EXTERNAL GUIDE

GUIDE FOR EMPLOYERS IN RESPECT OF TAX DEDUCTION TABLES (2024 TAX YEAR)



REVISION HISTORY TABLE

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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.
- The purpose of this document is to assist employers in determining the amount of employees' tax to be deducted from remuneration paid/payable according to the prescribed tax deduction tables.

2 SCOPE

• This basic guide is issued by the South African Revenue Service (SARS) to employers to assist them in calculating the amount of employees' tax deductible from the remuneration including variable remuneration paid/payable to employees. It further explains the different methods that employers are allowed to apply in this calculation process.

3 PRESCRIBED TAX RATES

Reference to the Act	Paragraphs 9(1), (2), 10 and 11 of the Fourth Schedule Sections 5 and 6 of the IT Act Section 27(1) of the Public Finance Management Act.
Meaning	The new tax rates chargeable shall be announced by the Minister of Finance in his / her National Annual Budget as contemplated in the Public Finance Act with effect from a date or dates mentioned in the announcement.
	Any changes with regard to the rates shall come into effect on the date or dates determined by the Minister of Finance in that announcement and continues to apply for a period of 12 months from that date.
When to use the tables	In the absence of a tax directive to the contrary as prescribed in Paragraphs 10 and 11 of the Fourth Schedule, employers must make use of the deduction tables prescribed by the Commissioner or use the statutory rates as an alternative.
Implementation of new rates of tax	The new tax rates must be implemented by employers as soon as possible as contained in the Government Gazette by no later than 1 April of a tax year and employees' tax must be calculated according to these new rates.
	Any over deduction of employees' tax arising as a result of the implementation of new rates not in the employer's possession on 1 March of each new tax year, may be refunded to the employee as soon as new rates (tables) are implemented.
	Any under deduction of employees' tax arising as a result of the implementation of new rates not in the employer's possession on 1 March of the new tax year, may be adjusted over the remainder of the new tax year (from the date of implementation until 28 February).
Employee leaves employment before introduction of new tables	If an employee leaves your employment after 1 March of the new tax year but before the implementation of the new rates, the employees' tax deductions made in accordance with the previous rates are regarded as final.
	Rebates for individuals which are prescribed in section 6 of the Income Tax Act are deducted from the normal tax determined according to the statutory rates of tax.

4 STATUTORY RATES OF TAX

Tax Tables for Individuals and Trusts

2023/2024 Tax Year (1 March 2023 to 29 February 2024)

TAXABLE INCOME (R)	RATES OF TAX (R)
0 – R 237 100	18% of taxable income
R 237 101 – R 370 500	R 42 678 + 26% of taxable income above R 237 100
R 370 501 – R 512 800	R 77 362 + 31% of taxable income above R 370 500
R 512 801 – R 673 000	R121 475 + 36% of taxable income above R 512 800
R 673 001 – R 857 900	R179 147 + 39% of taxable income above R 673 000
R 857 901 – R 1 817 000	R251 258 + 41% of taxable income above R 857 900
R 1 817 001 and above	R644 489 + 45% of taxable income above R 1 817 000

Tax rebates applicable to individuals	2024
Primary rebate	R17 235
Secondary rebate (for persons 65 years and older)	R 9 444
Tertiary rebate (for persons 75 years and older)	R 3 145

Tax thresholds applicable to individuals	2024
Persons under 65 years	R 95 750
Persons 65 years and older	R148 217
Persons 75 years and older	R165 689

The rebates for individuals must be deducted from normal tax determined according to statutory rates of tax.

- The primary rebate is deductible for all individuals.
- The secondary rebate may only be applied for individuals who will be 65 years or older on the last day of the relevant year of assessment.
- The tertiary rebate is deductible only for individuals who will be 75 years or older on the last day of the relevant year of assessment.
- With effect from 1 March 2014, the Medical Scheme Fees Tax Credit for individuals is a rebate which applies in respect of contributions paid by the taxpayer during the year of assessment to a registered medical scheme. The amount of the rebate (tax credit) is based on the following values per month in the year of assessment in respect of which the contributions were paid in respect of the taxpayer himself/herself, his/her spouse and any dependant of the taxpayer.

