Members' pay and expenses and ministerial salaries 2018/19

By Richard Kelly

Contents:
1. Introduction
2. Members' salaries
3. Members' expenses
4. Ministers' salaries
Summary

The Independent Parliamentary Standards Authority (IPSA) is responsible for determining and paying Members’ salaries; for preparing and regularly reviewing and revising a scheme under which allowances are paid; and for paying those allowances.

It has no role in determining or paying ministerial salaries.

Members’ salaries

From 1 April 2018, the annual salary of a Member of Parliament increased to £77,379, in accordance with IPSA’s determination of July 2015.

IPSA reviewed Members’ pay in the 2010 Parliament to put in place a new settlement for the 2015 Parliament. In December 2013, at the end of the review, IPSA published a determination which set the Members’ salary at £74,000, from the beginning of the 2015 Parliament, and provided for MPs’ salaries to be adjusted in line with the rate of annual change in average earnings on 1 April each year, from 2016.

In its statutory review of Members’ pay at the beginning of the 2015 Parliament, IPSA confirmed that Members’ pay would increase to £74,000, after the 2015 General Election, but it determined that subsequent annual increases should be in line with changes in public sector average earnings (not whole economy average earnings).

On 28 February 2019, IPSA announced that the annual salary of a Member of Parliament would increase by 2.7% to £79,468 from 1 April 2019.

Under section 4A of the Parliamentary Standards Act 2009, IPSA is required to undertake a statutory review of Members’ pay in the first year after a general election. IPSA launched a statutory review of Members’ salaries in May 2018. In July 2018, it announced that it would make no changes to the July 2015 determination.

Members’ expenses

Since the 2010 General Election, responsibility for devising a scheme for and paying Members’ expenses has rested with IPSA.

IPSA undertook a comprehensive review of the Scheme, which began with a consultation issued in May 2016.

The review identified a number of changes that would be implemented following a general election, which at the time was scheduled for May 2020. The early General Election in June 2017 meant that some changes were implemented in the course of the 2017/18 financial year.

IPSA did not consult on the Scheme before the Tenth Edition of its Scheme was published in March 2018.

The main expense budgets provided in IPSA’s scheme and the maximum amounts that Members can claim in 2018/19 are set out below:
### Accommodation Costs

<table>
<thead>
<tr>
<th>Location</th>
<th>Cost (GBP)</th>
</tr>
</thead>
<tbody>
<tr>
<td>London area (rent)</td>
<td>£22,850</td>
</tr>
<tr>
<td>Outside London area (rent)</td>
<td>£15,940</td>
</tr>
<tr>
<td>Own home*</td>
<td>£5,150</td>
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</table>

### Caring responsibility (per dependant)

<table>
<thead>
<tr>
<th>Cost (GBP)</th>
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<tr>
<td>£5,435</td>
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### London Area Living Payment

<table>
<thead>
<tr>
<th>Cost (GBP)</th>
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<tbody>
<tr>
<td>£3,940</td>
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### London Area Living Payment (addition)

<table>
<thead>
<tr>
<th>Cost (GBP)</th>
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<tr>
<td>£1,395</td>
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### Staffing Costs

<table>
<thead>
<tr>
<th>Location</th>
<th>Cost (GBP)</th>
</tr>
</thead>
<tbody>
<tr>
<td>London Area MPs</td>
<td>£164,460</td>
</tr>
<tr>
<td>non-London Area MPs</td>
<td>£153,620</td>
</tr>
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</table>

### Office Costs

<table>
<thead>
<tr>
<th>Location</th>
<th>Cost (GBP)</th>
</tr>
</thead>
<tbody>
<tr>
<td>London Area MPs</td>
<td>£27,660</td>
</tr>
<tr>
<td>non-London Area MPs</td>
<td>£24,880</td>
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<tr>
<td>Start-up supplement</td>
<td>£6,000</td>
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### Winding-up Costs

<table>
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<th>Location</th>
<th>Cost (GBP)</th>
</tr>
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<tbody>
<tr>
<td>London Area MPs</td>
<td>£57,150</td>
</tr>
<tr>
<td>non-London Area MPs</td>
<td>£53,950</td>
</tr>
</tbody>
</table>

* available to Members who own their own home, to cover costs such as utility bills and council tax

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### Ministerial salaries

Ministers who are Members of the House of Commons receive a Member’s salary and a ministerial salary. Ministers who are Members of the House of Lords receive a ministerial salary but they cannot claim Lords Attendance Allowance.

On assuming office in May 2010, the Coalition Government announced that ministers’ total pay would be cut by 5% and then frozen for the duration of that Parliament. The previous Labour administration had already frozen ministerial salaries through refusing increases in both ministerial and Members’ salaries, so the actual earnings of ministers did not equate to their entitlements.

The Coalition Government made an Order in 2011 to set ministerial salaries in accordance with its May 2010 announcement. However, subsequent increases in Members’ pay led to ministers in the House of Commons waiving part of their ministerial salary to prevent their total remuneration increasing and meant that the salaries drawn by ministers were different to those stated in the legislation.

Following the May 2015 general election, David Cameron announced that he had decided to continue to freeze the pay of ministers in government. Unlike the 2010 Parliament, this freeze applied only to the ministerial element of a minister’s total salary.

When information on ministerial salaries from April 2018 was published, notes confirmed that “The Government has committed to continue to freeze Ministerial salaries”.

The ministerial element of salary drawn by ministers continues to be below that specified in legislation.
1. Introduction

1.1 The establishment of the Independent Parliamentary Standards Authority (IPSA)

In the wake of the expenses scandal in 2009, the Independent Parliamentary Standards Authority (IPSA) was established by the Parliamentary Standards Act 2009.

A widespread sense of public anger followed the Daily Telegraph’s publication of extensive details of “how MPs had utilised the expenses scheme over recent years”. It led to police investigations, the imprisonment of four Members, the resignation of the Speaker and a new statutory expenses regime, under the Parliamentary Standards Act 2009.1 In introducing the legislation, Jack Straw, the Leader of the House of Commons, acknowledged that the expenses scandal had “profoundly affected the public’s trust” in Members and the House. He said that it had damaged Members’ confidence in themselves; undermined those whose conduct was beyond reproach; and “revealed a collective failure by this place effectively to regulate itself”.2

IPSA was initially created to pay Members’ salaries in accordance with resolutions of the House of Commons; to determine a scheme for Members’ allowances and to pay allowances; and to regulate the allowances regime.

Its functions were amended following the Committee on Standards in Public Life (CSPL) inquiry on Members’ allowances, which had been launched before the expenses scandal broke. The CSPL recommended that IPSA should take responsibility for determining Members’ pay and also recommended changes to IPSA’s regulatory powers.3

The (Labour) Government and the other political parties accepted the recommendations from the CSPL, and the Government brought forward amendments to the Parliamentary Standards Act 2009 in the Constitutional Reform and Governance Act 2010. IPSA was given the responsibility for determining, as well as paying, Members’ salaries.

1.2 IPSA’s duties

The Parliamentary Standards Act 2009, as amended by the Constitutional Reform and Governance Act 2010, established the IPSA and gave it the responsibility for:

- determining and paying Members’ salaries;
- preparing and regularly reviewing and revising a scheme under which allowances are paid; and

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1 Matthew Flinders summarised the scandal and its impact in “Bagehot smiling: Gordon Brown’s ‘new constitution’ and the revolution that did not happen”, Political Quarterly, 2010, Volume 81, Issue 1, p59
2 HC Deb 29 June 2009 c44
3 Committee on Standards in Public Life, MPs’ expenses and allowances: Supporting parliament, safeguarding the taxpayer, November 2009 Cm 7724
IPSA is required to review the existing determination on Members’ salaries in the first year of each Parliament and at any other time it considers appropriate. The legislation states that IPSA must “review the current determination (and make a new determination as appropriate)” in the first year of each Parliament (beginning after April 2012) and “at any other time it considers appropriate”. But IPSA’s first determination of Members’ salaries did not have to come into effect before 1 April 2012. These provisions were brought into force on 24 May 2011.

The legislation also established the role of the Compliance Officer who:

• reviews decisions on the payment of expenses if requested to by Members; and
• conducts investigations if he believes payments have been made that should not have been.

Further information on the role and duties of the Compliance Officer are outlined in the Library Briefing Paper *The Compliance Officer* (SN05987, November 2011).

The *Constitutional Reform and Governance Act 2010* added the following provision concerning the general duties of IPSA:

(1) In carrying out its functions the IPSA must have regard to the principle that it should act in a way which is efficient, cost-effective and transparent.

(2) In carrying out its functions the IPSA must have regard to the principle that members of the House of Commons should be supported in efficiently, cost-effectively and transparently carrying out their Parliamentary functions.

Additionally, the *Constitutional Reform and Governance Act 2010* transferred the administration of the Parliamentary Contributory Pension Fund to IPSA. Further details on Members’ pensions can be found in the Library Briefing Papers:

• *MPs’ Pension Scheme – background* (SN01844, January 2013), for background; and
• *MPs’ Pension Scheme* (SN06283, May 2016)

### 1.3 IPSA’s structure

IPSA is a body corporate. It has one member who is its chair and four other members.

Schedule 1 of the *Parliamentary Standards Act 2009* specifies that:

• at least one of the members (including the chair) “must be a person who has held (but no longer holds) high judicial office”;

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4. *Constitutional Reform and Governance Act 2010* (chapter 25), section 29
5. *Constitutional Reform and Governance Act 2010* (Commencement No. 5) Order 2011, SI 2011/1274
7. *Constitutional Reform and Governance Act 2010* (chapter 25), section 40 and Schedule 6
• at least one must be “a person who is eligible for appointment as a statutory auditor”; and

• one must be “a person who has been (but is no longer) a member of the House of Commons”. Otherwise, no-one who has been a Member of Parliament within the last five years may be a member of IPSA.

All are appointed by Her Majesty on an Address of the House, “made only with the agreement of the Speaker”. Furthermore, the Speaker “must not select a candidate without the agreement of the Speaker’s Committee for the Independent Parliamentary Standards Authority”.

IPSA must appoint a chief executive and may appoint staff. The chief executive carries out IPSA’s administrative functions on behalf of IPSA and in accordance with its general directions.\(^8\)

\(^8\) Parliamentary Standards Act 2009 (chapter 13), Schedule 1
2. Members’ salaries

Summary
Since May 2011, the Independent Parliamentary Standards Authority (IPSA) has been responsible for determining Members’ pay.

On 1 March 2018, IPSA confirmed that Members’ pay would increase by 1.8% to £77,379 from 1 April 2018. This was in line with the rate of annual change in public sector average earnings, as set out in the determination IPSA issued in July 2015.

On 28 February 2019, IPSA confirmed that Members’ pay would increase by 2.7% to £79,468 from 1 April 2019.

IPSA reviewed Members’ pay in the 2010 Parliament, in order to put in place a new settlement for the 2015 Parliament. The review began in 2012. IPSA published its final recommendations in December 2013 and issued a determination setting salaries at £74,000 with effect from 8 May 2015. Thereafter salaries would rise in line with the rate of annual change in average earnings. However, IPSA delayed the coming into force of the determination until 30 September 2015. It stated that the delay would allow it to conduct a review of this recommendation – this review would form the statutory review of Members’ salaries that IPSA had to conduct at the beginning of the 2015 Parliament. Under section 4A of the Parliamentary Standards Act 2009, IPSA has to review “the current determination … in the first year of each Parliament”.

In July 2015, having conducted the statutory review, IPSA confirmed that Members’ salaries would increase to £74,000 per annum with effect from 8 May 2015. However, it determined that subsequent annual increases should be in line with changes in public sector average earnings (not whole economy average earnings). Changes to Members’ pensions and to rules on claiming some personal expenses were made to ensure that there was no additional cost to taxpayers.

In May 2018, IPSA issued a consultation to fulfil the statutory obligation to review its determination in the first year of the 2017 Parliament. On 5 July 2018, IPSA announced that “the salaries of Members of Parliament will continue to be linked to changes in average public sector pay” and that it would make no changes to the 2015 determination.

2.1 Members’ salaries in the 2015 and 2017 Parliaments
Responsibility for determining Members’ pay was transferred to IPSA, in May 2011, by the Parliamentary Standards Act 2009, as amended by the Constitutional Reform and Governance Act 2010. Previously Members’ salaries were determined by resolution of the House of Commons.

