

## **Briefing for the Citizen Participation and Public Petitions Committee on petition [PE2019](#): Withdraw rates relief under the Small Business Bonus Scheme from Holiday Let Accommodation, lodged by Alan McLeod**

### **Brief overview of issues raised by the petition**

The petition calls for all properties that are used for “self-catering holiday accommodation” to be barred from qualifying for the Small Business Bonus Scheme. This scheme reduces the amount of non-domestic rates payable and often exempts properties from being liable for non-domestic rates altogether.

The petitioner argues that this would create a “level playing field” for higher value properties that do not qualify for the scheme.

#### **How non-domestic rates work**

In Scotland, non-domestic rates are paid by owners, tenants or occupiers of non-domestic properties, such as shops, offices, hotels and factories.

The amount payable is determined by a four step process:

- 1) Multiplying the rateable value of a property by a tax rate known as ‘poundage’ (set by Scottish Government ministers). The rateable value is determined by independent assessors and is generally based on an estimate of the rental value of the property.
- 2) Deducting any reliefs (ie. discounts).
- 3) Subtracting adjustments for overpayments already made.
- 4) Adding adjustments, such as money owed from previous underpayments.

This petition relates to step 2.

#### **Non-domestic rates relief**

There are [several relief schemes](#) that reduce or eliminate the amount of non-domestic rates payable. These include Rural Rate Relief, relief for registered charities and Day Nursery Relief. This petition relates to a specific relief scheme - the Small Business Bonus Scheme (see below).

Local authorities can set their own relief schemes, but most are set by Scottish ministers using secondary legislation. See [The Non-Domestic Rates](#)

[\(Levying and Miscellaneous Amendment\) \(Scotland\) Regulations 2023](#) for the latest amendments by Scottish ministers.

### **Small Business Bonus Scheme (SBBS)**

The SBBS offers non-domestic rate discounts for properties of low rateable value. It is the most common form of rates relief and in 2022-23, it accounted for [72% of all reliefs awarded](#).

Ratepayers may be eligible for the SBBS if the following applies:

- the combined rateable value of a ratepayer's business premises is £35,000 or less,
- the rateable values of individual premises are £20,000 or less,
- the property is actively occupied.

The scheme offers discounts up to 100% on non-domestic rate bills. The amount of discount available depends on the rateable value of the property or properties that a ratepayer is liable for.

A taper rate is in place to prevent a "cliff edge", whereby properties just below the qualifying threshold receive 100% discount and properties with a rateable value just above the threshold receive no discount.

The scheme is not available to advertisements, car parks, betting shops and payday lending businesses.

This petition would add "self-catering holiday accommodation" to the list of properties unable to qualify for the SBBS. The petitioner argues that the scheme disadvantages "elite, high value, low volume operators" in the same industry that do not qualify for the Small Business Bonus Scheme.

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5 May 2023

The purpose of this briefing is to provide a brief overview of issues raised by the petition. SPICe research specialists are not able to discuss the content of petition briefings with petitioners or other members of the public. However, if you have any comments on any petition briefing you can email us at [spice@parliament.scot](mailto:spice@parliament.scot)

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Published by the Scottish Parliament Information Centre (SPICe), an office of the Scottish Parliamentary Corporate Body, The Scottish Parliament, Edinburgh, EH99 1SP