

Collector-General

eTC

GUIDELINES & PROCEDURES

December 2015

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A more recent version of this manual is available.

1. Introduction

- 1.1 From January 1st 2016 Revenue will formally introduce a new electronic Tax Clearance (eTC) processing system. Applicants for tax clearance no longer receive a paper tax clearance. The application is processed in real time and the result of the application is displayed on screen. An email confirming the results is sent to the applicant's Revenue Online Service (ROS) or myEnquiries Inbox. This will include a Tax Clearance Access Number which with the applicant's Tax Reference Number can be given to any third party entity that wishes to verify their TCC.
- 1.2 The only exceptions to using eTC are:
- (i) tax clearance certificates in relation to the Standards in Public Office Act (SIPO) 2001,
 - (ii) non-resident applicants who have no Tax Registration Number in this state,
 - (iii) non e-enabled applicants.
 - (iv) non-registered voluntary bodies e.g. tidy towns committees

2. Legislation

- 2.1 Section 95 of the Finance Act 2014 amended Section 1094 and Section 1095 of the Taxes Consolidation Act 1997 allowing all tax clearance functions to be performed electronically.
- 2.2 Section 95 of the Finance Act 2014 also allows the rescission of an eTC where the taxpayer becomes non-compliant with their obligations under Sections 1094 and 1095.

3. Transition Period

- 3.1 There is a transition period in place for the move from paper certificates to the electronic output.

Period	When tax clearance issued	End-date of certificate
Q2 2015	1/4/15 to 30/6/15	end-date of 31/12/15
Q3 2015	1/7/15 to 30/9/15	end-date of 31/3/16
Q4 2015	1/10/15 to 31/12/15	end-date of 30/6/16

From January 1st 2016 all new applications for tax clearance will be through the online eTax Clearance system, except for customers with an exemption from mandatory electronic filing requirements, i.e. on age grounds or due to broadband access or similar.

4. Scope

This document provides information for the public on tax clearance issues, including current regulations, relevant criteria and the use of the new eTC system. It also provides instructions and guidelines for Revenue staff with responsibility for the tax clearance function and will be of assistance to other staff dealing with tax clearance queries.

5. What is a Tax Clearance Certificate?

5.1 A Tax Clearance Certificate (TCC) is confirmation from Revenue that a person's tax and Customs affairs are in order at the date of issue of the certificate. However, in some instances, a certificate may be issued to a customer who has tax arrears covered by a phased payment arrangement that has been agreed with Revenue.

5.2 **Connected parties**: As a Tax Clearance applicant both the applicant's affairs and those of connected parties to the applicant will be assessed as part of the tax clearance process. Potential connected parties which will also be assessed include:-

Spouse/Civil Partner

Properties

Partners

Partnerships

Employer (Criminal Legal Aid Board applicants)

Directors/Shareholders

Previous Business Entity (Liquor Licence applicants)

VAT Group Remitter (Applicants who are part of a VAT Group)

In order to complete the application the applicant will require the Tax Reference Number or Property ID of their relevant connected parties.

6. Purpose of the Tax Clearance Scheme

The purpose of the Tax Clearance scheme is to ensure that persons, who derive an economic benefit from

- a licence / permit to conduct certain activities in the State, and/or
 - receipt of contracts/grants, subsidies and other payments from the State
- are in compliance with their tax and Customs obligations.

7. When is Tax Clearance Required?

7.1 Renewal of Licences and permits

A TCC is required before renewal of a variety of licences. The table at [Appendix 1](#) outlines the legislation that governs the requirement to provide a TCC for certain activities.

7.2 Public Sector Contracts

A contractor is obliged to produce a TCC in order to qualify for a Public Sector Contract with a value of €10,000 or more, (inclusive of VAT), within any 12 months period. Such contracts include the purchase, hiring, leasing of goods, services or property by public authorities.

Examples of the types of goods/services covered in such contracts are plant hire, consultancies for management, legal or design services, cleaning or security.

The tax clearance requirement applies even where the provision of goods or services is not the subject of a formal written contract.

7.3 Grant Payments

An applicant for a grant must hold a current TCC in order to qualify for State / Public Authority grants, subsidies and similar type payments with a value of €10,000 or more, within any 12 months period, including for example, industrial and farm development grants.

