BW2

Assessment of income

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**BW2 Assessment of income**

**About this chapter**

W2.00 This chapter

- gives guidance on
  - the assessment of income for working age claimants, except for student claimants who are dealt with in *C2 Student claims*, later in this manual
  - income other than earnings
- describes how various sources of income are treated, such as earnings of
  - employed people
  - the self-employed

W2.01 In all cases, the income for consideration is that available to the claimant each week after deductions for tax and National Insurance (NI) contributions, that is the net weekly income.

*HB Reg 36; CTB Reg 26*

W2.02-W2.19

**Disregards**

W2.20 Certain income and changes in income are, or can be, disregarded, see

- *Disregarded earnings* later in this chapter for details of disregards applied to earned income, and
- *Items to be disregarded* later in this chapter for details of disregards applied to income other than earnings

W2.22 Disregard any income of a child.
**Effect on income of changes in tax, NI contributions, etc**

**W2.30** You have the discretion to disregard changes in income for up to 30 benefit weeks if they arise from legislative changes, such as those announced in the Budget Statement, which affect the

*HB Reg 34; CTB Reg 24*

- basic rate, or other rates, of income tax
- amount of any personal tax relief, that is changes in tax thresholds
- rates of
  - NI contributions
  - lower and upper earnings limits, that is the amount of gross earnings between which NI contributions are deductible, or
  - the lower or upper profit limits or the small earnings exception, for the self-employed
- amount of income tax payable due to an increase in the rate of state Retirement Pension, or any of the additions to it such as Dependant's Addition or Graduated Pension
- maximum rate of Child Tax Credit (CTC) or Working Tax Credit (WTC)

**W2.31** Although these changes become effective from 6 April, they may not be reflected in a claimant's actual income until later, although backdated to April.

**W2.32** You have discretion to ignore any such changes for up to 30 benefit weeks from, in this case, the benefit week following 6 April. The date from which the disregard starts is the effective date of the legislation bringing the change into effect. This provision is intended to give you time to gather the new information you need about a claimant's income and to re-calculate their benefit.

**W2.33** Depending on the legislative change, claimant's net income could reduce or increase, and therefore increase or reduce their Housing Benefit (HB) or CTB if the change were taken into account immediately.

**W2.34** If you decide to apply this discretion, it does not mean that HB or CTB has been over/underpaid. Entitlement has been correctly assessed according to the treatment of income rules. So when the change is taken into account, there is no question of having to adjust retrospectively the benefit awarded up until that date.

**W2.35-W2.49**
Calculating income on a weekly basis

W2.50 A claimant's income should be calculated on a weekly basis. This is done by estimating the amount that is likely to be the claimant's average weekly income over the award period, including any

* HB Reg 27, 34 & 41; CTB Reg 17

- capital treated as income
- assumed income from capital, and

* HB Reg 52; CTB Reg 42

- income from a capital asset

* HB Reg 41 CTB Reg 31

but deducting any childcare charges

* HB Reg 28; CTB Reg 18

W2.51 For tax credits, see Income from tax credits later in this chapter. If a claimant receives a payment of earnings or other income for

- **one week or less**, the weekly amount is the amount of that payment. For example, if a claimant with a part-time job works and is paid for two days each week, the weekly amount is the amount of that payment

- **one month**, the weekly amount is calculated by multiplying the payment received by 12 and dividing the product by 52

- **three months**, the amount to be included in the weekly income is calculated by multiplying the payment received by four and dividing the product by 52

- **a year**, the amount to be included in the weekly income is calculated by dividing the amount of payment by 52

- **any other period**, the average weekly income is calculated by multiplying the amount of payment received by seven and dividing product by the number of days in the period in respect of which it is made

* HB Reg 33; CTB Reg 23

**Example**

After allowable expenses, net earnings are £5,000.

Amount \[£5000 \times 7 = £35,000\]

Payment is in respect of 40 weeks, that is 280 days.

Average weekly earnings to be taken into account is

Amount \[£35,000 \div \text{number of days in period} \ [280] = £125\]
Variable work patterns

W2.52 If a claimant’s regular pattern of work varies, ie they do not do the same number of hours every week, and there is a recognisable cycle of work, average their weekly income over that cycle. Any periods when the claimant does not do any work should be included if they are part of their normal cycle of work.

W2.53 If the claimant’s pattern of work varies, and there is no recognisable cycle of work, or the amount of the claimant’s income fluctuates, then average the weekly income using the last

- two payments if those payments are one month or more apart
- four payments if the last two payments are less than one month apart

Note: Payments here mean the last payments before the claim was made or treated as made, or if there is a subsequent supersession the last payments before the date of the supersession

HB Reg 29; CTB Reg 19

- any other means which will allow you to more accurately reflect the claimant’s earnings

Employed earners

Definition of employed earner

W2.60 An employed earner is defined in Section 2(1)(a) of the Social Security Contributions and Benefits Act 1992 as

a person who is gainfully employed in Great Britain either under a contract of service, or in an office, including elective office, with emoluments chargeable to income tax under Schedule E.

Definition of earnings

W2.70 For an employed earner, earnings mean any remuneration or profit derived from employment and includes any

i bonus or commission, including tips

continued
(W2.70) v payment by way of a retainer. A retainer is a payment made for a period when no actual work is carried out, such as payment made to employees of the school meals service during school holidays. This includes statutory guarantee payments and payments made when a person has been suspended on medical or maternity grounds

vi any payment for expenses not totally and necessarily incurred to do the job made by the claimant's employer including
- travelling expenses between the claimant's home and place of employment
- expenses incurred for the care of a member of the claimant's family, such as child minding costs, or

vii payment made under the Employment Rights Act 1996 ss 112(4) and 117(3), eg compensation awards following unfair dismissal

eight payment of protective awards which may be ordered by an Industrial Tribunal if an employer has not given a trade union the statutory notice of redundancies, or a payment which may be made to an ex-employee from the Redundancy Funds if an employer goes into liquidation

Payments excluded from the definition of earnings

W2.71 Payments excluded from the definition of earnings include
- any income in kind (but not a non-cash voucher liable for class 1 NI contributions) which are disregarded under the provisions of
- any payments which reimburse out of pocket expenses actually and wholly incurred in performing the duties of the employment. These are disregarded under
- any occupational pension. However, occupational pensions should be treated as income other than earnings

Fostering allowance

W2.72 Treat any fostering allowance or certain payments made to temporary carers paid to a claimant as income other than earnings, and totally disregard it.

W2.73-W2.79

Special types of earnings

Broadcasting and publication fees - working age claimants

W2.80 Any fees or royalties, that a person receives should be treated as earnings, no matter how often or infrequently they are paid. They can
- be for
  - employment
  - self employment, and
BW2 - Assessment of income

(W2.80)-W2.83

(W2.80) • include payments
  - for taking part in radio or television plays, commercials
  - for interviews with press reporters, or
  - for published items
  - made in the UK or from abroad under the Public Lending Right scheme for the use of, or the right to use any copyright, design, patent or trade mark
  - made in the UK or from abroad when the claimant (or partner) is an original contributor to a book registered under the Public Lending Right Scheme 1982 or to a work under an analogous international Public Lending Right Scheme

W2.81 Apportion any such earnings over the period for which they are paid.

HB Reg 29; CTB Reg 19

Example
A claimant receives two annual payments, one for £2000, in November 2003 and a further £3,000 in April 2004.

The first payment received in November 2003 is taken into account for a year. The second payment, received April 2004 is also taken into account for a year. This means that for the period

- November 2003 to March 2004, only the first payment is taken into account
- April 2004 to October 2004, both payments are taken into account
- November 2004 to March 2005 only the second payment is taken into account

British Shipping Federation established benefit

W2.82 Payments may be made from an employer’s financial pool to merchant seamen who are unemployed between periods at sea. This is known as ‘pool pay’. Such payments should be treated as earnings.

Local Authority councillors

W2.83 Local Authority (LA) councillors, as elected officer holders, are treated as being employed by the LA. They can receive the following allowances

- basic allowance
- special responsibility allowance
- conference attendance allowance, and
- financial loss allowance
W2.84  With the exception of the financial loss allowance, they are treated as earnings except any element for expenses which have been wholly, exclusively and necessarily incurred in the performance of their duties. See also Expenses payments later in this chapter.

W2.85  A financial loss allowance can be treated either as

• earnings, or

• other income

See Financial loss allowance later in this chapter.

Basic allowance

W2.86  This allowance applies to councillors on main LAs and is the same for all councillors of that LA. It is paid either as a lump-sum or by instalments and comprises two elements

• payment for the time spent on council work, and

• reimbursement for costs such as postage, stationery and telephone calls not covered by other provisions

W2.87  The councillor or the LA may be able to provide a breakdown when deciding if all or part of the allowance should be disregarded as expenses which have been wholly, exclusively and necessarily incurred.

Special responsibility allowance

W2.88  This may be paid to councillors on main LAs who have significant responsibilities, such as the chairperson of a committee. The amount and method of payment is at the discretion of the LA and is usually paid quarterly.

Conference attendance allowance

W2.89  This allowance can be paid for attendance at conferences and meetings. When it is paid it is not subject to any specific limit.

Financial loss allowance

W2.90  This allowance is only available to parish, town or community councillors (other than community councils in Scotland which are not LAs). Councillors may retain their option to continue to receive it rather than the attendance allowance. It is designed to meet out of pocket expenses, other than travel or subsistence, for which proof of loss is required, including compensation for loss of earnings.
W2.91 If paid with any of the other allowances above, a financial loss allowance is treated as earnings in the normal way, with any element for expenses disregarded. But if paid on its own, financial loss allowance is taken into account as other income, in which case any payment for expenses incurred should again be disregarded, see Items to be disregarded later in this chapter.

**Expenses payments**

W2.92 Allowances paid to meet specific expenses such as travelling and subsistence expenses wholly, exclusively and necessarily incurred in the performance of the duties of the office held are disregarded.

W2.93 In connection with these, because a councillor has to do much of their work from home, the cost of travelling from home to a council office or any other place on council business is not just travelling to work in the ordinary sense, but is an integral part of their work as a councillor.

W2.94 Accordingly, reimbursement of such travelling expense is disregarded. This is in contrast to the normal treatment of travelling expenses.

**Payments not claimed**

W2.95 Councillors are entitled to allowances, subject to satisfying the appropriate conditions, whether they are claimed or not. If a claimant has not been paid an allowance when payment could be expected, for example, when this has been renounced, consider taking an amount into account as notional income.

**Vouchers**

W2.96 When an employee receives vouchers they are treated as payments in kind and fully disregarded as income other than earnings, as long as they are not liable for or they are excluded from NI Contributions.

\[ HB \text{ Sch 5 para 23; CTB Sch 4 para 24}\]

**Local Exchange Trading Schemes**

W2.97 Local Exchange Trading Schemes (LETS) are associations that allow participants to exchange goods and services with others in the community.

W2.98 LETS members exchange goods and services, and they may list their offers of, and requests for, goods and services in a directory. Payment is made by a system of credits or credits plus cash. The credits can be given many different names, such as
  - Bobbins
  - Brads
  - Newberries
  - Beacons
  - Acorns
Participation in a scheme

W2.99 Participation in LETS is regarded as work. As the credits can be traded for goods and services supplied by participating shops, businesses or individuals, the LETS credits are not payments in kind but are treated as earnings.

Valuing credits

W2.100 The organisers of the scheme may have equated the credits to a sterling equivalent for Inland Revenue or VAT purposes. If so use that equivalent as the exchange rate.

W2.101 If a sterling equivalent is not available you should decide the value of the credits based on the circumstances of each case. You may wish to consider

- how the transaction price was arrived at
- whether the amount of credits earned varies with the type of work performed
- what the exchange value of a credit is, that is what does it buy
- whether the claimant works in the cash economy as well as the LETS economy
- what the average local rate of pay is for the particular work performed

Time-Exchange schemes

W2.102 Participation in an activity known as Time-Exchange is increasingly being considered by voluntary organisations, and other government departments with an interest, as a way of allowing people to get involved in their communities when they may not wish to get involved in formal volunteering.

W2.103 The participant states the skill they possess. When someone else needs that skill in that community the organisation contacts the participant to see if they are available to perform that task for the person concerned.

W2.104 Participation in a Time-Exchange scheme involves an individual undertaking an agreed task for an agreed length of time.

W2.105 There are a range of schemes in operation. We know of schemes in Gloucester, Newcastle upon Tyne, Peckham and Watford. However, the number of these schemes is likely to increase and there is no system of control registration. Some provide services that cannot be purchased, for example visiting people on medication to ensure that they take it regularly.

W2.106 In return for the work performed, the participant is given a credit of time equivalent to the amount of time they have given in performing the task. All time is valued the same regardless of the task that is performed, for example someone who gardens for three hours will earn the same credit as a qualified lawyer giving three hours of their time.
W2.107 These time credits cannot be exchanged for goods or converted into an alternative currency used by a LETS. They are not earnings or income and are disregarded when calculating income.

W2.108-W2.119

**Due date of payment**

W2.120 The date on which a payment of earnings is due to be made is the employee's normal pay day as agreed in the contract of employment. The terms of the contract may be explicitly stated or implied, and may be varied by mutual agreement between the parties, or by certain action taken by either party, for example dismissal or resignation.

W2.121-2.129

**Disregarded earnings**

W2.130 Earnings are taken into account less certain disregards. The standard, weekly amounts to be disregarded vary according to the claimant's circumstances. If a person satisfies the conditions for more than one of the disregards, only the one which is most beneficial applies, unless one of the following exceptions applies.

**Childcare disregard**

W2.131 The childcare disregard is in addition to any other earnings disregards and is applied as the final step in the earnings calculation, see *Childcare charges* later in this chapter.

*HB Reg 27 & 28; CTB Reg 17 & 18*

**Additional earnings disregard (formerly known as 30 hour earnings disregard)**

W2.132 Only one 30 hour earnings or 30 hour element disregard is applicable per claim, even if both claimants are working 30 or more hours per week.

*HB Sch 4 para 17; CTB Sch 3 para 16*

W2.133 The 30 hour earnings disregard is applied, even if WTC is not in payment, if the claimant meets the relevant criteria, ie the claimant is

- engaged in remunerative work for 30 or more hours per week, and is aged 25 or over
- a member of a couple and one of them is aged 25 or over and engaged in remunerative work for 30 or more hours per week
W2.134  For the purposes of working out the average hours worked a week

- the regulations provide that the provisions in regulation 6 of the HB and CTB General Regulations (remunerative work) can be used, but reading 30 hours for 16 hours, as appropriate
- periods of sickness and maternity/paternity leave do not count

W2.135  The additional earnings disregard in HB/CTB can be applied if the claimant, or their partner

- is working for 16 or more hours per week
- would be, or are entitled to, WTC, and
- fall within one of the categories of people listed below

W2.136  The following people can have the additional earnings disregard applied to their earnings

- lone parents
- couples with children
- disabled people*
- certain people aged 50 or over*

* If the claimant is part of a couple, the person who is disabled/over 50 must be the person working 16 or more hours per week.

W2.137  Single people, and at least one member of a couple without children, must still work at least 30 hours per week in order to be eligible for WTC and have entitlement to the additional earnings disregard. However, there is one exception, people aged 50 or over who are entitled to the 50 plus element of WTC.

50 plus element of WTC

W2.138  People aged 50 or over only need to work 16 hours per week to be eligible for WTC.

W2.139  Identification of people aged 50 or over

- who are receiving WTC is straightforward, the 50 plus element
  - will be shown on the award notice, see Annex E later in this chapter, or
  - can be confirmed by the Her Majesty’s Revenue and Customs (HMRC)
- not in receipt of WTC is a more detailed task. Regulation 18 of the Working Tax Credit (Entitlement and Maximum Rate) Regulations 2002 sets out the entitlement conditions for the 50 plus element

The procedure outlined in Annex E will help you identify this group.

W2.140  The 50 plus element in WTC is payable for a maximum of 12 months, or for periods amounting in aggregate to a maximum of 12 months provided the gap between any consecutive pair of those periods is not more than 26 weeks.
**Permitted work disregard**

**W2.141** There is a higher or lower HB/CTB earnings disregard in respect of permitted work for claimants also claiming ESA(C), IB or SDA and those entitled to credits only on the grounds of incapacity. The level of the disregard is the same level as the amount of money they would be allowed to earn from permitted work whilst receiving ESA(IR). The two disregards are:

- up to the higher limit a week for
  - an unlimited period
- up to 52 weeks and then the lower limit each week thereafter for an unlimited period
- up to the lower limit a week for an unlimited period

**Note:** As at April 2010 the figures are £93 and £20. The higher disregard is linked to the adult hourly national minimum wage, is reviewed annually and is likely to change yearly in October. See *Main earnings disregards* later in this chapter.

**Decisions on whether work falls within the permitted work category**

**W2.142** You will not need to make decisions on whether work falls into the permitted work category or whether a time limit is appropriate. Those decisions are made by the Secretary of State and the information made available to you enables you to apply the correct disregard for the correct amount of time.

**How the information is made available to you**

**W2.143** Jobcentre Plus will make the information available to you clerically.

**Claimant exceeds their permitted work limit**

**W2.144** If a claimant exceeds their permitted work hourly and/or monetary limit ESA/IB/SDA will end. However, HB/CTB entitlement will not necessarily end. Instead, you should deal with the cessation of ESA(C)/IB/SDA as a change of circumstances and assess the claim as an in-work claim, ending the permitted work earnings disregard and using the standard in-work earnings disregards £5, £10, £20 or £25 as appropriate.

