

Finance Act 2000

CHAPTER 17

FINANCE ACT 2000

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3 (1) After paragraph 2 of that Schedule insert— Mixing different...

Changes to legislation: Finance Act 2000 is up to date with all changes known to be in force on or before 22 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)

Interpretation

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5 (1) In section 25 (meaning of amusement machine), in paragraph...

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- 9 After section 24 insert— Unlicensed machines: duty chargeable. Schedule 4A to this Act (which provides for the recovery...
- 10 (1) After Schedule 4 insert— Schedule 4A Unlicensed amusement machines...
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3 The Secretary of State may make provision by regulations—

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8 (1) The Secretary of State may in a notice under...

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11 References in this Schedule to the "relevant period" are to...

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36 (1) This paragraph applies where— (a) the taxable commodities covered...

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56 (1) The Commissioners shall register a person if—

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57 (1) Where a person who has become liable to give...

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58 (1) If the Commissioners are satisfied that a registered person—...

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59 (1) The Commissioners may by regulations make provision for and...

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63 (1) Where a person has paid an amount to the...

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64 (1) The Commissioners shall not be liable, on any claim...

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65 (1) The Commissioners may by regulations make provision for reimbursement...

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66 (1) Where, due to an error on the part of...

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67 (1) Where— (a) any amount has been paid at any...

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83 (1) Where— (a) the Commissioners make an assessment under paragraph...

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85 (1) Subject to sub-paragraph (2), where the Commissioners make an...

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86 (1) Penalty interest under any of paragraphs 82 to 85...

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88 (1) Where a person is liable for interest under any...

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94 (1) A person is guilty of an offence under this...

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99 (1) Where it appears to the Commissioners—

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104 (1) Where a person is liable to a civil penalty—...

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105 For the purposes of any provision made by or under...

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106 (1) Where a person is liable to a civil penalty,...

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107 (1) This paragraph applies where an assessment is made under...

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108 (1) Subject to sub-paragraphs (2) and (3), an assessment under...

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109 (1) Subject to sub-paragraph (2), where the Commissioners make an...

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110 (1) Interest under paragraph 109 shall be paid without any...

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113 (1) If it appears to the Treasury that there has... Part X — NON-RESIDENTS, GROUPS AND OTHER SPECIAL CASES

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115 (1) The tax representative of a non-resident taxpayer shall be...

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116 (1) The Commissioners may make provision by regulations for two...

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117 (1) The Commissioners may by regulations make provision for determining...

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118 (1) The Commissioners may, in accordance with sub-paragraph (2), by...

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121A (1) HMRC must offer a person (P) a review of...

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130 (1) Where— (a) a justice of the peace is satisfied...

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131 (1) Where, on an application by an authorised person, a...

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132 (1) An authorised person who removes anything in the exercise...

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133 (1) Where, on an application made as mentioned in sub-paragraph...

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134 (1) An authorised person, if it appears to him necessary...

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135 (1) In any proceedings a certificate of the Commissioners—

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136 (1) This paragraph applies— (a) to any criminal proceedings against...

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137 (1) Notwithstanding any obligation not to disclose information that would...

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138 In this Part of this Schedule "authorised person" means any... Part XIII — MISCELLANEOUS AND SUPPLEMENTARY

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139 (1) Where it appears to the Commissioners necessary to do...

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141A (1) This paragraph applies where— (a) a person issues an...

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142 (1) Sub-paragraph (2) applies in the case of a contract...

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143 (1) Provision may be made by regulations requiring registered persons...

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144 (1) Any notice, notification or requirement that is to be...

been made appear in the content and are referenced with annotations. (See end of Document for details)

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145 Any direction, notice or notification required or authorised by or...

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146 (1) Any power under this Schedule to make regulations shall... Part XIV — INTERPRETATION

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148 (1) In this Schedule "combined heat and power station" means...

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149 (1) The Treasury may by regulations make provision for determining...

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149A (1) The Commissioners may by regulations make provision for the...

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150 (1) In this Schedule "utility" means an electricity utility or...

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151 (1) The Commissioners may by direction (a "utility direction") make,...

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152 (1) In this Schedule "auto-generator" means a person who produces...

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153 References in this Schedule, in relation to any accounting period,...

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154 References in this Schedule to a repayment of levy or...

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155 (1) Anything done in connection with the termination or intended...

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156 For the purposes of this Schedule a person is resident...

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157 (1) Until such time as a transfer of functions from...

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1	In section 1(1) of the Provisional Collection of Taxes Act	
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2	· · · · · · · · · · · · · · · · · · ·	
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3	· · · · · · · · · · · · · · · · · · ·	
	Income and Corporation Taxes Act 1988 (c.1)	
4	In section 827 of the Taxes Act 1988 (no deduction	
	Insolvency (Northern Ireland) Order 1989 (N.I. 19)	
5	(1) In the Insolvency (Northern Ireland) Order 1989-	
	Finance Act 1996 (c.8)	
6	In section 197(2) of the Finance Act 1996 (enactments for	
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7	(1) The Finance Act 1997 is amended as follows.	
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3	(1) For the purposes of this Schedule an award of	
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4	(1) Where an employee share ownership plan has been established,	
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5	(1) If the Inland Revenue refuse to approve the plan, Part II — GENERAL REQUIREMENTS	
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6	The plan must meet the requirements of— paragraph 7 (the	
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- 7 (1) The purpose of the plan must be to provide...

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8 (1) The plan must provide that every employee who—

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9 (1) The requirement of this paragraph is—

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10 (1) The first requirement of this paragraph is that no...

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11 No conditions, other than those required or permitted by this...

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13 (1) The plan must provide that an individual may only...

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14 (1) The plan must provide that an individual is not...

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15 (1) The plan must provide that an individual is not...

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16 (1) The plan must provide that an individual is not...

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17 (1) For the purposes of paragraph 15 (the "no material...

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18 (1) For the purposes of paragraph 17(1) (meaning of material...

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19 In applying paragraph 17(1) (meaning of material interest) there shall...

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20 (1) In paragraph 15 (the "no material interest" requirement) "associate",...

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21 (1) This paragraph applies for the purposes of paragraph 20(1)(c)...

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22 (1) This paragraph applies for the purposes of paragraph 20(1)(c)... Part IV — FREE SHARES

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23 If the plan provides for free shares it must comply...

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24 (1) The plan must provide that the initial market value...

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25 (1) Sub-paragraph (2) applies if the plan provides for performance...

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26 If the plan provides for performance allowances in relation to...

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27 (1) If the plan provides for performance allowances the following...

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28 (1) If the plan provides for performance allowances in relation...

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29 (1) The requirements of this paragraph are that if the...

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30 (1) The requirements of this paragraph are that in relation...

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32 A participant may direct the trustees to do any of... Part V — PARTNERSHIP SHARES

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33 If the plan provides for partnership shares it must comply...

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34 The plan must provide for qualifying employees to enter into...

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35 (1) The plan must provide for a partnership share agreement...

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36 (1) The amount of partnership share money deducted from an...

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37 (1) The plan may provide that the amount to be...

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38 (1) The plan must provide that the company may not...

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39 (1) The plan must provide that partnership share money deducted...

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40 (1) If the plan does not provide for an accumulation...

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41 (1) The plan may provide for accumulation periods not exceeding...

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42 (1) This paragraph applies if the plan provides for one...

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43 (1) The plan may authorise the company to specify the...

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44 (1) The plan must provide that an employee may at...

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45 (1) The plan must provide that an employee may withdraw...

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46 (1) The plan must provide that where—

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47 (1) The plan must provide that when partnership shares have...

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48 References in this Part of this Schedule to an employee's... Part VI — MATCHING SHARES

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49 If the plan provides for matching shares it must comply...

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50 (1) The plan must provide for the matching shares—

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51 (1) The partnership share agreement must specify—

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52 The provisions of paragraphs 31 and 32 as to the... Part VII — REINVESTMENT OF CASH DIVIDENDS

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53 (1) The plan may provide that where the company so...

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54 (1) The plan must provide that the total dividend reinvestment...

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55 The plan must provide that dividend shares are shares—

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56 (1) The plan must provide that in exercising their powers...

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57 The provisions of paragraphs 31 and 32 (holding period and...

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58 (1) Any amount that is not reinvested— Part VIII — TYPES OF SHARE THAT MAY BE USED

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59 The requirements of the following paragraphs must be met with...

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60 Eligible shares must form part of the ordinary share capital...

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61 Eligible shares must be— (a) shares of a class listed...

Shares must be fully paid up and not redeemable

62 (1) Eligible shares must be— (a) fully paid up, and...

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63 (1) Eligible shares must not be subject to any restrictions...

Permitted restrictions: voting rights

64 Eligible shares may be shares carrying no voting rights or...

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65 (1) Free or matching shares may be subject to provision...

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66 (1) If the requirements of this paragraph are met, eligible...

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67 (1) Eligible shares must not be shares— Part IX — THE TRUSTEES

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68 (1) The plan must provide for the establishment of a...

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69 The trust instrument may provide that the trustees have power...

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70 (1) The trust instrument must make the following provision regarding...

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71 (1) The trust instrument must require the trustees—

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72 (1) The trustees may dispose of some of the rights...

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73 (1) The plan must make provision to ensure that, where...

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74 (1) If at any time the participant's beneficial interest in...

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75 (1) The trust instrument must require the trustees—

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76 (1) The trust instrument must provide that, where there is... Part X — INCOME TAX

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77 (1) The provisions of this Part of this Schedule apply...

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78 (1) Notwithstanding that the beneficial interest in the shares passes...

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79	(1) Where— (a) a capital receipt is received by a
	Exclusion of certain charges in relation to participant's shares

80 (1) There is no charge to tax on the participant...

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81 (1) When free or matching shares cease to be subject...

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82 (1) Where free or matching shares cease to be subject...

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83 (1) Partnership share money deducted from an employee's salary in...

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84 (1) An individual is chargeable to income tax under Schedule...

