Cancellation of Tax Registration

Part 38-01-03c

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The information in this document is provided as a guide only and is not professional advice, including legal advice. It should not be assumed that the guidance is comprehensive or that it provides a definitive answer in every case.

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1 Introduction

This manual outlines the process for cancelling tax registrations where requests have been received in electronic or paper form, or where a Revenue caseworker has indicated that a registration should be cancelled. It covers registrations for Income Tax (IT), Corporation Tax (CT), Employer PAYE/PRSI (PREM), Environmental Levy (eLevy), Value Added Tax (VAT), Customs & Excise (C&E), and Relevant Contracts Tax (RCT), and certain other taxheads.

The main objective of this manual is to regulate the procedures for processing cancellations and to clarify the responsibilities of the key areas involved. It is intended to assist staff with responsibility for any aspect of the cancellation of a tax registration, or staff who in the course of working a case obtain information which indicates that a customer's tax registration should be cancelled. It is particularly relevant for staff in the Business Division Registration Unit (BDREG Unit), Service to Support Compliance Units and Compliance Branches.

Other Divisions where this manual may be of relevance are:

- Large Corporates Division
- Large Cases High Wealth Individuals Division
- Collector General's Division (Inward Processing Unit, Customer Services Unit and Debt Management Units (DMUs)).

2 Cancellations Requested by a Customer or Agent

2.1 Online Cancellation Requests

A customer or an agent who has an active digital certificate can access e-Registration in the Revenue Online Service (ROS) to request cancellation of an active tax registration. Cancellation of the following business tax registrations can be requested on-line: Income Tax, Corporation Tax, PREM, eLevy, VAT, C&E, and RCT, in addition to certain other taxes (see Fig. 1).

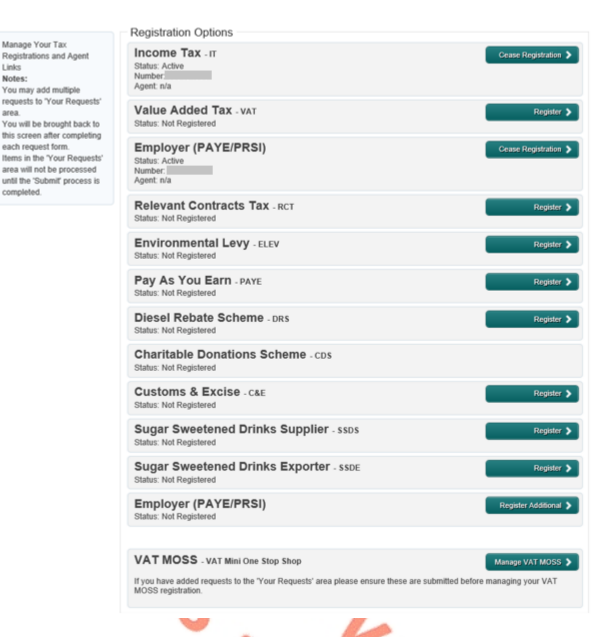


Figure 1: eRegistration – Taxhead cancellation options

Links

area

completed.

Notes:

When a request to cancel a registration online is submitted, a notification will be sent to the user's ROS inbox providing summary details of the cancellation requested.

2.2 Customers Restricted from Using e-Registration

The categories of customer restricted from using e-Registration are available here. Customers in these categories should request cancellations by completing a Form TRCN1 which is available from www.revenue.ie. Customers not in these categories must submit their cancellation requests electronically.

TRCN1 forms received from agents should be returned and the agent advised to make the cancellation request online.

The following material is either exempt from or not required to be published under the Freedom of Information Act 2014.

[...]

2.3 Telephone Requests

Under no circumstances should a cancellation be processed on foot of a telephone request. Where a cancellation request is made by telephone, the customer/agent should be instructed to cancel the registration electronically via ROS. Where this facility is not available to the customer/agent, they should be advised to complete a TRCN1. A note should be entered on iC with appropriate short-text in the note.

2.4 'Compulsory Registered' VAT Cases

The option to cease a VAT registration online is not available where a customer has been compulsorily registered.