Medical scheme fees tax credit	2024
For the taxpayer	R364
For the first dependent	R364
For each additional dependent	R246

5 DIFFERENT VERSIONS OF TAX DEDUCTION PROGRAMS

Differences between tables and tax programs Small differences may occur between the manual tables, and other computer programs based on the statutory rates of tax. These methods are acceptable in terms of the Income Tax Act provided that the results are within the provisions of this Act.

Other computer programs Employers may use computer programs that render the same results, as the results that the employers receive when using the statutory rates of tax. Where an employer use a computerised payroll or his/her/its own created payroll program, the instructions and guidelines as prescribed by SARS must still be followed.

6 EXPLANATION ON HOW TO USE THE TAX DEDUCTION TABLES

Weekly A weekly remunerated employee under the age of 65 receives a weekly wage of R3 600 and contributes R160 to a pension fund as well as R190 to a registered medical scheme in respect of himself/herself and one dependant.

Weekly wage Less: allowable pension fund contributions Balance of remuneration	R3 600 R 160 R3 440
Employees' tax on balance of remuneration according to the weekly tax tables	R 287
Less: Medical Scheme Fees Tax Credit (R364+R364 p/m ÷ 4 weeks)	R 182
Amount of Tax to be deducted	R 105

Fortnightly tables A fortnightly remunerated employee under the age of 65 receives a fortnight wage of R8 980 and contributes R320 to a pension fund and R150 to a retirement annuity fund as well as R380 to a registered medical scheme in respect of himself/herself and one dependant.

Fortnight wage	R8 980
Less: allowable pension fund contributions	
Less: allowable retirement annuity fund contributions	
Balance of remuneration	
	R8 510
Employees' tax on balance of remuneration according to the fortnightly tax tables	R 866
Less: Medical Scheme Fees Tax Credit (R364+R364 p/m ÷ 2 weeks)	R 364
Amount of Tax to be deducted	

Monthly tables A monthly remunerated employee under the age of 65 receives a salary of R18 600 and contributes R775 per month to a pension fund and R325 per month to a retirement annuity fund as well as R800 to a registered medical scheme in respect of himself/herself and one dependant.

Monthly salary	R 18 600
Less: allowable pension fund contributions	R 775
Less: allowable retirement annuity fund contributions	R 325
Balance of remuneration	R 17 500
Employees' Tax on balance of remuneration according to the monthly tax tables	R 1705
Less: Medical Scheme Fees Tax Credit (R364+364 p/m)	R 728
Amount of Tax to be deducted	R 977

Annual tables

An employee under the age of 65 received a salary (retirement funding income) of R15 500 per month and contributes R300 per month to a pension fund as well as R800 per month to a registered medical scheme in respect of himself/herself and one dependant.

Annual salary (R15 500 x 12) Less: allowable pension fund contributions	R 186 000 R 3 600
Balance of remuneration	R 182 400
Employees' tax on balance of remuneration according to the annual tax tables	R 15 569
Less: Medical Scheme Fees Tax Credit (R364+364 p/m x 12)	R 8736
Amount of Tax to be deducted	R 6833

7 REFERENCES

7.1 LEGISLATION

Legislation	and	Rules	Sections 5 and 6, Paragraphs 9(1), (2) and 10 of the Fourth Schedule to the
administered by SARS:		RS:	Income Tax Act No.58 of 1962
	-		Section 27 of the Public Finance Management Act No. 1 of 1999
			Tax Administration Act No. 28 of 2011
			The Employment Tax Incentive Act No. 26 of 2013
Other Legisla	tion:		None

7.2 CROSS REFERENCES

DOCUMENT #	DOCUMENT TITLE
PAYE-GEN-01-G01-A01	Weekly tax deduction tables
PAYE-GEN-01-G01-A02	Fortnightly tax deduction tables
PAYE-GEN-01-G01-A03	Monthly tax deduction tables
PAYE-GEN-01-G01-A04	Annual tax deduction tables
PAYE-GEN-01-G02	Guide for Employers in respect of Fringe Benefits
PAYE-GEN-01-G03	Guide for Employers in respect of Allowances
PAYE-GEN-01-G03-A01	Rate per Kilometre Schedule
PAYE-GEN-01-G03-A02	Subsistence Allowance in respect of Foreign Travel
PAYE-GEN-01-G18	Guide for employer in respect of Employees' Tax for 2024
PAYE-GEN-01-G05	Guide for Employers in respect of Employment Tax Incentive
SDL-GEN-01-G01	Guide for Employers in respect of SDL
UIF-GEN-01-G01	Guide for Employers in respect of UIF