**52 week limit ends**

**W2.145** In ESA(IR), when a claimant is undertaking permitted work that has a 52 week higher limit and the 52 week period ends, their permitted work weekly limit will reduce to the lower limit for an indefinite period. When this happens the permitted work earnings disregard in HB/CTB will also reduce to the lower limit.
**Effect on the other HB/CTB earnings disregards**

W2.146 When the permitted work disregard applies you cannot award the

- £20 disregard awarded when the claimant is entitled to the disability premium or the work-related activity or support component, or is, or whose partner is, a carer or in a special occupation
- £10 disregard appropriate to a couple
- £5 disregard appropriate to a single claimant, or
- £25 lone parent disregard (but see *Permitted work rules for lone parents* later in this section if the permitted work limit is £20)

W2.147 However, claimants doing permitted work will be able to receive the following disregards on top of their relevant permitted work disregard

- the additional earnings disregard (formerly known as the 30 hour earnings disregard)
- child care charges
- parental contribution to a student’s grant or loan when their other income does not use up the disregard
- earnings from employment outside the UK when the earnings cannot be transferred to the UK because of a prohibition

**Permitted work rules for single claimants**

W2.148 Single claimants doing permitted work will have a maximum disregard of their permitted work earnings which is the same as their permitted work limit in ESA(IR). However, if they are earning less than their limit, you should use earnings from other work to make up the shortfall, irrespective of the amount of the shortfall. See *Main earnings disregards* later in this chapter for the permitted work earnings limits.

W2.149 The following examples use the 2009/2010 rates.

---

**Example 1**

Single claimant claiming IB, earning £85 a week from permitted work has a £93 weekly limit. They receive earnings from other work. The £85 earned from permitted work is disregarded plus £8 of the other earnings.

**Example 2**

Single claimant claiming National Insurance credits on the grounds of incapacity, earning £45 a week from permitted work, permitted work limit £93 a week. They receive £35 a week earnings from other work. As the total weekly earnings from both sources are £80 and this is less than the permitted work limit of £93, the whole of the earnings is disregarded. (In ESA(IR) only £20 of the earnings from the other work is disregarded).
Example 3

Single claimant claiming ESA(C), earning £10 a week from permitted work; permitted work weekly limit £20. They have other earnings of £5 a week. As the total weekly earnings from both sources are less than the £20 permitted work limit, the whole of the earnings is disregarded.

Permitted work rules for couples

W2.150 The same permitted work disregards (higher or lower limit) apply to the couple, ie they are not each entitled to a disregard. The same principle of an overriding limit of the appropriate permitted work disregard for single claimants, see Permitted work rules for single claimants earlier in this chapter, also applies to couples. Therefore, if the HB/CTB claimant is undertaking permitted work, receiving other earnings and is the only member of the couple working, you should disregard the aggregate earnings up to the level of the claimant’s permitted work limit.

Example

(This example uses the 2009/2010 rates.)

Couple one member earning £42 a week from permitted work, has a £93 limit. That same person is also receiving other earnings of £40 a week. As the total weekly earnings from both sources are less than the £93 permitted work limit, the whole of the earnings is disregarded.

W2.151 If the claimant is undertaking permitted work and the partner is doing other work, you should disregard part of the partner’s earnings so as to make up any shortfall of the claimant’s permitted work disregard, but only up to £20. This limit does not apply if both members of a couple are doing permitted work – see Both members of a couple doing permitted work later in this chapter.

W2.152 The following examples use the 2009/2010 rates.

Example 1

Claimant earning £80 a week from permitted work, has a £93 a week limit. Of the partner’s weekly earnings of £100, £13 can be disregarded and the balance of £87 is taken into account as earnings.

Example 2

Claimant earning £60 a week from permitted work, has a weekly £93 limit. Of the partner’s weekly earnings of £100, £20 can be disregarded and the balance £80 is taken into account as earnings.

W2.153 The provisions for couples apply irrespective of which one of them is doing permitted work. This prevents the need for couples to swap which one of them is the HB/CTB claimant to gain the permitted work disregard.
The following examples use the 2009/2010 rates.

**Example 1**
Claimant in work earning £120 a week, partner claiming ESA(C) and earning £75 a week from permitted work, has a weekly limit of £93. The partner’s earnings from permitted work are disregarded in full along with £18 a week of the claimant’s earnings.

**Example 2**
Claimant in work earning £120 a week, partner claiming ESA(C) earning £60 a week from permitted work, has a weekly limit of £93. The partner’s earnings from permitted work are disregarded in full along with £20 a week of the claimant’s earnings.

**Example 3**
Claimant claiming ESA(C) and earning £60 a week from permitted work, has a weekly limit of £93. The partner is in work earning £120 a week. The claimant’s earnings from permitted work are disregarded in full along with £20 a week of the partner’s earnings.

**Both members of a couple doing permitted work**

Exceptionally, both members of a couple may be doing permitted work. Again one disregard applies to the combined earnings of the couple, which is in line with the ESA(IR) provisions. However, unlike ESA(IR), when one disregard is higher than the other, the higher disregard will apply.

The following examples use the 2009/2010 rates.

**Example 1**
Couple each earning £15 a week from permitted work, and each has a £20 weekly limit. The lower disregard (£20) applies to the aggregate earnings of the couple. The excess over £20 (ie. £10) is taken into account as earnings.

**Example 2**
Couple, one earning £15 a week from permitted work, has a £20 weekly limit, the other earning £80 a week from permitted work and has a £93 weekly limit. The higher disregard (£93) applies to the aggregate earnings of the couple, £93 a week is disregarded and £2 a week taken into account as earnings.

**Example 3**
Couple both doing permitted work, one earning £60 from permitted work, has a £93 weekly limit, the other earning £40 a week from permitted work, also has a £93 limit. The higher disregard (£93) applies to the aggregate earnings of the couple, £93 a week is disregarded and £7 a week taken into account as earnings.
There are many possible combinations when couples could be doing permitted work, with or without a time limit and with the higher or lower disregard. Appendix I at the end of this chapter contains a table setting out scenarios and the HB/CTB disregard that would apply in each case.

**Permitted work rules for lone parents**

The rules that apply to single claimants will also apply to lone parents. However, if a lone parent has a permitted work lower limit, their HB/CTB disregard is £25 (the standard disregard for lone parents) and not £20. This ensures that a lone parent doing permitted work and other work will not be worse off than any other lone parent who is working.

**Main earnings disregards**

The main earnings disregards and the appropriate circumstances are

<table>
<thead>
<tr>
<th>Amount of disregard</th>
<th>Circumstances</th>
</tr>
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</table>
| £93                 | claimant/partner has earnings from permitted work. This higher rate
|                     | • applies either indefinitely or for up to 52 weeks and then reduces to the lower rate of £20 (£25 if a lone parent)
|                     | • is linked to the adult hourly national minimum wage, reviewed annually and likely to change yearly in October. See Appendix I at the end of this chapter for full details of the permitted work earnings disregard |
| £25                 | claimant is a lone parent |
| £20                 | a claimant’s applicable amount includes the
|                     | • disability premium (DP), or
|                     | • SDP
|                     | **Note:** If the claimant’s earnings are less than £20, offset the balance up to £20 against the partner’s earnings, if any
|                     | Ignore any break in employment or in the claimant’s HB or CTB of eight weeks or less, occurring on or after the date the claimant or partner reached the qualifying age for Pension Credit

*continued*
**BW2 - Assessment of income**

(W2.159)

<table>
<thead>
<tr>
<th>Amount of disregard</th>
<th>Circumstances</th>
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<tbody>
<tr>
<td>(£20)</td>
<td>b  the claimant's applicable amount includes the carer premium and the carer is working</td>
</tr>
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</table>

*HB Sch 4 Para 5; CTB Sch 3 Para 5*

**Note:** If both claimant and partner are working carers, the total disregard should not exceed £20. When the working carer earns less than £20 a week and their partner is working but is not a carer, disregard an amount not exceeding £10 from that partner's earnings, subject to a limit of £20 in total for both the claimant and partner.

If the working carer earns less than £20 a week and their partner works in one of the special occupations listed at c, disregard an amount not exceeding £20 from that partner's earnings, subject to a maximum of £20 in total for both the claimant and partner.

When the carer ceases to receive or be treated as receiving Carer's Allowance, entitlement to the carer premium can continue for a further eight weeks. During this time the disregard continues to apply.

*HB Sch 4 Para 5 & 6; CTB Sch 3 Para 5 & 6*

c claimant is an Employment and Support Allowance (ESA) claimant whose HB/CTB applicable amount includes one of the components

d claimant is not covered by the circumstances in a to C and is employed as

*HB Sch 4 Para 8; CTB Sch 3 Para 8*

- a part-time fire fighter
- an auxiliary coast guard
- a part-time member of a crew for launching or manning a lifeboat
- a member of a territorial or reserve force

**Note:** If the claimant is one of a couple, and both are engaged in any employment listed above, the total maximum earning disregard is £20 a week. The claimant and partner are not each entitled to a £20 disregard. If the partner is engaged in employment other than one listed above, disregard up to £10 of the partner's earnings but the total disregards for claimant and partner must not exceed £20.

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*continued*
### BW2 - Assessment of income

(W2.159)

<table>
<thead>
<tr>
<th>Amount of disregard</th>
<th>Circumstances</th>
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<tbody>
<tr>
<td>(£20)</td>
<td><strong>Examples</strong></td>
</tr>
<tr>
<td></td>
<td>• The claimant earns £20 as a part-time fire fighter, and their partner earns £10. Disregard £20 of the claimant’s earnings and none of the partner’s</td>
</tr>
<tr>
<td></td>
<td>• The claimant earns £10 as a part-time fire fighter and their partner earns £10. Disregard £10 of the claimant’s earnings and £10 of the partner’s</td>
</tr>
<tr>
<td></td>
<td>• The claimant earns £5 as a part-time fire fighter and their partner (who is not a part-time fire fighter) earns £15. Disregard £5 of the claimant’s earnings and £10 of the partner’s</td>
</tr>
<tr>
<td></td>
<td>• The claimant works part-time, earning £7 a week, and their partner is a part time fire fighter earning £15 a week. Disregard £7 of the claimant’s earnings and £13 of their partner’s earnings</td>
</tr>
<tr>
<td></td>
<td>• The claimant is a part-time shop assistant earning £5 a week and their partner, as a member of a lifeboat crew, earns £20. Disregard £5 of the claimant’s earnings and £15 of the partner’s</td>
</tr>
</tbody>
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**Note:** if the claimant is engaged in one or more the special employments listed above but their total earnings are less than £20 in any week, up to £5 of their earnings, or £10 if they have a partner, from any other source may be disregarded subject to a total of £15

- If the claimant earns less than £10, the balance of the £10 disregard may be applied to the partner’s earnings

| £15.45              | claimant or partner qualifies for the Additional earnings disregard |
| £10                 | claimant is one of a couple and none of the circumstances for awarding the £20 disregard are appropriate |

**Note:** If the claimant earns less than £10, the balance of the £10 disregard may be applied to the partner’s earnings

| £5                   | claimant is a single person and none of the circumstances at a, b, c, d or e applies |
**Childcare charges**

W2.160 All claims for childcare costs must be checked to ensure the childcare provider, see Annex H later in this chapter, is registered with the appropriate regulatory body. These are, for HB Reg 27 & 28; CTB Reg 17 & 18

- England - Office for Standards in Education (Ofsted)
- Wales - National Assembly for Wales through the Case Standards Inspectorate for Wales
- Scotland - Scottish Commission for the Regulation of Care

W2.161 To check if a childcare provider is registered, contact

- **for Ofsted**
  Children Information Services (CIS)
  Website: www.childcarelink.gov.uk
  Childcare Link Central Helpline: 0800 0960296
  **Note:** This helpline will provide the relevant CIS telephone number for your region. Childcare Link have no part in the registration of childcare providers, or administration of regulatory forms, and cannot give advice about working in childcare.

- **for National Assembly for Wales**
  Care Standards Inspectorate for Wales
  National Assembly for Wales
  1, Alexandra Gate
  Rover Way, Tremorfa
  Cardiff, CF24 2SB

- **for Scottish Commission for the Regulation of Care**
  Compass House
  Discovery Quay
  Riverside Drive
  Dundee, DD1 4XA
  Website: www.carecommission.com
  Tel: 013282 207100

W2.162 You can offset relevant childcare charges up to the level of the childcare disregard against earnings when calculating entitlement to HB and CTB. Apply this disregard, which is in addition to the other earnings disregards, as the final step in the income calculation. But see Relevant childcare charges exceed earnings for when WTC can be disregarded.
W2.163 Deductions for childcare charges are made when a claimant is a

- lone parent and engaged in remunerative work, or
- member of a couple and
  - both are engaged in remunerative work, or
  - one member is engaged in remunerative work and the other member is
    - incapacitated
    - in hospital
    - in prison

W2.164 For childcare deduction purposes, treat a person as in remunerative work for a period of up to 28 weeks if they are absent from work through illness and being

- paid
  - Statutory Sick Pay (SSP)
  - Short Term Incapacity Benefit (STIB)
  - Income Support (IS)
  - ESA
- credited with earnings

Note: This only applies if immediately before the first day of the period in respect of which these payments were made or earnings credited, they were engaged in remunerative work. In the case of payments of IS or credited earnings, the 28 week period begins on the day the person is either first paid IS or the first day of the period for which they are credited with earnings.

**Person on maternity/adoption leave**

W2.165 For childcare deduction purposes, treat a person as in remunerative work for a period of up to 39 weeks if they are absent from work and being

- paid
  - Statutory Maternity Pay (SMP)
  - Maternity Allowance (MA)
  - Statutory Adoption Pay (SAP)
- credited with earnings

W2.166 A person who is on maternity/adoption leave and entitled to SMP or MA or SAP is still deemed to be in remunerative employment provided

- in the week before maternity/adoption leave started they were actually in remunerative work
- the claimant incurred relevant child care charges in that week
W2.167 A person ceases to be deemed as in remunerative work at the earliest of
- the date the maternity/adoption leave ceases, or
- if childcare element
  - is not payable with either WTC or CTC at the time entitlement to MA or SMP or SAP ends, that end date
  - was payable with either WTC or CTC on the date entitlement to MA or SMP or SAP ended, the date the entitlement to that award of the childcare tax credit ended

**Note:** there does not have to be entitlement to HB or CTB in the week before maternity/adoption leave started

**Person on paternity leave**

W2.168 For childcare deduction purposes, treat a person as in remunerative work for a period of up to 26 weeks if they are absent from work and being
- paid Statutory Paternity Pay (SPP)
- credited with earnings

W2.169 A person who is on paternity leave and entitled to SPP is still deemed to be in remunerative employment provided
- in the week before paternity leave started they were actually in remunerative work
- the claimant incurred relevant child care charges in that week

W2.170 A person ceases to be deemed as in remunerative work at the earliest of
- the date the paternity leave ceases, or
- if childcare element
  - is not payable with either WTC or CTC at the time entitlement to SPP ends, that end date
  - was payable with either WTC or CTC on the date entitlement to SPP ended, the date the entitlement to that award of the childcare tax credit ended

**Note:** there does not have to be entitlement to HB or CTB in the week before paternity leave started

**What are relevant childcare charges**

W2.171 Relevant childcare charges are charges, other than those for the child’s compulsory education, paid by the claimant for the care of any child of the claimant’s family who is of qualifying age. This does not include retainer fees paid for periods when no care is actually provided, such as during holiday periods. Nor does it include payments made by a claimant to a partner or by a partner to a claimant.

W2.172 The qualifying age is from birth up to the first Monday in September following their
- 15th birthday, or
- 16th birthday if the child is disabled
W2.173 To qualify the care must be provided by

- a registered childminder or other registered childcare provider such as a nursery or playscheme, see Annex H later in this chapter

- an out of hours school club or holiday playscheme when care is provided out of school hours for children aged
  - between 8 and the day before the first Monday in September following their 15th birthday, or
  - for a disabled child, their 16th birthday
  
  This care may be provided, for example, by a school on school premises or an LA

- Schools or other establishments which are not required to register under section 71 if the Children Act 1989, and include
  - schools maintained or assisted by a local education authority
  - voluntary home
  - community homes

  This list is not a complete list. See Section 71 and paragraphs 3 and 4 of Schedule 9 to the Children Act 1989 for a full list. (These schools or other establishments may provide out of hours school clubs or holiday play schemes for children under 8 years).

- a childcare scheme exempt from the requirement to register under section 71 of the Children Act 1989. This includes schemes run on Crown property

- childcare provided by persons registered under section 7(1) of the Regulations of Care (Scotland) Act 2001 or LAs registered under section 33(1) of that Act. The care provided must be childminding or day care of children within the meaning of the Act

- a childcare provider approved by an organisation accredited by the Secretary of State for Education and Employment under the scheme established by the Tax Credit (New Category of Childcare Provider) Regulations 1999. These childcare providers can produce their Approval Registration number to verify that they are approved. The Approval Registration number is made up of a number of capital letters followed by a five digit number, for example KCN 00001 = Kiddies Club Network (please note that this is an illustration and not a real number)

- persons registered under Part XA of the Children Act 1989

- eligible childcare providers, see Annex H later in this chapter, now include
  - foster carers but not if the child being cared for is the foster child
  - in the child’s own home by a person, but not a relative of the child
    - registered as a domiciliary care worker or
    - approved under the Home Care Providers Scheme
Calculating average weekly childcare costs

W2.174 Estimate weekly childcare charges over whatever period, not exceeding a year, that gives the best estimate of the average weekly charge over the award period. Only use complete weeks in the calculation.

<table>
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<th>Example</th>
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| At the outset of a claim the claimant indicates that, over the coming year they will incur the following childcare charges  
• £15 a week during school term-time, and  
• £40 a week during school holidays  
Average weekly childcare charges over a 52 weeks award period is calculated as  
Term-time charges £15 x 39* = £585  
*39 is the usual number of term-time weeks – this may vary  
Holiday charges £40 x 13 = £520  
Total average weekly childcare costs (585 + 520) ÷ 52 = £21.25 |

W2.175 When relevant childcare charges are likely to change in the future, for example, if a child has just started school and the charge during the holidays is not yet known, it may be appropriate to restrict the award period accordingly.

