Income tax return form 2020 ROS Form 11

Part 38-01-04E

Document created July 2021

Summary

The 2020 ROS Form 11 is available since 1 January 2021, in both the online and offline ROS facilities. This Manual highlights updates and changes to the 2020 ROS Form 11.

The updates in previous year returns are referenced in the Tax and Duty Manuals (TDM):

Part 38-01-04D for information on the 2019 ROS Form 11

Part 38-01-04C for information on the 2018 ROS Form 11

Part 38-01-04B for information on the 2017 ROS Form 11

Part 38-01-04A for information on the 2016 ROS Form 11

Part 38-01-04 for information on the 2015 ROS Form 11

General assistance about 'Filing your tax return' is available on the Revenue website, including videos on the most frequently used panels or issues that give rise to most contacts.

The <u>Guide to Completing Pay & File Self-Assessment Returns</u> is published on the website; and has full information on all the panels and fields in the 2019 tax return. This Guide is being updated for the 2020 tax return and will be available shortly.



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 ROS Form 11

The ROS Form 11 has 20 'panels'. The updates to the panels for the year 2020 are summarised in this manual, as shown in Figure 1 below.

,	
Personal Details	1 Updated
Self-Employed Income	2 Updated
Irish Rental Income	3 Updated
PAYE/BIK/Pensions (1)	4 Updated
PAYE/BIK/Pensions (2)	5 Updated
Foreign Income	6
Irish Other Income	7 Updated
Exempt Income	8
Charges & Deductions	9
Personal Tax Credits	10 Updated
Restriction of Reliefs	11
Calculate	12 Updated
Capital Gains	13 Updated
Chargeable Assets	14
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Figure 1 Summary of ROS panels updated in 2020 Form 11

2 Personal Details Panel

2.1 Spouse's details required in joint assessed cases

Filers claiming married credit on the return are required to complete the spouse's details. It is critically important that the spouse's PPSN which is input on the return is verified and accurate. Filers, particularly tax agents, should note that the information input will result in the records of both spouses being linked on Revenue's record; as Revenue is acting on the basis of the information submitted in the tax return.

Where spouses' records are linked, both spouses have access to the information on those records for the tax periods noted. If an incorrect PPSN in input, it will result in an incorrect link between cases and will give rise to a risk of data being disclosed incorrectly. Spouse records that are linked on Revenue's systems on a joint assessed basis are treated as a 'single taxpayer' and data is accessible by and available to such linked cases.

Details (Spouse)		
PPSN (this is mandatory where your spouse is resident in Ireland)		
* Surname		
* First name		
* Date of Birth (DD/MM/YYYY)		
* Gender	V	
* Date of Marriage (DD/MM/YYYY)]

Figure 2 Mandatory spouse details where Joint Assessment is selected as the basis of assessment

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

2.2 Mandatory Date of Birth field

Your date of birth	
Your Date of Birth (DD/MM/YYYY)	

Figure 3 Mandatory Date of Birth field

Where the information is available to Revenue, it will be prefilled. However, where the field is blank, this field must be completed. Entering the correct date of birth will assist in ensuring that the correct age related allowances and reliefs are granted. For example, age tax credit, marginal relief, pension related reliefs, refund of DIRT or exemption from PRSI for individuals aged 66 or over, can be granted when the correct date of birth is updated on the return.

2.3 Residency: force majeure circumstances

<u>Guidance on temporary measures relating to residence rules and force majeure circumstances</u> is on the website. Where a filer is availing of that accommodation, he or she is required to answer the additional question about the period that is to be disregarded for the statutory residence test.

	Self	Spouse
Are you and/or your spouse or civil partner availing of the force majeure COVID-19 circumstances for residency purposes?		
This is in respect of days spent in the State during 2020 due to force majeure COVID-19 circumstances. These days are to be disregarded for the purpose of the statutory residence test where the required conditions as set out in Revenue's published guidance on this concession are satisfied.	,	
Enter the start and end dates of the period that is to be disregarded for tax residence purposes which arises due to being unavoidably present in the State due to force majeure COVID-19 circumstances.		
Start date (DD/MM/YYYY)		
End date (DD/MM/YYYY)		

Figure 4 Additional question if availing of force majeure circumstances

3 Self Employed Income

3.1 Covid-19 supports: Losses, Restart Grant, EWSS, CRSS

(i) Losses

Form 11 2019 included provision to carryback losses arising in subsequent years, and guidance on loss relief is set out in TDM Part 12-01-03. There is guidance on the procedure for making interim and final claims (paragraph 7), and the applicable time limits (paragraph 6). Where a filer made an excess interim claim in respect of the year 2020, he or she should amend the Form 11 2019. Where the interim claim for 2020 included in Form 11 2019 was understated, the deadline for updating a claim for 2020 losses incurred is 31 May 2021.

Filers should ensure that interim claims made on Form 11 2019 are reviewed as necessary. Where an interim claim for 2020 losses was made on Form 11 2019, the loss may not be claimed under any other provision of the Income Tax Acts. Certain taxpayers may be eligible to make a claim for relief for losses arising in 2021 against their 2020 trading profits. Details on who is eligible to make this claim, and how this claim should be made, are set out in TDM Part 12-01-03.

(ii) Restart Grant

Guidance on the tax treatment of the Restart Grant is set out in <u>Guidelines on the operation of the Employment Wage Subsidy Scheme</u> (page 7). Where the grant is used to defray expenditure which is revenue in nature, such as utility or insurance expenses costs, it is to be taken into account in calculating taxable trading profits. The Restart Grant is administered via the Local Authorities but is made available via the Department of Enterprise Trade and Employment. It should be included in the Self Employed Panel under 'Receipts from Government (GMS, etc.) ' as it is a payment by a Government Department.

Where the grant is used to fund the acquisition of plant and machinery for use in the business, expenditure which is capital in nature, the trader will be entitled to claim capital allowances in respect of that expenditure **net** of the grant received. Additional guidance on capital allowances is set out in the <u>Guide to Completing Pay & File Self-Assessment Returns.</u>

(iii) EWSS

Employment Wage Subsidy Scheme (EWSS) payments to employers are subject to income tax. There is a corresponding deduction for wages paid out to employees. Where an employer received more EWSS than the amount paid to the employee(s), he or she is chargeable to income tax and USC on the excess amount. The EWSS received by an employer is to be shown in the Self Employed Panel under 'Receipts from Government (GMS, etc.) ' as it is a payment by a Government Department. The amount of EWSS paid to employees should be included in the 'Wages' field. Where the income and deduction match there is no impact on net profit/income.

(iv) CRSS

Guidance on the Covid Restriction Support Scheme (CRSS) is set out in the <u>Guidelines on the operation of the Covid Restrictions Support Scheme</u>. Relevant information is included in paragraph 10 "How is the ACTE treated for tax purposes?", and filers must review the CRSS material before completing the Form 11.

