Notes to help you apply for VAT registration

These notes will help you answer questions on form VAT1 Application for registration.
The notes are numbered to correspond with the questions on the form.
If you need more space to give an answer, please write on a separate sheet of paper and make sure that
you add the name and address of the applicant at the top of each sheet.
The checklist on page 11 will help you to make sure you include all relevant information, including any
other documents.
Details on where to send your application are given on page 12.
A glossary of the terms used is included on pages 12 to 14.
We recommend you read the VAT guide notice 700 before applying to register for VAT to understand your
responsibilities. Go to www.gov.uk/guidance/vat-guide-notice-700

Declaration
By submitting this application to register for VAT, you're making a legal declaration that the information
is correct and complete to the best of your knowledge and belief. A false declaration can result
in prosecution.

Capacity in which you sign the application

For sole traders
The sole proprietor, that is, the owner.

For partnerships
One of the partners, that is, one of the owners – the full details and signatures of all partners must be
provided on a form VAT2. Go to www.gov.uk/government/publications/vat-partnership-details-vat2
Faxed or photocopied forms are not acceptable.

For corporate bodies
A director or company secretary or an authorised signatory.

For unincorporated bodies
An officer or official applying on behalf of an unincorporated body, for example, secretary, trustee.

An authorised agent
An individual authorised by the applicant being registered to act on their behalf.

About the business
Businesses without an establishment in the UK are required to register and account for any UK VAT to
HMRC if:
• they make taxable supplies in the UK of any value
• they expect to make taxable supplies in the UK in the next 30 days

A business not established in the UK will be required to register from the earliest of the date that it made
or formed an intention to make taxable supplies in the UK in the next 30 days.

In either case a non-established business has 30 days from that date to notify HMRC that it is required to
register for VAT.
Non-established taxable person (NETP)
A non-established taxable person (NETP) is any person who is not normally resident in the UK, does not have a UK establishment and, in the case of a company, is not incorporated in the UK.

UK establishment
Decisions are made and the business’s central administration is carried out in the UK. The business has a permanent physical presence with the human and technical resources to make or receive taxable supplies in the UK.
We would normally consider a company which is incorporated in the UK to have an establishment in the UK as long as it’s able to receive business supplies at its registered office.

Establishment in the UK
If you have a UK establishment, you’re not a NETP. You’ll be registered at the address of your principal UK place of business. Your VAT records and accounts should be kept at this address and should be available for HMRC to inspect.
You should make sure that someone responsible for your VAT affairs can be available at the address.

Question 1 Enter the type of business
HMRC needs to correctly register your business on our records to improve the management of the different taxes and duties (for example, Self Assessment, Corporation Tax and VAT) on that record.
The type of legal entity of your business determines which type of tax you need to report. It is therefore important that we set your record up under the correct entity type.
Please review the entity type descriptions below, decide which is correct for your business and complete the section for that legal entity type. These will be found in either question 1 or 2 on the form.
Select only one entity.

Sole Trader
If you’re a sole trader, you run your own business as an individual and are self-employed.
Complete section in Question 1.

General partnership
General partnership is made up of 2 or more people, who are trading together. One of the partners will be ‘nominated’ to deal with HMRC. General partnership has no legal existence distinct from the partners themselves. Most partnerships are of this type. Complete section in Question 1.

Scottish Partnership
Scottish partnership is the same as a general partnership but is a separate legal entity, distinct from the partners themselves. The business address must be registered in Scotland. Complete as a general partnership in Question 1.

Limited partnership
Limited partnership is made up of general and limited partners. The limited partnership must register with Companies House, but does not have to file an annual return. The limited partners will have limited liability for debts. Complete section in Question 1.
Question 2 Corporate bodies

Corporate body definition
A group of individuals identified by a particular name which acts as a single legal entity. Included here are:

- limited companies (and overseas equivalent)
- companies set up by Royal Charter, Letters Patent or Acts of Parliament
- limited liability partnerships
- European economic interest groupings
- friendly, industrial and provident societies

UK Company
A UK Company is an incorporated company formed by registration with Companies House. Complete Corporate Bodies (including limited liability partnerships) section in Question 2.