W2.176 If, during the course of a benefit award, the amount of the charge unexpectedly changes, the normal change of circumstances provisions apply.

W2.177 In all cases, ask the claimant to provide confirmation of the amount of the charge from the childminder or the person providing the care.

Maximum amount of childcare deduction

W2.178 The maximum amount for relevant childcare charges that can be deducted from earnings is  
• £175.00 for one child  
• £300.00 for two or more children
**Relevant childcare charges exceed earnings**

W2.179 A claimant’s net earnings after any disregards are applied may be less than the lower of the
- actual relevant childcare charges, or
- appropriate maximum childcare deduction

W2.180 If the whole of the childcare charges cannot be offset against earnings, any remaining balance can be offset against any WTC/CTC in payment, up to the maximum deduction.

\[ \text{HB Sch 5 para 56; CTB Sch 4 para 56} \]

W2.181 As low earnings will result in high WTC/CTC, the offset against WTC/CTC should ensure a deduction equal to the full value of the relevant childcare charges, or the maximum deduction if lower, can be made in addition to the existing disregards.

W2.182 However, if WTC/CTC is not in payment, or exceptionally it is insufficient to fully offset any remaining childcare charges, any remaining balance of charges cannot be offset against any other income received.

**Example 1**

A lone parent works 20 hours a week with net earnings of £100. They have one child age 7, for whom relevant childcare charges are £70.

WTC is payable at £116.40.

Net earnings less lone parent disregard £25.00 and Additional earnings, formerly ‘30’ hour, disregard £15.45 (£100 - £40.45) = £59.55. As this is less than the relevant childcare charges and less than the maximum deduction (£175), relevant childcare charges can be deducted from the balance of earnings plus WTC. For instance, £60.50 childcare costs from the earnings and the rest of the childcare costs of £9.50 from WTC.

**Example 2**

A lone parent works 25 hours a week with net earnings of £250 a week.

They have one child aged 13, for whom relevant childcare charges are £185.

WTC is payable at £125.70.

Net earnings less lone parent disregard £25.00 and Additional earnings, formerly ‘30’ hour, disregard £15.45 (£250 - £40.45) = £209.55.

Although this is less than the relevant childcare charges (£185) the maximum deduction is only £175. So earnings which remain (£209.55) are enough to meet the allowable childcare charges, and no deduction from WTC is needed.
Earnings paid on termination of work

Termination due to retirement

HB Sch 4 Para 1; CTB Sch 3 Para 1

W2.190 If a claimant retires from remunerative work, all final earnings paid on termination of that employment are disregarded for a period beginning on the day after the employment ceased, subject to normal change of circumstance provisions.

Example 1

A claimant formally retires from work on Friday 20 August. The change of circumstances occurs on Saturday 21 August, and under normal provisions takes effect from Monday 23 August, the first day of the benefit week following the date on which the change occurred.

It is the date on which the employment ceased that is important, not the date the claimant last worked, which may be earlier.

W2.191 This special disregard is dependent on the claimant having reached the qualifying age for Pension Credit.

W2.192 If HB or CTB entitlement starts after that employment has ceased, disregard all earnings from that employment.

Employment ends due to other reasons

W2.193 When a claimant has been in remunerative work and that employment has ceased other than on retirement grounds before the date of claim for HB or CTB, disregard any earnings paid on termination of that employment except any

- earnings taken into account during an award of benefit prior to full or part time employment ceasing
- retainer, including statutory guarantee payments and payments made where a person has been suspended on medical or maternity grounds
- Statutory Sick/Maternity/Paternity/Adoption Pay or equivalent payments from an employer
- employment tribunal awards, including ‘Out of court’ settlements

W2.194 If the employment does not cease before the date of claim for HB or CTB, take any earnings from that employment into account as normal, subject to the appropriate earnings disregards.
Claimant absent from work before date of claim

W2.195 When a claimant is absent from remunerative work, for example due to sickness or maternity/paternity, and the interruption happened immediately before the date of claim for HB or CTB, disregard any earnings from that employment, except payment by way of a retainer, sick/maternity/paternity/adoption pay.

Claimant was in part-time employment before date of claim

W2.196 If a claimant was in part-time employment, that is for less than 16 hours a week, and that employment ceased before the date of claim for HB or CTB, disregard any earnings paid on the termination of the employment except for any retainer.

W2.197 If, although not ceased, that part-time work was interrupted before the date of claim, disregard any earnings from that employment except payment by way of a retainer, sick/maternity/paternity/adoption pay.

W2.198 If the part-time employment was interrupted or ceased, but that interruption or termination happened on or after the date of claim, then take any earnings from that employment into account as normal, subject to the appropriate earnings disregard.

Claimant receives IS/JSA(IB)/ESA(IR)

W2.210 Disregard any earnings of a claimant who receives IS/JSA(IB)/ESA(IR).

HB Sch 4 Para 12; CTB Sch 3 Para 12

Parental contributions to students

W2.211 Disregard parental contributions to students first against a claimant’s other income. If the claimant’s other income is less than the parental contribution, the balance may be offset against any earnings.

HB Sch 4 Para 11; CTB Sch 3 Para 11

Payment made in currency other than sterling

W2.212 If a payment of earnings is made in a currency other than sterling, disregard any banking or commission charge payable on converting that payment into sterling.

HB Sch 4 Para 14; CTB Sch 3 Para 14
Assessment of income from earnings

HB Reg 29; CTB Reg 19

W2.220 Assess the likely income from earnings on the average earnings over the five weeks if paid weekly, or two months if paid monthly, immediately before the benefit week in which the claim is made or treated as made.

W2.221 It is important to decide how much these periods represent normal average earnings.

W2.222 Examples of when it would not be appropriate to consider solely the preceding five weeks or two months are when

- the claimant usually works overtime but has not done so during the relevant weeks, or, conversely, has worked overtime during those weeks but does not usually do so and the overtime is not expected to continue
- seasonal earnings usually fluctuate and average earnings over the award period are likely to be higher or lower than those over the period immediately before the claim
- the claimant is about to get a pay rise, or
- the claimant receives bonuses or commission on an occasional or irregular basis

W2.223 In these circumstances, average the claimant's weekly earnings over a longer period before the benefit week in which the claim is made or treated as made, which will allow you to more accurately calculate the average weekly earnings over the award period.

W2.224 When collecting information on earnings, it is not enough simply to ask for details of net earnings or take home pay. For each week/month of the relevant period you should ask for the

- gross income
- income tax deducted
- NI contributions deducted
- occupational pension or personal pension contributions made by the employee

Claimant has been in employment less than five weeks/two months

W2.225 If a claimant has been in employment for less than five weeks if weekly paid, or two months if monthly paid, you do not need to wait until these periods have elapsed before deciding a claim.

W2.226 If the claimant has received any earnings since starting their employment and those earnings are likely to represent the claimant's average weekly earnings, use these.
W2.227 In any other case, ask the claimant to get their employer to provide an estimate of the likely weekly earnings over such period as the LA specifies. However, if the claimant is unable to provide evidence of future earnings, eg self employed, you can estimate the earnings figure.

W2.228 Earnings should normally be taken into account from the outset of employment. For example, if a claimant on JSA(IB) is already in receipt of HB and/or CTB and starts work on 1 November, earnings would be taken into account from 7 November, the first day of the benefit week following the change. This is irrespective of when earnings are actually due, which could be weekly, fortnightly or monthly etc.

W2.229-W2.239

**Ancillary school workers**

W2.240 A Social Security Commissioner’s decision held that certain ancillary school workers who are not entitled to IS/JSA during term-time because they are in remunerative work are also not entitled during school holidays or other non-working weeks.

W2.241 The decision only applies when a worker at a school, or other educational establishment or other place of employment has a recognisable cycle of one year.

**Impact on HB and CTB**

W2.242 Before the Commissioner’s decision some of those school workers would, have been entitled to IS/JSA during their non-working weeks. As a result of this decision, their claims to IS/JSA will now fail on the grounds that they are in remunerative work.

W2.243 If claims are received, ask for any evidence, such as a copy of their contract of employment, and decide which of the following two options is appropriate.

W2.244 Each case must be determined on its circumstances. The number of variations in a claimant’s circumstances make it impossible to offer blanket advice in choosing how to establish average weekly earnings.

W2.245 Factors to consider when making the decision as to which option is appropriate include
  - the extent earnings fluctuate
  - the length of the award period, and
  - any other changes in a claimant’s circumstances that affect entitlement
Option 1: Using past earnings

W2.246 Average the claimant's weekly earnings over a past period, starting the benefit week in which the claim is made or treated as made, that allows you to calculate an accurate average weekly earnings figure.

Option 2: Using future earnings

W2.247 If the amount of a claimant's earnings will change during the award period, estimate the average weekly earnings using the likely earnings from the employment over the remainder of the benefit period.

Verification of earnings

W2.248 Earnings are usually verified from pay slips or a certificate of earnings. When there is a doubt about the authenticity of a payslip or no evidence is offered by the claimant, ask for confirmation in writing from the employer. However, because of the Government's overall policy of reducing the burden on business, LAs should avoid asking the employer about a claimant's earnings unless no other source of information is available. For further information, see HB/CTB Security Guidance, Evidence of earnings - employed earners.

W2.249-W2.259

Calculation of net earnings

HB Reg 36; CTB Reg 26

W2.260 When you consider the claimant's earnings for the period before their claim to be representative of their normal earnings, net earnings in each week is their gross income less

- income tax
- primary Class 1 NI contributions
- half of any sum paid by the claimant towards an occupational or personal pension scheme. See Converting chargeable income to net profit later in this chapter for the calculation of contributions to personal pension

W2.261 Guidance on converting monthly salaries to weekly amounts is given in Calculating income on a weekly basis earlier in this chapter.

W2.262 After the net weekly amounts are calculated, apply the appropriate earnings disregards. Average the resulting weekly amounts over the relevant period to arrive at average net weekly earnings.
BW2 - Assessment of income

W2.263 If the claimant has been in employment less than five weeks/two months and their earnings are estimated, calculate the net amount by estimating and then deducting the amounts of

- NI contributions that would be payable in respect of those earnings
- income tax, and
- half of any sum payable by the claimant towards an occupational or personal pension scheme

W2.264 For the calculation of notional earnings, see Notional income later in this chapter.

W2.265 HMRC issue a Budget Proposals leaflet each year showing the

- income bands for tax purposes
- tax codes, and
- personal allowances

W2.266 You may find it helpful to obtain an up-to-date version of this leaflet each year. The HMRC leaflet contains details for the current year.

W2.267 A personal pension scheme is defined as any scheme or arrangement which is covered by a written agreement and which has the effect of providing benefits, in the form of pensions or otherwise, payable on death or retirement to or in respect of employed earners who have made arrangements with the trustees or managers of the scheme to become members of it.

W2.268 Do not deduct any part of a payment towards an occupational or personal pension which is made by an employer. The only pension payment to be deducted from gross income is half of what the claimant pays.

**Notional earnings**

W2.269 You can take into account earnings which the claimant says they do not possess or, in certain circumstances, take into account a greater amount of earnings than the claimant says they have.

W2.270 You are not expected to investigate each claim for HB or CTB from someone in employment with a view to implementing this provision. But when declared earnings are improbably low, you should make further enquiries.

*HB Reg 42; CTB Reg 32*
Effect of National Minimum Wage

W2.271 The introduction of the National Minimum Wage (NMW) means that unless exceptions apply, employers should be paying the minimum wage, currently

- £5.35 an hour for people aged 22 years and over
- £4.45 an hour (known as the development rate) for people aged 18 to 21 year, but this may also apply to workers aged 22 and over during the first six months in new employment, who are receiving accredited training
- £3.30 for anyone under the age of 18 who is no longer of compulsory school age

W2.272 Do not assume a person is earning the NMW. If your information indicates someone is receiving less than the minimum wage, consider contacting them to see if they have had, or are due to receive, a pay rise.

Claimant receives no payment or less than usual payment

W2.273 If a claimant performs a service for someone and that person makes no payment, or pays less than is usually paid for comparable employment, treat the claimant as having such notional earnings as you consider reasonable for that employment, unless the claimant can show the person for whom they provide the service is unable to pay or to pay more than has been paid.

Charitable or voluntary work

W2.274 If the claimant is engaged by a charitable or voluntary organisation, or is a volunteer and you are satisfied in each case that it is reasonable for them to give their services free of charge, do not assume notional earnings. An example would be offering to dig an elderly neighbour's garden. Disregard any incidental expenses, such as

- reimbursement of out-of-pocket items for bus fares or mileage allowances, or
- any allowance for refreshments

Approved work

W2.275 Some people receiving IS, IB, ESA and SDA may take part in approved work in the form of work trials or placements run by the Employment Service to help people return to work.

W2.276 Do not attribute notional earnings to claimants taking part in approved work.
Notional earnings are appropriate

W2.277 When a claimant is treated as having notional earnings, calculate the net amount of those earnings as if they were actual earnings. If you have decided a level of gross notional earnings, you must calculate a net figure by deducting tax NI and pension contributions in the same way as for actual earnings.

Example

A 30 year old single claimant states their earnings are £20.00 a week for the 30 hours they work in a café. You decide that the employer has the means to pay a rate of £4.50 an hour for this job and therefore assume notional gross earnings of £135.00 a week.

The net figure to be used in the assessment is calculated as follows

<table>
<thead>
<tr>
<th>£</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Notional gross pay</td>
<td>135.00</td>
</tr>
<tr>
<td>Less:</td>
<td></td>
</tr>
<tr>
<td>Notional tax</td>
<td></td>
</tr>
<tr>
<td>Single person’s tax allowance £4,615 pa</td>
<td></td>
</tr>
<tr>
<td>Weekly tax allowance £4,615 ÷ 366 x 7 = £88.26</td>
<td></td>
</tr>
<tr>
<td>Taxable pay £135 - £88.26 = 46.74</td>
<td></td>
</tr>
<tr>
<td>Weekly lower rate of tax = £1960 ÷ 366 x 7 = £37.49 x 10% = £3.75</td>
<td></td>
</tr>
<tr>
<td>Basic Tax payable @ 22% = (£46.74 - £37.49)= £9.25 x 22% = £2.04</td>
<td></td>
</tr>
<tr>
<td>Total tax payable (£3.75 + £2.04)</td>
<td>5.79</td>
</tr>
<tr>
<td>Notional NI contributions</td>
<td>5.06</td>
</tr>
<tr>
<td>Contributions 11% of earnings above £89.00</td>
<td></td>
</tr>
<tr>
<td>(£135 - £89 =£46 x 11%)</td>
<td></td>
</tr>
<tr>
<td>Notional contribution to personal pension scheme £4.00 pw @ 50%</td>
<td>2.00</td>
</tr>
<tr>
<td>Total deductions</td>
<td>12.85</td>
</tr>
<tr>
<td>Total net notional pay</td>
<td>122.15</td>
</tr>
</tbody>
</table>

Note: The rates used in this example are those for 2003-2004 (which is a leap year).

Earnings of children and young people

W2.280 Disregard any earnings of a child or young person who is a member of the claimant’s family. Special rules apply, however, when that child or young person leaves school and starts paid work, see C1 Young person reaches their 20th birthday later in this manual.

HB Reg 25, HB Sch 4 Para 15; CTB Reg 15, CTB Sch 3 Para 15
A child or young person who leaves school and takes up remunerative work continues to be treated as a member of the claimant’s family until the Child Benefit (ChB) terminal date is reached, see C1 Young person reaches their 20th birthday later in this manual. During this period, disregard the earnings of the child or young person.

**Self-employed earners**

**Earnings of self-employed earners**

A self-employed claimant is defined in section 2(1)(b) of the Social Security Contributions and Benefits Act 1992 as

\[ \text{Reg 2} \]

* a person who is gainfully employed in Great Britain otherwise than in employed earner’s employment, whether or not they are also employed in such employment.

Accept the claimant’s own statement that they are self-employed unless there are grounds for uncertainty. In these cases ask for evidence, such as correspondence from the claimant’s tax office showing the claimant’s recent

- NI contributions record showing Class 2 and/or 4 contributions paid, or
- tax record, showing tax paid under Schedule D or E, including PAYE

If any doubt arises, take the NI position rather than the tax position as a guide.

Franchise holders who pay Schedule D tax and Class 2 and/or Class 4 NI contributions are classed as self-employed.

Treat any fostering allowance or certain payments made to temporary carers paid to a claimant as income other than earnings, and totally disregard it (this applies to all earners, not just the self-employed).

Payments made by LAs to young people who wish to remain with their ex-carer beyond the age of 18 are to be disregarded for benefit purposes when the former child in care passes the money to their ex-carer.

Office holders, such as company directors and others whose income tax is payable under Schedule E, are liable for Class 1 contributions in the same way as employees. They are therefore employed earners, and should be assessed as such.
**Average weekly profit of self-employed earners**

W2.330 Take into account the weekly net profit from their occupation. The period over which net profit is determined is usually the last year’s trading account but, if appropriate, you can use a period which is more representative of the current trading position or of fluctuations in business activity, for example the latest three months.

*HB Reg 30; CTB Reg 20*

W2.331 Whatever period is chosen, it should not exceed one year. There may be some cases, for example when a business has just been set up, when it may be more appropriate to make an assumption in the short term as to the likely future level of earnings. This avoids causing hardship to the claimant by denying benefit solely on the grounds of uncertainty.

W2.332 The onus is on the claimant to demonstrate

- their self-employed status, and
- the level of any likely earnings within the relevant assessment period

W2.333 If there are no accounts available, eg the claimant has only just started self employment, or the latest available accounts are out of date, calculate notional earnings. If the claimant is about to start self employment and is unable to provide evidence of future earnings, you can estimate the earnings figure.

