

National Insurance Contributions Act 2014

2014 CHAPTER 7

Application of general anti-abuse rule to national insurance contributions

10 GAAR to apply to national insurance contributions

- (1) In Part 5 of the Finance Act 2013 (general anti-abuse rule)—
 - (a) references to tax, other than in references to particular taxes, include national insurance contributions, and
 - (b) references to a charge to tax include a liability to pay national insurance contributions.
- (2) Section 206(3) of that Act (list of taxes to which the general anti-abuse rule applies) has effect as if it included a reference to national insurance contributions.
- (3) Section 207 of that Act (meaning of "tax arrangements" and "abusive") has effect as if, in subsection (4)(a), after "income," there were inserted "earnings (within the meaning of Part 1 of the Social Security Contributions and Benefits Act 1992 or Part 1 of the Social Security Contributions and Benefits (Northern Ireland) Act 1992),".
- (4) Adjustments to be made in respect of national insurance contributions under section 209 of the Finance Act 2013 (counteracting the tax advantages) may be made by a notice given under paragraph 12 of Schedule 43 to that Act (notice of final decision) [FI, paragraph 8 or 9 of Schedule 43A to that Act (pooling of tax arrangements: notice of final decision) or paragraph 8 of Schedule 43B to that Act (generic referral of arrangements: notice of final decision)].
- (5) For the purposes of section 210 of that Act (consequential relieving adjustments)—
 - (a) if a claim under that section relates to Class 4 national insurance contributions, Schedule 1A to the Taxes Management Act 1970 (as that Schedule applies in relation to such contributions) applies to it, and
 - (b) if a claim under that section relates to any other class of national insurance contributions, it must be made in such form and manner, and contain such information, as HMRC may require.
- (6) Adjustments to be made in respect of national insurance contributions under that section may be made by a notice given under subsection (7) of that section.

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- [F2(6A)] Where, by virtue of this section, a case falls within paragraph 4A of Schedule 43 to the Finance Act 2013 (referrals of single schemes: relevant corrective action) or paragraph 4 of Schedule 43A to that Act (pooled schemes: relevant corrective action)—
 - (a) the person ("P") mentioned in sub-paragraph (1) of that paragraph takes the "relevant corrective action" for the purposes of that paragraph if (and only if)—
 - (i) in a case in which the tax advantage in question can be counteracted by making a payment to HMRC, P makes that payment and notifies HMRC that P has done so, or
 - (ii) in any case, P takes all necessary action to enter into an agreement in writing with HMRC for the purpose of relinquishing the tax advantage, and
 - (b) accordingly, sub-paragraphs (2) to (8) of that paragraph do not apply.]
 - (7) This section has effect in relation to tax arrangements (within the meaning of Part 5 of the Finance Act 2013 as modified by this section) entered into on or after the day on which this Act is passed.
 - (8) Subsections (9) and (10) apply where the tax arrangements—
 - (a) would not have been tax arrangements but for the modifications made by this section, and
 - (b) form part of other arrangements entered into before the day on which this Act is passed.
 - (9) The other arrangements are to be ignored for the purposes of section 207(3) of the Finance Act 2013, subject to subsection (10).
 - (10) Account is to be taken of the other arrangements for the purposes of that section if, as a result, the tax arrangements would not be abusive.
 - (11) In this section—

"abusive", "arrangements" [F3, "HMRC" and "tax advantage"] have the same meaning as in Part 5 of the Finance Act 2013 [F4(as modified by this section)];

"national insurance contributions" means contributions under either Part 1 of SSCBA 1992 or Part 1 of SSCB(NI)A 1992.

[F5(12) See section 10A for further modifications of Part 5 of the Finance Act 2013.]

Textual Amendments

- F1 Words in s. 10(4) inserted (with effect in accordance with s. 157(30) of the amending Act) by Finance Act 2016 (c. 24), s. 157(13)
- F2 S. 10(6A) inserted (with effect in accordance with s. 157(30) of the amending Act) by Finance Act 2016 (c. 24), s. 157(14)
- F3 Words in s. 10(11) substituted (with effect in accordance with s. 157(30) of the amending Act) by Finance Act 2016 (c. 24), s. 157(15)(a)
- F4 Words in s. 10(11) inserted (with effect in accordance with s. 157(30) of the amending Act) by Finance Act 2016 (c. 24), s. 157(15)(b)
- F5 S. 10(12) inserted (with effect in accordance with s. 157(30) of the amending Act) by Finance Act 2016 (c. 24), s. 157(16)

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[F610A Application of GAAR in relation to penalties

