Annual Reporting FAQs

By what date is an agency required to submit and table its annual report? When does an agency have to submit its annual report to its Minister if the due date falls on a Saturday, Sunday or public holiday?

In a normal year, agencies have four months from the end of the financial year to submit their annual report to the relevant Minister and the Treasurer. In the case of agencies with a 30 June year-end, this means by 31 October.

If the due date falls on a Saturday, Sunday or public holiday, the Interpretation Act 1987 provides at section 36 that the item due may be done on the first day following that is not a Saturday, Sunday or public holiday.

Once the Minister receives an agency’s annual report, he/she has one month to table that report in Parliament.

For example, if a Minister received an agency’s annual report on 15 October, he/she would be required to table that report on or before 15 November.

However, for 2019-20 the submission date has been extended - see below.

By what date is an agency required to submit and table its 2019-20 annual report?

As noted above, the Annual Reports Acts require that agencies submit their annual reports to the relevant Minister no later than four months from the end of the financial year (i.e. for 30 June year-ends: by 31 October). Due to COVID-19, Parliament enacted Schedule 2 to the Government Sector Finance Act 2018. This extended the annual report submission deadline for the 30 June 2020 financial year to as late as 30 April 2021.

This was intended as the latest possible date and Treasury has since determined that 30 November 2020 is an appropriate deadline. This balances the challenges in the current environment, with the need for timely publication. Treasury will therefore request that Executive Council approve a Regulation requiring that agencies with 30 June 2020 year-ends submit their 2019-20 annual reports by 30 November 2020. A similar five-month deadline will also be set for agencies with a year-end other than 30 June 2020.
Accordingly, each agency required by ARDA or ARSBA to submit a 2019-20 annual report that has:

- a financial year ended on 30 June, must plan to submit that report to its Minister no later than 30 November 2020, and
- a financial year ended on a date other than 30 June, must plan to submit that report to its Minister no later than five months after that date.

You are reminded the ARDA and ARSBA both require that a Minister who receives an annual report to table that report in Parliament within one month of receipt. There is no change to that requirement for 2019-20.

**Can I obtain an extension of time to submit the Annual Report? How do I apply for an extension of time? By what date does a request for an extension have to be made?**

Most agencies submit their annual reports to their Minister and Treasurer within the time required by the annual reports legislation.

The public can reasonably expect timely information from agencies. Dates for submission are specified in law. Agencies should therefore do all that is possible to meet the deadlines in the two Annual Reports Acts and avoid the need to apply for additional time.

The Treasurer can approve an extension of time to submit an annual report to the Minister. There are two important points to note:

- The Treasurer can only approve an extension of time where a written request is made by the agency within three months after the end of the agency's financial year.
- Although agencies are not required to submit annual reports until four months after year-end, the Treasurer does not have the power to grant extensions after three months after the year-end. Agencies therefore must consider in advance whether an extension is required.

If required, a request for an extension of time for an agency with a financial year ended 30 June must be made by 30 September.

The Treasurer can only approve an extension after consultation with the appropriate Minister. To assist in this process, agencies are requested to obtain written support for the extension of time from their own Minister and forward this to Treasury.

**Can an exemption be obtained from an annual reporting requirement?**
The Treasurer has the legal power to exempt agencies from requirements contained in the regulations.

As the same requirements apply to all agencies, there would have to be very good "public interest" grounds for the granting of exemptions.

Limited exemptions have been allowed in respect of public sector agencies considered to be operating in competition with the private sector or other government bodies.

Where an exemption is granted, details of the exemption must be disclosed in the annual report, together with the reasons for the granting of the exemption.

**How many copies of the Annual Report should agencies submit to their Minister and the Treasurer? Should these copies be in electronic or printed form?**

See Premier’s Memorandum (PM) 2013-09.

Agencies must submit two printed copies of their annual report to their Minister for tabling in Parliament. Ministers must table one of those copies in each House of Parliament.

In addition, agencies must submit one copy of their annual report to the appropriate Minister for his/her records. Ministers decide whether agencies meet this requirement by submitting an electronic copy or a printed copy of their annual report. Accordingly, each agency should ask its appropriate Minister/s whether he/she prefers an electronic or a printed copy of its annual report.

The Annual Reports legislation also requires that each agency submit a copy of its annual report to the Treasurer. This must be supplied electronically to annualreport@treasurer.nsw.gov.au.

**Which other organisations should receive a copy of the Annual Report?**

PM2013-09 requires agencies to send electronic copies of their annual reports to:

- State Records (upload to OpenGov NSW)
- National Library of Australia
- UWS Library
- State Library
- Parliamentary Library

**There is a requirement to provide Parliament with an electronic copy of our annual report. When should we submit this electronic copy to Parliament? What format should we use for this electronic copy and where do we send it?**
Treasury encourages each agency to submit the electronic copy of its annual report to Parliament on the day that report is tabled in each House of Parliament. This requires agencies to consult with their Minister’s Offices to determine the tabling date.

An agency should provide that electronic copy to Parliament in text searchable Adobe Acrobat PDF format.

For files larger than 2Mb, agencies should break them down into parts no larger than 2Mb.