W2.334-W2.339

**Incentive schemes**

**Single Regeneration Budget payments**

W2.340 The Single Regeneration Budget (SRB) has replaced various national schemes and programmes for

- training
- housing
- enterprise, and
- employment, including the Business Start up Allowance

W2.341 Payments to businesses from the SRB are usually arranged by the Training and Enterprise Councils (TECs) and may take the form of

- grants
- loans, or
- regular weekly or monthly payments
W2.342 Each agreement will therefore need to be considered individually and the payments treated as normal business receipts, that is treat

- grants and loans as capital receipts, and
- any regular payments as income of the business

*HB Reg 37; CTB Reg 27*

**The Prince’s Trust**

W2.343 The Prince’s Trust can make grants to support self-employment. Treat receipt of a grant as a capital receipt and disregard it.

W2.344-W2.349

**Deductions from gross profit**

*HB Reg 38; CTB Reg 28*

W2.350 The next stage in establishing actual profit is to make the following deductions, if applicable, from gross profit

- the repayment of capital on any loan used for replacing existing business assets such as
  - tools
  - plant
  - equipment or machinery, or
  - the repair of an existing business asset, but only to the extent that no insurance policy covers the cost of repair
- income spent on the repair of an existing business asset except to the extent that any sum is payable under an insurance policy for its repair
- interest paid on loans, including hire purchase agreements taken out for business purposes
- VAT paid in excess of VAT received
- expenses that have to be met in order to conduct the business, including employees’ wages
- bad proven debts, that is when default has occurred

W2.351 When all appropriate deductions are made, the result is the **chargeable income.**
**When deductions should not be made**

W2.352 Do **not** make deductions for the following expenditure

- capital expenditure, that is expenditure on a capital item such as a taxi
- money used to set up or expand a business
- depreciation or write-off of equipment, etc
- money spent on business entertainment or meals, including promotional events
- compensation for losses incurred before the beginning of the assessment period, or for other losses (other than proven bad debts)
- losses, suffered in running other businesses
- domestic or personal expenses, that is drawings, that are not essential in running the business, for example personal use of a vehicle

**New Deal 18-24 self-employed option**

W2.353 For participants in the New Deal 18-24 self-employed option, treat payments as follows

- disregard as both income and capital the £400 grant paid by Employment Service
- disregard as income any payment made to the claimant in respect of expenses wholly and necessarily incurred while test trading
- disregard as capital any business asset acquired for a purpose connected with pursuing the self-employed route of the employment option of the New Deal, and any capital raised for such a purpose
- treat as capital any profits from the period of test trading which are paid into a special account when released

W2.354 Do not make any deductions for any loss by offsetting it against profit, or for contingency money set aside to guard against loss. Treat losses as nil income.

W2.355-W2.359

**Depreciation**

W2.360 Depreciation is not an allowable expense in HB because to allow it as a deductible business expense would be the same as funding at public expense a cost that should be borne by a business itself. The tax system is not directly comparable, because it operates according to different rules constructed to serve a different purpose.
**Converting chargeable income to net profit**

W2.370 Convert chargeable income to net profit by establishing how much of each of the following is payable, and deducting the appropriate amounts

- income tax
- NI contributions (Class 2 and/or 4, as appropriate)

**Note:** Use the appropriate tax and/or NI contribution rates applicable over the assessment period.

- half of the qualifying premium. Premium, in this context, should not be confused with the premiums built into applicable amounts, and which are covered in B3 Applicable amounts later in this part. Premiums, in this context refers to periodic sums payable in respect of a retirement annuity contract or personal pension scheme.

W2.371 You should note that a personal pension was not available to self-employed claimants when the HB scheme was drawn up. Only retirement annuity contracts were then available, and continue for those taken out then. A ‘qualifying premium’, therefore, refers to either retirement annuity contracts or personal pensions which superseded them.

W2.372 The amount to be deducted by way of one half of a qualifying premium is based on the amounts payable periodically at the date

- of claim
- on which the claim is treated as made, or
- when payable, if it becomes payable during the award period

W2.373 When qualifying premiums are payable monthly, calculate the amount to deduct as follows

- multiply the amount by 12
- divide the answer by 365, and
- multiply by the number of days in the assessment period
- divide the answer by two to obtain half the premium

W2.374 If premiums are paid for any other period, divide the amount payable by the number of days in the period that it covers, for example, if paid

- weekly divide by 7
- yearly divide by the number of days in the year and multiply by the number of days in the assessment period

To obtain half the premium, divide the answer by two.
The end product represents the claimant's net profit from self-employment. Convert it to a weekly average for assessment of benefit entitlement and apply the appropriate earnings disregard(s).

For HB and CTB purposes, net profit should broadly reflect the flow of cash into and out of the business. This may mean that reliance on published accounts only will not be enough in establishing average weekly income.

**Drawings**

Many self-employed earners draw money from their business for day to day living expenses. These drawings will be strictly drawn against expected profits, and they are not an allowable business expense. So if money has been drawn from the business for personal use, you must establish whether this amount has been deducted from the amount declared as the gross profit.

When up to date accounts are kept and the gross figure has not been reduced by the amount of the drawings, which are usually shown in the Capital Account

- ignore the drawings figure, and
- calculate net profit in the normal way

If the gross profit figure has been reduced by the amount of the drawings, then the gross profit of the business will be the amount of the gross profit declared plus all of the drawings.

<table>
<thead>
<tr>
<th>Example 1</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Gross profit declared after deducting drawings of £1,000</td>
<td>£4,000</td>
</tr>
<tr>
<td>Personal drawings</td>
<td>£1,000</td>
</tr>
<tr>
<td>Gross profit of the business</td>
<td>£5,000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Example 2</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Gross profit declared with no deduction for drawings</td>
<td>£5,000</td>
</tr>
<tr>
<td>Personal Drawings</td>
<td>£1,000</td>
</tr>
<tr>
<td>Gross Profit of the business</td>
<td>£5,000</td>
</tr>
</tbody>
</table>
W2.393 Ignore any drawings which have not been drawn from the gross profit of the business, as they will have come from elsewhere, for example from withdrawals from capital, or from loan or overdraft facilities.

**Example 1**

<table>
<thead>
<tr>
<th>Description</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gross profit declared with no deduction for drawings</td>
<td>£5,000</td>
</tr>
<tr>
<td>Personal drawings, made up of £5,000 gross profit and £1,000 withdrawn from overdraft</td>
<td>£6,000</td>
</tr>
<tr>
<td>Gross Profit of the business</td>
<td>£5,000</td>
</tr>
</tbody>
</table>

W2.394 When accounts are kept but there is a loss and drawings have still been taken, this person is in effect living off the equity of the business. As before, ignore any drawings taken from capital, or from loan or overdraft facilities. Add back into the gross profit figure any drawings deducted from the gross profit figure declared, as in **Example 2**. However in some cases this may still result in a nil net profit.

**Example 2**

<table>
<thead>
<tr>
<th>Description</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gross profit declared after deducting drawings of £5,000</td>
<td>£NIL</td>
</tr>
<tr>
<td>Personal Drawings (made up of £5,000 gross profit and £1,000 withdrawn from overdraft)</td>
<td>£6,000</td>
</tr>
<tr>
<td>Gross Profit of the business</td>
<td>£5,000</td>
</tr>
</tbody>
</table>

W2.395 When no proper accounts are kept but there is some indication of potential earnings, for example an excess of income over outgoings, you must make an assessment of average weekly income based on the best evidence to hand, such as sales ledgers, notebooks, bank statements, receipted invoices, chequebook stubs, etc. It is also essential to remember to include tips, gratuities, royalties, etc in the earnings figure.

W2.396 There may also be cases when the claimant is unable to explain adequately the source of the drawings. If this is so, the only reasonable explanation may be that the drawings came from money coming into the business, in which case, treat them as earnings in the normal way.

**Example 1**

<table>
<thead>
<tr>
<th>Description</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal drawings</td>
<td>£4,000</td>
</tr>
<tr>
<td>Declared expenses of which £1,000 are allowable expenses</td>
<td>£2,000</td>
</tr>
<tr>
<td>Gross profit</td>
<td>£6,000</td>
</tr>
<tr>
<td>Net profit after deducting allowable expenses but before deductions for tax, NI etc</td>
<td>£5,000</td>
</tr>
</tbody>
</table>
**Example 2**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal drawings</td>
<td>£4,000</td>
</tr>
<tr>
<td>Declared expenses, all allowable</td>
<td>£2,000</td>
</tr>
<tr>
<td>Gross profit</td>
<td>£6,000</td>
</tr>
<tr>
<td>Net profit, after deducting allowable expenses but before deductions for tax, NI etc</td>
<td>£4,000</td>
</tr>
</tbody>
</table>

**Deduction of tax and contributions for self-employed earners**

W2.410 The HB and CTB Regulations incorporate the tax position for self-employed earners, see *Part VII of the Income and Corporation Taxes Act 1988*, including reliefs (*Sections 257 and 259*). The amount of tax due can be calculated by applying, the personal allowance and the basic rate of tax, as appropriate, applicable to the reckonable amount of chargeable income in the assessment period. Even when there is no liability for tax there should be evidence that trading still continues.

*HB Reg 39; CTB Reg 29*

W2.411 A self-employed person may be liable to pay two classes of NI contribution, Class 2 and Class 4.

W2.412 **Class 2** contributions are payable each week, at a flat rate, including during periods when the person is temporarily unable to work.

W2.413 There is no liability to pay during periods of sickness or unemployment, or for periods when they have been granted a small earnings exception.

W2.414 Leaflet CA02 lists the Class 2 rates payable. These change each year.

W2.415 **Class 4** contributions are earnings-related and are set at a percentage of profits or gains chargeable to tax under Case I and II of Schedule D (part VI Chapter 1 of the Income and Corporation Taxes Act 1988). These are

- **Case I** tax in respect of any trade carried on in the United Kingdom
- **Case II** tax in respect of any profession or vocation not contained in any other tax schedule
W2.416  Class 4 contributions are normally assessed and collected by the Inland Revenue, along with Schedule D income tax, unless deferred liability has been granted. In a case of deferred liability, contributions will be worked out and collected by

Her Majesty’s Revenue and Customs National Insurance Contributions Office
Longbenton
Newcastle-Upon-Tyne
NE98 1YX

W2.417  Liability for Class 4 contributions ceases from the end of the tax year during which a claimant reaches retirement age.

W2.418  You will need to establish a notional tax and NI contribution figure, see Annex D, for assessment of HB or CTB entitlement because of the lapses of time which may occur between

• the period during which earnings are generated
• lodging a claim for HB or CTB, and
• the fixed dates when tax and NI contributions are payable. These are annually in arrears for Schedule D tax and Class 4 NI contributions

W2.419  For tax this should be assumed at the starting rate of tax and the basic rate of tax, as appropriate, less the personal allowance and, if appropriate the relief based on the additional personal allowance.

W2.420  Apply the normal personal allowance regardless of age or disability. Do not use the higher rate allowances, for example for pensioners or blind people.

W2.421  For Class 2 contributions apply the rate payable at the date of claim to the chargeable income.

W2.422  For Class 4 contributions a simple formula can be applied by taking the amount of any profit above the lower and not exceeding the upper profit limits which apply for the tax year in which the date of claim falls, and multiplying the answer by the rate of contribution applicable at the date of claim.

<table>
<thead>
<tr>
<th>Example</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Profit</td>
<td>£8,800</td>
</tr>
<tr>
<td>Less lower profit limit</td>
<td>£4,745</td>
</tr>
<tr>
<td>Balance</td>
<td>£4,055</td>
</tr>
<tr>
<td>Class 4 NIC at 8%</td>
<td>£324.40</td>
</tr>
</tbody>
</table>

W2.423  Further guidance on Personal Allowances can be found in HMRC leaflet BP(2000) HMRC (insert), which accompanies every personal taxation leaflet, and on Class 4 contributions in CA72A.
The end product represents net profit from self-employment. The appropriate earnings disregards should then be applied.

*HB Sch 4 Paras 1-13; CTB Sch 3 Paras 1-13*

Do not apply the tax relief granted by HMRC on Class 4 NI contributions to a benefit claim as the HB or CTB calculation is based on notional tax and NI liability. HB/CTB Regulations do not confer on LAs any power to apply provisions derived from tax legislation, see *Finance Act 1985*.

*HB Reg 39; CTB Reg 29*

**Earnings payable abroad or in a foreign currency**

Any money that is paid and received by the business in any country which prohibits the transfer of funds to the UK should be

- treated as a gross business receipt, and
- disregarded from any net profit figure

Disregard from any net profit figure any banking or commission charges made on converting self-employed earnings from another currency into sterling.

**Starting up in business**

Ask to see the accounts or other records which are available for the business. However, if the business is just starting up, no accounts will be available. When proper accounts are not available, you should make your own estimate of likely income, based on the available information, for example notices of receipts, paid invoices, and reconsider after a reasonable short period to reassess income in the light, for example, of fluctuations in business activity.

In these circumstances, ask the claimant to document all receipts and payments over this period.
**Particular forms of self-employment**

**Childminders**

W2.460 Childminders, who often receive incidental or low earnings, and whose function allows others to work outside the home, are – for these reasons – allowed the extra incentive of having only one-third of their earnings taken into account in the calculation of benefit entitlement.

W2.461 To calculate net profit for this group, deduct from the remaining one third of earnings

- tax
- NI contributions, and
- half of the qualifying premium for any pension scheme

The appropriate earnings disregard should then be applied

*HB Reg 38 & 39; CTB Reg 28 & 29*

**Partnerships**

W2.462 Partners are similar to sole traders, except that ownership and control of the business is shared between two or more people. If a Deed of Partnership exists it will contain details of how profits are calculated, shared, etc.

W2.463 If there is no Deed, regard profits as shared equally among the partners, unless there is any express or implied agreement between them to the contrary.

**Share fishermen**

W2.464 A share fisherman is a person not under a contract of service, who

- is ordinarily employed in the fishing industry as a master or crew member of a British fishing boat manned by more than one person and paid in whole, or in part, by a share of the profit or gross earnings of the boat, or
- has been ordinarily employed in this way, but because of age or infirmity, no longer goes to sea but is employed ashore in making or mending any gear of a British fishing boat, or performing other services in connection with the boat, and is paid for these services by a share of the profits or earnings of the boat

**Note:** Share fishermen aged 60 or over must be assessed under normal self employed earner provisions, as detailed earlier in this chapter. The special provisions in the HB Regulations 1987 and CTB Regulations 1993 were not carried forward to the HB and CTB (State Pension Credit) regulations 2003.
W2.465 Regard share fishermen as being self-employed but who pay a

- special higher rate Class 2 NI contribution. This allows them, in certain circumstances, to qualify for contribution-based Jobseeker's Allowance (JSA(Cont)) in addition to the other benefits a self-employed person may claim, and
- Class 4 contribution, when appropriate, if earnings exceed the set level

W2.466 Ask any claimant who is the owner or part-owner of a boat for details of the gross receipts and expenses of the boat, together with details of the agreement of sharing the proceeds of the catch.

W2.467 Ask a claimant who is not the owner or part-owner of a boat to approach the owner for details of the

- gross receipts and expenses of the boat over the assessment period, and
- arrangements for sharing the proceeds of the catch

W2.468 Ask the claimant if

- the boat owner pays the
  - claimant’s NI contribution
  - cost of provisions, such as food, and
  - cost of replacement gear or clothing, and
- any payment for these items is made out of the gross receipts of the boat

W2.469 Any payment made for these items out of the boat's gross receipts in the assessment period should not be included as a further gross receipt or as a business expense. But add to the gross receipts any payment not made out of the gross receipts, for example if it is made out of previous gross receipts or from the owner's own personal account.

W2.470 Accept figures supplied by a share fisherman, unless there is any reason for doubt. If there is any reason for doubt, you should ask the share fisherman for documents to verify the amounts supplied.
W2.471  To calculate the normal weekly earnings of a share fisherman over the assessment period

- total the gross receipts of the boat
- deduct any allowable business expenses of the boat and of the share fisherman, taking care to avoid duplication
- calculate the person’s share of the sum remaining after the deductions have been made, according to the agreement for distributing the proceeds of the catch
- deduct
  - income tax and NI contributions
  - one half of any qualifying premium for any pension scheme, and
- any appropriate disregard

W2.472-W2.489

**Other income**

W2.490  The remainder of this chapter deals with the treatment of income which is not
- earnings from employment or self-employment
- a substitute for earned income, such as SSP, SMP or SAP

W2.491-W2.499

**Types of income to be taken fully into account**

W2.500  The sources of income listed below should be taken fully into account when calculating income for HB purposes. Note, this is not a complete list. Take fully into account any income not listed, unless it is one of the items to be disregarded, see **Items to be disregarded** later in this chapter and C2 Student income.

