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Q&A NOW

This week, the Temporary Emergency Bridging Measure for Sustained Employment (*Tijdelijke Noodmaatregel Overbrugging voor behoud van Werkgelegenheid*, or NOW for short) was brought into effect. This Q&A will outline the most frequently asked questions - and answers - about the NOW. Please note that the NOW provides for very specific financial requirements in addition to its basic conditions. As we do not want you to get lost in the details of the scheme, we will address them only briefly. Should you have any questions that are not answered by this Q&A, you are most welcome to contact any of our employment lawyers.

What is the purpose of NOW?

The purpose of the scheme is to help employers pay the wages of their staff. Employers expecting a sharp **turnover loss** of at least 20% over a period of three consecutive months due to decreased activity caused by exceptional circumstances such as the coronavirus crisis, can claim compensation towards wages. The compensation should enable employers to keep their staff in jobs for the number of hours they worked before business activity decreased.

What is the nature of NOW?

Employers can apply to be granted **compensation towards wages**. The compensation enables them to continue to pay the wages of staff with permanent and flexible contracts alike.

In this document, we will explain the terms turnover loss, wage sum, compensation and employer obligations and provide information about the procedure.

I TURNOVER LOSS

How is turnover loss calculated?

The turnover loss must occur over a period of three (3) consecutive months between 1 March 2020 and 31 July 2020. This period commencing on 1 March, 1 April or 1 May, turnover in the period will be compared with the turnover for the 2019 calendar year, divided by four, provided the company was started not later than 1 January 2019.

Example: In 2019, an employer had an average monthly turnover of EUR 100,000, or EUR 1,200,000 over the entire year. Over the period from 1 March through 31 May 2020 - in this example the period over which the employer wishes to calculate his turnover loss - his average monthly turnover was EUR 70,000, or EUR 210,000 over the entire three-month period. In this case, the turnover loss calculates at:

 $\frac{(\in 1,200,000 / 4) - \in 210,000}{(\in 1,200,000 / 4)} = 0.30 =$ **30%**turnover loss

If an employer had not started operations on 1 January 2019, a different calculation applies.

The government has provided a helpful calculation tool, which you can find here (Dutch): https://www.rekenhulpomzetverlies.nl/

How is the turnover loss calculated if the employer is part of a group of companies?

If the employer is part of a group of companies, the turnover loss will be determined at the group level. The

reference date for the turnover loss of the group will be 1 March 2020. The composition of the group on this date is leading.

If the group records a turnover loss of less than 20%, the separate parts of the group may not claim compensation under the NOW scheme and the group will need to provide a solution. If the group records a turnover loss that equals or exceeds 20%, each employer within the group, separated by withholding tax number, may apply for an NOW grant. The period over which the turnover loss is determined must be the same for each of the separate companies. The applications must state identical turnover loss percentages.

Subject to the condition that they pay social security contributions in the Netherlands, it is possible for foreign legal entities to be included in the determination of the turnover loss as well.

How is turnover defined?

The net turnover is the basis for the calculation. This is in line with the definition from the accounting and reporting rules laid down in the Dutch Civil Code (Section 2:377(6)) and the consistent policy of the undertaking.

'Net turnover' means the income from the supply of goods and services from the business of the legal entity after deduction of discounts and the like and of taxes levied on turnover. Revenue is income from the ordinary business activities of an undertaking.

The turnover definition must be as closely in line with the activity level of the undertaking, establishment or the group as possible.

II WAGE SUM

How is wage sum defined?

The wage sum are the combined wages for the purpose of national insurance contributions. Remuneration elements forming part of these wages, such as unsocial hours allowances, are included in the calculation of the wage sum. The relevant information is known by the Dutch Tax and Customs Administration on the basis of the employer's payroll tax form.

How is the wage sum determined?

In the application for an NOW grant, the employer supplies his withholding tax number. This enables the UWV, the agency handling the application, to determine the wage sum. Borrowed workers (such as payroll and temporary workers) do not count towards the wage sum of the company where they perform work.

The wage sum for the month of January 2020 will serve as the basis for determining the advance on the subsidy. The sum encompasses the wages of all employees on the applicant's payroll in January 2020.

For the purpose of calculating the subsidy, wages are capped at EUR 9,538.

The wage sum does not include the employer's social security contributions. After all, these are compensated through the UWV already. Any holiday allowances paid do not count towards the wage sum either.

In addition to wages, employers have other costs as well in relation to their staff, such as pension

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contributions (both the employees' and the employer's components), employee insurance and, in many cases, a reservation for holiday allowances to be paid. The NOW scheme provides for their compensation as well. For this purpose, the UWV applies a **fixed surcharge of 30%** on top of the wage sum (the wage for each individual employer, including this surcharge, still **capped at EUR 9,538**).

Is the wage sum, on which the grant will be based, at the time of application for the advance identical to the wage sum at the time the definitive compensation is determined?

For the purpose of determining the advances and the definitive compensation, the UWV uses the wage sum for the month of January 2020 or, if there are no data for that month, November 2019.

