VALID FROM 01/04/2018

SCHEDULE 14

(as introduced by section 30(1))

RELIEF FOR CERTAIN ACQUISITIONS OF DWELLINGS

PART 1

INTRODUCTORY

Overview

(1) This Schedule makes provision about reliefs available for certain acquisitions of dwellings.

(2) This Schedule is arranged as follows-

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- (a) Part 2 provides relief for certain acquisitions by housebuilders, property traders and employers, and is arranged as follows—
 - (i) paragraph 2 provides for relief in the case of an acquisition of a dwelling by a housebuilder from an individual acquiring a new dwelling,
 - (ii) paragraph 3 provides for relief in the case of an acquisition of a dwelling by a property trader from an individual acquiring a new dwelling,
 - (iii) paragraph 4 provides for relief in the case of an acquisition of a dwelling by a property trader from an individual where a chain of transactions breaks down,
 - (iv) paragraph 5 provides for relief in the case of an acquisition of a dwelling by a property trader from personal representatives,
 - (v) paragraph 6 provides for relief in the case of an acquisition of a dwelling by a property trader in the case of relocation of employment,
 - (vi) paragraph 7 provides for relief in the case of an acquisition of a dwelling by an employer in the case of relocation of employment,
 - (vii) paragraph 8 makes provision about withdrawal of the reliefs available to property traders, and
 - (viii) paragraph 9 makes provision about the interpretation of words and phrases which apply to Part 2 of this Schedule;
- (b) Part 3 provides relief for transactions entered into by a person or persons exercising collective rights.

PART 2

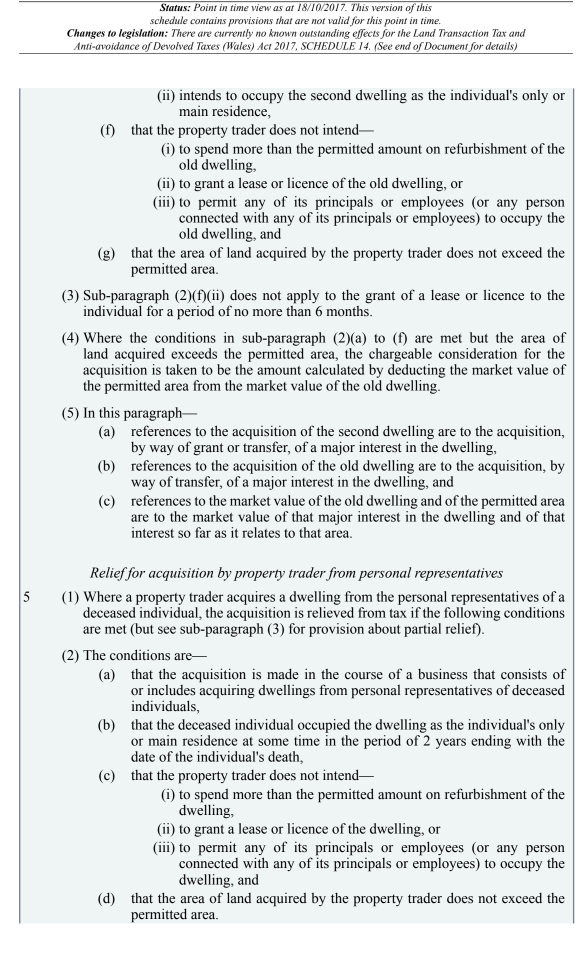
	RE	ELIEF FOR CERTAIN ACQUISITIONS OF DWELLINGS
	Acqui	isition by housebuilder from individual acquiring new dwelling
2	(1) Where a (whethe	a housebuilder acquires a dwelling (""the old dwelling"") from an individual er alone or with other individuals), the acquisition is relieved from tax if the ng conditions are met (but see sub-paragraph (3) for provision about partial
	(a) (b) (c) (d) (3) Where land acconsider	 that the individual (whether alone or with other individuals) acquires a new dwelling from the housebuilder, that the individual— (i) occupied the old dwelling as the individual's only or main residence at some time in the period of 2 years ending with the date of its acquisition by the housebuilder, and (ii) intends to occupy the new dwelling as the individual's only or main residence, that each acquisition is entered into in consideration of the other, and that the area of land acquired by the housebuilder does not exceed the permitted area. the conditions in sub-paragraph (2)(a) to (c) are met but the area of quired by the housebuilder exceeds the permitted area, the chargeable ration for the acquisition is taken to be the amount calculated by deducting ket value of the permitted area from the market value of the old dwelling.
	 (4) In this p (a) (b) (c) 	
3	(1) Where individu tax if th	<i>ition by property trader from individual acquiring new dwelling</i> a property trader acquires a dwelling (""the old dwelling"") from an ual (whether alone or with other individuals), the acquisition is relieved from the following conditions are met (but see sub-paragraph (4) for provision artial relief).
	(a) (b)	ditions are— that the acquisition is made in the course of a business that consists of or includes acquiring dwellings from individuals who acquire new dwellings from housebuilders, that the individual (whether alone or with other individuals) acquires a new dwelling from a housebuilder, that the individual
	(c)	that the individual—

