HMRC's compliance yield:
How HMRC reports future revenue benefit – an update for 2017-18

Introduction

HM Revenue and Customs (HMRC) annually carries out a huge number of compliance interventions, legislative changes and educational activity which lead to the reporting of an annual amount of compliance yield arising from this work.

Compliance yield is recorded under five classifications, these are:

- cash expected
- revenue loss prevented
- future revenue benefit
- product and process yield
- Accelerated Payments

While these classifications are explained further in the HMRC Annual Report and Accounts 2017-18, this technical paper focuses specifically on future revenue benefit (FRB). FRB quantifies the effects of our compliance interventions on customers’ future behaviour.

Since 2011, and in line with the Organisation for Economic Cooperation and Development (OECD) good practice, we have included FRB across all of HMRC’s compliance work as this helps us reflect and understand the full impact of our compliance work.

In its 2014-15 Standard Report, the National Audit Office (NAO) said that there were inconsistencies between how we recorded FRB and Product and Process yield. FRB was reported in the year the compliance intervention concluded, whereas product and process yield is reported when the product or process change has an impact on Exchequer receipts.

A technical paper accompanied our 2015-16 and 2016-17 Annual Report and Accounts explaining how HMRC planned to change how it reports FRB and the impact of the change compared to the original method. This technical paper provides an update on that reporting approach for FRB.

Future revenue benefit

Many of our compliance interventions have an effect not just on the particular period that the tax return relates to, but future years too. For example, if we make changes to the rate at which a business has claimed capital allowances or tax relief for interest payments, then the change will affect both the liabilities under investigation (cash expected) and future years' liabilities as well.
Since 2011, we have quantified FRB across all of HMRC’s compliance work so that we can measure the full impact of our compliance work. This is important to inform how we provide the resources to areas of highest risk.

FRB can only be recorded by caseworkers where there is sufficient evidence – there is detailed guidance in place which sets out the conditions that must be met to justify recording FRB and there are limits to the number of future years for which FRB can apply.

**Changing our FRB reporting methodology**

From 2011-12 to 2015-16 we reported FRB in the year in which we completed each compliance intervention. At the beginning of the Spending Review 2015 period (2016-17 to 2019-20), and responding to the NAO’s recommendation, we started recording FRB for the future year or years in which the FRB has an impact on Exchequer receipts, rather than the year in which we completed the compliance intervention.

For illustrative purposes, the total compliance yield results are shown in Figure 1 below as per our Annual Report and Accounts.

**Figure 1 – Comparison of FRB reporting methodologies (£m)**

For comparative purposes, the columns in Figure 2 show the total FRB generated by the previous reporting method and the rows show how FRB is spread over several years under the new reporting methodology. Under the old reporting methodology we generated £6,138 million FRB and under the new reporting methodology we generated £6,080 million FRB and this new method is reported in our Annual Report and Accounts for 2017-18.
Figure 2 – Estimated year of impact of FRB generated between 2011-12 and 2017-18 (£m)

<table>
<thead>
<tr>
<th>Year of Activity</th>
<th>Year of impact</th>
<th>£'m 2011-12</th>
<th>£'m 2012-13</th>
<th>£'m 2013-14</th>
<th>£'m 2014-15</th>
<th>£'m 2015-16</th>
<th>£'m 2016-17</th>
<th>£'m 2017-18</th>
<th>£'m 2018-19</th>
<th>£'m 2019-20</th>
<th>£'m 2020-21</th>
<th>£'m 2021-22</th>
<th>£'m 2022-23</th>
<th>£'m 2023-24</th>
<th>Total £'m</th>
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<td>1,837</td>
<td>887</td>
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<td>765</td>
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<td>2017-18</td>
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New reporting methodology – detail

Based on our guidance, where we have Customer Compliance Managers in place and FRB is appropriate to be claimed, FRB can be claimed for three or five years, for other cases it’s two or three years.

We specifically separate FRB generated from VAT cases away from other heads of duty. VAT works in the main on a quarterly return basis, whereas other heads of duty involve annual returns, so the profile of future periods affected by a VAT compliance intervention is more complex and needs to be modelled separately.

For VAT, the behaviour change measured by FRB starts in the first quarter after the conclusion of an intervention, which means that some FRB generated has an impact in the same year as the investigation. For example, a business has an investigation that concludes in the second quarter of 2015-16 and two years of FRB is appropriate to be claimed. Therefore, FRB will be reported against the third and fourth quarter of 2015-16, the whole of 2016-17 and first and second quarters of 2017-18.

For all other heads of duty, we have spread the amounts of FRB generated each year across the number of future years affected. We have spread the amounts on a ‘straight line’ basis. So for example, if we conclude a non-VAT intervention in 2015-16 and FRB is claimed for two future years, we have assumed 50% has an impact on 2016-17 and 50% has an impact on 2017-18.