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85 An individual is chargeable to tax under Schedule E on...

Charge on partnership shares ceasing to be subject to plan

86 (1) When partnership shares cease to be subject to the...

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87 (1) There is no charge to tax on shares ceasing...

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88 (1) This paragraph applies to income of the trustees consisting...

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89 (1) The amount applied by the trustees in acquiring dividend...

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90 Section 234A(4) to (11) of the Taxes Act 1988 (information...

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91 (1) An amount retained under paragraph 58(1) (amount of cash...

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92 (1) Where a cash dividend is paid over to a...

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93 (1) If dividend shares cease to be subject to the...

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94 Where as a result of shares ceasing to be subject...

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95 (1) Sub-paragraphs (2) to (5) apply where as a result...

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96 (1) Where the trustees receive a sum of money which... Part XI — CAPITAL GAINS TAX

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97 The provisions of this Part apply for capital gains tax...

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98 (1) Any gain accruing to the trustees is not a...

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99 (1) A participant is treated for capital gains tax purposes...

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100 (1) For the purposes of Chapter I of Part IV...

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101 (1) Shares which cease to be subject to the plan...

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102 (1) If any of the participant's plan shares are forfeited,...

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103 (1) Where the trustees acquire shares from the trustees of...

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104 (1) Any gain accruing on the disposal of rights under... Part XII — CORPORATION TAX DEDUCTIONS

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105 References in this Part of this Schedule to deductions are...

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106 (1) Where, under an approved employee share ownership plan, shares...

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107 (1) Where under an approved employee share ownership plan—

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108 (1) No deduction is allowed under paragraph 106 or 107...

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109 (1) No deduction is allowed for expenses in providing shares...

Treatment of forfeited shares

110 If any of a participant's plan shares are forfeited—

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111 (1) A deduction is allowed under this paragraph for expenses...

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- 112 (1) Nothing in this Part of this Schedule affects any...
- 112A Deduction for contribution to plan trust
- 112B Withdrawal of deduction under paragraph 112A

Withdrawal of deductions on withdrawal of approval

113 (1) If approval of an employee share ownership plan is...

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114 (1) The provisions of this Part apply in relation to—... Part XIII — SUPPLEMENTARY PROVISIONS

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115 (1) This paragraph applies where there occurs in relation to...

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- 116 (1) Where the trustees exercise rights under a rights issue...
- 116A *Exemptions from stamp duty and stamp duty reserve tax*

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117 Exemptions from stamp duty and stamp duty reserve tax

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118 (1) If any disqualifying event occurs in relation to an...

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119 (1) The company may appeal against a decision of the...

Termination of plan

120 (1) The plan may provide for the company to issue...

Effect of plan termination notice

121 (1) This paragraph applies where the company has issued a...

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	Meaning of shares being withdrawn from or ceasing to be subject to plan
122	(1) For the purposes of this Schedule shares are withdrawn
	Meaning of participant ceasing to be in relevant employment
123	(1) This paragraph explains what is meant by a participant
	Exercise of functions conferred on "the Inland Revenu"e
124	References in this Schedule to "the Inland Revenue" are to
	Determination of market value
125	(1) For the purposes of this Schedule the "market value"
	Meaning of "associated compan"y
126	(1) For the purposes of this Schedule one company is
	Jointly owned companies
127	(1) For the purposes of the provisions of this Schedule
	Meaning of "readily convertible asse"t
128	(1) For the purposes of this Schedule "readily convertible asset"
	Minor definitions
129	(1) In this Schedule— "approved employee share ownership plan" means
	Index of defined expressions
130	In this Schedule the following expressions are defined or otherwise
S	CHEDULE 9 — New Schedule 7C to the Taxation of Chargeable Gains Act 1992 The Schedule inserted after Schedule 7B to the Taxation of
SC	HEDULE 10 —
	Introduction
1	Chapter II of Part V of the Taxes Act 1988
Ac	commodation, supplies or services used in performing duties of employment

2 (1) After section 155 (exceptions from the general charge) insert—...

Power to provide by regulations for exemption of minor benefits

3 (1) After section 155ZA (inserted by paragraph 2(1) above), insert—...

Beneficial loans: exception of loan where whole of interest qualifies for relief

4 (1) After section 161 (exceptions from the charge to tax...

Beneficial loans: loans on ordinary commercial terms

5 (1) After section 161A (inserted by paragraph 4(1) above) insert—...

Beneficial loans: apportionment of benefit in case of joint loan etc.

6 In Schedule 7 to the Taxes Act 1988 (taxation of...

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- 1 (1) Schedule 6 to the Taxes Act 1988 (taxation of...
- 2 In section 168AB of the Taxes Act 1988 (equipment etc....
- SCHEDULE 12 Provision of services through an intermediary Part I — APPLICATION OF THIS SCHEDULE

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1 Provision of services through an intermediary

Worker treated as receiving Schedule E income

2 Provision of services through an intermediary

Conditions of liability where intermediary is a company

3 Provision of services through an intermediary

Conditions of liability where intermediary is a partnership

4 Provision of services through an intermediary

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5 Provision of services through an intermediary

Exception of certain payments subject to deduction of tax

6 Provision of services through an intermediary Part II — THE DEEMED SCHEDULE E PAYMENT

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- 7 Provision of services through an intermediary
- 7A *Reimbursed expenses*
- 7B Treatment of mileage allowances

Treatment of payments made under construction industry scheme

8 Provision of services through an intermediary

Apportionments

9 Provision of services through an intermediary

Application of Schedule E rules

10 Provision of services through an intermediary

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11 Provision of services through an intermediary Part III — SUPPLEMENTARY PROVISIONS

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12 Provision of services through an intermediary

Relief in case of distributions by intermediary

13 Provision of services through an intermediary

Provisions applicable to multiple intermediaries

14 Provision of services through an intermediary

Multiple intermediaries: avoidance of double-counting

15 Provision of services through an intermediary

Multiple intermediaries: joint and several liability for PAYE deductions

16 Provision of services through an intermediary

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17 (1) In calculating for corporation tax purposes the profits of...

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18 (1) The following provisions apply in calculating for corporation tax...

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19 Provision of services through an intermediary

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20 Provision of services through an intermediary

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21 Provision of services through an intermediary

Transitional provisions: general

22 Provision of services through an intermediary

Transitional provisions: deemed discontinuance of business

23 Provision of services through an intermediary

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24 Provision of services through an intermediary

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Introductory

1 Occupational and personal pension schemes

Exception of certain life policies from chargeable events legislation

2 Occupational and personal pension schemes

No charge to tax under section 591C on conversion under Schedule 23ZA

3 Occupational and personal pension schemes

Definition of "retirement benefits schem"e

4 Occupational and personal pension schemes

Interpretation of Chapter 4IV of Part XIV

5 Occupational and personal pension schemes

Approval of personal pension schemes

6 Occupational and personal pension schemes

Conversion of certain approved retirement benefits schemes

7 Occupational and personal pension schemes

Eligibility to make contributions

8 Occupational and personal pension schemes

Insurance against risks relating to non-payment of contributions

9 Occupational and personal pension schemes

Income withdrawals: the relevant date

10 Occupational and personal pension schemes

Income withdrawals: purchase of two or more annuities

11 Occupational and personal pension schemes

Income withdrawals after death of member

12 Occupational and personal pension schemes

Other restrictions on approval

13 Occupational and personal pension schemes

Multiple pension dates Et ceteralaetc

14 Occupational and personal pension schemes

Tax relief on member's contributions

15 Occupational and personal pension schemes

Maximum amount of deductions

16 Occupational and personal pension schemes

Carry-back of contributions

17 Occupational and personal pension schemes

Election for contributions to be treated as paid in previous year

18 Occupational and personal pension schemes

Abolition of carry-forward of relief

19 Occupational and personal pension schemes

Earnings from pensionable employment

20 Occupational and personal pension schemes

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21 Occupational and personal pension schemes

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22 Occupational and personal pension schemes

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23 Occupational and personal pension schemes

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24 Occupational and personal pension schemes

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25 Occupational and personal pension schemes

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26 Occupational and personal pension schemes

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27 Occupational and personal pension schemes Part II — TRANSITIONAL PROVISIONS

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28 Occupational and personal pension schemes

Deemed requisite evidence for the presumptions

29 Occupational and personal pension schemes

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30 Occupational and personal pension schemes

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Qualifying options

1 (1) In this Schedule a "qualifying option" means an option....

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2 (1) For an option to be a qualifying option notice...

Correction of notice by Revenue

3 (1) The Inland Revenue may amend a notice given under...

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4 (1) The Inland Revenue may enquire into an option of...

Completion of enquiry

5 (1) An enquiry under paragraph 4(1) is completed when the...

Effect of enquiry

6 (1) If the Inland Revenue do not give notice of...

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7 (1) The employer company may appeal against a decision of... Part II — GENERAL REQUIREMENTS

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8 An option is not a qualifying option unless the requirements...

Purpose of granting the option

9 An option is a qualifying option only if it is...

Maximum entitlement of employee

10 (1) An employee may not hold unexercised qualifying options which $-\dots$

Number of employees who may hold qualifying options

11 *Maximum value of options in respect of relevant company's shares* Part III — QUALIFYING COMPANIES

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12 A qualifying company is a company in relation to which...

The independence requirement

13 (1) The independence requirement is that the company is not—...

The qualifying subsidiaries requirement

14 (1) A company that has one or more subsidiaries is...

Meaning of "qualifying subsidiar"y

15 (1) A company ("the subsidiary") is a qualifying subsidiary...

The gross assets requirement

16 (1) The gross assets requirement in the case of a...

The trading activities requirement

17 (1) The trading activities requirement in the case of a...

Meaning of "qualifying trad"e

18 (1) A trade is a qualifying trade if—

Excluded activities

19 (1) The following are excluded activities— (a) dealing in land,...

Excluded activities: wholesale and retail distribution

20 (1) This paragraph supplements paragraph 19(1)(b). (2) A trade of...