Limited liability partnership
Limited liability partnership must be registered at Companies House. It is taxed as partnerships but have the benefits of being a corporate entity. All the partners have limited liability for debts. Complete Corporate Bodies (including limited liability partnerships) section in Question 2.

Scottish liability partnership
Scottish liability partnership is similar to limited partnership. It is made up of general and limited partners. It has a separate legal entity and the limited partners have limited liability for debts. The business address must be registered in Scotland. Corporate Bodies (including Limited liability partnerships) section in Question 2.

Charitable Incorporated Association
A Charitable Incorporated Association (CIA) is an incorporated structure designed for charities. You’re a CIA if you’re registered as such with the Charity Commission or the Scottish Charity Regulator. If you’re a charity but structured differently than a CIA, for example as a company, then you must register for VAT as a company. Complete section in Question 2.

Trust
A Trust is an arrangement where one or more parties (in the role of trustee) manages assets on behalf of one or more other parties (in the role of settlor) for the benefit of one or more other parties (in the role of beneficiary). Complete the section in Question 2.

Registered society
A registered society is incorporated by the Financial Conduct Authority (FCA) and also appears on the Companies House register.

Registered societies include:
- co-operative societies – businesses that are run for the benefit of their members, distributing profits between their members
- community benefit societies – businesses that are run for the benefit of the wider community, re-investing profits in the community
- ‘pre-commencement societies’ (industrial and provident societies, registered before 1 August 2014)

Complete section in Question 2.

Unincorporated Association
An Unincorporated Association is an organisation set up through an agreement between a group of people who come together for a reason other than to make a profit (for example, a voluntary group or a sports club). This does not preclude the Unincorporated Association from trading and making a profit – but it is not the primary purpose. Complete section in Question 2.

HMRC needs your tax references to help us find any records we have for you. Different reference numbers are used by the various taxes and duties managed by HMRC. The expected references are requested in the section for each entity type.
What is a Corporation Tax Unique Taxpayer Reference?
This is a 10-digit number, for example 1234567890. It will be on tax returns and other letters about Corporation Tax. It may be called ‘reference’, ‘UTR’ or ‘official use’.

What is a Self Assessment Unique Taxpayer Reference?
This is a 10-digit number, for example 1234567890. It'll be on tax returns and other letters about Self-Assessment. It may be called ‘reference’, ‘UTR’ or ‘official use’.

What is a Company Registration Number?
You’ll have a Company Registration Number if you’re registered with Companies House. It’s usually either an 8-digit number, or 2 letters plus 6 digits/numbers. It may also be referred to as a ‘Companies House Registration Number’ ‘CRN’ or simply a ‘company number’.

What is a National Insurance number?
It’s on your National Insurance card, benefit letter, payslip or P60. For example, ‘QQ123456C’

What is a HMRC charities reference number?
You’ll have HMRC charities reference number if you’ve received recognition from HMRC for a charity to claim tax back on things like Gift Aid donations. It’s (up to) 7 characters and begins with either 1 or 2 letters followed by (up to) 5 numbers.

What if I’m not a UK business or non–established business in the UK?
Please provide the equivalent reference number for your type of business from the country where your business is registered.

Question 3  Are you registering as the representative member or nominated corporate body of a VAT group?
This question is only relevant if you intend to register 2 or more corporate bodies under one registration as their representative member. See VAT group in the Glossary on page 14 for more details.

Question 4  Business contact details

Business address
Please give the address where the business will operate from on a day-to-day basis. For most businesses this address should be in the United Kingdom (UK). Please do not use an accountant’s address, a PO box or a ‘care of’ address. They’re not acceptable and HMRC will return the form to you to correct the entry.

Non-UK addresses
If you’re applying to register for UK VAT but are abroad, you may deal directly with HMRC or appoint a tax representative in the UK. Please put your business address, including the country you operate the business from, in this section.