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schedule contains provisions that are not valid for this point in time.

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(i) occupied the old dwelling as the individual's only or main residence at some time in the period of 2 years ending with the date of its acquisition by the property trader, and (ii) intends to occupy the new dwelling as the individual's only or main residence. (d) that the property trader does not intend— (i) to spend more than the permitted amount on refurbishment of the old dwelling, (ii) to grant a lease or licence of the old dwelling, or (iii) to permit any of its principals or employees (or any person connected with any of its principals or employees) to occupy the old dwelling, and that the area of land acquired by the property trader does not exceed the (e) permitted area. (3) Sub-paragraph (2)(d)(ii) does not apply to the grant of lease or licence to the individual for a period of no more than 6 months. (4) Where the conditions in sub-paragraph (2)(a) to (d) are met but the area of land acquired by the property trader exceeds the permitted area, the chargeable consideration for the acquisition is taken to be the amount calculated by deducting the market value of the permitted area from the market value of the old dwelling. (5) In this paragraph— (a) references to the acquisition of a new dwelling are to the acquisition, by way of grant or transfer, of a major interest in the dwelling, references to the acquisition of the old dwelling are to the acquisition, by (b) way of transfer, of a major interest in the dwelling, and references to the market value of the old dwelling and of the permitted area (c) are to the market value of that major interest in the dwelling and of that interest so far as it relates to that area. Acquisition by property trader from individual where chain of transactions breaks down (1) Where a property trader acquires a dwelling (""the old dwelling"") from an 4 individual (whether alone or with other individuals), the acquisition is relieved from tax if the following conditions are met (but see sub-paragraph (4) for provision about partial relief). (2) The conditions are that the individual has made arrangements to sell the old dwelling and (a) acquire another dwelling (""the second dwelling""), that the arrangements to sell the old dwelling fail, (b) that the acquisition of the old dwelling is made for the purpose of enabling (c) the individual's acquisition of the second dwelling to proceed, that the acquisition is made in the course of a business that consists of or (d) includes acquiring dwellings from individuals in those circumstances, that the individual— (e) (i) occupied the old dwelling as the individual's only or main residence at some time in the period of 2 years ending with the date of its acquisition by the property trader, and