Information on CRSS receipts can be found under the 'eRepayment Claims' link in 'Other Services' in ROS. To see previous claims, click on 'Manage your Claims'. This shows a claimant's Claims History, which is presented by Type, Submission date, Claimed Amount and Status (as per Figure 5). Clicking on 'View' on any specific claim returns the detail of that specific claim (including the period of the claim).

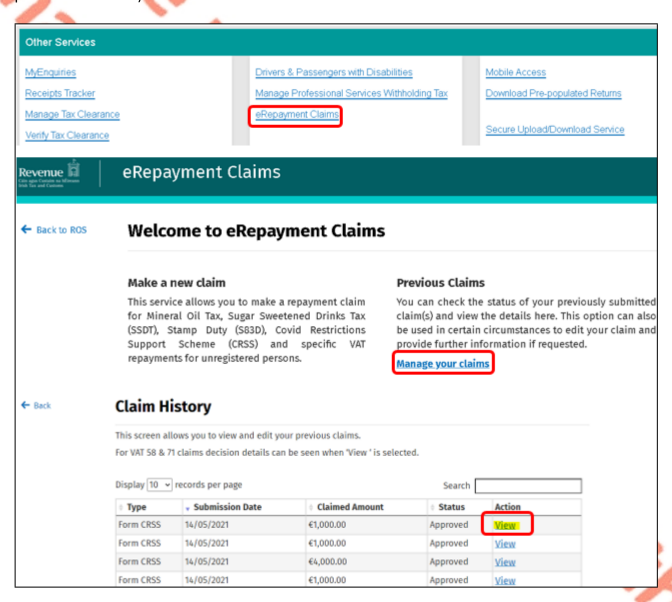


Figure 5 eRepayment Claims link in ROS - Other Services, select 'Manage your claims, select 'View' for detail.

3.2 Extracts From Accounts – updated mandatory fields and calculation

The Extracts From Accounts section must be completed in all cases in receipt of income from a trade, profession or vocation.

- All fields are mandatory if turnover is €20,000 or greater.
- Where turnover is less than €20,000, the existing mandatory fields (*) remain.

<u>Appendix 1</u> includes additional information on the mandatory fields in the Extracts From Accounts. The form calculates the 'Net Profit or Loss' figure and the 'Calculated Adjusted Net Profit /Net Loss for Accounting Period' amount. Filers cannot enter their own amounts in those 'Calculate' boxes.

For cases that have a turnover in excess of €200,000, there is a validation message if the Capital Account and Balance Sheet Items are not completed.

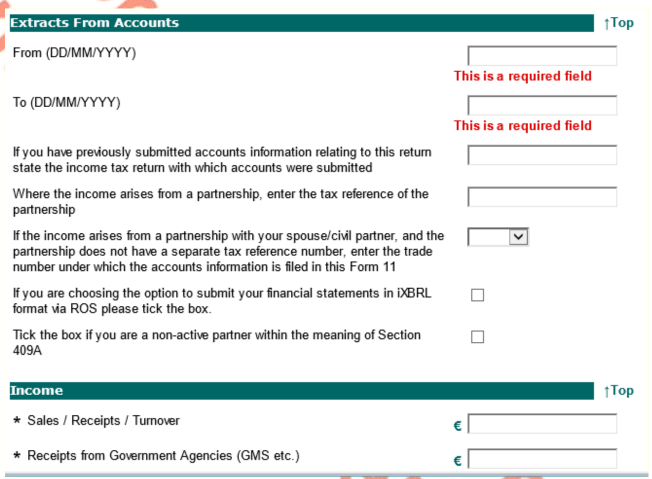


Figure 6 Extract from accounts – mandatory fields marked by asterisk.

4 Irish Rental Income

4.1 Additional question for non-residents

Where the filer has indicated in the Personal Details panel that he or she is non-resident, a new question has been added to the Irish Rental panel

The new question asks for confirmation whether:

- the form is being completed by a collection agent, or
- the tax was withheld by the tenant.

This question is mandatory and only one option can be selected.

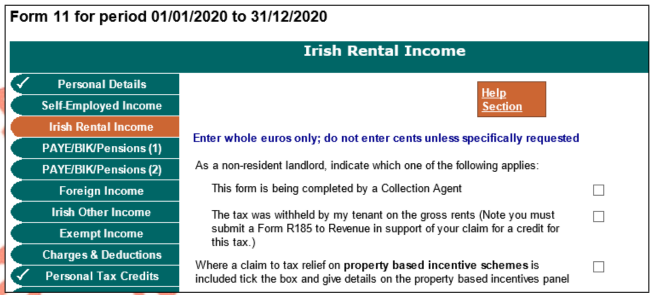


Figure 7 Irish Rental Income: mandatory question for non-residents regarding the arrangements for filing and paying.

(i) If the form is being completed by a collection agent (the first option), there cannot be an entry in the field "Amount of Irish Tax Withheld" in the Non-resident Landlord section.

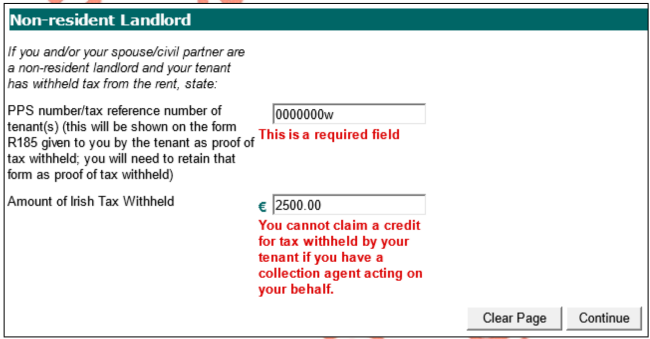


Figure 8 Error message if a collection agent is appointed and a claim for Irish tax withheld is included

(ii) If there is no collection agent and the tax has been withheld by the tenant, the tenant's PPS number must accompany any claim for a credit of the tax withheld. This number can be found on the <u>R185</u> which the landlord should receive from the tenant as proof of the tax withheld (and paid or accounted for by the tenant to the Revenue Commissioners.)

Where a non-resident landlord has an R185 form, it should be submitted to Revenue via MyEnquiries. In the dropdown menu 'Enquiry relates to' select 'Income Tax', in the dropdown

menu 'More specifically', select 'Income Tax Return Query' and attach the Form 185 received under the 'Attach supporting information' option.