To appoint a tax representative to handle your UK VAT affairs, please complete form VAT1TR.
Go to www.gov.uk/government/publications/vat-appointment-of-tax-representative-vat1tr

Other contact details
Please provide phone numbers and email addresses in case we need to contact you.

Contact preference
This preference is for automated outputs from HMRC, where a digital message could be sent rather than a letter. There may be circumstances where HMRC has to send a letter regardless of what preference you’ve selected.
Separate arrangements have to be made to enable email correspondence between yourself and HMRC in any other circumstances.
Reason for registration
There can only be one reason stated for wanting to register for VAT. Please read all the guidance on the different reasons and select only one section to complete on the form.

Question 5 Taking over a going concern
Are you registering for VAT because you’ve:
• taken over (or are about to take over) a business (or part of a business) as a going concern
• changed (or are about to change) the legal status of a VAT registered business

A transfer of a going concern (TOGC) is where you take over a business or part of a business, whether or not you intend to continue to run that business in the same way. By ‘change of legal status’ we mean a change, for example, from a sole proprietorship to a partnership or limited company.

How to work out your effective date of registration
To work out the effective date of registration you must first work out whether you need to register for VAT. Here are the steps to take:
• look at the value of the goods and services sold by the transferred business or part business in the 12 months before the transfer
• if you were already the owner of a business, add the value of any goods and services you’ve supplied in the 12 months before the transfer
• if the total is over the registration threshold, you must register within 30 days of the transfer – your effective date of registration will be the date the transfer took place
• if the total is below the registration threshold, you do not need to register now

However, you must obtain the turnover records of the transferred business. You must then check the combined value of any goods and services supplied each month to see whether you go over the threshold. See notes for question 8.

You may need to keep checking your turnover.

Do you want to keep the previous owner’s VAT number?
In certain circumstances you can apply to keep the previous owner’s VAT Registration Number. If we’re able to reallocate the number to you, you’ll:
• be responsible for accounting for all the VAT due in the whole tax period that ends after the date of transfer – not just from the date you took over
• be responsible for all VAT declarations that were made before the transfer
• have to correct any errors and pay any interest that may be due (but not any penalty)

If we cannot reallocate the number to you, we’ll issue a new number.

If you want to keep the previous owner’s VAT Registration Number, you must send a completed form ‘VAT68 Request for transfer of a registration number’, which must be signed by both the old and new owners, with this application form.

The previous owner can complete the VAT68 form digitally.
Go to www.gov.uk/government/publications/vat-request-for-transfer-of-a-registration-number-vat68

Alternatively, the previous owner can submit an online deregistration application, and select their reason for cancellation as Change of Legal Entity (COLE).

For more information about taking over a going concern, please refer to VAT Notice 700/9 Transfer of business as a going concern.
Question 6  You are applying for voluntary registration because your turnover is below the registration threshold

Businesses that register for VAT usually do so because either their taxable turnover has gone over the registration threshold sometime in a previous 12 month period, or because they expect it to do so in the next 30 days. We explain these scenarios in more detail at notes for question 7 and question 8.

However, you can apply to register for VAT voluntarily when you:
• are already trading and your turnover does not go over the registration threshold
• intend to trade, but your business has not started yet
• you’re established, or have a fixed establishment, in the UK and make, or intend to make supplies only outside the UK – you’re not required to register for VAT but you may want to recover allowable VAT on the cost of goods, materials, and services incurred in making your supplies outside the UK

If this applies to you, enter the date from which you would like to be registered.

If the date entered is earlier than today, please make sure that it’s no more than 4 years before the date of your application.

Please note that we may ask for evidence from you about the supplies that you’re making or intending to make.

The VAT registration date is important. It’s a fixed date from which you must account for output tax on all your taxable supplies. HMRC will not change it simply because this is a voluntary registration. Changes to registration dates may be made in exceptional circumstances.

Question 7  You are registering because your taxable turnover has gone over the registration threshold in any past period of 12 months or less

Taxable turnover for VAT is the total value of your supplies (usually supplies of goods and services – see Glossary on page 14) that are taxed at the standard, reduced or zero rate. The supply of goods and services that are exempt from VAT is not part of your taxable turnover.

