

Tax treatment of remuneration of Members of State & State Sponsored Committees, Boards, Commissions & other Bodies

Part 42-04-56

Document last updated April 2025



1 Introduction

The purpose of this Tax and Duty Manual is to set out the tax treatment of payments made to individuals in their capacity as members of State and State Sponsored Committees, Boards, Commissions and other Bodies (hereinafter referred to as members of State Bodies).

An individual who is a member such a body may be considered an office holder, an employee or be considered self-employed for tax purposes in respect of the income received from such a position. Office holders are always taxed under Schedule E and PAYE must be operated on their income from such offices.

If a member of a non-statutory body is not an office holder, consideration must be given as to whether they are an employee for tax purposes. Revenue Guidelines for Determining Employment Status for Taxation purposes ([TDM 05-01-30](#)) details the five-step framework for determining if someone is an employee for tax purposes.

2 Status of Members of State Bodies

2.1 Overview

Members of State Bodies may fall into two categories in that they are either –

- (i) Members of a State Body created by statute, i.e., statutory office holders, or
- (ii) Members of non-statutory State Bodies, i.e., members of what are known as ‘ad hoc’ State Bodies.

In addition to membership of the State Body, members may also hold other occupations, either in an employed or a self-employed capacity, and/or have other income, e.g., a pension.

While Revenue accepts that each case must be examined on its merits, the Revenue position is that, in general –

- (i) the duties relating to such membership and the remuneration therefrom can usually be distinguished as being separate and distinct from the duties of, and the income from, such members’ other occupation(s); and
- (ii) because of such distinction, the status of an individual in his or her other occupation or employment (e.g., as a farmer, teacher, doctor, solicitor, barrister or publican) is not a factor as regards determining his/her status as a member of a State Body.

2.2 Members of State Bodies created by statute, i.e., Statutory Office Holders

Some individuals are appointed under statute, usually by the relevant Government Minister to hold office. Wording in the relevant statute will generally be sufficient to indicate the existence of an 'office'. For example, the following wording clearly indicates the existence of an 'office' and that the member holds such 'office' -

“The member shall be appointed by the Minister to the office....”

“The member shall hold office upon such terms as the Minister may determine”.

Such individuals will be considered office holders.

2.3 Members of non-Statutory State Bodies

While each case must be examined on its merits, Revenue's position, based on experience, is that members of non-statutory State Bodies are either office holders and/or employees.

2.4 Members of a Commission of Investigation

An individual appointed as a member of a Commission of Investigation created under the Commission of Investigation Act 2004 holds a public office or an employment.

2.5 Members of more than one State Body

Where an individual is a member of more than one State Body, his/her status in respect of each State Body is determined separately.

3 Tax treatment of payments made to office holders and employees

Payments to office holders and employees in their capacity as office holders or employees, respectively, are chargeable to tax under Schedule E as provided in Section 112 TCA 1997 and subject to deductions (i.e., income tax, Pay Related Social Insurance and Universal Social Charge as appropriate) at source under the PAYE system.

4 Tax treatment of payments mandated by a Member of a State Body to a business/company owned by him/her

Where a member of a State Body mandates his/her remuneration arising from membership of such a Body to a business or company owned, in whole or in part, by him/her, the Revenue position is that the payment belongs to the member in his/her capacity as a member of such State Body and, as such, must be taxed as if the payment is made directly to him or her.

5 Tax treatment of the reimbursement of expenses of travel and subsistence

Tax and Duty Manual [Part 05-01-06](#) outlines the tax treatment of the reimbursement of expenses of travel and subsistence to office holders and employees”.

6 Pay Related Social Insurance

The Department of Social Protection has responsibility for determining the PRSI class applicable to the emoluments paid to a Member of a State Body. Queries in relation to PRSI matters should be addressed to the Scope Section, Department of Social Protection, Floor 5, Áras Mhic Dhiarmada, Store Street, Dublin 1, D01 WY03 Phone: (01) 673 2585 or email scope@welfare.ie.

7 Further Information

Government Departments and State Bodies seeking information or clarification on matters relating to payments to members of State Bodies should contact Revenue via My Enquiries which is available through ROS or My Account on the Revenue website – www.revenue.ie.