

Information

Taxation of Professional Exam Fees

Effective

June 20 2014

Applicability

This policy applies to all University Employees administrators faculty and staff

Administrative Authority

Vice President for Finance and Chief Financial Officer

Responsible Unit

Controller's Office

Tax Department

Service Complex, Louisville, KY 40292

502-852-3337

taxdept@louisville.edu

History

Revision Date(s): May 12, 2016, February 11, 2025

Reviewed Date(s): May 12, 2016; January 15, 2020; February 11, 2025

Categories

Statement:

In accordance with IRS rules and regulations, professional examination fees or any other costs paid on behalf of employees leading to a new license, certification, or skill are reportable as taxable fringe benefits to employees.

Related Information:

If a payment or reimbursement relates to maintaining an employee's existing license, certification, or skill, then the payment can be treated as a working

condition fringe benefit under [Internal Revenue Code \(IRC\) § 132\(d\)](#) and thus excluded from an employee's taxable income. Examples of working condition fringe benefits include:

- Fees relating to medical, attorney, or Certified Public Accountant (CPA) license renewals.
- Professional society dues relating to the employee's current job duties.
- Fees for continuing education courses that enhance an existing skill or job duty.
- Certain periodic exam fees necessary to renew or maintain an existing certification, license, or skill.

Payments or reimbursements made to acquire a new license, certification, or skill are taxable to the employee. Examples include:

- Exam fees or any other fees paid to acquire an initial medical license or initial certification in a specialized area of medicine.
- CPA exam fees or amounts paid for an initial CPA license.
- Bar exam fees and incidental expenses in securing initial admission to the bar.
- Fees paid for professional examination review courses.

The examples above are not all-inclusive. Additional examples and guidance can be found in [Treasury regulation § 1.162-5](#) and IRS Publications [529](#) and [970](#).

Reasoning:

The purpose of this policy is to inform University departments of the potential tax issues surrounding the payment of exam fees or other professional certification expenditures made on behalf of employees.

From time to time, departments request payments for professional exam fees or other costs relating to professional certification or licensure on behalf of their employees. Such payments are made at the discretion of each department and are provided as either a reimbursement to the employee or are paid directly to the certifying body itself through either a Request for Disbursement or using a departmental procurement card.

While the nature and purpose of these fees can vary, the Internal Revenue Service (IRS) usually treats such payments as fringe benefits subject to taxation. It is a common misconception that payments for expenses relating to professional

certifications can be provided to an employee free of tax if the department requires the employee to seek the certification or if the department is somehow benefited by it. According to the IRS, however, employer motivation is not the primary test in determining whether or not a taxable benefit has ultimately been provided to an employee.

Responsibilities:

Department - Identify expense subject to withholding and notify Payroll Services.

Payroll Services - Withhold on taxable fringe benefits.

Tax Department - Examine documentation of any taxable fringe benefit exclusion claims and determine if exclusion is appropriate.