A supply (other than an exempt one) is referred to as a taxable supply even if you’re not registered. If the value of your taxable supplies in any past period of 12 months or less has exceeded the VAT registration threshold, you must put an ‘X’ next to question 7.

To find out the current VAT thresholds and rates:
• go to www.gov.uk and search for ‘VAT registration thresholds’
• phone our VAT Helpline on 0300 200 3700

You must complete and send form VAT1 within 30 days of the end of the month in which your taxable supplies went over the threshold. You may have to pay a penalty, in addition to any VAT that is due, if you do not register for VAT at the correct time.

Your effective date of registration will be the first day of the second month after your taxable supplies went over the registration threshold. For example, if you went over the threshold on 31 August, you would have to tell us by 30 September and your registration date would be 1 October.

Question 8  You are registering because you had an expectation on any date that your taxable turnover would go over the registration threshold in the next 30 days alone?

Put an ‘X’ next to question 8 if:
• the value of your taxable supplies you expect to make in the next 30 days mean that you’ll go over the VAT threshold
• at sometime in the past, you expected the value of your taxable supplies to go over the threshold in the next 30 days alone

This could happen when, for example, a business plans to run an exhibition and anticipates selling so many tickets it expects to go over the VAT threshold. Another example might be a business winning a big contract to supply goods or services, which would mean substantially increasing its planned supplies over the next 30 days.

You must complete and send form VAT1 within 30 days of the day when you first considered you might go over the VAT threshold. This means that you must register before your taxable supplies go over the threshold.

If both question 7 and 8 apply, answer question 8 only.
Effective date of registration

Your effective date of registration will be the date you first had an expectation that you would exceed the threshold in the next 30 days. For example, if it’s 20 January and you expect to go over the threshold in the next 30 days, you must complete and send form VAT1 by 21 February. Your effective date of registration would be 20 January.

If you work through the form and answer all the questions that apply to you, you may discover that you do not need to register for VAT now, as you’ve not gone over the threshold. If this happens, please check your turnover regularly, once a month. Each month consider your position for questions 7 and 8.

Question 7 refers to your turnover in the past.

Question 8 refers to your turnover in the future.

If you go over the threshold, you’ll have to apply to register for VAT. You’ll only have 30 days to complete and send in your application.

Remember: If you’ve taken over ‘a going concern’ and did not need to register at the date of change, you must still include the turnover of that business before the transfer. Make sure that you factor this in when checking your turnover. As explained at the notes for question 5, you must get the turnover records of the transferred business.

Question 9  You are registering because you’re a non-established taxable person making, or intending to make, taxable supplies in the UK

Businesses without an establishment in the UK are required to register and account for any UK VAT to HMRC if they:

• make taxable supplies in the UK of any value
• expect to make taxable supplies in the UK in the next 30 days

A business not established in the UK will be required to register from the earliest of the date that it made or formed an intention to make taxable supplies in the UK in the next 30 days.

In either case a non-established business has 30 days from that date to notify HMRC that it is required to register for VAT. You may have to pay a penalty, in addition to any VAT that is due, if you do not register for VAT at the correct time.

Question 10 Do you want to apply for exception from registration?

You can apply for a registration ‘exception’ if your taxable turnover goes over the VAT registration threshold and you believe this will only be the case temporarily. You must select the appropriate reason for exceeding the threshold from either question 7, 8 or 9 and then select the box requesting exception.

Please provide a covering letter with evidence showing why you believe your VAT taxable turnover will fall below the current VAT deregistration threshold within the 12 months starting from the date you exceeded the registration threshold.

In order for HMRC to consider your exception request, please complete the VAT1 in full, if your exception is refused you’ll be registered and given a VAT Registration number.

Question 11 Do you want to apply for exemption from registration?