From the beginning of the 2015 Parliament Members’ salaries have been set in accordance with a determination issued by IPSA in July 2015.9 This determination was issued following IPSA’s statutory review of Members’ salaries at the beginning of the 2015 Parliament. It

9 IPSA has to conduct a statutory review in the first year of a new Parliament [Parliamentary Standards Act 2009, section 4A (6)]
superseded a determination issued in December 2013, following IPSA’s first review of Members’ salaries,\(^{10}\) which was launched in 2012. The statutory review in the first year of the 2017 Parliament confirmed that the July 2015 determination would continue in force in the 2017 Parliament.\(^{11}\) The July 2015 determination is set out in Box 1.\(^{12}\)

The 2013 and 2015 determinations set the Member’s salary at £74,000 from 8 May 2015. The July 2015 determination altered the measure of annual earnings used to determine annual changes in Members’ salaries. It determined that subsequent annual increases should be in line with changes in public sector average earnings (not whole economy average earnings). On 1 April 2018, the salary of a Member of Parliament increased to £77,379. The salary was confirmed by IPSA in March 2018.\(^{13}\)

**Box 1: IPSA’s determination for Members’ pay from the beginning of the 2015 Parliament**

IPSA’s July 2015 report, *MPs’ Pay in the 2015 Parliament: Final Report*, which was published following its statutory review of Members’ salaries at the beginning of the 2015 Parliament, included a determination on Members’ salaries in the 2015 Parliament, which superseded the December 2013 determination:

1. This determination was made by IPSA under Section 4 of the Parliamentary Standards Act 2009 on 16 July 2015 and comes into effect immediately. It supersedes the determination on the MP Salary which was made on 5 December 2013.
2. With effect from 8 May 2015, the salary for service as a member of the House of Commons will be £74,000 per annum (referred to as the “MP Salary”).
3. With effect from 1 April each year, starting with 1 April 2016, the MP Salary will be adjusted by the rate of annual change in public sector average earnings.
4. For the purposes of this determination ‘annual change in public sector average earnings’ means the seasonally adjusted three month average change in public sector average weekly earnings ending in the previous October, compared with the same period a year earlier. These data are published by the Office for National Statistics monthly as the AWE-KAC9 series.
5. This determination will be reviewed in the first year of each Parliament, as required by Section 4 of the Parliamentary Standards Act 2009.

IPSA undertook a statutory review of Members’ salaries in the first year of the 2017 Parliament and made no changes to the July 2015 determination.\(^{14}\) On 1 April 2019, the salary of a Member of Parliament will increase to £79,468.\(^{15}\)

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\(^{11}\) Independent Parliamentary Standards Authority news, *IPSA announces outcome of MPs’ pay consultation*, 5 July 2018

\(^{12}\) The December 2013 determination was published in Independent Parliamentary Standards Authority, *MPs’ Pay and Pensions: Final Report*, December 2013

\(^{13}\) Independent Parliamentary Standards Authority news, *MPs’ pay for 2018-19*, 1 March 2018


\(^{15}\) Independent Parliamentary Standards Authority news, *MPs’ pay for 2019-20*, 28 February 2019
2.2 IPSA’s decisions on Members’ pay in the 2010 Parliament

At the beginning of the 2010 Parliament, before it was determined by IPSA, a Member’s salary was £65,738 per annum. It was frozen at this level from 1 April 2011 by a resolution of the House.\(^\text{16}\)

**Initial decisions of IPSA**

IPSA maintained the pay freeze again from 1 April 2012.\(^\text{17}\)

In January 2013, IPSA issued a determination which set the level of Members’ pay from 1 April 2013 and 1 April 2014. It provided for 1% increases each year to £66,396 and then to £67,060 in April 2014,\(^\text{18}\) in line with increases in public sector pay.

In December 2013, when IPSA issued its original determination for Members’ pay from 8 May 2015, it made no provision for there to be an increase in Members’ salaries on 1 April 2015.

**IPSA’s review of Members’ pay**

In February 2012, IPSA announced that it was launching a consultation on proposals to increase Members’ pension contributions.\(^\text{19}\) In the consultation, IPSA said that a thorough review of pay and pensions would be completed by the end of 2013.\(^\text{20}\)

The review was published in December 2013.\(^\text{21}\) It is described in the Library Briefing Paper, *Members’ pay and expenses 2015/16* (CBP 7546, 31 March 2016).

2.3 Members’ pay 1997-2018

Before IPSA was given responsibility for determining Members’ pay, the House of Commons determined Members’ salaries.

Between 1997 and 2008, the House voted periodically on motions to give effect to changes in Members’ pay, usually on the basis of reports commissioned by the Government from the Senior Salaries Review Body.

In 2008, the House agreed a resolution that meant that Members would receive pay increases each April without them needing to take any decisions, although in March 2011, the House agreed a motion to freeze salaries when the 2008 resolution would have provided an increase (see section 2.2).

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\(^\text{17}\) Independent Parliamentary Standards Authority, *MPs’ Pension Scheme* [letter to Members], 8 February 2012


\(^\text{19}\) Independent Parliamentary Standards Authority, *MPs’ Pension Scheme* [letter to Members], 8 February 2012

\(^\text{20}\) Independent Parliamentary Standards Authority, *MPs’ Pensions Consultation – January 2012, February 2012*

Further details of changes in Members’ pay before responsibilities transferred to IPSA can be found in the Library Research Paper, *Members’ pay and expenses – current rates and a review of developments since 2009* (RP 12/29, 22 May 2012).

The table below sets out the changes in the levels of Members’ salaries from 1997 to 2018.

**Table 1: Members’ Pay, 1997-2018**

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 April 1997</td>
<td>£43,860</td>
</tr>
<tr>
<td>1 April 1998</td>
<td>£45,066</td>
</tr>
<tr>
<td>1 April 1999</td>
<td>£47,008</td>
</tr>
<tr>
<td>1 April 2000</td>
<td>£48,371</td>
</tr>
<tr>
<td>1 April 2001</td>
<td>£49,822</td>
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<tr>
<td>20 June 2001(a)</td>
<td>£51,822</td>
</tr>
<tr>
<td>1 April 2002 (b)</td>
<td>£55,118</td>
</tr>
<tr>
<td>1 April 2003</td>
<td>£56,358</td>
</tr>
<tr>
<td>1 April 2004</td>
<td>£57,485</td>
</tr>
<tr>
<td>1 April 2005</td>
<td>£59,095</td>
</tr>
<tr>
<td>1 April 2006 (c)</td>
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<tr>
<td>1 November 2006 (c)</td>
<td>£60,277</td>
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<td>1 April 2007 (d)</td>
<td>£61,181</td>
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<tr>
<td>1 November 2007 (d)</td>
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<tr>
<td>1 April 2008 (e)</td>
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<td>1 April 2010 (e)</td>
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<td>1 April 2012 (g)</td>
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<td>1 April 2013 (h)</td>
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<tr>
<td>1 April 2015 (g)</td>
<td>£67,060</td>
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<tr>
<td>8 May 2015 (i) (j)</td>
<td>£74,000</td>
</tr>
<tr>
<td>1 April 2016 (i)</td>
<td>£74,962</td>
</tr>
<tr>
<td>1 April 2017 (i)</td>
<td>£76,011</td>
</tr>
<tr>
<td>1 April 2018 (i)</td>
<td>£77,379</td>
</tr>
</tbody>
</table>

(a) Comprises formula increase of 3 percent, paid in April 2001, plus £2,000 from 20 June 2001
(b) Comprises formula increase of 2.5 percent plus £2,000 from 1 April 2002
(c) In 2006/07 the formula increase (2 per cent) was implemented in two equal stages
(d) In 2007/08 the increase recommended by SSRB was staged
(e) In accordance with the resolution of the House of 3 July 2008
(f) In accordance with the resolution of the House of 21 March 2011
(g) Decision of IPSA
(h) IPSA Determination, January 2013
(i) IPSA Determination, July 2015
(j) Determination came into force on 16 July 2015
2.4 Additional salaries for select committee chairs and for members of the Panel of Chairs

Background

Reviews of the work of select committees around the year 2000 noted the additional workload of select committee chairs and called for recognition of this work. In May 2002, the House asked the Senior Salaries Review Body (SSRB) to consider what level of additional remuneration was appropriate for select committee chairs.

Following the SSRB review, additional salaries for select committee chairs were introduced from the beginning of the 2003-04 Session.22

Having established the principle of additional salaries, the Government asked the SSRB to consider the appropriate additional salary for Members who serve on the Panel of Chairs. On 13 July 2005, the House of Commons agreed that additional salaries should be paid to members of the Panel of Chairs, from 1 November 2005.23

Until May 2010, the House of Commons was responsible for determining and paying these additional salaries. Now IPSA is responsible for determining the level of the additional salary, while the House of Commons specifies which roles qualify for an additional salary.

House of Commons specifies who qualifies for additional salaries and IPSA determines it

Under the Parliamentary Standards Act 2009, responsibility for paying Members’ salaries transferred to the IPSA in May 2010; and provisions in the Constitutional Reform and Governance Act 2010 subsequently gave it responsibility for determining Members’ salaries.24

Before it issued its first determination on Members’ pay in January 2013, IPSA paid salaries in accordance with resolutions of the House of Commons.25 However, once it issued a determination, salaries were paid to Members in accordance with sections 4 and 4A of the Parliamentary Standards Act 2009, as amended. Subsection 4A(2) allowed IPSA to pay additional salaries to “members while holding an office or position specified for the purposes of this subsection in a resolution of the House of Commons”.26

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22 For further details, see House of Commons Library Briefing Paper, Select committees – pay for chairs, SN02725

23 For further details, see House of Commons Library Briefing Paper, Public bill and general committees: pay for chairs, SN03718

24 The Constitutional Reform and Governance Act 2010 (Commencement No 5) Order 2011, SI 2011/1274, brought into force provisions that transferred responsibility for determining Members’ pay to the Independent Parliamentary Standards Authority on 17 May 2011

25 Constitutional Reform and Governance Act 2010 (chapter 25), section 29(3) stated that “Until the first determination under section 4(4) of that Act comes into effect, the amounts of the salaries payable by the Independent Parliamentary Standards Authority under section 4 of that Act are to be determined in accordance with the relevant resolutions of the House of Commons”.

26 Parliamentary Standards Act 2009 (chapter 13), section 4A(2)
On 19 March 2013, the House of Commons agreed a resolution (for the purposes of subsection 4A(2)) which set out who was entitled to an additional salary and what should be done in cases where an individual appeared to qualify for more than one additional salary:

That—

(1) Subject to paragraphs (2) and (3), the following offices of positions are specified for the purposes of section 4A(2) of the Parliamentary Standards Act 2009, with effect from 1 April 2013—

(a) the Chair of a select committee appointed under Standing Order No. 152 (Select Committees related to government departments), the Administration Committee, the Backbench Business Committee, the Environmental Audit Committee, the European Scrutiny Committee, the Finance and Services Committee, the Liaison Committee, the Political and Constitutional Reform Committee [the Standing Order establishing this committee expired at the end of the 2010 Parliament], the Select Committee on Procedure, the Committee of Public Accounts, the Select Committee on Public Administration, the Regulatory Reform Committee, the Committee of Selection, the Committee on Standards, the Joint Committee on Human Rights or the Joint Committee on Statutory Instruments; and

(b) a member of the Panel of Chairs appointed under Standing Order No. 4 (Panel of Chairs), other than a member who is the Chair of a committee specified in sub-paragraph (a) or a member who is entitled to an additional salary by virtue of any provision of the Ministerial and other Salaries Act 1975.

(2) If a Member already holds an office or position referred to in paragraph (1)(a), then any other office or position referred to in paragraph (1)(a) is not specified for the purposes of section 4A(2) of the Parliamentary Standards Act 2009 in respect of any period for which that other post or position is held by that Member.

(3) Any office or position referred to in paragraph (1)(a) for the purposes of section 4A(2) of the Parliamentary Standards Act 2009 is not specified for the purposes of that section in respect of any period in which it is held by a Member who is also entitled to an additional salary by virtue of any provision of the Ministerial and other Salaries Act 1975.

(4) Any reference to any committee in paragraph (1)(a) shall, if the name of the committee is changed, be taken to be a reference to the committee by its new name.27

The resolution made provision for changes to names of committees. However, the House has also created new committees since March 2013. The chairs of those, such as the Women and Equalities Committee, that are included in Standing Order No 152 automatically qualify for the additional salary but other committees have been added to the list by the House:

- the High Speed Rail (London - West Midlands) Bill Select Committee (April 2014-February 2016);

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27 HC Deb 19 March 2013 cc900-902
• the Petitions Committee (March 2015);
• the Exiting the European Union Committee (October 2016 and July 2017);
• the High Speed Rail (West Midlands - Crewe) Bill Select Committee (January 2018); and
• the European Statutory Instruments Committee (July 2018).28

IPSA’s March 2016 consultation on additional salaries for committee chairs
On 11 March 2016, IPSA issued a consultation document on the pay of chairs of committees.29

IPSA published the conclusion of its consultation on 25 May 2016. It reviewed the responses to the consultation. It found the majority of responses supported its proposals to retain the existing salary and arrangements for select committee chairs. Most respondents supported streamlining the salary structure for members of the Panel of Chairs. There was also support for linking increases in additional salaries to increases in Members’ salaries.30

IPSA confirmed that salaries in 2016/17 for select committee chairs would be frozen at 2015 levels and that, from 1 June 2016, a single rate of additional salary would be implemented for members of the Panel of Chairs, at the same level as select committee chairs. Thereafter, additional salaries would (like MPs’ salaries), be adjusted by the rate of annual change in public sector average earnings.31

An extract from the determination is provided in Box 2.

Select committee chairs
From the introduction of additional salaries for select committee chairs, the level of additional salary has been set at a single rate for all qualifying chairs.

IPSA issued its first determination in January 2013, setting salaries for April 2013 and April 2014. It issued a further determination in December 2013, setting the salaries of members of the Panel of Chairs (and of select committees chairs) from April 2015. The final report of its review of pay for committee chairs included a determination which set the level of salary for June 2016 onwards and provided for it to be adjusted on an annual basis, in line with changes in average earnings (see Box 2 for the determination).