8. Small Public Service Vehicles (SPSVs) or Vehicles Drivers (SPSVDs)

8.1 As per the Taxi Regulation (Small Public Service Vehicle) Regulations 2015, the granting or renewal of all taxi licences, (including wheelchair-accessible taxis, hackneys or limousines licences) is conditional on the applicant producing a TCC to the licensing local authority with the application.

8.2 All applicants for such licences should apply through eTC in ROS or myAccount from the Revenue website.

8.3 Holders of existing licences should maintain strict tax and Customs compliance at all times to avoid renewal of their licence being refused due to the non-production of a TCC.

9. Charities

9.1 A charitable body applying for a **Public Sector Contract** must be in possession of a current TCC.

9.2 Applicants for **Public Sector Grants, Subsidies or similar type payments** holding a Charity (CHY) Number do not require a TCC but must quote their CHY Number. A Charity's CHY Number can be viewed by clicking on the attached links:

A list of registered charities is available on Revenue's website:

<http://www.revenue.ie/en/business/charities.html>

Applications for **CHY Numbers** are processed by:

**Charities Section,
Office of the Revenue Commissioners,
St. Conlon's Road,
Nenagh,
Co. Tipperary.**

Telephone (LoCall) 1890 666 333

Fax 067-32916 or e-mail through myEnquiries or ROS: charities@revenue.ie

10. Criminal Justice Legal Aid Panel

10.1 Under the Criminal Justice (Legal Aid) (Tax Clearance Certificates) Regulations, 1999, a solicitor who is a PAYE employee and holds a TCC is eligible to be considered for the Criminal Justice Legal Aid Panel.

10.2 The issue of a TCC to such PAYE employees is conditional on the employer's tax and Customs affairs being in order - if the employer is a partnership, the partnership must be tax compliant.

10.3 The new Criminal Justice Legal Aid Panels start on 1st December each year. Solicitors applying for a TCC for the Criminal Legal Aid Panel should apply through the new eTC system.

11. Other Circumstances

Any company / individual can apply for a Tax Clearance Certificate. In a case where the applicant is a company, each person who is either the beneficial owner of, or able directly or indirectly to control, more than 50 per cent of the ordinary share capital of the company must also be tax compliant.

12. Non-Residents

12.1 There are 3 Categories of Non-Resident Applicants:

- (1) Non-resident applicants, registered for Irish tax, **without** a permanent established (PE) place of business in the State can apply for tax clearance using ROS or MyAccount.
- (2) Non-resident applicants, registered for Irish tax **with** a permanent established (PE) place of business in the State can apply for tax clearance using ROS or MyAccount.
- (3) Non-resident applicants who have neither an Irish tax registration nor a permanent established (PE) place of business in the State, must apply for tax clearance using a [TC1 paper application form](#) to:
Non-Residents Unit,
Collector-General's Office,
Sarsfield House,
Francis Street,
Limerick,
Fax to 00353 61- 488476 or by e-mail to nonrestaxclearance@revenue.ie.

12.2 Additional Information in relation to Non-Residents

- (i) If the nature of a contract requires that non-resident applicants with a permanent establishment in the State register for Irish tax purposes, the applicants should contact their local [Revenue District Office](#).
- (ii) Non-resident applicants applying in connection with an excise licence renewal are normally registered for Income Tax only – the majority of these cases will be bookmakers who would not have an office in the State but would have a stand on a racecourse. As this is considered the applicant's place of business the applicant is obliged to register for Income Tax.
- (iii) Non-Residents who are **not** registered for Irish tax **cannot apply through eTC** for a TCC. The TC1 Form must then be submitted by post to Non-Resident Tax Clearance Section, Office of the Collector-General, Sarsfield House, Francis Street, Limerick.

13. Non e-enabled & Non registered Voluntary Bodies.

Applicants who have no access to electronic systems or who are unregistered voluntary bodies can apply for a Tax clearance Certificate by completing a TC1 application which can be obtained from their local Revenue Office. Where applicants have access to the Revenue website, a TC1 application form can be downloaded. Completed forms must be submitted to the local Revenue office or to Customer Services, Office of the Collector-General, Sarsfield House, Francis Street, Limerick. [TC1 form](#). See [Appendix 6](#) on the application process.