Excluded activities: leasing of ships

21 (1) This paragraph supplements paragraph 19(1)(d) so far as it...

Excluded activities: receipt of royalties and licence fees

22 (1) This paragraph supplements paragraph 19(1)(d) so far as it...

Excluded activities: property development

23 (1) This paragraph supplements paragraph 19(1)(f). (2) "Property development" means...

Excluded activities: hotels and comparable establishments

24 (1) This paragraph supplements paragraph 19(1)(i). (2) The reference to...

Excluded activities: nursing homes and residential care homes

25 (1) This paragraph supplements paragraph 19(1)(j). (2) "Nursing home" means...

Excluded activities: provision of facilities for another business

26 (1) Providing services or facilities for a business carried on... Part IV — ELIGIBLE EMPLOYEES

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27 An individual is an eligible employee in relation to the...

The employment requirement

28 An employee is an eligible employee in relation to the...

The requirement as to commitment of working time

29 (1) An employee is an eligible employee in relation to...

The "no material interes"t requirement

30 (1) An individual is not an eligible employee in relation...

Meaning of "material interes"t

31 (1) For the purposes of paragraph 30 a material interest...

Material interest: options etc.

32 (1) For the purposes of paragraph 31 (meaning of "material...

Material interest: shares held by trustees of approved profit-sharing schemes etc.

33 In applying paragraph 31 (meaning of "material interest") there shall...

Meaning of "associat"e

34 (1) In paragraph 30 (the "no material interest" requirement) "associate",...

Meaning of "associat"e: trustees of employee benefit trust

35 (1) This paragraph applies for the purposes of paragraph 34(1)(c)...

Meaning of "associat"e: trustees of discretionary trust

36 (1) This paragraph applies for the purposes of paragraph 34(1)(c)... Part V — REQUIREMENTS AS TO TERMS OF OPTION ETC.

Introduction

37 An option is not a qualifying option unless the requirements...

Type of shares that may be acquired

38 (1) The option must confer a right to acquire shares...

Option to be capable of exercise within 10 years

39 (1) The option must be capable of being exercised within...

Terms of option to be agreed in writing

40 (1) The option must take the form of a written...

Non-assignability of rights

41 An option is not a qualifying option unless the terms... Part VI — INCOME TAX

Introduction

42 (1) The provisions of this Part of this Schedule give...

Exclusion of charge on grant

43 Tax is not chargeable under any provision of the Tax...

Exercise of option to acquire shares at market value

44 (1) This paragraph applies if the option is to acquire...

Exercise of option to acquire shares at less than market value

45 (1) This paragraph applies if the option is to acquire...

Exercise of option to acquire shares at nil cost

46 (1) This paragraph applies if the option is to acquire...

Main disqualifying events

47 (1) The following are "disqualifying events" in relation to a...

Disqualifying events: company reorganisation

48 Where a replacement option has been granted (see paragraph 61),...

Disqualifying events: alterations of share capital

49 (1) An alteration of the share capital of the relevant...

Disqualifying events: conversion of shares

50 (1) A conversion of shares is not a disqualifying event...

Disqualifying events: grant of CSOP option

51 (1) This paragraph applies where it falls to be determined...

Disqualifying events: actual relevant working time

52 (1) For the purposes of paragraph 47(3) an employee's relevant...

Effect of disqualifying event

53 (1) This paragraph applies where— (a) a disqualifying event occurs...

Exclusion of charge on acquisition at under-value

54 (1) Section 162(1) of the Taxes Act 1988 (deemed employment-related...

Saving for other income tax charges

55 (1) Nothing in this Part of this Schedule affects— Part VII — CAPITAL GAINS TAX

Qualifying shares

56 (1) In this Part of this Schedule "qualifying shares"—

Taper relief on disposal of qualifying shares

57 For the purposes of computing taper relief on a disposal...

Rights issues in respect of qualifying shares

58 Where— (a) an individual holds qualifying shares, and Part VIII — COMPANY REORGANISATIONS

Introduction

59 (1) The provisions of this Part of this Schedule apply...

Meaning of "qualifying exchange of share"s

60 (1) For the purposes of this Part of this Schedule...

Grant of replacement option

61 (1) This paragraph applies where in the case of a...

Period within which replacement option must be granted

62 The new option does not qualify as a replacement option...

Qualifying requirements for replacement option

63 A new option qualifies as a replacement option only if—... Part IX — SUPPLEMENTARY PROVISIONS

Power to require information

64 (1) The Inland Revenue may by notice require any person...

Annual returns

65 (1) A company whose shares are the subject of a...

Meaning of "market valu"e of shares

66 (1) For the purposes of this Schedule the "market value"...

Determination of market value

67 (1) The market value of shares for the purposes of...

Exercise of functions conferred on "the Inland Revenu"e

68 Functions conferred by this Schedule on "the Inland Revenue" may...

Power to amend by Treasury order

69 The Treasury may by order amend this Schedule—

Compliance with time limits

70 (1) For the purposes of this Part and Part I...

Minor definitions

71 (1) In this Schedule— "arrangements" includes any scheme, agreement or...

Index of defined expressions

72 In this Schedule the following expressions are defined or otherwise...

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Meaning of "investment relie"f

1 This Schedule makes provision for— (a) relief against corporation tax...

Eligibility for investment relief

2 A company ("the investing company") is eligible for investment relief...

Meaning of "the qualification perio"d

3 (1) In this Schedule "the qualification period", in relation to... Part II — THE INVESTING COMPANY

Introduction

4 The investing company is a qualifying investing company in relation...

The "no material interes"t requirement

5 The investing company must not, at any time during the...

The "no reciprocal arrangement"s requirement

6 (1) The investing company must not subscribe for the relevant...

Meaning of "material interes"t

7 (1) For the purposes of paragraphs 5 and 6 a...

The "no contro"l requirement

8 (1) The investing company must not, at any time during...

Relevant preference shares

9 (1) In paragraphs 7 (meaning of "material interest") and 8...

The non-financial activities requirement

10 (1) Throughout the qualification period relating to the relevant shares...

Meaning of "non-financial trad"e

11 (1) A trade is a "non-financial trade" if—

Meaning of "non-financial trading grou"p

12 (1) A group is a "non-financial trading group" unless the...

Requirement as to shares being a chargeable asset

13 (1) The investing company is not a qualifying investing company...

Requirement as to no tax avoidance

14 The relevant shares must be subscribed for by the investing... Part III — THE ISSUING COMPANY

Introduction

15 The issuing company is a qualifying issuing company in relation...

The "unquoted statu"s requirement

16 (1) The unquoted status requirement is that, at the time...

The independence requirement

17 (1) The independence requirement is that— (a) the issuing company...

The "individual-owner"s requirement

18 (1) The "individual-owners" requirement is that, throughout the qualification period...

The partnerships and joint ventures requirement

19 (1) The requirement as to partnerships and joint ventures is...

The qualifying subsidiaries requirement

20 (1) The issuing company is not a qualifying issuing company...

Meaning of "qualifying subsidiar"y

21 (1) A company ("the subsidiary") is a qualifying subsidiary of...

The property managing subsidiaries requirement

21A (1) The issuing company is not a qualifying issuing company...

The gross assets requirement

22 (1) The gross assets requirement in the case of a...

The number of employees requirement

22A (1) If the issuing company is a single company, the...

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The trading activities requirement

23 (1) The issuing company is not a qualifying issuing company...

Meaning of "qualifying 90% subsidiary"

23A (1) For the purposes of this Schedule, a company ("the...

Ceasing to meet trading activities requirement by reason of administration, receivership, etc.

24 (1) A company ... shall not be regarded as ceasing...

Meaning of "qualifying trad"e

25 (1) A trade is a qualifying trade if—

Excluded activities

26 (1) The following are excluded activities—(a) dealing in land,...

Excluded activities: wholesale and retail distribution

27 (1) This paragraph supplements paragraph 26(1)(b). (2) A trade of...

Excluded activities: leasing of ships

28 (1) This paragraph supplements paragraph 26(1)(d) so far as it...

Excluded activities: receipt of royalties and licence fees

29 (1) This paragraph supplements paragraph 26(1)(d) so far as it...

Excluded activities: property development

30 (1) This paragraph supplements paragraph 26(1)(f). (2) "Property development" means...

Excluded activities: shipbuilding

30A In paragraph 26(1)(ha) " shipbuilding " has the same meaning...

Excluded activities: producing coal

30B (1) This paragraph supplements paragraph 26(1)(hb). (2) " Coal "...

Excluded activities: producing steel

30C In paragraph 26(1)(hc) " steel " means any of the...

Excluded activities: hotels and comparable establishments

31 (1) This paragraph supplements paragraph 26(1)(i). (2) The reference to...

Excluded activities: nursing homes and residential care homes

32 (1) This paragraph supplements paragraph 26(1)(j). (2) "Nursing home" means...

Excluded activities: provision of facilities for another business

33 (1) Providing services or facilities for a business carried on...
 Part IV — GENERAL REQUIREMENTS

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34 The investing company is not eligible for investment relief in...

Requirement as to the shares

35 (1) The relevant shares must satisfy sub-paragraphs (2) and (3)....

Requirement as to maximum amount raised annually through risk capital schemes

35A (1) The total amount of relevant investments made in the...

Requirement as to the money raised

36 (1) The money raised by the issuance of the relevant...

Requirement as to no pre-arranged exits

37 (1) The issuing arrangements for the relevant shares must not...

Requirement as to no tax avoidance

38 The relevant shares must be issued for commercial reasons, and... Part V — INVESTMENT RELIEF

Form of investment relief

39 (1) Where— (a) the investing company is eligible for investment...

Entitlement to claim

40 (1) The investing company is entitled to make a claim...

Compliance certificates

41 (1) A "compliance certificate" is a certificate which—

Compliance statements

42 (1) A "compliance statement" is a statement, in respect of...

