

# **PROTECTED DISCLOSURES ACT** 2014, as amended 2024 Annual Report

# About the Health Information and Quality Authority

The Health Information and Quality Authority (HIQA) is an independent statutory body established to promote safety and quality in the provision of health and social care services for the benefit of the health and welfare of the public.

Reporting to the Minister for Health and engaging with relevant government Ministers and departments, HIQA has responsibility for the following:

- Setting standards for health and social care services Developing person-centred standards and guidance, based on evidence and international best practice, for health and social care services in Ireland.
- Regulating social care services The Chief Inspector of Social Services within HIQA is responsible for registering and inspecting residential services for older people and people with a disability, and children's special care units.
- **Regulating health services** Regulating medical exposure to ionising radiation.
- Monitoring services Monitoring the safety and quality of permanent international protection accommodation service centres, health services and children's social services against the national standards. Where necessary, HIQA investigates serious concerns about the health and welfare of people who use health services and children's social services.
- Health technology assessment Evaluating the clinical and cost effectiveness of health programmes, policies, medicines, medical equipment, diagnostic and surgical techniques, health promotion and protection activities, and providing advice to enable the best use of resources and the best outcomes for people who use our health service.
- Health information Advising on the efficient and secure collection and sharing of health information, setting standards, evaluating information resources and publishing information on the delivery and performance of Ireland's health and social care services.
- National Care Experience Programme Carrying out national serviceuser experience surveys across a range of health and social care services, with the Department of Health and the HSE.

Visit <u>www.hiqa.ie</u> for more information.

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# Introduction

Under section 22 (5) of the Protected Disclosures Act 2014, as amended, each public body is required to publish an annual report outlining the number of protected disclosures received in the previous year and the action taken (if any). This report must not result in the identification of persons making a protected disclosure. This report covers the period of 1 January to 31 December 2024.

## Internal channel

In line with the Protected Disclosures Act 2014, as amended, the Health Information and Quality Authority (HIQA) has in place an internal reporting channel and procedure for workers to make a protected disclosure. One protected disclosure was received internally in 2024 (see schedule 1).

## **External channel**

The Minister for Public Expenditure, National Development Plan and Reform has, under Section 7(2) of the Protected Disclosures Act 2014, as amended prescribed the Chief Executive Officer of the Health Information and Quality Authority (HIQA) as an appropriate recipient of disclosures of relevant wrongdoings relating to all matters relating to the standards of safety and care of persons receiving health and social care services in the public and voluntary healthcare sectors and social care services in the case of the private healthcare sector, as provided for by the Health Act 2007. Any such disclosures made can only be dealt with in a way that is consistent with, and appropriate to the role, statutory rights and duties of HIQA.

In line with the requirements of the Act, HIQA has an external reporting channel and procedure for workers to make a report of a relevant wrongdoing to the CEO of HIQA, as a prescribed person. For further information on making a protected disclosure to the CEO as a prescribed person under the Protected Disclosures Act 2014 (as amended), see our webpage on making a protected disclosure to the CEO as a prescribed person under the Protected Disclosure to the CEO as a prescribed person making a protected disclosure to the CEO as a prescribed person making a protected disclosure to the CEO as a prescribed person making a protected disclosure to the CEO as a prescribed person under the Protected Disclosures Act 2014 (as amended).

As reported in 2023, one disclosure received in 2022 remained under regulatory review at the end of 2023 and this report was closed in 2024. Of the 373 new disclosures received in 2023 under section 7 of the Act, 21 awaited completion of assessment at year end and a further 27 remained under regulatory review. Of the

48 that remained open at the end of 2023, one remains under regulatory review at the end of 2024.

In 2024, 383 new reports were assessed under the Protected Disclosures Act 2014, as amended. Sixty one (61) were deemed not to be a protected disclosure and were either closed or followed up under a different relevant procedure. One further report was closed as the report was repetitive and contained no meaningful new information.