14. Standards in Public Office (SIPO) Applications

- 14.1 The Standards in Public Office Act, 2001 introduced a specific **SIPO tax clearance** requirement for members of the Dáil and Seanad, Senior Public Officials and candidates for appointments to the judiciary.

Note

Due to this legal requirement, TCCs issued under other tax clearance provisions are not valid for the purposes of the Standards in Public Office Act.

14.2 Circumstances where a SIPO TCC is required:

(i) **Politicians**

All persons elected to either House of the Oireachtas or nominated to be a member of the Seanad are required to furnish a TCC to the Standards in Public Office Commission. The TCC issue date must not be more than nine months before or after the election/nomination date. (These provisions also extend to a person who is appointed as Attorney General, if that person is not already a member of the Dáil or Seanad).

(ii) **Judicial Appointments**

The Judicial Appointments Advisory Board cannot recommend a person for appointment to judicial office to the Minister for Justice unless that person has furnished to the Board, a TCC issued not more than eighteen months prior to the recommendation.

The Government cannot advise the President to appoint to judicial office a person who was not the holder of Tax Clearance Certificate on the date of approval by the Minister of the Judicial Appointments Board recommendation unless that person has furnished to the Secretary to the Government, a TCC issued not more than eighteen months previously.

A person appointed to **senior office** must furnish to the Standards in Public Office Commission a TCC with an issue date of not more than nine months before or after the appointment.

In this context a **senior office** is a designated directorship or position in:

- a Local Authority
- a Health Board
- a body, organisation or group established under any enactment but excluding company law (i.e. excluding ordinary commercial companies)
- a company in which the majority of the shares are held by the Government or a Minister,
- a Public Body (which includes Government Departments),
- any other body appointed by the Government or a Minister to be a Public Body where the remuneration for the post is not less than the lowest remuneration of a Deputy Secretary-General.

Note

In addition to providing a TCC, a Statutory Declaration must also be made to the Standards in Public Office Commission, the Judicial Appointments Board or the Secretary to the Government, as

appropriate, confirming that the person's tax and Customs affairs are in order. See point 15.5 below.

14.3 Criteria for Granting SIPO TCCs

- (i) The issuing of a TCC to a person who is, or previously was, a member of a partnership is conditional on the partnership also being fully tax and Customs compliant for the duration of the applicant's membership.
- (ii) Persons paying Income Tax under the PAYE system who are requested by their local Revenue District to complete returns of income (Form 12) for particular tax years are obliged to submit such returns before their TCC application will be considered.

14.4 How to Apply for a SIPO TCC

The specific application form - TC (SIPO) for tax clearance under the Standards in Public Office Act is available from:

- Revenue.ie – click on the attached link - [TC\(SIPO\)](#)
- The SIPO Unit, Office of the Collector-General, Sarsfield House, Francis Street, Limerick. LoCall 1890 20 30 70. Alternatively, enquiries can be made via MyEnquiries, which is Revenue's secure On-Line email system. MyEnquiries can be accessed via either the Revenue Online Service (ROS) or via myAccount* on www.revenue.ie and selecting 'My Enquiry Relates to'- 'Collector- General's' And 'More Specifically' - 'Tax Clearance SIPO'- 'from the drop down selection menu.
- The Judicial Appointments Advisory Board or the Standards in Public Office Commission – Contact details:

The Judicial Appointments Advisory Board,
15/24 Phoenix Street North, Smithfield, Dublin 7.
Contact Names: Elisha D'Arcy and Ciaran Byrne.
Telephone: 01-8886228/ 01-8886826
Fax: 01-8886470

Standards In Public Office Commissions,
18 Lower Leeson Street, Dublin.
Contact Names: Brian McKeivitt, Lee Lundberg and Frank Forde.
Telephone: 01-6395666; **LoCall:** 1890 22 30 30 or **Fax:** 01-6395684

NB

- (i) Completed application forms should be posted or delivered to the **SIPO Unit, Office of the Collector-General, Sarsfield House, Francis Street, Limerick.**
- (ii) **All SIPO applications must contain an original signature** - whether submitted on an original form or a copy form.

14.5 Statutory Declaration for SIPOs

While not strictly a matter for Revenue, it should be noted that in addition to a TCC, a Statutory Declaration must also be submitted to the Standards in Public Office Commission (or to The Judicial Appointments Advisory Board or to the Secretary to the Government, as appropriate).