Appeal against refusal to authorise compliance certificate

43 For the purposes of the provisions of the Taxes Management...

Penalties for fraudulent certificate or statement etc.

44 The issuing company is liable to a penalty not exceeding...

Attribution of relief to shares

45 (1) References in this Schedule, in relation to a company,... Part VI — WITHDRAWAL OF INVESTMENT RELIEF

Disposal of shares

46 (1) This paragraph applies where— (a) the investing company disposes...

Value received by investing company

47 (1) Sub-paragraph (2) applies where the investing company receives any...

Meaning of "the period of restrictio"n

48 For the purposes of this Schedule "the period of restriction"...

When value is received

49 (1) For the purposes of paragraphs 47 (value received by...

The amount of value received

50 For the purposes of paragraph 47 the amount of the...

Value received where there is more than one issue of shares

51 (1) This paragraph applies where— (a) two or more issues...

Cases where maximum investment relief not obtained

52 (1) Where— (a) the amount of the reduction ("C") in...

Receipts of value by and from connected persons

53 In paragraphs 47, 49 and 50 references to the investing...

Receipt of replacement value

54 (1) Where— (a) any investment relief attributable to the relevant...

Provision supplementary to paragraph 54

55 (1) The receipt of the replacement value shall be disregarded...

Value received by other persons

56 (1) Where any investment relief is attributable to such of...

Insignificant repayments disregarded

57 (1) Any repayment shall be disregarded for the purposes of...

Provision supplementary to paragraph 56 and 57

58 (1) Any repayment shall be disregarded for the purposes of...

Put options and call options

59 (1) Sub-paragraph (2) applies where— (a) an option, the exercise...

Withdrawal of relief

60 (1) Where any investment relief has been obtained which—

Appeals against withdrawal of relief

61 For the purposes of the provisions of the Taxes Management...

Time limits

62 (1) The Inland Revenue may not— (a) make an assessment...

Interest

63 (1) This paragraph applies where— (a) investment relief is withdrawn...

Information to be provided by the investing company

64 (1) This paragraph applies where— (a) the investing company has...

Information to be provided by the issuing company etc.

65 (1) This paragraph applies where— (a) the issuing company has...

Power of Inland Revenue to obtain information

66 (1) This paragraph applies where the Inland Revenue have reason... Part VII — RELIEF FOR LOSSES ON DISPOSALS OF SHARES

Eligibility for relief against income

67 (1) The investing company is eligible for relief under this...

Entitlement to claim

68 (1) Where the investing company is eligible for loss relief...

Form of loss relief

69 (1) Where a claim is made under sub-paragraph (1) of...

Priority of loss relief

70 (1) Where loss relief is claimed by the investing company...

Tax avoidance

71 (1) Sub-paragraph (2) applies where shares would, in the absence...

Adjustment of corporation tax

72 The Inland Revenue shall make any adjustment of corporation tax... Part VIII — DEFERRAL RELIEF

Introduction

73 (1) This Part applies where— (a) a chargeable gain ("the...

Meaning of "qualifying investmen"t

74 (1) For the purposes of this Part the investing company...

Meaning of "the qualifying share"s

75 (1) For the purposes of this Part "the qualifying shares",...

Postponement of original gain

76 (1) On the making of a claim by the investing...

Meaning of "deferral relie"f

77 For the purposes of this Schedule "deferral relief" is attributable...

Chargeable events

78 (1) There is, for the purposes of this Part, a...

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79 (1) This paragraph applies where a chargeable event occurs in... Part IX — COMPANY RESTRUCTURING

Share reorganisations

80 (1) Where a company ("the company") holds shares which—

Rights issues etc.

81 (1) Where— (a) a company ("the company") holds shares ("the...

Company reconstructions and amalgamations

82 (1) Where— (a) a company ("the company") holds shares ("the...

Certain exchanges resulting in acquisition of share capital by new company

83 (1) Paragraphs 84 and 85 apply where—

No disposal on certain exchanges of shares

84 (1) Where this paragraph applies (see paragraph 83 and paragraph...

Attribution of relief to new shares

85 (1) Where this paragraph applies (see paragraph 83 and paragraph...

Substitution of new shares for old shares

86 (1) This paragraph applies where— (a) relief becomes attributable, by...

Operation of requirements of Parts II and III in relation to new shares

87 (1) This paragraph applies where paragraph 86 (substitution of new...

Relationship between this Part and the 1992 Act

88 The following provisions of the 1992 Act have effect subject...

Part X — ADVANCE CLEARANCE

Application for advance clearance notice

89 (1) A company ("the applicant") may, before issuing any shares,...

Provision of further information

90 (1) On receiving an application for an advance clearance notice,...

Decision on application and review procedure

91 (1) The Board must within 30 days after receiving an...

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92 (1) For the purposes of this Schedule, where an advance... Part XI — SUPPLEMENTARY AND GENERAL

Identification of shares on a disposal

93 (1) In any case where— (a) a company ("the company")...

Determination of loss where investment relief is attributable to shares

94 (1) This paragraph applies for the purposes of corporation tax...

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95 Shares subscribed for by, issued to, acquired or held by...

Meaning of "disposa"l

96 (1) Subject to sub-paragraph (2), in this Schedule "disposal" shall...

Construction of references to shares being "held continuousl"y

97 (1) This paragraph applies where for the purposes of this...

Meaning of "issue of share"s

98 In this Schedule— (a) references (however expressed) to an issue...

Meaning of "associat"e

99 (1) In this Schedule "associate", in relation to a person,...

"The Boar"d and "the Inland Revenu"e

100 In this Schedule— (a) "the Board" means the Commissioners of...

Power to amend by Treasury order

101 The Treasury may by order amend this Schedule—

Minor definitions etc.

102 (1) In this Schedule— "allowable loss" means an allowable loss...

Index of defined expressions 103 In this Schedule the following expressions are defined or otherwise... SCHEDULE 16 — Corporate venturing scheme: consequential amendments Penalties in connection with returns etc. 1 (1) In section 98 of the Taxes Management Act 1970,... *Enterprise investment scheme* 2 Loss relief 3 (1) Chapter VI of Part XIII of the Taxes Act... EIS: deferral relief 4 (1) The Taxation of Chargeable Gains Act 1992 is amended... Company tax returns, assessments etc. 5 (1) Schedule 18 to the Finance Act 1998 is amended... SCHEDULE 17 — Enterprise investment scheme: amendments Part I — REDUCTION OF APPLICABLE PERIODS Meaning of "eligible share"s 1 Conditions relating to individuals 2 Conditions relating to further investment by connected person 3 Value received from company Value received by persons other than claimants 5 Meaning of "termination dat"e and "relevant perio"d 6 Postponement of chargeable gains on reinvestment

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Commencement

8 The amendments in this Part of this Schedule have effect...

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Part II — QUALIFYING COMPANIES Company in administration or receivership 9 *Company in liquidation* 10 *Independence of qualifying company* 11 Commencement 12 Part III — OTHER AMENDMENTS Qualifying trades Meaning of "arrangement"s 14 *Meaning of "research and developmen"t* SCHEDULE 18 — Venture capital trusts: amendments Part I — REDUCTION OF APPLICABLE PERIODS *Relief from income tax* (1) Schedule 15B to the Taxes Act 1988 (venture capital... 1 Deferred CGT charge on reinvestment 2 In Schedule 5C to the Taxation of Chargeable Gains Act... Commencement 3 The amendments made by this Part of this Schedule have... Part II — QUALIFYING HOLDINGS Introductory Schedule 28B to the Taxes Act 1988 (venture capital trusts:... 4 Qualifying trade: receipt of royalties or licence fees 5 (1) In paragraph 4 (meaning of "qualifying trade") for sub-paragraphs... Meaning of "research and developmen"t (1) In paragraph 5 (provisions supplemental to paragraph 4), in... 6

Company in administration or receivership

7 (1) After paragraph 11 insert— Company in administration or receivership...

Company reorganisations et ceteralaetc. involving exchange of shares

8 (1) After paragraph 11A (inserted by paragraph 7 above), insert—...

SCHEDULE 19 — Meaning of "research and development" Part I — THE NEW DEFINITION

Research and development

1 In Part XIX of the Taxes Act 1988 (general supplementary...

Oil and gas exploration and appraisal

2 In Part XIX of the Taxes Act 1988 (general supplementary... Part II — CONSEQUENTIAL AMENDMENTS

Income and Corporation Taxes Act 1988 (c.1)

- 3 The Income and Corporation Taxes Act 1988 is amended as...
- 4 In section 495 (regional development grants), in subsection (1)(b) for...
- 5 (1) In Part IV (provisions relating to the Schedule D...
- 6 In Schedule 18 (group relief: equity holders and profits or...

Capital Allowances Act 1990 (c.1)

- 7 The Capital Allowances Act 1990 is amended as follows.
- 8 For "scientific research", wherever occurring, substitute " research and development...
- 9 In section 137(1)(b) after "that research" insert " and development...
- 10 In section 139 (supplementary provisions), in subsection (1) for paragraph...
- 11 In section 161 after "other than an allowance under section...

Taxation of Chargeable Gains Act 1992 (c.12)

12 (1) Section 195 of the Taxation of Chargeable Gains Act...

SCHEDULE 20 — Tax relief for expenditure on research and development Part I — ENTITLEMENT TO RELIEF

Entitlement to R&D tax relief

1 (1) A company is entitled to R&D tax relief for...

Meaning of "small or medium-sized enterpris"e.

2 (1) For the purposes of this Schedule a "small or...

Qualifying R&D expenditure

3 (1) For the purposes of this Schedule "qualifying R&D expenditure"...

Relevant research and development

4 (1) For the purposes of this Schedule "relevant research and...

Staffing costs

5 (1) For the purposes of this Schedule the staffing costs...

Expenditure on software or consumable items

6 (1) For the purposes of this Schedule expenditure on software...

Relevant payments to subjects of clinical trials

6A (1) For the purposes of this Schedule "relevant payment...

