

i Contacts

Please phone:

- the number printed on page TR 1 of your Return
- the Helpline on **0845 9000 444**
- the Orderline on **0845 9000 404** for Help Sheets

or go to

www.hmrc.gov.uk

These notes will help you complete the *Parliament* pages of your Tax Return. The *Parliament* pages cover only your Parliamentary income; make sure you also complete any other pages appropriate to your circumstances.

The booklet *MPs, Ministers and Tax* contains background information which might also be helpful. It is only available from:

Public Department 1

Ty-Glas

Llanishen

Cardiff

CF14 5QZ

Phone **02920 325201** or fax **02920 765642**

Gather together the material you need, for example:

- your P60, a Department of Resources form or Government Department form showing pay and tax details for the year
- your PAYE Notices of Coding for 2008–09 and 2009–10
- a form P11D or equivalent statement from the Department of Resources or Government Department giving details of any benefits and expenses you have received in the year
- receipts for any allowable expenditure you have incurred
- any of the Help Sheets you think you need.

The word 'office' is used in these Notes for the office you held as an MP, as an MP and Minister, or as a Minister in the House of Lords. 'P11D' means P11D, P9D or equivalent information.

If you were in office on 5 April 2009

Your P60 should show the total pay and tax from your office (as well as from previous employments during the year). A P45(Part 1A), if you had one, should also show pay from previous employments. Do not include in the *Parliament* pages any amounts on your P60, or P45(Part 1A), from employments other than from your office of MP or Minister.

If you were a Member of Parliament

Fill in one copy of the *Parliament* pages.

If you were a Minister in the House of Commons

Fill in one copy of the *Parliament* pages for your income as an MP and one for your ministerial office – but see below if you changed office.

If you were a Minister in the House of Lords

Fill in one copy of the *Parliament* pages – but see below if you changed office.

If you changed office during the year

Fill in a separate copy of the *Parliament* pages for each office from which you received any income in the year ended 5 April 2009.

Income from office

Box 1 *Payments from P60 (or P45 or payslips) - before tax was taken off*

Enter the money you received as an MP or as a Minister.

Your P60 will show figures for pay and tax from the office you held at 5 April 2009. If you had more than one office, the form may also include a second set of pay and tax details for your previous offices. The details will be added together in the figures on your P60. You may need to refer to other records (such as payslips, form P45(Part 1A), or statements of taxable benefit) to work out the figures for pay from the earlier offices to go in each copy of the *Parliament* pages you complete (one for each office). If you were unemployed during the year, your P60 figure will include any Jobseeker's Allowance or Incapacity Benefit you received. Do not include these in the *Parliament* pages (or any copies of the *Employment* page that you fill in). Instead, you should enter any Jobseeker's Allowance in box 14 and any taxable Incapacity Benefit in boxes 12 and 13 on page TR 3 of your Tax Return.

Some of the more common items to include are explained in the 'Money payments' section below. If you received an item or payment in connection with your office and are not sure whether to include it, contact us or ask your tax adviser for advice.

General rule

Include in box 1 all the income you received as an MP or Minister in the year to 5 April 2009, even if you earned it in an earlier tax year or you have been paid for work not yet done. Treat this income as if you received it on the earlier of:

- the date when the payment, or payment on account, was made, or
- the date you became entitled to be paid.

This is so even if you were not paid until later, or received no actual payment because you arranged for the sum due to you to be applied in some other way instead.

Money payments

For every item, you must enter the amount before deducting any expenses you wish to claim. Money payments you **should** include in box 1 are:

- your salary as an MP or Minister
- Statutory Sick Pay, Statutory Maternity Pay, Statutory Paternity Pay and Statutory Adoption Pay except when paid by us
- payments from third parties where the payment is made as a reward for services given, or yet to be given, in your capacity as MP or Minister.

Items you **should not** include in box 1 are:

- benefits and expenses payments received. Enter these in boxes 3 to 9 instead
- lump sums paid in connection with termination of office, retirement or death. Enter these in boxes 3 to 9 of the 'Shares scheme and employment lump sums' section on page Ai 2 of the *Additional information* pages
- payments made to the Parliamentary Pension Scheme.

If you have received a lump sum payment, for example, a Resettlement Grant which was taxed and included on your P45, and which you have entered in the lump sum boxes on your Tax Return, make sure you deduct it from the figure you enter in box 1.

