VAT treatment of admission to amusement parks and fair grounds

This document should be read in conjunction with section 46 (1)(cb) and paragraph 8 of Schedule 3 to the VAT Consolidation Act, 2010

Document last reviewed October 2022



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.

Introduction

This guidance sets out the VAT treatment of admission to amusement parks and fair grounds and amusement services.

For information on the VAT treatment of gaming, gaming machines and amusement machines please see Revenue's guidance on <u>Gaming</u>, <u>gaming machines</u> and <u>amusement machines</u>.

1. Services taxable at the second reduced rate

The second reduced rate of VAT applies to admissions to:

- amusement parks and
- fair grounds.

However, this excludes any part of the fee for such admission which relates to goods or services other than such admission.

2. Services taxable at the standard rate

With effect from 1 January 2021 the standard rate of VAT applies to:

- amusement services supplied within amusement parks if a separate or additional charge is made for them and
- to amusement services in other settings, for example, a child's ride in a shopping centre.