This Statutory Declaration confirms that at the time of making the declaration, the person is, to the best of his or her knowledge and belief, in compliance with his or her tax obligations. The actual wording for the Statutory Declaration is available from the Standards in Public Office Commission or The Judicial Appointments Advisory Board or the Secretary to the Government, as appropriate. For further information please contact the appropriate body.

14.6 Statutory Declarations must be made as follows:

(i) Politicians

Not more than one month before or one month after the election date (or the date of nomination to the Seanad) and furnished to the Standards in Public Office Commission not more than nine months after that date.

(ii) Judicial Appointments

Not more than one month before the recommendation for appointment and furnished to the Judicial Appointments Board prior to the recommendation.

(iii) Senior Office Appointees

Not more than one month before or one month after the appointment date and furnished to the Standards in Public Office Commission not more than nine months after that date.

15. Capital Gains Tax Clearance

15.1 Section 980 of the Taxes Consolidation Act 1997 applies to assets over €500,000 in value and usually, though not exclusively, arises in the context of land/property sales.

15.2 Section 980 obliges the purchaser of certain assets to withhold 15% of the purchase price of that asset and remit it to Revenue as Capital Gains Tax, unless the vendor produces to the person acquiring the asset either

(a) a CG50A, or

(b) where the asset concerned is land on which a new house has been built or is in the course of being built by or on behalf of the person disposing of it which has not been used at any time before its disposal, a CG 50A or a tax clearance certificate under Section 1094 or 1095 or a certificate of authorisation issued under Section 531 of the Taxes Consolidation Act 1997.

15.3 Applications for a CG50A – Capital Gains tax clearance certificate must be submitted on a CG50 Form.


16. Applying for a TCC

- 16.1 From January 2016 all applications for a TCC, except for a small number of cases, will be made online through ROS or myAccount. Prior to application, applicants will need to know which Revenue system they can apply under. In order to apply for tax clearance applicants must have an active tax registration, e.g. be an active PAYE customer, or have an Income Tax, Partnership or Corporation Tax registration. In general PAYE customers will apply through myAccount, while business customers will apply through ROS (although there are some exceptions to this). If applicants are already a ROS customer, an application for a eTax Clearance must be made through ROS. A customer's agent can also apply for tax clearance on a taxpayer's behalf through ROS. For further information on these systems please see www.revenue.ie
- 16.2 Once applicants have registered for ROS or myAccount, they should log on to the system and select Tax Clearance. Once an applicant clicks on 'Apply' they will be asked to 'Review Your Details'. Applicants will be asked to select the reason why an application is being submitted. Applicants should select the appropriate reason for their tax clearance application. Selecting 'Licence' or 'Grant' will produce an expanded menu to allow an applicant select the particular type of licence or grant. There are certain categories which are applicable to business customers and if a PAYE customer selects a business category e.g. Public Sector Contract, the applicant will be asked to register for Income Tax/Corporation Tax prior to completing their tax clearance application. An applicant will proceed through the screens filling in the relevant information for the application. A summary screen will be presented at the end of the application process, the applicant should review all the information provided, tick the box in the declaration and click on 'Submit'.
- 16.3 When the application has been completed and submitted Revenue will electronically assess the application which should only take a few seconds. Where the applicants' tax affairs are in order applicants will be presented with their electronic TCC on the screen. Where the applicants' tax affairs are not in order they will receive a notification that the application has been refused or is under review.
- 16.4 A confirmation email will also be sent to the applicants' ROS or myEnquiries inbox. Revenue will not be issuing paper tax clearance certificates (exceptions at 1.2) however there is an option to print the screen results if applicants wish to keep a paper copy of the electronic TCC or refusal reasons.

17.TCC issued to applicant

Where the applicants' tax affairs are in order the applicants will be presented with the following information, Name, Tax Reference Number and a Tax Clearance Access Number, this number along with the applicants' Tax Reference Number can be provided to any third party to verify the applicant's tax clearance status.

The screen below is a result from a ROS application, the myAccount screen will look slightly different but will have all the same information on the screen. By clicking on 'Print' at the bottom left hand side of the screen an applicant can print a copy of the Tax Clearance Application Result screen.

 **Tax Clearance Application Result**

Tax Clearance Certificate Issued

We confirm that your tax affairs are in order, and you have been issued with a tax clearance certificate. Confirmation of this has also been sent to your Revenue Record.

