## **Mineral Oil Tax Carbon Charge**

## Relief from Mineral Oil Tax Carbon Charge via remission for mineral oil used in installations that are covered by Greenhouse Gas Emissions Permits.

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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.

Mineral Oil Tax legislation, section 100(6)(a) of the Finance Act 1999, provides for a relief from the carbon charge component of Mineral Oil Tax for mineral oil that is used in installations covered by greenhouse gas emissions permits.

Persons who receive, either from a tax warehouse or directly by importation, mineral oil that is exclusively for a use that is covered by their greenhouse gas emissions permit may make written application to their local Revenue office to obtain the oil free of the carbon charge. There is no specific form for this application, but permit holders have been notified by letter that they are required to provide a copy of their greenhouse gas emissions permit, as well as details of:

- their annual usage of mineral oil,
- the categories involved (e.g. heavy fuel oil, gas oil, kerosene, etc.),
- the purpose for which the oil is used,
- the tax warehouse or tax warehouses involved, or, in the case of importation, the route applicable.

Where satisfied with the bona fides of an application, the local branch should issue a written authorisation which will enable the applicant to receive the mineral oil free of the carbon charge, subject to compliance with certain conditions. On receipt of this authorisation, the applicant may then lodge a copy of it with the warehouse from which they receive their oil, or produce it as necessary to the Revenue officer dealing with excise duty entries in relation to their oil importations.

Warehouse control officers and officers dealing with oil importations may allow relief from the carbon charge component of the Mineral Oil Tax on production of the authorisation. They should send a quarterly advice of the quantity and type of oil released to greenhouse gas emissions permit holders, without payment of the carbon charge during the previous 3 months, to the permit holders' local branches.

A specimen authorisation letter and set of conditions, which may be modified by the local branch as considered appropriate to the circumstances of individual cases, is set out below. The authorisation letter should be accompanied by a schedule setting out the quantities of mineral oil approved under the authorisation.

Note that permit holders eligible for this relief may alternatively claim the relief via e-repayment, for further details please see the <u>Accounting for Mineral Oil Tax</u> Manual.

<b>Specimen Authorisation</b>	1 Letter
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Application	<b>Date:</b> / 2020				
From:					
Subject:	Authority to receive mineral oil, without payment of carbon charge for use in an installation covered by a greenhouse gas emissions				
	permit.				

Dear Sir/Madam,

The Revenue Commissioners hereby authorise you to receive annually quantities of mineral oil as set out in the attached schedule without payment of Mineral Oil Tax Carbon Charge, in accordance with section 100(6)(a) of the Finance Act 1999, subject to the following conditions:

- 1. A bond in a suitable amount will be entered into for the proper use of the oil in accordance with the terms of the authorisation if the Revenue Commissioners should so require;
- 2. The oil is obtained from a tax warehouse or directly by importation;
- **3.** The oil is delivered directly to the installation for immediate use or is stored there separate from all other mineral oils in a designated and secure tank;
- **4.** The oil is used exclusively for a use that is covered by your greenhouse gas emissions permit;
- **5.** A stock account is kept on which must be entered daily particulars of all oil received without payment of Mineral Oil Tax Carbon Charge, the quantities used and the purpose for which used, and this account is produced for inspection to any officer of the Revenue Commissioners, if and when required;
- **6.** An officer of the Revenue Commissioners will have permission, at all reasonable times, to inspect and take copies of, or extracts from, any books, accounts or other documents or records;
- **7.** You will be responsible for the duty liability in respect of oil which is not accounted for by you to the satisfaction of Revenue;
- **8.** Officers of the Revenue Commissioners are allowed access, at all reasonable times, to the area where the oil is stored and to sample and take account of the oil, if and when required;
- **9.** All books, accounts and other documents or records relating to oil received free of Mineral Oil Tax Carbon Charge by you under this authorisation must be retained by you for inspection for at least 6 years from the date of the last transaction therein;

10.	Revenue	reserve	the right to	vary or	add to	these	conditions	at any	time (	or to
	withdraw	v the aut	horisation ·	where th	ney dee	m fit;				

11.	. The authorisation will be reviewed on (insert date to cover an appropriate	e period
	of time).	

Yours faithfully,			
Principal Officer	-		