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Box 2 Tax taken off box 1

Enter in box 2 the amount of any tax taken off the amounts entered in box 1.

The tax taken off will be shown on your form P60 or P45(Part 1A). Enter this figure in box 2 even if you had to complete boxes 3 to 9 of the 'Shares scheme and employment lump sums' section on page Ai 2 of the *Additional information* pages to make an adjustment in box 1.

Benefits from your office

The Department of Resources or your Government Department send us details of all benefits and taxable expenses you received by reason of your office. They will also give you this information.

The details you get will not include any items for which the Department of Resources or your Department has a dispensation. Do not refer to these items. (A dispensation is an arrangement the Department of Resources or your Government Department may have made with us. It saves you the trouble of including as income a benefit or expenses payment you receive as an MP or Minister and then making a matching claim for the allowable expenses you incur.)

Box 3 Travel, travel warrants and vouchers

Your Parliamentary income includes the value of any vouchers provided to you (or your family or household) by reason of your office as an MP. Where you use warrants for rail, sea or air travel, the Department of Resources will tell us the cost of journeys which are not clearly business journeys. They will also give you this information. All vouchers provided for business journeys are covered by a 'dispensation'; do not enter them on your Tax Return.

Enter in box 3 the figure given to you by the Department of Resources for non-business journeys. If you believe this figure covers more than your private journeys, you can claim in box 10 the amount that relates to business travel. If you would like any further explanation, please ask us or your tax adviser.

Box 4 Accommodation, excluding Additional Cost of Living Allowance

Your Parliamentary income includes the value of any accommodation and ancillary services (for example, heating, lighting or cleaning) you (or your family or household) get by reason of your office as an MP. (If you have the benefit of any accommodation by reason of another office or employment, enter it on separate pages covering that office or employment.) The value of some accommodation is exempt from tax, for instance, if there is a special threat to your security and the accommodation is provided as part of special security arrangements. If you have agreed with us that your accommodation is exempt, do not enter anything in box 4 unless circumstances have changed. However, there is still a charge to tax on the ancillary services. This is usually limited to 10% of your salary from the office concerned. Enter this value in box 4.

Box 5 *Incidental Expenses Provision*

Payments you receive from the Department of Resources to reimburse you for expenses you incur, in the performance of your duties as an MP or Minister, on running an office are taxable. (Claim any expenses allowable for tax purposes by filling in boxes 10 to 13.)

The Department of Resources should provide you with details. Enter in box 5 the amount reimbursed or paid to you, or on your behalf. Do not enter anything paid as part of your Incidental Expenses Allowance or Communications Allowance for capital items such as office equipment as this is wholly covered by Annual Investment Allowance (see notes on Capital Allowances below).

Examples of sums to be included in box 5 are day to day office expenses like heating, lighting, phone, postage and stationery.

Do not enter details of payments made for the salaries and National Insurance contributions of secretaries and research assistants. Do not include as income any sums paid by the Department of Resources towards the pensions for secretaries and research assistants. Nor should you claim any allowance for these sums. They are taxable and allowable in identical amounts and we have agreed that they do not need to be put on your Tax Return.

Also include any payments of the Communications Allowance for the purchase of non-capital items.

Box 6 *Temporary Secretarial Allowance*

This allowance is provided from separate funds to meet the cost a Member has to incur in obtaining secretarial or research assistance while their employee is absent from work due to illness or pregnancy. You should enter the amounts paid on your behalf in respect of temporary staff in box 6.

Box 7 *Financial Assistance Fund and other cash reimbursements*

If, as an Opposition Spokesperson, you receive payment from the Financial Assistance Fund, it is taxable as your income (in the same way as the Incidental Expenses Provision). Enter the amount in box 7. (Any allowable expenses you incur on your Parliamentary duties can be claimed in boxes 10 to 13.) Any reimbursements made to you by the Department of Resources for vehicle hire costs, taxi fares or any taxable reimbursement not entered elsewhere in these pages should be entered in box 7. Any claim for tax relief for these payments can be made in boxes 10 to 13.

Box 8 *All other benefits*

The Department of Resources or your Department should have given you details of any other benefits you received. Enter in box 8 the total cash equivalent of any benefits you received as an MP or Minister that you have not included elsewhere, for example, in boxes 3 to 7.

