EXTERNAL GUIDE

GUIDE FOR EMPLOYERS IN RESPECT OF EMPLOYMENT TAX INCENTIVE



REVISION HISTORY TABLE

Date	Version	Description
11-09-2020	11	2020 / 2021 PAYE BRS for Employer Reconciliation
24-02-2021	12	Taxation Laws Amendment Act (Act No. 23 fo 2020)
31-05-2021	13	Updated to include Covid-19 Tax Relief amounts on the
		Annexure – PAYE-GEN-01-G05-A02
13-09-2021	14	2021 / 2022 PAYE BRS for Employer Reconciliation and
		Change Request for expansion of ETI tax relief programme
23-02-2022	15	Taxation Laws Amendment Act (Act No. 20 of 2021)
16-09-2022	16	2022 / 2023 PAYE BRS for Employer Reconciliation

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1 PURPOSE

- This guide in its design, development, implementation and review phases is guided and underpinned by the SARS Strategic Plan 2020/21 2024/25 and the applicable legislation. Should any aspect of this guide conflict with the applicable legislation, the applicable legislation will take precedence.
- These guidelines have been compiled to assist employers in understanding the fundamentals of the Employment Tax Incentive Act No. 26 of 2013 (the ETI Act) and must be read in conjunction with the Fourth Schedule to the Income Tax Act No. 58 of 1962 (the Income Tax Act) and the Expanded Employment Tax Incentive Annexure.

2 SCOPE

Reference to the Act

- This guide explains the legislative requirements applicable to employers in respect of the Employment Tax Incentive (ETI).
- In the event of this guide not providing a solution to any enquiry relating to the calculation and reimbursement of the ETI, the SARS National Contact Centre (0800 00 7277) or your local SARS branch should be approached for assistance.

3 THE PURPOSE OF THE EMPLOYMENT TAX INCENTIVE (ETI)

Section 2 of the ETI Act

What is Employment • Tax Incentive	The employment tax incentive is aimed at encouraging employers to hire young and less experienced work seekers. If an employer is eligible to receive the employment tax incentive in respect of a qualifying employee, the employer may reduce its employees' tax payable. The incentive came into effect on 1 st January
	2014 and ends on 28 February 2029.

- The expanded employment tax incentive is a short-term tax relief measure aims to assist tax compliant businesses with cash flow so that businesses can retain their employees which will result in minimizing unemployment and the risk of the economy grinding to a halt as a result of the COVID-19 outbreak. Initially, the expansion of the ETI programme was made available for a limited period of four months, beginning 1 April 2020 and ending on 31 July 2020.
 - The negative impacts of COVID-19 are further exacerbated by the impacts of the recent unrest in the country that resulted in a destruction of businesses and infrastructure. Government is therefore, granting an additional assistance to those employers who continue to be adversely affected by COVID-19, as well as assisting in the process of reconstructing businesses.
 - Initially, the expansion of the ETI programme was made available for a limited period of four months, beginning 1 April 2020 and ending on 31 July 2020.
 - The expansion of the ETI is extended for another limited four-month period, from 1 August 2021 to 30 November 2021, please refer to the Expanded Employment Tax Incentive Annexure attached to this guide for more details.

4 HOW WILL THE ETI WORK?

Reference to the Act Section 2 of the ETI Act

- Meaning
- The ETI applies to only employers who are registered for employees' tax with SARS.

- Employers deduct or withhold the amount of employees' tax that is payable on remuneration paid or payable to an employee.
- If the eligible employer hires a qualifying employee, the employer can deduct the employment tax incentive amount from the total amount of the employees' tax owed to SARS.
- The ETI will operate by decreasing the amount of employees' tax that is payable by an employer through the Pay-As-You-Earn (PAYE) system.
- The amount of employees' tax that is owed by the employee will still be recorded as being paid (that is there will be no shortfall when the employer reconciles at the end of the tax year). The employer merely retains the cash value of the incentive.

5 EMPLOYERS WHO ARE ELIGIBLE

Reference to the ActSection 3 of the ETI ActParagraph 15 of the Fourth Schedule

Eligible criteria

- The employer must meet the following criterion to qualify -
 - Be registered with SARS for employees' tax (PAYE) purposes (adhere to the legislative requirements as provided for in paragraph 15 of the Fourth Schedule to the Income Tax Act).
- Note: Employers who are not registered for PAYE purposes will not be eligible to claim the employment tax incentive.
- The guides on registration can be accessed on the SARS website www.sars.gov.za.

6 EMPLOYERS WHO ARE NOT ELIGIBLE

Reference to the Act Sections (1)(a), (1)(b) and 3 of the ETI Act Schedules 2 and 3 of the PFM Act Section 1 of the Local Government Act

7 MONTHLY WAGE FOR QUALIFYING EMPLOYEES

Reference to the Act Section 4 of the ETI Act Section 1 of Basic Conditions of Employment Act

Non-eligible (specific month)

- An employer is not eligible to receive employment tax incentive in respect of an employee in respect of a month, if the wage paid to that employee in respect of that month is less than:
 - The higher of the amount payable by a collective agreement; sectoral determination or binding bargaining council agreement or the amount contemplated in the Minimum Wage Act No. 9 of 2018 (the Minimum Wage Act) or Schedule 2 of that Act.
 - If no prescribed wage regulating measures or not subject to requirements of National Minimum Wage Act or exempt in terms of this Act, the wage must not be less than R2,000 (where qualifying employee employed and **paid** remuneration for at least 160 hours a month);
 - Where the qualifying employee was employed and paid remuneration for less than 160 hours in a month, an amount that bears to amount of R2, 000 the same ratio as 160 hours bears to the number of hours that the employee was employed and paid remuneration by that employer in

a month. This amendment came into effect from 1 March 2017.