28 HC Deb 29 April 2014 c774; HC Deb 26 March 2015 c1628; HC Deb 11 October 2016 c256 and c259; HC Deb 4 July 2017 cc1077-1088; HC Deb 30 January 2018 c792; and HC Deb 16 July 2018 c192
31 Independent Parliamentary Standards Authority news, Decision on pay for chairs of committees confirmed by the Independent Parliamentary Standards Authority, 25 May 2016
From 1 April 2018, the additional salary is set at £15,509. From 1 April 2019, it will increase to £15,928.

**Box 2: IPSA’s determination on the Additional Salary for Specified Committee Chairs**

1. This determination was made by IPSA under Section 4 of the Parliamentary Standards Act 2009 on 25 May 2016 and comes into effect on that date. It supersedes the determination on the Additional Salary for Specified Committee Chairs which was made by IPSA on 5 December 2013.
2. The holder of an office or position specified by the House of Commons in a resolution under Section 4A(2) of the Parliamentary Standards Act 2009 (collectively called “specified Committee Chairs”) shall be paid a salary per annum (referred to as an “Additional Salary”) by IPSA in accordance with this determination in addition to the MP Salary he or she shall be entitled to receive as a Member of Parliament.
3. For the avoidance of doubt, the term “specified Committee Chairs” covers Chairs of Select Committees and Members of the Panel of Chairs.
4. With effect from 1 June 2016, the Additional Salary per annum for specified Committee Chairs will be £15,025.
5. With effect from 1 April each year, starting with 1 April 2017, the Additional Salary per annum for specified Committee Chairs will be adjusted by the rate of annual change in public sector average earnings.
6. For the purposes of this determination ‘annual change in public sector average earnings’ means the seasonally-adjusted, three-month average change in public sector average weekly earnings ending in the previous October, compared with the same period a year earlier. These data are published by the Office for National Statistics monthly as the AWE-KAC9 series.
7. This determination will be reviewed in the first year of each Parliament, as required by Section 4 of the Parliamentary Standards Act 2009.

 [...] 


The statutory review in the first year of the 2017 Parliament confirmed that the determination of May 2016 would continue in force in the 2017 Parliament. 32

The additional salaries of select committee chairs, determined by IPSA since 2013 are set out in Table 2, below.

**Table 2: Select committee chairs, additional salary (£ per annum)**

<table>
<thead>
<tr>
<th>Date</th>
<th>Salary (£ per annum)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 April 2013</td>
<td>£14,728</td>
</tr>
<tr>
<td>1 April 2014</td>
<td>£14,876</td>
</tr>
<tr>
<td>1 April 2015</td>
<td>£15,025</td>
</tr>
<tr>
<td>1 June 2016</td>
<td>£15,025</td>
</tr>
<tr>
<td>1 April 2017</td>
<td>£15,235</td>
</tr>
<tr>
<td>1 April 2018</td>
<td>£15,509</td>
</tr>
</tbody>
</table>


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32 Independent Parliamentary Standards Authority news, *IPSA announces outcome of MPs’ pay consultation*, 5 July 2018
Information on the background to the introduction of additional salaries for Members who chair select committees and the levels of additional salaries since their introduction can be found in the Library Briefing Paper, *Select Committees – pay for chairs* (SN02725).

**Members of the Panel of Chairs**

From the introduction of additional salaries for members of the Panel of Chairs until the conclusion of IPSA’s 2016 review of additional salaries for committee chairs, the level of additional salary depended on their length of service on the Panel. From June 2016 onwards, IPSA’s determination provided for a flat rate for all members of the Panel of Chairs, at the same level as that of select committee chairs.

IPSA issued its first determination in January 2013, setting salaries for April 2013 and April 2014. It issued a further determination in December 2013, setting the salaries of members of the Panel of Chairs (and of select committees chairs) from April 2015. The final report of its review of pay for committee chairs included a determination which set the level of salary for June 2016 onwards and provided for it to be adjusted on an annual basis, in line with changes in public sector average earnings (see Box 2 for the determination).

From 1 April 2018, the additional salary is set at £15,509. From 1 April 2019, it will increase to £15,928.

The additional salary rates for members of the Panel of Chairs, for 2013/14 to 2018/19, determined by IPSA, are set out in Table 3.

**Table 3: Panel of Chairs, additional salary (£ per annum)**

<table>
<thead>
<tr>
<th>Date</th>
<th>Less than one year</th>
<th>1-3 years</th>
<th>3-5 years</th>
<th>5 years or more</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 April 2013</td>
<td>2,940</td>
<td>8,248</td>
<td>11,193</td>
<td>14,728</td>
</tr>
<tr>
<td>1 April 2014</td>
<td>2,970</td>
<td>8,331</td>
<td>11,305</td>
<td>14,876</td>
</tr>
<tr>
<td>1 April 2015</td>
<td>3,000</td>
<td>8,415</td>
<td>11,419</td>
<td>15,025</td>
</tr>
<tr>
<td>1 June 2016</td>
<td></td>
<td></td>
<td></td>
<td>15,025</td>
</tr>
<tr>
<td>1 April 2017</td>
<td></td>
<td></td>
<td></td>
<td>15,235</td>
</tr>
<tr>
<td>1 April 2018</td>
<td></td>
<td></td>
<td></td>
<td>15,509</td>
</tr>
</tbody>
</table>


Information on the background to the introduction of additional salaries for Members who serve on the Panel of Chairs and the levels of additional salaries since their introduction can be found in the Library Briefing Paper, *Public bill and general committees: pay for chairs* (SN03718).
3. Members’ expenses

Summary

Since the 2010 General Election, responsibility for devising a scheme for and paying Members’ expenses has rested with IPSA.

The Scheme of MPs’ Business Costs and Expenses (Tenth Edition) came into effect on 1 April 2018. The main expense budgets provided in IPSA’s scheme and the maximum amounts that Members can claim in 2018/19 are set out below:

<table>
<thead>
<tr>
<th>Accommodation Costs</th>
<th>London area (rent)</th>
<th>£22,850</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Outside London area (rent)</td>
<td>£15,940</td>
</tr>
<tr>
<td></td>
<td>Own home*</td>
<td>£5,150</td>
</tr>
<tr>
<td><strong>Caring responsibility (per dependant)</strong></td>
<td></td>
<td>£5,435</td>
</tr>
<tr>
<td><strong>London Area Living Payment</strong></td>
<td></td>
<td>£3,940</td>
</tr>
<tr>
<td><strong>London Area Living Payment (addition)</strong></td>
<td></td>
<td>£1,395</td>
</tr>
<tr>
<td><strong>Staffing Costs</strong></td>
<td>London Area MPs</td>
<td>£164,460</td>
</tr>
<tr>
<td></td>
<td>non-London Area MPs</td>
<td>£153,620</td>
</tr>
<tr>
<td><strong>Office Costs</strong></td>
<td>London Area MPs</td>
<td>£27,660</td>
</tr>
<tr>
<td></td>
<td>non-London Area MPs</td>
<td>£24,880</td>
</tr>
<tr>
<td></td>
<td>Start-up supplement</td>
<td>£6,000</td>
</tr>
<tr>
<td><strong>Winding-up Costs</strong></td>
<td>London Area MPs</td>
<td>£57,150</td>
</tr>
<tr>
<td></td>
<td>non-London Area MPs</td>
<td>£53,950</td>
</tr>
</tbody>
</table>

* available to Members who own their own home, to cover costs such as utility bills and council tax

The Tenth Edition of IPSA’s Scheme made very few changes. IPSA announced that “Budgets and staff salary ranges have been adjusted in line with inflation and to allow for annual pay increases”. The changes were not preceded by a consultation on the Scheme: there had been a comprehensive review of the Scheme, before the publication of the Ninth Edition of the Scheme, which came into effect on 1 April 2017.

3.1 Introduction

Under section 5 of the Parliamentary Standards Act 2009 IPSA has a statutory duty to prepare and regularly review and revise an allowances scheme for Members of Parliament. In fulfilling that statutory duty it is required to consult:

(a) the Speaker of the House of Commons,
(b) the Committee on Standards in Public Life,
(c) the Leader of the House of Commons,
(d) any committee of the House of Commons nominated by the Speaker,

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34 Independent Parliamentary Standards Authority, *MPs’ Bulletin*, 28 March 2018
(e) members of the House of Commons,
(f) the Review Body on Senior Salaries,
(g) Her Majesty’s Revenue and Customs,
(h) the Treasury, and
(i) any other person the IPSA considers appropriate.  

IPSA is also responsible for paying expenses under the Scheme it prepares.

IPSA’s first *MPs’ Expenses Scheme* came into force on the day after the 2010 General Election. Previously, Members’ expenses (known as allowances) were paid in accordance with resolutions of the House of Commons.  

The first three editions were titled *MPs’ Expenses Scheme*, the fourth to eighth editions (2012/13 to 2016/17) were the *MPs’ Scheme of Business Costs and Expenses*, and from the ninth edition, in 2017/18 it is *The Scheme of MPs’ Business Costs and Expenses*.

### 3.2 Reviews of the MPs’ Expenses Scheme

In the Foreword to the first edition of *The MPs’ Expenses Scheme* (March 2010), IPSA confirmed that it would revise the MPs’ Expenses Scheme annually.  

From the outset, IPSA has usually undertaken an annual review of its Expenses Scheme. In addition, its major review of pay and pensions in 2012 and 2013 recommended some changes to the Expenses Scheme with effect from the 2015 General Election. The Eighth Edition (2016/17) was not preceded by a review exercise. In the foreword, the IPSA Board wrote:

> As changes were only made which had been agreed following previous consultations or as a result of removing redundant rules, there was no need to consult on this year’s edition of the Scheme.  

**May 2016 review of the expenses scheme**

Following “the first comprehensive review of the Scheme since 2011”, the conclusions of which were set out in the Ninth Edition, there was no consultation on the Scheme before the publication of the Tenth Edition.
3.3 MPs’ Expenses Scheme Tenth Edition

IPSA’s *The Scheme of MPs’ Business Costs and Expenses 2018-19* (Tenth Edition) was published on 28 March 2018. Its provisions came into force on 1 April 2018.40

The Scheme “is intended to ensure that MPs’ use of taxpayers’ money is well-regulated and that MPs are resourced appropriately to carry out their parliamentary functions”.41

The Scheme sets out fundamental principles; the process for making claims, determining and reviewing claims; and the general conditions of the Scheme. The fundamental principles (see Box 3) were revised following the 2016 review of the Scheme. As a result of the consultation, IPSA made changes to its initial proposals for change to the fundamental principles of the Scheme:

In the light of the comments received, we have made changes to the draft principles to make them simple and clear, and to express them in a way which provides a framework for rules and behaviours, rather than being rules in themselves. We have made clear which principles apply to MPs and which to the way we regulate. We have added a reference to the MPs’ Code of Conduct and the need for IPSA to be proportionate in its regulation.42

The fundamental principles remain in the Tenth Edition.

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**Box 3: Fundamental principles of IPSA’s *The Scheme of MPs’ Business Costs and Expenses* (April 2017)**

**For MPs**

In claiming for public funds through the Scheme, MPs must adhere to the following principles.

1. **Parliamentary**: MPs may only claim for expenditure for parliamentary purposes.
2. **Value for Money**: MPs must have regard to value for money when making claims.
3. **Accountability**: MPs are legally responsible for all money claimed and for managing their budgets and their staff.
4. **Probity**: When making claims, MPs must adhere to the MPs’ Code of Conduct, including the seven principles of public life.

**For IPSA**

IPSA’s role as an independent regulator is to resource MPs appropriately to carry out their parliamentary functions and support them in making eligible claims. In administering the Scheme we will adhere to the following principles:

5. **Diversity**: IPSA will take account of MPs’ diverse working arrangements and treat MPs fairly, so that they are not disadvantaged or advantaged financially because of the Scheme.
6. **Transparency**: IPSA will operate transparently, making information about MPs’ expenditure accessible to the public.
7. **Value for money**: IPSA will administer the Scheme efficiently and cost-effectively.
8. **Proportionality**: IPSA will regulate proportionately and effectively.43

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41 IPSA, Tenth Edition; March 2018, HC 876 2076-19, p5
The Scheme then provides details and conditions of the expenses and business costs that IPSA will reimburse, along with budgets for different elements within the Scheme. Some guidance is provided within the Scheme. The following sections of this Briefing Paper provide a brief overview of the budgets within the Scheme, including the current budget limits.

A summary of the maximum budgets for expenses under IPSA’s Scheme since 2010, is given in Appendix 1.

