



Employee Retention Credit Voluntary Disclosure Program If you're a business owner, you're probably familiar with the employee retention tax credit. The ERC provides eligible businesses with refundable tax credits based on qualified wages paid to employees after March 12, 2020, to keep them employed during the COVID-19 pandemic.

Many businesses mistakenly claimed the Employee Retention Credit, often facilitated by third-party vendors and promoters, also known as ERC mills. These ERC mills aggressively marketed the tax credit, stretching the truth or blatantly lying about who could get the credit. As a result, many businesses claimed and received the credit when they didn't actually qualify for it.

The problem was so widespread that the IRS implemented a moratorium on processing ERC claims in September 2023.

Recognizing that many honest small business owners fell victim to these schemes, the IRS introduced the Employee Retention Credit Voluntary Disclosure Program, which enables taxpayers who received tax credits even though they didn't qualify a way to remediate the situation.

What is the FRC-VDP?

The Disclosure Program allows businesses, tax-exempt organizations, and government entities to voluntarily rectify mistaken ERC claims through March 22nd, 2024. The process involves reporting the problem, repaying 80% of the credit received, cooperating with the IRS, and signing a closing agreement.

It's worth noting that the Voluntary Disclosure Program is not for everyone. Many entities were rightfully eligible for the credit and claimed it correctly. The Voluntary Disclosure Program is specifically for those who may have mistakenly applied for and received the credit without qualifying for it.

If you're unsure about your eligibility for the Employee Retention Credit, the IRS has provided an eligibility checklist on their website. Your CPA can also offer further clarity and guidance.

Eligibility for the Voluntary Disclosure Program

If you are in the midst of an employment tax audit or a criminal investigation by the IRS, you are not eligible for the Voluntary Disclosure Program. Also, if the IRS has already reversed your ERC claim or notified you of an intent to do so, you are not eligible for the program.

If you applied for the Employee Retention Credit, but your claim has not been paid yet, you might be eligible for the ERC claim withdrawal process, a separate IRS program.

Benefits of participating in ERC-VDP

The Voluntary Disclosure Program offers several advantages. You repay only 80% of the ERC received with no interest. The process is straightforward, with no additional taxes. If you make a full repayment before signing the closing agreement, the IRS will waive penalties and interest. They will also not audit the ERC claims for tax periods resolved under the Voluntary Disclosure Program.

Application Process

To apply, you can complete the ERC Voluntary Disclosure Program application provided by the IRS and Form SS-10. Be sure to submit your application via the IRS Document Upload Tool by March 22, 2024.

If you're unable to pay the full amount, include Form 433-B for installment payment consideration.

What to expect after you apply

After submitting your application, the IRS will confirm receipt and eligibility. Approved applications will lead to a closing agreement and repayment instructions, including installment plans if applicable. The agreement terms are final and not subject to appeal.

If rejected, the IRS will provide reasons and possible corrective actions, which may involve resubmission of the Voluntary Disclosure Program application or filing amended tax returns.

Final Thoughts

This document is intended to provide a brief overview of the ERC Voluntary Disclosure Program. It is not a substitute for speaking with one of our expert advisors. If you would like to speak with one of our advisors about your unique situation, please contact our office.



About Larson Gross

Ted Larson and Dennis Gross founded our firm in 1949. They built the business based on excellence, passion, integrity, trust and pro-action — values still important to us more than seven decades later.

Even well into their retirement years, Ted Larson and Dennis Gross continued to have the best interest of the firm at heart. Mr. Larson would come into the office on a regular basis to meet every new face and make a personal connection with each of our team members. He remembered the name of every employee, as well as the names of their spouses and children, and would greet clients by name as he passed by the reception desk. Sometimes, you'd even find a newspaper clipping on your desk that Mr. Larson dropped off, highlighting that your son made the honor roll. This is the example of a genuine relationship we strive to embody with our people and clients.

Today, we're led by ten partners who are growing our firm with respect for where we've come from and a new vision for future success. Our 120-plus team members and three offices located in Bellingham, Lynden and Burlington make us the 10th largest public accounting firm in the Puget Sound region. While we're determined to expand our impact and help strengthen as many businesses and individuals as we can, we're also committed to remaining a locally-owned organization. We're incredibly proud of where we've come from and look forward to a future of possibility





(800) 447-0177



contact@larsongross.com



https://larsongross.com