- Impact of this amendment means those 160 hours is linked to hours worked and the actual payment received.
- Unpaid leave will not form part of the 160 hours.
- Pre 1 March 2017, where an employee was employed for more than 160 hours in a month but worked and paid for less than 160 hours as a result of, for example unpaid leave, that employee would still have been employed for more than 160 hours in that month.
- Effective from 1 March 2018, "hours" means ordinary hours as defined in section 1 of the Basic Conditions of Employment Act No. 75 of 1997.
- An amount other than a cash payment that is due and payable to the employee after having accounted for deductions in terms of section 34(1)(b) of the Basic Conditions of Employment Act, 1997 (Act No. 75 of 1997).

8 CRITERIA FOR EMPLOYEES WHO QUALIFY

Reference to the Act	Section 6 of the ETI Act Section 30 of the Refugees Act
Qualifying employees	 Employee will qualify, if the employee: Is 18 to 29 years old; Note: This age limit will not apply if the employer that is a "qualifying company" as contemplated in section 12R of the Income Tax Act employs the employee and that employee renders services mainly within the special economic zone to the qualifying employer. Is in possession of a valid South African identity card, Asylum Seeker permit or identity document issued in terms of the Refugees Act; Has been employed by employer on or after 1 October 2013; Earns monthly wage of at least R2, 000 (where the qualifying employee was employed for at least 160 hours in a month) and receives remuneration of less than R6, 500 per month.
	 The Minister of Finance has identified the following six as SEZs as from 1 August 2018: Coega; Dube Trade Port; East London; Maluti-A-Phufong; Saldanha Bay; and Richards Bay. With effect from 1 August 2020, the no age limit is only available for an employee who is employed by an employer that is a 'qualifying company'
	as defined under section 12R of the Income Tax Act and that employee renders services to that employer mainly within that SEZ.
Qualifying company	 For an employer to be a 'qualifying company' that company – Must be incorporated in South Africa, or has its place of effective management in South Africa; Carries on an approved trade; The trade is carried on from a fixed place of business situated within a SEZ; 90% of the income of the company is derived from the carrying on of a trade within one or more SEZ.
Exclusions	 The following companies are excluded from definition 'qualifying company' If that company conducts any of the following activities – distilling and rectifying and blending of spirits (SIC Code 1101); manufacture of wines (SIC Code 1102); manufacture of malt liquors and malt (SIC Code 103);

- manufacture of tobacco products (SIC Code 12);
- manufacture of weapons and ammunition (SIC Code 252);
- manufacture of bio-fuels if that manufacture negatively impacts on food security in the Republic;
- A company that conducts any activity classified in the SIC code, which the Minister of Finance may designate by notice in the Gazette; or
- If more than 20% of expenditure that is deductible under the Income Tax Act is incurred, or more than 20% of the income of that company is received by accrued in respect of transactions with any connected person in relation to that company if that connected person is a resident or is not a resident and those transactions are attributable to a permanent establishment of that connected person in the Republic.
- An employee
- An employee is defined as a natural person:
 - Who works for another person and in any other manner directly or indirectly assists in carrying on or conducting the business of that person;
 - Who receives or is entitled to receive remuneration from that other person; and
 - Who is documented in the records that other person as envisaged in the record keeping provisions in section 31 of the Basic Conditions of Employment Act No.75 of 1997.
 - Does not include an independent contractor.
- The following conditions must be met to qualify as an employee:
 - The employee is not mainly involved in the activity of studying, unless if the employee and the employer have entered into a learning programme as defined in section 1 of the Skills Development Act No. 97 of 1998;
 - If the employee is studying, the employment tax incentive must be calculated on a pro-rata basis i.e the actual hours spent studying and employed.
 - The effective date is 1 March 2022.
- Employee will NOT qualify, if the employee:
 - Is a domestic worker; and
 - Is a "connected person" to the employer.
- **Note:** The age and monthly remuneration of the qualifying employee must be determined at the end of each month. Where the employee was employed for less than 160 hours in a month, the employment tax incentive must be calculated on a pro-rata basis.

9 QUALIFYING PERIODS

Reference to the Act Meaning	•	 Section 7(1) of the ETI Act The following are the qualifying periods: Any period from 01/01/2014, A maximum period of 24 months per qualifying employee.
	•	 Note: Where the qualifying employee was not employed for a full month, the ETI calculation in respect of that employee must be apportioned. The qualifying period is also applicable to any associated institution to the employer in respect of the qualifying employee. If an employer re-deploys the qualifying employee to an associated institution or another member of the same group of companies, the ETI amount will be deemed to be claimed by one and the same employer.

