

Startside>Anlæggelse af retssag>Hvor og hvordan>**Rentesatser**

På det civilretlige område vil verserende sager og sager, der er indledt inden overgangsperiodens udløb, fortsætte i henhold til EU-retten. E-Justice-portalen vil – i overensstemmelse med en aftale med Det Forenede Kongerige – fortsat indeholde relevante informationer vedrørende Det Forenede Kongerige indtil udgangen af 2024.

Interest rates

Nordirland

1 Is "statutory interest" provided for in the Member State? If so, how is "statutory interest" defined in this Member State?

As per the situation with England & Wales, statutory interest is the interest rate that the law prescribes can be applied to outstanding claims for money owed on a commercial debt. Statutory interest can be claimed under the Late Payment of Commercial Debts (interest) Act 1998. Statutory interest does not apply when you sell to the public. Both seller and buyer must be acting in a commercial capacity.

2 If yes, what is the amount/rate and legal basis for it? If different rates of statutory interest are provided for, what circumstances and conditions apply?

Amount/rate of the statutory interest	Criteria for the application of the statutory interest	Legal basis
	(if necessary, for example delay, consumer	
	contract, etc.)	
Maximum of 8% interest on General and Special	Over the last number of years the courts have	This practice was affirmed in McDowell v Smyth
Damages Award.	conventionally, within their discretion, awarded	and MIB (1996)
N.B. This is not technically a 'statutory interest'	interest at 2% for general damages (from the date	The courts' powers to employ discretion and award
rate but rather the interest rates that apply outside	of service of the writ of summons) and 6% for	simple interest on debts and damages are
of the scope of the Late Payment of Commercial	special damages (from the date the loss incurred).	contained within:
Debts (interest) Act 1998, i.e. a non-commercial,		Article 45A of the County Courts (Northern Ireland)
simple interest.		Order 1980; and
		Section 33A of The Judicature (Northern Ireland)
		Act 1978.
8% above the Bank of England base rate.	Businesses and public sector bodies have a	Late Payments of Commercial Debt (Interest) Act
The reference rate for the Bank is set once every	statutory right to claim interest on late payment of	1998
six months on 30th June and 31st December.	commercial debts arising from contracts agreed on	The Late Payment of Commercial Debts (Rate of
The base rate on 31 December will be used for	or after 7 August 2002.	Interest) (No.3) Order 2002
debts becoming late between 1 January and 30	Statutory interest can be claimed after late payment	The Late Payment of Commercial Debts
June. The rate in force on 30 June will be used	has been received. The limit is six years in Northern	Regulations 2002
from 1 July to 31 December.	Ireland. The interest usually runs from 30 days after	
	it was due and claimed. A contract cannot exclude	
	statutory interest but it is not compulsory to claim it.	

3 If necessary, is there further information available on how to calculate statutory interest?

Calculating the interest due is a straightforward process. First calculate what the interest would be for a full year. This is done by multiplying the amount owed by the total rate of interest (base rate plus 8%). Then calculate the daily interest by dividing the annual interest by 365. The interest due is thus calculated by multiplying the daily interest by the number of late days. You charge interest on the gross amount of the debt, including any element of VAT, but you do not pay VAT on the interest.

4 Is there free online access available to the legal basis mentioned above?

The relevant legislation can be found at the following links:

Late Payments of Commercial Debt (Interest) Act 1998

The Late Payment of Commercial Debts (Rate of Interest) (No.3) Order 2002

The Late Payment of Commercial Debts Regulations 2002

The County Courts (Northern Ireland) Order 1980

The Judicature (Northern Ireland) Act 1978

Last update: 01/06/2020

The national language version of this page is maintained by the respective EJN contact point. The translations have been done by the European Commission service. Possible changes introduced in the original by the competent national authority may not be yet reflected in the translations. Neither the EJN nor the European Commission accept responsibility or liability whatsoever with regard to any information or data contained or referred to in this document. Please refer to the legal notice to see copyright rules for the Member State responsible for this page.