Twenty three (23)<sup>1</sup> were transmitted to another prescribed person or the Office of the Protected Disclosures Commissioner in line with section 7A (1) (b) (vi) (1) (A) and (B) of the Act as the report contained matters that were not within the scope of HIQA.

In the case of a further 293, this information was logged and risk-assessed and in each case used to inform the most appropriate intervention by HIQA as a regulator of health and social care services and in compliance with its duties under the Protected Disclosures Act 2014. Twenty six (26) were closed because the report was clearly minor and 267 warranted further follow-up of which twenty three (23) remain under regulatory review at year end. The remaining seven remained under assessment at year end. Further information in relation to the activities of the external channel are available in schedule 2.

### Speaking up

The aim of the Protected Disclosures Act 2014, as amended is to encourage, support and protect workers to speak up about wrongdoings that may be occurring in their workplace.

As we reflect on the past year, HIQA's protected disclosures external channel continues to foster a safe, secure and supportive environment that staff from services that HIQA regulates feel they can trust to raise concerns about wrongdoings occurring in their workplace. However, these services themselves should have effective internal channel protected disclosures procedures in place for staff to trust that they can raise potential wrongdoings and that the organisation is open and

<sup>&</sup>lt;sup>1</sup> Two of these were transmitted back to HIQA by the Protected Disclosures Commissioner under section 10D(1)(b)(ii) of the Act and required follow-up.

wants to hear about these issues in order to address matters as part of the normal routine of business.

Too often over the last 12 months our external channel has heard about how staff do not trust the organisation they work in to raise these matters internally as they fear they will lose their job and how some staff's work permit is dependent on their employer.

It is therefore imperative that employers should take steps to ensure they have an appropriate protected disclosures internal channel policy and procedures in place, that are clear and effective and that staff have confidence in that they can raise issues without fear of penalisation.

This may require a culture change in how protected disclosures are perceived within organisations; moving away from informal inquiries as to the identity of the worker and the associated negative connotations. Protected disclosures via both internal and external channels can contribute to service improvement and can be a vital system in identifying wrongdoing or poor practices.

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 <b>1 March</b> 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 tabl	e must be completed and returned to the Minister even if no pro	tected disclosures have been made in the calendar year that is the subject of this report.		
	mation provided in this table should cover <b>ONLY</b> reports made by ction 6(3) of the Act. For reports received under other sections of	workers connected to the public body using the <b>INTERNAL</b> reporting channels established the Act, please use Form PDA-2.		
Complet	ed reports should be sent to: pdreporting@per.gov.ie by 1 March	each year.		
	guidance on the completion of this form is set in Section 14 of the ed persons, published in November 2023 and available from: www	e Statutory Guidance on the operation of the Protected Disclosures Act for public bodies and agov.ie/protected-disclosures.		
1	Identification			
1.1	Name of Public Body:	Health Information and Quality Authority		
1.2	Calendar year covered by this report:	2024		
<b>2</b> 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 <b>does</b> <u>not</u> refer to reports or complaints about <b>penalisation against reporting</b> <b>persons</b> . All reports that trigger (or will trigger) an acknowledgement under the Act should be counted.		
<b>3</b> 3.1	Assessment of reports Of the total number of reports received in the calendar year, how many were:	(a) Fully (b) Partially		
	Awaiting completion of assessment at year end?	Instructions: Where there is a single outcome to an assessment, please enter under column		
	Assessed as warranting further follow-up? Referred to another more relevant procedure?	(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		
3.1.4	Closed with no further action taken?	1 column (b), Partially.		
<b>4</b> 4.1	Follow-up of reports How many follow-up procedures were opened in the calendar year?	0 Instructions: "Follow-up procedures" means any form of follow-up action to a report taken to establish the		
4.2	How many open follow-up procedures were carried over from the previous year?	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.		
4.3	How many follow-up procedures were closed in the calendar year?	0 The response to Q.5.2 should also include all open follow-up procedures carried over that		
4.4	How many follow-up procedures remained open at the end of the calendar year?	commenced prior to the commencement of the Protected Disclosures (Amendment) Act 2022 (i.e. before 1 January 2023).		
4.5	Of the number of follow-up procedures reported as still open in response to Q4.4, how many are:			
4.5.1	Open less than 1 year?			
4.5.2 4.5.3	, , , , ,			
4.5.4	Open 5 or more years?			
4.6	What was the <b>average</b> length (in weeks) of the follow-up procedures closed in the calender year?	13		
4.7	What was the <b>median</b> length (in weeks) of the follow-up procedures closed in the calender year?	13		
<b>5</b> 5.1	Matters followed-up Of the follow-up procedures opened in calendar year reported			
	in response to Q4.1, how many involved:			
5.1.1 5.1.2	Criminal offences? Breaches of a legal obligation?	Instructions: Where a follow-up procedure falls under more than one of the headings listed at 5.1.1 to 5.1.9,		
5.1.2		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,		
5.1.4	Endangerment of health and safety?	this shoud be recorded under both headings 5.1.2 and 5.1.5.		
5.1.5 5.1.6	Damage to the environment? Unlawful or improper use of public funds?	If any follow-up procedures have been opened under heading 5.1.8 (breaches of EU law), please		
	Acts or ommissions that are oppresive, discriminatory or grossly	also complete O6. Otherwise proceed to Q.7.		
_	negligent or constitute gross mismanagement?			
5.1.8	Breaches of the EU laws within the scope of Article 2 of Directive (EU) 2019/1937 (the Whistleblowing Directive)?			
5.1.9	Concealment or destruction of information tending to show any matter falling within items 6.1.1 to 6.1.8?			

