These notes refer to the Equality Act 2010 (c.15) which received Royal Assent on 8 April 2010

# **EQUALITY ACT 2010**

## **EXPLANATORY NOTES**

### **COMMENTARY ON SECTIONS**

#### Part 5: Work

#### **Chapter 3: Equality of terms**

#### Section 77: Discussions about pay

#### Effect

- 269. This section is designed to make unenforceable terms of employment, appointment or service that prevent or restrict people from disclosing or seeking to disclose their pay to others, or terms that seek to prevent people from asking colleagues about their pay, where the purpose of any disclosure is to find out whether there is a connection between any difference in pay and a protected characteristic. Any action taken against an employee by the employer as a result of conduct protected by this section is treated as victimisation within the meaning of section 27, as applied in the sections listed in the table in subsection (5).
- 270. Generally, discussions about pay would take place between colleagues, but this section makes it clear that protection extends more widely so as to include,; for example;, disclosures made to a trade union official or anyone else, provided that it is made with a view to finding out whether any pay differences may be connected with a protected characteristic.