

Charitable donations relief

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Origin: ICTA s.338A(1), (3), s.339(1); drafting.

CHAPTER 2

CERTAIN PAYMENTS TO CHARITY

Qualifying payments

- | | | |
|----------|--|----|
| 3 | Qualifying payments [j30003] | 5 |
| | (1) A payment made to a charity by a company is a qualifying payment for the purposes of this Chapter if each of conditions A to F is met.
Origin: ICTA s.339(1). | |
| | (2) Condition A is that the payment is a payment of a sum of money.
Origin: ICTA s.339(1). | 10 |
| | (3) Condition B is that the payment is not subject to a condition as to repayment.
Origin: ICTA s.339(3B). | |
| | (4) Condition C is that the company making the payment is not itself a charity.
Origin: ICTA s.339(3G). | |
| | (5) Condition D is that the payment is not disqualified under section 4 (associated acquisition etc by the charity).
Origin: ICTA s.339(3E). | 15 |
| | (6) Condition E is that the payment is not disqualified under section 5 (certain distributions).
Origin: ICTA s.339(1). | 20 |
| | (7) Condition F is that the payment is not disqualified under section 6 (associated benefits).
Origin: ICTA s.339(3B). | |
| | (8) A payment which is a qualifying payment for the purposes of this Chapter is a qualifying charitable donation for corporation tax purposes.
Origin: Drafting. | 25 |
| 4 | Associated acquisition etc [j30008] | |
| | (1) A payment is disqualified under this section if— | |
| | (a) it is conditional on an acquisition of property by the charity from the company or a person associated with the company, | 30 |
| | (b) it is associated with such an acquisition, or | |
| | (c) it is part of an arrangement involving such an acquisition.
Origin: ICTA s.339(3E). | |
| | (2) An acquisition by way of gift is to be ignored for the purposes of this section. | |

Origin: ICTA s.339(3E).

5 Distributions [j30004]

- (1) A payment is disqualified under this section if it is to be regarded as a distribution by reason of any provision of the Taxes Acts (within the meaning of TMA 1970) except section [j52094] (transfers of assets or liabilities treated as distributions). 5

Origin: ICTA s.339(1).

- (2) In deciding whether a payment is to be regarded as a distribution for the purposes of subsection (1), section [j52094b](2) is to be ignored.

Origin: ICTA s.339(1A). 10

- (3) A payment (other than a dividend) made by a company which is wholly owned by a charity is not to be regarded as a distribution for the purposes of subsection (1).

Origin: ICTA s.339(1B).

6 Associated benefits [j30009] 15

- (1) A payment is disqualified under this section if –
(a) benefits are associated with the payment, and
(b) the restrictions on benefits associated with a payment are breached.

Origin: ICTA s.339(3B).

- (2) Sections 7 to 9 apply for these purposes. 20

Origin: ICTA s.339(3B).

7 Associated benefits: meaning [j30005]

For the purposes of this Chapter a benefit is associated with a payment if –

- (a) it is received by the company which made the payment or by a person associated with the company, and 25
(b) it is received in consequence of making the payment.

Origin: ICTA s.339(3B).

8 Restrictions on associated benefits [j30006]

- (1) For the purposes of this Chapter the restrictions on benefits associated with a payment are breached if condition A or B is met. 30

Origin: ICTA s.339(3B).

- (2) Condition A is that the total value of the benefits associated with the payment exceeds the variable limit, which is –

- (a) 25% of the amount of the payment, if the amount of the payment is £100 or less, 35
(b) £25, if the amount of the payment is more than £100 but not more than £1,000,

- (c) 5% of the amount of the payment, if the amount of the payment is more than £1,000.

Origin: ICTA s.339(3B), (3C), (3DA).

- (3) Condition B is that the sum of the following total values is more than £500—
- (a) the total value of the benefits associated with the payment, and 5
 - (b) the total value of the benefits (if any) associated with each relevant prior payment.

Origin: ICTA s.339(3B), (3C), (3D).

- (4) A relevant prior payment is a payment—
- (a) which has already been made by the company to the charity in the accounting period, and 10
 - (b) which is a qualifying payment.

Origin: ICTA s.339(3D).

- (5) This section needs to be read with section 9.

Origin: Drafting. 15

9 **Payments and benefits linked to periods of less than 12 months** [\[j30007\]](#)

- (1) This section modifies the application of section 8(2) in relation to a payment if condition A, B, C or D is met.