### 3.4 Accommodation Costs

Under the IPSA scheme, the Accommodation Costs budget “is designed to meet costs incurred by MPs as a result of working from two permanent locations”. Accommodation Costs are not payable to London Area MPs – the Scheme defines the London Area in terms of constituencies\(^{44}\) – or those who occupy ‘grace and favour’ accommodation.\(^{45}\)

Accommodation Costs will only cover hotel accommodation;\(^{46}\) or rental payments and associated costs; or, for MPs who own their own property, associated costs.\(^{47}\) Associated costs include, for example, utility bills, council tax and the “purchase, installation and maintenance of routine security measures”. Associated costs exclude cleaning; gardening; the purchase or maintenance of furniture; home contents insurance; television services; and television licences.\(^{48}\)

The scheme sets budgets for non-London Area MPs renting in the London area and at another rate for those renting in non-London Area constituencies. Prior to the 2017/18 Scheme, budgets were set at five different rates for those renting in non-London Area constituencies. In its report on its 2016 consultation, IPSA commented that:

> We have also consolidated the five regional accommodation budgets into one single non-London accommodation budget (based on the highest of the previous bands). This sets a maximum budget which we believe is sufficient to cover reasonable rental costs across all constituencies. This helps simplify the Scheme and provides MPs who rent outside of London with more flexibility. The rental budget for outside of London will be £15,850 per year (including an increased nominal amount for associated costs).\(^{49}\)

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\(^{44}\) It identifies 96 constituencies as being in the London Area (see Appendix 2). Thirty one constituencies that were defined as London Area seats in 2010/11 were re-defined as non-London Area in 2011/12 and a further seat was removed from the list in 2012/13 (see below)


\(^{46}\) "MPs may only claim for hotel costs from the accommodation costs budget if they have informed IPSA of their intention not to claim for rental property or associated costs" [*IPSA, Tenth Edition*, March 2018, HC 876 2017-19, para 4.9]


For Members renting in the London area, the annual Accommodation Costs budget for 2018/19 is £22,850.\(^{50}\)

For Members renting outside London, the Accommodation Costs budget is lower: for 2018/19 it is £15,940.\(^{51}\)

The annual rates increased from 2017/18, “in line with inflation”.\(^{52}\)

The Scheme sets a separate budget for associated expenditure for those who own their own second home. In its 2016 consultation, IPSA asked whether it should continue to allow MPs to claim for associated costs in properties they owned. Following the consultation, IPSA continued to allow this. It decided not to change the budget for 2017/18 but to reduce it following the next election (after 2015).

We have decided not to change the budget limit for 2017-18. However, recognising that the current budget was set as a transitional measure back in 2012, we will reduce it to £5,000 in the next Parliament. This will reflect more accurately what most MPs actually spend on associated costs and bring the budget more into line with the associated cost element of the budget for MPs who rent accommodation.\(^{53}\)

The rate of £8,850 per annum, before the election was unchanged from 2016/17. After the election, the rate was reduced to £5,000 per annum.\(^{54}\) This meant that the maximum an individual MP could claim for the whole year, in 2017/18, was £5,963. For 2018/19, the budget limit increased to £5,150,\(^{55}\) from £5,000 – the full year amount after the 2017 General Election.

The Scheme provides that MPs who share rental accommodation will be entitled to the full Accommodation Costs budget.\(^{56}\) Reduced limits had applied to Members who shared accommodation in 2010/11.\(^{57}\) But since April 2011, Members who share have been entitled to the full Accommodation Costs budget.\(^{58}\)

**Financial support for MPs’ families**

Members with caring responsibilities can claim additional budgets: eligibility depends on circumstances. In 2018/19, the additional budget limit is £5,345 per dependant, unchanged from 2017/18. The 2017/18 change was the first increase since the budget was introduced at £2,425 per dependant, in 2010/11, when IPSA first assumed responsibility for Members’ expenses.

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\(^{50}\) IPSA, *Tenth Edition*, March 2018, HC 876 2017-19, para 4.10


\(^{52}\) Independent Parliamentary Standards Authority, *MPs’ Bulletin*, 28 March 2018


\(^{54}\) IPSA, *Ninth Edition*, March 2017, HC 1024 2016-17, para 4.15


\(^{57}\) Independent Parliamentary Standards Authority, *The MPs’ Expenses Scheme: Second Edition*, 26 July 2010, HC 405 2010-12, paras 5.14-5.15

IPSA signalled changes to the way in which it supported Members with families in the May 2016 consultation. In the review of that consultation, it summarised Members’ concerns and restated the question it had asked in the consultation:

MPs have suggested that IPSA is not supportive enough of MPs’ families and that this is a factor in some parents, particularly women, not wishing to stand for Parliament, or remain as MPs. On the other hand, these costs are sometimes perceived by the public as providing personal benefits to MPs and their families.

Question 11: Do you have any suggestions about how we should provide financial support to MPs in respect of their families? 59

In response to the consultation, IPSA stated that:

We wish to take account of MPs’ diverse working arrangements in setting the rules of the Scheme, so MPs with varying personal and family circumstances can carry out their role. We also want to ensure that the Scheme does not unduly deter people from any part of society from seeking to become an MP. Any changes to the Scheme should support MPs in maintaining and arranging their personal lives in a way that is most appropriate for them. 60

IPSA then noted that the 2017/18 edition of the Scheme would include a revised definition of ‘dependant’. Previously over-16s had to be in full-time education to qualify; additionally, if an MP was the sole-carer of a child between 18 and 21, in full-time education, that child was defined as a dependant. From the beginning of 2017/18 any child under the age of 18 is a dependant. In addition, changes to the rules on accommodation for dependants; and changes to the provision of travel for spouses, partners and dependants were implemented. 61 The definition of dependant was also moved into the general conditions for the Scheme.

Under the Scheme in 2018/19 caring responsibilities are defined in the following way:

For the purposes of this Scheme, MPs will be deemed to have caring responsibilities where they:

a. have parental responsibility for a dependent child of up to the age of 18.

b. are the primary carers for a family member in receipt of one of the following benefits:

i. Attendance Allowance;

ii. Disability Living Allowance at the middle or highest rate for personal care;

iii. Personal Independence Payment at the standard or enhanced rate for daily living; or

59 Independent Parliamentary Standards Authority, Review of the Scheme of MPs’ Business Costs and expenses and IPSA’s publication policy – Consultation Report and Equality Impact Assessment, March 2017, para 143

60 ibid, para 149

61 ibid, paras 150-157
iv. Constant Attendance Allowance at or above the maximum rate with an Industrial Injuries Disablement Benefit, or basic (full day) rate with a War Disablement Pension.62

Hotel costs
In 2018/19, Members choosing not to rent accommodation can claim for hotel accommodation, within the following limits:

In the London Area £175 per night
Elsewhere in the United Kingdom £150 per night63

3.5 London Area Living Payment
London Area MPs may claim the London Area Living Payment (LALP).

In 2018/19, the LALP is limited to £3,940 per financial year.64

Formerly non-London Area MPs were able to claim LALP, in place of accommodation costs but it also prevented them from claiming some travel costs. The 2017/18 Scheme provided that from 1 April 2017, until the next general election, only those who were claiming before that date were able to continue to do so. But since the 2017 general election only London Area MPs have been able to claim the payment.65

The number of constituencies in the London area was reduced in 2011/12. Additionally, from 2011/12, MPs representing certain constituencies (outside Greater London) were able to claim a supplement to the London Area Living Payment.66 A further seat was removed from the London area in April 2012.

In 2018/19 the London Area MPs outside Greater London are able to claim an additional £1,395 per annum in London Area Living Payment.67

A list of London area constituencies is given in Appendix 2. It is annotated to show the reduction in the number of London area constituencies, in 2011 and 2012, and the constituencies which qualify for the additional payment.

3.6 Travel and Subsistence
In its 2016 review, IPSA sought to simplify rules on travel. From April 2017, it removed restrictions on staff travel, in the UK; removed the limit of three return trips by Members to European Parliaments or institutions; and amended the description of diverted journeys.

The 2018/19 Scheme provides that:

64 IPSA, Tenth Edition, March 2018, HC 876 2017-19, para 5.4
Travel and Subsistence claims may be made for the costs of travel, and travel-related subsistence incurred by MPs or others, which are in support of the MP’s parliamentary functions.\textsuperscript{68}

The Scheme allows MPs to claim for journeys by public transport, private transport, taxis and hire cars; and that IPSA will pay claims for travel and subsistence for the following categories of journey:

\begin{itemize}
  \item[a.] Journeys between Westminster and anywhere in MPs’ constituencies, except, in the case of London Area MPs, their residences.
  \item[b.] Journeys anywhere in MPs’ constituencies, except between their residences and constituency offices;
  \item[c.] Extended UK travel;
  \item[d.] Journeys to and from other states in Europe. (No other international travel may be claimed, except under the circumstances described in paragraph 10.11, when Parliament is recalled).\textsuperscript{69}
\end{itemize}

The Scheme’s provisions for extended travel cover travel outside the constituency and non routine journeys between the constituency and Westminster or a London Area residence.\textsuperscript{70}

Motor mileage rates are set out in the Scheme.\textsuperscript{71} The rates for 2018/19 are:

\begin{table}[h]
\begin{tabular}{|c|c|c|}
\hline
Motor mileage rate & To cover business travel by private motor car & 45p per mile for the first 10,000 miles \\
& & 25p per mile thereafter \\
\hline
Motor cycle rate & To cover business travel by private motor cycle & 24p per mile \\
\hline
Bicycle mileage & To cover business travel by private cycle & 20p per mile \\
\hline
\end{tabular}
\end{table}

The IPSA Scheme makes provision for travel by Members’ staff and family members.

Staff can “claim for the same travel costs as MPs, with the exception of journeys to and from other states in Europe”.\textsuperscript{72}

Previous restrictions, up to and including the Eighth Edition (2016/17), on travel by dependants and those who share caring responsibilities,\textsuperscript{73} have been lifted. The 2018/19 Scheme makes the following provisions:

9.7 Where MPs have caring responsibilities as described in paragraph 3.17, they may claim for journeys by their dependants between their constituency and London.

\textsuperscript{68} IPSA, Tenth Edition, March 2018, HC 876 2017-19, paras 9.1  
\textsuperscript{69} IPSA, Tenth Edition, March 2018, HC 876 2017-19, paras 9.3  
\textsuperscript{70} IPSA, Tenth Edition, March 2018, HC 876 2017-19, paras 9.4  
\textsuperscript{71} IPSA, Tenth Edition, March 2018, HC 876 2017-19, paras 9.17. In 2010/11, they were included in guidance  
\textsuperscript{72} IPSA, Tenth Edition, March 2018, HC 876 2017-19, para 9.11  
\textsuperscript{73} IPSA, Eighth Edition, HC 854 2015-16, paras 9.18-9.25
9.8 MPs may also claim for journeys by their spouse or partner between their constituency and London.

9.9 Where a dependant needs assistance from a carer other than an MP’s spouse or partner while travelling, the cost of the carer’s journey may also be claimed.

9.10 MPs’ dependants and spouses or partners, and other carers must be registered with IPSA before travel can be claimed for them.\textsuperscript{74}

The Scheme also provides for subsistence expenses in certain circumstances, for Members, for carers and for staff. When travelling and staying away from either home or the London Area as a result of parliamentary functions, expenses for meals (within limits) can be claimed.\textsuperscript{75}

Specific provision was previously made for late sittings of the House of Commons.\textsuperscript{76} Now (since 2017/18) the Scheme provides for taxi travel or hotel accommodation as a result of “working late on parliamentary matters”.\textsuperscript{77}

Limits for subsistence rates are set out in Appendix 1.

### 3.7 Staffing Costs

From 1 April 2012, IPSA introduced separate limits on staffing costs budgets for London Area and non-London Area Members. It had concluded that this distinction was necessary in order to reflect that Member’s staff on IPSA contracts who work in London were paid according to higher salary ranges than those based outside London.\textsuperscript{78}

From April 2018, the budget limits are £164,460 for London MPs and £153,620 for non-London Area MPs.\textsuperscript{79}

The maximum budget for Staffing Costs is based on Members employing four full-time equivalent members of staff.\textsuperscript{80}

The 2018/19 Scheme provides that the Staffing Expenditure budget is available to meet the following costs relating to staffing:

a. staff salaries, employers’ contributions to National Insurance and employers’ contributions to pension schemes;

b. payments for pooled staffing services, which provide research, briefing and drafting services to groups of MPs, and have an arrangement with IPSA in place;

c. payments for bought-in services, where staffing services are provided by companies, self-employed individuals and others not on the MP’s payroll;

\textsuperscript{74} IPSA, \textit{Tenth Edition}, March 2018, HC 876 2017-19, paras 9.7-9.10


\textsuperscript{78} Independent Parliamentary Standards Authority, \textit{Annual Review of the MPs’ Scheme of Business Costs and Expenses}, 5 March 2012, HC 1868 2010-12, “Report on the Consultation of November-January 2011-12”, paras 2.29-2.31


\textsuperscript{80} Independent Parliamentary Standards Authority, \textit{Annual Review of the MPs’ Scheme of Business Costs and Expenses}, 5 March 2012, HC 1868 2010-12, “Report on the Consultation of November-January 2011-12”, para 2.45
d. overtime payments, to the extent that these are specified in staff terms and conditions;
e. payments for childcare vouchers for staff, cycle-to-work schemes, or other payments by way of salary sacrifice;
f. reward and recognition payments, except where the employee is a connected party;
g. one-off health and welfare costs associated with provision of staffing support, such as eyesight tests and occupational health assessments;
h. costs associated with apprenticeships that meet the standards of the National Apprenticeship Service;
i. the incidental expenses of volunteers;
j. where the MP expects the office costs budget to be exhausted, staff training costs.\(^{81}\)

IPSA has made provision to allow Members to employ interns “provided that the employment conditions comply with the requirements of National Minimum Wage legislation”.\(^ {82}\)

**Employment of family members**

During the course of 2017/18 changes were applied to the rules on employing family members. From the outset of the Scheme, in 2010, MPs have been able to employ one “connected party”. Since the general election of 2017, IPSA has no longer paid the salaries and other costs of any new employees who are connected parties.\(^ {83}\)

When the Committee on Standards in Public Life (CSPL) reviewed Members’ allowances in 2009, it recommended that

> MPs should no longer be able to appoint members of their own families to their staff and pay them with public funds. Those currently employing family members should be able to continue to do so for the life of one further Parliament or five years, whichever is the longer.\(^ {84}\)

IPSA consulted on this question in 2009, as it prepared the First Edition of its Scheme. IPSA proposed “to prohibit the use of public funds in the employment of family members by MPs”. IPSA reported that although a total ban was supported by many respondents, the proposal for a total ban was questioned by MPs and their staff, trade unions and academics. Following the consultation, IPSA confirmed that “We are persuaded that the case for prohibition has not been made”. It stated that:

> The case for a prohibition therefore rests on whether the perception of possible abuse is sufficient cause to introduce the prohibition. We have in mind here our principle that the system should prohibit MPs from entering into arrangements which

\(^{81}\) IPSA, *Tenth Edition*, March 2018, HC 876 2017-19, para 7.4
\(^{83}\) The Scheme makes provision for individuals who become connected parties
\(^{84}\) Committee on Standards in Public Life, Twelfth Report, *MPs’ expenses and allowances: Supporting Parliament, safeguarding the taxpayer*, November 2009, Cm 7724, Recommendation 15
might appear to create a conflict of interests in the use of public resources. That principle needs to be weighed against the principle that the scheme should provide value to the taxpayer, and that arrangements should be flexible enough to take account of the diverse working patterns and demands placed on individual MPs.

