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Changes to legislation: There are currently no known outstanding effects for the Finance Act 1996, Cross Heading: Transitional in relation to qualifying corporate bonds. (See end of Document for details)

# SCHEDULES

### **SCHEDULE 15**

LOAN RELATIONSHIPS: SAVINGS AND TRANSITIONAL PROVISIONS

### PART II

#### INCOME TAX AND CAPITAL GAINS TAX

Transitional in relation to qualifying corporate bonds

- 30 (1) This paragraph applies where—
  - (a) any person holds any asset on and immediately after 5th April 1996;
  - (b) that asset is one which came to be held by that person as a result of a transaction to which section 127 of the 1992 Act applies; and
  - (c) that asset falls from 5th April 1996 to be treated as a relevant discounted security but is neither a qualifying indexed security nor such that it would have fallen to be treated as a qualifying corporate bond in relation to any disposal of it on that date.
  - (2) Section 116 of the 1992 Act (reorganisations etc. involving qualifying corporate bonds) shall have effect as if—
    - (a) there had been a transaction on 5th April 1996 by which the person holding the asset had disposed of it and immediately re-acquired it;
    - (b) the asset re-acquired had been a qualifying corporate bond; and
    - (c) the transaction had been a transaction to which section 127 of the 1992 Act would have applied but for section 116(5) of that Act.

## **Status:**

Point in time view as at 10/07/2003.

## **Changes to legislation:**

There are currently no known outstanding effects for the Finance Act 1996, Cross Heading: Transitional in relation to qualifying corporate bonds.