6.1.2 6.1.3 6.1.4 6.1.5 6.1.6 6.1.7 6.1.8 6.1.9	Follow-up of matters related to breaches of EU law Of the follow-up procedures reported as opened in response to Q5.1.8 (breaches of EU law), if any, how many involved breaches of: Public procurement? Financial services, products and markets, and prevention of money laundering and terrorist financing? 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 and information environment?		Instructions: Complete this section ONLY if one or more follow-up predures have been opened in respect of breaches of the EU laws within the scope of Article 2 of Directive (EU) 2019/1937 (the Whistleblowing Directive).
6.1.11	and information systems? The financial interests of the EU?		
	The functioning of the EU Internal Market?		
7.2.4	Outcome of follow-up procedures Of the follow-up procedures reported as closed in response to Q4.3, how many were closed because no wrongdoing was found or insufficient evidence of wrongdoing could be found? Of the follow-up procedures reported as closed in response to Q4.3 and the result of the follow-up procedure was that a wrongdoing was found to have occurred, how many resulted in: Further proceedings or sanctions? Referral or transmission to another body for further follow-up? Changes to policies and/or procedures? Recovery of lost funds?	(a) Fully	(b) Partially     "Further proceedings or sanctions" means any further internal actions taken by the public body once it has been established a relevant wrongdoing has occured. This includes any disciplinary action taken against persons responsible for the wrongdoing.     "Referral or transmission to another body for further follow-up" means any further external action taken by the public body. It includes referral of a matter to An Garda Siochana for further follow-up or self-reporting of a wrongdoing to a relevant regulatory or supervisory authority.     "Financial damage" refers to damage caused by the relevant wrongdoing reported. The calculation of "financial damage" should include any fines, financial penalties or other damages
7.3	Of the follow-up, procedures reported as closed in response to Q (where relevant) is the estimated financial damage to the public b from the wrondoing reported?	oody arising	imposed on the public body arising directly from the wrongdoing reported. It does <u>not</u> relate to any fines or compensation awarded or paid to a reporting person arising from a claim of penalisation or any financial damage suffered by the reporting person due to penalisation.
7.4	Of the follow-up procedures reported as closed in response to Q4 (where relevant) is the estimated amount of funds recovered by the body arising from its follow-up?	-	
8	Anonymous reports		
8.1	Of the total number of reports received in response to Q2, how		
8.2	many were made anoymously? How many follow-up procedures were opened in response to anyonymous reports in the calendar year?	0	
8.3	How many anonymous reporting persons subsequently disclosed their identity to the Designated Person in the calendar year?		

