Charitable Tax Exemption

This Manual should be read in conjunction with sections 207, 207A, 208, 208A, 208B, 209 and 848A and Schedule 26A Taxes Consolidation Act 1997.

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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.

Table of Contents

1	What constitutes a charity?	3
2	Regulation of charities	3
3	Exemptions from tax and other relevant provisions	4
4	Applying for charitable tax exemption	4
5	Rent of properties exemption – section 207 TCA	5
6	Trading and professional profits exemption - section 208 TCA	5
7	Overseas Charities – section 208A TCA	6
8	Human rights bodies – section 209 TCA	6
9	Charitable Donation Scheme – section 848A and Schedule 26A TCA	7
10	List of bodies with charitable tax exemption	7
11	Contact details for Revenue Charities and Sports Exemption Unit	8

1 What constitutes a charity?

There is no comprehensive definition of the terms "charity" or "charitable purposes" in the Taxes Consolidation Act 1997 (TCA). The definition of "charity" in both sections 208 and 208A TCA states:

"charity" means any body of persons or trust established for charitable purposes only [.]

The modern interpretation of the term "charitable purposes" stems from Lord Macnaghten's judgement in *Commissioners for the Special Purposes of the Income Tax* v *Pemsel* in 1891 (3 TC 53). The Charities Act 2009, introduced to make provisions for the registration, regulation and protection of charitable organisations and trusts, has broadly adopted the definition of charitable purposes outlined in the *Pemsel* case, which are:

- the prevention or relief of poverty or economic hardship;
- the advancement of education;
- the advancement of religion; or
- any other purpose that is of benefit to the community.

A body which is refused charitable tax exemption, or a charity whose exemption is withdrawn, has a legal right to appeal that decision to the Tax Appeals Commission. Before an appeal can be heard, however, there must be evidence that a charge to tax has been incurred by the body seeking the exemption or the charity seeking to have its tax exemption reinstated, as the case may be.

2 Regulation of charities

The general regulation of charities, including monitoring of the activities of individual charities, is a matter for the Charities Regulator, an independent body set up under the Charities Act 2009. All applications to register as a charity must now be submitted to the Charities Regulator under Section of the 2009 Act. Once a charity has been registered with the Charities Regulator it can apply to Revenue's Charities and Sports Exemptions Unit for the charitable tax exemption.

For information in relation to the registration and regulation of charities, please contact the Charities Regulator:

Address: 3 George's Dock, IFSC, Dublin 1, D01 X5X0.

Phone: 01 6331500

Email: info@charitiesregulator.ie

3 Exemptions from tax and other relevant provisions

Tax exemptions are available to charities in respect of

Income Tax: Sections 207 and 208 TCA

Corporation Tax: Sections 76 and 78 TCA

Capital Gains Tax: Section 609 TCA

Deposit Interest Retention Tax: Section 266 TCA

Capital Acquisitions Tax: Sections 17, 22 and 76 Capital Acquisitions Tax

Consolidation Act 2003

Stamp Duty (on a transfer or lease of land): Section 82 Stamp Duties

Consolidation Act 1999

Professional Services Withholding Tax: Section 520 TCA 1997

Other tax issues relevant to charities are detailed below.

Dividend Withholding Tax (DWT): is provided for in Part 6 Chapter 8A TCA. DWT does not have to be deducted from distributions to charities in certain circumstances. Please see Tax and Duty Manual (TDM) <u>Part 06-08A-01</u> for further details.

Local Property Tax: under sections 7 and 7A Finance (Local Property Tax) Act 2012, residential properties of certain charitable trusts may, in specific defined circumstances, be exempt from Local Property Tax.

PAYE/PRSI/USC: Charities that are employers must operate the PAYE system when paying emoluments to their employees and are treated in the same manner as any other employer.

VAT: While there is no general VAT exemption for charities, some VAT reliefs may apply to charitable bodies. Please see the <u>VAT Compensation Scheme</u> page on the Revenue website for further information on these reliefs.

When tax exemption is granted, the charity is issued with a reference number beginning with the letters CHY followed by a number of digits.

4 Applying for charitable tax exemption

Applications for charitable tax exemption must be made through ROS. The online application form known as the Charities and Sports Bodies e-Applications, outlines the application procedure and sets out the supporting documentation which must be submitted with the application.

Further information is available at https://www.revenue.ie/en/online-services/services/manage-your-record/apply-tax-exemption-charities-sports-bodies.aspx .

The applicant must ensure that proper systems are in place for the keeping of adequate accounts and records and, if necessary, that it is registered for PAYE and VAT purposes. Revenue has noted that some bodies with charitable tax exemption may not be fully aware of their obligations regarding the operation of the PAYE system for employees. As stated above, the exemptions from income tax under section 207 or 208 TCA do not affect the PAYE, PRSI or USC obligations of a body or trust in its capacity as an employer.