You can apply for exemption from registration if you have to register for VAT due to exceeding the VAT registration threshold in either question 7, 8 or 9, but your taxable supplies are all or mainly zero-rated. (Look up ‘Zero-rated supplies’ in the Glossary on page 14.)

If zero-rated supplies along with standard and reduced rate supplies are involved, you’ll need to show us that you’re going to be in an overall repayment position over the next 12 months.

In order for HMRC to consider your application for exemption, you must select the appropriate reason for exceeding the threshold from either question 7, 8 or 9 and then select the box requesting exemption.

In case HMRC does not grant exemption make sure that you answer question 22 and complete form VAT1 in full so we have information to help us make a decision about granting exemption.
Question 12 Distance sales into Northern Ireland from EU countries
Select this option, and then attach from VAT1a if you distance sell into Northern Ireland from EU countries and the value of your distance sales exceed the distance sales threshold in a calendar year. If you distance sell excise goods, such as alcohol and tobacco, you'll have to register for UK VAT and Excise Duty no matter how much your sales are worth. Sales you make to customers who are VAT registered do not count as distance sales.

If you’re outside the EU any sales of goods you make from a non-EU member state to the UK are not distance sales.

Question 13 Acquisitions into Northern Ireland from EU countries
Select this option, and then attach form VAT1B to register for UK VAT if you make acquisitions of goods from EU member states to bring into Northern Ireland and you've passed the acquisition threshold.

Question 14 Agricultural flat rate scheme
Select this option, and then attach form VAT98 if you want to register for the Agricultural Flat Rate Scheme instead of VAT registration.
If you register as a flat rate farmer you do not need to account for VAT or submit VAT returns. You cannot charge VAT on your sales and you cannot reclaim VAT on your purchases. But you can charge and keep a Flat Rate Addition (FRA) when you sell items to VAT registered customers.

Question 15 Disposal of assets
Select this option, and then attach form VAT1C, if you need to register for VAT because you’re intending to dispose of goods on which you, or a predecessor, has claimed, or is intending to claim, a repayment of VAT under Directive 2008/9 or 13th Directive refund arrangements.

Question 16 Earlier registration
Some businesses may benefit from registering for VAT on a voluntary basis earlier than the date they become liable to register. For example, you may wish to claim back the VAT you were charged for expenses connected with setting up your business.

Subject to certain conditions, you can reclaim VAT on:
- goods you bought for your business within the last 4 years provided you’ve not yet sold them
- services you received not more than 6 months before your registration date – enter the date you want to be registered from, if this is earlier than the date you’re required to be registered (But we cannot accept a date earlier than 4 years from the date you’re required to be registered)

If you ask for an earlier date than the one on which you’re obliged to be registered, and HMRC agree to it, you’ll have to account for output tax on all your taxable supplies from the earlier date. Once we’ve agreed the date, it cannot be altered later (unless we find out you were liable to be registered from a date earlier than the one we agreed).

Your turnover

Question 17 Enter your estimate of your taxable supplies in the next 12 months
To work out an estimate of your taxable supplies, look at your taxable turnover over in the last 12 months. Taxable turnover for VAT is the total value of your supplies that are taxed at the standard, reduced or zero-rate. The supply of goods and services that are exempt from VAT is not part of your taxable turnover. If you’re aware of any orders and changes to your business that will affect that turnover, those factors should be reflected in your estimate.

Question 18 Do you expect to make any exempt supplies?
Please refer to examples of exempt supplies on page 13.

Question 19 Do you expect to receive goods in Northern Ireland from an EU member state in the next 12 months?
If ‘Yes’, enter the value of goods you expect to receive in Northern Ireland in the 12 months following your date of registration.
If you expect to sell goods located in Northern Ireland at the time of sale or sell goods from Northern Ireland to EU member states in the next 12 months, enter the value of goods you think you’ll sell in the 12 months following your date of registration.

Do not include the value of any services unless they’re directly related to moving goods (for example, commission, freight insurance, and so on).