IPSA concluded that “continued employment of family members and connected parties can command that confidence” subject to a number of safeguards, including a limit of “one family member or connected party to be employed for each MP”.85 From the outset, its scheme limited Members to employing one “connected party” (see Box 4), unless arrangements to employ more than one such person were in place when the Scheme came into effect.

### Box 4: IPSA’s definition of a connected person (2010)

34. We define a “connected party” as:

(a) a spouse, civil partner or cohabiting partner of the member;

(b) a parent, child, grandparent, grandchild, sibling, uncle, aunt, nephew or niece of the member or of a spouse, civil partner or cohabiting partner of the member; or

(c) an individual or organisation where there exists a relationship as set out in the Companies Act 2006.86

### IPSA’s definition of a connected person (2017)

3.19 For the purposes of this Scheme, a connected party is defined as:

a. a spouse, civil partner or cohabiting partner of the MP;

b. parent, child, grandparent, grandchild, sibling, uncle, aunt, nephew or niece of the MP or of a spouse, civil partner or cohabiting partner of the MP; or

c. a body corporate, a firm or a trust with which the MP is connected, as defined in section 252 of the Companies Act 2006.87

In its May 2016 consultation, which closed on 24 October 2016, IPSA noted that “public concern about the employment of connected parties has remained”. It undertook a “detailed assurance review of connected parties”, and appended a summary of the review to the consultation document. It reported that:

We found no ground for concerns for the majority of connected parties. But we also concluded that the controls to prevent misuse of funding on employing connected parties were limited.

IPSA sought views on the following question:

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85 Independent Parliamentary Standards Authority, *Report on the consultation: MPs’ expenses: a consultation*, section 6 [This document was included as an Annex to the First Edition of The MPs’ Expenses Scheme, HC 501 2009-10]

86 Independent Parliamentary Standards Authority, *The MPs’ Expenses Scheme*, 29 March 2010, HC 501 2009-10, Summary of the Scheme, para 34

Should we make any changes to the practice of employment by MPs of connected parties? If so, when should we introduce any new arrangements?  

In its response to IPSA’s consultation, the CSPL reiterated its “long held position that the practice of employing connected parties should be stopped”.  

In March 2017, IPSA reported the outcome of its consultation. It said that responses to its question fell into two categories. IPSA noted that opponents “expressed strong views on why the practice should be ended”. It drew attention to the CSPL response, noting its view that the CSPL “still believes that the practice is ‘out of step with modern employment practice’”. On the other hand, the majority of MPs supported the continuation of the current rules and academic analysis highlighted a gender gap in relation to connected parties. IPSA also reported that there had been calls for additional safeguards in relation to the employment of connected parties.  

IPSA noted that in 2010 it had concluded that the case for prohibiting the employment of connected parties had not been made. Since then, risks associated with the practice had been identified but IPSA found no significant compliance concerns.

IPSA then noted that it was not constrained by its previous decisions. Returning to ‘first principles’ it reconsidered the position and decided “to end funding for new employees who are connected parties, from the next General Election”:

This decision is, first, on the basis that we are now of the view, in agreement with the CSPL, that the employment of connected parties is out of step with modern employment practice, which requires fair and open recruitment and management of staff. Secondly and following on from this, good practice in recruitment will help to encourage greater diversity among MPs’ staff.

IPSA noted that its position was supported by guidance “from two key authorities on good practice”: the Advisory Conciliation and Arbitration Service and the Equality and Human Rights Commission.

IPSA also stated that existing arrangements at the time of the next general election (which in the event was the 2017 general election) would be honoured:

We will not introduce this restriction until the next Parliament to allow for the possibility that some MPs have already committed to employ a family member or business partner. All those connected parties employed on the day of the next General Election will not

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88 Independent Parliamentary Standards Authority, Review of the MPs’ Scheme of Business Costs and Expenses and IPSA’s publication policy: A Consultation, May 2016, paras 55-59 and Annex D
89 Committee on Standards in Public Life, Review of the MPs’ Scheme of Business Costs and Expenses and IPSA’s publication policy: Submission of Evidence by the Committee on Standards in Public Life, October 2016, paras 10-13
90 Independent Parliamentary Standards Authority, Review of the Scheme of MPs’ Business Costs and expenses and IPSA’s publication policy – Consultation Report and Equality Impact Assessment, March 2017, paras 123-128
91 Ibid, para 129
92 Ibid, para 132
93 Ibid, para 133
be affected. Their contracts will be honoured as long as they remain employed by the MP concerned.94

IPSA also confirmed that if an individual became a connected party after the 2017 general election, “either by becoming a spouse, civil or cohabiting partner or a close business partner of the MP”, it would continue to honour their contracts for a period of two years”.95

### 3.8 Office Costs

In 2011/12 a single budget for Office Costs Expenditure (OCE) replaced separate budgets for Constituency Office Rental Expenditure and General Administrative Expenditure. The Office Costs budget is described in the Scheme:

6.1 The office costs budget is provided to meet the costs of renting, equipping and running MPs’ constituency offices, surgeries, and other activities which support their parliamentary functions, where these costs are not covered by other budgets under the Scheme.

[...]

6.4 MPs are entitled to exercise reasonable discretion over claims for items that meet the purposes of the office costs budget, provided that the claims adhere to the fundamental principles and general conditions of the Scheme. They must also observe the conditions set out in paragraph 6.5.

6.5 IPSA will not pay claims for any of the following:

- a. alcoholic drinks;
- b. stationery provided by the House of Commons;
- c. newsletters;
- d. funding of any material, other than websites, that contains a party political logo or emblem;
- e. personal accountancy or tax advice.96

Under the Scheme, MPs can claim office costs whether or not they rent an office; and they can claim for more than one office, as long as they stay within budget.97 In 2018/19, a budget limit of **£27,660** applies for London MPs and **£24,880** for non-London Area MPs.98

### Start-up supplement

A new expenditure heading, Start-up Expenditure, was introduced in 2011/12. Initially it was introduced as a stand-alone budget of £6,000 and was available for 365 days after the new MP was elected.99

From the 2017/18 edition of the Scheme, it is a supplement of £6,000 to the office costs budget and is available “to new MPs for the duration of the financial year in which they were elected”. If an MP is elected in

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94 Ibid, para 137
99 See, for example, IPSA, *Eighth Edition*, HC 854 2015-16, paras 8.1-8.4
the last three months of a financial year, IPSA “will consider rolling forward all or part” of the supplement to the following financial year.¹⁰⁰

3.9 Winding-up costs

IPSA state that “the winding-up budget is designed to meet the costs of completing the ‘outstanding parliamentary functions of a former MP’”:¹⁰²

8.2 The winding-up budget is available to former MPs following a general election either because they have not stood for election, or because they have lost their seat at the election. It is also available to those who cease to be MPs during a Parliament.

8.3 Former MPs may claim for winding-up costs incurred for a maximum of two months after they cease to be MPs.¹⁰¹

The costs of staff redundancy payments are met from the contingency fund.¹⁰²

The limit for Winding-Up Expenses in 2010/11 was based on “three months’ worth of office-related budgets (Constituency Office Rental Expenditure, General Administrative Expenditure and Staffing Expenditure)”.¹⁰³ (In 2010/11, the limit did not discriminate between London and non-London MPs.¹⁰⁴) IPSA concluded that this level appeared to be appropriate. However, in its report on the consultation (published in March 2011), IPSA noted that this could cause difficulties in some cases and agreed that from April 2011, a higher budget would be available to London Area MPs:

9.4 Where an MP has members of staff who are paid towards the top of their pay scales, there is a risk that their redundancy payments will absorb the majority of the winding up budget, leaving little for the remaining costs. IPSA will therefore move the winding up costs relating to staff redundancies to the Contingency Fund. This mirrors the position if a staff member is made redundant during the year, when the costs are met from the Contingency Fund.

9.5 With this alteration, the winding up budget limit will be based on three months’ worth of the Office Costs Expenditure budget. For London Area MPs, this is £46,500; for non-London Area MPs, it is £45,500.¹⁰⁵

Since the Fourth Edition of the Scheme (from April 2012), MPs have been able to “continue to claim for rental payments and/or associated expenditure for two months after leaving Parliament. These costs will

be met from the Contingency Fund.” (This provision was not included in the Third Edition of the Scheme.)

The budgets of £57,150 (London Area MPs) and £53,950 (non-London Area MPs) have been unchanged since 2014/15.

### 3.10 Loss of Office Payment

IPSA initially made no provision for payments to Members who left Parliament, in the First Edition of its *MPs’ Expenses Scheme*. The House of Commons had previously provided a Resettlement Grant (determined by age and length of service) to all Members who left the House at a general election.

An interim resettlement payment for Members who lost their seat at the General Election, scheduled for 7 May 2015, was introduced by the Fourth Edition (covering the financial year 2012/13) of IPSA’s Scheme. It was retained for the rest of the 2010 Parliament, and provided “one calendar month’s salary (at the rate payable to MPs immediately before polling day) for each completed year of service subject to a maximum payment equal to six months’ salary”.107

From the beginning of the 2015 Parliament, the interim arrangement has been replaced by a permanent Loss of Office Payment. The 2018/19 Scheme provides that:

8.11 MPs will be eligible to receive a Loss of Office Payment if they lose their seat at a general election.

8.12 The amount of the Loss of Office Payment will be equal to double the prevailing statutory redundancy entitlement.

8.13 To qualify for the Loss of Office payment, the individual must have been an MP on the day before the dissolution of Parliament and a candidate for re-election for the same seat, but not re-elected.108

The guidance within the Scheme interprets these provisions:

The effect of paragraphs 8.12 and 8.13 is that MPs will only be eligible for a Loss of Office Payment if they have held office for a continuous period of at least two years at the point they lose their seats.109

Members are also required to have made arrangements for their staff redundancy notices; for repaying outstanding debts to IPSA; for submitting expense claims before they receive the Loss of Office Payment; and carrying out necessary administrative tasks.110

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106 IPSA, Fourth Edition, HC 1868 2010-12, para 8.9; IPSA, Tenth Edition, March 2018, HC 876 2017-19, para 8.7. Before the transitional arrangements for MPs who had mortgages ended in August 2012, mortgage interest payments were also covered.


3.11 Miscellaneous Expenses

Additional expenses to cover the following circumstances are payable subject to various conditions: Disability assistance; Security assistance; Insurance; Contingency payments; Necessary financial assistance.

3.12 Recall of Parliament

Following the two recalls of Parliament during the 2011 summer recess, IPSA made explicit provision for recall expenses in the 2012/13 Scheme. Provision is made in the 2018/19 Scheme:

IPSA will, in the event of a recall of Parliament during Recess, pay claims for any reasonable travel by MPs and their spouses, partners or dependants to Westminster or their London Area residence. This includes international travel back to the UK and, if necessary, return travel to the foreign location, from which they were recalled. MPs will be expected to claim for standard class or equivalent fares unless they have no alternative, or there is a more cost-effective option available.111

Until 2013/14, there was a budgetary limit of £3,750 per Member but this was removed following the November 2013 consultation. Although the limit could be breached (and funded through the contingency fund), IPSA removed the limit “to deal with the risk that the apparent limit may deter some MPs from returning during a recall or result in MPs incurring costs personally”. IPSA specified that travel should be by standard class or another more cost-effective alternative.112

In the summer of 2011, before provision was made in the Scheme, IPSA confirmed that Members would be able to claim for the cost of "necessary travel to enable them to return to Parliament" as a result of the recall of Parliament.113

3.13 Expenditure during a general election

The Scheme sets out the rules that would apply to claims for expenses in the period when Parliament is dissolved.114

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4. Ministers’ salaries

Summary

On assuming office in May 2010, the Coalition Government announced that ministers’ pay would be cut by 5% and then frozen for the duration of that Parliament. The previous Labour administration had already frozen ministerial salaries through post holders refusing increases in both ministerial and Members’ salaries, so the actual earnings of ministers did not equate to their entitlements.