10 STEPS TO BE FOLLOWED BY THE EMPLOYER

Reference to the Act	Subsections 7(2), (3), (5) and (9) of the ETI Act Section 7A of the Income Tax Act Paragraph 14 of the Fourth Schedule
Meaning	 The employer must follow five (5) steps listed below: Identify all qualifying employees in respect of that month; Determine applicable employment period for each employee; Determine each employee's "monthly remuneration"; Calculate employment tax incentive amount per qualifying

- Calculate employment tax incentive amount per qualifying employee; and
- Aggregate the result as per the table below

11 CALCULATION OF THE MONTHLY ETI AMOUNT

- Please refer to the attached Annexure PAYE-GEN-01-G05-A02 Expanded Employment Incentive for ETI claims during Covid-19 Tax Relief period from 1 April 2020 to 31 July 2020 and another expansion for a limited four-months period from 1 August 2021 to 30 November 2021.
- The ETI calculations are as follows:-

Monthly	ETI per month during the first 12 months of	ETI per month during the second 12 months
Remuneration	employment of the qualifying employee	of employment of the qualifying employee
R 0 - R1 999	50% of monthly remuneration	25% of monthly remuneration
R 2 000 – R4 499	R1 000	R 500
R 4 500 - R6 499		Formula: $X = A - (B \times (C - D))$
	Formula: $X = A - (B \times (C - D))$	A = represents an amount of R 500
	A = represents an amount of R1 000	B = represents 0.25
	B = represents 0.50	C = represents employee's monthly
	C = represents employee's monthly remuneration	remuneration
	D = represents the amount of R4 500	D = represents the amount of R4 500

Note:

- Where employee was employed for only part of the month, ETI must be calculated on a pro-rata basis (the same, as for monthly PAYE calculation). For example, if employee starts to work on 15 February 2014 and receives wage of R1 800, the grossed monthly remuneration = R3 600. Full calculated employment tax incentive value is therefore R1 000 and the employer can only claim R500 for this employee for February 2014.
- In determining the first or second 12 month period, only the months in which employee was a qualifying employee are taken into account. For example, employee may be a qualifying employee in first three months but not qualifying employee in fourth and fifth months. If employee is qualifying employee in sixth month, the sixth month is month number four as far as 12-month period is concerned.
- PAYE on EMP201 monthly declaration may not result in a negative amount, if this does occur the employer must indicate "Nett PAYE" amount as "0" on the monthly EMP201 declaration.
- Examples:

	PAYE Payable	ETI Brought Forward	ETI Calculated	ETI Utilised	Excess ETI Carry Forward	Nett PAYE
March	80	0	100	80	20	0
April	130	20	120	130	10	0
May	90	10	90	90	10	0
June	120	10	150	120	40	0

qualifying

July	120	40	110	120	30	0	
Aug	120	30	130	120	40	0	

- Where employer employs a qualifying employee for less than 160 hours in a month, the amount of tax incentive to be received by the employer for that month in respect of that qualifying employee must be limited to the amount that bears to the amount of R2, 000 the same ratio as 160 hours bears to the number of hours that the employee was employed and paid remuneration by that employer in a month.
- The Minister may announce in his annual budget speech, changes to the amounts stimulated in sections 4, 5, • 6 or 7 of the ETI Act and the effective date/s thereof.

12 **ROLL-OVER AMOUNTS**

Reference to the Act	Section 9 of the ETI Act; Paragraph 14(3)(a) of the Fourth Schedule of the Income Tax Act
Meaning	 Any excess employment tax incentive amount can be rolled over from month-to-month: If monthly-calculated ETI amount claimed exceeds gross employees' tax for a specific month, the excess ETI will be carried forward to the next month. The ETI amount will only be rolled-over to the extent that the "Nett PAYE" = 0. This carried forward ETI amount from a previous month becomes the brought forward ETI amount for next (current) month. This should be added to current month's calculated ETI amount and the total should be claimed on the EMP201 declaration for that month. Roll-over provisions are also applicable where the employer was not allowed to reduce the employees' tax as a result of non-compliance issues (i.e. non-submission of returns and the tax debt owing with certain exceptions), the incentive amount will be carried forward to the subsequent month. Where the employer has omitted to claim for any qualifying employee, the employer has until the end of that respective reconciliation period to make such claim. Example: Employer had 10 qualifying employees however only claimed for 8 employees for the months of March, April, May, June and July. This omission was discovered in August 2017. ETI claim for these omitted employees can be claimed on the EMP201 for August 2017. If this omission was discovered during September 2017 and the EMP201 for August was already filed, the ETI claim for these employees will be forfeited. The limitation of an unclaimed ETI amount is effective from 1 March 2017.
13 WHEN IS ETI	UNAVAILABLE FOR REDUCING EMPLOYEES' TAX?

Section 8 and 9 of the ETI Act

Failed to submit any return;

0

0

0

0	Tax debt is less than R1, 000 for total debt across all taxes.
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Reference to the Act

Meaning

that month, the employer is non- tax compliant, meaning has:

Any tax debt outstanding, excluding where:-

An employer cannot reduce its employees' tax liability if on the last day of

An agreement has been concluded for a deferral payment;

An agreement has been concluded for compromise of a tax debt;

Tax debt has been suspended pending an objection or appeal; or

• For both tax compliant and non tax compliant employers, any unclaimed monthly ETI must be claimed by the last month of each PAYE reconciliation period (namely August or February). Section 9(3) of the ETI Act provides that any unclaimed amounts at the said time will be forfeited, on the first day of the month following the end of the PAYE reconciliation period (either 1 September or 1 March). As a result, the excess ETI on either 1 September or 1 March will be deemed to be nil.