**Question 20 Business activities**

Provide a full description of all your business activities including:
- the type of goods and services that you supply
- whether your supplies are retail or wholesale

By full description we mean that you need to specify what it is that you do. Avoid generic terms, for example, instead of:
- ‘building services’, enter ‘plasterer’ or ‘electrician’
- ‘consultancy’, enter ‘management consultancy’ or ‘financial consultancy’

If you’ve not started trading, enter details of your intended business activities.

If your business has more than one activity, enter any other activities.

**Land and property**

If your business activities relate to the buying, selling or letting of land or property, HMRC will need further information about this involvement and you should complete and submit a VAT5L, ‘VAT registration - land and property’ form with your VAT1 Application for registration.

If you wish to opt to tax land or property you’ll need to complete either a VAT1614A, ‘Notification of an option to tax land and buildings’ or a VAT1614H, ‘Application for permission to opt to tax land or buildings’.

For more information, go to www.gov.uk and search for ‘VAT5L’ or ‘VAT Notice 742A Opting to tax land and buildings’.

**Selling of goods**

You should complete this section if you have ticked 'not UK or non-established' and selling goods directly from your own website.

If using a fulfilment warehouse, these should be registered with the Fulfilment House Due Diligence Scheme (FHDDS), and details of the FHDDS number can be found on GOV.UK by searching for Fulfilment House Due Diligence Scheme Registered Businesses List.

**Labour providers**

If your business provides your workers to undertake tasks or provide services for other businesses (this may be all, or just part of your business) you’re a labour provider.

Please indicate on the VAT1 the number of workers you employ or intend to employ.

The term intermediary refers to a person who makes arrangements for, or facilitates, a supply to be made between 2 other persons. If your business makes arrangements for the temporary provision of workers that you do not directly employ (this may be all, or just part of your business) please complete the intermediary question.

**Question 21 Are you (or any of the partners or directors in this business) currently involved, or in the last 2 years have been involved, in any other business in the UK or Isle of Man (VAT registered or not) either as a sole trader, partner or director?**

Include any other business where partners or directors of the business have been involved and are making this application. If the only previous involvement of the directors was with companies that were members of a corporate group, you need only enter the names of the holding companies.

If you’re registering a company that is part of a corporate group, you need only enter the name of the holding company. If any of the holding companies you enter are VAT registered or are part of a VAT group, enter their VAT Registration Numbers. If the business is not VAT Registered enter any HMRC tax reference number (for example, SA UTR and CT UTR)
Question 22 VAT repayment
Do you expect the VAT on your purchases to regularly exceed the VAT on your taxable supplies? This question is about whether the business is likely to get regular repayments from HMRC because the taxable supplies are mainly zero-rated. If you’re intending to ask for exemption from registration (question 11), you should answer this question now, in case exemption is not granted.

Question 23 UK bank or building society account
This must be an account held in the UK and the account name must match the business name you’re registering with HMRC. HMRC will repay any VAT owed to the business electronically, direct into the account.

Please note, some accounts cannot receive payments electronically, so please check with your provider if you’re not sure whether yours can. If you’re in the process of opening a business account, you must provide copies of any relevant correspondence received from your bank or building society.

If you do not have a UK bank account, please explain why by selecting one of the 4 reasons in question 23:
1. Bank account is in the process of being set up
2. Waiting for bank details from the bank
3. The business has an overseas bank account
4. Waiting for a change of name at the bank (for example, sole trader to limited company)

Question 24 VAT Return periods
MA, MB or MC – Quarterly returns
VAT returns are generally submitted quarterly, please select the appropriate stagger for the months when you would like your reporting period to end. This will be used to set the online or Making Tax Digital (MTD) VAT return requests by our system. HMRC may not be able to accommodate your request and allocate the reporting period in line with your date of registration.

MM – Monthly returns
These have traditionally only been requested by businesses in a constant repayment position. This is no longer the case and regular VAT payment businesses can apply for monthly returns.

AA – Annual accounting return
If you would like to have annual VAT returns, please complete and attach form VAT600 to this application.

Question 25 Applicant details
HMRC are responsible for the care and maintenance of tax and have a duty to protect the revenue. As a consequence HMRC needs to identify the ‘natural person’ behind any VAT registration.