		Health Information and Quality Authority		
	Protected Disclosures Act 2014			
		Form PDA-2		
	Amount Demont of Classication - Future al Demonto an	-		
	Annual Report of Statistics - External Reports m	ade or transmitted under sections 7, 7A, 10C and 10D of the Act		
Section	22(1) of the Brotested Disclosures Act 2014 requires every public h	hady to make an annual report, no later than 1 March each year, to the Minister for Dublic		
		body to make an annual report, no later than <b>1 March</b> each year, to the Minister for Public res made to the public body in respect of the immediately preceding calendar year.		
Lxpenu	ture, NDF Delivery & Reloffit on the number of protected disclosu	res made to the public body in respect of the inimediately preceding calendar year.		
This tab	le must be completed and returned to the Minister even if no pr	rotected disclosures have been received or are on hand in the calendar year that is the		
subject	of this report.			
		y workers using the EXTERNAL reporting channels established under section 7(2A) of the Act or		
transmi	ted under sections 7A(1)(b)(vi), 10C(1)(b) and 10D(I)(b)(ii) of the A	Act. For internal reports received under section 6 of the Act, please use Form PDA-1.		
Comple	ed reports should be sent to: pdreporting@per.gov.ie by 1 March	each year		
compic	ice reports should be sent to: pureporting@per.gov.ie by 1 March			
Detailed	guidance on the completion of this form is set in Section 14 of the	e Statutory Guidance on the operation of the Protected Disclosures Act for public bodies and		
prescrib	ed persons, available from: www.gov.ie/protected-disclosures.			
1	Identification			
1.1	Name of Rody and proceeding persons	Health Information and Quality Authority		
1.1	Name of Body and prescribed person:	Health Information and Quality Authority		
1.2	Calendar year covered by this report:	2024		
	· · · · · · · · · ·			
2	Reports received in calendar year	Instructions: "Reports" mapper consists that tend to show "relevant unconsiderings" (as defined in section 5/3) of		
2.1	Of the reports received in the calendar year that is the subject	"Reports" means reports that tend to show "relevant wrongdoings" (as defined in section 5(3) of the Act). The term <b>does <u>not</u> refer</b> to reports or complaints about <b>penalisation against reporting</b>		
211	of this report, how many were:	persons.		
2.1.1	Received via the external reporting channel established under social 7(2P) of the Act2	376 All reports that trigger an acknowledgement under the Act (or would have triggered an		
2.1.2	section 7(2B) of the Act? Transmitted by another prescribed person under section	acknowledgement but the reporting person requested otherwise) should be counted.		
2.1.2	7A(1)(b)(vi) of the Act?	2 Where the came relevant unergoing is reported by the same nersen and constant both directly.		
2.1.3	Transmitted by the Protected Disclosures Commissioner under	Where the same relevant wrongdoing is reported by the same person and reported both directly to the body and transmitted to the body by another prescribed person or the Protected		
	section 10C(1)(b) of the Act?	3 Disclosures Commissioner, it should be counted as a single report under heading 3.1.1.		
2.1.4	Transmitted by the Protected Disclosures Commissioner under			
	section 10D(1)(b)(ii) of the Act?	2		
2.1.5	Total number of reports received	383		
3	Assessment of reports			
3.1	Of the total number of reports received in the calendar year,			
	how many were:	(a) Fully (b) Partially		
3.1.1	Awaiting completion of assessment at year end?	7 Instructions:		
3.1.2	Assessed as warranting further follow-up?	267 Where there is a single outcome to an assessment, please enter under column (a), Fully. Where multiple outcomes of an assessment arise (e.g. if a report contains a		
3.1.3	Transmitted to another prescribed person or the Protected	range of allegations which require a range of responses, please enter all that apply		
214	Disclosures Commissioner?	23 49 under column (b), Partially.		
3.1.4 3.1.5	Closed because the report was clearly minor? Closed because of a lack of information or evidence?	26 17		
3.1.5	Closed because of a lack of information of evidence?			
5.1.0	meaningful new information?	1		
3.1.7	Referred to another more relevant procedure?	40		
3.1.8	Assessed as warranting no further follow-up?	4		
	M			
4	Matters assessed			
4.1	Of the reports received and assessed in the calendar year in section 3.1, how many invloved:			
4.1.1	Criminal offences?	12 Instructions:		
4.1.1	Breaches of a legal obligation?	270		
4.1.3	Miscarriage of justice?	0		
4.1.4	Endangerment of health and safety?	59		
4.1.5	Damage to the environment?	0		
4.1.6	Unlawful or improper use of public funds?	5		
4.1.7	Acts or ommissions that are oppresive, discriminatory or grossly			
4.1.0	negligent or constitute gross mismanagement?	0		
4.1.8	Breaches of the EU laws within the scope of Article 2 of Directive (EU) 2019 (1927 (the Whistlehlowing Directive)?			
4.1.9	Directive (EU) 2019/1937 (the Whistleblowing Directive)? Concealment or destruction of information tending to show any			
4.1.9	matter falling within items 4.1.1 to 4.1.8?	0		
5	Matters investigated - Breaches of EU laws			
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### Protected Disclosures Act 2014, as amended: 2024 Annual Report Health Information and Quality Authority