Non-resident Landlord		
If you and/or your spouse/civil partner are a non-resident landlord and your tenant has withheld tax from the rent, state: PPS number/tax reference number of tenant(s) (this will be shown on the form R185 given to you by the tenant as proof of tax withheld; you will need to retain that form as proof of tax withheld)		
Amount of Irish Tax Withheld € 2300.00		
	Clear Page	Continue

Figure 9 Error message if a claim for Irish tax withheld is included and the tenant's PPSN/TRN is not included

(iii) Where the return is being completed by a non-resident landlord who does not have a collection agent acting on his or her behalf the second box should be ticked, even if the tenant did **not** withhold any tax. Where **no** tax was withheld by the tenant, the filer should make **no** entry in the field "Amount of Irish Tax Withheld". If the filer attempts to make an entry in the 'Amount of Irish Tax Withheld' field, including an entry of 0, he or she will be required to input a PPS number (as per (ii) above).

This guidance is a suggested workaround to enable the filing of the 2020 Form 11. If the second box is ticked and no tax was withheld, it will not be regarded as an incorrect return provided no entry is made in the field 'Amount of Irish Tax Withheld'. There is no requirement for filers to amend returns that have been filed already, and in respect of which filers may have already been in follow-up contact with Revenue on the matter.

More detailed guidance on the Taxation of Non-Resident Landlords is set out in TDM <u>Part 45-01-04</u>, including the obligations.

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

[...]

- 5 PAYE/BIK/Pensions (1)
- 5.1 Covid-19 supports: TWSS, DTWS
- (i) TWSS: A question has been added to the return to capture the amount of the Temporary Wage Subsidy Scheme (TWSS) received in the year.

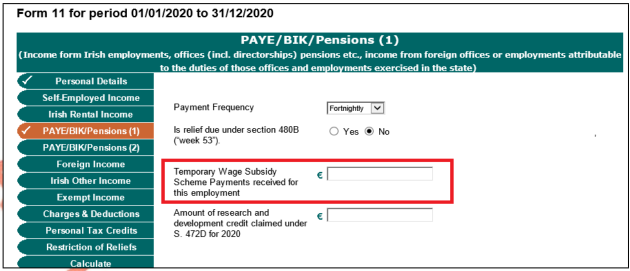


Figure 10 Additional question for TWSS received in 2020

The amount will be prefilled where the information has been returned by the employer, matched to the employee and available on Revenue's record.

(ii) DTWS: Direct Temporary Wage Subsidy (DTWS) is an additional TWSS subsidy payment paid directly to employees, which is subject to income tax and USC. A question is included in the return to show the DTWS, and the information included in this field is prefilled from Revenue's record.

and the same of th	
Is relief due under section 480B ("week 53").	○ Yes ● No
Temporary Wage Subsidy Scheme Payments received for this employment	€
Direct Temporary Wage Subsidy received for this employment	€
Amount of research and development credit claimed under S. 472D for 2020	€
Note: Please enter the full amount surrendered by your employer to	

Figure 11 Additional question for DTWS received in 2020

The amount shown in the 'Paid PAYE' field includes the 'Direct Temporary Wage Subsidy' amount due for 2020. In the 'Calculate' panel the amount of DTWS is

- shown as 'Emoluments not subjected to PAYE' in 'section 1. Calculation-Income Tax', and
- added to the 'Paid PAYE' figure in 'section 4. Computation of final liability'.

No additional tax is due from an employee in receipt of DTWS on the filing of his or her Form 11 tax return. The updates to the 'Calculate' panel summarised above will provide for that.

For example, say a taxpayer has paid €2,500 in net tax on his or her employment income and receives €4,000 in DTWS. The entry in the panel "PAYE/BIK/Pensions (1)" for "Net tax deducted /refunded in this employment", will show €2,500. However, on the 'Calculate' panel, the "Paid PAYE" figure will be shown as €6,500 (which is the €2,500 net tax deducted plus the DTWS 'credit' granted at €4,000 in order that no additional tax charge arises).

and to j		
Additional Credits / Reliefs		
Paid PAYE	6500.00	
Universal Social Charge deducted under PAYE	400.00	
Total credits / reliefs	10200.00	

Figure 12 Presentation of an amended 'Paid PAYE' figure in the 'Calculate' panel

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

[...]

5.2 Proprietary directors' bonuses/fees

As set out in TDM Part 38-01-04D proprietary directors, in accordance with sections 112 and 997 of the Taxes Consolidation Act, should include the amount of credit for income tax and USC deducted from the bonuses/fees, against the amount of tax chargeable in the assessment. This amount may differ from any tax or USC amounts pre-populated from payroll data.

The credit taken in the 2020 Form 11 for tax and USC must be a true estimate of the actual taxes deducted from the bonus/fee. The amount of tax credited must not exceed 40% of the taxable income and the amount of USC credited must not exceed 8% of the taxable income. Details of such calculations must be available if requested by Revenue. There may be situations where a proprietary director has received a partial/full refund of tax and USC on the bonus/fee payment in the current year 2021. Any amounts refunded will reduce the amount of credit available to the taxpayer for inclusion in the 2020 Form 11.

Where the source of income is 'directorship', additional questions are to be completed to enable filers to report bonuses paid in 2020 but returned on the 2019 Form 11, and bonuses paid in 2021 which relate to the 2020 tax year.

rector Renumeration	
nte:In respect of Proprietary Directorships, only tax remitted to Revenue should be entered	here.
arriving at the "Gross amount of taxable income for this employment/pension" and the "Net ducted/refunded" state:	tax
e amount of taxable income paid € 2020 which was earned in the ar 2019 and was brought back to at year	
e amount of tax paid in respect that amount of income brought ck to 2019 €	
e amount of gross income for € SC purposes paid in 2020 which as earned in the year 2019 and as brought back to that year	
e amount of USC paid in respect € that amount of income brought ck to 2019	
e amount of income paid in the ar 2021 which was earned in the ar 2020 and has been brought ck to 2020 and included in the coss amount of taxable income ove	
e amount of tax paid in respect that amount of income brought ck to 2020 €	
e amount of gross income for € CC purposes paid in the year 21 which was earned in the year 20 and has been brought back to 20 and included in the Gross come for Universal Social Charge CC from this employment above	
that amount of income brought ck to 2020	

Figure 13 Additional questions to enable filers to report bonuses/fees paid for the 2020 tax year

5.3 S997A – credit for tax deducted for certain directors and employees

Detailed guidance on section 997A is set out in TDM Part 42-04-59 (Credit in respect of tax deducted from emoluments of certain directors and employees). Paragraph 6 of that manual provides guidance about the operation of section 997A and debt warehousing, which is repeated below

If an employer is availing of debt warehousing for PAYE (Employer) liabilities, a director or employee with a material interest in the company cannot claim credit for PAYE deducted if it has been warehoused and not paid. However, if the director or employee is eligible for income tax warehousing (because they are also subject to self-assessment), she or he can warehouse all liabilities including any Schedule E liabilities.

