

## Refresher on Irish IP Holding Regime and Substance Requirements

Insights - 01/01/2023

As further explored in our article on why Ireland is an attractive jurisdiction for businesses developing and exploiting IP assets, one of the key attractions is the standard corporate tax rate of 12.5% that applies to trading income from trading activities. For an activity, such as holding and licencing IP, to be classed as 'trading', there is a general requirement for 'substance' in Ireland.

Irish Revenue (**Revenue**) has published "<u>Guidance on Revenue Opinions on Classification of Activities as Trading</u>" setting out factors to be considered when determining the trading status of a company, centred around the concept of 'substance':

- Trading Presupposes Activity i.e., there should be a tangible business activity carried out in Ireland from which the trading income derives along with people with skill and authority necessary to carry them out;
- Distinction between Trading and Investment in general, where a company owns an asset and the mere ownership of that asset produces an income, this income will not be trading income. However, Revenue have noted that this is not always straightforward and a company's income from licencing IP can be regarded as trading income provided some 'significant hurdles' are cleared first. In one significant case, IP licencing was considered to be a trading activity where:
  - The company's objects clause empowered the company to carry on the IP licencing business;
  - There was a significant amount of time spent by the company's employees and representatives in managing the company's affairs in Ireland; and
  - The fact that the company's employees and representatives actively sought out customers and exercised skill and labour of a continuous and variegated kind from Ireland.
- Group Structures- Where a company seeking trading status is a member of a group and another

group company or companies have involvement in the conduct of the particular trade, Revenue will need to be satisfied of the role of each of the various companies. In particular, the Irish company would want to establish that it carries on sufficient activity to be seen as trading with an analysis undertaken of where real decision making lies.

Bringing these together, in practice, it is generally advisable in such circumstances for a company to have directors and employees in Ireland who are actively involved in the operation of the business along with ensuring that any decisions of importance to do with management and control of the business are undertaken in Ireland. Where the holding of IP is combined with related R&D work in Ireland, this is another factor which would go towards trading activity. It should be noted that Revenue can provide advance opinions in certain circumstances on whether a particular activity will constitute the "carrying on of a trade".

## **About Ogier**

Ogier is a professional services firm with the knowledge and expertise to handle the most demanding and complex transactions and provide expert, efficient and cost-effective services to all our clients. We regularly win awards for the quality of our client service, our work and our people.

## Disclaimer

This client briefing has been prepared for clients and professional associates of Ogier. The information and expressions of opinion which it contains are not intended to be a comprehensive study or to provide legal advice and should not be treated as a substitute for specific advice concerning individual situations.

Regulatory information can be found under Legal Notice

## **Key Contacts**



**Dominic Conlon** 

**Partner** 

**Ireland** 

E: dominic.conlon@ogier.com

T: <u>+353 1 232 1075</u> **Related Services** <u>Legal</u> **Corporate Equity Capital Markets** Mergers and Acquisitions Real Estate Structuring, Acquisitions and Disposals **Intellectual Property Investment Funds Ireland Local Legal Services** <u>Tax</u> **Competition Law Listing services Economic Substance** Regulatory **Related Sectors Private Equity** 

Technology and Web3