Meaning of "intellectual propert"y

7 In this Schedule "intellectual property" means— (a) any industrial information...

Subsidised expenditure

8 (1) For the purposes of this Schedule a company's expenditure...

Qualifying expenditure on externally provided workers

8A (1) The provisions of paragraphs 8C to 8E have effect...

Meaning of "externally provided worker"

8B For the purposes of this Schedule a person is an...

Treatment of expenditure where company and staff provider are connected persons

8C (1) Where— (a) the company and the staff provider are...

Election for connected persons treatment

8D (1) The company and the staff provider may in any...

Treatment of staff provision payment in other cases

8E Where— (a) the company makes a staff provision payment,

Qualifying expenditure on sub-contracted research and development

9 (1) The provisions of paragraphs 10 to 12 have effect...

Treatment of expenditure where company and sub-contractor are connected persons

10 (1) Where— (a) the company and the sub-contractor are connected...

Election for connected persons treatment

11 (1) The company and the sub-contractor may in any case...

Treatment of sub-contractor payment in other cases

12 Where— (a) the company makes a sub-contractor payment,

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Part II — MANNER OF GIVING EFFECT TO RELIEF

Deduction in computing profits of trade

13 Where— (a) a company is entitled to R&D tax relief...

Alternative treatment of pre-trading expenditure

14 (1) This paragraph applies where a company—

Entitlement to R&D tax credit

15 (1) A company may claim an R&D tax credit for...

Amount of credit

16 (1) The amount of the R&D tax credit to which...

Total amount of company's Pay As You EarnPAYE and NICs liabilities

17 (1) For the purposes of paragraph 16 the total amount...

Payment in respect of R&D tax credit

18 (1) Where— (a) the company is entitled to an R&D...

R&D tax relief or tax credit only available where company is a going concern

18A (1) A company may only make—(a) a claim under...

Restriction on losses carried forward

19 (1) For the purposes of section 393 of the Taxes...

Payment in respect of R&D tax credit not income

20 A payment in respect of an R&D tax credit is... Part III — SUPPLEMENTARY PROVISIONS

Artificially inflated claims for deduction or R&D tax credit

21 (1) To the extent that a transaction is attributable to...

Restriction on consortium relief

22 Where— (a) the company claims relief under paragraph 13 or...

Treatment of deemed trading loss

23 (1) This paragraph applies where under paragraph 14 (alternative treatment...

Funding of R&D tax credits

24 Section 10 of the Exchequer and Audit Departments Act 1866...

Interpretation

25 (1) In this Schedule— "the Inland Revenue" means any officer...

Transitional provisions

26 (1) This Schedule does not apply to expenditure incurred before...

SCHEDULE 21 — R&D tax credits: consequential amendments

Interest

1 (1) Section 826 of the Taxes Act 1988 (interest on...

Claim must be made in tax return

2 In Schedule 18 to the Finance Act 1998 (company tax...

Recovery of excessive R&D tax credit

3 In paragraph 52 of that Schedule (recovery of excessive repayments,...

Claims for R&D tax credits

4 After Part IX of that Schedule (claims for capital allowances)...

SCHEDULE 22 — Tonnage tax Part I — INTRODUCTORY

Tonnage tax

1 (1) This Schedule provides an alternative regime ("tonnage tax") for...

Tonnage tax companies and groups

2 (1) In this Schedule a "tonnage tax company" or "tonnage...

Profits of tonnage tax company

3 (1) In the case of a tonnage tax company, its...

Tonnage tax profits: method of calculation

4 (1) A company's tonnage tax profits for an accounting period...

Tonnage tax profits: calculation in case of joint operation etc.

5 (1) If two or more companies fall to be regarded...

Measurement of tonnage of ship

6 (1) References in this Schedule to the gross or net... Part II — TONNAGE TAX ELECTIONS

Company or group election

7 (1) A tonnage tax election may be made in respect...

Method of making election

8 (1) A tonnage tax election is made by notice to...

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Person by whom election to be made

9 (1) A company election must be made by the company...

When election may be made

10 (1) A tonnage tax election may be made at any...

Power to provide further opportunities for election

11 (1) The Treasury may by order provide for further periods...

When election takes effect

12 (1) The general rule is that a tonnage tax election...

Period for which election is in force

13 (1) The general rule is that a tonnage tax election...

Effect of election ceasing to be in force

14 A tonnage tax election that ceases to be in force...

Renewal election

15 (1) At any time when a tonnage tax election is...

Withdrawal notices

15A (1) A withdrawal notice (see paragraph 13(2A)) may be given—...

Power to provide further opportunities for withdrawal

15B (1) The Treasury may by order provide for further periods... Part III — QUALIFYING COMPANIES AND GROUPS

Qualifying companies and groups

16 (1) For the purposes of this Schedule a company is...

Effect of temporarily ceasing to operate qualifying ships

17 (1) This paragraph applies where a company temporarily ceases to...

Meaning of operating a ship

18 (1) A company is regarded for the purposes of this...

Qualifying ships

19 (1) For the purposes of this Schedule a "qualifying ship"...

Vessels excluded from being qualifying ships

20 (1) The following kinds of vessel are not qualifying ships...

Qualifying dredgers and tugs

20A (1) This paragraph applies where a company operates a ship...

Power to modify exclusions

21 The Treasury may make provision by order amending paragraph 20...

Effect of change of use

22 (1) A qualifying ship that begins to be used for...

Flagging: rule for ships other than dredgers and tugs

22A (1) This paragraph applies if the following conditions are satisfied...

Flagging: meaning of terms used in paragraph 22A

22B (1) In paragraph 22A " the reference date " means...

Flagging: provisions supplementing paragraphs 22A and 22B

22C (1) An order under paragraph 22B(2) designating a financial year...

Flagging: rule on first operation of qualifying dredger or tug

22D (1) This paragraph applies if— (a) a company begins to...

Flagging: rule on subsequent re-flagging of qualifying dredger or tug

22E (1) This paragraph applies if— (a) a qualifying ship operated...

Flagging: restrictions where ship ceases to be qualifying ship under paragraph 22E

22F (1) This paragraph applies where a qualifying ship operated by... Part IV — THE TRAINING REQUIREMENT

Introduction

23 (1) It is a condition of entering tonnage tax or...

The minimum training obligation

24 (1) The Secretary of State may make provision by regulations...

Meaning of "training commitmen"t

25 (1) References in this Part of this Schedule to a...

Approval of initial training commitment

26 (1) A company or group proposing to make a tonnage...

Annual training commitment

27 (1) The Secretary of State may by regulations require a...

Supplementary provisions about training commitments

28 (1) The Secretary of State may make provision by regulations—...

Payments in lieu of training

29 (1) The Secretary of State may make provision by regulations—...

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Monitoring of compliance with training commitment

30 (1) The Secretary of State may make provision by regulations—...

Higher rate of payment in case of failure to meet training commitment

31 (1) The Secretary of State may by regulations provide that—...

Certificate of non-compliance

32 (1) The Secretary of State may by regulations make provision...

Certificates of non-compliance: supplementary provisions

33 (1) The Secretary of State may make provision by regulations—...

Disclosure of information

34 (1) No obligation as to secrecy or other restriction on...

Offences

35 (1) It is an offence for a person to provide...

General provisions about regulations

36 (1) Regulations under this Part of this Schedule shall be... Part V — OTHER REQUIREMENTS

The requirement that not more than 75% of fleet tonnage is chartered in

37 (1) It is a requirement of entering or remaining within...

The 75% limit: election not effective if limit exceeded

38 (1) Where a tonnage tax election is made before the...

The 75% limit: exclusion of company if limit exceeded

39 (1) If the 75% limit is exceeded in two or...

The 75% limit: exclusion of group if limit exceeded

40 (1) If the 75% limit is exceeded in relation to...

The requirement not to enter into tax avoidance arrangements

41 (1) It is a condition of remaining within tonnage tax...

Tax avoidance: exclusion from tonnage tax

42 (1) If a tonnage tax company is a party to...

Appeals

43 (1) An appeal may be made against a notice given...

The requirement to prove compliance with safety etc standards

43A (1) The Secretary of State may make provision by regulations...

Part VI — RELEVANT SHIPPING PROFITS

Introduction

44	(1) For the purposes	s of this Schedule the rele	evant shipping
•••	(1) I of the purposes	of this senearie the fere	, and simpping

Tonnage tax activities

45 (1) References in this Schedule to the "tonnage tax activities"...

Core qualifying activities

46 (1) A tonnage tax company's "core qualifying activities" are—

Qualifying secondary activities

47 (1) The Inland Revenue may make provision by regulations as...

Qualifying incidental activities

48 (1) A company's incidental activities means its ship-related activities that—...

Relevant shipping income: distributions of overseas shipping companies

49 (1) Income of a tonnage tax company consisting in a...

Relevant shipping income: certain interest etc.

50 (1) Income to which this paragraph applies is relevant shipping...

General exclusion of investment income

51 (1) Income from investments is not relevant shipping income. Part VII — THE RING FENCE: GENERAL PROVISIONS

Accounting period ends on entry or exit

52 An accounting period ends (if it would not otherwise do...

Tonnage tax trade

53 (1) The tonnage tax activities of a tonnage tax company...

Profits of controlled foreign companies

54 (1) A tonnage tax company is not subject to any...

General exclusion of reliefs, deductions and set-offs

55 No relief, deduction or set-off of any description is allowed...

Exclusion of loss relief

56 (1) When a company enters tonnage tax, any losses that...

Exclusion of relief or set-off against tax liability

57 (1) Any relief or set-off against a company's tax liability...

Transactions not at arm's length: between tonnage tax company and another person

58 (1) In relation to provision made or imposed as between...

Transactions not at arm's length: between tonnage tax trade and other activities of same company

59 (1) Schedule 28AA of the Taxes Act 1988 (transactions not...

Transactions not at arm's length: duty to give notice

60 (1) Not more than 90 days after—

Treatment of finance costs: single company

61 (1) This paragraph applies to a tonnage tax company which...