Filers are reminded that section 997A provides that no credit for tax deducted is given to a director or employee who has a material interest in the company that pays emoluments to that director or employee unless there is documentary evidence to show that the tax deducted has been remitted by the company to the Collector-General. A Form 11 is processed on the basis of the self-assessment declared. However, the detail of the credit claimed for tax deducted is

checked subsequently. Where a subsequent check shows a balance of tax owed to Revenue (by an employer), a Revenue caseworker will follow-up with the filer to request the evidence to show that the tax has been remitted. It may arise that Revenue may amend an assessment to limit the credit for tax deducted to the amount remitted to the Collector-General.

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

[...]

6 PAYE/BIK/Pensions (2)

6.1 Allowable Deductions incurred in Employment

A question has been added to enable claims for expenses due in respect of remote working. The allowable amount should be entered in the form. Relief is available for up to:

- 10% of utility bills (heat and electricity), and
- 30% of broadband.

Detailed guidance about the conditions to qualify, the calculation of the relief, the requirement to retain all relevant documentation relating to a claim, etc. is set out in the TDM on eworking and Tax.

For example

Nature of expense	Amount	Relief due
Electricity (10%)	€1,800	€180
Gas (10%)	€2,200	€220
Broadband (30%)	€360	€120
Amount to enter in Form 11		€520

Allowable Deductions Incurred in Employment		
Nature of employment(s)		
Flat rate expenses	€	
Expenses, other than Flat Rate Expenses, paid by the claimant wholly, exclusively and necessarily in the performance of the duties of the employment or office.		
Remote Working (eWorking) expenses	€	
All other expenses	€	
Capital Allowances	€	
	Calculate	
Total	€	
Amount referring to Proprietary Directorship income/salary	€	
Amount referring to Employment income/salary	€	

Figure 14 Remote Working (eWorking) expenses

Where a taxpayer has claimed the Remote Working expense via the Receipts Tracker App and has uploaded the required documentation, the claim information is prefilled to this field with data from the Revenue Receipts Tracker App.

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

[...]

6.2 Social Welfare Payments - Pandemic Unemployment Payment (PUP)

PUP should be returned in the field, 'Other taxable Social Welfare Payments, Benefits or Pensions", as referenced in the list of payments for this field.

Social Welfare Payments, Bo	enefits or Pensions Received
Carer's Allowance paid by Dept. of Social Protection	€
Jobseeker's Benefit (self- employed) - Self.	€
Other taxable Social Welfare Payments, Benefits or Pensions (State Pension, Illness Benefit, Occupational Injury Benefit, Jobseeker's Benefit, Pre- Retirement Allowance, Maternity Benefit, Paternity Benefit, Adoptive Benefit/Health & Safety Benefit, Pandemic Unemployment Payment (PUP))	

Figure 15 PUP should be returned under 'Other Taxable Social Welfare Payments, Benefits or Pensions

Note: where a filer opens a prefilled return, the details of social welfare payments received will be included in the summary table presented.

7 Irish Other Income

7.1 Irish Deposit interest

The rate of tax has changed from 35% to 33% for 2020.

7.2 Irish Dividends

The Dividend Withholding Tax rate is increased from 20% to 25% from 1 January 2020, in accordance with section 24 of the Finance Act 2019.

8 Personal Tax Credits

8.1 Home Carer's tax credit

The maximum value of this credit has been increased from €1,500 to €1,600.

Note: in order to claim the Home Carer's tax credit, the Personal Details panel of the return must be updated to a civil status of 'married' and a 'joint assessment' basis of assessment.

8.2 Employee (PAYE) Tax Credit

There was an error in the version of the Form 11 released in January 2021 and the Employee Tax Credit was not applied to TWSS income. This error is rectified in the version of the Form 11 released in June 2021. If a filer is in receipt of TWSS income only, the value of the Employee (PAYE) credit recorded on the Letter of Acknowledgment of Self Assessment should be the lesser of €1,650 or 20% of the value of TWSS received. If a filer/taxpayer did not get the correct value of his or her Employee (PAYE) tax credit, the filer should amend the return and re-calculate the liability due.

8.3 Earned Income credit

Increase of credit from €1,350 to €1,650.

8.4 Stay and Spend credit

A new section is added to the 2020 Form 11 for these claims. Further information about Stay and Spend clams is available on the <u>website</u>. Note: a copy of the receipt for any qualifying expenditure incurred must be submitted in support of any claim. The easiest way to submit receipts is using the <u>Revenue Receipts Tracker App</u>.

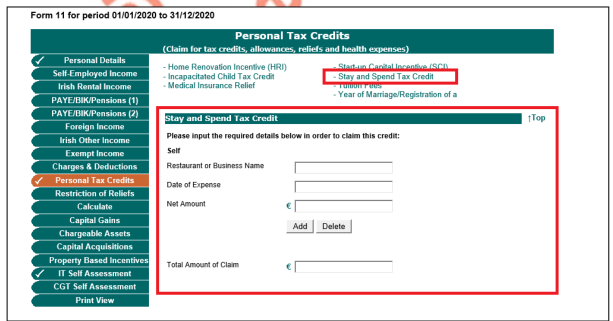


Figure 16 Stay and Spend Tax Credit claim screen

Filers are required to complete the three fields requested for **each** expenditure claim.

Restaurant or Business Name

Date of Expense

Net Amount

When the first item is entered, click Add and it will appear in a table as per Figure 18.

Where a filer has uploaded details of Stay and Spend receipts on the Receipts Tracker App, the information is prefilled into the table in this section.

The prefilled information is available in the later version of the 2020 Form 11 (available from 14 June 2021). It is planned that agents will be able to access the Receipts Tracker App, and further updates will be provided in the TDM Part 38-06-06 when that updated functionality is available. If the filer has not or cannot use the Receipts Tracker App, the receipts should be submitted via MyEnquiries (using 'Income Tax' and 'Income Tax Return Query' in the dropdown menus).

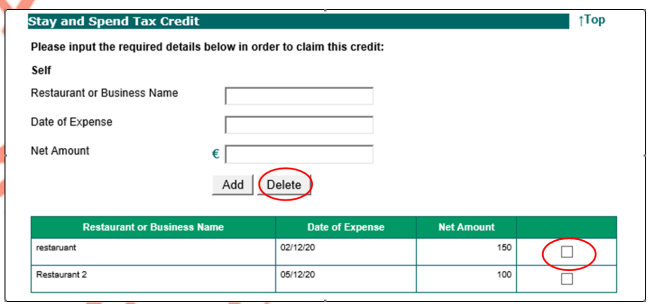


Figure 17 Stay and Spend Tax Credit view screen

If an error is made, a filer can select the item in the table by clicking on the tick box in the column to the right, and select 'delete'. This will remove the row and the correct details can be re-entered.