14 HOW WILL THE EMPLOYER OBTAIN REIMBURSEMENT?

Reference to the Act	Section 10 of the ETI Act
Meaning	 How will the employer obtain a reimbursement? If there is no employees' tax to set-off against the ETI amount, the employer is entitled to a reimbursement of the total ETI amount available as at the end of each PAYE reconciliation period.
	 The above process does not apply to the February 2014 reconciliation. In this instance, the excess ETI amount was rolled-over to 1 March 2014 and used by the employer in its subsequent ETI claims. Example 1: Employer submits its August 2015 reconciliation and qualifies for reimbursement of R10 000. However, the employer is non-compliant (income tax return for 2014 is outstanding). The employer rectifies this non-compliance on 12 January 2015 and notifies SARS that the non-compliance status is rectified. SARS must pay the refund amount immediately.
	 Example 2: Employer submits its August 2015 reconciliation and qualifies for reimbursement of R10 000. However, the employer is non-compliant (income tax return for 2014 is outstanding). The employer does not rectify its non-compliance by 28 February 2015. The refund amount of R10 000 is forfeited (in other words, the refund amount is changed to a nil).
	 SARS will not pay any refund due to the employer if the amount is less than R100 or any amount determined by the Commissioner in the Government Gazette. Such amount shall be carried forward to the following month of the next reconciliation period.

• Meaning ETI Errors –

- ETI not claimed or under-claimed in a previous month (including January and February 2014)
 - Where an ETI amount was not claimed or a lower amount than the qualifying amount was claimed, the shortfall must be claimed in the month during which the error was realized.
 - Section 9 was amended to insert a new subsection (4) which 0 states that any unclaimed ETI amount must be claimed in the last month of that reconcilliation period, by the latest.
 - Example if employer did not claim for Employee A in June 0 2017.
 - This ETI amount can only be claimed either in July 2017 or 0 by the latest August 2017.
 - If the employer does not claim the ETI amount by August 0 2017, that amount is forfeited (that is, cannot be claimed in any subsequent period).
 - The ETI information on the employees' tax certificates 0 (IRP5/IT3(a)) for that month must not be changed to include the ETI information of the previous month.
- ETI over-claimed in a previous month (including January and February 2014)
 - Where a higher ETI calculated amount was claimed than the 0 qualifying amount, a revised EMP201 must be submitted for that period.
 - If the error is realised after the EMP501 has been submitted, 0 the ETI information on the relevant IRP5/IT3(a) s must be corrected and re-submitted together with the revised EMP501.
 - Except for the March 2014 (201403), the ETI brought forward 0 amount for March and September must always be zero.
 - Any ETI carried forward amount at the end of the 0 reconciliation period (31 August and 28 February) will be refunded, only if the employer is tax compliant.
 - A system error has been identified in the employers' ETI account, where an incorrect ETI amount was brought forward for the tax periods 202004 and 202005 EMP201 declarations -
 - Where this incorrect ETI amount was utilised by the 0 employer, this has resulted in an under payment of PAYE.
 - SARS is correcting the error and the employer is given the 0 opportunity to make the correct payment of PAYE before a specified date.
 - SARS issues the letter to the employer which reflects the 0 summary of account details with correct and incorrect ETI account brought forward values.
- Covid-19 Tax Relief ETI refunds will be paid on a monthly basis until 7th December 2021. The refund for August 2021 will include the full carry over amount for the reconciliation period
 - If the employer is non-compliant when the last monthly refund payment is due, any credit on the account will be carried over and paid as part of the normal six monthly refund payment process when the final EMP501 reconciliation is submitted.

ETI PAYMENT ALLOCATION 15

•

Meaning

Measures

- The ETI account will never be in debit unless in exceptional circumstances where SARS has reversed the ETI refund due to an audit or imposed a penalty
- The following payment rules must be applied -•
 - PAYE tax value (in the following sequence penalty, interest, tax, additional tax/USP)

- UIF contribution value (in the following sequence penalty, interest, tax, additional tax/USP)
- SDL value (in the following sequence penalty, interest, tax, additional tax/USP)
- PAYE remainder of the balance (in the following sequence penalty, interest, tax additional tax/USP)
- UIF contribution remainder of the balance (in the following sequence, penalty, interest, tax, additional tax/USP)
- SDL contribution remainder of the balance (in the following sequence, penalty, interest, tax, additional tax/USP)
- ETI debt
- Should there still be a credit left over, it must be placed in the unallocated account.
- Note: The employer must use the PAYE PRN to make the payment.

16 HOW WILL SARS PAY THE REFUND

Reference to the Act Chapter 10 of the ETI Act

Meaning

 The employer shall be paid any excess amount of ETI at the end of each PAYE reconciliation period. However the employer shall not be paid the refund if –

- The employer has failed to submit any returns, or
- Has any outstanding tax debt.
- Refunds will be paid out via an automated EFT payment to employers using the confirmed bank details on our system.
- ETI refund is paid by SARS into employer's bank account if tax compliant and the employer's bank account has passed the system validations.
 - Should the bank account fail the system validations, a letter will be issued to the employer advising the employer to visit the nearest SARS branch to update the banking details.

17 OBLIGATION OF EMPLOYER TO SUBMIT RECONCILIATION (EMP501)

Reference to the Act	Paragraph 14(3) of the Fourth Schedule Chapter 4 of the Tax Administration Act
Meaning	 Paragraph 14(3) of the Fourth Schedule which is also applicable to ETI, prescribes that the employer is obliged to furnish a reconciliation statement showing details of the total amount of employees' tax deducted or withheld as well as the details of employees' tax certificates issued during the tax year. The purpose of the reconciliation is to: Reconcile the amount of employees' tax which was declared and paid over to SARS on the EMP201, with the tax reflected on the IRP5/IT3(a) issued for that tax year. Justify all issued, cancelled, lost and destroyed IRP5/IT3(a)'s. Every employer shall - by such date or dates as prescribed by the Commissioner by notice in the Gazette; and if the employer ceases to carry on any business or other undertaking in respect of which the employer has paid or becomes liable to pay remuneration to any employee or otherwise ceases to be an employer, within 14 days after the date on which the employer has so ceased to carry on that business or undertaking or to be an employer, as the case may be, or within such longer time as the Commissioner may
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approve, render to the Commissioner a return.