5.1	Of the reports recieved in response to Q4.1.8 (breaches of EU law), how many involved breaches of:	0
5.1.1	Public procurement?	0
5.1.2	Financial services, products and markets?	0
5.1.3	Prevention of money laundering and terrorist financing	0
5.1.4	Product safety and compliance?	0
5.1.5	Transport safety?	0
5.1.6	Protection of the environment?	0
5.1.7	Radiation protection and nuclear safety?	
5.1.8	Food and feed safety?	
5.1.9	Animal Health and Welfare?	
5.1.10	Public health?	
5.1.11	Consumer protection?	0
5.1.12	Protection of privacy and personal data?	0
5.1.13	Security of network and information systems?	0
5.1.14	The financial interests of the EU?	0
5.1.15	Union competition and State aid rules?	0
5.1.16	Rules of corporate tax?	0
5.1.17	The functioning of the EU Internal Market?	0
0.1.1.7		
6	Investigation of reports	
6.1	How many investigations were opened in the calendar year?	283 Instructions:
6.2	How many open investigations were carried over from the	27 "Investigation", for the purposes of this exercise, refers to any form of follow-up action to a reputation to a stabilish the veracity of the information reported. The term does not refer to
6.3	previous year?	investigations of claims of penalisation against reporting persons.
6.4	How many investigations were closed in the calendar year? How many investigations remained open at the end of the	280 24 Examples of investigations include but are not limited to: setting up of investigative committees
0	calendar year?	or comissions, inspections, audits, etc.
6.5	Of the number of investigations reported as still open in	The response to Q5.2 should also include all open investigations carried over that commenced
	response to Q6.4, how many are:	prior to the commencement of the Protected Disclosures (Amendment) Act 2022 (i.e. before 1
6.5.1	Open less than 1 year?	23 January 2023).
6.5.2	Open more than 1 year but less than 3 years?	1
6.5.3	Open more than 3 years but less than 5 years?	0
6.5.4 6.5.5	Open 5 or more years? What was the <b>average</b> length of the investigations closed in the	
0.3.3	calender year?	
6.5.6	What was the <b>median</b> length of the investigations closed in the	6
	calendar year?	