Origin: ICTA s.339(3DB), (3DC), (3DD).

- (2) Condition A is that a benefit associated with the payment relates to a period of less than 12 months. 20

Origin: ICTA s.339(3DB).

- (3) Condition B is that a benefit associated with the payment consists of a right to receive benefits at intervals over a period of less than 12 months.

Origin: ICTA s.339(3DB). 25

- (4) Condition C is that a benefit associated with the payment is one of a series of benefits which are—

- (a) received at intervals, and
- (b) associated with a series of payments made at intervals of less than 12 months. 30

Origin: ICTA s.339(3DB).

- (5) Condition D is that—

- (a) a benefit associated with the payment is not one of a series of benefits received at intervals, and
- (b) the payment is one of a series of payments made at intervals of less than 12 months. 35

Origin: ICTA s.339(3DC).

- (6) If condition A, B or C is met, then for the purposes of section 8(2)—

- (a) the value of the benefit is taken to be the annual equivalent of its actual value, and 40

- (b) the amount of the payment is taken to be the annual equivalent of its actual amount.

Origin: ICTA s.339(3DB), (3DD).

- (7) If condition D is met, the amount of the payment is taken for the purposes of section 8(2) to be the annual equivalent of its actual amount. 5

Origin: ICTA s.339(3DC), (3DD).

- (8) The annual equivalent of the value of a benefit, or of the amount of a payment, is found as follows.

Step 1 10
Multiply the value or amount by 365.

Step 2
If condition A or B is met in relation to the benefit (and neither condition C nor condition D is met in relation to it) divide the result by the number of days in the period of less than 12 months referred to in subsection (2) or (as the case may be) subsection (3). 15

If condition C or D is met in relation to the benefit, divide the result by the average number of days in the intervals of less than 12 months referred to in subsection (4)(b) or (as then case may be) subsection (5)(b). 20

Origin: ICTA s.339(3DD); Annex 1, Change [jc 658].

Payment attributed to earlier period

10 Payment attributed to earlier accounting period [j30010]

- (1) This section applies if— 25
- (a) a company makes a qualifying payment,
 - (b) the company is wholly owned by a charity, and
 - (c) the company makes a claim for the payment (or part of it) to be treated as a qualifying chargeable donation made in an accounting period falling wholly or partly within the period of 9 months ending with the date of the making of the payment. 30

Origin: ICTA s.339(7AA).

- (2) The payment (or part) is to be treated for corporation tax purposes as a qualifying charitable donation made in that accounting period and not in any later period. 35

Origin: ICTA s.339(7AA); drafting.

- (3) A claim must be made within the period of two years immediately following the accounting period in which the payment is made or such longer period as an officer of Revenue and Customs may allow.

Origin: ICTA s.339(7AA); Annex 1, Change [jc601]. 40

Interpretation

- 11 Company wholly owned by a charity [j30011]**
- (1) For the purposes of this Chapter a company is wholly owned by a charity if condition A or B is met.
 Origin: ICTA s.339(7AB). 5
- (2) Condition A is that –
 (a) the company has an ordinary share capital, and
 (b) every part of that share capital is owned by a charity (whether or not the same charity).
 Origin: ICTA s.339(7AB). 10
- (3) Condition B is that –
 (a) the company is limited by guarantee, and
 (b) every beneficiary of the company is or must be a charity or a company wholly owned by a charity.
 Origin: ICTA s.339(7AB). 15
- (4) Ordinary share capital of a company is treated as owned by a charity if a charity –
 (a) directly or indirectly owns that share capital within the meaning of section 838 of ICTA, or
 (b) would be taken so to own it if references in that section to a body corporate included references to a charity which is not a body corporate.
 Origin: ICTA s.339(7AC). 20
- (5) A beneficiary of a company is a person who –
 (a) is beneficially entitled to participate in the company’s divisible profits, or
 (b) will be beneficially entitled to share in any of the company’s net assets available for distribution on its winding up.
 Origin: ICTA s.339(7AB). 25
- 12 Associated persons [j30012]** 30
- For the purposes of this Chapter a person is associated with a company if the person is connected with –
 (a) the company, or
 (b) a person connected with the company.
 Origin: ICTA s.339(7A). 35
- 13 Charity [j30013]**
- In this Chapter “charity” means –
 (a) a body of persons or trust established for charitable purposes only,
 (b) a scientific research association (as defined in section [j8522]),
 (c) the Trustees of the National Heritage Memorial Fund, 40

- (d) the Historic Buildings and Monuments Commission for England, or
- (e) the National Endowment for Science, Technology and the Arts.

