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Changes to legislation: There are currently no known outstanding effects for the Land Transaction Tax and Anti-avoidance of Devolved Taxes (Wales) Act 2017, Cross Heading: Cases in which group relief not withdrawn. (See end of Document for details)

### SCHEDULE 16

### **GROUP RELIEF**

### PART 4

### WITHDRAWAL OF RELIEF

## Cases in which group relief not withdrawn

- 9 (1) Group relief is not withdrawn under paragraph 8 in the following cases.
  - (2) The first case is where the buyer ceases to be a member of the same group as the seller by reason of—
    - (a) anything done for the purposes of, or in the course of, winding up the seller or another company that is above the seller in the group structure, or
    - (b) the seller or another company that is above the seller in the group structure otherwise ceasing to exist.
  - (3) For the purposes of sub-paragraph (2), a company is ""above"" the seller in the group structure if the seller, or another company that is above the seller in the group structure, is a 75% subsidiary of the company.
  - (4) The second case is where—
    - (a) the buyer ceases to be a member of the same group as the seller as a result of an acquisition of shares by another company (""the acquiring company"") in relation to which—
      - (i) section 75 of the Finance Act 1986 (c. 41) applies (stamp duty: acquisition relief), and
      - (ii) the conditions for relief under that section are met, and
    - (b) the buyer is immediately after that acquisition a member of the same group as the acquiring company.
  - (5) But in a case within sub-paragraph (4), sub-paragraph (6) applies if—
    - (a) the buyer ceases to be a member of the same group as the acquiring company—
      - (i) before the end of the period of 3 years beginning with the effective date of the relieved transaction, or
      - (ii) in pursuance of, or in connection with, arrangements made before the end of that period, and
    - (b) at the time the buyer ceases to be a member of the same group as the acquiring company, it or a relevant associated company holds a chargeable interest—
      - (i) that was acquired by the buyer in the relieved transaction, or
      - (ii) that is derived from an interest so acquired,
      - and that has not subsequently been acquired at market value under a chargeable transaction for which group relief was available but was not claimed.
  - (6) The provisions of this Schedule apply as if the buyer had then ceased to be a member of the same group as the seller.

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# (7) In sub-paragraph (5)—

""arrangements" (""trefniadau"") includes any scheme, agreement or understanding, whether or not legally enforceable;

"relevant associated company" ("cwmni cyswllt perthnasol"), in relation to the buyer, means a company that is a member of the same group as the buyer that ceases to be a member of the same group as the acquiring company in consequence of the buyer so ceasing.

### **Commencement Information**

II Sch. 16 para. 9 in force at 1.4.2018 by S.I. 2018/34, art. 3

## **Changes to legislation:**

There are currently no known outstanding effects for the Land Transaction Tax and Anti-avoidance of Devolved Taxes (Wales) Act 2017, Cross Heading: Cases in which group relief not withdrawn.