In order to confirm to a third party that you have a tax clearance certificate, you will need to provide them with your PPSN/tax reference number and the tax clearance access number below.

Applicant Name: **Jane Test**

Applicant PPSN/Tax Reference Number: **6953224CA**

Access Number: **849198**


Please note that in order to retain your tax clearance certificate you need to continue to keep your tax affairs in order. Revenue will review your tax affairs periodically and will rescind your tax clearance certificate if your tax affairs are not in order at any stage.

[Print](#) [Close >](#)

18.TCC refused

If the applicants' tax affairs are not in order, the applicants will be notified that the application for a TCC has been refused. The applicants will be presented with the reasons why the application was refused. In order to obtain a TCC, the applicants will need to deal with any outstanding issues, e.g. outstanding liabilities and/or missing return(s). The applicants will also need to ensure that any outstanding issues are addressed in the tax affairs of any connected parties. It is up to the applicants to resolve all the outstanding issues. Then a new eTax Clearance application will have to be made.

The screen below is a result from a ROS application, the myAccount screen will look slightly different but will have all the same information on the screen. By clicking on 'Print' at the bottom left hand side of the screen an applicant can print a copy of the result screen.

 **Tax Clearance Application Result**

Tax Clearance Application Refused

Your application for a Tax Clearance Certificate has been refused because of the reasons summarised below.

Applicant:

According to our records you have the following liabilities and/or returns due:

1234567A	Income Tax, 1 (Firms) Return Due	01/01/13 - 31/12/13
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Properties:

The following properties which you own have liabilities and/or returns due:


03344380MH	LPT Balance Due: €112.00	01/01/14 - 31/12/14
03344380MH	LPT Balance Due: €225.00	01/07/14 - 31/12/14
03344380MH	LPT Balance Due: €225.00	01/01/15 - 31/12/15

More Information:

In order to obtain a Tax Clearance Certificate you will need to put your tax affairs in order by dealing with the outstanding issues. You will also need to ensure that the tax affairs of all connected parties are in order.

Once all issues have been addressed you will need to re-apply online for a Tax Clearance Certificate.

You may appeal against a refusal of a Tax Clearance Certificate by giving notice in writing within 30 days after the date of the refusal. The notice must specify the detailed grounds for your appeal. Any amount of tax or interest which is due to be paid, and which is not in dispute, must be paid before an appeal may be made.