Cash equivalents of other benefits

Cash equivalents are arrived at in different ways, according to the type of benefit.

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Assets (other than land and motor vehicles) provided for private use

Where the asset has been available throughout the year, the cash equivalent will generally be based on:

- 20% of its market value when it was first used to provide a benefit, plus
- expenses (other than the cost of acquiring it) incurred in connection with it which would not have been incurred but for the provision of the benefit.

If that total represents benefits provided for more than one member, the cash equivalent for each will be based on a proportion of the whole amount. It is reduced by any amount made good to the provider in return for the benefit.

For more information, ask us or your tax adviser.

All other benefits

The cash equivalent is generally what the benefit cost the person who provided it (minus any amount you made good to the provider). If that amount represents benefits provided for more than one member, the cash equivalent for each is a proportion of the whole amount. For more information, see booklet 480 *Expenses and benefits – A Tax Guide* available from the Orderline.

Make sure you include in box 8 the benefit of a car, or car and fuel, made available to you by reason of your office as an MP. Do not include benefits from any non-Parliamentary office or employment. Enter these in the *Employment* pages of your Tax Return.

Some of the more common benefits are listed in the Working Sheet below to help you arrive at a total for box 8.

Working Sheet for box 8

Assets provided for private use

£

Home phone(s)

£

Subscriptions and professional fees

£

Goods or services provided

£

Employer supported childcare (in some circumstances this benefit is **not** chargeable - see booklet 480)

£

Educational assistance provided (in some circumstances this benefit is **not** chargeable - see booklet 480)

£

All other benefits

£

Total

A £

Copy the figure in box A to box 8 in the Parliament pages

Box 9 *Balancing charges*

You can claim tax relief for the annual depreciation of equipment which you need to use in carrying out your duties. This relief is called 'capital allowances'. Sometimes, when you sell or give away an item of equipment, some of the capital allowances you have had will be recovered. This is called a 'balancing charge'.

A detailed explanation of how 'capital allowances' and 'balancing charges' are worked out is given in these notes in the section 'What are capital allowances and balancing charges' which begins on page MPN 8. If you need further guidance, ask us or your tax adviser.

Office expenses paid out by you

This section explains the rules for claiming expenses necessarily incurred in performing your duties as an MP or Minister. Please note that the Department of Resources may make payments for you, which are not tax deductible.

Dispensations

Do not include in your claim any expenses which you have paid if:

- you can claim them back from the Department of Resources or your Department, and
- the expenses are covered by a dispensation.

If you are uncertain whether the Department of Resources or your Department has a dispensation, you should ask them for details. Also, see the section headed 'Benefits from your office' on page MPN 3.

However, if you have incurred allowable expenditure over and above the amount covered by the dispensation, you may be able to claim a deduction for the excess.

Box 10 *Travel warrants*

Journeys which you make by rail, sea or air which are paid for by travel warrants are scrutinised by the Department of Resources.

The Department of Resources will tell you the cost of journeys which are not clearly business journeys. If you think the amount is incorrect – and includes more than the cost of private journeys – you should enter in box 10 the amount that you believe relates to business journeys.

Box 11 *Secretarial and clerical, and research assistance*

The expense of employing secretarial, clerical and research assistants when necessarily incurred in the performance of your duties as an MP or Minister will have been paid by the Department of Resources under the Central Agreement. These sums are taxable and allowable in identical amounts and we have agreed that they do not need to be put on your Tax Return.

You should, however, claim any amount paid for Temporary Secretarial Allowance, or that you have contributed out of your own funds or out of the Financial Assistance Fund. Enter these amounts only in box 11.

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Box 12 Office expenses

Enter in box 12 the total you spent during the year on the day to day running of your office, for example, on heating, lighting, phone, post, stationery. The figure will often correspond to the amounts that have been paid to you, or on your behalf, by the Department of Resources for those sorts of items. They will give you details.

If, during the year, you have paid amounts other than through the Department of Resources, put the total of these amounts in box 12. However, do not include anything in box 12 which in any way relates to properties against which you have made a claim to the Department of Resources for Additional Cost of Living Allowance.

Box 13 Other expenses and capital allowances

Enter in box 13 the total amount of any other expenses and capital allowances.