*HB Sch 5; CTB Sch 4*

- Adult and youth training programme, but see **Training schemes** later in this chapter
- Annuity income, but see *Particular types of home income plans* and *Annex B*, Items to be wholly disregarded, paragraph 8 for Gallantry Annuities
- Bereavement Allowance (BAllce), replaced Widow’s Pension from April 2001. BAllce is a regular payment of benefit to people aged 45 or over but under state pension age when their spouse dies or when their Widowed Parent’s Allowance ceases. BAllce can only be paid for the first 52 weeks from the date of bereavement. BAllce does not attract any disregards and is treated as unearned income
- Carer’s Allowance (CA) (formerly Invalid Care Allowance (ICA))

continued
Child's special allowance. This is paid to a divorced woman who has not remarried and who has a dependent child at the death of her former husband. It replaces maintenance payments

CTC

Civil list pensions. These are awarded for distinguished service to the nation

Concessionary coal, cash in lieu of, provided the claimant is of working age. Note: for those people who have reached the qualifying age for Pension Credit, this source of income must be ignored as it is not defined as an income in the Pension Credit Regulations

Employment credits paid as part of New Deal 50+

Home office ex-gratia incapacity allowance, unless paid in a lump sum, when it is treated as capital

Incapacity Benefit (IB)

Income from an insurance policy, except for a mortgage protection policy which attracts a disregard that may be partial or total, under HB Schedule 5, and CTB Schedule 4. See also Payment protection insurance policies later in this chapter

Industrial death benefit

Industrial injuries disablement benefit, including Reduced Earnings Allowance, formerly known as Special Hardship Allowance but not any Attendance Allowance

Jobseeker’s Allowance (contribution-based)

Jurors’, JPs’ and court witnesses’ compensation payments for loss of earnings, or of a benefit payable under the Benefit Acts, due to attendance at court

Living Away from Home Allowances, if and to the extent they are already met by HB

Maternity allowance

New Deal Allowances, which replace JSA(IB) in some cases, but only if JSA(IB) is not in payment

Occupational pensions, including Pension Protection Fund payments

One Parent Benefit, prior to April 1997

Pneumoconiosis, byssinosis and miscellaneous diseases benefit scheme payments

Retirement pension, including over 80s Old Persons’ Pensions

Severe Disablement Allowance (SDA)

Tariff Income from capital, see BW1 or BP1 Tariff income earlier in this part
(W2.500) • Trust fund income, but not the value of a personal injury trust fund or the right to receive income from it, since this is disregarded under HB Schedule 5 and CTB Schedule 4
   • Unemployability Supplement. **Note:** If Unemployability Supplement is paid as part of a War Disablement Pension, it may be disregarded under a local scheme to enhance or make total the disregard of the Disablement and/or War Widows’ Pensions
   • Young Persons Bridging Allowance
   • War orphan’s pension
   • Widows’ Benefits, see BALice
   • WTC, but see Additional earnings disregard (formerly known as 30 hour earnings disregard) and Childcare disregard earlier in this chapter for details of the appropriate disregards
   • Workmen’s compensation (old cases)
   • regular FAS payments

W2.501-W2.509

**Calculation of income other than earnings**

*HB Reg 40; CTB Reg 30*

W2.510 Income other than earnings is the total of the claimant’s
   • gross income, and
   • any capital treated as income, **less**
   • any sum which is to be disregarded, see paragraphs **Items to be disregarded** later in this chapter

W2.511 If a claimant receives a state benefit and an amount is deducted from that benefit, for example to recover an overpayment or a social fund loan, take the gross amount of the benefit into account. However, if a state benefit is reduced because a claimant is in hospital, take the reduced rate of benefit into account.

**Reduced Benefit Directions**

W2.512 In certain circumstances, the amount of IS or JSA received by a claimant may be reduced by a Reduced Benefit Direction issued by the Child Support Agency.

W2.513 **Remember,** if a claimant remains entitled to IS or JSA(IB), the whole of their income and capital is disregarded.
Calculating a weekly average

W2.514 Just as earnings need to be calculated on the basis of the weekly average, so does other income. Estimate the amount over whatever period, up to 52 weeks, you consider appropriate to make an accurate estimate of average weekly income. This does not mean that you have discretion to ignore all or part of a person's other income in addition to that which must be disregarded under HB Schedule 5 and CTB Schedule 4. The point is to decide what weekly sum properly reflects the claimant's likely income, other than earnings, over the award period.

W2.515 When the income is a state benefit, the period over which the benefit should be taken into account is the period for which the benefit payment is made, regardless of how it is paid, for example weekly in advance or weekly in arrears.

Income paid into a bank or other account

W2.516 When income is paid directly into a bank or other account, that income should be ignored as a capital resource for the period it was meant to cover such as weekly, monthly, etc. This to avoid the position whereby, for example, a claimant's retirement pension is paid four-weekly in arrears into a bank account and is at the same time immediately taken into account as capital. This means that income should not be treated as capital until the relevant period, in this example four weeks, has passed. So that income, or any remaining balance, will only be capitalised from the next payment date.

W2.517 Once a weekly amount of income has been calculated, the next step is to apply any appropriate disregard or disregards.

Items to be disregarded

W2.530 Certain items of a claimant's other income should be disregarded in whole or in part for the purposes of calculating benefit.

HB Sch 5; CTB Sch 4

Items to be wholly disregarded

W2.531 A full list of items to be wholly disregarded is shown at Annex B to this chapter.

W2.532 Charitable and voluntary payments are fully disregarded.

Note: Maintenance payments from a former partner or parent of a child are not treated as voluntary payments. For more information on these types of payment, see Charitable and voluntary payments later in this chapter.
Partial disregards

W2.533 Some other types of income should be partially disregarded.

Certain pensions

W2.534 A **£10 disregard** is applied to

\[\text{HB Sch 5 Para 15; CTB Sch 4 Para 16} \]

- War Disability Pensions, War Widow’s Pensions or any corresponding pension payable to a widower or surviving civil partner
- Guaranteed Income Payments (GIPs) under the Armed Forces and Reserve Forces Compensation Scheme (AFRFCS) including payments of survivors GIP paid to widows, widowers or surviving civil partners. The full £10 disregard can continue to apply if these payments are abated by a payment made under the Armed Forces Pension Scheme 1975 or 2005
- any comparable payment paid by the government of a country outside Great Britain, but **not** pre-1973 War Widow’s Special Payments, which are disregarded in full
- a pension paid under the law of the Federal Republic of Germany or Austria to victims of National Socialist persecution

Apply this disregard **after** disregarding the whole of any amount included in these pensions in respect of the claimant’s need for constant attendance or their exceptionally severe disablement.

W2.535 A **£15 disregard** is applied to Widowed Parent’s Allowance (WPA), which replaced Widowed Mother’s Allowance (WMA) in April 2001. Widows in receipt of WMA before this date are also be entitled to this disregard.

\[\text{HB Sch 5 Para 16; CTB Sch Para 17} \]

Maximum disregard

W2.536 There is an overriding **£20 maximum disregard** if a person is receiving more than one of the following types of income

- student covenant income
- student loan, or treated as receiving a student loan, see C2 Student income later in this part
- one of the pensions listed in Certain pensions above
- an access fund payment that is to be taken into account as income

W2.537-W2.539
Particular types of home income plans

Annuities

W2.540 If a claimant has purchased an annuity under a home income plan, and part of the annuity is used to pay the mortgage on the home, the net mortgage interest payable should be ignored.

W2.541 The amount taken into account after applying the disregard and deducting any income tax payable on the interest from the annuity will represent the income actually received.

HB Sch 5 Para 18; CTB Sch 4 Para 64

W2.542 There should not be any doubt about the definition of a home income plan but to qualify for the disregard

• the person must have purchased a life annuity with a loan or mortgage under a scheme whereby not less than 90% of the proceeds of the loan were used for this purpose by the person to whom the loan was made

• the annuity will end with the person’s life or with the life of the survivor of two or more people, the annuitants, one of whom should be the person to whom the loan was made

• the interest on the loan is payable by the person to whom it was made or by one of the annuitants

• at the time the loan was made, the person to whom it was made or each of the annuitants had reached the age of 65, and

• the loan was secured on a home in Great Britain and the person to whom it was made, or one of the annuitants, owns and has a financial interest in that home, and occupies it as their home at the time the loan interest is being paid

Example

A typical Home Income Plan might work as follows

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gross annuity payable for life</td>
<td>£2,331.96</td>
</tr>
<tr>
<td>Less income tax at 15% on annuity interest element of £485.88</td>
<td>£121.47</td>
</tr>
<tr>
<td>Net annuity after tax</td>
<td>£2,210.49</td>
</tr>
<tr>
<td>Less loan interest fixed at £1,650.00</td>
<td>£1,650.00</td>
</tr>
<tr>
<td>Actual net annual income received</td>
<td>£560.49</td>
</tr>
</tbody>
</table>

Note: This example uses 15% tax rates.

The amount to be taken into account per annum is the

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net annuity</td>
<td>£2,210.49</td>
</tr>
<tr>
<td>less</td>
<td></td>
</tr>
<tr>
<td>Net mortgage interest payment of £1,650.00</td>
<td>£890.49</td>
</tr>
</tbody>
</table>
**Roll-up mortgages**

W2.543 In these cases a claimant usually takes out a form of annuity but the mortgage repayments are deferred until either the property is sold or the claimant dies.

W2.544 The annuity income should be taken fully into account after any income tax, if applicable, is deducted.

**Parental contributions to students**

W2.545 Any parental contribution which is made by a claimant to a student and which has been taken into account by a local education authority in calculating a student's entitlement to a state grant or loan should be deducted from the claimant's income.

W2.546 The deduction should apply only during those periods for which the grant or loan is awarded. This will normally be

- the student's term time and short vacations only for personal maintenance grants  
  *HB Sch 5 Para 19; CTB Sch 4 Para 19*

- September to June for loans  
  
W2.547 If the student is under 25, in advance education and does not have a state grant, or receives a discretionary award of lesser value, and the parent makes payments towards the student's maintenance, the amount to be disregarded is the

*HB Sch 5 Para 20; CTB Sch 4 Para 20*

- actual amount of the contribution, or
- personal allowance for a single claimant under 25 less the weekly amount of any award, whichever is the smaller

W2.548 For these purposes, parental contribution means both that assessed for the purpose of calculating a discretionary award and any other contribution made voluntarily (because the state grant is itself means-tested).

W2.549 Parental contributions should be disregarded first against a claimant's other income. If the claimant's other income is insufficient to meet the whole of the parental contribution, the balance may be offset against any earnings.  

*HB Sch 4 Para 11; CTB Sch 3 Para 11*
Income from sub-tenants

W2.550 For a definition of sub-tenants, see C1 Tenants and sub-tenants.

W2.551 It should be noted that in the case of a claimant on IS or Pension Credit, this calculation is not necessary since it will have been done already as part of the assessment of entitlement to IS or Pension Credit.

W2.552 When a claimant is a tenant with a sub-tenant, or an owner-occupier with a tenant, living in part of their home and there is a contractual liability to pay for the accommodation, the income from each sub tenant has a disregard of £20.

W2.553 The £20 disregard is applied irrespective of whether the charge includes a payment for heating.

Income from a boarder

HB Sch 5 Para 42; CTB Sch 4 Para 23

W2.554 For HB and CTB the money a claimant receives from a boarder should be taken into account with special disregards.

W2.555 These are

- a flat rate disregard of £20 and
- 50\% of the excess over £20

W2.556 This disregard should apply to the weekly amount payable in respect of each individual boarder, regardless of

- the number of boarders
- nights that accommodation is provided, or
- the frequency of payment, and
- who makes the payments

continued
Example

A claimant, partner and child are boarders in the same accommodation for which the charges are £70 per week for an adult and £50 for a child. The disregard is calculated as follows

Adults
Flat rate disregard £20
Disregard of 50% of excess over £20 =
\[\frac{£70 - £20}{2} \times 50\% = £50 \times 50\% \times 0.5 = £25\]
Total for each adult £45

Child
Flat rate disregard £20
Disregard of 50% of excess over £20 =
\[\frac{£50 - £20}{2} \times 50\% = £30 \times 50\% \times 0.5 = £15\]
Total for child £35

Total disregards [£45 + £45 + £35] £125

Adoption and custodianship allowances

W2.557 When an LA makes an adoption or custodianship allowance for a child who is a member of the claimant’s family and the allowance is more than the child’s personal allowance and, if it applies, the disabled child premium, an amount equal to the child’s personal allowance and any applicable disabled child premium should be taken into account. Any sum above that amount should be disregarded.

HB Sch 5 Para 25; CTB Sch 4 Para 26

Example

Child aged 8
Personal allowance £45.58
Disabled child premium £45.08
Total £90.66
Adoption allowance £100.00

Take £90.66 into account and disregard the sum of £9.34, that is the amount which exceeds the LA’s allowance
W2.558 If the amount of the adoption or custodianship allowance is less than the child’s personal allowance, and if applicable any disabled child premium, the amount of the adoption or custodianship allowance should be taken into account.

| Example |
|-----------------|-----------------|
| Child aged 11 – Personal Allowance | £45.58 |
| Disabled child premium | £45.08 |
| **Total** | **£90.68** |
| Adoption allowance | £80.00 |
| **Take £80.00 fully into account** |

W2.559 **Remember**: There is no set rate of adoption or custodianship allowance. Each LA sets their own. The figures used in these examples are for illustration purposes only.

**Payment protection insurance policies**

W2.560 A claimant may take out an insurance policy to insure against the risk of being unable to

- make mortgage payments on their home, for example because of illness or unemployment
  
  *HB Sch 5 Para 29; CTB Sch 4 Para 30*

- repay loans, hire purchase or other credit agreements

W2.561 Payments received from these insurance policies will be disregarded as income **provided** the policy was taken out to insure against the risk of being unable to maintain repayments

- in respect of loans secured on the claimant’s home, and
- under hire purchase or other credit agreements

W2.562 The amount to be disregarded must not exceed the combined weekly amount used to

- maintain the payments on the mortgage, loan, hire-purchase agreements etc. This includes endowment policies, etc that have been taken out for the specific purpose of repaying the capital at the end of the loan period, plus
- meet any amounts due by way of premiums on
  - the creditor insurance policy itself, that is to maintain the cover, and
  - in the case of a mortgage, an insurance policy taken out to insure against loss or damage to the building concerned, provided the insurance policy has been taken out as a condition of the mortgage

W2.563 If the loan is a mortgage and the capital is being repaid by way of an endowment policy, Personal Equity Plan (PEP), etc you will need to confirm that the primary reason for the endowment policy, PEP, etc is to meet the repayment of the capital sum at the end of the term of the mortgage.
W2.564 If payments are being made to claimants under a creditor insurance policy the claimant should be able to provide documentary evidence, such as a letter from their insurer, confirming the nature of the payment.

**Treatment of special types of income**

**Social security benefits**

W2.565 Most weekly social security benefits should be counted in full as income except those which are disregarded in full or part. For details of

- full disregards, see Annex B at the end of this chapter
- partial disregards, see Partial disregards earlier in this chapter

W2.566 Social security benefits must be taken into account for the period that benefit was payable.  
*HB Reg 31; CTB Reg 21*

**Deductions from social security benefits**

W2.567 If a deduction is being made from a social security benefit, take the amount into account at the rate before the deduction is made.

W2.568-W2.579

**Maintenance payments received by the claimant**

**Child maintenance**

W2.580 From 27 October 2008 a full disregard applies to child maintenance, including that assessed by the Child Support Agency (CSA), received in any case when the maintenance payment is made or is due to be made by the

- claimant’s former partner
- claimant’s partner’s former partner, or
- parent of a child or young person provided that the child or young person is a member of the claimant’s family. But this provision will not apply if the person paying the maintenance is the claimant or the claimant’s partner. This is to guard against the situation where, for example, a parent who has a court order to pay maintenance returns home, and that order is still in existence

*HB Sch 5 Para 47A; CTB Sch 4 Para 48A*

W2.581 The disregard also applies to any payments made or due to be made by a person direct to a third party, when these fall to be treated as the income of the claimant. An example would be a regular quarterly payment made by a former partner to the electricity board on the claimant’s behalf. See Payments to, or in respect of, a third party for more information.
**Other maintenance**

**W2.582** A £15 disregard applies to any other maintenance, including that assessed by the Child Support Agency (CSA), received in any case when

- the applicable amount includes an amount in respect of the family premium, and
- the maintenance payment is made or is due to be made by the
  - claimant’s former partner
  - claimant’s partner’s former partner, or
  - parent of a child or young person provided that the child or young person is a member of the claimant’s family. But this provision will not apply if the person paying the maintenance is the claimant or the claimant’s partner. This is to guard against the situation where, for example, a parent who has a court order to pay maintenance returns home, and that order is still in existence

*HB Sch 5 Para 47; CTB Sch 4 Para 48*

**W2.583** The disregard also applies to any payments made or due to be made by a person direct to a third party, when these fall to be treated as the income of the claimant. An example would be a regular quarterly payment made by a former partner to the electricity board on the claimant’s behalf. See *Payments to, or in respect of, a third party* for more information.

**W2.584** Only one £15 disregard for other maintenance can be applied in any benefit week irrespective of the number or make-up of the maintenance payments and whether these are made under a court order or otherwise.

**Cash payments in lieu of concessionary coal**

**W2.585** Cash payments in lieu of concessionary coal should be treated as income. Such payments are normally made as of right, provided certain conditions are met, and should not be treated as a charitable or voluntary payment, see *Regina v Doncaster Metropolitan Borough Council ex parte Boulton*.

**Training schemes and allowances**

**W2.586** People on training schemes normally receive a training allowance. Do not treat training allowances as earnings. A full description of all current schemes is set out in the leaflet Just the Job (EMPL 48), available from your local Jobcentre.

**Work-based Training for Adults**

**W2.587** This scheme was formerly called Training for Work. It aims to provide work experience for those who have been unemployed for six months or more.
W2.588 The weekly allowance is paid as a £10 premium above the person’s IS/JSA entitlement. This premium should be disregarded for HB/CTB claims.

HB Sch 5 Para 13; CTB Sch 4 Para 14

**Teacher Repayment Loan Scheme**

W2.589 From 14 October 2002, any income paid by the Department for Innovation, Universities and Skills (DIUS), direct to claimants in relation to the Teacher Repayment Loan Scheme should be fully disregarded.

**Return to Work Credit**

W2.590 Return to Work Credit (RTWC), including Self-Employment Credit, is paid as part of the national Pathways to Work programme to customers starting a job that

- is 16 hours or more per week
- is expected to last at least five weeks
- has a gross annual salary/income from trading of less than £15,000

W2.591 RTWC is available to all customers who have been claiming one or more of the following for 13 weeks or more

- IB, including credits only
- IS on the grounds of incapacity
- SDA
- SSP for 13 weeks or more and who are now claiming an IB

W2.592 The weekly payment of £40 is payable for a maximum of 52 weeks and is fully disregarded for HB/CTB purposes.