Treatment of finance costs: group company

62 (1) This paragraph applies to a tonnage tax company which...

Meaning of "finance cost"s

 63 (1) For the purposes of paragraphs 61 and 62 "finance...
 Part VIII — CHARGEABLE GAINS AND ALLOWABLE LOSSES ON TONNAGE TAX ASSETS

Chargeable gains: tonnage tax assets

64 (1) In this Part of this Schedule a "tonnage tax...

Chargeable gains: disposal of tonnage tax asset

65 (1) When an asset is disposed of that is or...

Chargeable gains: losses brought forward

66 A tonnage tax election does not affect the deduction under...

Chargeable gains: roll-over relief for business assets

67 (1) Sections 152 and 153 of the Taxation of Chargeable... Part IX — THE RING FENCE: CAPITAL ALLOWANCES: GENERAL

Introduction

68 (1) This Part of this Schedule makes provision about capital...

Entry: plant and machinery: assets to be used wholly for tonnage tax trade

69 (1) On a company's entry into tonnage tax any unrelieved...

Entry: plant and machinery: assets to be used partly for tonnage tax trade

70 (1) This paragraph applies where, on a company's entry into...

Entry: ships acquired and disposed of within twelve months

71 (1) This paragraph applies if a company—

	Entry: deferred balancing charge on disposal of ship
72	(1) This paragraph applies where deferment of a balancing charge
Du	ring: plant and machinery: new expenditure partly for tonnage tax purposes
73	(1) This paragraph applies where a company subject to tonnage
Du	ring: plant and machinery: asset beginning to be used for tonnage tax trade
74	A company's tonnage tax pool is not increased by reason
	During: plant and machinery: change of use of tonnage tax asset
75	(1) This paragraph applies where, at a time when a
	During: plant and machinery: change of use of non-tonnage tax asset
76	(1) This paragraph applies where, at a time when a
	During: plant and machinery: disposals
77	(1) This paragraph applies if when a company is subject
	During: plant and machinery: reduction of balancing charges
78	(1) The amount of any balancing charge under this Part
	During: plant and machinery: giving effect to balancing charge
79	(1) A balancing charge under this Part of this Schedule—
	During: plant and machinery: deferment of balancing charge
80	(1) If— (a) a balancing charge under this Part of
Dı	uring: plant and machinery: surrender of unrelieved qualifying expenditure
81	(1) This paragraph applies where— (a) a company subject to
	During: industrial buildings: mixed use
82	If any identifiable part of a building or structure is
	During: industrial buildings: balancing charges
83	(1) This paragraph applies where, in an accounting period during
	During: industrial buildings: residue of qualifying expenditure
84	(1) This paragraph applies where a company subject to tonnage
	Exit: plant and machinery
85	(1) If a company leaves tonnage tax—
	Exit: industrial buildings
86	If a company leaves tonnage tax the amount of unrelieved

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Meaning of "not entitled to capital allowance"s

87 (1) Where any provision of this Part of this Schedule...

Interpretation

88 (1) In this Part of this Schedule— "capital allowance...
 Part X — THE RING FENCE: CAPITAL ALLOWANCES: SHIP LEASING

Introduction

89 (1) In the case of a ... lease of a...

Quantitative restrictions not to apply to ordinary charters

89A (1) Paragraphs 94 to 102, and paragraph 89(1) so far...

Defeased leasing

90 (1) The lessor under the ... lease is not entitled...

Defeased leasing: excepted forms of security

91 (1) Paragraph 90 (defeased leasing) is subject to the following...

Long funding leases: conditions for alternative treatment

91A (1) This paragraph applies if the lease would fall to...

Lease to tonnage tax company or group

91B (1) A lease falls within this paragraph if—

Tonnage tax company to operate and manage qualifying ship

91C (1) A lease of a qualifying ship provided, directly or...

Period and rate of sublease of qualifying ship

91D (1) A lease of a qualifying ship provided, directly or...

Anti-avoidance

91E Paragraph 91A(2) does not have effect in the case of...

Consequences of paragraph 91A(2) ceasing to have effect

91F (1) This paragraph applies if sub-paragraph (2) of paragraph 91A...

Sale and lease-back arrangements

92 (1) The lessor under the ... lease is not entitled...

Certificates required to support claim by ... lessor

93 (1) Any claim by the lessor under a ... lease...

Quantitative restrictions on allowances

94 (1) Where the lessor under the ... lease is entitled...

Quantitative restrictions: further provisions as to rate bands, limit and pooling 95 (1) The rate bands and limit in paragraph 94 (quantitative...

Quantitative restrictions: meaning of "cost of providing shi"p

96 (1) For the purposes of paragraph 94 (quantitative restrictions on...

Quantitative restrictions: treatment of disposal proceeds

97 (1) The following provisions apply where— (a) there is a...

Quantitative restrictions: change of circumstances bringing case within restrictions

98 (1) The provisions of this paragraph apply where—

Quantitative restrictions: change of circumstances taking case out of restrictions

99 (1) The provisions of this paragraph apply where—

Determination of tax written down value, etc.

100 (1) This paragraph supplements paragraphs 98 and 99.

Quantitative restrictions: power to alter amounts by regulations

101 (1) The Inland Revenue may by regulations alter the amounts...

Exclusion of leases entered into on or before 23rd December 1999

102 The provisions of this Part do not apply in relation... Part XI — SPECIAL RULES FOR OFFSHORE ACTIVITIES

Introduction

103 (1) This Part of this Schedule sets out special rules...

Meaning of "offshore activitie"s

104 (1) In this Part of this Schedule "offshore activities" means...

Vessels to which special provisions do not apply

105 (1) The provisions of this Part of this Schedule do...

Treatment of periods of inactivity

106 A period between contracts when a qualifying ship is not...

Profits from offshore activities to be computed according to ordinary rules

107 (1) The profits of a tonnage tax company from a...

Application of ring fence provisions

108 (1) The provisions of Part VII (the ring fence: general...

Chargeable gains from assets used for offshore activities

109 A period during which an asset is used for the...

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Capital allowances: general

110 (1) A tonnage tax company may claim capital allowances for...

Capital allowances: proportionate reduction of allowances

111 (1) This paragraph applies where in an accounting period of...

Capital allowances: notional qualifying expenditure: existing assets

112 (1) This paragraph applies to determine the amount of notional...

Capital allowances: notional qualifying expenditure: new assets

113 (1) This paragraph applies to determine the amount of notional...

The training requirement

114 (1) The fact that a qualifying ship is used for...

Interpretation

115 Expressions used in this Part of this Schedule that are... Part XII — GROUPS, MERGERS AND RELATED MATTERS

Meaning of "grou"p and "member of grou"p

116 In this Schedule a "group" means— (a) all the companies...

Companies treated as controlled by an individual

117 (1) For the purposes of this Schedule an individual is...

Meaning of "contro"l

118 (1) In this Schedule "control", in relation to a company,...

Company not to be treated as member of more than one group

119 (1) For the purposes of this Schedule a company may...

Arrangements for dealing with group matters

120 (1) The Inland Revenue may enter into arrangements with the...

Meaning of "merge"r and "demerge"r

121 (1) In this Schedule— "merger" means a transaction by which...

Merger: between tonnage tax groups or companies

122 (1) This paragraph applies where there is a merger—

Merger: tonnage tax group or company and qualifying non-tonnage tax group or company

123 (1) This paragraph applies where there is a merger between...

Merger: tonnage tax group or company and non-qualifying group or company

124 (1) This paragraph applies where there is a merger between...

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Merger: non-qualifying group or company and qualifying non-tonnage tax group or company

125 (1) This paragraph applies where there is a merger between...

Meaning of "dominant part"y in relation to merger

126 (1) This paragraph explains what is meant by the references...

Demerger: single company

127 (1) This paragraph applies where a tonnage tax company ceases...

Demerger: group

128 (1) This paragraph applies where a tonnage tax group splits...

Duty to notify Inland Revenue of group changes

129 (1) A tonnage tax company that becomes or ceases to... Part XIII — APPLICATION OF PROVISIONS TO PARTNERSHIPS

Introduction

130 (1) The Inland Revenue may make provision by regulations as...

Calculation of partnership profits

131 The regulations may provide that— (a) for the purpose of...

Qualifying partnerships

132 (1) The regulations may provide that activities carried on by...

Ships owned by or chartered to partners

133 The regulations may provide that a ship which is not...

Transactions not at arm's length

134 The regulations may provide that for the purposes of paragraphs...

Adjustments for capital allowance purposes

135 The regulations may provide that where a partner leaves tonnage...

General

136 Regulations under this Part of this Schedule— Part XIV — WITHDRAWAL OF RELIEF ETC. ON COMPANY LEAVING TONNAGE TAX

Introduction

137 (1) This Part of this Schedule applies where a company...

Exit charge: chargeable gains

138 (1) Paragraph 65(1)(a) (chargeable gain: disposal of tonnage tax assets)...

Exit charge: balancing charges

139 (1) This paragraph applies if in a relevant accounting period...

Ten year disqualification from re-entry into tonnage tax

140 (1) A company election made by a former tonnage tax...

Second or subsequent application of this Part

141 Where this Part of this Schedule applies on a second... Part XV — SUPPLEMENTARY PROVISIONS

Meaning of "shi"p

142 In this Schedule "ship" means any vessel used in navigation,...

Meaning of "on bareboat charter term"s

143 In this Schedule a charter "on bareboat charter terms" means...

Meaning of "associat"e

144 (1) In this Schedule "associate", in relation to an individual,...

Exercise of functions conferred on "the Inland Revenu"e

145 (1) Any power to make regulations conferred by this Schedule...

