Gender Pay Gap Reporting

Recognising the opportunity
If actions speak louder than words, how do we raise the volume on gender equality?

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What does the legislation say?

Gender Pay Gap reporting required for employers in Ireland

Starting from 2024, Gender Pay Gap Reporting is a regulatory requirement that mandates employers in Ireland with more than 150 employees to publish information on their gender pay gap. The legislation requires public and private sector organisations to report on their gender pay gap on an annual basis. It is soon expected that employers will also be required to upload their annual report to a government hosted platform for such reports. From 2025, employers with more than 50 employees will be required to prepare and produce gender pay gap reports.

Annually, employers are required to choose a snapshot date falling within the month of June (specifically between 1st June and 30th June) and have a six-month window to publish the report. It is intended that from 2025 the reporting deadline will move to November, meaning that organisations will have 5 months from their snapshot date in June to report on their gender pay gap. The calculation of the gender pay gap should include data from the preceding twelve-month period, covering the time leading up to the selected snapshot date.

What must employers report under the legislation?

Employers will be obliged to report on:

- Difference in the mean hourly pay of male and female employees
- Difference in the median hourly pay of male and female employees
- Difference in the mean bonus pay received by male and female employees
- Difference in the median bonus pay received by male and female employees
- Difference in the percentage of male and female employees paid bonuses
- Difference in the percentage of male and female employees who received benefits-in-kind
- Proportion of male and female employees in the lower, lower middle, upper middle and upper quartile pay bands

The gender pay gap report must be made available on the employer’s website accessible to all employees and the public. If the employer does not have a website available, they may publish the report in physical format available for inspection during normal business hours by the public and employees.
Employees included in report

Relevant employees in the gender pay gap reporting includes anyone who is an employee as defined in the Employment Equity Act on the snapshot date used by the employer in June for their report. This will include part-time employees, employees on career break of less than 12 months, employees on maternity leave, and employees on secondment. The snapshot date should also be used by employers to calculate whether they have reached the threshold of employees required to report.

Ordinary pay

Income used in the calculation of hourly pay will include salary, allowances, overtime pay, pay for piecework, shift premium pay, sick leave pay, pay for garden leave, and any pay top-ups for statutory leave such as maternity leave and parent’s leave.

Bonus pay

Bonus pay used in the gender pay gap calculation must include bonus payments in the form of money, vouchers, shares, and share options and potential interests in shares.

Hours worked

There are several different methods of calculating hours worked:

- Where the employees’ exact hours worked are recorded (e.g., a clock-in, clock-out system), the number of hours recorded in the 12-month period should be used.
- Where the employee has normal set working hours, the contractual working hours in a week should be multiplied by the number of weeks worked to arrive at total hours worked.
- Where the employee has no normal working hours.
- Where the employee is paid on the basis of piecework, the number of hours worked in the week of the snapshot should be taken and used as an average for the 12-month period.

Pay quartiles

Employers are required to group their employees into quartiles and include this information in their report. This obliges an employer to create a list of all employees with their hourly renumeration ranked from highest to lowest. This list can then be divided into quartiles: lower, lower middle, upper middle, and upper.
Reasons behind the Gender Pay Gap & statistics

Based on previous reports, the following are the most common stated reasons behind the GPG in Ireland:

1. **Seniority**
   Lack of female representation at senior levels, we see predominantly males in board and leadership roles.

2. **Occupational segregation**
   Many occupations are gender-dominated, a phenomenon that are specific to certain industries and roles.

3. **Part-time working**
   More women hold part-time roles, this has negatively affected their bonus pay and overall earnings.

4. **Overtime payments**
   A higher proportion of male employees tend to voluntarily opt for overtime based on the information analysed, which ultimately contributes to the gender pay gap.

5. **Bonus**
   Typically, many employers reported that men received a higher amount of bonus pay. This is likely because bonus pay is connected to salary and more men than women hold senior positions.

### Analysis Based on 2023 Reports

<table>
<thead>
<tr>
<th></th>
<th>Total</th>
<th>Public Sector</th>
<th>Private Sector</th>
<th>ISEQ 20</th>
</tr>
</thead>
<tbody>
<tr>
<td># of 2023 GPG Reports tracked</td>
<td>500</td>
<td>106</td>
<td>394</td>
<td>13</td>
</tr>
<tr>
<td>Average of Mean Hourly Pay Gaps</td>
<td>11.2%</td>
<td>4.0%</td>
<td>12.9%</td>
<td>18.6%</td>
</tr>
<tr>
<td>% Companies where men are paid more than women*</td>
<td>86%</td>
<td>71%</td>
<td>90%</td>
<td>92%</td>
</tr>
<tr>
<td>% Companies where women are paid same or more than men*</td>
<td>14%</td>
<td>29%</td>
<td>10%</td>
<td>8%</td>
</tr>
</tbody>
</table>

*an average based on mean hourly gender pay gaps

Source credits: Citris Rewards Consulting
How EY can help your business

1 Debriefing with Key Stakeholders
We will explain the Gender Pay Gap requirements from a legislative and regulatory standpoint, and gather any relevant input from the key stakeholders.

2 Collation of Data
We will work with you to assess the data required to prepare your report, as it will contain highly confidential and sensitive information. Once collated, the relevant raw data will be reviewed to ensure that we have the required information to arrive at the correct results.

3 Analysis of Outcome
We will analyse and verify the accuracy of the data output from the tool to ensure that the results are correct.

4 Use of Technologies
We will use EY tools to generate the numerical information required for the report.

5 Explanation of Pay Gap
We will present the findings to you and work with you to understand the root causes driving the gap (if any) using our EY interactive tools.

6 Building the Narrative and Communication Strategy
Once the key statutory data required for the report is prepared, our team can work with your key stakeholders to develop the report content such as the explanation required for having a gender pay gap and the steps that your business is taking to reduce and/or eliminate the gap.
How can EY and EY Law help?

EY and EY Law can help employers with their immediate requirement to analyse and collate the pay data and produce the report for 2024. In the past year, EY and EY Law have collaborated with diverse clients across various sectors and industries to support with their Gender Pay Gap reporting, with this experience, have developed a bespoke approach and unique insight into GPG reporting that can aid organisations and employers to manage their gender pay gap journey.

Addressing the gap

EY and EY Law has a unique service offering which can provide both advisory and legal advice as a single end-to-end service for our clients.

People Advisory Services (PAS) can aid employers both in the practical gender pay gap reporting and further help employers to identify the reasons behind the gap and how address it.

If you have any queries in relation to gender pay gap reporting requirements or related guidance, please contact your client relationship partner or any of our gender pay gap reporting team.

Contact Us

Michael Rooney
EY PAS Partner
michael.rooney@ie.ey.com
+353 1 221 2857

Deirdre Malone
EY Employment Law Partner
deirdre.malone@ie.ey.com
+353 2 1480 5729

Rachel Dillon
EY PAS Partner
rachel.dillon@ie.ey.com
+353 1 221 2554

Marie Caulfield
EY PAS Partner
marie.caulfield@ie.ey.com
+353 1 221 1416

Samuel K Daniel
EY PAS Senior Manager
samuel.k.daniel1@ie.ey.com
+353 871 454495
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