Origin: ICTA s.339(9).

CHAPTER 3

CERTAIN DISPOSALS TO CHARITY

5

Amounts treated as qualifying charitable donations

14 Certain disposals of investments [j30014]

- (1) This section applies if –
- (a) a company disposes of the whole of the beneficial interest in a qualifying investment to a charity, 10
 - (b) the disposal is otherwise than by way of a bargain made at arm's length,
 - (c) the company is not itself a charity, and
 - (d) the company makes a claim.

Origin: ICTA s.587B(1), (2). 15

- (2) The relievable amount is treated for corporation tax purposes as a qualifying charitable donation made by company in the accounting period in which the disposal is made.

Origin: ICTA s.587B(2); drafting.

- (3) No relief in respect of the disposal is to be given under section 105(2) of CTA 2009 (gifts of trading stock to charities etc). 20

Origin: ICTA s.587B(2).

- (4) For the calculation of the relievable amount, see section 17.

Origin: Drafting.

- (5) If the qualifying investment is a qualifying interest in land, this section is subject to – 25

- section 24 (certificates),
- section 25 (qualifying interests in land held jointly),
- section 26 (calculation of relievable amount etc where joint disposal), and
- section 27 (disqualifying events). 30

Origin: Drafting

15 Meaning of qualifying investment [j30015]

- (1) In this Chapter “qualifying investment” means any of the following –
- (a) shares or securities which are listed on a recognised stock exchange or dealt in on a designated market in the United Kingdom, 35
 - (b) units in an authorised unit trust,
 - (c) shares in an open-ended investment company,
 - (d) an interest in an offshore fund, and

(e) a qualifying interest in land.

[Origin: ICTA s.587B\(9\).](#)

- (2) In this section –
 “offshore fund” has the same meaning as in Chapter 5 of Part 17 of ICTA (see sections 756A to 756C of that Act), and 5
 “open-ended investment company” is to be read in accordance with sections [§8303](#) and [§8304](#).

[Origin: ICTA s.587B\(9\).](#)

- (3) In paragraph (a) of subsection (1) “designated” means designated by an order made by the Commissioners for Her Majesty’s Revenue and Customs for the purposes of that paragraph. 10

[Origin: ICTA s.587B\(9ZA\).](#)

- (4) An order under subsection (3) –
 (a) may designate a market by name or by reference to a class or description of market, 15
 (b) may vary or revoke a previous order under that subsection.

[Origin: ICTA s.587B\(9ZB\).](#)

16 Meaning of qualifying interest in land [§30016](#)

- (1) In this Chapter “qualifying interest in land” means –
 (a) a freehold interest in land in the United Kingdom, or 20
 (b) a leasehold interest in land in the United Kingdom which is a term of years absolute.

This is subject to subsections (2) to (5).

[Origin: ICTA s.587B\(9A\).](#)

- (2) Subsection (3) applies if a company with a beneficial interest in a freehold or leasehold interest mentioned in subsection (1)(a) or (b) makes a disposal to a charity of –
 (a) the whole of the beneficial interest, and
 (b) an easement, servitude, right or privilege so far as benefiting the land in question. 30

[Origin: ICTA s.587B\(9B\).](#)

- (3) The disposal mentioned in subsection (2)(b) is regarded for the purposes of this Chapter as a disposal by the company of the whole of its beneficial interest in a qualifying interest in land separate from the disposal mentioned in subsection (2)(a). 35

[Origin: ICTA s.587B\(9B\).](#)

- (4) If a company which has a freehold or leasehold interest in land in the United Kingdom grants a lease for a term of years absolute to a charity of the whole or part of the land, the grant of the lease is regarded for the purposes of this Chapter as a disposal by the company of the whole of the beneficial interest in the leasehold interest so granted. 40

[Origin: ICTA s.587B\(9C\).](#)

- (5) Neither an agreement to acquire a freehold interest nor an agreement for a lease is a qualifying interest in land.

Origin: ICTA s.587B(9D).

- (6) In the application of this section to Scotland –
- (a) references to a freehold interest in land are to the interest of the owner, 5
 - (b) references to a leasehold interest in land which is a term of years absolute are to a tenant's right over or interest in a property subject to a lease,
 - (c) references to an agreement for a lease do not include missives of let that constitute an actual lease, and 10
 - (d) the reference in subsection (4) to granting a lease for a term of years absolute is to granting a lease.