• The monthly returns and reconciliation submissions (annual and interim) are aligned to allow the submission of the monthly ETI information.

18 ETI FILE

Meaning

• All employers participating in ETI benefit must keep records of supporting data in a comma delimited CSV file of qualifying employees for whom ETI is claimed, as SARS will from time to time in a manner as prescribed by Commissioner for the South African Revenue Service, request such supporting data to authenticate the eligibility of those employees. Records must be kept for a period of five years from the date of submission of the return in terms of the Tax Administration Act No. 28 of 2011

19 CSV VALIDATION RULES

Code	Field name	Validation rules
7002	ETI Monthly Remuneration paid	Actual remuneration (as defined in the ETI Act) paid to the employee for a specified month (code 7006)
		Field Layout:
		Mandatory
		 If code 7005 is equal to zero (0. 00), this field may be equal to zero (0.00). If code 7005 is equal to 1, 2 or 3, this field must be greater than be zero (0.00). Decimal digits are mandatory even if the decimal value is zero Must be decimal point (comma invalid).
		 Data for a full period of reconciliation must be submitted.
		• Only applicable for month 01 and 02 of 2014 year of assessment and from 2015 year of assessment.
		• If the certificate type is ITREG this field must not be completed.
7003	Minimum wage	To indicate minimum wage which is the higher of –
		The national minimum wage , or
		The minimum wage according to the wage regulating measure.
		Note:
		• If the employer is exempt from the minimum wage after successful application and there is no regulating measure, then this field must be zero.
		• The same minimum wage rate (hourly, weekly or monthly) that is used for code 7003 must be used for code 7008.
		Note: If there is no wage regulating measure, this field must be zero. The same minimum wage rate (hourly, weekly or monthly) that is used for code 7003 must be used for 7008
		Field Layout:
		Mandatory
		Value must be equal to 0.00 or greater than 0.00
		Decimal digits are mandatory even if the decimal value is zero
		 Must be decimal point (comma invalid) Information for a full reconciliation period must be submitted.
		 Information for a full reconciliation period must be submitted. Only applicable for month 01 and 02 of the 2014 year of assessment and from
		2015 year of assessment
		• If the certificate type is ITREG this field must not be completed.
7004	Monthly Calculated ETI	To indicate amount of ETI available to employer for the employee.
		Field Layout:
		• This field is Mandatory
		If code 7005 is equal to zero (0.00), this field must be equal to zero (0.00)

 If the year of assessment is less than 2021 and ETI qualifying 12 month cycle indicator Code 2005 is 1, then yolve connect he greater P1 000.
 indicator Code 7005 is 1, then value cannot be greater R1,000 If the year of assessment is less than 2021 and ETI qualifying 12 month cycle
• If the year of assessment is less than 2021 and E11 qualifying 12 month cycle indicator Code 7005 is 2, then value cannot be greater R500
 If the year of assessment is 2022 and ETI qualifying 12 month cycle indicator
Code 7005 is 1 and:
 Month (code 7006) is equal to 03 thru 07, then the value cannot be more
 than R1,000 Month (code 7006) is equal to 08 thru 11, then the value cannot be more
than R1,750
 Month (code 7006) is equal to 12 thru 02, then the value cannot be more
than R1,000
 If the year of assessment is 2022 and ETI qualifying 12 month cycle indicator Code 7005 is 2 and:
 Month (code 7006) is equal to 03 thru 07, then the value cannot be more
than R500
 Month (code 7006) is equal to 08 thru 11, then the value cannot be more than D1 250.
 than R1,250 Month (code 7006) is equal to 12 thru 02, then the value cannot be more
than R500.
• If the year of assessment is 2022 and ETI qualifying 12 month cycle indicator
Code 7005 is 3, then the value cannot be greater R750.
• If the year of assessment is 2023 and greater and ETI qualifying 12 month cycle indicator (Code 7005) is 1, then the value cannot be greater R1,500.
 If the year of assessment is 2023 and greater and ETI qualifying 12 month cycle
indicator (Code 7005) is 2, then the value cannot be greater R750.
• If Monthly Calculated ETI (code 7004) is greater than zero, then Remuneration
paid (code 7002), Wage paid (code 7008) and ETI hours (code 7007) must be
greater than zero.Decimal digits are mandatory even if the decimal value is zero
 Must be decimal point (comma invalid).
• If the year of assessment is prior to 2019 and employee's age for specified
month is less than 18 or greater than and or equal to 30, then this field must be
zero (0.00).If the year of assessment is equal to 2019 and Month (code 7006) is equal to 03
• If the year of assessment is equal to 2019 and Month (code 7000) is equal to 03 until 07 (March until July) and employee's age for specified month is less than
18 or greater than and or equal to 30, then this field must be zero (0.00).
• If the year of assessment is equal to 2019 and Month is equal to 08 until 02
 (August 2018 until February 2019). If employer SEZ Code (code 2083) is valid:
 If employee ETI SEZ Code (code 2003) is valid, then this field MAY not be
greater than zero.
 If employee ETI SEZ Code (code 3264) is not valid: If employee's age for the apacified month is greater than (equal to 18)
 If employee's age for the specified month is greater than / equal to 18 but less than 30 then this field MAY be greater than zero (0.00)
 If employee's age for the specified month is less than 18 or greater
than / equal to 30 then this field MUST be zero (0.00)
 If the year of assessment is equal to 2020, then – If ETLSEZ code (code 7000) is completed, then this field MAX be greater
 If ETI SEZ code (code 7009) is completed, then this field MAY be greater than zero (0.00).
 If ETI SEZ code (code 7009) is not completed,
• If the employee age for a specified month is greater than / equal to 18
 but less than 30, this field MAY be greater than zero (0.00). If the employee age for a specified month is less than 18 or greater
than / equal to 30, this field MUST be zero (0.00).
 If the year of assessment is equal to 2021, then
• If Month is 04, 05, 06 or 07, then
 If ETI qualifying 12 month cycle indicator (Code 7005) is 3, then this field MUST be greater than zero :
 Else, code 7005 must be equal to 1 or 2:
If ETI SEZ Code (Code 7009) is completed, then this field MAY be greater
than zero.
 If ETI SEZ Code is not completed - If the employee's age for a specific month is greater than or equal to
18 but less than 30, this field MAY be greater than zero.
 If the employee's age for a specific month is less than 18 or greater
than or equal to 30, this field MUST be zero.
 Else, the Month is 04, 05, 06 or 07 – If ETI SEZ Code (Code 7009) is completed, then this field MAY be greater
 If ETT SEZ Code (Code 7009) is completed, then this field MAT be greater than zero.