The persons detailed in this section must provide their full name, home address, date of birth and National Insurance number (or Tax ID if the applicant is a foreign national).

If you provide a Tax ID you must supply 3 items of documentary evidence as proof of identity. These 3 items must be:
• 1 copy of government issued photo identification, such as a passport, photo driver’s licence or national identity card
• 2 copies of correspondence which includes your name and address, such as a bank or credit card statement or a recent utility bill

Please send photocopies not original documents as original documentation cannot be returned.
Checklist
Using this checklist will help you to make sure that you’ve completed the form correctly and included any other forms and documents we’ve asked you to send.
If you’re not sure what to do, read the notes to the questions, as appropriate, or phone our VAT Helpline on 0300 200 3700.

Form VAT1 – in all cases
Check that you’ve:

Included your full name (question 25)

Included your National Insurance number (question 25)

Included contact details (question 25)

Signed and dated the form (question 1)

Form VAT1 – in some cases
If the business is a corporate body (question 2)
Check that you’ve entered details from the Certificate of Incorporation

If you’ve given information on separate sheets of paper
Check that the applicant’s name and address is written at the top of each sheet

Check which forms you need to send to HMRC with form VAT1

Form VAT2
Applies if the business is a partnership (question 1). Go to www.gov.uk/government/publications/vat-partnership-details-vat2

Forms VAT50 and VAT51

Form VAT5L

Form VAT1614A
Applies if you’re seeking to opt to tax land or property and can do so without permission (question 20). Go to www.gov.uk/government/publications/vat-notification-of-an-option-to-tax-land-andor-buildings-vat1614a

Form VAT1614H
Only applies if you’re seeking to opt to tax land or property but require HMRC permission (question 20). Go to www.gov.uk/government/publications/vat-application-for-permission-to-opt-vat1614h

Form VAT68
Applies if you answered ‘Yes’ to question 5. You must complete this form if you’re applying to transfer an existing VAT number. Go to www.gov.uk/government/publications/vat-request-for-transfer-of-a-registration-number-vat68
Where to send your completed application

Send your registration applications to:
BT VAT
HM Revenue and Customs
BX9 1WR

Glossary

There are some special terms that we use for VAT. These are the ones you need to know to complete your form VAT1. If you need more help, look at the notes to the questions.
You can find the VAT Notices from our website. Go to www.gov.uk and search for ‘VAT Notice.

Corporate body

A group of individuals identified by a particular name which acts as a single legal entity.

Included here are:
- limited companies (and overseas equivalent)
- companies set up by Royal Charter, Letters Patent or Acts of Parliament
- Limited Liability Partnerships
- European economic interest groupings
- friendly, industrial and provident societies

European Union

The following countries are members:

Austria  Germany  Poland
Belgium  Greece  Portugal
Bulgaria  Hungary  Romania
Croatia*  Ireland  Slovakia
Cyprus**  Italy  Slovenia
Czech Republic  Latvia  Spain
Denmark  Lithuania  Sweden
Estonia  Luxembourg  United Kingdom
Finland  Malta
France  Netherlands

* From 1 July 2013.
** Excludes Turkish controlled Cyprus.
Exempt supplies
Exempt supplies are business supplies that do not attract VAT at either standard, reduced or zero rate. They’re not part of your taxable turnover for VAT. If you’re registered for VAT and make some exempt supplies, you may not be able to claim back all of your input VAT.

Most supplies of goods and services in the UK are taxable supplies unless they’re specifically excluded by law – these are exempt supplies. Examples include:

- some types of selling, leasing and letting land and buildings
- insurance
- betting, gambling and lotteries (but not fruit machine takings)
- providing credit
- certain education and training
- fund raising events by charities
- subscriptions to certain membership organisations
- the services of doctors and dentists
- certain services from undertakers

Guidance is available on all exemptions at www.gov.uk or by phoning our VAT Helpline on 0300 200 3700.