To make the claim a filer must complete the "Total Amount of Claim" box. If the 'Total Amount' entered exceeds the expenditure listed in the table, the filer will receive an error message.

Restaurant or Busi	ness Name	Date of Expense	Net Amount	
restaruant		02/12/20	150	
Restaurant 2		05/12/20	100	
Total Amount of Claim	€ 300			
This amount cannot be greater than the sum of the individual expense amounts input in the table				

Figure 18 Stay and Spend Tax Credit error screen

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

[...]

8.5 EII

The EII questions are being updated. A further update to the Form 11 2020 will be available shortly, and filers will be advised.

8.6 Sea-going Naval Personnel Credit

A new credit, the Sea-going Naval Personnel Credit of €1,270, was introduced in Finance Act 2019 in respect of the year 2020. Additional information is set out in the TDM Part 15-01-48.

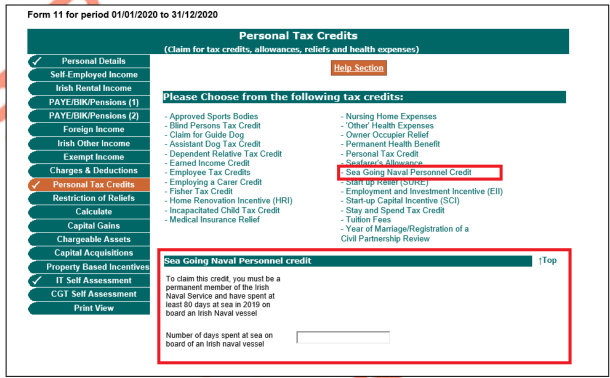


Figure 19 Sea-going Naval Personnel Credit

The credit is not due where the days spent at sea is less than 80 days. Accordingly, if the number of days entered is less than 80, no credit is given. When the filer progresses to the 'Calculate' panel, a warning message is presented in the validation screen before the Calculations are carried out.

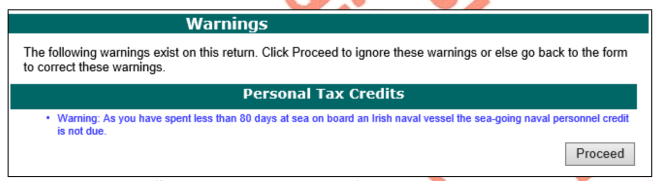


Figure 20 Warnings screen (for Sea-going Naval Personnel Credit)

The filer can continue and submit the Form 11, but the Sea-going Naval Personnel credit will not be granted.

A claim cannot be made for both this credit and the Seafarer's Allowance. Where both are claimed the following error message will appear.

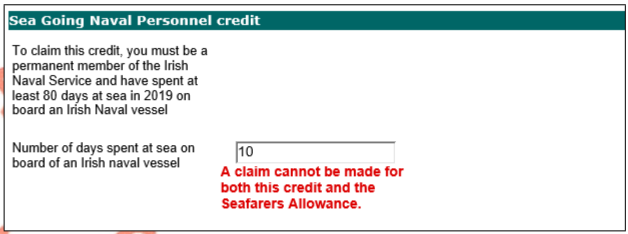


Figure 21 Warnings screen (for Sea-going Naval Personnel Credit)

A filer cannot claim both the Seafarer's Allowance and the Sea-going Naval Personnel Credit, and cannot proceed beyond this screen until one of the claims is removed.

8.7 'Other Health Expenses'

A new field has been added to capture non-routine dental treatment.

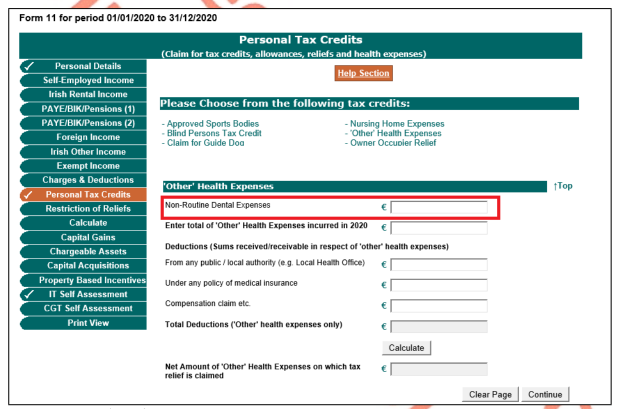
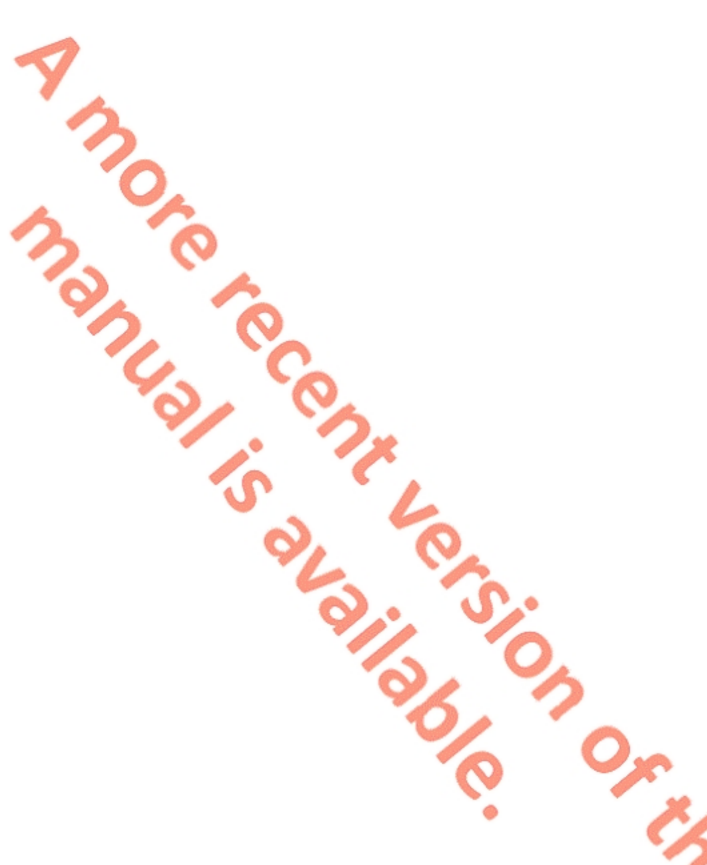


Figure 22 Updated 'Other' Health Expenses screen

9. Calculation: changes and updates

9.1 USC rates

The rate band and the rate of USC is updated for 2020. The table below shows the 2019 value and the updated 2020 value in bold font:



2019		2020	
Income up to 12,012	0.5%	Income up to 12,012	0.5%
Income from 12,012.01 to 19,874	2%	Income from 12,012.01 to 20,484	2%
Income from 19,874.01 to 70,044	4.5%	Income from 20,484.01 to 70,044	4.5%
Income above 70,044	8%	Income above 70,044	8%