Other expenses

You can claim only those expenses which each and every MP or Minister would have to meet. The expenses have to be incurred in actually carrying out the official duties of the job. Expenses that might put you in a position to do your official duties, rather than actually doing them, are not allowable.

Most of the expenses which you can claim have been covered earlier. However, you may be able to claim for other expenses you incur in the performance of your duties, for example, payments you have entered in box 7 and which meet the qualifying conditions for tax relief. You may have agreed claims with us on other items in the past. If so, you should work out the amount of allowable expenses on the agreed basis. If you are uncertain about what you may be entitled to claim, you should ask us for help before filling in box 13.

Capital allowances

Capital allowances will usually be available on the capital cost to you of equipment you have to provide to carry out your duties as an MP or Minister. No allowance is available for equipment that has been provided to you under the House arrangements for the supply of IT equipment or assets you buy for or to use in residential accommodation. In addition, you cannot claim capital allowances for your motor vehicle. The section below tells you how to work them out.

If, during the year, you start or stop using an item for your duties as an MP or Minister, work out the capital allowances as if you had bought or sold it on that date, using the market value at the time.

What are capital allowances and balancing charges?

This section tells you how to work out your capital allowances and balancing charges that go in boxes 13 and 9 of the *Parliament* pages. The examples on page MPN 11 show you what to do.

Capital allowances are a deduction from your taxable income. They are an allowance for the depreciation of assets or equipment that you have to provide to carry out your duties as an MP and/or Minister. Capital allowances are included in box 13 in the *Parliament* pages of your Tax Return.

Balancing charges are an addition to your taxable income. They sometimes arise when you sell assets or equipment on which you previously claimed capital allowances, or if you stop using them for your official duties. Balancing charges are entered in box 9 in the *Parliament* pages.

Which expenses qualify?

Generally speaking, anything you use in your official duties that has a useful life of at least two years may qualify for an allowance. They must be things that are necessary in order to fulfil your duties. Typical examples are office equipment such as desks and filing cabinets.

Assets and equipment are regarded as 'necessary' if you could not do your official duties without them. They must be things that each and every MP and/or Minister would have to provide.

But you cannot claim capital allowances for a car, motorcycle or cycle as the approved mileage allowance rates include an element for depreciation.

What types of capital allowances are there?

From 6 April 2008–09 three types of capital allowance are relevant to you:

- Annual Investment Allowance (AIA)
- writing down allowances
- small pools allowance.

(i) Annual Investment Allowance

Annual Investment Allowance (AIA) is a new allowance. It replaces the 50% first year allowance that was available on the cost of equipment bought in 2007–08. You can claim AIA on any purchase of equipment (but not cars, motorcycles or cycles) made on or after 6 April 2008 up to an annual amount of £50,000.

Do not include any capital expenditure reimbursed to you after 6 April 2008 by the Department of Resources under the Incidental Expenses Provision or the Communications Allowance. We will assume that you have claimed AIA against any amounts reimbursed for capital items because those items have not been included as taxable income in box 5 of the *Parliament* pages of your Tax Return. If (exceptionally) you do not wish to claim the AIA, include the amount of Incidental Expenses Provision and Communications Allowance paid for capital items in box 5 and explain the position in the space for 'Any other information' on page 2.

Where (exceptionally) the total including any capital expenditure reimbursed by the Department of Resources is more than £50,000 then you can claim up to £50,000 of the total as AIA, the remainder being subject to writing down allowance which is explained below.

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(ii) Writing down allowances

If the total of your purchases is more than £50,000, any excess is put into a 'pool'. The pool is your total capital expenditure, after deducting your AIA, and after deducting from the pool any money that you may have received if you have sold any items bought in previous years. You might also have a pool of unrelieved expenditure carried forward from a previous year. If so, add this year's expenditure, after deducting the AIA and any sale proceeds for this year, to that previous year's pool figure, to obtain your new pool total.

Each year you can claim 20% of the net amount in your pool as a writing-down allowance (WDA).

(iii) Small pools of less than £1,000

Where the balance of such a pool is £1,000 or less, you may claim the whole amount as a 'small pools allowance'.

Example 1

John has been an MP for two years. For 2008-09 he spent £500 on necessary equipment which has not been reimbursed by the Department of Resources. He has a pool brought forward of £700 from 2007-08.

