Changes to legislation: There are currently no known outstanding effects for the Taxation (International and Other Provisions) Act 2010, PART 4A. (See end of Document for details)

### SCHEDULES

### SCHEDULE 11

### INDEX OF DEFINED EXPRESSIONS USED IN PARTS 2 TO 8

# [F1PART 4A

HYBRID AND OTHER MISMATCHES: INDEX OF DEFINED EXPRESSIONS USED IN PART 6A

#### **Textual Amendments**

F1 Sch. 11 Pt. 4A inserted (15.9.2016) by Finance Act 2016 (c. 24), Sch. 10 para. 17

arrangement (in Part 6A)	section 259NF
CFC and CFC charge (in Part 6A)	section 259B(4)
the Commissioners (in Part 6A)	section 259NF
control group (in Part 6A)	section 259NB
deduction period (in Chapter 10 of Part 6A)	section 259JA(5)(a)
dual resident company (in Chapter 10 of Part 6A)	section 259JA(3)
dual territory double deduction amount (in Chapter 10 of Part 6A)	section 259JA(5)
dual territory double deduction (in Chapter 11 of Part 6A)	section 259KB
excessive PE deduction (in Chapter 6 of Part 6A)	section 259FA(8)
excessive PE deduction (in Chapter 11 of Part 6A)	section 259KB
financial instrument (in Part 6A)	section 259N
foreign CFC and foreign CFC charge (in Part 6A)	section 259B(4)
foreign deduction period (in Chapter 10 of Part 6A)	section 259JA(5)(b)
hybrid entity (in Part 6A)	section 259BE
hybrid entity deduction period (in Chapter 9 of Part 6A)	section 259IA(2)(a)

hybrid entity double deduction amount (in section 259IA(4) Chapter 9 of Part 6A)

hybrid or otherwise impermissible deduction/ section 259CB non-inclusion mismatch (in Chapter 3 of Part 6A)

hybrid payee (in Chapter 7 of Part 6A) section 259GA(3)

hybrid payee deduction/non-inclusion section 259GB mismatch (in Chapter 7 of Part 6A)

hybrid payer (in Chapter 5 of Part 6A) section 259EA(3)

hybrid payer deduction/non-inclusion section 259EB mismatch (in Chapter 5 of Part 6A)

hybrid transfer arrangement (in Chapter 4 of section 259DB Part 6A)

hybrid transfer deduction/non-inclusion section 259DC mismatch (in Chapter 4 of Part 6A)

imported mismatch payment (in Chapter 11 of section 259KA(2) Part 6A)

imported mismatch arrangement (in Chapter section 259KA(2) 11 of Part 6A)

investor (in Part 6A) section 259BE(4)

investor deduction period (in Chapter 9 of Part section 259IA(2)(b) 6A)

investor jurisdiction (in Part 6A) section 259BE(4)

mismatch payment (in Chapter 11 of Part 6A) section 259KA(6)

multinational company (in Chapter 6 of Part section 259FA(3) 6A)

multinational company (in Chapter 8 of Part section 259HA(4) 6A)

multinational payee deduction/non-inclusion section 259HB mismatch (in Chapter 8 of Part 6A)

ordinary income (in Part 6A) sections 259BC and 259BD

over-arching arrangement (in Chapter 11 of section 259KA(5) Part 6A)

P (in Chapter 11 of Part 6A) section 259KA(3)
parent jurisdiction (in Chapter 6 of Part 6A) section 259FA(3)(a)
parent jurisdiction (in Chapter 8 of Part 6A) section 259HA(4)(a)

parent jurisdiction (in Chapter 10 of Part 6A) section 259JA(4)(b)(ii)

payee (in Part 6A) section 259BB(6) payee jurisdiction (in Part 6A) section 259BB(9)

payer (in Part 6A) section 259BB(1)(a) or (2)

underlying return (in Chapter 4 of Part 6A)

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payment (in Part 6A)	section 259BB(1)
payment period (in Part 6A)	section 259BB(1)(b) or (2)
PE jurisdiction (in Chapter 8 of Part 6A)	section 259HA(4)(b)
PE jurisdiction (in Chapter 10 of Part 6A)	section 259JA(4)(a)
PE jurisdiction (in Chapter 11 of Part 6A)	section 259KB(3)(a)
permanent establishment (in Part 6A)	section 259BF
quasi-payment (in Part 6A)	section 259BB(2) to (5)
related (in Part 6A)	section 259NC
relevant deduction (in Part 6A)	section 259BB(1)(b) or (2)(a)
relevant investment fund (in Part 6A)	section 259NA
relevant mismatch (in Chapter 11 of Part 6A)	section 259KA(6)
relevant multinational company (in Chapter 10 of Part 6A)	section 259JA(4)
relevant PE period (in Chapter 6 of Part 6A)	section 259FA(4)
series of arrangements (in Chapter 11 of Part 6A)	section 259KA(5)
substitute payment (in Chapter 4 of Part 6A)	section 259DB(5)
tax (in Part 6A)	section 259B
taxable period (in Part 6A)	section 259NF
taxable profits (in Part 6A)	sections 259BC(2) and 259BD(5)
underlying instrument (in Chapter 4 of Part 6A)	section 259DB(3)

section 259DB(5)(b)]

## **Changes to legislation:**

There are currently no known outstanding effects for the Taxation (International and Other Provisions) Act 2010, PART 4A.