The reduced rates for individuals aged 70 or over (or, if under 70 holding a full medical card) and whose income is €60,000 remains unchanged. The 2019 and 2020 figures are:

Income up to 12,012	0.5%
Income above 12,012	2%

The surcharge on non-PAYE income over €100,000 remains at 3%. The surcharge on property reliefs used remains unchanged at 5%

9.2 Income Tax rates

Personal circumstances	2019	2020
Single, widowed or a surviving civil partner without qualifying children	€35,300 @ 20%, balance @ 40%	€35,300 @ 20%, balance @ 40%
Single, widowed or a surviving civil partner qualifying for Single Person Child Carer Credit	€39,300 @ 20%, balance @ 40%	€39,300 @ 20%, balance @ 40%
Married or in a civil partnership (one spouse or civil partner with income)	€44,300 @ 20%, balance @ 40%	€44,300 @ 20%, balance @ 40%
Married or in a civil partnership (both spouses or civil partners with income)	€44,300 @ 20% (with an increase of €26,300 max), balance @ 40%	€44,300 @ 20% (with an increase of €26,300 max), balance @ 40%

9.3 Foreign interest rate

UK and EU deposit interest rate is changed from 37% to 35%.

10. Capital Gains

10.1 Calculation

There is information on the <u>website</u> to assist filers in the calculation of CGT. Where CGT is due and has been paid to the Collector-General (on **CGT Payslip A or B**) that payments information will, in most cases, be pre-filled on the return to assist filers. The presentation of the pre-filled CGT payments information is a prompt to remind filers to complete the 'Capital Gains' panel with the necessary, relevant detailed information about the asset disposal and gain, which gave rise to the CGT liability that has been paid (to the Collector-General).

A return for capital gains must be filed in the year **after** the date of disposal. Filers must do this even if no tax is due because of reliefs or allowable losses.

Some of the misunderstandings that arise in completing the Capital Gains calculation panel include

- the need to apply losses before using the annual personal exemption, or
- restricting the amount of the loss entered to match the gain. Where losses exceed gains filers should not enter the full loss but should use only enough to reduce the gain to zero.

10.2 Entrepreneur relief

There is a lifetime limit on Entrepreneur Relief on gains made after 1/1/2016, as set out in TDM Part 19-06-02b. In line with that a warning message is presented where the cumulative value of gains relieved for the years 2017 and following years exceeds €1 million.

In respect of net chargeable gains that arose in the period 1 January 2020 - 30 November 2020		
a) Enter amount of net gain to be charged at 33%	€	
b) Enter amount of net gain to be charged at 40% (excluding Foreign Life Policies)	€	
c) Enter amount of net gain on Foreign Life Policies to be charged at 40%	€	
d) Enter amount of net gain on disposal of chargeable business asset by a relevant individual to be charged at 10% under S.597AA (Entrepreneur relief)	€ 1500000 The value of the sum of the current year and the previous year cannot be bigger than 1,000,000	
Amount of net gain on disposal of chargeable business asset by a relevant individual to be charged at 10% under S.597AA for the previous year (Entrepreneur relief)	€	

Figure 23 Warning screen if the value of the input, including previous years, exceeds the €1 million lifetime limit

10.3 CGT Self Assessment

CGT Self Assessment			
	ersonal Details Employed Income	Help Section	1
Iris	sh Rental Income		
PAY	E/BIK/Pensions (1)	Self Assessment - Capital Gains Tax 2020	
PAY	E/BIK/Pensions (2)	Under Chapter 4 of Part 41A TCA 1997, every return prepared and delivere years may include a Self Assessment by the chargeable person to whom	
F	oreign Income	You should make this CGT assessment even if you have already paid CG	
lris	sh Other Income	You should make this CG1 assessment even if you have already paid CG	1, for example by using the payslips A and B.
E	Exempt Income	This payment will, where available, be shown below	J
Chai	rges & Deductions	Self Assessment made under Chapter 4 of Part 41A	TCA 1997
✓ Per:	sonal Tax Credits	oeii 7.55e55mene made dilaer enapter 1 or 1 art 127	
Res	striction of Reliefs		Self-Assessment Column
	Calculate	(i) Amount of chargeable gains arising for this period	€
	Capital Gains	(ii) Amount of tax chargeable for this period	€
	argeable Assets	(iii) Amount of tax payable for this period	5
	pital Acquisitions		€
	rty Based Incentives Self Assessment	The amount of tax payable is the amount of tax due after Retirement Reli from tax chargeable. If neither relief was claimed the amount of tax payab	
CGT	Γ Self Assessment	(iv) Amount of any surcharge due under S. 1084 TCA 1997 because of	
	Print View	late filing of this return, or	€
		non-compliance with your LPT requirements	€
		(v) Amount of tax paid directly to the Collector General for this period	€
		(vi)(a) Balance of Tax Payable for this period	€
		(vi)(b) Balance of Tax Overpaid for this period	€
		I declare the above to be my Self Assessment to Capital Gains Tax for th year 2020	e 🗆

Figure 24 CGT Self Assessment panel

Filers should be aware that line

'(iii) Amount of tax payable for this period' is the amount of the CGT liability calculated, even where that was paid to the Collector General already. The capital gains information filed on the Form 11 return provides the necessary detail to explain the calculation on the CGT payslip (generally paid the previous year when the asset was disposed). Some filers mistakenly enter a 'zero' in this field because they have already paid the CGT, as it was due in advance of the return filing date. However, filers should enter the amount of the CGT liability calculated (even if already paid).

'(v) Amount of tax paid directly to the Collector General for this period' is prefilled from the CGT Payslip A or B information, where available.

Line items (vi)(a) or (vi)(b) reflect any Balance of CGT due or overpaid. In most cases, where CGT was correctly calculated and paid on time to the Collector General when the asset was disposed of, there is a zero balance. Where no additional CGT is due, line (vi)(a) should be 'zero'

11. Output

11.1 PRSI – voluntary contribution note

The note on PRSI Voluntary Contributions is updated to show the correct name and website of the Department.

11.2 TWSS income – note on assessment

Where there is TWSS income on the return and included in the assessment, the following note should appear at the bottom of the calculation page:

If your employer is paying the liability arising on your Temporary Wage Subsidy Scheme (TWSS) income and is doing so after the issue of this notice, you will need to amend this assessment. This amendment should be made after the tax has been paid. This will ensure that you are given credit for this tax paid in your assessment.