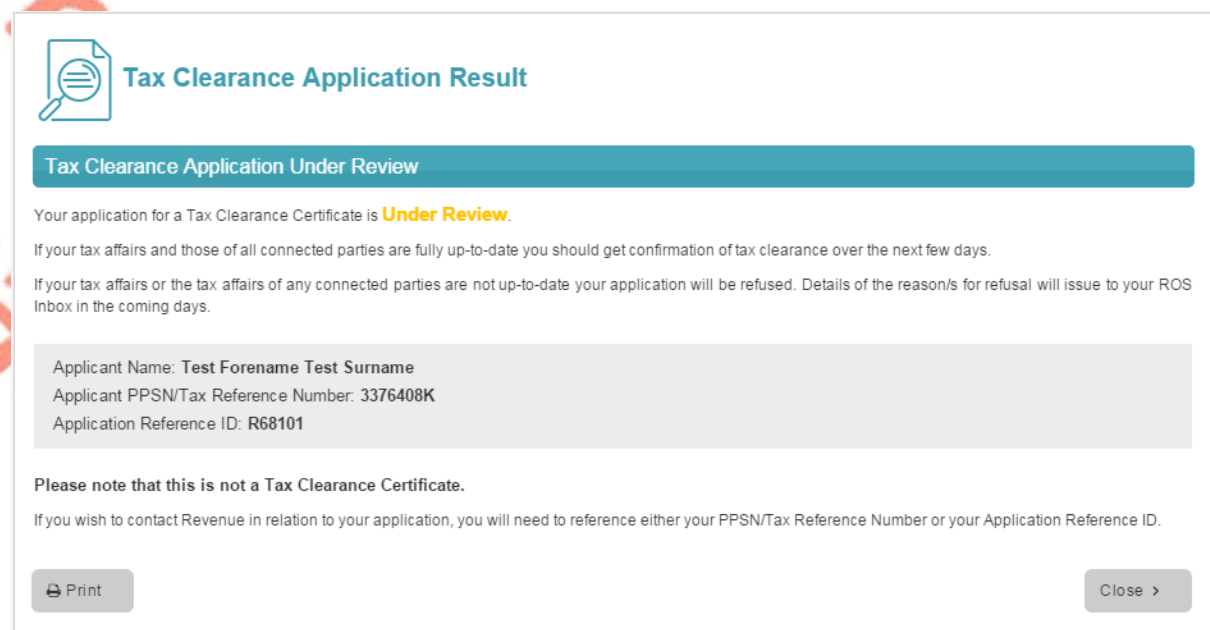
 Print

Close >

19.TCC under Review

In some cases an application may need to be reviewed by Revenue before a decision can be made in relation to granting a TCC. An example would be where an applicant is currently in a phased payment agreement. Where this arises, an applicant will be notified that the application is under review. If an applicant wishes to contact Revenue in relation to the application the Tax Reference Number or Application Reference ID should be quoted.

The screen below is a result from a ROS application, the myAccount screen will look slightly different but will have all the same information on the screen. By clicking on 'Print' at the bottom left hand side of the screen the applicant can print a copy of the result screen.



The screenshot displays a web interface titled "Tax Clearance Application Result". It features a teal header bar with the text "Tax Clearance Application Under Review". Below this, a message states: "Your application for a Tax Clearance Certificate is **Under Review**." Two paragraphs of text follow, explaining that confirmation of tax clearance will be provided if tax affairs are up-to-date, or that the application will be refused if they are not. A grey box contains the following details: "Applicant Name: Test Forename Test Surname", "Applicant PPSN/Tax Reference Number: 3376408K", and "Application Reference ID: R68101". A note below states: "Please note that this is not a Tax Clearance Certificate." and "If you wish to contact Revenue in relation to your application, you will need to reference either your PPSN/Tax Reference Number or your Application Reference ID." At the bottom, there are two buttons: "Print" on the left and "Close >" on the right.

20.Rescission of a Tax Clearance Certificate

Applicants will be periodically re-assessed in a given year to determine if they have kept their tax affairs in order. Applicants who are no longer compliant will have the TCC rescinded (withdrawn). An applicant will receive notification to their ROS or myEnquiries inbox that the TCC has been rescinded. This notification will also contain the reasons the TCC has been rescinded. Where an applicant's TCC is rescinded, and the applicant requires tax clearance at a future date, a re-application online will have to be made.

