FORM P11D for the period 1 January 2022 to 31 December 2022



Employer's Name and Address (include Eircod	e)	Employer's Registration No.						
							ber in Revenu	
Revenue Return Address*								
	and writ	ubmittin te 'Freep not need	osť	above	e the	Retu		
If the Return Address of your Revenue office is not so find the address to which you should submit this for Number into Revenue's contact locator.								
Please read the Notes section before completing t	his form.							
ou are hereby required to prepare and deliver to me a umbered 1 to 3 inclusive overleaf in respect of all em	c) provided to directo xes Consolidation Act a return, for the period 1 Janual Dioyees (with emoluments of	rs and 1997) uary 202 €1,905	2 to	31 De	em ecem	ployenber 2	ees 2022, of bene	of item
ne period 1 January 2022 to 31 December 2022) and f you did not provide benefits, non-cash emolumer	its or payments not subjecte	d to PAY	Έ/	USC t	0	en ap	plied	•
either employees or directors, enter 'NONE' in this bo		eturn the	forr	n to m	ıe.			
This return should be submitted within one month from the Revenue Commissioners collect taxes and duties to provide certain personal data for these purposes anyour personal data may be exchanged with other Governies is provided for by law. Full details of Revenue's data well as information regarding your rights as a data Details of this policy are also available in hard copy up	s and implement customs cond certain other statutory fun vernment Departments and a lata protection policy setting of subject are available on our	ctions as gencies out how	s as: in c we v	signed ertain vill use	d by circo	the Oi umsta ur pers	ireach inces v sonal	tas. where data
Γ	Declaration							
I declare that, to the best of my knowledge and belief, the period 1 January 2022 to 31 December 2022 in ac								
Signature Please see Note 4] [Date					
Capacity of Signatory								

I can be contacted by telephone during normal business hours at

Directors / Employees		1 - PRSAs	2 - Unrecouped PAYE / USC	3 - Any Other Non-Cash Benefits from which PAYE / PRSI / USC were not deducted			
PPSN	First Name and Surname Include even if Director / Employee is no longer resident in Ireland	Amount Contributed by Employer	If PAYE / USC due on 'notional pay' was not recouped from the Director / Employee before the relevant date, enter amount of any unrecouped PAYE / USC below	Net Realisable Value	Brief Description		
1		€	€	€			
2		€	€	€			
3		€	€	€			
4		€	€	€			
5		€	€	€			
6		€	€	€			
7		€	€	€			
8		€	€	€			
9		€	€	€			
10		€	€	€			
11		€	€	€			
12		€	€	€			
13		€	€	€			
14		€	€	€			
15		€	€	€			
16		€	€	€			
17		€	€	€			
18		€	€	€			
19		€	€	€			
20		€	€	€			

Only directors / employees in receipt of items mentioned need be included in this return.

With effect from 1 January 2011 where an employer provides free or subsidised childcare facilities a taxable benefit will arise - See www.revenue.ie.

Deductions of Tax, PRSI and USC must be made from pay in respect of the notional income amount of any payment of membership fees of a professional body paid by an employer on behalf of an employee. See **Tax and Duty Manual Part 05-02-18** for exceptions to this rule.

Notes

1. PAYE, PRSI, and USC due in respect of the taxable value of most benefits-in-kind and other non-cash benefits, provided for employees, are collected through the PAYE system by employers. Please see **www.revenue.ie** for further information.

2. The following are not required to be returned:

- (a) items which have been included in gross pay for PAYE / PRSI / USC purposes or which have been approved by your Revenue office for payment without deductions,
- (b) reimbursement of vouched business expenditure incurred by employees on behalf of the employer,
- (c) reimbursement of expenses which have been wholly, exclusively and necessarily incurred in the performance of the duties of the office or employment.
- (d) expenses in respect of motoring and subsistence which were paid in accordance with the guidelines in Revenue's Tax and Duty Manual 05-01-06 - 'Tax treatment of the reimbursement of Expenses of Travel and Subsistence to Office Holders and Employees',
- (e) monthly bus or train passes for use on a scheduled licensed passenger transport service or where an employee has acquired a bicycle under the 'Cycle to Work Scheme' See www.revenue.ie.
- (f) items returned on Form CT1 in respect of directors provided that all of the details required on the Form P11D were included on the Form CT1.
- (g) up to two small non-cash benefits with a combined value not exceeding €1,000,
- (h) living accommodation for an employee in part of the employer's business premises, if the employee is required to live there for the purpose of carrying out his or her duties properly, and either
- it has been the common practice for at least ten years before 29 July 1958, in that class of trade to provide employees of his or her class with such accommodation, or
- (2) it is necessary, in that class of trade, for employees of his or her class to live on such premises.

This exclusion does not apply if the employee is a director of the concern, or of any subsidiary or controlling concern, or of any concern under the same control.

- (i) meals in a canteen in which meals are provided for the employer's staff generally See www.revenue.ie,
- (j) expenses incurred in the provision of any pension, annuity, lump sum, gratuity or similar benefit to be given to the director or employee, or his or her spouse or civil partner, children or dependents, on his or her retirement or death,
- (k) the private use of company vans where all of the following conditions are satisfied:
 - the van is supplied by the employer to the employee for the purposes of the employee's work and there is an employer requirement to bring the van home after work,
 - apart from travelling to and from home to work all other private use is prohibited, and there is in fact no other private use,
 - the employee spends at least 80% of his or her working time away from the employer's workplace to which they are attached,
- (I) the private use of either a car or van that derives its motive power exclusively from an electric motor,
- (m) the provision of a facility for the electric charging of vehicles which is provided for the employer's staff generally,
- (n) laptops, mobile phones and high speed internet connections provided by the employer where private use is merely incidental to the business use See www.revenue.ie,
- (o) any other benefits that comply with the exempting conditions laid out on www.revenue.ie.
- 3. Details of share options and other forms of share based renumeration provided to employees are not required to be included on the Form P11D. Such benefits are covered by separate reporting obligations. Information on reporting details relating to share schemes can be found in **Chapter 15 of the Share Scheme Manual**.
- 4. Signature: This form may be submitted by MyEnquiries. Revenue accept that a completed Form P11D submitted via MyEnquiries contains a signed declaration as it is submitted through a secure online channel which is accessed using authenticated and verifiable login details.

Civil Penalties / Criminal Prosecution

Tax law provides for both civil penalties and criminal sanctions for the failure to make a return, the making of a false return or facilitating the making of a false return. In the event of a criminal prosecution, a person convicted on indictment of an offence may be liable to a fine not exceeding €126,970 and / or imprisonment.

The information in these notes 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.