When determining the definitive compensation, the UWV can apply some corrections:

- If the wage sum for January 2020 encompassed benefits (such as sickness benefits under a norisk policy, which the UWV compensates), these are **not** included in the wage sum
- If an employer having made a reservation for holiday allowances has paid out holiday allowances, these reserved and unexpectedly paid holiday allowances are not included in the wage sum (the 30% surcharge includes the holiday allowance)
- If an employer who has not made a reservation for holiday allowances (paying all-in wages, for example) has paid out holiday allowances, a correction is made to prevent that the holiday allowance is compensated doubly through the 30% surcharge.

NB: If the wage sum in the months of March, April and May 2020 was lower than the wage sum in the month of January, the subsidy will be lower. The wage sum for the March-May 2020 period is determined in the same way as the wage sum for the month of January 2020 is determined.

If during the period in which a turnover loss is recorded an employer applies to the UWV for permission to lay off staff for economic reasons, the subsidy grant will be reduced. Wages for the staff being laid off will be increased by 50% and deducted from the wage sums.

Do the wages of sick employees also count towards the calculation of the NOW subsidy?

Yes, all wages paid under the social security regime of the Netherlands are included, irrespective of whether an employee is sick. Obviously, this is subject to the condition that payment of wages continues during sickness.

How are a group's wage sums calculated?

Contrary to the calculation of the turnover loss, the group of which an employer forms part is not a factor in determining the wage sum. **Wage sums are calculated at the employer level.**

Applications for the NOW compensation are filed and handled on the basis of the withholding tax numbers submitted, so not for an entire group of companies. The NOW compensation subsequently is paid only to the employer whose withholding tax number was used to file the application. It follows that the group is not entitled to the NOW compensation - the separate employer making the application is.

III COMPENSATION

What is the amount of the compensation towards wages?

The amount of compensation granted towards wage costs depends on the turnover loss and is calculated by multiplying the loss percentage by 0.9. This would give the following results:



- If the turnover loss is 100%, the compensation will be 90% of the employer's full wage sum
- If the turnover loss is 50%, the compensation will be 45% of the employer's full wage sum
- If the turnover loss is 25%, the compensation will be 22.5% of the employer's full wage sum

Is there a difference between the calculation of the advance grant and the calculation of the definitive compensation?

Yes. The advance grant is calculated according to a different formula than the definitive compensation, as will be clear from the following examples:

Advance NOW grar	<u>nt</u>											
Percentage of	W	'age si	um as		3 (months)		1.3	(fixed	30%		0.9	(fixed
expected X	re	ported for	orted for January X X					surcharge)			correction	
turnover loss	20	020									factor)	
Definitive grant NOW compensation (part I):												
Percentage of	v	Wage sums as reported for 1 March-				v	1.3	(fixed	30%	v	0.9	(fixed
actual turnover loss		31 May 2020 period				*	surcharge)				correction factor)	

If in the 1 March to 31 May 2020 period the wage sum has decreased in relation to the wage sum for January 2020, the definitive NOW compensation may be lower than the advance granted. In that event, the employer will be required to repay part of the advance granted.

If in the 1 March to 31 May 2020 period the wage sum has increased in relation to the wage sum for January 2020, there will be no additional compensation. In that event, the definitive NOW compensation will not exceed the advance granted, subject to any retroactive corrections.

IV EMPLOYER OBLIGATIONS

What are the employer's obligations on applying for the NOW subsidy? The employer's obligations are listed in Article 13 of the NOW scheme:

- a) The employer is expected to make every effort to keep the wage sum as equal as possible
- b) The employer may not request permission from the UWV to give notice of termination of employment contracts for economic reasons in the period between 18 March and 31 May 2020
- c) The employer is obliged to use the subsidy exclusively for payment of any wage costs due
- d) The employer is obliged to inform the works council, employee representative body or the employees in the absence of such body, that compensation has been granted
- e) The employer is obliged to keep auditable records to such extent that all data relevant for determining the subsidy can be reviewed and will allow, if so requested, inspection of these records for up to five years after the date of determination of the subsidy
- f) The employer must do his payroll tax return at the prescribed moments in accordance with the Wages and Salaries Tax Act 1964 [*Wet op de loonbelasting 1964*]
- g) The employer is obliged to keep auditable records to such extent that all data relevant for determining the subsidy can be reviewed and will allow, if so requested, inspection of these records for up to five years after the date of determination of the subsidy



- h) The employer must do his payroll tax return at the prescribed moments in accordance with the Wages and Salaries Tax Act 1964 [*Wet op de loonbelasting 1964*]
- i) The employer must notify the Minister without delay if any circumstances occur that may affect any decision to modify, revoke or determine the subsidy
- After the period over which the subsidy has been granted, the employer must submit a definitive statement of the turnover loss, plus an auditor's opinion
- k) If the employer was granted wage cost subsidy within the meaning of Section 10d of the Participation Act [*Participatiewet*], the employer must inform the municipal executive that granted the subsidy about the subsidy granted under the NOW scheme
- For up to five years after the date of determination of the subsidy, the employer will assist in any investigation instituted by or on behalf of the Minister, for instance by providing the information, data and documents requested.

What does "make every effort to keep the wage sum as equal as possible" mean exactly?