The Coalition Government made an Order in 2011 to set ministerial salaries in accordance with its May 2010 announcement. However, subsequent increases in Members’ pay meant that once again, the salaries drawn by ministers and their entitlements were different.

Following the May 2015 general election, David Cameron announced that he had decided to freeze the pay of ministers in government. The ministerial element of pay that ministers have drawn remained unchanged in 2016/17 and 2017/18.

The current Government has committed to continue to freeze ministerial salaries.

4.1 Background

Ministers who are Members of the House of Commons receive their Members’ salary and a ministerial salary. Ministers who are Members of the House of Lords receive a ministerial salary but they cannot claim Lords Attendance Allowance.

Before 1996, ministerial salaries had been uprated by Order in line with Members’ salaries but this had not been enshrined in legislation or parliamentary resolution. However the 1996 Senior Salaries Review Body (SSRB) report, which was accepted by the Commons, recommended that the uprating formula and 1 April implementation date (for increases in Members’ salaries) should also apply to ministers and other paid office holders. The Ministerial and other Salaries Act 1997 amended the 1975 Act of the same title to give effect to the SSRB recommendations.

Box 2: Uprating formula (1997-2011 and from the end of the 2015 Parliament)

Pay increases for ministers were linked automatically to the increase in pay bands for the Senior Civil Service, under a formula set out in section 1 of the Ministerial and other Salaries Act 1997.

(1) For each year starting with 1st April, from 1998 onwards, the annual amount, or maximum or minimum annual amount, of any salary payable under section 1(1) or (3) of this Act shall be increased by the relevant percentage.

(2) The relevant percentage is the average percentage by which the mid-points of the Senior Civil Service pay bands having effect from 1st April of the year concerned have increased compared with the previous 1st April.

(3) The mid-point of a Senior Civil Service pay band is the point half way between the maximum and the minimum.

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115 Such an Order would have been required for an ‘uprating’ increase from 1 April 1997, but there was no such Order, and therefore no uprating for the year beginning 1 April 1997

A full list of entitlements to ministerial salary is provided in tables in Appendix 3 of this Paper.

In its *Review of parliamentary pay, pensions and allowances 2007*, the SSRB recommended that ministerial salaries should be increased. However, the Government rejected this proposal and announced that ministerial salaries would continue to increase in line with Members’ salaries. Despite changes to the way in which Members’ salaries were determined, in 2008 and 2011 (when IPSA was given responsibility for determining Members’ salaries) no changes were made to the uprating formula for ministerial salaries.

### 4.2 Ministerial pay freezes and salary cuts since 2007

**Introduction and overview**

Whilst Gordon Brown was Prime Minister (2007-10), ministerial salary entitlements continued to increase in line with the formula in the *Ministerial and other Salaries Act 1997*. However, ministers accepted pay freezes in 2008/09, 2009/10 and 2010/11 (see below).

On assuming office, in May 2010, the Coalition Government announced that ministerial salaries (in total) would be reduced by 5% and then frozen for the lifetime of the Parliament. In the event, the ministerial element was reduced, initially by ministers waiving part of salary, then as a result of the *Ministerial and other Salaries Act 1975 (Amendment) Order 2011* setting ministerial salaries at the rate they were being paid at, and then when Members’ salaries increased in April 2013 and 2014 by waiver.

When Members’ salaries increased after the general election of 2015, the ministerial element of ministers’ pay being received at that time was not reduced to reflect this. Since then ministers have not taken increases in the ministerial element of their total pay.

When details of ministerial salaries from April 2018 were announced, notes confirmed that the pay freeze for ministers would continue.

**Ministerial pay freezes, 2007-2010**

Following annual reviews of senior civil service pay, by the SSRB, Gordon Brown informed the House of their conclusions and the consequences for ministerial pay, in June 2008, March 2009 and March 2010. He announced that ministers had declined salary increases despite increases in entitlement in 2008/09 and 2009/10. They also declined an increase in Members’ pay in 2009/10 and 2010/11.

In addition to the announcements made, Gordon Brown had reduced his salary. Although entitled to £198,661 (ministerial and Member’s pay

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118 HC Deb 17 June 2008 cc47WS-48WS; HC Deb 31 March 2009 cc2WS; and HC Deb 10 March 2010 cc18WS-19WS
together), he received £150,000 at the time of the 2010 general
election. It is not clear when he took the salary cut as it was not made
public until after Parliament had been dissolved for the 2010 general
election.119

For further details on ministerial pay freezes in the 2005 Parliament, see
the Library Research Paper Members’ pay and expenses – current rates
and a review of developments since 2009 of May 2012.120

Ministerial pay cut and freeze in the 2010 Parliament
In May 2010, the incoming Coalition Government announced that new
Ministers would “be paid five per cent less than Ministers received in
the previous administration”; and that it would impose a ministerial pay
freeze for the lifetime of the 2010 Parliament.121

In notes to the press release, the Government outlined how the pay
reduction and subsequent freeze would be implemented:

• Total remuneration – the Parliamentary and Ministerial salaries
  combined – of all Ministers was reduced by five per cent relative
to that received under the previous administration.

• Parliamentary salaries were received in full.

• The entire salary reduction fell upon the ministerial element of the
  combined total.122

In 2011, following parliamentary approval, the Government made the
Ministerial and other Salaries Act 1975 (Amendment) Order 2011. It set
ministerial salaries at the level that implemented the commitment to
reduce salaries.

The Order did not make any provision for ministerial salaries to be
reduced in order to maintain the same remuneration overall for
ministers, when the Member’s salary increased. However, as Members’
salaries increased in 2013 and 2014, ministers waived part of their
ministerial salary to keep their overall remuneration at the same level.
For example, the Treasury’s annual report shows that, in the case of
Treasury ministers, ministerial salaries received in 2013/14 were lower
than that in 2012/13.123

Ministerial pay freeze in the 2015 Parliament
The 2011 Order set ministerial salaries throughout the 2010 Parliament.
It provided that they should increase in line with the existing formula
with effect from the day after Parliament was dissolved. Accordingly,
ministerial salaries increased by 0.62% with effect from 31 March 2015.

119 “Gordon Brown reveals his massive pay cut”, Daily Mirror, 21 April 2010
120 House of Commons Library Research Paper, Members’ pay and expenses – current
rates and a review of developments since 2009, RP 12/29, 22 May 2012
121 10 Downing Street press release, A new politics: cutting Ministerial pay, Thursday 13
May 2010
122 10 Downing Street press release, A new politics: cutting Ministerial pay, Thursday 13
May 2010
123 HM Treasury, Annual Report and Accounts 2013-14, July 2014, HC 20 2014-15,
p71
The Order provided for them to remain at that level until 31 March 2016.124

After the 2015 general election, on 24 May 2015, David Cameron, the then Prime Minister, wrote, in the Sunday Times, “I’ve decided to freeze the pay of the ministers in the government”.125 The BBC reported that the Prime Minister had extended the ministerial pay freeze and indicated that ministers would continue to receive the same amount of money as they received at the beginning of the 2010 Parliament:

Government ministers’ pay will remain frozen for the next five years, David Cameron has announced

Writing in the Sunday Times, the prime minister said we were “all in this together” when it came to paying off the national debt.

His pledge will save about £800,000 a year and £4m by 2020.

The decision means ministerial pay will not have risen for a decade by the end of parliament. Cabinet ministers currently receive a salary of £134,565.

This includes their pay as MPs. The prime minister is paid a total of £142,500.126

Following the implementation of the increase in Members’ salaries, in September 2015 (backdated to 8 May 2015), it was widely reported at the end of 2015 that ministers had accepted the increase. The aggregate amount of salary that Prime Minister received then stood at £149,440.127 Since then the ministerial element of ministers’ total pay has remained frozen.

Ministerial pay freeze in the 2017 Parliament
Following the June 2017 general election, ministerial pay remained unchanged. The 2015 Parliament’s freeze applied until 31 March 2018.

When details of ministerial salaries from April 2018 were announced, notes confirmed that “The Government has committed to continue to freeze Ministerial salaries” and that “There were no changes to Ministerial Salaries following the [2017] General Election”.128

Ministerial salaries since 2015
Following the ministerial pay freeze in the 2015 Parliament, ministerial pay increased by 0.62%, with effect from 31 March 2015 (the day after the dissolution of the 2010 Parliament). Then, in accordance with the Ministerial and other Salaries Act 1997, those entitlements increased by 0.43% on 1 April 2016 and by 0.42% on both 1 April 2017 and 1 April 2018. Reductions in the amount of salary ministers received, to account for increases in Members’ salaries in the 2010 Parliament, and the

124 Ministerial and other Salaries Act 1975 (Amendment) Order 2011, SI 2011/1689, Article 4
125 David Cameron, “The two-speed society stops right here: this is one nation”, Sunday Times, 24 May 2015
126 BBC News, David Cameron announces freeze in ministers’ pay, 24 May 2015
127 BBC News, Speaker John Bercow earns more than PM after pay rise, 28 December 2015; Bercow to be paid more than Cameron after extra rise for Speaker, Guardian, 27 December 2015. In fact, the Speaker’s salary overtook that of the PM in April 2014
128 Cabinet Office, Ministerial salary data, December 2018
continuing freeze in ministerial pay in the 2015 and 2017 Parliaments, mean that the amounts ministers receive are lower (see Table 4).

Table 4: Ministerial salaries – entitlements and amounts received, Commons ministers (since March 2015)

<table>
<thead>
<tr>
<th>£ per annum</th>
<th>Entitlement 31 March 2015</th>
<th>Entitlement 1 April 2016</th>
<th>Entitlement 1 April 2017</th>
<th>Entitlement 1 April 2018</th>
<th>Amount received (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prime Minister</td>
<td>77,238</td>
<td>77,570</td>
<td>77,896</td>
<td>78,223</td>
<td>75,440</td>
</tr>
<tr>
<td>Cabinet Minister</td>
<td>69,254</td>
<td>69,552</td>
<td>69,844</td>
<td>70,137</td>
<td>67,505</td>
</tr>
<tr>
<td>Minister of State</td>
<td>33,207</td>
<td>33,350</td>
<td>33,490</td>
<td>33,360</td>
<td>31,680</td>
</tr>
<tr>
<td>Parly Under-Sec</td>
<td>23,844</td>
<td>23,947</td>
<td>24,048</td>
<td>24,149</td>
<td>22,475</td>
</tr>
</tbody>
</table>

Source: Cabinet Office, *Ministerial salary data*, December 2018

(1) throughout this period

Appendix 4 reports the changes to the entitlements and amounts received by the Prime Minister, Cabinet Ministers, Ministers of State, and Parliamentary Under Secretaries since 2008.
Appendix 1: IPSA MPs’ expenses scheme – summary of rates 2010/11 to 2018/19

(a) Accommodation Expenses for London and London Area Living Payment

<table>
<thead>
<tr>
<th></th>
<th>Accommodation Expenses</th>
<th>Associated Expenditure</th>
<th>Hotel Accommodation</th>
<th>Caring Responsibility</th>
<th>London Area Living Payment</th>
<th>London Area Living Payment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Rent (max)</td>
<td>Total</td>
<td>Mortgage (max)</td>
<td>(3)</td>
<td>London Area</td>
<td>Elsewhere</td>
</tr>
<tr>
<td>2010/11</td>
<td>£19,900</td>
<td>£17,400</td>
<td>£17,500</td>
<td>£15,000</td>
<td>£130</td>
<td>£105</td>
</tr>
<tr>
<td>2011/12</td>
<td>£19,900</td>
<td>-</td>
<td>£17,500</td>
<td>-</td>
<td>-</td>
<td>£150</td>
</tr>
<tr>
<td>2012/13</td>
<td>£20,000</td>
<td>-</td>
<td>£8,850 (2)</td>
<td>-</td>
<td>-</td>
<td>£150</td>
</tr>
<tr>
<td>2013/14</td>
<td>£20,100</td>
<td>-</td>
<td>-</td>
<td>£8,850 (3)</td>
<td>£150</td>
<td>£120</td>
</tr>
<tr>
<td>2014/15</td>
<td>£20,600</td>
<td>-</td>
<td>-</td>
<td>£8,850</td>
<td>£150</td>
<td>£120</td>
</tr>
<tr>
<td>2015/16 (4, 5)</td>
<td>£20,600</td>
<td>-</td>
<td>-</td>
<td>£8,850</td>
<td>£150</td>
<td>£120</td>
</tr>
<tr>
<td>2016/17</td>
<td>£20,610</td>
<td>-</td>
<td>-</td>
<td>£8,850</td>
<td>£150</td>
<td>£120</td>
</tr>
<tr>
<td>2017/18 (6,7)</td>
<td>£22,760</td>
<td>-</td>
<td>-</td>
<td>£5,963</td>
<td>£150</td>
<td>£120</td>
</tr>
<tr>
<td>2018/19</td>
<td>£22,850</td>
<td>-</td>
<td>-</td>
<td>£5,150</td>
<td>£175</td>
<td>£150</td>
</tr>
</tbody>
</table>

1. For MPs claiming for rental payments within the Member’s constituency, or within 20 miles of any point on the constituency boundary, IPSA set out in guidance annual Accommodation Expenses budgets, in 2010/11. From 2011/12 budgets were specified in the Scheme. These budget limits vary, having regard to particular constituencies. (See below.)

