

Income Tax (Earnings and Pensions) Act 2003

2003 CHAPTER 1

PART 3

EMPLOYMENT INCOME: EARNINGS AND BENEFITS ETC. TREATED AS EARNINGS

CHAPTER 7

TAXABLE BENEFITS: LOANS

Introduction

174 Employment-related loans

- (1) For the purposes of this Chapter an employment-related loan is a loan—
 - (a) made to an employee or a relative of an employee, and
 - (b) of a class described in subsection (2).
- (2) For the purposes of this Chapter the classes of employment-related loan are—

A

A loan made by the employee's employer.

В

A loan made by a company or partnership over which the employee's employer had control.

C

A loan made by a company or partnership by which the employer (being a company or partnership) was controlled.

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Changes to legislation: There are currently no known outstanding effects for the Income Tax (Earnings and Pensions) Act 2003, Section 174. (See end of Document for details)

D

A loan made by a company or partnership which was controlled by a person by whom the employer (being a company or partnership) was controlled.

E

A loan made by a person having a material interest in—

- (a) a close company which was the employer, had control over the employer or was controlled by the employer, or
- (b) a company or partnership controlling that close company.
- (3) In this section—
 - "employee" includes a prospective employee, and
 - "employer" includes a prospective employer.
- (4) References in this section to a loan being made by a person extend to a person who—
 - (a) assumes the rights and liabilities of the person who originally made the loan, or
 - (b) arranges, guarantees or in any way facilitates the continuation of a loan already in existence.
- (5) A loan is not an employment-related loan if—
 - (a) it is made by an individual in the normal course of the individual's domestic, family or personal relationships, or
 - (b) it is made to a relative of the employee and the employee derives no benefit from it.
- (6) For the purposes of this section a person ("X") is a relative of another ("Y") if X is—
 - (a) Y's spouse [F1 or civil partner],
 - (b) a parent, child or remoter relation in the direct line either of Y or of Y's spouse $[F^1]$ or civil partner],
 - (c) a brother or sister of Y or of Y's spouse [Flor civil partner], or
 - (d) the spouse [FI or civil partner] of a person falling within paragraph (b) or (c).

Textual Amendments

F1 Words in s. 174(6) inserted (5.12.2005) by The Tax and Civil Partnership Regulations 2005 (S.I. 2005/3229), regs. 1(1), **141**

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