Origin: ICTA s.587B(9C),(9E).

17 The relievable amount [j30017]

- (1) If the disposal is a gift, the relievable amount is given by the formula – 15

$$V + IC - B$$

where –

V is the value of the net benefit to the charity at, or immediately after, the time when the disposal is made (whichever is less),

IC is the amount of the incidental costs of making the disposal to the company making it, and 20

B is the total value of any benefits received in consequence of making the disposal by the company making the disposal or a person connected with the company.

Origin: ICTA s.587B(4), (5), (6). 25

- (2) If the disposal is at an undervalue, the relievable amount is given by the formula –

$$E + C - B$$

where –

E is the amount (if any) by which V (as defined in subsection (1)) exceeds the amount or value of the consideration for the disposal, 30

C is given by subsection (4), and

B is as defined in subsection (1).

Origin: ICTA s.587B(4), (5).

- (3) But if the amount given by the formula in subsection (1) or (2) is a negative amount, the relievable amount is nil. 35

Origin: Drafting.

- (4) C is found as follows.

Step 1

Calculate the consideration for which the disposal is treated as made for the purposes of TCGA 1992 as a result of section 257(2)(a) of that Act (in case of disposal to charity etc, consideration to be such that no gain or loss accrues). 5

Step 2

Find the excess (if any) of the amount calculated at Step 1 over the amount or value of the consideration for the disposal. 10

If there is such an excess, C is the amount of that excess or, if less, the amount of the incidental costs of making the disposal to the company making it. 15

If there is no such excess, C is nil.

Origin: ICTA s.587B(7).

- (5) This section needs to be read with—
- (a) section 18 (incidental costs of making disposal),
 - (b) section 19 (consideration), and 20
 - (c) sections 20 to 23 (value of net benefit to charity).

Origin: Drafting.

18 Incidental costs of making disposal [j30018]

References in section 17 to the incidental costs of making the disposal to the company making it are to— 25

- (a) fees, commission or remuneration paid for the professional services of a surveyor, valuer, auctioneer, accountant, agent or legal adviser which are wholly and exclusively incurred by the company for the purposes of the disposal,
- (b) costs of transfer or conveyance wholly and exclusively incurred by the company for the purposes of the disposal, 30
- (c) costs of advertising to find a buyer, and
- (d) costs reasonably incurred in making any valuation or apportionment required for the purposes of this Chapter.

Origin: ICTA s.587B(9). 35

19 Consideration [j30019]

If the disposal is at an undervalue, section 48 of TCGA 1992 (consideration due after time of disposal) applies in relation to the calculation of the relievable amount as it applies in relation to the calculation of a gain.

Origin: ICTA s.587B(7). 40

Value of net benefit to charity

- 20 Value of net benefit to charity [j30020]**
- (1) For the purposes of this Chapter the value of the net benefit to a charity is –
- (a) the market value of the qualifying investment, or
 - (b) if the charity is, or becomes, subject to a disposal-related obligation, the market value of the qualifying investment reduced by the total amount of the disposal-related liabilities of the charity. 5
- Origin: ICTA s.587B(8A), (8B), (9).
- (2) This section is supplemented by –
- (a) section 21 (market value of qualifying investments), 10
 - (b) section 22 (meaning of disposal-related obligation), and
 - (c) section 23 (meaning and amount of disposal-related liability).
- Origin: Drafting.
- 21 Market value of qualifying investments [j30021]**
- (1) For the purposes of this Chapter the market value of a qualifying investment is determined in accordance with sections 272 to 274 of TCGA 1992 (subject to Part I of Schedule 11 to that Act). 15
- Origin: ICTA s.587B(10).
- (2) But, in the case of an interest in an offshore fund for which separate buying and selling prices are published regularly by the managers of the fund, the market value for the purposes of this Chapter is an amount equal to the buying price (that is the lower price) published on –
- (a) the day of the disposal, or
 - (b) if none were published on that day, the latest day on which the prices were published before that day. 20
- Origin: ICTA s.587B(11).
- (3) In this section “offshore fund” has the same meaning as in Chapter 5 of Part 17 of ICTA (see sections 756A to 756C of that Act). 25
- Origin: ICTA s.587B(9).
- 22 Meaning of “disposal-related obligation” [j30022]** 30
- (1) For the purposes of this Chapter an obligation is a “disposal-related obligation”, in relation to a qualifying investment, if condition A or B is met in relation to it.
- Origin: ICTA s.587B(8B).
- (2) The obligation may be to any person (whether or not the company making the disposal or a person connected with it). 35
- Origin: ICTA s.587B(8B).

