legislation: Taxation of Chargeable Gains Act 1992, Chapter IA is up to date with all changes known to be in force on or before 29 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)



Taxation of Chargeable Gains Act 1992

1992 CHAPTER 12

PART V

TRANSFER OF BUSINESS ASSETS

F1CHAPTER IA

ROLL-OVER RELIEF ON RE-INVESTMENT

Pt. 5 Ch. 1A repealed (with effect in accordance with s. 141(2)(a), Sch. 27 Pt. 3(32) of the amending

Textual Amendments

	Act) by Finance Act 1998 (c. 36), s. 141(1)(a), Sch. 27 Pt. 3(32)
^{F1} 164A	Relief on re-investment for individuals.
^{F1} 164B	Roll-over relief on re-investment by trustees.
F1164B	Anteraction with retirement relief
^{F1} 164C	Restriction applying to retirement relief and roll-over relief on re-investment.

Status: Point in time view as at 08/07/2008.

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F1 164D Relief carried forward into replacement shares.
F1164E Application of Chapter in cases of an exchange of shares.
F1164F Failure of conditions of relief.
F1164FALoss of relief in cases where shares acquired on being issued.
F1164FFQualifying investment acquired from husband or wife.
F1164FCMultiple claims.
F1164G Meaning of "qualifying company".
F1164H Property companies etc. not to be qualifying companies.
F1164I Qualifying trades.
F1164J Provisions supplementary to section 164I.
F1164K Foreign residents.
F1164L Anti-avoidance provisions.
F1164M Exclusion of double relief.

Chapter IA – Roll-over relief on re-investment Document Generated: 2024-06-29

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164M	Accousion of double relief	
^{F1} 164N	Interpretation of Chapter IA.	

Status:

Point in time view as at 08/07/2008.

Changes to legislation:

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