HB Sch 5 Para 13; CTB Sch 4, Para 14

**In Work Credit**

W2.593 In Work Credit (IWC) helps lone parents make the transition from welfare into full time work of at least 16 hours a week.

W2.594 IWC has been available to all eligible lone parents since 7 April 2008. In addition eligible parents can claim IWC as long as they are resident within any London Jobcentre Plus district.

W2.595 The weekly payment of £40 per week (£60 per week in London) is payable for a maximum of 52 weeks and is fully disregarded for HB/CTB purposes.

HB Sch 5 Para 13; CTB Sch 4 Para 14
W2.596  IWC is available to all lone parents (and parents in London districts) from who
  • have a dependent child/children living in the household and are legally responsible for at least one child under 16 years of age
  • in London districts, have been claiming one or more of the following for a continuous period of 52 weeks or more prior to moving into work
    - IS
    - JSA(IB)
    - JSA(Cont)
    - IB (including credits only)
    - SDA
    - CA
  • In non-London districts have been claiming one or more of the following for a continuous period of 52 weeks or more prior to moving into work
    - IS
    - JSA(IB)
    - JSA(Cont)

New Deal

W2.597  The Government’s New Deal programme is
  • part of the wider Welfare to Work programme, and
  • targeted at the long-term unemployed

W2.598  The aim of the programme is to provide focus and assistance to allow various client groups to gain employment. There are many initiatives involved, for example
  • a subsidised job with an employer
  • full time education or training
  • work on the Environmental Task Force or with the voluntary sector

Payments and disregards

W2.599  New Deal participants will receive award notices, etc which will
  • show them what benefits, allowances, etc are being paid to them, and
  • help LAs in the assessment of HB/CTB claims
W2.600 You may find the following information helpful

- those in Options that are paid a wage are treated as in remunerative work
- if a Training Allowance is paid this is taken fully into account, unless it includes a payment of 10p JSA(IB)
- the Jobcentre may make discretionary awards, which are intended to remove financial barriers to participation in the various schemes. These should be disregarded as notional or actual capital for 52 weeks
- Training Premiums paid under arrangements for training under Section 2 of the Employment and Training Act 1973 are not to be taken into account as either actual or notional income
- any child care costs that are reimbursed to a New Deal participant should be disregarded. If the payment is made as a lump sum it should be disregarded as notional or actual capital for 52 weeks

W2.601 The various groups and assistance available to them are shown at Annex C to this chapter.

**New Deal for Disabled People extension**

W2.602 New Deal for Disabled People (NDDP), as part of the Government’s Welfare to Work programme, is a voluntary programme offering claimants who receive a qualifying benefit the support, guidance and preparation they need to find paid work.

W2.603 The qualifying benefits are

- Incapacity Benefit (IB), including Incapacity Benefit Youth (IB(Y))
- Severe Disablement Allowance (SDA)
- credits-only cases on the grounds of incapacity
- IS paid with Disability Premium (DP)
- IS pending the result of an appeal against a disallowance from IB
- HB or CTB with a DP, provided the premium is paid in respect of the recipient and they are not in receipt of JSA, or in paid work of 16 hours or more per week
- War Pension (WP) with an Unemployability Supplement (US)
- Industrial Injuries Disablement Benefit with a US

**Employment zones**

W2.604 Participants in an Employment Zone (EZ) will be either

- receiving JSA(IB). There is no effect on HB/CTB as all income for claimants receiving JSA(IB) is disregarded in full for HB/CTB, or
- on a paid work placement, this is a subsidised job, again there is no effect on HB/CTB
**EZ payments**

W2.605 EZ participants can receive payments for
- training costs
- discretionary payments as a fee, grant loan or other
- subsistence, equivalent to their rate of JSA(IB), if appropriate. Disregard any arrears of subsistence as capital for 52 weeks

W2.606 Disregard all EZ payments as either income or capital. If treated as capital, disregard for 52 weeks.

*HB Sch 5 Para 60 & 61; CTB Sch 4 Para 61 & 62*

**Youth Training and Youth Credits**

W2.607 Participants in Youth Training (YT) and Youth Credit (YC) schemes may be
- employees, or
- trainees

W2.608 Employees are regarded as in employment and are paid a wage determined by their employer rather than a training allowance. This wage is subject to deductions for tax and NI contributions and should be taken into account as earnings, subject to the normal earnings disregards.

W2.609 Trainees receive a training allowance from which no tax or NI contributions are deducted. These allowances should be taken into account as income other than earnings subject to the disregard of any
- travelling expenses reimbursed to the claimant
- living away from home allowance, where appropriate, and
- any training premium

W2.610 The whole of this allowance should be taken into account as income other than earnings, less the above disregards and, if appropriate, the disregard of any amount of tax paid.

W2.611 Young people may be unsure as to whether they are employed status trainees (employees) or non-employed status trainees (trainees). In these cases, ask the claimant to obtain confirmation from their training provider.
Charitable and voluntary payments

What are charitable payments?

W2.612 A charitable payment is a payment made under a charitable trust at the discretion of the trustees. A charitable trust must

R(IS) 4/4; R v Doncaster Borough Council, Ex Parte Boulton

- be wholly and exclusively charitable, and
- promote a public benefit, that is, it must benefit a sufficient section of the public except where the purpose is the relief of poverty

W2.613 Charitable trusts

- do not have to be
  - registered, or
  - administered by a registered charity
- usually provide for
  - the relief of poverty
  - advancement of education
  - advancement of religion
  - other purposes which benefit the community

Disregards

W2.614 Any charitable or voluntary payment which is made or due to be made at regular intervals should be fully disregarded, see Annex B, paragraph 35.

W2.615 LAs should also note this disregard does not apply to

- maintenance payments which are made or due to be made by
  - a former partner of the claimant, or a former partner of any member of the claimant’s family, or
  - the parent of a child or young person where that child or young person is a member of the claimant’s family

W2.616 In certain circumstances, however, a £15 disregard will apply, see Maintenance payments received by claimant later in this chapter. Otherwise, maintenance payments made by a person as in above paragraph should be taken fully into account.
What are voluntary payments?

W2.617 A voluntary payment is a payment that has

- a benevolent purpose and
- is given without anything being given in return

W2.618 A voluntary payment is similar to a charitable payment but it will not usually be made from a charitable trust. Voluntary payments are usually paid for the benefit of an individual. But LAs should recognise that charitable payments may also be made to individuals

- for the relief of poverty, or
- because a wider purpose is involved

W2.619 When deciding if the payment is a voluntary payment, consider the

- background to the payment, and
- reasons for it

Example 1

Jim claims HB. He declares that he gets a payment of £20 a week from his Uncle Peter, towards the cost of running his car.

Peter makes the payment because Jim has been receiving HB for some time and needs a car to get around.

Peter makes the payment because of family ties and affection for Jim. Peter does not expect or receive anything in return.

The assessing officer decides that the £20 is a voluntary payment.

Example 2

Frances claims HB. She is retired and receives a payment of £4.50 a week from her former employer in addition to her occupational pension. This payment is made to all former employees who worked for the company for over 20 years.

The payments were awarded by the board of directors following criticism by shareholders of the treatment of former employees with long service.

The assessing officer decides the payment is not voluntary because the

- directors of the company are receiving in return for the payment greater satisfaction from the shareholders
- company’s image is improved
- payments are not made specifically to help needy employees, but are made to all former employees, regardless of need
**Payments from any of the Trusts**

W2.620 The following payments, whether of income or capital, should be fully disregarded

_HB Sch 5 Para 35; CTB Sch 4 Para 36_

- any
  - payment made under the
    - Macfarlane Trust
    - Macfarlane (Special Payments) Trust
    - Macfarlane (Special Payments) No 2) Trust
    - Eileen Trust
    - MFET Ltd trust fund
    - Independent Living Fund (the Fund), or
    - London Bombings Relief Charitable Fund (LBRCF), and
  - sum derived from such a payment

- certain payments which originated from any of the Macfarlane Trusts, or the Eileen Trust or the Fund and which have been inherited from, or gifted by or on behalf of the Trust beneficiary or the qualifying person as follows
  a from the haemophiliac or qualifying person to their partner or former partner
  b from the haemophiliac’s or qualifying person’s partner or former partner to the haemophiliac or qualifying person
  c from the haemophiliac or the qualifying person to any child or young person who is, or at any time was, a member of the haemophiliac’s or the qualifying person’s family and is a member of the claimant’s family
  d from the haemophiliac’s or the qualifying person’s partner or former partner to any child or young person who is, or at any time was, a member of the haemophiliac’s or the qualifying person’s family and is a member of the claimant’s family
  e from the haemophiliac or qualifying person to their
    - parent or step parent, or
    - guardian provided that they have no parent or step-parent, and at the date of the payment is a child, a young person, or a student who has not completed their full-time education

This only applies if the haemophiliac or qualifying person has neither a partner nor former partner, nor a child or young person who is, or at any time was, a member of their family. The disregard will apply for a period from the date of the payment until the end of two years from the date of the haemophiliac’s or qualifying person’s death

continued
(W2.620) from the haemophiliac's or qualifying person's estate to their
- parent of step-parent, or
- guardian, provided that they had no parent or step-parent, and at the date of the death was a child, a young person, or a student who had not completed their full-time education

This only applies if the haemophiliac or qualifying person had neither a partner nor former partner nor a child or young person who, at any time, had been a member of their family. The disregard will apply for a period of two years from the date of the haemophiliac's or the qualifying person's death)

**Note:**
The terms **child, the Fund, young person, student, qualifying person and partner** have the meaning specified in regulation 2 of the HB and CTB Regulations.

**Former partner** means a person who, although not satisfying the definition of partner because they are not members of the same household, for example due to illness, is not, or if that partner, former partner, qualifying person or haemophiliac has died, was not, estranged or divorced from the qualifying person or haemophiliac.

**Full-time education** should be given its normal meaning, in the sense of the natural progression from school, to college or university, and then to work.

**Tax credits**

W2.621 There are two tax credits

- CTC
- WTC

W2.622 For HB/CTB purposes

- arrears of tax credits, paid in a lump sum, are treated as capital, not income, and are disregarded for 52 weeks

- the amount paid to the claimant, ie actual rather than notional amounts, is always taken into account in the assessment. Do not consider the notional income provisions if you think a claimant could have claimed a tax credit

- people may have to report a change of circumstance at different times for tax credit and HB/CTB claims

- ignore changes to the amount of tax credit, following annual uprating, for up to 30 weeks
Verifying tax credit award details

W2.623 Generally, claimants will have an award notice from HMRC and these may be accepted as evidence. Claimants who have lost their notice may obtain a duplicate one from HMRC. If the claimant is unable to provide proof, you can obtain the information from HMRC, see HB/CTB Security Guidance.

Income from tax credits

W2.624 To calculate the weekly income, use the actual instalment, not the annual award.

W2.625 Take the actual instalment into account in line with the payment cycle of the instalment, ie the date the instalment is treated as paid from.

Example

Treat a four-weekly instalment of £250 paid on 26 April as paid from 30 March to 26 April. The weekly amount will be £62.50, ie £250 \( \div 4 \).

Treat a weekly instalment of £75 paid on 26 April as paid from 20 April to 26 April. The weekly amount is £75.

Treat a two weekly instalment of £120, with the first payment on 26 April, as paid from 20 April to 3 May (in line with the payment cycle). The weekly rate will be £60, ie £120 \( \div 2 \).

For daily instalments the award notice may read, ‘That from 26 April your employer will include tax credit with your pay at a rate of £5 a day.’ Treat the person as being paid £5 per day from and including 26 April.

Arrears paid

W2.626 The first page of the award notice confirms the period of the award is from 6 April until 5 April. However, if the award notice is dated at a later date it is probable that the

- award has been processed after the start of the tax year
- first payment will be of arrears

W2.627 This may occur when, for example, a person makes a claim during May but is entitled to WTC from 6 April, so the award is backdated to that date.

W2.628 In such cases, the award will consist broadly of

- an instalment of the tax credit for the initial period
- a series of regular instalments for the remainder of the award

W2.629 The award notice, page 3 shows details of the payments made. If the first payment differs considerably from the rest of the instalments it will be an arrears payment. Treat this payment as capital and disregard it for 52 weeks from date of receipt. The remaining instalments are treated as income.
Awards revised during course of tax year

W2.630 Revised tax credit award notices may be issued during the course of the tax year for a variety of reasons, eg
• an increase in wages
• the birth of a child
• a child returning to relevant education after age 16

All these circumstances can result in a change in the amount of tax credit due for the remainder of the year.

W2.631 You may already be aware of the change and have reassessed the HB/CTB claim accordingly. However different rules apply to the reporting of a change of circumstance that affects a tax credit claim. Therefore the change in the tax credit award may take place at a different time.

W2.632 The important points to remember are
• the relevant date that decides when you will take change of circumstance action is the date the instalment is treated as paid from. It is not the date the tax credit award actually changes
• you use the amount of the tax credit award that is due to be paid, ie the actual instalment
• any arrears paid are treated as capital. Disregard them for 52 weeks only if they have been paid because of a change of circumstance in the tax credit claim

W2.633 The information on an award notice giving details of a revised award should provide you with all the information you require to deal with the claim. However, in some circumstances, you may need to contact HMRC helpline.

W2.634 If you receive a further revised award notice take action as above, but remember you only need to reassess entitlement if the instalment amount of the tax credit alters.

Recovery of overpaid tax credits

W2.635 If an overpayment of tax credits has occurred during a period in which HB/CTB was also payable, and the overpayment is subsequently recovered, there is no provision in regulations to reassess the HB/CTB award for that previous period. There has been a Commissioner's decision (CH 1450/05) regarding tax credits that have been overpaid but still accounted for as income in HB/CTB. The Commissioner agreed that, in line with HB and CTB regulations, WTC and CTC payments received are to be included in the assessment of the claimant’s entitlement to those benefits, even if they are overpaid and to be recovered.

W2.636 HMRC may recover an overpayment in full which results in nil or reduced payments. If this method causes hardship for the claimant, HMRC can make ‘top-up’ or ‘hardship’ payments, see Top-up payments and Hardship payments later in this chapter.
W2.637 The revised tax credit award shows the new award, the amount of the overpayment and the balance due to be paid. If a tax credit is overpaid, the award notice shows the date the last payment or unrevised payment of that credit was made. However, the only information needed for the assessment of HB/CTB are the instalments in payment.

W2.638 The overpayment is usually recovered from the remaining tax credit in payment.

W2.639 The revised notice shows that the annual award of tax credit remaining in payment has not changed. However, the payments will be considerably less because of the overpayment recovery.

W2.640 In these cases, calculate the weekly income by using the new instalment.

W2.641 The normal change of circumstance rule applies and the revised weekly amount will be taken into account from the following Monday.

**Top-up payments**

W2.642 If the overpayment recovery results in reduced or nil payments and financial hardship, the claimant can ask for the recovery to be over a longer period. If HMRC agrees, the claimant receives the revised tax credit award due for the remainder of the year but the award will be adjusted so that some of the overpayment is recovered. These are called top-up payments.

**Example**

A family whose original annual award is £4,000 has the award revised six months later to £2,000 over the same period. After six months the family have had their full entitlement of £2,000 and now have nil entitlement.

W2.643 In these cases, the pro-rata award is amended and reduced by

- **10%** when the claimant’s income is under the taper threshold of £5,060 or they are receiving IS/JSA/ESA(IR). These are untapered awards

- **25%** when the claimant has some income but is still receiving a reduced amount of WTC. These are tapered awards

**Hardship payments**

W2.644 Hardship payments, also known as emergency payments, are usually made when there is a delay in processing a claim and entitlement to tax credit exists. The payment is a lump sum irrespective of the period it covers and is treated as capital.

W2.645-W2.659
**Capital treated as income**

W2.660 In certain circumstances capital payable by instalments which are outstanding at the date the claim is made or at the date of any subsequent review may be treated as income, for example:

- income from trust funds, see Trust funds later in this chapter
- capital payable by instalments, see BW1 or BP1 Capital paid by instalments, earlier in this part
  
  _HB Reg 41; CTB Reg 31_

- any payment received under a life or fixed term annuity
  
  _HB Reg 41; CTB Reg 31_

W2.661-W2.669

**Notional income**

W2.670 A person may be treated as receiving income which they have not actually received (that is, income they are entitled to, but have not claimed). This is called notional income.
  
  _HB Reg 42; CTB Reg 32_

W2.671 Notional income may be assumed in any of the following circumstances
  
  _HB Reg 42; CTB Reg 32_

- deprivation of income in order to claim, or increase entitlement to, benefit
- income which would be available to the claimant if they applied for it
- income paid to a third party for specified items, eg ordinary clothing or footwear, see Payments to, or in respect of, a third party later in this chapter
- underpayment or non-payment for a service when payment could be expected. This does not apply to a claimant
  - working for a charitable or voluntary organisation, or
  - working as a volunteer when it would not be reasonable to expect payment, or
  - who has volunteered as a service user for a public body
- Ignore any payments for incidental expenses

W2.672 A person may be treated as receiving the income of a third party paid to a member of the family, and kept and used for the family.
Work trials

W2.673 The notional earnings rules do not apply if a claimant attends a work trial of unpaid work organised by the DWP.

Possible entitlement to other retirement pension income/deferred income from occupational pension schemes

W2.680 If the LA identifies possible entitlement to other retirement pension income, see *Reg 25, Meaning of income*, or to income from occupational pension schemes which the claimant elected to defer, it should advise the claimant only on the basis of possibility since decisions on actual entitlement are for relevant decision makers or decision making bodies and wrong advice might lead to a claim for compensation if the decision went against the claimant. For example, where a social security benefit is concerned, entitlement decisions are for decision makers within the social security system.

W2.681 From 4 April 2005, when a person is deferring receipt of their State Retirement Pension the notional income provisions do not apply.

