

EMPLOYMENT LAW GUIDE: SALARY

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(a) Payment

Under the EA, an employee must be paid at least once a month. In general, an employer is required to pay his employees within seven days after the end of the salary period.

Salary must be paid on a working day and during working hours at the place of work, or at any other place agreed to between the employer and the employee. It may also be paid into an employee's personal/joint bank account.

(b) Payslips

All employers are required to issue itemised payslips to employees covered under the EA at least once a month. A record of all payslips issued must be kept by the employers for at least 2 years.

Itemised payslips can be in soft or hardcopy, and have no prescribed format, but must contain the following items (unless not applicable):

S/N	Item
1.	Full name of employer.
2.	Employer's trade name if different from that in item 1.
3.	Full name of employee (as specified on the identity card, work pass or passport).
4.	Amount of basic salary paid to employee during each salary period or salary periods, calculated by reference to the basic rate of pay.
5.	First and last days of each salary period.
6.	Amount of allowances and other additional payments during each salary period, with itemisation of every allowance or payment (if applicable).
7.	First and last days of each overtime payment period (called in this Schedule the overtime period) if different from each salary period.
8.	Overtime hours worked during each overtime period (if applicable).
9.	Overtime pay paid for each overtime period (if applicable) and date of payment.
10.	Amount of deductions from salary during each salary period, with itemisation of every deduction (if applicable).
11.	Net amount paid to employee for each salary period and date of payment.

(c) Deductions

Previously, employers may deduct salary only for reasons authorised under the EA or if ordered by the court. Since 1 April 2019, deductions are also allowed if made with the employee's consent in writing to the deduction, and such consent may be withdrawn by the employee at any time without penalty.

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Authorised deductions under the EA include deductions for absence from work, income tax payment and CPF contributions. The new amendments seek to provide more flexibility while safeguarding employees' interests. An example where such deductions may occur includes a situation where employers may negotiate affordable group insurance plans as part of company employee benefits for voluntary purchase by their employees. Employees who choose to purchase such insurance plans may authorise their employer to deduct premiums from their salaries.

The maximum deductible amount in any one salary period is 50% of the employee's total salary. This excludes deductions for absence from work, payment of income tax, recovery of loans and payments made with the consent of the employee. Within the 50% cap, deductions for accommodation, amenities and services may not exceed 25% of the employee's total salary. The Commissioner's approval is also required for any deductions for amenities and services supplied by the employer.

(d) Non-compliance

A first-time offence by any employer in failing to pay salary will result in a fine of between S\$3,000 and S\$15,000 and/or 6 months' imprisonment. A subsequent offence will result in a fine of between S\$6,000 and S\$30,000 and/or 12 months' imprisonment.

Failure to comply with the EA requirements for itemised payslips would be a civil contravention, attracting administrative penalties of a fine of S\$100 to S\$200 for the first occurrence, and S\$200 to S\$400 for subsequent occurrences depending on the breach, and/or directions from MOM to rectify the civil contravention. A failure to comply with such directions will constitute a criminal offence, which attracts more severe penalties of fines up to S\$5,000 and/or imprisonment of up to 6 months.

Under the EA, individual officers and directors are accountable for the offences committed by the company. In particular, officers who are primarily responsible for the non-compliance will be presumed to be negligent and held accountable unless proven otherwise.

Employment inspectors have the power to arrest, without warrant, any person whom they reasonably believe is guilty of the failure to pay salary, and to enter any workplace to conduct checks. The MOM has clarified that the powers of inspecting officers are to better facilitate the enforcement of the EA provisions, with the arrest powers only to be exercised in relation to the minority of employers who are persistently uncooperative or who wilfully refuse to comply with orders to attend investigation sessions.

Please note that this section of the Employment Law Guide is a summary provided for general information purposes, aimed at aiding understanding of Singapore's employment law as at the date of writing. It is not exhaustive or comprehensive and reading this memorandum is not a substitute for reading the text of the various statutes to fully understand the extent of the obligations owed. This guide should also not be relied upon as legal advice.

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