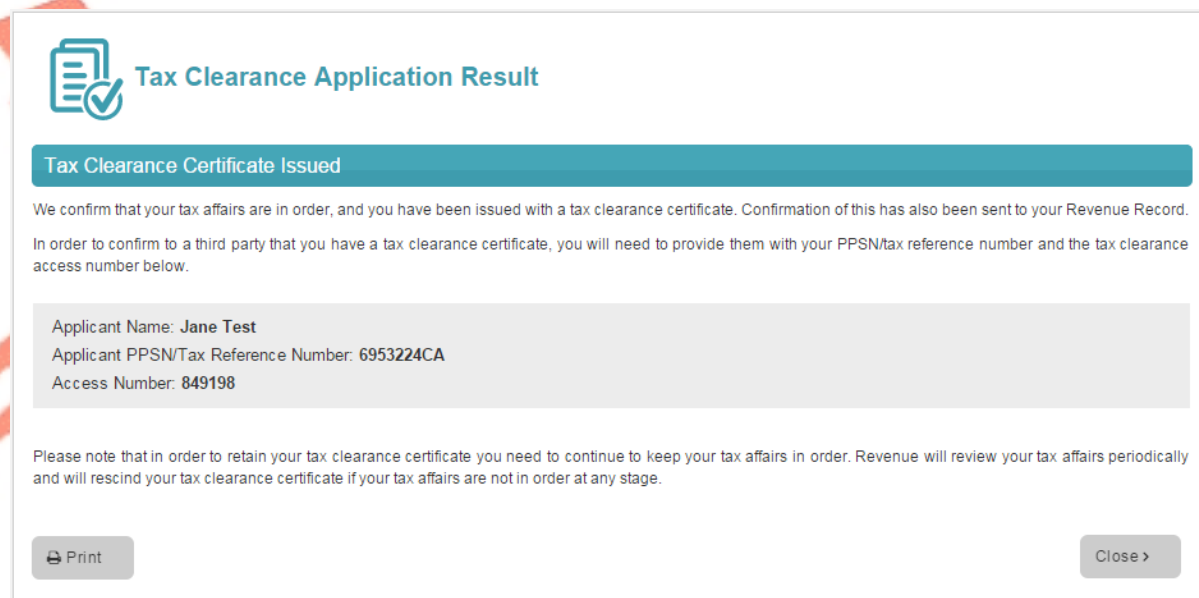
21.TCC has expired

A TCC will remain valid for up to four years once an applicant's tax affairs remain in order. Where the TCC is required for a grant the application must be submitted each year.

In all other cases the application will remain valid for four years after which the applicant will receive a notification that the TCC is expired. A new application will have to be submitted.

22. Verifying that a Person holds a Current Tax Clearance Cert

Applicants who are tax compliant will receive a *Tax Clearance Application Result of Tax Clearance Certificate Issued*. On this screen will be a Tax Clearance Access Number, this number along with the applicant's Tax Reference Number can be provided to any third party that wishes to verify the applicant's tax clearance status. Any third party can verify a TCC through ROS.



Tax Clearance Application Result

Tax Clearance Certificate Issued

We confirm that your tax affairs are in order, and you have been issued with a tax clearance certificate. Confirmation of this has also been sent to your Revenue Record.

In order to confirm to a third party that you have a tax clearance certificate, you will need to provide them with your PPSN/tax reference number and the tax clearance access number below.

Applicant Name: Jane Test
Applicant PPSN/Tax Reference Number: 6953224CA
Access Number: 849198

Please note that in order to retain your tax clearance certificate you need to continue to keep your tax affairs in order. Revenue will review your tax affairs periodically and will rescind your tax clearance certificate if your tax affairs are not in order at any stage.

Print Close >

Public Sector Bodies are required by Department of Finance Circulars to verify that suppliers, grant applicants and parties to contracts are tax compliant and have tax clearance.

Existing on-line verification facility (available at www.revenue.ie) provides for an individual check of an applicant's paper tax clearance status. With eTax Clearance, this option will be available in ROS.

Revenue is providing bulk verification options to facilitate third parties in checking electronic tax clearance. The options will be:-

- a webservice available on the Government Networks; and
- an upload/download option available in ROS.

23.Procedure where applicant contacts caseworker following refusal

- 23.1 If the applicant contacts the office stating that all returns/payments have been submitted, the caseworker should make every effort to trace the missing return(s)/payment(s) from the information provided by the applicant.
- 23.2 In some instances the taxpayer may have requested payment by offset and, if so, caseworkers should then confirm that the offset is available.

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

[...]

24. Appeal Procedure for a TCC Refusal

- 24.1 In order to be eligible for a hearing by the Appeal Commissioners, an applicant wishing to appeal against the refusal of a TCC must lodge the appeal application with the local Revenue District within 30 days of the notification of a refusal.
- 24.2 The appeal application must
- (i) state the matter or matters with which the applicant is aggrieved,
 - (ii) provide detailed grounds for the appeal in respect of each such matter, and
 - (iii) **any amount due, which is not in dispute, must be paid.**
- 24.3 Applicants should be aware that the legislation stipulates that '**no right of appeal shall exist in relation to any amount of tax, Customs duty or interest due under the Acts**'.
- 24.4 For the procedure to follow in relation to an appeal please see the [Appeals Manual](#).

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

[...]