File names should clearly indicate the agency name, reporting year, and where part files are used, the part number. For example: Treasury AR 2020.pdf or Health AR 2020 Part 1.pdf and Health AR 2020 Part 2.pdf.

For emails larger than 10hhMb, agencies should break the file down into parts no larger than 10Mb.

An agency should send the electronic copy to either table.la@parliament.nsw.gov.au or council@parliament.nsw.gov.au.

Contacts: Table Office 9230 2431
Legislative Assembly: table.la@parliament.nsw.gov.au ph: 9230 2234
Legislative Council: Susan Want
LC.procedure@parliament.nsw.gov.au ph: 9230 2749

The Work Health and Safety disclosure requirement in the Annual Reports legislation provides that statistical information of such kind and set out in such form, as is determined by the Secretary of Treasury, must be disclosed. Has the Secretary of Treasury made such a determination?

No, the Secretary has not prescribed any statistical information requirements relating to the Work Health and Safety (WHS) disclosure.

However, agencies are still subject to the general requirement in the Regulation, which requires agencies to provide a statement setting out WHS performance during the reporting year. This includes details of work-related injuries, illnesses and prosecutions under the Work Health and Safety Act 2011.

I have a question about Premier’s Memorandum 2013-09. Can you assist?
Please direct any enquiries concerning Premier’s Memorandum 2013-09, in the first instance, to the Department of Premier and Cabinet on 9228 5555.
In producing the annual report, how can I minimise production costs? What does Premier’s Memorandum 2013-09 require concerning these costs?

Premier’s Memorandum 2013-09 requires that agencies minimise production costs by:

- limiting content to recording performance and meeting statutory obligations
- printing hard copies in black and white and compiling reports using existing desktop equipment in house
- eliminating unnecessary use of photographs or illustrations
- eliminating all external production costs such as copy writing, design and printing.

Agencies are required to keep sufficient copies of the annual report to meet normal public demand. Agencies can comply with this requirement by ensuring their Annual Report is made available on agency websites. If a member of the public is unable to access an agency's annual report electronically, then the agency can print a copy of the report for that member of the public. See: M2013-09 Production Costs of Annual Reports.

Who is a 'senior executive' for annual reporting purposes? Do you have a suggested format for the 'senior executive' disclosures? What does 'remuneration package' include?

The term 'senior executive' is defined in:

- clause 3 of the Annual Reports (Departments) Regulation 2015
- clause 3 of the Annual Reports (Statutory Bodies) Regulation 2015

Further guidance is provided in the Public Service Commission (PSC) Circular 2014-09 Changes to annual reporting for senior executives and workforce diversity.

In addition, PSC Circular 2014-09 includes a suggested format for senior executive disclosures and a definition of 'remuneration package'.

To access PSC Circular 2014-09, see www.psc.nsw.gov.au. Please direct any enquiries concerning this Circular, in the first instance, to the PSC on 9272 6000.
What senior executive salary bands should my agency use this financial year?

Financial years ended on or after 1 July 2019

These bands remain in force for 2019-20 financial year.

On 27 August 2019, the Statutory and Other Officers Remuneration Tribunal (SOORT) released the 2019 Annual Determination – SOORT – Public Service Senior Executive (PSSE) with four Public Service Senior Executive salary bands that apply for financial years ending on or after 1 July 2019:

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<th>Band</th>
<th>per annum range</th>
<th>individuals also within Band per SOORT determination</th>
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<tr>
<td>4</td>
<td>$487,051 to $562,650</td>
<td>Secretary, Department of Premier and Cabinet (DPC)</td>
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<td>Secretary, Department of Planning, Industry and Environment</td>
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<td>Secretary, Ministry of Health</td>
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<td>Secretary, Department of Customer Service</td>
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<td>3</td>
<td>$345,551 to $487,050</td>
<td>Chief Executive Officer and Co-ordinator General, Infrastructure NSW</td>
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<td>Chief Executive Officer, Western City and Aerotropolis Authority</td>
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<td>Chief Executive Officer, Destination NSW</td>
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<td>Deputy Secretary, Strategy and Resources, Ministry of Health</td>
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<td>2</td>
<td>$274,701 to $345,550</td>
<td>Executive Director, Criminal Investigations, NSW Crime Commission</td>
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<td>Executive Director, Financial Investigations, NSW Crime Commission</td>
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<td>Chief Information Officer, Department of Education</td>
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</table>
Band | per annum range | individuals also within Band per SOORT determination
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1 | $192,600 to $274,700 | -

Accordingly, agencies preparing annual reports for financial years ending on or after 01 July 2019 must base their executive disclosures on the above bands.


**What guidance on 'workforce diversity' is available?**


For more information on this requirement, please contact the PSC on 9272 6000.

**Am I a 'small agency' for annual reporting purposes?**

Treasury Circular [TC15-18 Small Agency Annual Reporting](http://www.psc.nsw.gov.au/workplace-culture---diversity/equity---diversity/annual-reporting) defines ‘small departments’ and ‘small statutory bodies’ as those employing less than 200 full-time equivalent (FTE) staff on the last day of the reporting period. For further information, please refer to TC15-18.