Protected Disclosures Act 2014

Form PDA-1

Annual Report of Statistics - Internal Reports made under section 6 of the Act

Section 22(1) of the Protected Disclosures Act 2014 requires every public body to make an annual report, no later than 1 March each year, to the Minister for Public Expenditure, NDP Delivery & Reform on the number of protected disclosures made to the public body in respect of the immediately preceding calendar year.

This table must be completed and returned to the Minister even if no protected disclosures have been made in the calendar year that is the subject of this report.

The information provided in this table should cover **ONLY** reports made by workers connected to the public body using the **INTERNAL** reporting channels established under section 6(3) of the Act. For reports received under other sections of the Act, please use Form PDA-2.

 $Completed\ reports\ should\ be\ sent\ to:\ pdreporting@per.gov.ie\ by\ 1\ March\ each\ year.$

Detailed guidance on the completion of this form is set in Section 14 of the Statutory Guidance on the operation of the Protected Disclosures Act for public bodies and prescribed persons, published in November 2023 and available from: www.gov.ie/protected-disclosures

prescribed persons, published in November 2023 and available from: www.gov.le/protected-disclosures.							
1	Identification	n					
1.1	Name of Public Body:	City of Dublin ETB					
1.2	Calendar year covered by this report:	2023					
2 2.1	Reports received in calendar year How many reports were received via internal reporting channels in the calendar year?	Instructions: "Reports" means reports that tend to show "relevant wrondoings" (as defined in section 5(3) of the Act). The term does not refer to reports or complaints about penalisation against reporting persons. All reports that trigger (or will trigger) an acknowledgement under the Act should be counted.					
	Assessment of reports Of the total number of reports received in the calendar year, how many were: Awaiting completion of assessment at year end? Assessed as warranting further follow-up? Referred to another more relevant procedure? Closed with no further action taken?	(a) Fully (b) Partially Instructions: Where there is a single outcome to an assessment, please enter under column (a), Fully. Where multiple outcomes arise (e.g., if a report contains a range of allegations, which require a range of responses, please enter all that apply under column (b), Partially.					
4.1 4.2 4.3 4.4 4.5 4.5.1 4.5.2 4.5.3 4.5.4 4.6	Open more than 3 years but less than 5 years?	Instructions: "Follow-up procedures" means any form of follow-up action to a report taken to establish the veracity of the information reported. This could include an investigation, audit, inspection, etc. The term does not refer to follow-up or investigation of claims of penalisation against reporting persons. O					
5.1.2 5.1.3 5.1.4 5.1.5 5.1.6 5.1.7	Matters followed-up Of the follow-up procedures opened in calendar year reported in response to Q4.1, how many involved: Criminal offences? Breaches of a legal obligation? Miscarriage of justice? Endangerment of health and safety? Damage to the environment? Unlawful or improper use of public funds? Acts or ommissions that are oppresive, discriminatory or grossly negligent or constitute gross mismanagement? Breaches of the EU laws within the scope of Article 2 of Directive (EU) 2019/1937 (the Whistleblowing Directive)? Concealment or destruction of information tending to show any matter falling within items 6.1.1 to 6.1.8?	Instructions: Where a follow-up procedure falls under more than one of the headings listed at 5.1.1 to 5.1.9, please report under each heading that applies. For example, if a follow-up procedure was opened during the year that concerned both a breach of a legal obligation and damage to the environment, this should be recorded under both headings 5.1.2 and 5.1.5. If any follow-up procedures have been opened under heading 5.1.8 (breaches of EU law), please also complete Q6. Otherwise proceed to Q.7.					

6	Follow-up of matters related to breaches of EU law			_
6.1	Of the follow-up procedures reported as opened in response to		Instructions:	
	Q5.1.8 (breaches of EU law), if any, how many involved breaches			or more follow-up prcedures have been opened in respect of
	of:		breaches of the EU laws within the Whistleblowing Directive).	e scope of Article 2 of Directive (EU) 2019/1937 (the
6.1.1	Public procurement?			
6.1.2	Financial services, products and markets, and prevention of			
	money laundering and terrorist financing?			
613	Product safety and compliance?			
	Transport safety?			
	Protection of the environment?			
	Radiation protection and nuclear safety?			
	Food and feed safety and animal health and welfare?			
	Public health?			
	Consumer protection?			
	Protection of privacy and personal data and security of network			
0.1.10	and information systems?			
6 1 11	The financial interests of the EU?			
	The functioning of the EU Internal Market?			
0.1.12	The functioning of the LO internal Market:			
7	Outcome of follow-up procedures ((a) Fully	(b) Partially	
7.1	Of the follow-up procedures reported as closed in response to			nstructions:
	Q4.3, how many were closed because no wrongdoing was found		"	Further proceedings or sanctions" means any further internal
	or insufficient evidence of wrongdoing could be found?			actions taken by the public body once it has been established a
7.2				elevant wrongdoing has occured. This includes any disciplinary action taken against persons responsible for the wrongdoing.
7.2	Of the follow-up procedures reported as closed in response to		C	iction taken against persons responsible for the wrongdoing.
	Q4.3 and the result of the follow-up procedure was that a		1	Referral or transmission to another body for further follow-up"
	wrongdoing was found to have occurred, how many resulted in:			neans any further external action taken by the public body. It
724	Further and addition of the second se			ncludes referral of a matter to An Garda Siochana for further
7.2.1	Further proceedings or sanctions?			ollow-up or self-reporting of a wrongdoing to a relevant egulatory or supervisory authority.
7.2.2	Referral or transmission to another body for further follow-up?			-8
722	Changes to policies and /or presedures?			Financial damage" refers to damage caused by the relevant
	Changes to policies and/or procedures?			vrongdoing reported. The calculation of "financial damage"
	Recovery of lost funds?			hould include any fines, financial penalties or other damages mposed on the public body arising directly from the wrongdoing
7.3	Of the follow-up, procedures reported as closed in response to Q4.3,			eported. It does <u>not</u> relate to any fines or compensation
	(where relevant) is the estimated financial damage to the public body	y arising		warded or paid to a reporting person arising from a claim of
	from the wrondoing reported?			penalisation or any financial damage suffered by the reporting
7.4	Of the follow-up procedures reported as closed in response to Q4.3,	what	F	person due to penalisation.
	(where relevant) is the estimated amount of funds recovered by the	public		
	body arising from its follow-up?			
8	Anonymous reports			
8.1	Of the total number of reports received in response to Q2, how			
	many were made anoymously?			
8.2	How many follow-up procedures were opened in response to			
	anyonymous reports in the calendar year?			
8.3	How many anonymous reporting persons subsequently			
	disclosed their identity to the Designated Person in the calendar			
	year?			
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