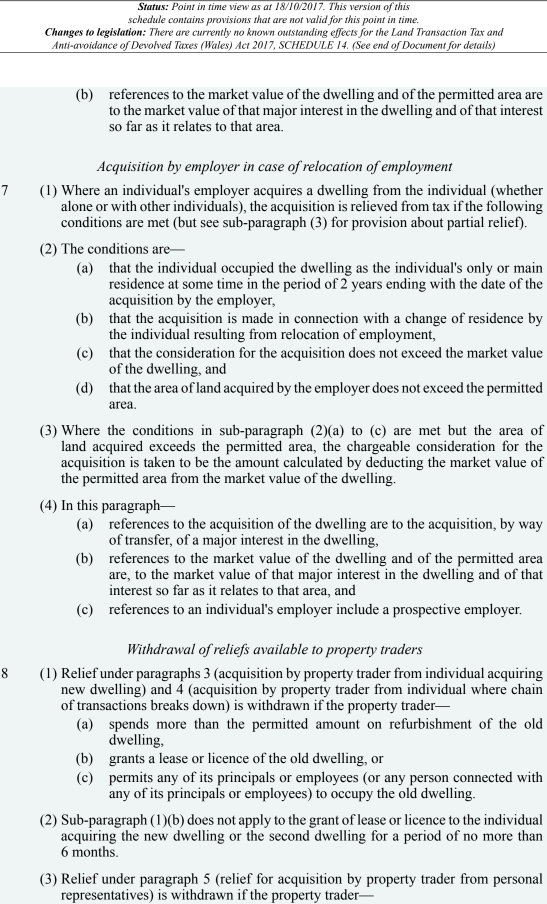
- (3) Where the conditions in sub-paragraph (2)(a) to (c) are met but the area of land acquired exceeds the permitted area, the chargeable consideration for the acquisition is taken to be the amount calculated by deducting the market value of the permitted area from the market value of the dwelling.
- (4) In this paragraph—
 - (a) references to the acquisition of the dwelling are to the acquisition, by way of transfer, of a major interest in the dwelling, and
 - (b) references to the market value of the dwelling and of the permitted area are to the market value of that major interest in the dwelling and of that interest so far as it relates to that area.

Acquisition by property trader in case of relocation of employment

- (1) Where a property trader acquires a dwelling from an individual (whether alone or with other individuals), the acquisition is relieved from tax if the following conditions are met (but see sub-paragraph (4) for provision about partial relief).
 - (2) The conditions are—

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- (a) that the acquisition is made in the course of a business that consists of or includes acquiring dwellings from individuals in connection with a change of residence resulting from relocation of employment,
- (b) that the individual occupied the dwelling as the individual's only or main residence at some time in the period of 2 years ending with the date of the acquisition by the property trader,
- (c) that the acquisition is made in connection with a change of residence by the individual resulting from relocation of employment,
- (d) that the consideration for the acquisition does not exceed the market value of the dwelling,
- (e) that the property trader does not intend—
 - (i) to spend more than the permitted amount on refurbishment of the dwelling, or
 - (ii) to grant a lease or licence of the dwelling, or
 - (iii) to permit any of its principals or employees (or any person connected with any of its principals or employees) to occupy the dwelling, and
- (f) that the area of land acquired by the property trader does not exceed the permitted area.
- (3) Sub-paragraph (2)(e)(ii) does not apply to the grant of a lease or licence to the individual for a period of no more than 6 months.
- (4) Where the conditions in sub-paragraph (2)(a) to (e) are met but the area of land acquired exceeds the permitted area, the chargeable consideration for the acquisition is taken to be the amount calculated by deducting the market value of the permitted area from the market value of the dwelling.
- (5) In this paragraph—
 - (a) references to the acquisition of the dwelling are to the acquisition, by way of transfer, of a major interest in the dwelling, and



