# [19.06.02B] Capital Gains Tax Revised entrepreneur relief

- 1. Section 597AA (inserted by the Finance Act 2015) introduced a revised relief for entrepreneurs disposing of certain business assets. It provides that a 20% rate of CGT applies in respect of a chargeable gain or chargeable gains on a disposal or disposals of qualifying business assets on or after 1 January 2016 up to a lifetime limit of €1m. A qualifying business is a business other than the holding of securities or other assets as investments, the holding of development land or the development or letting of land. The relief applies to individuals only.
- 2. The qualifying business assets must have been owned by that individual for a continuous period of 3 years in the 5 years immediately prior to the disposal of those assets. In this connection, periods of ownership by spouses cannot be aggregated for the purpose of the 3-year continuous ownership condition. Neither can periods of ownership of assets before and after incorporation of a business (e.g. periods of ownership of assets of a business carried on by a sole trader or partners in a partnership and shares in a company that carries on the business previously carried on by the sole trader or partnership).
- **3.** The relief does not apply to the following assets:
  - shares, securities or other assets held as investments
  - development land
  - assets on the disposal of which no chargeable gain would arise
  - assets personally owned outside a company, even where such assets are used by the company.
- **4.** Where a business is carried on by a company, individuals seeking to qualify for the relief must own not less than 5% of the ordinary shares in the qualifying company or 5% of the ordinary shares in a holding company of a qualifying group. A holding company means a company whose business consists wholly or mainly of the holding of shares of <u>all</u> companies which are its 51% subsidiaries. A qualifying group means a group where the business of <u>each</u> 51% subsidiary (other than a holding company) consists wholly or mainly of carrying on a qualifying business. This means that relief would not apply where there is a dormant company in a group or where one of the subsidiaries is not a trading company.
- **5.** The individual must have been a director or employee of the qualifying company (or companies in a qualifying group) who is or was required to spend not less than 50% of his or her time in the service of the company or companies in a managerial or technical capacity and has served in that capacity for a continuous period of 3 years in the 5 years immediately prior to the disposal of the chargeable business assets.

- **6.** Any period during which an individual owned shares in or was a director or employee of a company that qualified for relief under **Section 586** or **587** will be taken into account for the purpose of the 3-year continuous ownership requirement and for the purpose of determining whether an individual was a director or employee of a company for the relevant period.
- 7. The revised relief in **Section 597AA** supersedes the relief in **Section 597A**, which was the relief that applied before the introduction of the revised relief in the Finance Act 2015, as regards disposals made on or after 1 January 2016. However, relief under **Section 597A** will apply where the amount of relief available under that section would be greater than the amount of relief available under **Section 597AA**.
- **8.** Subject to the conditions attaching to the relief being met, the relief can apply in the following situations:

## Share buybacks

Relief can apply where the share buyback is within the charge to CGT.

### Company liquidations

Relief can apply on the liquidation of a company, provided the company was carrying on a qualifying business up to the time the liquidator was appointed and the liquidation was completed within a reasonable period of time. For this purpose, Revenue will regard a period of 2 years as being reasonable.

## **Double holding company structures**

Relief can apply in a double holding company structure where a holding company holds another holding company which, in turn, holds a trading company. In this connection, **Section 9(1)(a)** refers to more than 50% of the ordinary share capital of a company being owned directly or indirectly by another company.

#### Partnership assets

Relief can apply to the interest of an individual in the assets of a partnership in which he or she is a partner, where those assets were used for the purposes of a qualifying business carried on by the partnership and the individual was actively involved in the business.

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