

Paġna ewlenija>Teħid ta' azzjoni legali>Fejn u kif>**Rati tal-imgħax**

Fil-qasam tal-ģustizzja čivili, il-pročeduri u l-pročedimenti pendenti mibdija fi tmiem il-perjodu ta' tranžizzjoni se jkomplu skont il-liģi tal-UE. Il-Portal tal-e-Gustizzja, abbaži tal-ftehim rećiproku mar-Renju Unit, se jžomm l-informazzjoni rilevanti marbuta mar-Renju Unit sa tmiem I-2024.

Interest rates

L-Ingilterra u Wales

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

Statutory interest is the interest rate that the law prescribes can be applied to an outstanding claim for a sum of money. The law of England and Wales does provide for statutory interest to be applied in appropriate cases.

Amount/rate of the statutory interest	Criteria for the application of the statutory interest	Legal basis
	(if necessary, for example delay, consumer	
	contract, etc.)	
8%	Where no other statutory interest rate or	Section 17 of the Judgments Act 1838
	contractual interest rate applies a creditor can	S 35A of the Senior (frmr Supreme) Court Act 198
	claim interest at an annual rate of 8%.	in the High Court ("s 35A") simple interest at suc
		rate as the court thinks fit or as rules of court may
		provide on all or any part of the debt for all or any
		part of the period between the date when the caus
		of action arose and the date of the payment"
		S 69 of the County Courts Act 1984 in the county court ("s 69")
		in proceedings (whenever instituted) before a
		county court for the recovery of a debt or damage.
		there may be included in any sum for which
		judgment is given simple interest, at such rate as
		the court thinks fit or as may be prescribed, on all
		any part of the debt or damages in respect of which
		judgment is given, or payment is made before
		judgment, for all or any part of the period betweer
		the date when the cause of action arose"
		S 3 of the Law Reform (Miscellaneous Provisions)
		Act 1934 for courts of record other than the High
		Court and the county
		court, eg the Court of Appeal (Civil Division) when gives judgment.
		"In any proceedings tried in any court of record for
		the recovery of any debt or damages, the court
		may, if it thinks fit, order that there shall be include
		in the sum for which judgment is given interest at
		such rate as it thinks fit on the whole or any part of
		the debt or damages for the whole or any part of t
		period between the date when the cause of action
		arose and the date of the judgment"
		S 57(1)(b) of the Bills of Exchange Act 1882 on
		dishonoured bills of exchange from presentment i
		bill is payable on demand and, otherwise, on
		maturity.
		SS 86 to 92 of the Taxes Management Act 1970 of
		overdue taxes
		Art 14 of the Solicitors (Non Contentious Business
		Remuneration Order 1994 on unpaid solicitors' bil
		for non-contentious work, including paid
		disbursements and VAT, but the rate cannot exce
		the judgment debt rate, ie 8% per annum.
		S 49 of the Arbitration Act 1996, which gives the
		tribunal power to award simple or compound
		interest "from such dates, at such rates and with
		such rests as it considers meets the justice of the

		Late Payment of Commercial Debts (Interest) Act 1998 ("the 1998 Act"). And consider further the CPR CPR rule 16.4(1)(b) and (2) require the claimant to state in the particulars of claim (or counterclaim) that he is seeking interest and to state whether he is claiming it under a contract an enactment and if so which or some other basis and if so which. If the claim is for a specified amount of money, the claimant must state: the percentage rate at which interest is claimed the date from which it is claimed the date to which it is calculated, not later than the date of issue of the claim form total amount of interest claimed to the date of calculation the daily rate of interest at which interest accrues after the date of calculation
8% above the Bank of England base rate. The	Businesses and public sector bodies have a	Late Payments of Commercial Debt (Interest) Act
reference rate for the Bank is set once every six	statutory right to claim interest on late payment of	1998
months on 30 June and 31 December.	commercial debts arising from contracts agreed on	
	or after 7 August 2002.	

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

Interest may be claimed from the date when the sum became due to the date a claim is issued and also at the same rate up to the date of judgment. Interest can also be claimed from the date of judgment at the same rate for High Court judgments of any value and for county court judgments over the value of £5000. Only simple interest applies. CPR 44 2 (6)(g) gives the court the power to order interest on cost incurred **before** judgment.

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

The relevant legislation can be found at the following links:

Judgments Act 1838

Supreme Court Act (renamed as the Senior Courts Act) 1981

County Courts Act 1984

Late Payments of Commercial Debt (Interest) Act 1998

The County Courts (Interest on Judgment Debts) Order 1991 amended by the County Courts (Interest on Judgment Debts) (Amendment) Order 1996

Last update: 19/05/2020

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.