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[...]

2.6 Cancelling a VAT registration

Since 15 June 2019, there have been two tiers of VAT registration: domestic-only and intra-EU. Customers cancelling a VAT registration must now specify whether they wish to cancel both registrations or only the intra-EU registration. It is not possible to cancel the domestic-only registration and retain the intra-EU registration.

The following screens are presented in e-Registration when an agent selects the VAT taxhead for cancellation or opts to remove the intra-EU registration.

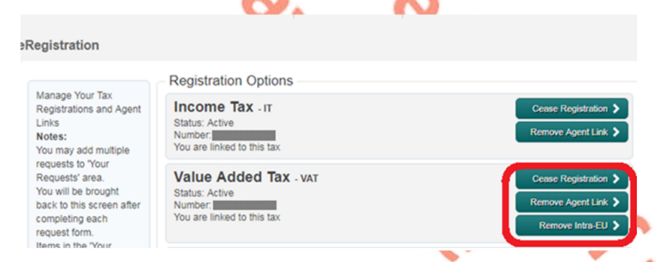


Figure 2: e-Registration – VAT registered customers cancellation options

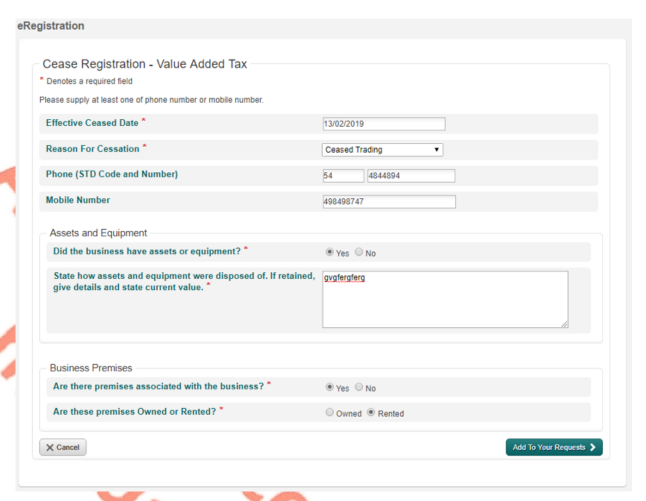


Figure 3: Online cancellation screen

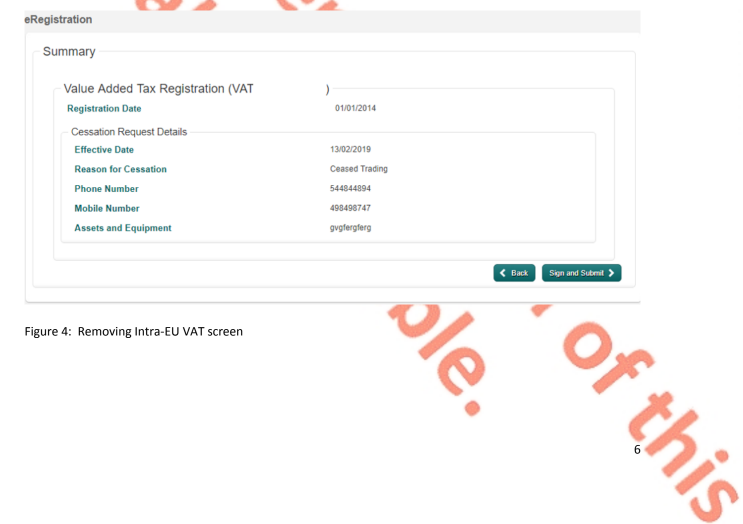


Figure 4: Removing Intra-EU VAT screen

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[...]

Appendix 3 Income Tax Cancellation

Notice of Income Tax De-registration

You have been de-registered for Income Tax at the above Tax Registration number with effect from dd/mm/yyyy.

You are obliged to file all outstanding returns and make payments for all periods up to the date of cessation of registration.

Requirement to register

If your circumstances change you may be required to re-register for Income Tax in the future. Revenue.ie has information on interest and penalties applicable to taxpayers who fail to meet their tax registration and returns obligations.