	If ETI SEZ Code is not completed -
	 If the employee's age for a specific month is greater than or equal to 18 but less than 30, this field MAY be greater than zero. If the employee's age for a specific month is less than 18 or greater
	 than or equal to 30, this field MUST be zero. If the year of assessment is equal to 2022: If month is 08, 09, 10 or 11, and if ETI qualifying 12 month cycle indicator (Code 7005) is 3, then:
	 If ETI SEZ code (code 7009) is completed, then this field MUST be greater than zero (0.00).
	 If ETI SEZ code (code 7009) is not completed: If the employee age for a specified month is greater than or equal to 18 but less than 65, this field MUST be greater than zero (0.00). If the employee age for a specified month is greater than 65, this field
	MUST be zero (0.00). If ETI qualifying 12 month cycle indicator (Code 7005) is equal to 1 or 2: If ETI SEZ Code (code 7009) is completed, then this field MAY be greater
	 than zero. If ETI SEZ Code (code 7009) is not completed:
	 If the employee age for a specified month is greater than / equal to 18 but less than 30, this field MAY be greater than zero (0.00). If the employee age for a specified month is less than 18 or greater than / equal to 30, this field MUST be zero (0.00).
	 If Month (code 7006) is 08, 09, 10 or 11, then If ETI SEZ Code (code 7009) is completed, then this field MAY be greater than zero.
	 If ETI SEZ Code (code 7009) is not completed: If the employee age for a specified month is greater than or equal to 18 but less than 30, this field MAY be greater than zero (0.00).
	 If the employee age for a specified month is less than 18 or greater than or equal to 30, this field MUST be zero (0.00).
	 If year of assessment is greater than 2022: If ETI SEZ Code (code 7009) is completed, then this field MAY be greater than zero.
	 If ETI SEZ Code (code 7009) is not completed: If the employee age for a specified month is greater than or equal to 18 but less than 30, this field MAY be greater than zero (0.00). If the employee age for a specified month is less than 18 or greater than or equal to 30, this field MUST be zero (0.00).
	 Data for a full reconciliation period must be submitted. Only applicable for month 01 and 02 of 2014 year of assessment and from 2015
	 If the certificate type is ITREG this field must not be completed
7005 ETI qualifying 12 month cycle	This indicates 12 month cycle for which employee qualifies for ETI.
indicator	Field layout:
	Mandatory field if 3026 is populated with "Y"
	• If code 3026 is populated with "N" or not completed, this field must not be completed.
	Value can only be 0,1, 2 or 3
	 0 – if employee does not qualify for ETI for specified month; 1 – if employee qualifies for ETI for specified month and the specified
	 month is in the first 12 month period 2 – if employee qualifies for ETI for specified month and the specified
	month is in the second 12 month period.
	 3 – if the employee qualifies for additional ETI (increased ETI due to COVID-19)
	Data for a full period of reconciliation must be submitted.
	 Applicable from 2018 year of assessment. If the year of assessment is 2021, then option 3 is applicable and if Month (Code 7006) is 04,05,06 or 07
	 If year of assessment is 2022, then option 1 or 2 is only applicable if: Month (Code 7006) is equal to 03 thru 07, and ETI Employment Date Code (3190) is on or after 01/10/2013;
	 Month (Code 7006) is equal to 12 thru 02, and ETI Employment Date Code (3190) is on or after 01/10/2013;
	 If the year of assessment is 2022, then option 3 is only applicable if: Month (Code 7006) is equal to 08 thru 11