Meaning of "compan"y and related expressions

146 In this Schedule— "company" means a body corporate or unincorporated...

Index of defined expressions

- 147 In this Schedule the following expressions are defined or otherwise...
 - SCHEDULE 23 Tax treatment of amounts relating to acquisition etc. of certain rights

Rights to which this Schedule applies

1 Tax treatment of amounts relating to acquisition of certain rights

Tax treatment of expenditure on acquisition and receipts from disposal

2 Tax treatment of amounts relating to acquisition of certain rights

Tax treatment of amounts arising from revaluation

3 Tax treatment of amounts relating to acquisition of certain rights

Tax treatment must accord with accounting approach in relevant group accounts

4 Tax treatment of amounts relating to acquisition of certain rights

Interpretation

5 Tax treatment of amounts relating to acquisition of certain rights

Transitional provision in relation to IRUs

- 6 Tax treatment of amounts relating to acquisition of certain rights
- SCHEDULE 24 New Schedule 4A to the Taxation of Chargeable Gains Act 1992 The Schedule inserted after Schedule 4 to the Taxation of...
- SCHEDULE 25 New Schedule 4B to the Taxation of Chargeable Gains Act 1992 The Schedule inserted after Schedule 4A to the Taxation of...
- SCHEDULE 26 Transfers of value: attribution of gains to beneficiaries Part I — NEW SCHEDULE 4C TO THE TAXATION OF CHARGEABLE GAINS ACT 1992
- 1 The Schedule inserted after Schedule 4B to the Taxation of... Part II — CONSEQUENTIAL AMENDMENTS

Taxation of Chargeable Gains Act 1992 (c.12)

- 2 In section 90 of the Taxation of Chargeable Gains Act...
- 3 In section 96 of the Taxation of Chargeable Gains Act...
- 4 In section 97 of the Taxation of Chargeable Gains Act...
- 5 In section 98 of the Taxation of Chargeable Gains Act...

Taxes Act 1988

6 In section 740(6) of the Taxes Act 1988 (income tax...

SCHEDULE 27 — Group relief in case of non-resident companies etc. Part I — AMENDMENTS OF CHAPTER IV OF PART X OF THE TAXES ACT 1988

Availability of relief

- 1 In section 402 of the Taxes Act 1988 (availability of...
- 2 (1) In section 413 of that Act (interpretation of Chapter...

Limits on amount of relief

- 3 In section 403A of that Act (limits on group relief),...
- 4 After section 403C of that Act insert— Relief for or...

Amendments of Schedule 18 to the Taxes Act 1988

5 (1) Schedule 18 to that Act (group relief: equity holders...

Commencement

6 (1) Nothing in this Part of this Schedule has effect... Part II — CONSEQUENTIAL AMENDMENTS

Section 76 of the Taxes Act 1988

7 In section 76(1)(aa) of the Taxes Act 1988 (expenses of...

Section 434A of the Taxes Act 1988

8 In section 434A(2) of the Taxes Act 1988 (losses on...

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Section 502 of the Taxes Act 1988

9 In section 502 of the Taxes Act 1988 (interpretation of...

Schedule 24 to the Taxes Act 1988

10 In Schedule 24 to the Taxes Act 1988 (assumptions for...

Schedule 18 to the Finance Act 1998

11 In paragraph 68 of Schedule 18 to the Finance Act...

Commencement

12 (1) Paragraphs 7, 8, 10 and 11 have effect in...

SCHEDULE 28 — Recovery of tax payable by non-resident company

Introduction

1 This Schedule applies where— (a) an amount of corporation tax...

Companies that may be required to pay unpaid tax

2 (1) The following companies may, by notice under this Schedule,...

Notice requiring payment of unpaid tax

3 (1) The Board may serve a notice on any company...

Time limit for giving notice

4 (1) Any notice under this Schedule must be served before...

Limit on amount payable in consortium case

5 (1) In a consortium case, the amount that the company...

Supplementary provisions

6 (1) In this Schedule "company" means any body corporate.

SCHEDULE 29 — Chargeable gains: non-resident companies and groups etc. Part I — APPLICATION OF TAXATION OF CHARGEABLE GAINS ACT 1992

Main amendments

1 (1) In section 170 of the Taxation of Chargeable Gains...

Transfers within a group

2 (1) Section 171 of the Taxation of Chargeable Gains Act...

Transfer of United Kingdom branch or agency

3 (1) Section 172 of the Taxation of Chargeable Gains Act...

De-grouping charge

4 (1) Section 179 of the Taxation of Chargeable Gains Act...

6

been made appear in the content and are referenced with annotations. (See end of Document for details) Reconstruction or amalgamation involving transfer of business 5 (1) Section 139 of the Taxation of Chargeable Gains Act... Deemed disposal on non-resident ceasing to carry on trade in United Kingdom through branch or agency (1) Section 25 of the Taxation of Chargeable Gains Act...

Restriction on set-off of pre-entry losses

7 (1) In Schedule 7A to the Taxation of Chargeable Gains...

Restrictions on setting losses against pre-entry gains

8

Recovery of unpaid tax

9 (1) For sections 190 and 191 of the Taxation of...

Replacement of business assets by members of group

(1) Section 175 of the Taxation of Chargeable Gains Act... 10

Transfers of assets within a group: trading stock

11 (1) For section 173 of the Taxation of Chargeable Gains...

Restriction of losses by reference to capital allowances

12 (1) In section 41 of the Taxation of Chargeable Gains...

Assets held on 6th April 1965: disposal outside group

13 (1) Section 174 of the Taxation of Chargeable Gains Act... Part II — MINOR AND CONSEQUENTIAL AMENDMENTS

Section 97 of the Inheritance Tax Act 1984

14 The main amendments have effect for the purposes of section...

Section 132 of the Finance Act 1988

15 (1) In section 132 of the Finance Act 1988 (recovery...

Section 14 of the Taxation of Chargeable Gains Act 1992

(1) Section 14 of the Taxation of Chargeable Gains Act... 16

Section 31A of the Taxation of Chargeable Gains Act 1992

(1) Section 31A of the Taxation of Chargeable Gains Act... 17

Section 106 of the Taxation of Chargeable Gains Act 1992

18

	Section 116 of the Taxation of Chargeable Gains Act 1992
19	(1) In section 116 of the Taxation of Chargeable Gains
	Section 117A of the Taxation of Chargeable Gains Act 1992
20	
	Section 117B of the Taxation of Chargeable Gains Act 1992
21	
	Section 138A of the Taxation of Chargeable Gains Act 1992
22	The main amendments have effect for the purposes of section
	Section 140 of the Taxation of Chargeable Gains Act 1992
23	(1) In section 140 of the Taxation of Chargeable Gains
	Section 176 of the Taxation of Chargeable Gains Act 1992
24	(1) In section 176 of the Taxation of Chargeable Gains
	Section 177 of the Taxation of Chargeable Gains Act 1992
25	(1) In section 177 of the Taxation of Chargeable Gains
	Section 178 of the Taxation of Chargeable Gains Act 1992
26	Section 178 of the Taxation of Chargeable Gains Act 1992
	Section 180 of the Taxation of Chargeable Gains Act 1992
27	Section 180 of the Taxation of Chargeable Gains Act 1992
	Section 181 of the Taxation of Chargeable Gains Act 1992
28	(1) In section 181 of the Taxation of Chargeable Gains
	Section 192 of the Taxation of Chargeable Gains Act 1992
29	In section 192 of the Taxation of Chargeable Gains Act
	Section 211 of the Taxation of Chargeable Gains Act 1992
30	(1) Section 211 of the Taxation of Chargeable Gains Act
	Section 216 of the Taxation of Chargeable Gains Act 1992
31	The main amendments have effect for the purposes of section
	Section 217C of the Taxation of Chargeable Gains Act 1992
32	(1) In section 217C of the Taxation of Chargeable Gains
	Section 228 of the Taxation of Chargeable Gains Act 1992
33	The main amendments have effect for the purposes of section

	Section 253 of the Taxation of Chargeable Gains Act 1992
34	The main amendments have effect for the purposes of section
	Section 276 of the Taxation of Chargeable Gains Act 1992
35	(1) In section 276 of the Taxation of Chargeable Gains
	Schedule A1 to the Taxation of Chargeable Gains Act 1992
36	The main amendments have effect for the purposes of paragraph
	Schedule 2 to the Taxation of Chargeable Gains Act 1992
37	The main amendments have effect for the purposes of paragraph
	Schedule 3 to the Taxation of Chargeable Gains Act 1992
38	The main amendments have effect for the purposes of paragraphs
	Schedule 7B to the Taxation of Chargeable Gains Act 1992
39	· · · · · · · · · · · · · · · · · · ·
	Schedule 7C to the Taxation of Chargeable Gains Act 1992
40	The main amendments have effect for the purposes of Schedule
	Section 136 of the Finance Act 1993
41	
	Section 136A of the Finance Act 1993
42	
	Schedule 17 to the Finance Act 1993
43	
	Schedule 9 to the Finance Act 1996
44	(1) Schedule 9 to the Finance Act 1996 (computational provisions
	Schedule 15 to the Finance Act 1996
45	(1) In Schedule 15 to the Finance Act 1996 (loan
46	Part III — TRANSITIONAL PROVISIONS (1) For the purposes of this paragraph—
47	De-grouping charge: deferral until company leaves new group
SCH	HEDULE 30 — Double taxation relief

Power to make treaty provision for matching credit for tax spared in foreign country

1 (1) In section 788 of the Taxes Act 1988 (relief...

Matching credit for tax spared below immediate overseas subsidiary: treaty relief

2 (1) In section 788 of the Taxes Act 1988 (relief...

Matching credit for tax spared below immediate overseas subsidiary: unilateral relief 3 (1) Amend section 790 of the Taxes Act 1988 (unilateral...

Relief for persons resident outside the UK who have branches or agencies in the UK

4 (1) Amend section 790 of the Taxes Act 1988 (unilateral...

No double relief etc.

5 (1) After section 793 of the Taxes Act 1988 insert—...

Limits on credit: minimisation of the foreign tax

6 (1) After section 795 of the Taxes Act 1988 insert—...

Foreign tax on amounts underlying non-trading credits

7 (1) Amend section 797A of the Taxes Act 1988 (foreign...