Input tax
Input tax is the VAT you pay on the goods and services you buy to use in the course of your business.

Output tax
Output tax is the VAT you charge on your taxable supplies.

Reduced rate
These are taxable supplies on which the current VAT rate is 5%. Examples include:

- supplies of domestic fuel or power
- installation of energy-saving materials

This list is not exhaustive and more information regarding reduced-rated supplies can be found at www.gov.uk or by phoning our VAT Helpline on 0300 200 3700.

Standard rate
Standard rate is the rate of VAT for most goods and services.

Supply
Supply is the sale of goods or services including barter.

Supply of goods
Supply of goods is when exclusive ownership of goods passes from one person to another.

Supply of services
Supply of services is when someone does something for a consideration – other than supplying goods.

Tax liability
If supplies are neither zero-rated nor exempt, they must be liable to VAT at the standard or reduced rate.
Taxable supplies
This is a legal term that many people find confusing. In most cases ‘supply’ simply means the sale of goods or services including barter. The law defines ‘taxable supplies’ as any supply made in the UK that is not exempt from VAT. That is, any supply, which is not exempt, is a taxable supply, whether the supplier is VAT registered or not.

Taxable supplies include those that are zero-rated. A person is not required to account for VAT on taxable supplies that are made at a time when they’re not required to be VAT registered and are not VAT registered voluntarily.

Taxable turnover
Taxable turnover for VAT is the total value of your supplies that are taxed at either the standard, reduced or zero rate. (The supply of goods and services that are exempt from VAT is not part of your taxable turnover.)

For VAT registration purposes, you need to look at the turnover in the last 12 months or less and/or the next 30 days alone. See form VAT1, questions 14, 15 and 20.

Transfer of a going concern
If you’ve taken over a business as a going concern from someone who was, or was required to be, VAT registered, the law deems you to have carried on the business being transferred prior to the transfer for the purposes of establishing when you should VAT register. The law also requires the person transferring the business to give you the records relating to the business being transferred, unless our permission is given that they can keep them. If this happens you should ask for copies of the relevant records, which you must keep for inspection.

Unincorporated body
Unincorporated body is an organisation of people or bodies whose members have a common purpose, which has an existence independent of its members. For example, clubs, associations, and so on. See form VAT1, question 2.

Value Added Tax (VAT)
Value Added Tax (VAT) is a tax on consumer expenditure. Registered businesses charge VAT when they supply their goods and services in the UK. VAT is also charged on goods, and some services that are imported from places outside the European Union (EU) and on goods coming into the UK from another EU member state.

VAT group
A VAT group allows 2 or more corporate bodies to be treated as a single VAT entity. Within the group, there will be a Representative Member who is responsible for accounting for the VAT of the whole group. See VAT Notice 700/2 Group and divisional registration for more details.

Zero-rated supplies
Zero-rated supplies – applies to supplies such as food, books, newspapers and young children’s clothing. This list is not exhaustive and further information regarding zero rates can be found at www.gov.uk or by phoning our VAT Helpline on 0300 200 3700.
About HMRC

Your rights and obligations

Your Charter explains what you can expect from us and what we expect from you. For more information go to www.gov.uk/government/publications/your-charter

How we use your information

HMRC is a Data Controller under the Data Protection Act 2018. We hold information for the purposes specified in our notification to the Information Commissioner, including the assessment and collection of tax and duties, the payment of benefits and the prevention and detection of crime, and may use this information for any of them.

We may get information about you from others, or we may give information to them. If we do, it will only be as the law permits to:
- check the accuracy of information
- prevent or detect crime
- protect public funds

We may check information we receive about you with what is already in our records. This can include information provided by you, as well as by others, such as other government departments or agencies and overseas tax and customs authorities. We'll not give information to anyone outside HMRC unless the law permits us to do so.

Complaints

If you’re unhappy with our service, please contact the person or office you’ve been dealing with. They’ll try to put things right. If you’re still unhappy, they’ll tell you how to complain.

If you want to know more about making a complaint, go to www.gov.uk/complain-about-hmrc