8 DEFINITIONS AND ACRONYMS

Alternate period Annual equivalent Annual payment Associated person (in relation to an employer) for ETI purposes only	A period, whether of 12 months or not, commencing on the day following the last day of the preceding alternate period in relation to the employer and ending on a date falling not more than 14 days before or after the last day of February, or such greater number of days as the Commissioner, having regard to the circumstances of the case, may allow. An amount equal to the sum of net remuneration multiplied by the ratio which a full year bears to the period in respect of which such net remuneration is payable. An amount of net remuneration that is, in accordance with the employee's conditions of service or the employer's practice, paid in a lump sum to the employee or it is an amount that is calculated without reference to a period. Where the employer is a company, it means that any other company which is associated with that employer by reason of the fact that both companies are managed or controlled directly or indirectly by substantially the same persons; or Where the employer is not a company, it means that any company which is
	managed or controlled directly or indirectly by the employer or by any partnership of which the employer is a member;
Balance of remuneration	Any amount of remuneration after deducting the allowable deductions for Employees' Tax purposes.
Broad-based employee share plan	 A plan in terms of which: Equity shares in that employer, or in a company that is an associated institution in relation to the employer, are acquired by employees from that employer, for consideration which does not exceed the minimum consideration required by the Companies Act, 1973; Employees who participate in any other equity scheme of the employer or of a company that is an associated institution in relation to the employer, are not entitled to participate and where at least 80% of all other employees who are employed by the employer on a permanent basis on the date of grant are entitled to participate; The employees who acquire the equity shares are entitled to all dividends and full voting rights in relation to those equity shares; and No restriction have been imposed in respect of the disposal of the equity shares, other than a: Restriction imposed by legislation; Right of any person to acquire those equity shares from the employee or former employee who acquired the equity share: in the case where the employee or former employee is or was guilty of misconduct or poor performance, at the lower of market value on the date of the grant or acquisition by that employer; or in any other case, at market value on the date of acquisition by that person.; or
Commissioner Employee	The Commissioner for the South African Revenue Service. An employee foreEmployees' tax purposes is defines as a:
	 Natural person who receives remuneration or to whom remuneration accrues; Person (including a company) who receives remuneration or to whom remuneration accrues by reason of services rendered by such person to or on behalf of a labour broker; Labour broker; Person or class or category of persons whom the Minister of Finance by notice in the Government Gazette declares to be an employee; Personal service provider; Director of a private company.

	An employee for UIF purposes is defined as any natural person who receives any remuneration or to whom remuneration accrues in respect of services rendered or to be rendered by that person but excluding an independent contractor.
	An employee for SDL purposes is defined as an employee for Employees' Tax purposes.
	An employee for taxable benefit purposes is defined as any person who receives remuneration or to whom remuneration accrues and includes any director of a company but excludes persons who retired before 1 March 1992 except for purposes of the provisions which deal with the payment of an employee's debt or the release of an employee from an obligation to pay a debt.
Employees' tax	An amount of tax that an employer must deduct from all regular or periodic payments (remuneration), paid or which becomes payable to an employee.
Employer	Any person who pays or is liable to pay a person an amount by way of remuneration including a person responsible for the payment of an amount by way of remuneration to a 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 a 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.
Equity instrument	Means a share or a member's interest in a company, including:
	 An option to acquire such a share, part of a share or member's interest; Any financial instrument that is convertible to a share or member's interest; and Any contractual right or obligation the value of which is determined directly or indirectly with reference to a share or member's interest.
ETI Act	Employment Tax Incentive Act No. 26 of 2013
Fourth Schedule	The Fourth Schedule to the Income Tax Act No 58 of 1962.
Gain	A gain for purposes of a broad based employee share plan and qualifying
Can	equity instruments means the amount by which any amount received by or accrued to the employee from the disposal exceeds the consideration given by the employee for the qualifying equity share, right or interest.
Holder of a public office	The President, Deputy President, a Minister, a Deputy Minister, a member of the National Assembly, a permanent delegate to the National Council of Provinces, a Premier, a member of an Executive Councillor, a member of a provincial legislature Any member of a municipal council, a traditional leader, a member of a provincial House of Traditional Leaders or a member of the Council of Traditional Leaders; and A person occupying the office of president, chairman or chief executive officer of any non-profit organisation, shown to the satisfaction of the Commissioner to be organised on a national or regional basis to represent persons with a common interest and the funds of which are derived wholly or mainly from subscriptions from members or donations from the general
Labour broker	public.
Labour broker	Any natural person who conducts or carries on any business whereby such person for reward provides a client of such business with other persons (or procures other persons) to render a service or to perform work for the client, for which services or work of such other persons are remunerated by such person.
Lump sum benefit	Means a retirement fund lump sum benefit or retirement fund lump sum
Section 1	withdrawal benefit.