Appendix 1 Extracts From Accounts - mandatory fields and calculation

Income		
* Sales / Receipts / Turnover	All fields must be completed	
* Receipts from Government Agencies		
* Other Trading Income incl. exempt	No change from previous form 11s	
income	,	
Trading Account Items		
Purchases	No change from previous form 11s	Materials or purchases for resale purchased during the accounting period.
Expenses and Deductions		
		This includes staff remuneration (taxed and untaxed), redundancy payments,
		employer PRSI, pensions etc. The owner's wages should not be included but should
* Salaries / Wages		be input at 'drawings' below.
		This includes other staff costs/expenses that are not included in salaries/wages or
~ D		motor, travel & subsistence e.g. staff training, seasonal parties, or other inclusive
		events etc. The owner's wages should not be included but should be input at
* Additional Staff Costs		'drawings' below.
	Change to name of field (only)	This relates to building, meat-processing and forestry businesses. Sub-contractors
Sub-Contractors Relevant Contracts Tax		are those defined by S531.
Sub- Contractors (Other)		Other sub-contractors that are not defined by S531 e.g. locums.
Consultancy, Professional Fees		Including audit and accountancy, legal, architect, auctioneer, surveyor, etc.
* Motor, Travel and Subsistence	No change from previous form 11s	
		Costs incurred in maintenance and upkeep of the business property and the
		running, maintenance and upkeep of the business equipment and machinery.
		Enhancements or improvements to property are not maintenance, and as capital
Repairs / Renewals		should be added back in the adjusted profit computation.
Rental Expenses		Rental expenses specifically relating to property.
		Depreciation of business assets provided for during the accounting period. It
Depreciation Goodwill / Capital write-off		should be added back in the adjusted profit computation. Goodwill/Capital write-



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.

		off relates to any write -off of the value of assets during the accounting period. It
\sim		should also be added back in the adjusted profit computation.
Provisions including bad debts – positive		Not including provision for depreciation. A decrease in provision should be entered
Provisions including bad debts – negative		in the positive box and an increase should be entered in the negative box.
	Change to name of field (only)	This is the total of all other expenses included in your profit and loss account and
Other Expenses		not listed above.
		This include credit entries that effectively reduce expenses e.g. gains due to
Other Expenses – negative/credit entries		currency exchange rates.
Extracts from Adjusted Net Profit/Loss Com		
Net Profit per Accounts		en, the Form calculates the Net Trade Profit/Loss by adjusting Gross Trading
Net Loss per Accounts		ions entered. You cannot enter your own figure in this box.
Adjustments made to Net Profit/Loss per A	ccounts	
	There are no adjustments	An error message is presented if the filer attempts to navigate out of the section
Mandatory Check Box	required to the profit / loss per	and, the box has not been ticked or there are no entries populated in the
~ 0	accounts. Tick if no entries	Adjustments made to Profit/Loss per Accounts fields.
Motor Expenses		Private element
Donations (Political and		Donations, political and charitable, and entertainment expenses are not allowable
Charitable)/Entertainment		and must be added back here.
Light, Heat and Phone		Private element
Net gain on sale of fixed / chargeable		A profit on the sale of assets included in the P&L account can be deducted in the
assets		adjusted profit computation.
Net loss on sale of fixed / chargeable	Orac Va	A loss on the sale of assets included in the P&L account should be added back in
assets		the adjusted profit computation.
Deduction for stock relief under S 666		Guidance is in TDM Part 23-02-02
Deduction for stock relief under S 667B		Guidance is in TDM Part 23-02-01
Deduction for increase in carbon tax		Guidance is in TDM Part 23-01-36
under section 664A		
		Total of all other addbacks that are not listed above e.g. Depreciation Goodwill /
Other Addbacks		Capital write-off.
Other Deductions		This is the total of all other deductions that are not listed above.
Calculated Net Profit/Loss		
	The Form calculates the Adjusted	The calculated adjusted Net Profit/Loss must agree with the amount entered in the
Calculated Adjusted Net Profit /Net Loss	Net Profit or Loss. You cannot	Profit assessable section. An error message is presented if the field is blank or the
for Accounting Period	enter your own figure in this box.	amount does not agree the figure input.

Capital Account and Balance Sheet Items	
Validation message for turnover in excess	"You have completed the Capital Account and Balance Sheet Items with no values. If this is correct press Proceed. If this
of €200,000	is not correct, please return to the Self-Employed Income screen and enter the correct values."

^{*} Mandatory fields in Form 11 for cases with Turnover less than €20,000.

Appendix 2 Summary of prefilled information

Filers can choose to complete a pre-populated return in ROS online or offline options. The information provided on a pre-populated return is a prompt to assist filers, but the actual values input in the relevant fields on a return must be confirmed or validated by the filer. This is the basis of self-assessment. Each panel which contains pre-populated data is identified with a yellow tick in the left-hand tab. The tick changes to white when that panel is updated, and all panels with a yellow tick must be updated before a filer can Sign and Submit the return

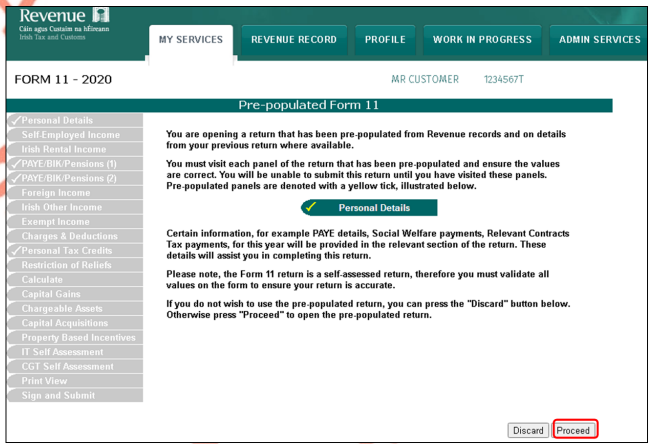


Figure 25 Option to select a pre-populated Form 11

Panel	Details prefilled
All panels	Where a filer has submitted a return in the previous year, some of the detail
	from that previous year's return is included in the panels marked with a 'yellow'
	tick.
Personal Details	Information from a previous year's return or from Revenue's customer records in
	respect of date of birth; where the information is on record.
	Spouse details and Basis of Assessment will be pre-populated from Revenue's
	records where possible. Date of marriage is pre-populated from a previously filed
	Form 11.
Self Employed Income	Details of certain payments are presented in a table at the start of the panel.
	These include income from the Department of Agriculture and Food and
	information from eRCT payment notification filings (Gross payment and period)
	Note: the table does not form part of the return, but information provided can
	be input to the relevant fields of the Self Employed Income panel (as income or
	capital) or to the Exempt Income panel (if relevant).