-
- (3) Condition A is that it is reasonable to suppose that the disposal of the qualifying investment to the charity would not have been made in the absence of the obligation.
 Origin: ICTA s.587B(8C).
- (4) Condition B is that the obligation (whether in whole or in part) relates to, is framed by reference to, or is conditional on the charity receiving, the qualifying investment or a disposal-related investment. 5
 Origin: ICTA s.587B(8C).
- (5) In applying condition A all the circumstances must be taken into account (including in particular the difference in the value of the net benefit to the charity calculated under section 20(1)(a) and that value calculated under section 20(1)(b) on the assumption that the obligation under consideration is a disposal-related obligation). 10
 Origin: ICTA s.587B(8C).
- (6) In subsection (4) “disposal-related investment” means any of the following – 15
- (a) an asset of the same class or description as the qualifying investment (irrespective of size, quantity or amount),
 - (b) an asset derived from, or representing, the qualifying investment, whether in whole or in part and whether directly or indirectly, and
 - (c) an asset from which the qualifying investment is derived, or which the qualifying investment represents, whether in whole or in part and whether directly or indirectly. 20
- Origin: ICTA s.587B(8D).
- (7) In this section “obligation” includes a reference to each of the following – 25
- (a) a scheme, arrangement or understanding of any kind, whether or not legally enforceable, and
 - (b) a series of obligations (whether or not between the same parties).
- Origin: ICTA s.587B(9).
- 23 Meaning and amount of “disposal-related liability” [j30023]**
- (1) For the purposes of this Chapter a liability is a “disposal-related liability” in the case of a qualifying investment if it is a liability of the charity under a disposal-related obligation in relation to the qualifying investment. 30
 Origin: ICTA s.587B(8E), (9).
- (2) If the disposal-related obligation is contingent, the amount to be brought into account for the purposes of section 20 at any time in respect of the disposal-related liability, so far as contingent, is – 35
- (a) if the contingency occurs, the amount or value of the liability actually incurred in consequence of the occurrence of the contingency, or
 - (b) if the contingency does not occur, nil.
- Origin: ICTA s.587B(8F), (8G). 40

Special provisions about qualifying interests in land

24 Certificate required from charity [j30024A]

- (1) This section applies if the qualifying investment is a qualifying interest in land.

Origin: ICTA s.587C(1).

- (2) A company may not make a claim under section 14 unless the company has received a certificate given by or on behalf of the charity. 5

Origin: ICTA s.587C(4).

- (3) The certificate must –
- (a) describe the qualifying interest in land,
 - (b) specify the date of the disposal, and 10
 - (c) state that the charity has acquired the qualifying interest in land.

Origin: ICTA s.587C(5).

25 Qualifying interests in land held jointly [j30031]

- (1) This section applies if the qualifying investment is a qualifying interest in land.

Origin: ICTA s.587BA(1). 15

- (2) It applies if two or more persons (“the owners”) –
- (a) are jointly beneficially entitled to the qualifying interest in land, or
 - (b) are, taken together, beneficially entitled in common to the qualifying interest in land.

Origin: ICTA s.587BA(2). 20

- (3) Relief as a result of this Chapter is available if –
- (a) at least one of the owners is a qualifying company, and
 - (b) all the owners dispose of the whole of their beneficial interests in the qualifying interest in land to the charity.

Origin: ICTA s.587BA(2). 25

- (4) Relief as a result of this Chapter is available to each of the owners which is a qualifying company (and section 26 applies).

Origin: ICTA s.587BA(5).

- (5) A company is a qualifying company if it is not itself a charity.

Origin: ICTA s.587BA(13). 30

- (6) Subsection (7) applies if one or more of the owners is not a company.

Origin: ICTA s.587BA(3).

- (7) For the purpose of determining whether the owners’ beneficial interests are disposed of as mentioned in subsection (3)(b), subsections (2) to (4) of section 16 apply as if references to a company included references to a person who is not a company. 35

Origin: ICTA s.587BA(4).