W2.682 Social security benefits should not normally be treated as income available on application unless an authority is satisfied not only that there would be entitlement to that income but also to the amount of that entitlement.

Trivial commutation of an occupational pension

W2.683 HMRC rules allow a person to opt to take a lump sum (up to a maximum of £15,000) in lieu of a small private or occupational pension.

W2.684 The notional income rules do not apply when a person has commuted a small amount of an occupational/private pension into a lump sum. However, any lump sum(s) received should be treated as capital in the normal way.
Deprivation of income

HB Reg 42; CTB Reg 32

W2.750 Deprivation of income means that a claimant has relinquished, or transferred to another person, an income

- that they have been receiving, or
- were due to receive, and

- which would have continued during the period of award of HB or CTB

W2.751 Evidence of transfer would be the existence of a recent deed of gift conveying income to someone else. The onus of proving that a resource is no longer held, and that there is a legitimate reason for the transfer, rests on the claimant.

W2.752 Any income, other than income from a discretionary or compensation trust or Jobcentre rehabilitation allowance, which would be paid to a claimant on application must be taken into account from the date it would have been acquired if the claimant had taken the necessary action to obtain it.

W2.753 The LA should establish

- the amount of the income
- the date(s) it is due to be paid, and
- that the claimant, or someone acting on their behalf, is not prevented from applying for it

W2.754 Examples of this type of income to be taken into account are

- employer's sick pay which is available to the claimant on application
- sums of money held and administered by a County Court which the Registrar is prepared to release on application

W2.755-W2.789
Any payment made to a member of the family in respect of a third party who is not a member of the family for HB or CTB purposes, for example a child in long stay hospital care, should be treated as income only if it is retained by or spent on a member of that family.

**Payment in kind**

Payments to third parties that the claimant receives as goods or services as opposed to money, are not disregarded as payment in kind, but are taken into account as notional income.

*HB Reg 42; CTB Reg 32*

The income of any child or young person who is a member of the claimant’s family is ignored when calculating HB/CTB.

**Trust Funds**

A trust is an arrangement in which sums of money or property are held and administered by one or more people, acting as trustees for the benefit of another. It is usually governed by a trust deed which lays out the terms of the trust, eg a will or Deed of Settlement. Funds in trust may be held by

- the Public Trustee
- the Court of Protection. The Ministry of Justice (MoJ) selects a regulated banker to hold the money in the name of the beneficiary. The banker needs a court order before being able to release the money to the beneficiary
- private trustees or executors

See *BW1 Assessment of capital.*

Examples of resources which may be held in Trust are

- compensation awards for personal (including criminal) injury or for personal loss
- maintenance, separation or divorce settlements
- occupational pension funds. Payments from these should be treated like any other occupational pension and taken fully into account
W2.892 The commonest types of trust are

- **constructive trusts**, imposed in certain circumstances by a court of equity in the event of a dispute over the beneficial ownership of property. The commonest form of constructive trust is called a resulting trust. This is when the person in whose name property was bought is said to hold it in resulting trust for the person who actually provided the purchase money.

- **discretionary trusts**, when the trustees are empowered, usually in the trust deed, to pay money to one or more people at their discretion. A charitable trust is always discretionary and must be wholly and exclusively charitable, that is set up to promote an educational or religious purpose or a public benefit, eg relief of poverty, welfare.

W2.893 A person's interest in a trust fund will only affect their entitlement to benefit if

- there is absolute entitlement to income or capital, or

- payments of income or capital are made at the trustee's discretion.

Personal injury compensation trusts are described in **BW1 or BP1 Disregarded capital earlier in this part. More information on other trust fund payments can be found in BW1 or BP1 Trust funds earlier in this part.**

W2.894 If a £15 disregard has been applied to Widowed Parent's Allowance (WPA) or Widowed Mother's Allowance (WMA) and a disregard has been applied to

- War Disablement or War Widow's/Widower's Pension, or any comparable payment paid by the government of a country outside Great Britain, or

- a pension paid under the law of the Federal Republic of Germany or Austria to victims of National Socialist persecution

then no disregard can be applied.

W2.895 If a £15 disregard has been applied to WPA or WMA and there is no disregard in respect of

- War Disablement or War Widow's/Widower's Pension, or any comparable payment paid by the government of a country outside Great Britain, or

- a pension paid under the law of the Federal Republic of Germany or Austria to victims of National Socialist persecution

then you can only apply a maximum £5 disregard.

W2.896-W2.919
**Loans and overdrafts**

**W2.920** Before deciding whether any loan or overdraft should be treated as income, it will be necessary to have regard to the particular circumstances of the individual case.

**W2.921** Money which has been obtained by way of a one-off lump sum for example, would normally fall to be treated as capital, see *BW1 or BP1 Assessment of capital*. This would particularly apply if a payment is for the purchase of a specific item or items such as a car or a holiday.

**W2.922** There may, however, be occasions when money obtained by way of a loan or overdraft may amount to other income. An example would be money received in the form of a series of loans which are made periodically to help defray a person's living costs, although we would suggest that an unused overdraft facility would not fall to be treated as either income or capital.

**W2.923** As the way in which to treat a loan or overdraft depends so much on the individual circumstances, authorities may wish, in some instances, to seek advice from its legal advisers.

**W2.924** This guidance does not apply to student loans administered by the Student Loans Company Ltd in Glasgow. Regulations specifically provide for these loans to be treated as income, see *C2 Student claims, Loan income* later in this manual for more information.

**W2.925-W2.999**
Examples of calculating self-employed earnings

In calculating the earnings of self-employed persons in these examples, the 2005/2006 rates of income tax and NI contributions have been used.

Class 2 contributions are payable for each week beginning between midnight Saturday/Sunday.

In the year 2005/2006, contributions are payable for 52 weeks from the week beginning midnight between Saturday 2 April and Sunday 3 April 2005, up to and including the contribution week beginning midnight between Saturday 1 April and Sunday 2 April 2006.

The small earnings exception for Class 2 contributions is £4,345 a year.

The weekly earnings should be calculated by dividing the yearly earnings by the number of days in the year and multiplying by 7.

In a leap year, the weekly earnings should be calculated by dividing the yearly earnings by 366 and multiplying by 7.
Example A – A plumber

Claimant is married and only income is from his self-employment

GROSS INCOME

19,500.00

less allowable business expenses

- Purchase of stock 1,500.00
- Heating/lighting 300.00
- Vehicle maintenance/running costs 1,200.00
- Repayment of loan (capital and interest) taken out to replace van 2,000.00
- Repairs to equipment 200.00
- VAT not yet recovered 100.00
- Wages of part-time assistant 2,360.00

Total allowable business expenses 7,660.00

CHARGEABLE INCOME = (£19,500 - £7,660) 11,840.00

deduct

1 Tax
- Chargeable income 11,840.00
- less personal allowance 4,895.00

leaves Taxable income of 6945.00

- 10% tax on £2,090 209.00
- 22% tax on £4855 1,068.10

Total tax deduction 1,277.10

2 Class 2 NIC @ £2.10 plus 109.20

3 Class 4 NIC on difference between chargeable income and low profit limit x 8% of profit over £4,895

£11,840 - £4,895 x 8% 555.60

4 50% of personal pension scheme contributions of £300 payable yearly 150.00

Total deductions for tax, NICs and personal pension contributions 2,091.90

NET PROFIT = (£11,840 - £2,091.91) 9,748.09

Average weekly earnings (£9,768.09 ÷ 365 x 7) = 186.94966

Apply earnings disregard - 10.00

Weekly income forming the basis for HB or CTB assessment 176.94966

*Income should not be rounded until the end of the HB or CTB calculation. See A5 Rounding earlier in this manual.

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Example B – A Widget Grinder

Claimant is single and his only income is from his self-employment.

<table>
<thead>
<tr>
<th>GROSS INCOME</th>
<th>£</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sales</td>
<td>24,000.00</td>
</tr>
<tr>
<td>VAT refund</td>
<td>3,000.00</td>
</tr>
</tbody>
</table>

less allowable business expenditure

<table>
<thead>
<tr>
<th></th>
<th>£</th>
</tr>
</thead>
<tbody>
<tr>
<td>Raw materials</td>
<td>5,800.00</td>
</tr>
<tr>
<td>Repayment of loan</td>
<td>4,000.00</td>
</tr>
<tr>
<td>taken out to replace</td>
<td></td>
</tr>
<tr>
<td>widget grinder</td>
<td></td>
</tr>
<tr>
<td>Wages of part-time</td>
<td>3,500.00</td>
</tr>
<tr>
<td>secretary</td>
<td></td>
</tr>
<tr>
<td>Heating/lighting/power</td>
<td>1,200.00</td>
</tr>
<tr>
<td>Vehicle maintenance</td>
<td>1,100.00</td>
</tr>
<tr>
<td>running costs</td>
<td></td>
</tr>
<tr>
<td>Stationery/postage/phone</td>
<td>500.00</td>
</tr>
<tr>
<td>Total allowable business</td>
<td>16,100.00</td>
</tr>
<tr>
<td>expenses</td>
<td></td>
</tr>
</tbody>
</table>

CHARGEABLE INCOME = (£27,000 - £16,100) = 10,900.00

deduct

1 Tax

<table>
<thead>
<tr>
<th></th>
<th>£</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chargeable income</td>
<td>10,900.00</td>
</tr>
<tr>
<td>less personal allowance</td>
<td>4,895.00</td>
</tr>
<tr>
<td>leaves Taxable income</td>
<td>6,005.00</td>
</tr>
<tr>
<td>of £2,090</td>
<td>209.00</td>
</tr>
<tr>
<td>22% tax on £3,915</td>
<td>861.30</td>
</tr>
<tr>
<td>Total tax deduction</td>
<td>1,070.30</td>
</tr>
</tbody>
</table>

2 Class 2 NIC @ £2.10 plus = 109.20

3 Class 4 NIC on difference between chargeable income and low profit

<table>
<thead>
<tr>
<th></th>
<th>£</th>
</tr>
</thead>
<tbody>
<tr>
<td>£10,900 - £4,895 x 8%</td>
<td>480.40</td>
</tr>
</tbody>
</table>

4 50% of contributions to personal pension scheme £400 payable yearly = 200.00

Total deductions for tax, NICs and personal pension contributions = 1,859.90

NET PROFIT (£10,900.00 - £1,859.90) = 9,040.10

Average weekly earnings (£9,040.10 ÷ 365 x 7) = 173.37177*

Apply earnings disregard - 5.00

Weekly income forming the basis for HB or CTB assessment = 168.37177*

*Income should not be rounded until the end of the HB or CTB calculation. See A5 Rounding earlier in this manual.
Example C – I Floggit, Market Trader

Claimant is married and only income is from his self-employment

**GROSS INCOME**

Sales and miscellaneous 20,280.00

**less allowable business expenses**

<table>
<thead>
<tr>
<th>Expense</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase of stock</td>
<td>7,500.00</td>
</tr>
<tr>
<td>Vehicle running costs</td>
<td>900.00</td>
</tr>
<tr>
<td>Materials to repair stall</td>
<td>300.00</td>
</tr>
<tr>
<td>Stall rental @ £40 pw</td>
<td>2,080.00</td>
</tr>
</tbody>
</table>

Total allowable business expenses 10,780.00

**CHARGEABLE INCOME** = (£20,280 - £10,780) 9,500.00

deduct

1. **Tax**
   
   Chargeable income 9,500.00
   
   less personal allowance 4,895.00
   
   leaves Taxable income of 4,605.00
   
   10% tax on £2,090 209.00
   
   22% tax on £2,515 553.30
   
   Total tax deduction 762.30

2. **Class 2 NIC @ £2.10 pw plus** 109.20

3. **Class 4 NIC on difference between chargeable income and lower profit limit x 8% of profit over £4,895**
   
   £9,500 - £4,895 x 8% 368.40

4. **50% of personal pension scheme contributions of £240 payable yearly** 120.00

   Total deductions for tax, NICs and personal pension contributions 1,359.90

**NET PROFIT** = (£9,500.00 - £1,359.90) 8,140.10

Average weekly earnings (£ 8,140.10 ÷ 365 x 7) = 156.1115*

Apply earnings disregard - 10.00

**Weekly income forming the basis for HB or CTB assessment** 146.1115*

*Income should not be rounded until the end of the HB or CTB calculation. See A5 Rounding earlier in this manual.
Example D – Fringe Effects: Lampshade Maker

Claimant is married with two children. Her husband is unemployed and in receipt of JSA (Cont). Both aged over 25

<table>
<thead>
<tr>
<th>GROSS INCOME</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Sales</td>
<td>£11,165.00</td>
</tr>
<tr>
<td>less allowable business expenditure</td>
<td></td>
</tr>
<tr>
<td>Purchase of materials</td>
<td>£1,775.00</td>
</tr>
<tr>
<td>Interest on business loan</td>
<td>£950.00</td>
</tr>
<tr>
<td>Repair of sewing machine</td>
<td>£150.00</td>
</tr>
<tr>
<td>Heating/lighting/power</td>
<td>£600.00</td>
</tr>
<tr>
<td>Total allowable business expenses</td>
<td>£3,475.00</td>
</tr>
</tbody>
</table>

| CHARGEABLE INCOME (£11,165 - £3,475) | £7,690.00 |

 deduct

1. Tax

| Chargeable income | £7,690.00 |
| less personal allowance | £4,895.00 |
| leaves Taxable income of | £2,795.00 |
| 10% tax on £2,090 | £209.00 |
| 22% tax on £705.00 | £155.10 |
| Total tax deduction | £364.10 |

2. Class 2 NIC @ £2.10 plus | £109.20 |

3. Class 4 NIC on difference between chargeable income and lower profit limit x 8% on profit over £4,895

| £7,690 - £4,895 x 8% | £223.60 |

4. No personal pension scheme contributions | NIL |

Total deductions for tax, NICs and personal pension contributions | £696.90 |

| NET PROFIT = (£7,690.00 - £696.90) | £6,993.10 |

Average weekly earnings (£6,993.10 ÷ 365 x 7) = 134.11424*

Apply earnings disregard - £10.00

124.11424*

Add husband’s contributory Jobseeker’s Allowance, 56.20

Child Benefit | £28.00 |

Weekly income forming the basis for HB or CTB assessment 208.71424*

*Income should not be rounded until the end of the HB or CTB calculation. See A5 Rounding earlier in this manual.
### Example E – A Kidd: Childminder

Claimant is married. Her husband is in full-time employment and has net earnings of £96 a week.

<table>
<thead>
<tr>
<th>£</th>
<th>£</th>
<th>£</th>
<th>£</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>GROSS INCOME</strong></td>
<td>3,120.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>CHARGEABLE INCOME</strong> ($3,120.00 ÷ 3) =</td>
<td>1,040.00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**deduct**

1. Tax not applicable as income below single person’s tax threshold of £4,895
   - NIL
2. Class 2 NIC – not applicable as income below small earnings exception level of £4,345
   - NIL
3. Class 4 NIC – not applicable as lower profit limit of £4,895 not reached
   - NIL
4. 50% of personal pension scheme contributions of £220 payable yearly
   - 110.00

Total deductions for tax, NICs and personal pension contributions: 110.00

**NET PROFIT** = (£1,040.00 - £110.00) 930.00

Average weekly earnings (£930 ÷ 365 x 7) = 17.8356*

Add Husband’s net earnings 96.00

113.8356*

Apply earnings disregard - 10.00

**Weekly income forming the basis for HB or CTB assessment** 103.8356*

*Income should not be rounded until the end of the HB or CTB calculation. See A5 Rounding earlier in this manual.
Other income

Items to be wholly disregarded

1. Any amount of income tax paid by the claimant on unearned income which is taken into account, for example an occupational pension

   *HB Sch 5 Para 1; CTB Sch 4 Para 1*

2. Any expenses paid to a claimant who is engaged by a charitable or voluntary body or who is a volunteer but who does not receive any earnings or profit from the employment and who is not to be treated as having notional earnings or expenses or payment for attendance to a claimant who has volunteered as a service user for a public body. This includes any advance payment of expenses

   *HB Sch 5 Para 2; CTB Sch 4 Para 2*

3. Any expenses paid by an employer to an employed earner which are wholly, exclusively and necessarily incurred in carrying out the employment

   *HB Sch 5 Para 3; CTB Sch 4 Para 3*

4. Any income of a person on Income Support (IS) or Jobseeker’s Allowance (income-based) (JSA(IB)), income-related Employment and Support Allowance (ESA(IR)). In those cases where a joint claim to JSA has been made and one member of the couple has been sanctioned or disentitled, provided the other member remains entitled to JSA(IB) any income or savings of the couple continue to be disregarded for HB/CTB purposes

   *HB Sch 5 Paras 4 & 5; CTB Sch 4 Paras 4 & 5*

5. Any Disability Living Allowance (DLA), Mobility Allowance or Mobility Supplement, including War Pensioner’s Mobility Supplement

   *HB Sch 5 Paras 6 & 8; CTB Sch 3 Paras 7 & 9*

6. Any concessionary payment made to compensate for non-payment of Mobility Allowance, Attendance Allowance (AA), Constant Attendance Allowance (CAA), DLA, JSA(IB), ESA(IR) or IS

   *HB Sch 5 Para 7; CTB Sch 4 Para 8*
Annex B

7 Any AA, that is

- AA under section 64 of the SSCBA 1992 Act
- CAA, which is paid when industrial disablement pension is payable for an assessment of 100%, and Exceptionally Severe Disablement Allowance (ESDA), payable in certain cases when industrial disablement is assessed at 100%
- Constant Attendance Allowance and ESDA payable to a claimant who is or has been entitled to weekly payments of compensation under the Workmen’s Compensation Act
- An allowance for attendance under the Pneumoconiosis, Miscellaneous Diseases Benefit and Byssinosis Scheme
  - payments made under articles 14, 15, 43 and 44 of the Personal Injuries (Civilians) Scheme 1983 or any analogous payment. These are payments made for attendance to claimants who are in receipt of a Disability Pension under the scheme because of war injuries received as civilians or members of the volunteer civil defence
  - any payment based on a need for attendance which is paid as part of a War Disablement Pension, i.e. CAA, ESDA and Severe Disablement Occupational Allowance (SDOA)

