

# Technical insights -Quick reference guide

Residence Nil Rate Band (RNRB)

This guide will provide you with the information you require to advise your clients on the Residence Nil Rate Band (RNRB).

### The RNRB is an additional nil rate band available on death

When a UK domicile person dies their estate will be subject to inheritance tax if it exceeds their available nil rate band, currently £325,000. Since April 2017 it has also been possible claim an additional residence nil rate band (RNRB), currently £175,000.

# The RNRB may be used against a 'qualifying residential interest'

- For most people this will be a residential property which was their main residence at some point.
- It is not necessary to have lived in the property for the full period of ownership. For example where the property has been rented out for a period.
- An individual may have more than one property which qualifies. However, their executors (the persons dealing with a deceased persons estate) may only nominate one property to apply it to.
- The residence may be located anywhere in the world.

## The residential interest must be 'closely inherited'

- The property must be inherited by a direct decedent, which includes children, stepchildren, remoter issue of children (such as grandchildren).
- Children includes adopted children and foster children.
- A property left to a discretionary trust cannot be considered closely inherited even if the beneficiaries are direct decedents.

## The RNRB is transferrable between Spouses and Civil Partners

As with the standard nil-rate band, when the first of the couple dies, any unused RNRB is transferred to the survivor. The transfer is calculated as a percentage. That percentage is then applied to the RNRB at the time of second death.

**Example:** Partner 1 dies in 2017/18 tax year when the RNRB was £100,000. They used none of their RNRB and transferred 100%. Partner 2 dies in 2022/23 when the RNRB is £175,000. This gives Partner 2 an RNRB of up to £350,000.

## The RNRB may be limited by property value

The available RNRB will be the lower of; the net value of the qualifying residential interest (i.e. after deduction of outstanding mortgage) and the maximum available band.

**Example:** Property of £250,000 with a mortgage of £150,000 will limit the RNRB to £100,000.

## The available RNRB is tapered where the estate value exceeds £2 million

- The available RNRB is tapered at a rate of £1 for every £2 over the £2 million threshold.
- When calculating the value of the estate business and agricultural property relief must be ignored.
- Tapering can apply twice to RNRB transferred between spouses/civil partners
  - 1. On first death where their personal estate is more than the £2 million threshold; the amount which can be transferred is reduced by £1 for every £2 over.
  - 2. On second death, where the estate is more than the £2 million threshold; both the individual's RNRB and transferred RNRB is reduced by £1 for every £2 over

# The RNRB may be available where the property is held in trust.

## Discretionary

If a qualifying residential interest is placed into a discretionary Will trust, it will not qualify for the RNRB, even if the beneficiaries are direct descendants. However, if the trustees irrevocable nominate (appoint) the property to direct descendants within two years of death, the RNRB could potentially be claimed.

### Bare (absolute) trust

Where a qualifying residential interest is gifted to a bare trust there may be IHT to pay if the settlor (the person making that gift) dies within 7 years. The RNRB could be claimed where the beneficiary of that trust is a direct decedent of the settlor.

## Qualifying Interest In Possession (IIP)

An IIP gives a life tenant the right to occupy the property during their lifetime. On death the property passes on to other beneficiaries (remaindermen). Where the IIP was created as part of a Will then the value of the property is within the life tenant's taxable estate and subject to IHT. If the remaindermen are the direct decedents and receive an absolute interest, then the RNRB could be used.

## The information provided in this article is not intended to offer advice.

It is based on Quilter's interpretation of the relevant law and is correct at the time of writing. While we believe this interpretation to be correct, we cannot guarantee it. Quilter cannot accept any responsibility for any action taken or refrained from being taken as a result of the information contained in this article.

## platform.quilter.com

Please be aware that calls and electronic communications may be recorded for monitoring, regulatory and training purposes and records are available for at least five years.

Quilter is the trading name of Quilter Investment Platform Limited which provides an Individual Savings Account (ISA), Junior ISA (JISA) and Collective Investment Account (CIA) and Quilter Life & Pensions Limited which provides a Collective Retirement Account (CRA) and Collective Investment Bond (CIB).

Quilter Investment Platform Limited and Quilter Life & Pensions Limited are registered in England and Wales under numbers 1680071 and 4163431 respectively.

Registered Office at Senator House, 85 Queen Victoria Street, London, EC4V 4AB, United Kingdom. Quilter Investment Platform Limited is authorised and regulated by the Financial Conduct Authority. Quilter Life & Pensions Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Their Financial Services register numbers are 165359 and 207977 respectively. VAT number 386 1301 59.

QIP21307/18/883/February 2022