26 Calculation of relievable amount etc where joint disposal of interest in land [j30032]

- (1) If relief as a result of this Chapter is available because of section 25, this section applies for the purpose of finding –
- (a) the relievable amount, and 5
 - (b) the amount of relief to be given to a qualifying company.
- Origin: Drafting.*
- (2) If one or more of the owners is an individual, subsections (3) and (4) apply.
- Origin: ICTA s.587BA(6).*
- (3) The relievable amount is taken to be the relievable amount calculated for the purposes of Chapter 3 of Part 8 of ITA 2007. 10
- Origin: ICTA s.587BA(6).*
- (4) The amount of relief to be given to a qualifying company as a result of this Chapter is calculated on the basis that the reference in section 14(2) to the relievable amount is read as a reference to such share of the relievable amount found under subsection (3) above as is allocated to the company by the agreement mentioned in section 442(5) of ITA 2007. 15
- Origin: ICTA s.587BA(6).*
- (5) If none of the owners is an individual, subsections (6) to (9) apply. 20
- Origin: ICTA s.587BA(7).*
- (6) Calculate the relievable amount under this Chapter as if –
- (a) the owners were a single qualifying company, and
 - (b) the disposals of the owners' beneficial interests were a single disposal by that single company of the whole of the beneficial interest in the qualifying interest in land. 25
- Origin: ICTA s.587BA(9); drafting.*
- (7) In particular, calculate the consideration mentioned at Step 1 in section 17(4) by –
- (a) calculating, for each owner, the consideration for which the disposal of the owner's beneficial interest is treated as made for the purposes of TCGA 1992 as a result of section 257(2)(a) of that Act, and 30
 - (b) adding together all the consideration calculated under paragraph (a).
- Origin: ICTA s.587BA(10).*
- (8) If one or more of the owners is not a qualifying company, in calculating the relievable amount make just and reasonable adjustments to reduce the relievable amount to reflect the fact that relief as a result of this Chapter is not available to that owner or to those owners. 35
- Origin: ICTA s.587BA(11).*
- (9) The amount of relief to be given to a qualifying company as a result of this Chapter is calculated on the basis that the reference in section 14(2) to the relievable amount is read as a reference to such share of the relievable amount found under subsections (6) to (8) above as is allocated to the company by an agreement made between those owners which are qualifying companies. 40

Origin: ICTA s.587BA(8).

27 Disqualifying events [j30033]

- (1) This section applies if the qualifying investment is a qualifying interest in land.

Origin: ICTA s.587C(1).

- (2) If a disqualifying event occurs at any time in the provisional period, the following are treated as never having been entitled to relief as a result of this Chapter in respect of the disposal of the qualifying interest in land –
- (a) in a case where sections 25 and 26 do not apply, the company which made the disposal, and 5
 - (b) in a case where those sections apply, each qualifying company which is an owner. 10

Origin: ICTA s.587C(6).

- (3) All such assessments and adjustments of assessments are to be made as are necessary to give effect to subsection (2).

Origin: ICTA s.587C(7). 15

- (4) A disqualifying event occurs if a person mentioned in subsection (5) becomes (otherwise than for full consideration in money or money's worth) –
- (a) entitled to an interest or right in relation to all or part of the land to which the disposal relates, or
 - (b) party to an arrangement under which he enjoys some right in relation to all or part of that land. 20

Origin: ICTA s.587C(8).

- (5) The persons are –
- (a) in a case where sections 25 and 26 do not apply, the company which made the disposal or a person connected with that company, and 25
 - (b) in a case where those sections apply, a person who is an owner or a person connected with such a person.

Origin: ICTA s.587C(8A).

- (6) A disqualifying event does not occur if a person becomes entitled to an interest or right as mentioned in subsection (4)(a) as a result of a disposition of property on death (whether the disposition is effected by will, under the law relating to intestacy or otherwise). 30

Origin: ICTA s.587C(9).

- (7) “The provisional period” is the period beginning with the date of the disposal of the qualifying interest in land and ending with the sixth anniversary of the end of the accounting period in which the disposal was made. 35

Origin: ICTA s.587C(10).

Supplementary

28 Charity [j30029]

In this Chapter “charity” means –

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- (a) a body of persons or trust established for charitable purposes only,
- (b) the Trustees of the National Heritage Memorial Fund,
- (c) the Historic Buildings and Monuments Commission for England, or
- (d) the National Endowment for Science, Technology and the Arts.

Origin: ICTA s.587B(9).