A charity is subject to a Revenue compliance intervention in the same manner as any other body. Revenue may withdraw the charitable tax exemption where it is satisfied that the charity is no longer eligible for the exemption. In such cases, the exemption will be withdrawn from the date which the charity was found to be no longer eligible (section 208B(7) TCA). Notwithstanding any obligations concerning the confidentiality of taxpayer information under section 851A TCA or other legislation, Revenue will inform the Charities Regulator of cases where the exemption is withdrawn (section 208B(8) TCA).

5 Rent of properties exemption – section 207 TCA

Section 207 TCA grants exemptions from income tax on:

- rents and profits of any property belonging to a hospital, public school or almshouse, or vested in trusts for charitable purposes, in so far as the rents and profits are applied to charitable purposes only
- interest, annuities, dividends or shares of annuities taxable under Schedule C; yearly interest or other annual payment chargeable under Schedule D; and on any distribution chargeable under Schedule F, forming the income of any body of persons established for charitable purposes, in so far as the income is applied to charitable purposes only; and
- any interest, annuities, dividends or share of annuities in the names of trustees applicable towards the repair of buildings "used solely for the purposes of divine worship", insofar as the income is applied to such purposes.

By virtue of section 207A TCA, the Charities Regulator is deemed to be a body with the charitable tax exemption under section 207 in respect of income from the Common Investment Fund, which was vested in the Charities Regulator in 2014.

6 Trading and professional profits exemption - section 208 TCA

Section 208 TCA exempts trading profits from income tax arising to charities. Finance (No.2) Act 2023 extends the exemption to professional services income that arises to charities; for example, counselling services. There are two important requirements attaching to the trading and professional exemption.

First, the income must be applied solely to the purposes of the charity.

Second, one of the following conditions must be satisfied:

 the trade or profession must be exercised in the carrying on of a primary purpose of the charity – for example, where a religious organisation sells religious books and magazines, the main object of the organisation is the promotion of religion and the sale of books and magazines is a facility to achieve that object; or

 the work in connection with the trade or profession is carried on mainly by beneficiaries of the charity - for example, the sale of goods produced by people with a disability through a shop or mail order/online catalogue.

7 Overseas Charities – section 208A TCA

Section 208A TCA provides that a person or trust established in a member state of the European Economic Area (EEA), the European Free Trade Association (EFTA) or in the United Kingdom can apply to Revenue to seek a determination that if it had income in the State referred to in either section 207 or 208 TCA, that person or trust would qualify for the charitable tax exemptions provided under those sections. Revenue may authorise officials to determine claims for exemption under section 208A TCA. Section 208B provides that Revenue may appoint a "qualified person" – that is, a person qualified to act as an auditor of a company in an EEA or EFTA state or the UK – to verify a claim for exemption under section 208A or information relating to the person or trusts activities after the exemption has been granted.

8 Human rights bodies – section 209 TCA

Section 209 TCA provides that a body which has:

- consultative status with the United Nations or the Council of Europe, and
- has as its sole or main object the promotion of human rights under the Universal Declaration of Human Rights and/or the implementation of the European Convention for the Protection of Human Rights and Fundamental Freedoms, and
- is precluded from making payments of income or property to its members (other than for valuable or sufficient consideration)

can apply to Revenue for an exemption from income tax under section 207 TCA.

9 Charitable Donation Scheme – section 848A and Schedule 26A TCA

Section 848A and Schedule 26A TCA provide for a scheme of tax relief known as the Charitable Donation Scheme for qualifying donations to certain "eligible charities" and other "approved bodies".

Under Part 3 of Schedule 26A, the scheme may be availed of by

- Charities established in the State that have been granted tax exemption under section 207 TCA for a period of at least two years, and
- Charities established in an EEA state, other than Ireland, an EFTA state, or the
 United Kingdom, that have received a notice of determination from Revenue
 in accordance with section 208A TCA at least two years prior to the date of
 the application for authorisation to operate as an eligible charity.

Where one or more than one eligible charity has been subject to a process of amalgamation or re-organisation, has met all relevant conditions in respect of winding-up and distribution of assets and has previously held an authorisation to operate the Charitable Donation Scheme for not less than two years prior to the date of amalgamation/re-organisation, the authorisation may continue to apply to the successor entity.

For further information on the Charitable Donation Scheme, please refer to TDM Part 36-00-17.

10 List of bodies with charitable tax exemption

A list of all Irish registered charities is maintained by the Charities Regulatory Authority (CRA) and can be accessed here.

Revenue will publish on its website, on a quarterly basis, a list containing details of charities which hold tax exemption at the time of publication.

Details of charities which are authorised for the Charitable Donation Scheme are published on the Revenue website at the following links:

- <u>LIST A</u>: Resident charities authorised under the "Scheme of Tax Relief for Donations to Eligible Charities and other Approved Bodies" under the terms of section 848A TCA.
- <u>LIST B</u>: Non-Irish resident charities authorised under the "Scheme of Tax Relief for Donations to Eligible Charities" under the terms of section 848A TCA.

11 Contact details for Revenue Charities and Sports Exemption Unit

Revenue's Charities and Sports Exemptions Unit can be contacted using Revenue's My Enquiries facility, or by telephone at 01 738 3688.