Companies and Directors – Gainful Self-Employment

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Universal Credit treats companies and directors differently to legacy benefits and income tax.

Rules have been put in place so that a claimant trading through a company is treated in the same way as someone who has chosen not to organise their self-employment in this way. For example, Universal Credit treats a market stall trader the same way, whether or not any of the following apply:

- they register their business as a company
- make themselves a director
- choose to pay themselves as an employee of the company, through shares and dividends, or by other means

This means that a claimant can’t avoid having the Minimum Income Floor (MIF) applied just by doing any of the above.

Where the claimant has structured their business as detailed above or they have declared they are a company director, they must attend a gateway interview, this is used to determine whether they:

- are in a similar position to a sole owner or partner in a company, which is carrying on a trade
- have few shareholders, significant influence over the company and a significant say on the day to day running of the business
- are gainfully self-employed (GSE) or not

Where a company director meets the above tests and is deemed gainfully self-employed, the MIF or start-up period must be applied in the normal way.

Again as for other GSE claimants:

- business assets that are being used for trading, and the value of the claimant’s shares in the company, are ignored as capital
- business profit (net profit after allowable deductions, as for any other self-employment) is treated as self-employed earnings
• pay as an employee or director of the company is separate, and may show on
Real Time Information (RTI) feed, but should also be taken into account as
employed earnings for Universal Credit.

Companies House records can be used to check if a claimant is a company
director.

Exceptions
Care is needed with the treatment of property businesses. The above rules only
apply to a company which carries on a “trade”, such as a hotel or bed &
breakfast. In these cases, the company structure is ignored and the usual gainful
self-employment tests apply.

A company which just owns a small number of buy–to-lets or holiday properties
that produce rental income is not carrying on a trade (in tax legislation), and so
the above rules don’t apply.

This means that the assets of the company are treated as the claimant’s
personal capital. If they are valued as over £16,000 there is no entitlement to
Universal Credit, if they are valued below £16,000 tariff income is applied in the
usual way.

Special rules also apply to claimants with income paid to them:
• as a worker by an intermediary company
• from a managed service company
These workers are employees for Universal Credit and tax purposes.

A person who is a director of a company which has a large number of
shareholders, such as Tesco, would not meet the test of being a sole owner or
one of few partners/shareholders and is an employee.

A person who owns shares in a company alongside a large number of other
shareholders is an investor and Universal Credit capital rules would apply (see
Treatment of capital).

Reporting income and earnings
A company director may pay themselves a salary using the PAYE system. All
earnings processed through PAYE are reported automatically through the RTI
feed.

Claimants will also need to declare any additional self-employed earnings
generated by their business, on a cash-in and cash-out basis. This must be done
at the end of each assessment period in exactly the same way as any other self-
employed claimants (see Self-employed earnings).
Business deductions must be incurred reasonably, wholly and exclusively for the purpose of the business (see Self-employed earnings – permitted expenses)

Any money paid to the claimant as an employee or director of the company can be deducted from any net profits, so that it is not counted twice (as both PAYE and self-employed earnings).

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