- (1) For the purposes of this section a penalty under section 212A of the Finance Act 2013 is a "relevant NICs-related penalty" so far as the penalty relates to a tax advantage in respect of relevant contributions.
- (2) A relevant NICs-related penalty may be recovered as if it were an amount of relevant contributions which is due and payable.
- (3) Section 117A of the Social Security Administration Act 1992 or (as the case may be) section 111A of the Social Security Administration (Northern Ireland) Act 1992 (issues arising in proceedings: contributions etc) has effect in relation to proceedings before a court for recovery of a relevant NICs-related penalty as if the assessment of the penalty were a NICs decision as to whether the person is liable for the penalty.
- (4) Accordingly, paragraph 5(4)(b) of Schedule 43C to the Finance Act 2013 (assessment of penalty to be enforced as if it were an assessment to tax) does not apply in relation to a relevant NICs-related penalty.
- (5) In the application of Schedule 43C to the Finance Act 2013 in relation to a relevant NICs-related penalty, paragraph 9(5) has effect as if the reference to an appeal against an assessment to the tax concerned were to an appeal against a NICs decision.
- (6) In paragraph 8 of that Schedule (aggregate penalties), references to a "relevant penalty provision" include—
 - (a) any provision mentioned in sub-paragraph (5) of that paragraph, as applied in relation to any class of national insurance contributions by regulations (whenever made);
 - (b) section 98A of the Taxes Management Act 1970, as applied in relation to any class of national insurance contributions by regulations (whenever made);
 - (c) any provision in regulations made by the Treasury under which a penalty can be imposed in respect of any class of national insurance contributions.
- (7) The Treasury may by regulations—
 - (a) disapply, or modify the effect of, subsection (6)(a) or (b);
 - (b) modify paragraph 8 of Schedule 43C to the Finance Act 2013 as it has effect in relation to a relevant penalty provision by virtue of subsection (6)(b) or (c).
- (8) Section 175(3) to (5) of SSCBA 1992 (various supplementary powers) applies to a power to make regulations conferred by subsection (7).
- (9) Regulations under subsection (7) must be made by statutory instrument.
- (10) A statutory instrument containing regulations under subsection (7) is subject to annulment in pursuance of a resolution of either House of Parliament.
- (11) In this section "NICs decision" means a decision under section 8 of the Social Security Contributions (Transfer of Functions, etc) Act 1999 or Article 7 of the Social Security Contributions (Transfer of Functions, etc) (Northern Ireland) Order 1999 (SI 1999/671).
- (12) In this section "relevant contributions" means the following contributions under Part 1 of SSCBA 1992 or Part 1 of SSCB(NI)A 1992—
 - (a) Class 1 contributions;
 - (b) Class 1A contributions;

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- (c) Class 1B contributions;
- (d) Class 2 contributions which must be paid but in relation to which section 11A of the Act in question (application of certain provisions of the Income Tax Acts in relation to Class 2 contributions under section 11(2) of that Act) does not apply.]

Textual Amendments

F6 S. 10A inserted (with effect in accordance with s. 157(30) of the amending Act) by Finance Act 2016 (c. 24), s. 157(17)

11 Power to modify application of GAAR to national insurance contributions

- (1) Where a modification is made to Part 5 of the Finance Act 2013 (general anti-abuse rule) that does not apply in relation to national insurance contributions ("the tax only modification"), the Treasury may by regulations—
 - (a) make provision for the purpose of applying the tax only modification in relation to national insurance contributions (with or without modifications),
 - (b) make provision in relation to national insurance contributions corresponding to the tax only modification, or
 - (c) otherwise modify the general anti-abuse rule, as it has effect in relation to national insurance contributions, in consequence of, or for the purpose of making provision supplementary or incidental to, the tax only modification.
- (2) Regulations under this section—
 - (a) may amend, repeal or revoke any provision of an Act or instrument made under an Act (whenever passed or made),
 - (b) may make consequential, incidental, supplementary, transitional, transitory or saving provision, and
 - (c) may make different provision for different cases, classes of national insurance contributions or purposes.
- (3) Regulations under this section must be made by statutory instrument.
- (4) A statutory instrument containing (with or without other provision) regulations under this section that amend or repeal a provision of an Act may not be made unless a draft has been laid before, and approved by a resolution of, each House of Parliament.
- (5) A statutory instrument containing regulations under this section that does not have to be approved in draft under subsection (4) is subject to annulment in pursuance of a resolution of either House of Parliament.
- (6) In this section—

"general anti-abuse rule" has the same meaning as in Part 5 of the Finance Act 2013;

"national insurance contributions" means contributions under either Part 1 of SSCBA 1992 or Part 1 of SSCB(NI)A 1992.

Changes to legislation:

There are currently no known outstanding effects for the National Insurance Contributions Act 2014, Cross Heading: Application of general anti-abuse rule to national insurance contributions.