Deduction for statutory registration fees paid to the Health and Social Care Professionals Council (CORU)

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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

The Health and Social Care Professionals Act 2005 (as amended) provides for the establishment of registration boards for the purposes of regulating health and social care professionals.

CORU is made up of the Health and Social Care Professionals Council and a number of Registration Boards, one for each profession named in the Act.

A tax deduction may be granted in respect of any statutory registration fees paid to CORU being:

The initial registration fee

Annual retention fees

Any restoration fees.

1.1 Registration Boards

CORU currently has registers open for the following professions:

- Dieticians/Dietitians
 - **Dispensing** Opticians
- Medical Scientists
- Occupational Therapists
- Optometrists
- Physiotherapists
- Radiographers and Radiation Therapists
- Social Workers
- Speech and Language Therapists/Speech Therapists.

The current register for each of these professions is available on the CORU website.

Registers for the following professionals will be rolled out by CORU on a phased basis:

- Clinical Biochemists
- Orthoptists
- Podiatrists
- Psychologists
- Social Care Workers
- Counsellors and Psychotherapists.

2 Self-Employed Professionals

The legislation governing the deductibility of expenses under Case I (trade) or Case II (profession) is set out in section 81 of the Taxes Consolidation Act 1997. It provides that, for an expense to qualify as a deduction against the profits of a trade or profession, the expense must be laid out or expended wholly and exclusively for the purposes of the trade or profession.

Where the criteria contained in section 81 have been met, CORU annual statutory registration fee(s) may be deducted when arriving at the business profits assessable to tax under Case I or Case II.

3 Employed Professionals

The legislation governing the deductibility of expenses incurred in employment is set out in section 114 of the Taxes Consolidation Act 1997. It provides that, for an expense to qualify as a deduction against income from an office or employment, the expense must be wholly, exclusively and necessarily incurred in the performance of the duties of the office or employment.

Health and social care professionals in employment may claim a tax deduction for CORU annual statutory registration fee(s) incurred where the section 114 criteria have been met.

In cases where the fee has been incorporated into the flat rate expenses available for the profession, the flat rate expense amount should be claimed instead. See <u>Chapter 4</u> for further information.

A deduction may be granted where the employee incurs the expense i.e. an employee will not have to wait until year end to claim the expense.

However, where an employer reimburses registration fees incurred by an employee, then:

- a) the employee may not claim a tax deduction or flat rate expense in respect of such fee; and
- b) the fee is not to be treated as a taxable perquisite of the employee.

The employee may claim the deduction either:

- via <u>myAccount</u>, or
- (if the employee is registered for Income Tax) on their Form 11 Income Tax return via ROS.

4 Flat Rate Expense Deduction

In cases where the CORU fee has been incorporated into the Flat Rate Expenses available for the profession, then only the flat rate expense amount should be claimed.

Currently CORU registration fees have been incorporated into the flat rate expense deductions for the following professionals:

- Dieticians/Dietitians
- Dispensing Opticians
- Medical scientists
- Optometrists
- Social Workers
- Speech & Language Therapists.

NOTE: The flat rate expense deduction for Occupational Therapists, Physiotherapists and Radiographers/Radiation Therapists does not include the €100 CORU annual registration fee. Therefore, in addition to the flat rate expense, these three professions are entitled to make a claim under Section 114 for the €100 annual registration fee.

The flat rate expenses list for the various professions and details on how to claim a flat rate expense deduction are available on the <u>Revenue website</u>.

Where CORU registration is required by statute, it would be appropriate for representative bodies of relevant professions to approach Revenue to agree the registration as a flat rate expense amount.