(a) spends more than the permitted amount on refurbishment of the dwelling,

	(b) (c)	grants a lease or licence of the dwelling, or permits any of its principals or employees (or any person connected with any of its principals or employees) to occupy the dwelling.
	employ (a)	under paragraph 6 (acquisition by property trader in case of relocation of ment) is withdrawn if the property trader— spends more than the permitted amount on refurbishment of the dwelling,
	(b) (c)	grants a lease or licence of the dwelling, or permits any of its principals or employees (or any person connected with any of its principals or employees) to occupy the dwelling.
		ragraph (4)(b) does not apply to the grant of lease or licence to the individual ing for a period of no more than 6 months.
		relief is withdrawn, the amount of tax chargeable is the amount that would een chargeable in respect of the acquisition but for the relief.
		Interpretation
9	(1) For the	purposes of this Part of this Schedule—
	(a)	""housebuilder"" means—
		(i) a company,
		(ii) a limited liability partnership, or
		(iii) a partnership whose members are all either companies or limited liability partnerships,
		that carries on the business of constructing or adapting buildings or parts of buildings for use as dwellings and references in this Schedule to a housebuilder includes any company or limited liability partnership connected with it;
	(b)	"new dwelling" means a building or part of a building that—
		(i) has been constructed for use as a single dwelling and has not previously been occupied, or
		 (ii) has been adapted for use as a single dwelling and has not been occupied since its adaptation;
	(c)	""new place of employment"" means the place where an individual normally performs, or is normally to perform, duties of employment after a relocation of employment;
	(d)	""permitted amount"", in relation to the refurbishment of a dwelling, means—
		(i) £10,000, or (ii) 50 of the consideration for the convicition of the dwelling
		(ii) 5% of the consideration for the acquisition of the dwelling,
	(a)	whichever is the greater, but subject to a maximum of £20,000; ""permitted area"", in relation to a dwelling, means that part of the dwelling
	(e)	which is land occupied and enjoyed with the building or part of the building occupied as a dwelling as its garden or grounds that does not exceed—
		(i) an area (inclusive of the site of the building or part of the building) of 0.5 of a hectare, or
		 (ii) such larger area as is required for the reasonable enjoyment of the building or part of the building as a dwelling having regard to its size and character,

but where paragraph (ii) applies, the permitted area is taken to consist of that part of the land that would be the most suitable for occupation and enjoyment with the building or part of the building as its garden or grounds if the rest of the land were separately occupied; (f) ""principal"", in relation to a property trader, means— (i) in the case of a company, a director; (ii) in the case of a limited liability partnership, a member; (iii) in the case of a partnership whose members are all either companies or limited liability partnerships, a member or a person who is a principal of a member; "property trader"" means-(g) (i) a company, (ii) a limited liability partnership, or (iii) a partnership whose members are all either companies or limited liability partnerships, that carries on the business of buying and selling dwellings; ""refurbishment"" of a dwelling means the carrying out of works that (h) enhance or are intended to enhance the value of the dwelling, but does not include-(i) cleaning the dwelling, or (ii) works required solely for the purpose of ensuring that the dwelling meets minimum safety standards; "relocation of employment" means a change of an individual's place of (i) employment due to-(i) the individual becoming employed by a new employer, (ii) an alteration of the duties of the individual's employment, or (iii) an alteration of the place where the individual normally performs those duties. (2) For the purposes of paragraphs 6 and 7, a change of residence is one ""resulting from"" relocation of employment ifthe change is made wholly or mainly to allow the individual to live within (a) a reasonable daily travelling distance of the individual's new place of employment, and the individual's former residence is not within a reasonable daily travelling (b) distance of that place. (3) For the purposes of Part 2 anything done by or in relation to a company connected with a property (a)

- trader is treated as done by or in relation to that property trader, and
- references to the principals or employees of a property trader include the (b) principals or employees of any such company.

		PART 3		
	REI	LIEF FOR PERSONS EXERCISING COLLECTIVE RIGHTS		
	Relief for transactions entered into by persons exercising collective rights			
10	(1) This paragraph applies where a chargeable transaction is entered into by a person o persons nominated or appointed by qualifying tenants of flats contained in premise in exercise of—			
	(a)	a right under Part 1 of the Landlord and Tenant Act 1987 (c. 31) (right of first refusal), or		
	(b)	a right under Chapter 1 of Part 1 of the Leasehold Reform, Housing and Urban Development Act 1993 (c. 28) (right to collective enfranchisement).		
	 (2) The amount of tax chargeable is determined as follows. <i>Step 1</i> Determine the fraction of the chargeable consideration produced by dividing the total amount of that consideration by the number of qualifying flats contained in the premises. <i>Step 2</i> Determine the amount of tax chargeable under section 27 as if the chargeable consideration for the chargeable transaction were the fraction of the chargeable consideration calculated under Step 1. <i>Step 3</i> Multiply the amount determined at Step 2 by the number of qualifying flats contained in the premises. (3) In this paragraph— 			
	(a)	""flat"" and ""qualifying tenant" have the same meaning as in the Chapter or the Part of the Act conferring the right being exercised;		
	(b)	"qualifying flat"" means a flat that is held by a qualifying tenant who is participating in the exercise of the right.		

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