7.1 7.1.1 7.1.2 7.1.3 7.1.4 7.1.5 7.1.6 7.1.7 7.1.8 7.1.9	Matters investigated Of the investigations completed in the calendar year reported in response to Q6.3, 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	Instructions:   Where an investigation falls under more than one of the headings listed at 5.1.1 to 5.1.17, please   Teport under each heading that applies. For example, if one investigation was opened during the year that concerned both a breach of a legal obligation and damage to the environment, enter '1' under both headings 5.1.2 and 5.1.5.   0 11   1240 under both headings 5.1.2 and 5.1.5.   0 511   11 any investigations have been opened under heading 5.1.17 (breaches of EU law), please also complete Q6. Otherwise proceed to Q7.   0 0   0 0
	matter falling within items 5.1.1 to 5.1.17?	0
<b>8</b> 8.1	Matters investigated - Breaches of EU laws Of the investigations reported as closed in response to Q7.1.8 (breaches of EU law), how many involved breaches of:	Instructions: Complete this section <u>ONLY</u> if one or more investigations have been opened in respect of breaches of the EU laws within the scope of Article 2 of Directive (EU) 2019/1937 (the
8.1.1 8.1.2 8.1.3 8.1.4 8.1.5 8.1.6 8.1.7 8.1.8 8.1.9 8.1.10 8.1.11 8.1.12 8.1.13 8.1.14 8.1.15 8.1.16 8.1.17 9.1 9.1 9.2 9.3 9.4	Public procurement? Financial services, products and markets? Prevention of money laundering and terrorist financing? Product safety and compliance? Transport safety? Protection of the environment? Radiation protection and nuclear safety? Food and feed safety? Animal Health and Welfare? Public health? Consumer protection? Protection of privacy and personal data? Security of network and information systems? The financial interests of the EU? Union competition and State aid rules? Rules of corporate tax? The functioning of the EU Internal Market? Proceedings initiated How many proceedings were initated on foot of investigations in the calendar year? How many cases were referred to another body to initate proceedings in the calendar year? How many proceedings have concluded this year? What was the average length (in weeks) of the proceedings that concluded in the calendar year?	Whistleblowing Directive).
9.5	What was the <b>median</b> length (in weeks) of the proceedings that concluded in the calendar year?	median times reported under Q7.3 and Q7.4.
<b>10</b> 10.1	Subject of proceedings intiated Of the proceedings initiated or referred to another body in the calendar year reported in response to Q9.1, how many involved:	Instructions: Where proceedings fall under more than one of the headings listed at 8.1.1 to 8.1.17, please include under each heading that applies. For example, if one set of proceedings was opened
10.1.1 10.1.2 10.1.3 10.1.4 10.1.5 10.1.6 10.1.7 10.1.8	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)?	during the year that concerned both a breach of a legal obligation and damage to the environment, enter '1' under both headings 8.1.2 and 8.1.5. 4 0 If any proceedings have been opened under heading 8.1.17 (breaches of EU law), please also complete Q9. Otherwise proceed to Q10. 0 0 0
10.1.9	Concealment or destruction of evidence of any of the above wrongdoing?	0