2. Five months at £1,250 (as the transition period ends on 31 August 2012) plus £2,600 for associated expenditure.

3. From 2013/14, MPs who owned their own home were able to claim up to £8,850 for associated expenditure only under Accommodation Expenditure. This total reduced to £5,000 per year from the first election after the 2017/18 Scheme came into force. The election in 2017 meant that figures were pro-rated in 2017/18 - 3 months @ £8,850 and 9 months @ £5,000, giving £5,693 for the full year.

4. IPSA calculated proportionately reduced budgets for newly elected Members, equivalent to 11 months’ budget, following the 2015 election.

5. IPSA calculated proportionately reduced budgets for Members who stood down or were defeated, at the 2015 election, equivalent to 3 months’ budget.

6. IPSA calculated proportionately reduced budgets for newly elected Members, equivalent to 10 months’ budget, following the 2017 election.

7. IPSA calculated proportionately reduced budgets for Members who stood down or were defeated, at the 2017 election, equivalent to 3 months’ budget.

Please note, IPSA have used different terms to refer to budgets over time e.g. Accommodation Expenses became Accommodation Costs in 2017/18.
(b) Bandings for Accommodation Expenses outside London

<table>
<thead>
<tr>
<th>Year</th>
<th>Band A (Rent max)</th>
<th>Band B (Rent max)</th>
<th>Band C (Rent max)</th>
<th>Band D (Rent max)</th>
<th>Band E (Rent max)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2010/11 (1)</td>
<td>£15,050</td>
<td>£12,550</td>
<td>£13,655</td>
<td>£12,261</td>
<td>£9,761</td>
</tr>
<tr>
<td>2011/12</td>
<td>£15,050</td>
<td>£13,655</td>
<td>£12,261</td>
<td>£10,866</td>
<td>£8,366</td>
</tr>
<tr>
<td>2012/13</td>
<td>£15,150</td>
<td>£13,750</td>
<td>£12,450</td>
<td>£10,950</td>
<td>£9,472</td>
</tr>
<tr>
<td>2013/14</td>
<td>£15,250</td>
<td>£13,850</td>
<td>£12,350</td>
<td>£11,050</td>
<td>£10,150</td>
</tr>
<tr>
<td>2014/15</td>
<td>£15,650</td>
<td>£14,200</td>
<td>£12,800</td>
<td>£11,350</td>
<td>£10,400</td>
</tr>
<tr>
<td>2015/16 (2, 3)</td>
<td>£15,650</td>
<td>£14,200</td>
<td>£12,800</td>
<td>£11,350</td>
<td>£10,400</td>
</tr>
<tr>
<td>2016/17</td>
<td>£15,660</td>
<td>£14,210</td>
<td>£12,810</td>
<td>£11,360</td>
<td>£10,410</td>
</tr>
<tr>
<td>2017/18 (4,5,6)</td>
<td>£15,850</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2018/19</td>
<td>£15,940</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(1) Rates set in Scheme guidance
(2) IPSA calculated proportionately reduced budgets for newly elected Members, equivalent to 11 months' budget
<table>
<thead>
<tr>
<th>Year</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015/16</td>
<td>£14,346</td>
<td>£13,017</td>
<td>£11,733</td>
<td>£10,404</td>
<td>£9,533</td>
</tr>
</tbody>
</table>
(3) IPSA calculated proportionately reduced budgets for Members who stood down or were defeated, equivalent to 3 months' budget
<table>
<thead>
<tr>
<th>Year</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015/16</td>
<td>£3,913</td>
<td>£3,550</td>
<td>£3,200</td>
<td>£2,838</td>
<td>£2,600</td>
</tr>
<tr>
<td>2017/18</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
(4) From 2017/18, IPSA consolidated the five regional accommodation budgets into one single non-London accommodation budget
(5) IPSA calculated proportionately reduced budgets for newly elected Members, equivalent to 10 months' budget, following the 2017 election
<table>
<thead>
<tr>
<th>Year</th>
<th>A</th>
</tr>
</thead>
<tbody>
<tr>
<td>2017/18</td>
<td>£13,209</td>
</tr>
</tbody>
</table>
(6) IPSA calculated proportionately reduced budgets for Members who stood down or were defeated, at the 2017 election, equivalent to 3 months' budget
<table>
<thead>
<tr>
<th>Year</th>
<th>A</th>
</tr>
</thead>
<tbody>
<tr>
<td>2017/18</td>
<td>£3,963</td>
</tr>
</tbody>
</table>
### (c) Staffing, Office, Administrative and Expenses

<table>
<thead>
<tr>
<th>Year</th>
<th>Staffing Expenditure</th>
<th>Constituency Office Rental Expenditure</th>
<th>General Administrative Expenditure</th>
<th>Office Costs Expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>All areas</td>
<td>London Area</td>
<td>Non-London Area</td>
<td>London Area</td>
</tr>
<tr>
<td>2010/11</td>
<td>£109,548</td>
<td>£12,761</td>
<td>£10,663</td>
<td>£10,394</td>
</tr>
<tr>
<td>2011/12</td>
<td>£115,000</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>2012/13</td>
<td>£144,000</td>
<td>£137,200</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>2013/14</td>
<td>£144,000</td>
<td>£137,200</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>2014/15</td>
<td>£145,500</td>
<td>£138,600</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>2015/16 (1,2)</td>
<td>£147,000</td>
<td>£140,000</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>2016/17</td>
<td>£148,500</td>
<td>£141,400</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>2017/18 (3,4)</td>
<td>£161,550</td>
<td>£150,900</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>2018/19</td>
<td>£164,460</td>
<td>£153,620</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

(1) IPSA calculated proportionately reduced budgets for newly elected Members, equivalent to 11 months’ budget

2015/16 (1) £134,750 £128,333 £24,000 £21,500

(2) IPSA calculated proportionately reduced budgets for Members who stood down or were defeated, equivalent to 3 months’ budget

2015/16 (2) £36,750 £35,000 £6,513 £5,850

(3) IPSA calculated proportionately reduced budgets for newly elected Members, equivalent to 11 months’ budget

2017/18 £134,625 £125,750 £26,850 £24,150

(4) IPSA calculated proportionately reduced budgets for Members who stood down or were defeated, equivalent to 3 months’ budget

2017/18 £40,388 £37,725 £6,713 £6,038
(d) Start-Up and Winding-Up Expenses

<table>
<thead>
<tr>
<th>Year</th>
<th>Start-up Expenses (1)</th>
<th>Winding-up Expenses</th>
<th>Winding-up Expenditure London Area</th>
<th>Non-London Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>2010/11</td>
<td>-</td>
<td>£40,609</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>2011/12</td>
<td>£6,000</td>
<td>-</td>
<td>£46,500</td>
<td>£45,500</td>
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<tr>
<td>2012/13</td>
<td>£6,000</td>
<td>-</td>
<td>£56,250</td>
<td>£53,150</td>
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<td>2013/14</td>
<td>£6,000</td>
<td>-</td>
<td>£56,450</td>
<td>£53,350</td>
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<td>2014/15</td>
<td>£6,000</td>
<td>-</td>
<td>£57,150</td>
<td>£53,950</td>
</tr>
<tr>
<td>2015/16</td>
<td>£6,000</td>
<td>-</td>
<td>£57,150</td>
<td>£53,950</td>
</tr>
<tr>
<td>2016/17</td>
<td>£6,000</td>
<td>-</td>
<td>£57,150</td>
<td>£53,950</td>
</tr>
<tr>
<td>2017/18</td>
<td>£6,000</td>
<td>-</td>
<td>£57,150</td>
<td>£53,950</td>
</tr>
<tr>
<td>2018/19</td>
<td>£6,000</td>
<td>-</td>
<td>£57,150</td>
<td>£53,950</td>
</tr>
</tbody>
</table>

(1) Available for 365 days from the day after the date of election of the MP.
(e) Travel and subsistence

<table>
<thead>
<tr>
<th>Year</th>
<th>Rate per mile</th>
<th>Subsistence</th>
<th>Taxi</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Motor car</td>
<td>Motorcycle</td>
<td>Bicycle</td>
</tr>
<tr>
<td>&lt; 10,000 miles</td>
<td>&gt; 10,000 miles</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2011/12 (4)</td>
<td>40p</td>
<td>25p</td>
<td>24p</td>
</tr>
<tr>
<td>2013/14</td>
<td>45p</td>
<td>25p</td>
<td>24p</td>
</tr>
<tr>
<td>2015/16</td>
<td>45p</td>
<td>25p</td>
<td>24p</td>
</tr>
<tr>
<td>2017/18</td>
<td>45p</td>
<td>25p</td>
<td>24p</td>
</tr>
<tr>
<td>2018/19</td>
<td>45p</td>
<td>25p</td>
<td>24p</td>
</tr>
</tbody>
</table>

(1) Away from London Area or constituency
(2) MPs may claim reimbursement of the costs of an evening meal when they are required to be at the House of Commons because it is sitting beyond 7.30pm.
(3) In 2010/11, taxi fares could only be claimed if the House sat beyond 11pm
(4) The mileage rate for motor cars (< 10,000 miles) increased to 45p from 1 May 2011
Appendix 2: London Area constituencies

In its rules on Accommodation Expenditure, IPSA states that it is payable only to non-London Area MPs. In April 2010, there were 128 London Area constituencies – all are listed below. The definition of the London Area changed from the beginning of April 2011, and the number reduced to 97. In April 2012, one further seat (North East Hertfordshire) was removed.

The remaining 96 (numbered), the current London-Area seats have been defined as London-Area constituencies throughout. Those in **bold text** are eligible for an addition to the London Area Living Payment.

1. Aldershot*
2. Barking
3. Basildon & Billericay*
4. Basingstoke*
5. Battersea
6. Basingstoke*
7. Battersea
8. Beaconsfield
9. Beckenham
10. Bermondsey & Old Southwark
11. Bethnal Green & Bow
12. Bexleyheath & Crayford
13. Bromley & Chislehurst
14. Brentford & Isleworth
15. Brentwood & Ongar
16. Bromley & Chislehurst
17. Bury St Edmunds*
18. Cheadle
19. Chatham & Aylesford*
20. Chertsey & Chorleywood*
21. Chesham & Amersham*
22. Chiswick
23. Chipping Barnet
24. Chipping Barnet
25. Chingford & Woodford Green
26. Cities of London & Westminster
27. Crawley*
28. Croydon Central
29. Croydon North
30. Croydon South
31. Dagenham & Rainham
32. Dartford
33. Dulwich & West Norwood
34. Ealing Central & Acton
35. Ealing North
36. Ealing, Southall
37. Ealing, Southall
38. East Ham
39. East Ham
40. East Ham
41. Enfield North
42. Enfield, Southgate
43. Epping Forest
44. Epsom & Ewell
45. Erith & Thamesmead
46. Esher & Walton
47. Feltham & Heston
48. Finchley & Golders Green
49. Finchley & Golders Green
50. Greenwich & Woolwich
51. Hackney North & Stoke Newington
52. Hackney South & Shoreditch
53. Hammersmith
54. Harrow East
55. Harrow West
56. Hayes & Harlington
57. Hemel Hempstead*
58. Hertford & Stortford
59. Hertford, Southgate
60. Hertsmere
61. Hitchin & Harpenden*
62. Holborn & St Pancras
63. Hornchurch & Upminster
64. Hornsey & Wood Green
65. Ilford North
66. Ilford South
67. Islington North
68. Islington South & Finsbury
69. Kensington
70. Kingston & Surbiton
71. Lewisham East
72. Lewisham West & Penge
73. Lewisham, Deptford
74. Leyton & Wanstead
75. Luton North*
76. Luton South*
77. Maidenhead*
78. Mid Sussex*
79. Milton Keynes North*
80. Milton Keynes South*
Mitcham & Morden

Mole Valley
  North East Bedfordshire*
  North East Hampshire*
  North East Hertfordshire**

Old Bexley & Sidcup

Orpington

Poplar & Limehouse

Putney
  Reading East*
  Reading West*

Reigate

Richmond Park
  Rochester & Strood*

Romford

Ruislip, Northwood & Pinner

Runnymede & Weybridge

Sevenoaks

Slough
  South Basildon & East Thurrock*
  South West Bedfordshire*

South West Hertfordshire
  South West Surrey*

Spelthorne

St Albans
  Stevenage*

Stratford

Sutton & Cheam

Thurrock
  Tonbridge & Malling*

Tooting

Tottenham

Twickenham

Uxbridge & South Ruislip

Vauxhall

Walthamstow

Watford

Welwyn Hatfield

West Ham

Westminster North

Wimbledon

Windsor
  Woking*

Wycombe*

* From April 2011, these seats were no longer defined as London Area seats

** From April 2012, North East Hertfordshire was no longer defined as a London Area seat

London Area Constituencies since May 2010

In 2010/11 all the seats identified in the map were London area constituencies.