25. TCC under review – workitems

Appendix 1 Legislation governing requirement for TCC

Table of Licences and certain schemes requiring a TCC

Reason for Tax Clearance	Legal basis for Tax Clearance
Liquor Licence (wholesale/retail)	S49 FA 1909-1910 as amended by S156 FA 1992 and S79(1) FA 1993
Liquor Licence (other)	S49(1A) FA 1909-1910 as inserted by S86 FA 2002 and S79(1) FA 1993
Liquor Licence for Cultural Institutions	S62(2A) National Cultural Institutions Act 1997 - as inserted by S106 FA 2000.
Liquor Licence for the National Concert Hall	S2(1A) Intoxicating Liquor (National Concert Hall) Act 1983 - as inserted by S172 FA 2001.
Liquor Licence - National Conference Centre	S1 (9) Intoxicating Liquor (National Conference Centre) Act 2010
Liquor Licence - National Sporting Arenas	S21 of the Intoxicating Liquor 2003
Bookmakers Licence	S7(3) Betting Act 1931 as inserted by S79(2) FA 1993.
Gaming Licence	S19 Gaming and Lotteries Act 1956 - as inserted by S79(3) FA 1993.
Auctioneers or House Agents Licence (including Auction Permits)	S.32 of the Property Services (Regulation) Act 2011.
Hydrocarbon Oil and LPG Licences	S101 FA 1999
Money Lenders Licence	S93 Consumer Credit Act 1995
Mortgage or Credit Intermediaries Authorisation	S116 and S144 Consumer Credit Act 1995
Road Transport Licence (Merchandise)	EU (Merchandise Road Transport) Regulation 1991-1999
Road Transport Licence (Passengers)	EU (Road Passenger Transport) Regulations 1991-1999
Any Legal Aid Panel	Criminal Justice (Legal Aid) (Tax Clearance Certificate) Regulations, 1999.
Payments under Intreo's schemes – Example: Jobs Plus Incentive Scheme	Department of Finance Circular
Disposals of Lands to Local Authorities (not Compulsory Purchase Order)	Department of Finance Circular
Local Authority Loans Scheme (Shared ownership)	Housing Regulations, 1980 (Amendment) Regulations 1992
Permits for Waste Collection Activities (including slurry spreading)	SI 402/2001 Waste Management (Collection Permit)

Reason for Tax Clearance	Legal basis for Tax Clearance
	Regulations 2001
Licences for Small Public Service Vehicles e.g. Taxis and hackneys (See paragraph (d))	Taxi Regulation (Small Public Service Vehicle) Regulations 2015
Private Security Services (includes Directors of a Corporate Body and Partners of Partnership)	Section 24 of the Private Security Services Act 2004
Authorisation - Authorised Warehouse Keeper	S109(3d) as inserted by S69 FA 2008
Authorisation as a Registered Consignor	S109A(3b) as inserted by S93 FA 2010
Diesel Rebate Scheme	S99A FA 1999 as inserted by S51FA2013 & SI No231 of 2012
Public Sector Contract	Department of Finance Circular

Appendix 2 Assessment Rules

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

[...]

A more recent version of this manual is available.

Appendix 3 Applications outside the scope of eTC

Application Forms

When an applicant's tax and Customs affairs are in order, an application for a TCC should be made through the eTC system.

The only exceptions to this application method are:

- (i) tax clearance certificates in relation to the Standards in Public Office Act (SIPO) 2001

[Download Form TC \(SIPO\)](#)

Completed Forms should be returned to

Office of the Collector-General,
Sarsfield House,
Francis Street,
Limerick.

- (ii) Non-resident applicants who have neither an Irish tax registration nor a permanent established (PE) place of business in the State, i.e. foreign traders, must apply for tax clearance using a TC1 paper application form to:

[Download Form TC1](#)

Non-Residents Unit,
Collector-General's Office,
Sarsfield House,
Francis Street,
Limerick,

Fax to 00353 61- 488476 or by e-mail to nonrestaxclearance@revenue.ie

- (iii) non e-enabled applicants & Non Registered Voluntary Bodies

[Download Form TC1](#)

Submit the form to the local Revenue Office or to Customer Services unit, Collector-General's Office, Francis Street, Limerick or call in person to the local Revenue Office

[Local Revenue District Office](#)

- (iiii) Capital Gains Tax Certificate

[Form CG50 - Certificate under Section 980 \(8\) TCA 1997](#)

Completed **CG50** forms should be returned to the [Local Revenue District Office](#).

[Form CG50B - Capital Gains Tax - Section 980\(4\)\(a\)\(i\) TCA 1997 Deduction of tax from purchase consideration](#)

Completed **CG50B** forms should be submitted to the [Local Revenue District Office](#).

Appendix 4 Department of Finance Circulars

Department of Finance are currently updating their circulars in relation to Public Sector Contracts and Grants.

Links to the new circulars will be provided once they are published.

A more recent version of this manual is available.

Appendix 5 Managing an eTC application

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

[...]

Appendix 6 Application Process

Appendix 7 Processing cases Under Review

Appendix 8 Payment Transfer

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

[...]

A more recent version of this manual is available.