Panel	Details prefilled
Irish Rental Income	The rental income panel may be pre-populated with information
	(i) if the taxpayer is registered with the Residential Tenancies Board, and
	(ii) payments received under the Housing Assistance Programme (HAP).
	These payments are presented in a table at the start of the Rental Income panel.
	The details of payments included in the table do not form part of the return, and
	the payments information must be input in the relevant field in the panel.
PAYE/BIK/Pensions (1)	The 2020 pay, tax and USC amounts will be pre-populated into the fields of the
	return (no manual entering required) on the PAYE/BIK/Pensions (1) tab,
	from the payroll information submitted by employers/pension providers.
Y	Remote Worker Relief – where the information has been uploaded on the
*	Revenue Receipts Tracker App.
PAYE/BIK/Pensions (2)	Social Welfare Payments, Benefits or Pensions Received – where the information
	has been received from the Department of Social Protection.
Personal Tax Credits	HRI credit – carried forward if still applicable (and claims are on HRI online).
	Stay and Spend – where the information has been uploaded on the Revenue
O .	Receipts Tracker App
	Health Expenses – where the information has been uploaded on the Revenue
	Receipts Tracker App
Capital Gains	The CGT panel will show details of CGT payments made to the Collector
	General's office (CGT Payslip A or B information), in a table at the start of the
	panel. The presentation of the CGT payments information is a prompt to remind
O'A	filers to complete the Capital Gains panel with the necessary, relevant detailed
	information about the asset disposal, which gave rise to the CGT liability that has
CCT Calf Assessment	been paid to the Collector General's office.
CGT Self Assessment	As per the Capital Gains panel, the 'Amount of tax paid directly to the Collector
Statement of Net	General for this period' is prefilled from the CGT Payslip A or B information.
	The amount of RCT credit available for offset against the customer's Preliminary
Liability (Pay and File)	Tax is displayed for information purposes. The amount of RCT credit will be
screen	automatically offset against a preliminary tax declaration, and any remaining
-	credit will be offset against any outstanding Income Tax liability.

Appendix 3 Calculation of TWSS liabilities

Guidance about the <u>payment of TWSS liabilities</u> by employers for self-assessed employees and proprietary directors is available on the Revenue website. A concession is available until 30/9/21 that BIK will not be applied where an employer pays the TWSS liabilities on behalf of their employees. subject to a number of conditions.

Employers must engage directly with employees and agree the value and method to pay the liability involved.

PAYE only taxpayers can review their Preliminary End of Year Statement for 2020 (in myAccount) to determine if there is an underpayment of income tax and USC due to the TWSS. Self-assessed employees cannot access a Preliminary End of Year Statement.

Two options are suggested for self-assessed employees or proprietary directors to determine if there is an underpayment of income tax and USC on TWSS income, and to calculate the value of it.

- (i) To apply the taxpayer's marginal rate of tax (20% or 40%) and USC (0.5%, 2%, 4.5% or 8%) to the amount of TWSS received.
- (ii) To use the Calculation facility in the 2020 Form 11.

This option of calculating the liability arising from TWSS income, requires a filer to do two 'test' Form 11 calculations. For example, a filer can input all the necessary information in his or her Form 11 return excluding the amount received for TWSS. For the second calculation a filer can add in the amount received for TWSS. Where the only difference between the 2 'calculations' is the amount of TWSS income, the difference between the calculations is the income tax and USC due on that TWSS income.

An example where an employee earned €30k in employment income, €3k in TWSS and has the standard single credit and the Employee (PAYE) tax credit is set out in the table below.

Calculation	1st Calc - no TWSS		2nd Calc - with TWSS	
Gross Employment/Pension for Universal Social Charge-Self		€30,000		€30,000
Emoluments-Self		€30,000		€30,000
Emoluments not Subjected to PAYE-Self		1		€3,000
Total Income		€30,000		€33,000
<i></i>	O	1		<u> </u>
Net Position				:
Income*		€30,000		€33,000
Total		€30,000		€33,000
				<u> </u>
Allowances / Reliefs / Deductions			The state of the s	
Total		€0		€0
	4			1
Taxable Income		V	4	
Taxable Income		€30,000		€33,000

Calculation	1st Calc - no TWSS		2nd Calc - with TWSS	
Charged to Tax as Follows		<u> </u>		
Standard Rate	30,000 @ 20%	€6,000	33,000 @ 20%	€6,600
Amount of tax chargeable for this period		€6,000		€6,600
Credits / Reliefs set against Tax on Income			<u></u>	
Personal Credit	 	€1,650		€1,650
Employee Credit	 	€1,650		€1,650
Total	 	€3,300		€3,300
Net Tax Liability	 	€2,700		€3,300
PRSI/USC	 	 		
2.1 Computation USC - self	 	¦ 		
Income	 	<u></u>		
Gross Employment/Pension for Universal Social	Charge-Self	€30,000		€30,000
Emoluments not Subjected to PAYE-Self	 	<u> </u>		€3,000
Total		€30,000		€33,000
Capital Allowances / Deductions	<u> </u>	<u> </u>		
Net Position		<u> </u>		
Income*		€30,000		€33,000
Total		€30,000		€33,000
Universal Social Charge-Self	12,012 @ 0.5%	€60	12,012 @ 0.5%	€60
Universal Social Charge-Self	8,472 @ 2%	€169	8,472 @ 2%	€169
Universal Social Charge-Self	9,516 @ 4.5%	€428	12,516 @ 4.5%	€563
Amount of USC chargeable for this period self		€658		€793
Less				
Net USC liability-Self		€658		€793
4 Computation of final liability				
Income Tax	1000	€6,000		€6,600
USC due self		€658		€793
Total amount of tax chargeable for this period		€6,658		€7,393
Less				
Credits set against income tax (shown above)		€3,300		€3,300
Additional Credits / Reliefs	The h			
Paid PAYE		€2,700		€2,700
Universal Social Charge deducted under PAYE		€658		€658
Total credits / reliefs		€6,658		€6,658
Total Liability) .	The state of the s	_
Overpaid		€0		
Payable	4	S. C.		€735
<u> </u>		- T		-

In this example, the €3k in TWSS is giving rise to an additional €600 in income tax and €135 in USC.

Note: this is a suggested option to assist filers calculate the TWSS liability. Filers must ensure that they meet their filing obligations by

- filing a complete and accurate submission of all income sources, and

- submitting an income tax return, with the declared self-assessment.

The 'Option 1' calculation for this example (€30k in employment income, €3k in TWSS) would be

Marginal Tax rate 20%	€3,000 @ 20%	€600
Marginal USC rate 4.5%	€3,000 @ 4.5%	€135
Total		€735

There is guidance on the website to assist employers to pay the employees' tax liabilities.

Paragraph <u>11.2</u> above in this manual is relevant. Where a filer has already submitted the 2020 Form <u>11</u>, he or she will need to amend an assessment **after** the tax has been paid. This will ensure that filers are given credit in their assessments for this tax paid.

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

[...]