Manlast units	a multiplication and all
	n equity instrument of:
	company or a company that would be regarded as a private if it were incorporated under the Companies Act of 1973,
	amount determined as its value in terms of a method of
valuation:	
□ Prescr	ibed in the rules relating to the acquisition and disposal of
	quity instrument;
	is regarded as a proxy for the market value of that equity
	nent for the purposes of those rules; and
	consistently to determine both the consideration for the ition of that equity instrument and the price of the equity
	nent repurchased from the employee after it has vested in
	nployee; or
	r company, means the price which could be obtained upon
	of that equity instrument between a willing buyer and a willing
	aling freely at arm's length in an open market and, in the
	a restricted equity instrument, had the restriction to which that
equity ins	trument is subject not existed.
In relation to a	quity share means the price which could be obtained upon
	at equity share between a willing buyer and a willing seller
	at arm's length in an open market and without having regard
	ons imposed in respect of that equity share.
	stock, debenture, share, option or other interest capable of
	share-market or exchange or otherwise
	an employer for taxable benefit purposes means any twelve
	hich any calendar year is divided.
	remuneration paid/payable to any mine worker as
	ated in section 5(9);
· · · · · · · · · · · · · · · · · · ·	ation received by an employee who incurred deductible
	in the production of income (the quantum of expenses can
-	etermine on assessment);
	ation which is under the provisions of Section 7(2) deemed to
	e that accrued to the spouse of the employee;
	ation not derived: standard employment; or
	y of an annuity provided or payable by a pension fund,
	in preservation fund, provident fund, provident preservation
	r benefit fund;
	ation paid or payable to a director of a company or member
	corporation;
	owance which is subject to Employees' Tax (80% portion);
	ance granted to the holder of any public office, which is
	Employees' Tax (50% portion);
	ation derived by an employee in respect of which such is entitled to set off an assessed loss under Section 20(1);
and	
	ement fund lump sum benefit or retirement fund lump sum
withdrawa	
	borrond
	arn (employees' tax)
	arn (employees' tax) any interest payable, means such rate as the Minister may
	arn (employees' tax) any interest payable, means such rate as the Minister may ne fix by notice in the Gazette in terms of section 80(1)(b) of
	arn (employees' tax) any interest payable, means such rate as the Minister may ne fix by notice in the Gazette in terms of section 80(1)(b) of ance Management Act, 1999 (no. 1 of 1999): Provided that
where the Min	arn (employees' tax) any interest payable, means such rate as the Minister may ne fix by notice in the Gazette in terms of section 80(1)(b) of ance Management Act, 1999 (no. 1 of 1999): Provided that ister fixes a new rate in terms of that Act, that new rate will
where the Min apply from the	arn (employees' tax) any interest payable, means such rate as the Minister may ne fix by notice in the Gazette in terms of section 80(1)(b) of ance Management Act, 1999 (no. 1 of 1999): Provided that ister fixes a new rate in terms of that Act, that new rate will a first day of the second month following the date on which
where the Min apply from the that new rate of	arn (employees' tax) any interest payable, means such rate as the Minister may ne fix by notice in the Gazette in terms of section 80(1)(b) of ance Management Act, 1999 (no. 1 of 1999): Provided that ister fixes a new rate in terms of that Act, that new rate will