		• If the year of assessment is equal to 2023 or greater, then option 1 or 2 is only applicable if ETI Employment data (and 2100) is an or after 01/10/2013
		 applicable if ETI Employment date (code 3190) is on or after 01/10/2013. If the certificate type is ITREG, this field must not be completed.
7006	Month	To indicate the month of the year
		 Field layout: Mandatory if Code 3026 is populated with a "Y". Value must in the range 01 to 12. March = 03 April = 04 May = 05 June = 06 July = 07 August = 08 September = 09 October = 10 November = 11 December = 12 January = 01 February = 02 Only numeric values allowed. Only applicable for month 01 and 02 of the 2014 year of assessment and from 2015 year of assessment If the certificate type is ITREG this field must not be completed
		Information for a full period of reconciliation must be submitted.
7007	ETI Hours	To indicate the actual number of hours for which the employee was employed and paid remuneration. Only report to a maximum of 160 hours
		 Field layout: This field is Mandatory. If the value of code 7005 is zero, then this field may be equal to 0.00 (zero). If the value of code 7005 is 1, 2 or 3, then this field must be greater than 0.00 (zero). Must be a decimal point Decimal digits are mandatory even if the decimal value is 0.00 (zero). Data for a full reconciliation period must be submitted Only applicable from 2017 year of assessment If the certificate type is ITREG, then this field must not be completed.
7008	Wage paid	The actual wage that is paid for the specified month. The same rate at which the wage is paid (hourly, weekly or monthly) that is used for code 7003 must be used for code 7008).
		 Field layout: This field is Mandatory. If the value of code 7005 is zero, then this field may be equal to 0.00 (zero). If the value of code 7005 is 1, 2 or 3, then this field must be greater than 0.00 (zero). Decimal digits are mandatory even if the decimal value is zero. Must be decimal point (comma invalid). Data for a full period of reconciliation must be submitted. Only applicable from 2018 year of assessment. If the certificate type is ITREG this field must not be completed.
7009	ETI SEZ Code	This is a code for Special Economic Zone in which the employer operates through a fixed place of business and within which employee mainly renders services to the employer, if applicable.
		If the employee does not render services mainly to the employer (50% or more) within a Special Economic Zone in which the employer has a fixed place of business, this field must not be completed.
		 Field layout: This field is optional. If the certificate type is ITREG this field must not be completed.

	•	If the year of assessment is less than 2020, this field must not be completed.
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Reference to the Act	Sections 4 and 5 of the ETI Act
Meaning	 A 100% penalty is imposed for each month that: An employer receives the ETI in respect of a specific employee that was paid less than the wage regulating measure applicable to that employer or if the employer is not subject to any wage regulating measure, less than R2, 000 per month. In addition, ETI amount claimed must be reversed which will result in interest and penalties on the under payment of PAYE amount.
	 A R30 000 penalty is imposed when: An employer is deemed to have displaced an employee and may be disqualified from receiving ETI by the Minister of Finance after taking into account: The number of employees that have been displaced; and The effect that the disqualification may directly or indirectly have on the employees of the employer.
	 Note: An employer is deemed to have displaced an employee if: The resolution of a dispute, whether by agreement, order of court or otherwise, reveals that the dismissal of that employee constitutes an automatically unfair dismissal in terms of section 187(1)(f) of the Labour Relations Act; and The employer replaces that dismissed employee with an employee in respect of which the employer is eligible to receive the ETI.

Reference to the Act	Paragraph 14(1) of Fourth Schedule to the IT Act which is also applicable to the ETI Act; Chapter 4 of the Tax Administration Act
Meaning	 Records relating to all returns submitted must be kept / maintained in a manner prescribed by the Commissioner in a public notice. These records must be kept for a period of five years from the date of the submission of the return and must be available for inspection purposes by SARS.

22 APPLICABILITY TO PROVISIONS OF THE INCOME TAX ACT

Meaning

- The provisions of the IT Act apply equally to the ETI Act in the following aspects:
 - The administration thereof;
 - Returns, production of information, relevant material; enquiries, searches and seizure;
 - Evidence under oath;
 - Assessments, objections and appeals;
 - The payment, recovery or refund of any levy, interest and penalty;
 - Representative taxpayers and representative employers;
 - Reporting of unprofessional conduct;
 - Transactions, operations or schemes for avoiding or postponing liability;
 - The jurisdiction of Courts.

23 REFERENCES

23.1 LEGISLATION

TYPE OF REFERENCE	REFERENCE
Legislation and Rules	
administered by SARS:	Section 1 and Fourth Schedule.
	Employment Tax Incentive Act No. 26 of 2013
	Tax Administration Act No. 28 of 2011
	Skills Development Act No. 97 of 1998
Other Legislation:	Public Finance Management Act No. 1 of 1999
	Local Government Act No. 27 of 2000
	National Minimum Wage Act No. 9 of 2018
	Basic Conditions Employment Act No. 75 of 1997
International Instruments:	None

23.2 CROSS REFERENCES

DOCUMENT #	DOCUMENT TITLE
PAYE-GEN-01-G01	Guide for employers i.r.o Employees' Tax deduction tables
PAYE-GEN-01-G17	Guide for employer in respect of Employees' Tax for 2023
PAYE-GEN-01-G05-A01	SIC7 Codes in respect of Employment Tax Incentive - External Annexure
PAYE-GEN-01-G05-A02	Expanded Employment Tax Incentive - External Annexure