Restriction of relief for underlying tax

8 (1) Amend section 799 of the Taxes Act 1988 (computation...

Computation of underlying tax: the relevant profits

9 (1) Amend section 799 of the Taxes Act 1988 as...

Dividends paid between related companies but not covered by arrangements

10 (1) Section 800 of the Taxes Act 1988 (dividends paid...

Restriction of relief for underlying tax: dividends paid between related companies

11 (1) Amend section 801 of the Taxes Act 1988 as...

Dividends paid out of transferred profits

12 (1) After section 801A of the Taxes Act 1988 insert—...

Separate streaming of dividend so far as representing an ADP dividend of a CFC

13 (1) After section 801B of the Taxes Act 1988 insert—...

UK insurance companies trading overseas: repeal of section 802

14 (1) Section 802 of the Taxes Act 1988 shall cease...

Underlying tax: foreign taxation of group as a single entity

15 (1) After section 803 of the Taxes Act 1988 insert—...

Life assurance companies with overseas branches etc: restriction of credit

16 (1) Amend section 804A of the Taxes Act 1988 (overseas...

Allocation of foreign tax to different categories of insurance business

17 (1) After section 804A of the Taxes Act 1988 insert—...

Allocation of expenses etc in a computation under Case I of Schedule D

18 (1) After section 804B of the Taxes Act 1988 insert-...

Interpretation of sections 804A to 804E

19 (1) After section 804E of the Taxes Act 1988 insert—...

Time limits for claims for credit relief

20 (1) Amend section 806 of the Taxes Act 1988 as...

Foreign dividends: onshore pooling and utilisation of certain unrelieved foreign tax

21 (1) After section 806 of the Taxes Act 1988 insert—...

Application of foreign dividend provisions to branches or agencies in the UK of persons resident elsewhere

22 (1) After section 806J of the Taxes Act 1988 insert—...

Unrelieved foreign tax: profits of overseas branch or agency

23 (1) After section 806K of the Taxes Act 1988 insert-...

Foreign tax on amounts underlying non-trading credits

24 (1) Amend section 807A of the Taxes Act 1988 (disposals...

Royalties: special relationship

25 (1) After section 808A of the Taxes Act 1988 insert—...

Postponement of capital allowances to obtain double taxation relief

26 (1) Section 810 of the Taxes Act 1988 (postponement of...

Time limits where reduction under s.811 rendered excessive or insufficient

27 (1) Amend section 811 of the Taxes Act 1988 (deduction...

Mutual agreement procedure

28 (1) After section 815A of the Taxes Act 1988 insert—...

Restriction of interest on repayment of tax resulting from carry back of relievable tax

29 (1) Amend section 826 of the Taxes Act 1988 as...

Time limits where deduction under s.278 of the 1992 Act rendered excessive or insufficient

30 (1) Amend section 278 of the Taxation of Chargeable Gains...

SCHEDULE 31 — Controlled foreign companies

Introductory

1 Amend Chapter IV of Part XVII of the Taxes Act...

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2	<i>Conditions for company to be controlled foreign company</i> (1) Amend section 747 as follows. (2) After subsection (1)
Z	
	Designer rate tax provisions: deemed lower level of taxation
3	After section 750 insert— Deemed lower level of taxation: designer
	"Contro"l and the two "40 per cen"t tests
4	(1) After section 755C insert— "Control" and the two "40
	Exempt activities: wholesale, distributive, financial or service business
5	(1) In Part II of Schedule 25 (exempt activities) amend
	Local holding companies
6	(1) In Part II of Schedule 25 (exempt activities) amend
	Other holding companies
7	(1) In Part II of Schedule 25 (exempt activities) amend
	Businesses to which requirement as to derivation of receipts applies
8	(1) In Part II of Schedule 25 (exempt activities) amend
U	
9	Commencement (1) Paragraph 2 has effect on and after 21st March
SC	HEDULE 32 — Stamp duty on seven year leases: transitional provisions
	Introductory
1	In this Schedule— "additional duty", in relation to an instrument,
	Instruments to which this Schedule applies
2	The instruments to which this Schedule applies are—
	Instruments which remain duly stamped
3	An instrument to which this Schedule applies which is stamped
	Instruments which cease to be duly stamped
4	(1) An instrument to which this Schedule applies which—
	Stamping following earlier adjudication
5	Section 12A(1) of the Stamp Act 1891 (adjudicated instruments not
5	
E	Use of instruments in evidence, etc. Section $14(4)$ of the Stemp A at 1801 (instruments not to
6	Section 14(4) of the Stamp Act 1891 (instruments not to

Adjudication, interest and penalties

7 (1) This paragraph applies for the purpose of applying sections...

SCHEDULE 33 — Power to vary stamp duties

Power of Treasury to make provision by regulations

1 (1) The Treasury may if they consider it expedient in...

Power only to be used for cases involving land or shares etc.

2 (1) The power conferred by paragraph 1 does not include...

Power not to be used to vary rates or thresholds

3 The power conferred by paragraph 1 does not, except as...

Approval of regulations by House of Commons

4 (1) An instrument containing regulations under paragraph 1 shall be...

Claim for repayment if regulations not approved

5 (1) Where regulations cease to have effect under paragraph 4(2)...

Use in evidence, etc. of instruments affected by regulations ceasing to have effect

6 (1) Where regulations cease to have effect under paragraph 4(2)...

Temporary effect of regulations

7 (1) Regulations under paragraph 1 shall not apply in relation...

Power to make transitional etc. provision

8 Any power to make regulations under this Schedule includes power...

Interpretation

9 (1) In relation to a bearer instrument (as defined in...

SCHEDULE 34 — Abolition of stamp duty on instruments relating to intellectual property: supplementary provisions

Introduction

1 In this Schedule "intellectual property" has the same meaning as...

Stamp duty reduced in certain other cases

2 (1) This paragraph applies where— (a) stamp duty under Part...

Apportionment of consideration for stamp duty purposes

3 (1) Where part of the property referred to in section...

Certification of instruments for stamp duty purposes

4 (1) Intellectual property shall be disregarded for the purposes of...

Acquisition under statute

5 (1) Section 12 of the Finance Act 1895 (property vested...

SCHEDULE 35 — Value added tax: charge at reduced rate

- 1 Schedule A1 to the Value Added Tax Act 1994 (charge...
- 2 (1) Paragraph 1(1) (supplies benefiting from the reduced rate) is...
- 3 For paragraph 1(1A) (supplies benefit from reduced rate only if...
- 4 In paragraph 1(1B) (interpretation of sub-paragraph (1A))—
- 5 In paragraph 5(3)(c), for "disability working allowance" substitute " disabled...
- 6 In paragraph 5(3)(d), for "family credit" substitute "working families'...
- 7 In paragraph 5 (interpretation), after sub-paragraph (3) insert—
- 8 (1) Paragraph 5(4) (meaning of "energy-saving materials") is amended as...
- 9 In paragraph 5, after sub-paragraph (4) insert—
- 10 In paragraph 5(5) (meaning of "relevant scheme"), for "paragraph 1(1A)...
- SCHEDULE 36 New Schedule 3A to the Value Added Tax Act 1994 The Schedule inserted after Schedule 3 to the Value Added...
- SCHEDULE 37 Landfill tax: new Part VIII of Schedule 5 to the Finance Act 1996 Part VIII Secondary liability: controllers of landfill sites Meaning of...
- SCHEDULE 38 Regulations for providing incentives for electronic communications

Introduction

1 (1) Regulations may be made in accordance with this Schedule...

Kinds of incentive

2 (1) The incentives shall be of such description as may...

Conditions of entitlement

3 (1) The regulations may make provision as to the conditions...

Withdrawal of entitlement

4 (1) The regulations may make provision for the withdrawal of...

Power to authorise provision by directions

5 The regulations may authorise the making of any such provision...

Power to provide for penalties

6 (1) The regulations may provide for contravention of, or failure...

General supplementary provisions

7 (1) Power to make provision by regulations under this Schedule...

Interpretation

8 (1) In this Schedule— "discount" includes payment; "electronic communications" includes...

SCHEDULE 39 — New Schedule 1AA to the Taxes Management Act 1970 The Schedule inserted after Schedule 1 to the Taxes Management...

SCHEDULE 40 — Repeals

Part I — EXCISE DUTIES

(1) Hydrocarbon oils Chapter Short title Extent of repeal 1979...

(2) Tobacco Chapter Short title Extent of repeal 1979 c....

Part II — INCOME TAX, CORPORATION TAX AND CAPITAL GAINS TAX

(1) Giving to charity Chapter Short title Extent of repeal...

(2) Benefits in kinds: deregulatory amendments Chapter Short title Extent...

(3) Cars available for private use Chapter Short title Extent...

(4) Occupational and personal pension schemes Chapter Short title Extent...

(5) Enterprise investment scheme and venture capital trusts Chapter Short...

(6) Taper relief for business assets Chapter Short title Extent...

(7) Meaning of "research and development" Chapter Short title Extent...

(8) Capital allowances Chapter Short title Extent of repeal 1990...

(9) Contributions to local enterprise agencies, etc. Chapter Short title...

(10) Capital gains tax: gifts and trusts Chapter Short title...

(11) Groups and group relief Chapter Short title Extent of...

(12) Groups of companies: chargeable gains Chapter Short title Extent...

(13) Double taxation relief Chapter Short title Extent of repeal...

(14) Controlled foreign companies Chapter Short title Extent of repeal...

(15) International matters Chapter Short title Extent of repeal 1993...

(16) Insurance Chapter Short title Extent of repeal 1988 c....

(17) Payments under deduction of tax Chapter Short title Extent...

(18) Tax treatment of expenditure on production or acquisition of...

Part III — STAMP DUTY AND STAMP DUTY RESERVE TAX

Chapter Short title Extent of repeal 1949 c. 15 (N.I.)....

Part IV — VALUE ADDED TAX

Part V — INFORMATION POWERS

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