Qualifying employee for	An employee as contemplated in section 6 of the ETI Act
ETI purposes only	
Qualifying equity share	An equity share acquired in a tax year in terms of a broad-based employee share plan, where the market value of all equity shares, which were acquired by that employee in terms of that plan in that year and the two immediately preceding tax years does not in aggregate exceed R50 000.
Remuneration for	Remuneration for Employees' Tax purposes is defined as any amount of
Employees' tax purposes	 income which is paid or is payable to any person by way of any salary, leave pay, wage, overtime pay, bonus, gratuity, commission, fee, emolument, pension, superannuation allowance, retiring allowance or stipend, whether in cash or otherwise and whether or not in respect of services rendered, including: Restraint of trade payments; An amount, including a voluntary award, received or accrued in commutation of amounts due in terms of a contract of employment or service;
	 An amount received or accrued in respect of the relinquishment, termination, loss, repudiation, cancellation or variation of an office or employment or of an appointment;
	 employment or of an appointment; An allowance or advance paid to an employee in respect of accommodation, meals or other incidental costs while the employee is by reason of the duties of his/her office obliged to spend at least one night away from his/her usual place of residence in the Republic is deemed to become payable to the employee in the following month in respect of services rendered. This deeming provision applies where such an allowance or advance was paid to an employee during any month in respect of a night away from his/her usual place of residence and that employee has not by the last day of the following month either spent the night away from his/her usual place of residence or refunded that allowance or advance to the employer; 50 percent of the amount of any allowance referred to in section 8(1)(d) granted to the holder of a public office contemplated in section 8(1)(e), 80 percent of the amount of any allowance or advance in respect of transport expenses referred to in section 8(1)(b), other than any such allowance or advance contemplated in section 8(1)(b), which is based on the actual distance travelled by the recipientprovided that where the employer is satisfied that at least 80 percent of the amount of the taxable benefit as determined in terms of paragraph 7 of the Seventh Schedule, provided that where the employer is satisfied that where the employe and the amount of the taxable benefit as determined in terms of paragraph 7 of the Seventh Schedule, provided that where the employer is satisfied that at least 80 percent of the amount of the taxable benefit as determined in terms of paragraph 7 of such amount must be included; Any gain determined in terms of section 8B, which must be included in
	 that person's income under that section; Any amount determined in terms of section 8C which is required to be included in the income of that person;
	 Any amount deemed to be income accrued to that person in terms of section 7(11). Eringe benefits received in terms of the Seventh Schedule to the IT.
	 Fringe benefits received in terms of the Seventh Schedule to the IT Act; A gratuity received by or accrued to a person from his/her employer
	because such person obtained a university degree or diploma or has been successful in an examination;
	 Any amount deemed to be income accrued to that person by way of a dividend contemplated in paragraphs (dd), (ii) and (jj) of the proviso to section 10(1)(k)(i);

	 but not including: Amounts paid to common law independent contractors, but excluding amounts paid to common law independent contractors who do not employ three or more qualifying employees and are required to render services mainly at the premises of the client and are subject to the control or supervision of any person as to the manner in which their duties are performed or as to the hours of work.
	 This exclusion does not apply to any: Person who receives any remuneration or to whom any remuneration accrues by reason of any services rendered by such person to or on behalf of a labour broker; Labour broker;
	 Personal service provider; or Person who is not ordinarily resident in South Africa. Any pension or additional pension under the Social Assistance Act. Any disability grant or additional or supplementary allowance under the Social Assistance Act. Any grant or contribution under the provisions of Section 89 of the Ordinarial and the Social Assistance Act.
	 Children's Act. Amounts paid to an employee, wholly in reimbursement of expenditures actually incurred by such employee in the course of employment. Any annuity in terms of an order of divorce or decree of judicial separation or agreement of separation.
Remuneration proxy	 Remuneration proxy means – Remuneration as defined in para 1 of the Fourth schedule;
	 If the previous year's remuneration is less than the 365 days, the remuneration needs to be grossed up to 365 days; If the employee was not employed in the previous year, the first
	month's remuneration needs to be grossed up to 365 days.
Representative employer	Representative employer contemplated in the 4 th Schedule means, in the case of:
	• A company, the public officer of that company, or, in the event of such
	company being placed in liquidation or under judicial management, the liquidator or judicial manager, as the case may be;
	 Any municipality or anybody corporate or unincorporated (other than a company or a partnership), any manager, secretary, officer or other person responsible for paying remuneration on behalf of such municipality or body;
	 A person under legal disability, any guardian, curator, administrator or other person having the management or control of the affairs of the person under legal disability; or
	 Any employer who is not resident in the Republic, any agent of such employer having authority to pay remuneration.
	The representative employer is not relieved from any liability, responsibility or duty of the employer and is therefore, subject to the same duties, responsibilities and liabilities as the employer.
Restricted equity instrument	 An equity instrument: Which is subject to any restriction (other than a restriction imposed by legislation) that prevents the employee from freely disposing of that equity instrument at market value;
	 Which is subject to any restriction that could result in the employee forfeiting ownership or the right to acquire ownership of that equity instrument otherwise than at market value or being penalised financially in any other manner for not complying with the terms of the agreement for the acquisition of that equity instrument;