24 DEFINITIONS AND ACRONYMS

Associated person	Where the employer is:
(in relation to employer)	 Company - any other company which is associated with the employer, by reason of the fact that both companies are managed or controlled directly or indirectly by substantially the same persons; or Not a company - any company which is managed or controlled directly or indirectly by the employer or by any partnership of which employer is a member; or Natural person - any relative of that employer. Note: Relative in relation to any person, means the spouse of that person or anybody related to him or her or to his or her spouse within the third degree of consanguinity, or any spouse of anybody so related.
Certificate type	 Type of a certificate for which tax is to be levied. Types of certificates include:
···· ///	□ ÎRP5
	□ IT3(a)
	Note: Additional certificate types may be added at a later stage.
Commissioner	The Commissioner for the South African Revenue Service (SARS)
e@syFile [™] Employer	 Software package supplied by SARS which has the functionality to create reconciliation documents in the prescribed formats and produce an electronic file in ZipCentralFile format for submission purposes
EFiling	 Is a free, convenient and secure electronic channel for submission of tax returns and payments to SARS
EMP201	Monthly Employer Declaration
EMP501	Employer Reconciliation Declaration
Employee	Means a natural person who:
(for the purposes of ETI)	 Works directly for another person; and
	 Receives, or is entitled to receive remuneration from that person but does not include an independent contractor
Employees' tax	 Means the amount deducted or withheld and such amount must be paid over the Commissioner for South African Revenue Service by virtue of paragraph 2(1) of the Fourth Schedule to the Income Tax Act

Employer	 In terms of paragraph 1 of the Fourth Schedule and section 1 of the Skills Development Levies Act, employer is any person who pays or is liable to pay any person an amount by way of remuneration including a person responsible for the payment of an amount by way of remuneration to any person under the provisions of a law or out of public funds or out of funds
	voted by parliament or Provincial Council. This definition excludes any person
	not acting as a principal but includes any person acting in a fiduciary capacity
	or in his/her capacity as trustee in an insolvent estate, an executor or an
	administrator of a benefit fund, pension fund, pension preservation fund,
	provident fund, provident preservation fund, retirement annuity fund or any other fund
ETI	Employment Tax Incentive
ETI Act	Employment Tax Incentive Employment Tax Incentive Act No. 26 of 2013
Fourth Schedule	 The Fourth Schedule to the Income Tax Act No. 58 of 1962
Income Tax Act	The Income Tax Act No.58 of 1962
IRP5/IT3(a)	Employees' Tax Certificate
Minimum Wage Act	Minimum Wage Act No. 9 of 2018
Monthly remuneration	 Where an employer employs the qualifying employee for a month, means the
(for purposes of ETI)	amount paid or payable in respect of that month; or
	• Where an employer employs the qualifying employee for part of a month,
	means amount that would have been payable in respect of that month had
	that employer employed that employee for the entire month
PAYE	Pay-As-You-Earn - see definition of employees' tax above
Qualifying employee	An employee as contemplated in section 6 of the ETI Act
Reconciliation	• The reconciliation declaration is the EMP501 document on which an
declaration	employer's PAYE, SDL and UIF liabilities are declared with associated
	payments, certificate values and the resulting net effect of setting off
Reconciliation	payments again liabilities
submission process	• This is the process through which an employer submits all required PAYE, SDL and UIF documentation to SARS for processing i.e. IRP5/IT3(a),
	EMP501, EMP601 and an EMP701 if applicable.
	• Use EMP701 with the EMP601 with 8 digit certificate numbers to adjust
	reconciliation submissions for 1999 – 2008 transaction years.
	The EMP701 is not applicable for transaction years 2009 onwards
Refugees Act	The Refugees Act No. 130 of 1998
Representative employer	A representative employer is, for a:
	 Company: Any public officer, liquidator, judicial manager,
	 Municipality: Manager, secretary, officer, or other person,
	 Person under legal disability: Guardian/curator/administrator/other person Nep resident employer: Agent baying outbority to pay remuneration
SARS	Non-resident employer: Agent having authority to pay remuneration
SARS Seventh Schedule	The South African Revenue Service The Soughth Schodule to the Income Tax Act No. 58 of 1962
SEZ	The Seventh Schedule to the Income Tax Act No. 58 of 1962 Special Economic Zone as defined in Section 12P)(1) of the Income Tax Act
Wage regulating measure	 Special Economic Zone as defined in Section 12R)(1) of the Income Tax Act. Means -
(for purposes of ETI only)	• A collective agreement as contemplated in section 23 of the Labour
(in purposes of Errolly)	Relations Act;
	A sectoral determination as contemplated in section 51 of the Basic Conditions of Employment Act, 1997 (Act No. 75 of 1997); or
	 Conditions of Employment Act, 1997 (Act No. 75 of 1997); or A binding bargaining council agreement as contemplated in section 31 of the
	 Conditions of Employment Act, 1997 (Act No. 75 of 1997); or A binding bargaining council agreement as contemplated in section 31 of the Labour Relations Act, including where such agreement is extended by
	 Conditions of Employment Act, 1997 (Act No. 75 of 1997); or A binding bargaining council agreement as contemplated in section 31 of the
Year of assessment	 Conditions of Employment Act, 1997 (Act No. 75 of 1997); or A binding bargaining council agreement as contemplated in section 31 of the Labour Relations Act, including where such agreement is extended by reason of a determination of the Minister of Labour in terms of section 32 of

DISCLAIMER

The information contained in this guide is intended as guidance only and is not considered to be a legal reference, nor is it a binding ruling. The information does not take the place of legislation and readers who are in doubt regarding any aspect of the information displayed in the guide should refer to the relevant legislation, or seek a formal opinion from a suitably qualified individual.

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Visit your nearest SARS branch

Contact your own tax advisor/tax practitioner

If calling from within South Africa, contact the SARS Contact Centre on 0800 00 SARS (7277)

If calling from outside South Africa, contact the SARS Contact Centre on +27 11 602 2093 (only between 8am and 4pm South African time).