You or your agent can re-register this registration number for Income Tax via ROS.

Retention of records

In accordance with provisions under the Taxes Acts you are obliged to retain all the books and records of the business for a period of 6 years during which time they must be available for inspection by a Revenue official.

If we have a record of a tax agent acting on your behalf, the agent will also receive a copy of this letter.

Name

Appendix 4 Corporation Tax Cancellation

Notice of Corporation Tax De-registration

You have been de-registered for Corporation Tax at the above Tax Registration number with effect from dd/mm/yyyy.

You are obliged to file all outstanding returns and make payments for all periods up to the date of cessation of registration.

Requirement to register

If your circumstances change you may be required to re-register for Corporation Tax in the future. Revenue ie has information on interest and penalties applicable to taxpayers who fail to meet their tax registration and returns obligations.

You or your agent can re-register this registration number for Corporation Tax via ROS.

Retention of records

In accordance with provisions under the Taxes Acts you are obliged to retain all the books and records of the business for a period of 6 years during which time they must be available for inspection by a Revenue official.

If we have a record of a tax agent acting on your behalf, the agent will also receive a copy of this letter.

Yours faithfully,

Name

Appendix 5 Employer's PAYE/PRSI Cancellation

Notice of Employer's PAYE/PRSI Tax De-registration

You have been de-registered for Employer's PAYE/PRSI at the above Tax Registration number with effect from dd/mm/yyyy.

You are obliged to file all outstanding returns and make payments for all periods up to the date of cessation of registration.

Requirement to register

If your circumstances change you may be required to re-register for Employer's PAYE/PRSI in the future. Revenue ie has information on interest and penalties applicable to taxpayers who fail to meet their tax registration and returns obligations.

You or your agent can re-register this registration number for Employer's PAYE/PRSI via ROS.

Retention of records

In accordance with provisions under the Taxes Acts you are obliged to retain all the books and records of the business for a period of 6 years during which time they must be available for inspection by a Revenue official.

If we have a record of a tax agent acting on your behalf, the agent will also receive a copy of this letter.

Yours faithfully,

Name

Appendix 6 Relevant Contracts Tax Cancellation

Notice of Relevant Contracts Tax De-registration

You have been de-registered for Relevant Contracts Tax at the above Tax Registration number with effect from dd/mm/yyyy.

You are obliged to file all outstanding returns and make payments for all periods up to the date of cessation of registration.

Requirement to register

If your circumstances change you may be required to re-register for Relevant Contracts Tax in the future. Revenue ie has information on interest and penalties applicable to taxpayers who fail to meet their tax registration and returns obligations.

You or your agent can re-register this registration number for Relevant Contracts Tax via ROS.

Retention of records

In accordance with provisions under the Taxes Acts you are obliged to retain all the books and records of the business for a period of 6 years during which time they must be available for inspection by a Revenue official.

If we have a record of a tax agent acting on your behalf, the agent will also receive a copy of this letter.

Yours faithfully,

Name

Appendix 7 Cancellation Confirmation Letter – Taxpayer Request

DATE

NAME

ADDRESS 1

ADDRESS 2

ADDRESS 3

Customer Name:

With reference to your recent correspondence, I can confirm that your tax registration has now been cancelled with effect from the date outlined in the table below:

Taxhead	Registration Number	Effective date of cancellation
Value-Added Tax*		
Capital Gains Tax		
(Delete as appropriate)		

^{*}Cancellation of VAT Registration

Regarding your VAT cancellation, please take note of the following:

- 1 Accounting for VAT
 - If you were accounting for VAT on the basis of invoiced sales, VAT must be accounted for on all supplies of goods and services up to the date of cessation.
 - If you were accounting for VAT on the basis of cash received, an adjustment for VAT due on debtors at the date of cessation must be accounted for in your final VAT return. A supplementary return may be filed if the final return has already been submitted and did not include such an adjustment.
- 2 Assets and Stock
 - If assets and stock have been sold piecemeal (i.e. not sold in bulk with the business)

 VAT must be accounted for on same in the final return or in a supplementary return.
 - VAT is also payable on the value of any assets or stocks retained by you and must be accounted for in the final return.
- 3 Trade Recommences etc.
 - If you recommence to trade, an application for re-registration should be submitted online under your former VAT number.