He can claim:

- the full £500 as Annual Investment Allowance, and
- the £700 pool brought forward as small pools allowance.

What if I became an MP part way through the year?

If you have not been an MP for a full year, or stopped being an MP during the year, your AIA is reduced accordingly.

Example 2

Jane became a Member on 30 August 2008. This means that she was an MP for 219 days of 2008-09. She can claim $\frac{219}{365}$ of the £50,000 Annual Investment Allowance or £30,000

If you buy an asset or an item of equipment part way through the tax year and you have used your AIA, you are still entitled to the full 20% writing down allowance but this should also be proportionately reduced.

What if I use an item partly for official duties?

If you use the item only partly for your official duties, the allowance you can claim is reduced in proportion to the amount of business use. For example, if a particular item was used three quarters of the time for official business and one quarter privately, you would claim three quarters of the available allowance.

What if you stop using an item for work or stop being an MP - Balancing adjustments?

If during the year you stop using an item of equipment for your official duties or you stop being an MP, you need to make various adjustments to the allowances you have claimed. These adjustments are from the date you stopped using the item for work or sold it.

Include in your calculations the sale proceeds (or market value if you did not sell them) of any capital items for which you previously received a reimbursement from the Department of Resources as Incidental Expenses Provision or Communications Allowance.

There are two types of adjustment: balancing allowances and balancing charges.

(i) Balancing allowances

A balancing allowance may be due:

- for assets and equipment in the pool if you ceased to be an MP during the year
- for other asset(s) or item(s) of equipment if during the year
 - you ceased to be an MP, or
 - you sold the item in question, or
 - you stopped using it for your official duties, but did not sell it.

In these cases, the balancing allowance due is:

- the balance of expenditure brought forward from the previous year (if any) minus
- the sale proceeds (or market value if you did not sell them) of the item(s) at the date of cessation, or when you stopped using them for your official duties.

The amount should be included in your capital allowances claim in box 13 of the *Parliament* pages of your Tax Return.

(ii) Balancing charge

If the disposal value of an item (or items) is greater than the value of the pools, then a balancing charge may be due. A 'balancing charge' is an addition to your taxable income and can arise:

- if you ceased to be an MP in the year, or
- if an asset is sold, or
- if you stop using an item for your official duties, but do not sell it.

In these cases, the balancing charge is:

- the sale proceeds (or market value if you did not sell them) of the item(s) at the date of cessation, or when you stopped using them for your official duties minus
- the balance of expenditure brought forward from the previous year (if any).

The amount should be entered in box 9 of the *Parliament* pages of your Tax Return.

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Example 3

Brian stopped being an MP on 12 January 2009. He has a pool value brought forward of £300 for 2007-08. He disposes of his equipment for £100.

Period ended 12 January 2009

Value brought forward £300

Minus

Disposal proceeds £100

Balancing allowance £200

The end result is that there is a balancing allowance of £200 to go on the 2008-09 Tax Return.

Example 4

Judith stopped being an MP on 30 September 2008. She has a pool value brought forward of £450 for 2007-08. She sells her equipment for £400 but keeps the computer and printer for her personal use. The computer and printer were worth £150 when she stopped being an MP.

Period ended 30 September 2008

Value brought forward £450

Minus

Disposal proceeds (£400 + £150) £550

Balancing charge £100

The end result is that there is a balancing charge of £100 to go on the 2008-09 Tax Return.

Calculating your tax bill

If you want to calculate your tax bill ask the Orderline for the *Tax calculation summary* pages and *notes* or go to www.hmrc.gov.uk

The Working Sheet in the *Tax calculation summary notes* does not have separate boxes for your Parliamentary income. You should include the amounts from your *Parliament* pages you have in the 'Employment' boxes on the *Tax calculation summary notes*, as follows:

Parliament pages

Tax calculation summary notes

Income (box 1)

enter this in section 1, box A1 (along with any other employment income you have).

Benefits (boxes 3 to 9)

add the amounts in boxes 3 to 9 together and enter the total amount in section 1, box A5 (along with the total of any other employment benefits you have).

Expenses (boxes 10 to 13)

add the amounts in boxes 10 to 13 together and include the total amount in section 1, box A6 (along with the total of any other employment expenses you have).

Tax taken off (box 2)

include this in the total figure in section 10, box A202 (along with the total of any other tax taken off any employment income).