	 If any person has retained the right to impose a restriction contemplated in the first two instances above, on the disposal of that equity instrument; Which is an option contemplated in the definition of equity instrument and where the equity instrument which can be acquired in terms of that option will be a restricted equity instrument; Which is a financial instrument contemplated in the definition of equity instrument and where the equity instrument to which that financial instrument and where the equity instrument to which that financial instrument can be converted will be a restricted equity instrument; If the employer has at the time of acquisition by the employee of the equity instrument undertaken to: Cancel the transaction under which that taxpayer acquired the equity instrument; or Repurchase that equity instrument from the employee at a price exceeding its market value on the date of repurchase; or Which is not deliverable to the taxpayer until the happening of an event, whether fixed or contingent?
Retirement-funding	The part of remuneration as is taken into account in the determination of the
employment	contributions made by the employee or on his/her behalf to a pension fund or provident fund (where the employee is a member of or contributed to) established for the benefit of employees of his/her employer from whom such remuneration is derived.
SARS	The South African Revenue Service.
Seventh Schedule	The Seventh Schedule to the Income Tax Act No 58 of 1962.
SIC Standard employment	Standard Industrial Classification Any employment where an employee (including scholars and students), is
	 required to render services to a single employer for a period of at least 22 hours in every full week provided that no regard shall be had to: Periods of temporary absence of the employee due to leave or exceptional circumstances; or Any temporary reduction in working hours imposed by the employer, for instance due to a reduction in the demand of the company's product, the employer imposes a temporary working week of less than 22 hours.
Tax period	 Means, in relation to employees' tax, skills development levies as determined in section 3 of the SDL Act and contributions as determined in section 6 of UIC Act, the period in respect of which the amount of tax payable must be determined under the relevant tax Act. In relation to any employer, as a period of 12 months ending on the last day of February of the relevant tax year or at the option of the employer, an alternate period, in respect of which remuneration is paid or has become due. In relation to an employee, a tax year (1 March to 28/29 February of the next year) or any unbroken period during the tax year: During which the employee was employed by one employer in the Republic in standard employment; or During which any annuity was paid or became payable to him/her by one employer; or Such period as the Commissioner considers appropriate in the circumstances, where the Commissioner has in relation to the employer
Taxable benefit	 A voluntary or otherwise benefit contemplated in the Seventh Schedule, but excluding any: Benefit, the amount or value of which is specifically exempt from normal tax in terms of Section 10; Benefit provided by a benefit fund in respect of medical, dental and similar services, hospital services, nursing services and medicines; Lump sum benefit payable by a benefit, pension, pension preservation fund, provident fund or provident preservation fund, as defined in the

	 Act; Benefit or privilege received by or accrued to a person contemplated in section 9(2)(g) or (h) stationed outside the Republic which is attributable to the person's services rendered outside the Republic; or Severance benefit.
Unrestricted equity instrument	An equity instrument which is not a restricted equity instrument. The share is freely disposable upon acquisition.
Variable remuneration	As defined per section 7B of the Income Tax Act means overtime pay, bonus or commission contemplated in the definition of "remuneration" in paragraph 1 of the 4 th Schedule.
Year of assessment	The year of assessment for taxpayers covers a period of 12 months. For individuals and trusts, the commencement date of the year of assessment starts on 1 March and ends on the 28/29 February each year. For Companies and Close Corporations the year of assessment is the applicable financial year.

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.

For more information about the contents of this publication you may:

- Visit the SARS website at www.sars.gov.za
- 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).