11	Subject of proceedings intiated - Breaches of EU laws			
11.1	Of the proceedings reported as initiated in response to Q10.1.8		Instructions:	
	(breaches of EU law), how many involved breaches of:		Complete this section ON	ILY if one or more proceedings have been initiated in respect of breaches
				e scope of Article 2 of Directive (EU) 2019/1937 (the Whistleblowing
11.1.1	Public procurement?	0	Directive).	
11.1.2	Financial services, products and markets?	0		
11.1.3	Prevention of money laundering and terrorist financing	0		
11.1.4	Product safety and compliance?	0		
11.1.5	Transport safety?	0		
11.1.6	Protection of the environment?	0		
11.1.7	Radiation protection and nuclear safety?	0		
11.1.8	Food and feed safety?	0		
11.1.9	Animal Health and Welfare?	0		
11.1.10	Public health?	0		
11.1.11	Consumer protection?	0		
11.1.12	Protection of privacy and personal data?	0		
11.1.13	Security of network and information systems?	0		
11.1.14	The financial interests of the EU?	0		
11.1.15	Union competition and State aid rules?	0		
11.1.16	Rules of corporate tax?	0		
11.1.17	The functioning of the EU Internal Market?	0		
12	Outcome of proceedings			Instructions:
12.1	Of the proceedings reported as closed how many resulted in:			"Other enforcement action" refers to any other action taken to address the relevant wrongdoing other than those listed under Qs 10.1.1 to
	_		I.	10.1.4. It could include: formal warnings, improvement notices,
12.1.1	Criminal prosecution?	0		confiscation of offending items/materials, closure orders, cease and
12.1.2	Fines or other financial penalties?	0		desist orders etc.
12.1.3	Recovery of lost funds?	0		"Financial damage" relates to damage caused by the relevant
12.1.4	Award of damages?	0		wrongdoing reported. It does <u>not</u> relate to <b>financial damage suffered</b>
12.1.5	Other enforcement action?	0		by the reporting person due to penalisation.
12.1.6	No outcome?	0		The state of the state of the second state of
12.1.7	Breaches of the EU laws within the scope of Article 2 of			For the calculation of "financial damage", the ascertainment of the damage by any public body (including the courts) should be taken into
	Directive (EU) 2019/1937 (the Whistleblowing Directive)?	0		account.
12.2	Of the proceedings reported as initiated, what (where relevant) is	s the		
	estimated financial damage arising from the wrondoing reported?	?	€ -	The calculation of "financial damage" should not include any fines or
				other financial penalties imposed. (These are to be reported on under headings 10.3 and 10.4.)
12.3	Of the proceedings reported as initiated, what (where relevant) is	the total		
12.00	value of fines and/or other financial penalties imposed as a result		€ -	Fines and other financial penalties should not include any damages
	proceedings?	or these	ŧ -	awarded to a reporting person or any fines/penalties imposed for
				penalisation of a reporting person.
12.4	Of the proceedings reported as initiated, what (where relevant) is		€ -	
	estimated amount of funds recovered as a result of proceedings?		C	
13	Outcome of proceedings - Breaches of EU Laws			
13.1	Of the proceedings reported as completed in response to			
	Q12.1.7 (breaches of EU law), how many involved breaches of:			
	_			
13.1.1	Public procurement?	0		
13.1.2	Financial services, products and markets?	0		
13.1.3	Prevention of money laundering and terrorist financing?	0		
13.1.4	Product safety and compliance?	0		
13.1.5	Transport safety?	0		
13.1.6	Protection of the environment?	0		
13.1.7	Radiation protection and nuclear safety?	0		
13.1.8	Food and feed safety?	0		
13.1.9	Animal Health and Welfare?	0		
13.1.10	Public health?	0		
13.1.11	Consumer protection?	0		
13.1.12	Protection of privacy and personal data?	0		
13.1.13	Security of network and information systems?	0		
13.1.14	The financial interests of the EU?	0		
13.1.15	Union competition and State aid rules?	0		
13.1.16	Rules of corporate tax?	0		
13.1.17	The functioning of the EU Internal Market?	0		
l				
14	Anonymous reports		i.	
14.1	Of the total number of reports received in response to Q2, how		<u>bs n</u>	
	many were made anonymously?	91		
14.2	How many investigations were opened in response to			
l	anonymous reports in the calendar year?	74		
14.3	How many proceedings were opened in response to			
l	anonymous reports in the calendar year?	2		
14.4	How many anonymous reporting persons subsequently			
	disclosed their identity in the calendar year?	4		



An tÚdarás Um Fhaisnéis agus Cáilíocht Sláinte

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