This expresses the obligation on the employer's part to make every effort to sustain employment by continuing the contracts of his staff and continuing to pay their wages (and those of on-call workers).

So the employer is obliged to continue to pay the wages of on-call workers. What hours does he need to take into account?

The NOW scheme provides for compensation of the wage costs if employers pay more wages to on-call workers than they are required to pay by law. This is an incentive for the employer to continue to pay wages even if there is no statutory obligation to do so.

The wage sum used for the purpose of determining the NOW subsidy does incorporate the wages paid to employees with flexible contracts. This gives the employer the option to continue to pay wages to flexible employees at the level of their average January 2020 wages. These wages will then be counted towards the subsidy to be granted.

What if the wage sum for the period of March-April-May 2020 decreases in relation to the wage sum for the reference period (essentially January 2020) despite the employer's best efforts to keep them equal?

A decrease in the wage sum will have the consequence that the amount of the definitive subsidy the employer may claim will be lower in the sense that for every euro that the wage sum has gone down, the subsidy payable to the employer will be lower by 90 eurocents.

What are the consequences for applications for dismissals on economic grounds filed before 18 March 2020?

When applying for the NOW subsidy, the employer is expected to commit to not applying to the UWV for permission to lay off staff on economic grounds for the duration of the period during which he is granted compensation.

More specifically, the employer may not apply for such permission between 18 March 2020 and 31 May 2020. This temporary prohibition does not apply to applications filed with the UWV between 1 March and 17 March 2020. Applications filed between these two dates need not be withdrawn.

What is the sanction on violating the prohibition against applying for permission to the UWV to lay off staff on economic grounds between 18 March 2020 and 31 May 2020?

If an employer does apply to the UWV for permission to lay off staff on economic grounds and he fails to withdraw such application or is late to do so, the UWV will apply a correction to the determination of the definitive subsidy.



First, the January 2020 salaries of the employees whose dismissal is sought will be established. The amount of the combined salaries is then increased by 50% (multiplied by 1.5). The resulting amount is then increased by the fixed surcharge of 30% (multiplied by 1.3). The entire sum is multiplied by 3, as the subsidy relates to three months. The outcome is then multiplied by 0.9 (the maximum 90% compensation) and the resulting amount is deducted from the subsidy payable.

Please note that since the 3 April 2020 adjustments to the NOW scheme, the actual turnover loss percentage is no longer factored into the correction calculation, which will lower the amount payable by a substantial degree.

V PROCEDURE

When and where can the NOW compensation be applied? Employers can apply for the compensation to the UWV.

Expectations are that applications will be accepted from 6 April 2020. There may be a few days' delay as the UWV is completing the technological aspects of the scheme. The scheme will apply through 31 May 2020.

The government will decide before 1 June 2020 whether the NOW scheme will be extended and, if so, subject to what conditions it will do so.

What is the procedure for applying for an advance grant under the NOW scheme?

We recommend that employers work closely with their auditors and/or tax advisers, if available, because the NOW scheme takes recourse to terms and notions from accounting and reporting rules.

The subsidy is applied for on the basis of the wage sums for the months of March, April and May 2020 due to a turnover loss in excess of 20% over a period of three (3) consecutive months between 1 March and 31 July 2020. This allows for some movement in the period over which the turnover loss is to be measured if an employer expects the turnover loss to be slow to manifest itself.

The expected turnover in the selected period of three (3) months will be compared with the total turnover for 2019, divided by four, meaning that the two figures relate to a three-month period. The comparison of the two figures allows for a calculation of the turnover loss in percentages. If an applications are applied for several withholding tax numbers, because they are filed by a group of companies, for example, all forms must state the same turnover loss percentage and be based on the same measuring period.

What happens after the application for the advance grant has been filed?

The UWV must issue its decision within a 13-week period of receipt of the full application, but the UWV strives to pay out (the first instalment of) the advance grant within two to four weeks. That is subject to the application being fully substantiated.

If the application is successful, the UWV will grant an advance of 80% of the subsidy as calculated on the basis of the information about the expected turnover loss provided with the application.

The UWV will derive data about the wage sum from its benefit entitlement database, taking January 2020 as its reference month.

The advance grant will be paid out in three instalments. The UWV has indicated that it will strive to pay out

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the first instalment of the advance grant within two to four weeks.

Will the NOW procedure be complete once the application for the advance grant has been filed and the advance grant has been paid?

No. As the NOW is a subsidy scheme, additional steps need to be taken. Within 24 weeks of the end of the period over which the NOW subsidy has been granted, the employer must apply for the definitive determination of the subsidy, which - in principle - requires an auditor's opinion. At this moment, it is not clear above which cap such auditor's opinion will be required. The government's answer is not expected before the end of April 2020.

Within 52 weeks of receipt of the application for that purpose, the UWV will determine the definitive subsidy, which means it will determine whether an additional payment follows or, if the turnover loss turns out lower than expected or if the wage sum is lower, part of the grant will be reclaimed. As noted, if the wage sum for the months of March, April and May 2020 has increased in relation to the wage sum for January 2020, the subsidy will not be increased. It follows that a higher wage sum does not result in an additional payment.