Retention of Records

Please note that in accordance with the provision of the Taxes Acts you are obliged to retain all the books and records of the business for a period of 6 years during which time they must be available for inspection by a Revenue official.

Thank you for your co-operation.

Yours sincerely

Appendix 8 Cancellation Confirmation Letter – Agent Request

DATE

NAME

ADDRESS 1

ADDRESS 2

ADDRESS 3

Customer Name:

With reference to your recent correspondence, I can confirm that tax registration of the above named has now been cancelled with effect from the date outlined in the table below:

Taxhead	Registration Number	Effective date of cancellation
Value-Added Tax*		
Capital Gains Tax		
(Delete as appropriate)		

^{*}Cancellation of VAT Registration

Regarding the VAT cancellation, please take note of the following:

- 1 Accounting for VAT
 - If your client was accounting for VAT on the basis of invoiced sales, VAT must be accounted for on all supplies of goods and services up to the date of cessation.
 - If your client was accounting for VAT on the basis of cash received, an adjustment for VAT due on debtors at the date of cessation must be accounted for in the final VAT return. A supplementary return may be filed if the final return has already been submitted and did not include such an adjustment.
- 2 Assets and Stock
 - If assets and stock have been sold piecemeal (i.e. not sold in bulk with the business)

 VAT must be accounted for on same in the final return or in a supplementary return.
 - VAT is also payable on the value of any assets or stocks retained by your client and must be accounted for in the final return.
- 3 Trade Recommences etc.
 - If your client recommences to trade, an application for re-registration should be submitted online under the Client's former VAT number.

Retention of Records

Please note that in accordance with the provision of the Taxes Acts all the books and records of the business must be retained for a period of 6 years during which time they must be available for inspection by a Revenue official.

Thank you for your co-operation.

Yours sincerely

Appendix 9 Cancellation Confirmation Letter - Intra-EU VAT only

,
DATE
NAME
ADDRESS 1
ADDRESS 2
ADDRESS 2
ADDRESS 3
Intra-EU VAT Cancellation
Customer Name:
customer Name.
Tax Reference Number:
With reference to your recent correspondence, I can confirm that the intra-EU VAT

You remain registered for Domestic VAT. This Domestic-only VAT registration number cannot be used to acquire goods and/or services from suppliers in other EU Member States at a rate of 0%.

As you remain registered for Domestic VAT, you must continue to file returns and make payments on a timely basis.

registration in respect of the above named has now been cancelled with effect from

In the event that your circumstances change, and you wish to re-register for intra-EU VAT, you or your agent can apply to re-register for intra-EU VAT online via ROS.

Yours sincerely,

dd/mm/yyyy.

The following material is either exempt from or not required to be published under the Freedom of Information Act 2014.

[...]

Appendix 11 Notification of VAT Cancellation by Revenue

Name

Address line 1

Address line 2

Address line 3

Address line 4

DD/MM/YYYY

Notification of VAT Cancellation

Name and VAT reference number

Despite numerous attempts, I have been unable to establish if your business is still trading or has ever traded.

As there is no evidence that your business is active, you are no longer regarded as an accountable person under Sections 5 and 6 of the Value-Added Tax Consolidation Act 2010 and I am therefore cancelling your VAT registration with effect from dd/mm/yyyy. This VAT registration number is now invalid and cannot be used for business purposes under any circumstances.

Under Section 116(19) of the Value-Added Tax Consolidation Act 2010, should you/your company acquire goods after the date of cancellation without payment of Value-Added Tax in another Member State, you may be liable to pay an amount equal to the amount of Value-Added Tax which should have been paid on the Intra-Community acquisition of the goods, in addition to a Penalty of €4,000.

Should you wish to have the VAT registration restored, you must submit full details of trading activity within the State to support your application.

Yours sincerely,