- **From April 2011, no longer defined as London area constituencies**
- **From April 2012, North East Hertfordshire was no longer defined as a London area constituency**
- **London area seats since May 2010 qualifying for a supplement to the London living payment from April 2011**
- **London area seats since May 2010**
Appendix 3: Ministerial salaries – salary entitlements

(a) Ministers and office-holders in Commons: Ministerial salary entitlements, £

<table>
<thead>
<tr>
<th>Role</th>
<th>1997/98</th>
<th>2001/02</th>
<th>2005/06</th>
<th>1 Apr 2006</th>
<th>1 Apr 2007</th>
<th>2008/09</th>
<th>2009/10</th>
<th>2010/11</th>
<th>1 Apr 2011</th>
<th>14 Jul 2011</th>
<th>31 Mar 2015</th>
<th>1 Apr 2016</th>
<th>1 Apr 2017</th>
<th>1 Apr 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prime Minister (a)</td>
<td>100,000</td>
<td>113,596</td>
<td>124,837</td>
<td>126,085</td>
<td>129,244</td>
<td>130,959</td>
<td>132,923</td>
<td>132,923</td>
<td>132,923</td>
<td>132,923</td>
<td>126,085</td>
<td>128,873</td>
<td>131,410</td>
<td>131,410</td>
</tr>
<tr>
<td>Cabinet Minister (a)</td>
<td>60,000</td>
<td>68,157</td>
<td>74,902</td>
<td>75,651</td>
<td>77,546</td>
<td>78,575</td>
<td>79,754</td>
<td>79,754</td>
<td>79,754</td>
<td>79,754</td>
<td>79,754</td>
<td>82,872</td>
<td>84,552</td>
<td>84,552</td>
</tr>
<tr>
<td>Government Chief Whip (b)</td>
<td>36,613</td>
<td>68,157</td>
<td>74,902</td>
<td>75,651</td>
<td>77,546</td>
<td>78,575</td>
<td>79,754</td>
<td>79,754</td>
<td>79,754</td>
<td>79,754</td>
<td>79,754</td>
<td>82,872</td>
<td>84,552</td>
<td>84,552</td>
</tr>
<tr>
<td>Government Whip</td>
<td>20,029</td>
<td>22,753</td>
<td>25,005</td>
<td>25,255</td>
<td>25,888</td>
<td>26,231</td>
<td>26,624</td>
<td>26,624</td>
<td>26,624</td>
<td>26,624</td>
<td>26,624</td>
<td>28,279</td>
<td>28,647</td>
<td>28,647</td>
</tr>
<tr>
<td>Assistant Government Whip</td>
<td>20,029</td>
<td>22,753</td>
<td>25,005</td>
<td>25,255</td>
<td>25,888</td>
<td>26,231</td>
<td>26,624</td>
<td>26,624</td>
<td>26,624</td>
<td>26,624</td>
<td>26,624</td>
<td>28,279</td>
<td>28,647</td>
<td>28,647</td>
</tr>
<tr>
<td>Leader of the Opposition</td>
<td>55,000</td>
<td>62,479</td>
<td>68,662</td>
<td>70,035</td>
<td>71,086</td>
<td>72,029</td>
<td>73,617</td>
<td>73,617</td>
<td>73,617</td>
<td>73,617</td>
<td>73,617</td>
<td>76,098</td>
<td>76,489</td>
<td>76,489</td>
</tr>
<tr>
<td>Opposition Deputy Chief Whip</td>
<td>20,029</td>
<td>22,753</td>
<td>25,005</td>
<td>25,505</td>
<td>25,888</td>
<td>26,231</td>
<td>26,624</td>
<td>26,624</td>
<td>26,624</td>
<td>26,624</td>
<td>26,624</td>
<td>28,279</td>
<td>28,647</td>
<td>28,647</td>
</tr>
<tr>
<td>Opposition Assistant Whip</td>
<td>20,029</td>
<td>22,753</td>
<td>25,005</td>
<td>25,505</td>
<td>25,888</td>
<td>26,231</td>
<td>26,624</td>
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<td>26,624</td>
<td>28,279</td>
<td>28,647</td>
<td>28,647</td>
</tr>
<tr>
<td>Speaker</td>
<td>60,000</td>
<td>68,157</td>
<td>74,902</td>
<td>75,651</td>
<td>77,546</td>
<td>78,575</td>
<td>79,754</td>
<td>79,754</td>
<td>79,754</td>
<td>79,754</td>
<td>79,754</td>
<td>82,872</td>
<td>84,552</td>
<td>84,552</td>
</tr>
<tr>
<td>Attorney General (c)</td>
<td>63,756</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Solicitor General (d)</td>
<td></td>
<td>59,386</td>
<td>65,263</td>
<td>65,916</td>
<td>67,568</td>
<td>68,464</td>
<td>69,491</td>
<td>69,491</td>
<td>69,491</td>
<td>69,491</td>
<td>69,491</td>
<td>72,248</td>
<td>72,871</td>
<td>72,871</td>
</tr>
<tr>
<td>Advocate General for Scotland (e)</td>
<td></td>
<td>59,386</td>
<td>65,263</td>
<td>65,916</td>
<td>67,568</td>
<td>68,464</td>
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<td>69,491</td>
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<td>69,491</td>
<td>69,491</td>
<td>72,248</td>
<td>72,871</td>
<td>72,871</td>
</tr>
<tr>
<td>Lord Chancellor (g) (h)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes:
1. Increases were paid in two stages in 2006/07 and 2007/08 – salaries increased in November 2006 and November 2007 (not shown above)
2. The Leader of the Opposition’s entitlement was calculated by applying increases since 14 July 2011 – no rounding up was applied
3. The salaries of the Chairman of Ways and Means and the Deputy Chairman of Ways and Means are now reported in the House of Commons: Members Accounts, figures for 2018/19 will be published in summer 2019

See after Table (b) for notes (a)-(h)
(b) Ministers and office-holders in Lords: Full salary entitlements, £

<table>
<thead>
<tr>
<th>Role</th>
<th>1997/98</th>
<th>2001/02</th>
<th>2005/06</th>
<th>1 Apr 2006</th>
<th>1 Apr 2007</th>
<th>2008/09</th>
<th>2009/10</th>
<th>2010/11</th>
<th>1 Apr 2011</th>
<th>1 Apr 2017</th>
<th>1 Apr 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cabinet Minister (a)</td>
<td>77,963</td>
<td>88,562</td>
<td>101,668</td>
<td>102,685</td>
<td>105,257</td>
<td>106,654</td>
<td>108,253</td>
<td>108,253</td>
<td>108,253</td>
<td>101,038</td>
<td>102,101</td>
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<td>Minister of State</td>
<td>51,838</td>
<td>68,283</td>
<td>79,382</td>
<td>80,176</td>
<td>82,185</td>
<td>83,275</td>
<td>84,524</td>
<td>84,524</td>
<td>84,524</td>
<td>78,891</td>
<td>79,380</td>
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<tr>
<td>Parliamentary Under Secretary</td>
<td>43,632</td>
<td>58,961</td>
<td>69,138</td>
<td>69,829</td>
<td>71,579</td>
<td>72,529</td>
<td>73,617</td>
<td>73,617</td>
<td>73,617</td>
<td>68,710</td>
<td>69,136</td>
</tr>
<tr>
<td>Government Chief Whip</td>
<td>51,838</td>
<td>68,283</td>
<td>79,382</td>
<td>80,176</td>
<td>82,185</td>
<td>83,275</td>
<td>84,524</td>
<td>84,524</td>
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<td>78,891</td>
<td>79,380</td>
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<td>58,961</td>
<td>69,138</td>
<td>69,829</td>
<td>71,579</td>
<td>72,529</td>
<td>73,617</td>
<td>73,617</td>
<td>73,617</td>
<td>68,710</td>
<td>69,136</td>
</tr>
<tr>
<td>Government Whip</td>
<td>39,462</td>
<td>54,224</td>
<td>63,933</td>
<td>64,572</td>
<td>66,190</td>
<td>67,069</td>
<td>68,074</td>
<td>68,074</td>
<td>68,074</td>
<td>63,537</td>
<td>63,931</td>
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<tr>
<td>Leader of the Opposition</td>
<td>43,632</td>
<td>58,961</td>
<td>69,138</td>
<td>70,521</td>
<td>71,579</td>
<td>72,529</td>
<td>73,617</td>
<td>73,617</td>
<td>73,617</td>
<td>68,710</td>
<td>69,136</td>
</tr>
<tr>
<td>Opposition Chief Whip</td>
<td>39,462</td>
<td>54,224</td>
<td>63,933</td>
<td>65,212</td>
<td>66,190</td>
<td>67,069</td>
<td>68,074</td>
<td>68,074</td>
<td>68,074</td>
<td>63,357</td>
<td>63,931</td>
</tr>
<tr>
<td>Lord Chancellor (g)</td>
<td>140,665</td>
<td>173,875</td>
<td>213,899</td>
<td>213,899</td>
<td>213,899</td>
<td>102,685</td>
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</tr>
<tr>
<td>Chairman of Committees</td>
<td>51,838</td>
<td>68,283</td>
<td>79,382</td>
<td>80,176</td>
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Notes:
1. Increases were paid in two stages in 2006/07 and 2007/08 – salaries increased in November 2006 and November 2007 (not shown above)
2. The salaries of the Chairman of Committees and the Principal Deputy Chairman are now reported in the House of Lords Annual Report and Resource Accounts, figures for 2018/19 will be published in summer 2019
3. The Chairman of Committees has been known as the Senior Deputy Speaker since 1 September 2016 and the Principal Deputy Chairman of Committees has been known as the Chairman of the European Union Committee since 21 June 2017

See following page for notes (a)-(h)
(c) Notes to Appendix 3

These notes refer to the two tables on the previous pages.

a) On 8 May 1997 the new Government stated that the Prime Minister and Cabinet Ministers would not take the post-election increases. The postholders drew a reduced ministerial salary.

Following the election in May 2001 the Government announced that ministers would take their full salary entitlement.

b) Government Chief Whip in Cabinet as from 28 July 1998 to 3 October 2008, so received Cabinet Minister’s salary. Since 3 October 2008, salary has been paid at the same level as a Minister of State's salary, in accordance with Schedule 1, Part II of the Ministerial and other Salaries Act 1975.

c) Office in Lords from 29 July 1999. The Attorney General’s Salary Order 2000, SI 2000/1827, implemented a 1996 SSRB recommendation that the salary should have same differential over the rate for a Cabinet Minister in Lords as it had in the Commons.

From the formation of the Coalition Government in May 2010, office in Commons. From May 2010 to July 2014, the Attorney General took a Cabinet Minister’s salary.


e) The Office of Advocate General for Scotland was created by the Scotland Act 1998: the Lord Advocate and the Solicitor General for Scotland became Ministers in the Scottish Executive.

f) The Lord Speaker took office on 4 July 2006; the Constitutional Reform Act 2005 no longer required the Lord Chancellor to fulfil this role.

From 1 April 1997, in line with the staged increase for the Lord Chief Justice. The Ministerial and Other Pensions and Salaries Act 1991, as amended by the Ministerial and Other Salaries Order 1996 [SI 1996/1913], determined that the Lord Chancellor should receive £2,500 a year more than the salary for the time being payable to the Lord Chief Justice. However, the Lord Chancellor elected to receive the same salary as other Cabinet members in the Lords.

The Public Service Pensions Act 2013 set the Lord Chancellor’s salary at the same level as that of other Cabinet ministers.

h) Under the Constitutional Reform Act 2005, the Lord Chancellor no longer has to sit in the House of Lords.
Appendix 4: Ministerial salaries a comparison of entitlements and amounts received (since 2010), £ per annum

<table>
<thead>
<tr>
<th>Entitlement</th>
<th>01-Apr-10</th>
<th>10-May-10</th>
<th>01-Apr-11</th>
<th>14-Jul-11</th>
<th>01-Apr-12</th>
<th>01-Apr-13</th>
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<th>31-Mar-15</th>
<th>01-Apr-15</th>
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<td>132,923</td>
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<td>76,762</td>
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<td>74,962</td>
<td>76,011</td>
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<td>65,783</td>
<td>65,783</td>
<td>66,396</td>
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<td>Note: Before the 2010 General Election, Gordon Brown further reduced the amount of total salary he received to £150,000</td>
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(2) Cabinet Minister

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<td>76,011</td>
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(3) Minister of State

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### Members' pay and expenses and ministerial salaries 2018/19

#### (4) Parliamentary Under Secretary of State

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#### (5) Cabinet Minister (Lords)

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#### (7) Parliamentary Under Secretary of State (Lords)

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Appendix 5: Library Research Papers on Members’ pay and allowances since 2001

Parliamentary Pay and Allowances: Current Rates, RP 01/43, 3 April 2001


Parliamentary Pay and Allowances: Current Rates, RP 01/87, 8 November 2001

Members’ office costs – the new system, RP 01/88, 8 November 2001

Parliamentary pay and allowances, RP 03/64, 16 July 2003

Parliamentary pay and allowances, RP 04/40, 18 May 2004

Parliamentary pay and allowances, RP 05/42, 9 June 2005

Parliamentary pay and allowances, RP 06/47, 9 October 2006

Parliamentary pay, allowances and pensions, RP 08/31, 31 March 2008

Members’ pay and the independent review process, RP 09/29, 31 March 2009

Members’ allowances, RP 09/60 25 June 2009

Members’ pay and expenses – current rates and a review of developments since 2009, RP 12/29, 22 May 2012

Members’ pay and expenses – current rates from 1 April 2013, RP 13/33, 31 May 2013

Members’ pay and expenses 2015/16, CBP07546, 31 March 2016

Members’ pay and expenses and ministerial salaries 2016/17, CBP07762, 10 November 2016

Members’ pay and expenses and ministerial salaries 2017/18, CBP08276, 29 March 2018
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