

# Taxation (International and Other Provisions) Act 2010

## **2010 CHAPTER 8**

## F1PART 7

TAX TREATMENT OF FINANCING COSTS AND INCOME

### **CHAPTER 5**

INTRA-GROUP FINANCING INCOME WHERE PAYER DENIED DEDUCTION

Textu F1	Pt. 7 repealed (with effect in accordance with Sch. 5 para. 25(1) of the amending Act) by Finance (No. 2) Act 2017 (c. 32), Sch. 5 para. 11(1)
299	Tax exemption for certain financing income received from EEA companies
300	Meaning of "relevant associate"
301	Meaning of "tax-resident" and "EEA territory"

Qualifying EEA tax relief for payment in current or previous period

302

Changes to legislation: There are currently no known outstanding effects for the Taxation (International and Other Provisions) Act 2010, CHAPTER 5. (See end of Document for details)

303	Qualifying EEA tax relief for payment in future period
304	References to tax of a territory
305	Financing income amounts of a company

# **Changes to legislation:**

There are currently no known outstanding effects for the Taxation (International and Other Provisions) Act 2010, CHAPTER 5.