Status: This is the original version (as it was originally enacted).

SCHEDULES

SCHEDULE 9

PROFITS FROM THE EXPLOITATION OF PATENTS ETC: CONSEQUENTIAL

- 12 (1) Section 357D (alternative method of calculating relevant IP profits: "streaming") is amended as follows.
 - (2) In subsection (1) at the end insert "in a case where—
 - (a) the accounting period began before 1 July 2021,
 - (b) the company is not a new entrant (see section 357A(11)), and
 - (c) none of the amounts of relevant IP income brought into account as credits in calculating the profits of the trade for the accounting period is properly attributable to a new qualifying IP right (see section 357BP)."
 - (3) For subsection (4) substitute—
 - "(4) A company must apply section 357DA (instead of section 357C) for the purposes of determining the relevant IP profits of a trade of the company for an accounting period in a case mentioned in subsection (1) if any of the mandatory streaming conditions in section 357DC is met in relation to the trade for the period."