

COVID-19 Job Retention Scheme ('JRS')



JRS - what is it?

- The JRS will apply from 1 March to 31 May 2020 and may be extended.
- To support employers whose operations have been severely affected by the COVID-19 outbreak, HMRC will pay employers:
 - 80% of a 'furloughed worker's' pay up to a cap of £2,500 per month;
 plus
 - the associated
 Employers' NIC and
 minimum automatic
 employer pension
 contributions.
- The employer must pay the furloughed worker the lower of 80% of their reference pay and £2,500 per month. The employer may, but is not obliged, to top this up.
- Participation in the JRS is subject to existing employment laws.
- HMRC issued interim guidance on 26 March 2020.



Who is eligible?

- Any employer that operated a PAYE scheme and had a UK bank account on 28 February 2020 can access the JRS.
- Employees who were on the payroll on 28 February 2020, regardless of the type of employment contract, can be furloughed if they were not on unpaid leave on February 2020 and are not receiving Statutory Sick Pay.
- Individuals made
 redundant after 28
 February can be rehired
 and then furloughed to
 preserve their job.
- Furloughed employees cannot undertake any work for the employer (therefore the JRS cannot be used to support employees who continue to work reduced hours).
- Employees must be furloughed for a minimum of three weeks, but can be furloughed more than once in the 3-month JRS period.



How do I furlough employees?

- An employer can furlough some or all of its eligible employees with their agreement.
- This is done by designating them as 'furloughed' in writing and notifying HMRC through a new online portal (not yet available).
- Normal employment law principles apply, including contractual requirements, anti-discrimination and consultation legislation.
- Mandatory collective consultation of 30 or 45 days may be triggered depending on the number of affected employees.
- The COVID-19 outbreak might constitute 'special circumstances' meaning those time periods may not apply (and agreement may be reached more quickly), but this is currently unclear.
- Furloughed workers retain their existing employment rights and continuity of employment.



What are the practical points?

- For full and part time salaried employees, the grant will be based on their actual salary, before tax, paid in February.
- For employees with irregular working hours, their reference pay is the higher of:
 - average monthly pay for the 2019/20 tax year; and
 - the pay from the same month in the prior year.
- Fees, commission and bonuses are **not** included in the reference pay.
- Details needed to claim include: ePAYE reference number; number of furloughed employees, claim period, amount claimed, bank details.
- Employers cannot claim more than once every 3 weeks.
- During and after the furlough period, if employees cannot return to their duties, redundancy may be considered.



KPMG comments

- The guidance published on 26 March 2020 gives welcome clarification of a number of points.
- As expected, HMRC have confirmed they reserve the right to audit retrospectively so employers will need to take care when submitting claims.
- Understandably, some of the key details – particularly on the mechanics of calculating pay– have still to be confirmed.
- However, HMRC are working urgently to set up a system to pay JRS grants to employers, with the first payments expected by the end of April.
- In the meantime, employers may be able to access funding through other Government cash flow bridge options.
- For more information on the JRS, please contact Matthew Hunnybun (Partner, People Services Tax) or Donna Sharp (Director, Employment Legal Services) or speak to your usual KPMG contact.

The information contained herein is of a general nature and is not intended to address the circumstances of any particular individual or entity. Although we endeavour to provide accurate and timely information, there can be no guarantee that such information is accurate as of the date it is received or that it will continue to be accurate in the future. No one should act upon such information without appropriate professional advice after a thorough examination of the particular situation. Some or all of the services described herein may not be permissible for KPMG audited entities and their affiliates. The KPMG name and logo are registered trademarks or trademarks of KPMG International.