8 Any payment made to the holder of the Victoria Cross, George Cross or any comparable award, for example cash payments attached to other awards for gallantry, including those made by another country

9 Any grants or allowances paid to a claimant by an education authority for children over compulsory school age who are continuing in education such as Educational Maintenance Allowances, Assisted Places

10 In the case of a person participating in arrangements for training made under section 2 of the Employment and Training Act 1973 or section 2 of the Enterprise and New Towns (Scotland) Act 1990, for example work-based Training for Adults, or attending a course at an employment rehabilitation centre

- any travelling expenses reimbursed to the claimant
- any living away from home allowance used to pay for temporary accommodation, but in HB, only when assessing entitlement in respect of the dwelling normally occupied as the home.
- any training premium
- any child care expenses reimbursed to the claimant for participating in an Employment Programme as specified in the JSA regulations
11 Any actual income from capital, such as interest or dividend payments, but not the capital itself, except when specific disregards apply, for capital to be disregarded, see BW1 or BP1 Disregarded capital earlier in this part. For example, the capital value of a second home may be disregarded if it is occupied by an elderly relative as their home. If that relative pays rent to the claimant the rental income should be disregarded to the value of any
- mortgage repayments made in respect of that property, and
- council tax or water charges that the claimant is liable to pay in respect of that property and which are paid in the period the income accrued. Any balance should be treated as income. In any other case, it should be treated as capital, see BW1 or BP1 Income from a capital asset earlier in this part

Note: Instalments of capital which when aggregated with other capital exceed £16,000 are treated as income and are taken fully into account as such. Any payments received under an annuity are treated as income and taken fully into account, but see Disregards applied to particular types of home income plans later in this chapter

HB Reg 41(1) & (2); CTB Reg 31(1) & (2)

12 Any payments made to the claimant or their partner by a dependant or a non-dependant in respect of accommodation charges. See Income from sub-tenants and Income from boarders earlier in this chapter

HB Sch 5 Para 21; CTB Sch 4 Para 21

13 Any income in kind, eg concessionary coal, food, cigarettes, or petrol for personal use, except provision of support under the Immigration and Asylum Act

HB Sch 5 Para 23; CTB Sch 4 Para 24

Note: Payments to a third party that reach the claimant as goods or services are not disregarded as payment in kind, but are taken into account as notional income

HB Reg 35(3); CTB Reg 26(3)

14 Any income payable in a country outside the United Kingdom (UK) for the period of any prohibition on the transfer of that income to the UK, for example currency restrictions, the ending of diplomatic relations

Note: Claimants from Zimbabwe should be treated the same, even though there is no prohibition

HB Sch 5 Para 24; CTB Sch 4 Para 25

15 Any fostering allowance made to a claimant, see Adoption and custodianship allowances earlier in this chapter
Expenses, plus any inducement element, paid by a health authority or social services department or a voluntary organisation or the person concerned to allow a claimant to provide temporary respite care in their home for an elderly or disabled person so that, for example, a principal family carer can take a holiday. Any long term or permanent placement would require a non-dependant deduction to be made

\[ \text{HB Sch 5 Para 26 & 27; CTB Sch 4 Para 27 & 28} \]

**Note:** The disregard does not apply to direct payments of HB to a landlord when the person being supported is temporarily in the landlord's care

Any sports award should be disregarded except when paid in respect of

- food, but this does not include vitamins, minerals or other special dietary supplements intended to enhance the performance of the person in the sport in respect of which the award was made
- ordinary clothing and footwear for normal daily use, but does not include school uniforms, clothing, footwear or equipment used solely for sporting activities
- household fuel or rent of the claimant or, where the claimant is a member of a family, any other member of his family, or council tax or water charges for which that claimant or member is liable. This does not include housing costs incurred whilst living away from home to train or compete in the sport for which the award was made

\[ \text{HB Sch 5, Para 59; CTB Sch 4 Para 59} \]

Payments made at the discretion of a social services department, for example reimbursement of any child care charges or fares incurred in travelling to a day nursery or play group, if the purpose is to enable a child to remain at home with their parents, when the alternative might be to take the child into residential or other institutional care. These payments should be disregarded for as long as the social services department exercises its discretion to make them

\[ \text{HB Sch 5 Para 28; CTB Sch 4 Para 29} \]

Any payment of income which is to be treated as capital, see \textit{BW1} or \textit{BP1} *Income treated as capital* earlier in this part.

\[ \text{HB Sch 5 Para 30; CTB Sch 4 Para 31} \]

Any social fund payment

\[ \text{HB Sch 5 Para 31; CTB Sch 4 Para 32} \]

The pensioner’s Christmas bonus, paid to recipients of certain long-term social security benefits

\[ \text{HB Sch 5 Para 32; CTB Sch 4 Para 33} \]

Banker’s or similar commission arising from the conversation of foreign currency income into sterling

\[ \text{HB Sch 5 Para 33; CTB Sch 4 Para 34} \]
23  a  Any payment from the Independent Living (Extension) Fund and the Independent Living (1993) Fund

b  Any payment, and any sum derived from such a payment, made under the Macfarlane Trust, the Macfarlane (Special Payments) Trust, the Macfarlane (Special Payments) (No 2) Trust, the Eileen Trust, the MFET Ltd trust fund, the Fund or the London Bombings Relief Charitable Fund (LBRCF). ‘The Fund’ is money made available by the government from a trust set up by the relevant Secretary of State for persons infected with HIV through NHS blood transfusions or tissue transfers.

   HB Sch 5 Para 35; CTB Sch 4 Para 36

c  Certain payments which originated from any of the Macfarlane Trusts, the Eileen Trust, the Fund, the MFET Ltd trust fund, or the LBRCF, see Payments from any of the Trusts earlier in this chapter

24  Any payment made by the Secretary of State to compensate for the loss of entitlement to HB, whether in whole or in part, that is transitional protection payments

   HB Sch 5 Para 36; CTB Sch 4 Para 38

25  Any payment made by the Secretary of State to compensate for the loss of HBSS

   HB Sch 5 Para 37; CTB Sch 4 Para 39

26  Any payment of resettlement benefit to former in-patients of long stay hospitals

   HB Sch 5 Para 38; CTB Sch 4 Para 40

27  Any payment to a juror or court witness in respect of attendance at a court other than compensation for loss of earnings or for loss of a social security benefit

   HB Sch 5 Para 39; CTB Sch 4 Para 41

28  Any CCB, for HB claims only

   HB Sch 5 Paras 40 & 45; CTB Sch 4 Para 42

29  Any HB, for CTB claims only

   CTB Sch 4 Para 37

30  Any reduction of Council Tax under section 13 or, as the case may be, section 80 of the Local Government Finance Act 1992

   HB Sch 5 Para 41; CTB Sch 4 Para 43

31  Any payment made to pre-1973 war widows. This is a special payment which was introduced in April 1990. Originally £40 a week, it is uprated annually and is normally paid with the War Widow’s pension already in payment. This additional payment should be totally disregarded. For the treatment of any other War Widow’s pension, see Partial disregards earlier in this chapter.

   Sch 53, 54 & 55; HB Sch 5 Paras 43; CTB Sch 4 Para 44
Annex B

32 Any payment or repayment in respect of supplies or travelling expenses made under regulations 3, 5 or 8 of the National Health Service Regulations 1988, or any analogous payment

   *HB Sch 5 Para 44; CTB Sch 4 Para 45*

33 Any payment made in place of milk tokens or the supply of vitamins under Regulations 9 to 11 or 13 of the Welfare Food Regulations 1988

   *HB Sch 5 Para 45; CTB Sch 4 Para 46*

34 Any payment made under the Assisted Prison Visit’s Scheme set up to help relatives or other persons to visit persons in custody

   *HB Sch 5 Para 46; CTB Sch 4 Para 47*

35 Charitable or voluntary payments, see Charitable and voluntary payments earlier in this chapter

   *HB Sch 5 Para 14; CTB Sch 4 Para 15*

36 Any payment made by the Secretary of State to compensate certain people previously entitled to Supplementary Benefit who were not entitled to IS when it was introduced in April 1988, that is IS transitional payments

   *HB Sch 5 Para 48; CTB Sch 4 Para 49*

37 Any payment made under the Employment Services Access to work scheme for disabled people

   *HB Sch 5 Para 49; CTB Sch 4 Para 51*

38 Any Guardian’s Allowance (GA)

   *HB Sch 5 Para 50; CTB Sch 4 Para 51*

39 Any CTB, for HB claims only

40 Any increase in the rate of a benefit under the Contributions and Benefits Act for a dependant who is not a member of the claimant’s family

   *HB Sch 5 Para 52; CTB Sch 4 Para 52*

41 Increases in social security benefits payable for dependants who are not a member of the claimant’s family

   *HB Sch 5 Para 52; CTB Sch 4 Para 53*
42 WTC/CTC up to the value of the Additional earnings disregard, formerly known as the 30 hour disregard, if the claimant’s and partner’s earnings do not exceed the total of

*HB Sch 5 Para 56; CTB Sch 4 Para 56*

- the relevant current standard earnings disregard
- any allowable childcare charges deducted
- the value of the Additional earnings disregard element

43 Any career development loan paid under section 2 of the Employment Training Act 1973, for a period of 52 weeks from the date of receipt of the payment, unless paid for food, ordinary clothing and footwear or rent

44 Any mandatory top-up payment made under section 2 of the Employment Training Act 1973, for a period of 52 weeks from the date of receipt of the payment, to someone on the

- self-employment route of the employment option of the New Deal
- Voluntary Sector option of the New Deal
- Environment Task Force option of the New Deal

45 Any discretionary payment for special needs made to a person under section 2 of the Employment and Training Act 1973, for a period of 52 weeks from the date of receipt of the payment, for someone on the full-time education Option of the New Deal

46 For participants in the New Deal 18-24 self-employed option any payments received should be treated as follows

*HB Sch 5 Para 58; CTB Sch 4 Para 58*

- the £400 grant paid by Employment Service disregarded as both income and capital
- any payment made to the claimant in respect of expenses wholly and necessarily incurred while test trading should be disregarded as income
- any business asset acquired for a purpose connected with pursuing the self-employed route of the employment option of the New Deal and any capital raised for such a purpose are disregarded as capital
- any profits from the period of test trading (which are paid into a special account) when released are treated as capital

47 Any payment made under the Community Care (Direct Payments) Act 1996 or under section 12B of the social work for Scotland Act 1968

*HB Sch 5 Para 57; CTB Sch 4 Para 57*

48 Any discretionary payment for special needs made to a person under section 2 of the Employment and Training Act 1973, for a period of 52 weeks from the date of receipt of the payment, for someone undertaking a qualifying course. No disregard should be made for any travel expenses already disregarded in calculating a student’s income

49 Any childcare expenses reimbursed to the claimant in respect of participation in the intensive activity period of the New Deal pilots for 25 plus
Annex B

50 Any mandatory top-up payment made to a claimant in respect of participation in the intensive activity period of the New Deal pilots for 25 plus

CTB Sch 4 Para 59

51 Any Education Maintenance Allowance, including retention and achievement bonuses

HB Sch 5 Para 11; CTB Sch 4 Para 12

52 Any subsistence allowance which exceeds normal JSA(IB), less 50p

HB Sch 5 Para 61; CTB Sch 4 Para 61

53 Any discretionary payment made by an Employment Zone contractor to the claimant, whether a fee, grant loan or other payment

54 Any income paid by DfES, direct to customers in relation to the Teacher Repayment Loan Scheme

55 Any payments by LAs, health authorities or voluntary organisations to claimants in respect of persons looked after by them, or certain payments made to a claimant acting as a temporary carer

HB Reg 40; CTB Reg 31

56 Board and lodging payments made to the claimant when the claimant occupies the board and lodging establishment as their home

HB Reg 40; CTB Reg 31

57 Charitable and voluntary payments and payments from a trust derived from a payment made in consequence of any personal injury to the claimant

Note: From October 2005

58 Any RTWC paid as part of the Pathways to Work programme including Self-Employment Credit

HB Sch 5 Para 13; CTB Sch 4 Para 14

59 Any IWC paid to a lone parent (or parent in London Jobcentre Plus districts

HB Sch 5 Para 13; CTB Sch 4 Para 14

60 Any CHB paid to the claimant or partner.

61 Payments made from a ‘special account’ to customers who are receiving or who have received assistance under the ‘self-employment’ route.

62 Direct payments to patients in lieu of health care under the Health Act 2009.

HB Sch 5 Para 57 & Sch 6 Para 58; CTB Sch 4 Para 57 & Sch 5 Para 60

63 Any payment in respect of expenses arising out of the claimant’s participation in a service user group

HB Sch 5 Para 2A; CTB Sch 4 Para 2A
New Deal: Participants and assistance available

<table>
<thead>
<tr>
<th>Age groups</th>
<th>Options</th>
<th>Payments and Disregards</th>
</tr>
</thead>
<tbody>
<tr>
<td>18 - 24 year olds</td>
<td>1a Remunerative work with an employer</td>
<td>1a Those in Option 1a will be paid a wage.</td>
</tr>
<tr>
<td></td>
<td>1b Self-employment. This includes training,</td>
<td>1b During the period of test trading a Training Allowance is paid to those in Option 1b.</td>
</tr>
<tr>
<td></td>
<td>and a period of test trading</td>
<td>If eligible JSA(IB) will be included at a minimum of 10p per week to maintain entitlement to HB/CTB. A Grant of £400 is paid over 26 weeks, equating to £15.38 per week, which is disregarded. Any ‘profit’ during the period of test trading will be held in a special account and only released when JSA(IB) ceases or after 13 weeks if JSA(IB) continues. This money shall be treated as capital.</td>
</tr>
<tr>
<td></td>
<td>2 Six months work in the Voluntary Sector</td>
<td>2-4 Training Allowance is paid to those in Options 2 - 4. If eligible JSA(IB) will be included at a minimum of 10p per week to maintain entitlement of HB/CTB. A Grant of £400 is paid over 26 weeks, equating to £15.38 per week, which is disregarded.</td>
</tr>
<tr>
<td></td>
<td>3 Six months work with the Environmental Task Force</td>
<td>2-3 Please note that within options 2 - 3 there is a remunerative work option with an employer.</td>
</tr>
<tr>
<td></td>
<td>4 Up to 12 months Full-time Education or Training</td>
<td></td>
</tr>
</tbody>
</table>
## New Deal

### 25 and over (June measures)

**Options**

- A range of further provision to help people find work or to improve their prospects of finding work
  - **1** Remunerative work with an employer (employer subsidies of up to £75 a week for 6 months)
  - **2** Employment related full-time education or training for up to a year.

**Payments and disregard**

- **1** Those in this option will be paid a wage.
- **2** All participants will generally remain on JSA(IB) throughout the periods of either education or training.

### 25 and over (November Pilots)

**Options**

- A period of mandatory intensive activity, usually up to three months including
  - **1** Work trial periods with an employer.
  - **2** Self-employment. This includes training, advice and a period of test trading.
  - **3** Six months work in the Voluntary Sector.

**Payments and disregard**

- All participants will generally remain on JSA(IB) throughout the 13 weeks intensive activity period.
  - A grant of £15.38 per week is paid to all participants during the 13 weeks of the main programme. This grant is disregarded.
  - Periods spent in work trials do not count as periods in remunerative work.
### Prototype Employment Zones (EZ)

<table>
<thead>
<tr>
<th>Options</th>
<th>Payments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Glasgow, North West Wales, South Teesside, Liverpool, Plymouth</td>
<td>Each EZ partnership is to develop its own innovative schemes but must at least offer the following options.</td>
</tr>
<tr>
<td></td>
<td><strong>1a Neighbourhood Match</strong> - working in a socially useful ‘intermediate labour market’ job.</td>
</tr>
<tr>
<td></td>
<td><strong>1b Neighbourhood Match</strong> - taking part for work experience only.</td>
</tr>
<tr>
<td></td>
<td><strong>2 Starting a Business.</strong></td>
</tr>
<tr>
<td></td>
<td><strong>3 Full-time Education.</strong></td>
</tr>
<tr>
<td></td>
<td><strong>A Those in Option 1a are paid a wage.</strong></td>
</tr>
<tr>
<td></td>
<td><strong>B A Training Allowance is paid to those in options 1b, 2 &amp; 3. This is based on JSA but will be sufficient to ensure that JSA of at least 10p weekly remains in payment to maintain entitlement to HB/CTB. However there will be those, albeit a small number, who do not qualify for JSA(IB). Their claims should be determined in the usual way.</strong></td>
</tr>
<tr>
<td></td>
<td><strong>C A Training Premium of £15 per week is paid to those in options 2 &amp; 3 and may be paid to those in 1b and should be disregarded.</strong></td>
</tr>
</tbody>
</table>
**Notional deductions for Income Tax**

**Main Income Tax allowance**

The main income tax allowances are as follows.

<table>
<thead>
<tr>
<th>Allowance</th>
<th>Age</th>
<th>01/02</th>
<th>02/03</th>
<th>03/04</th>
<th>04/05</th>
<th>05/06</th>
<th>06/07</th>
<th>07/08</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal</td>
<td>under 65</td>
<td>4,535</td>
<td>4,615</td>
<td>4,615</td>
<td>4,745</td>
<td>4,895</td>
<td>5,035</td>
<td>5,225</td>
</tr>
<tr>
<td>Personal</td>
<td>65-74</td>
<td>5,990</td>
<td>6,100</td>
<td>6,610</td>
<td>6,830</td>
<td>7,090</td>
<td>7,280</td>
<td>7,550</td>
</tr>
<tr>
<td>Personal</td>
<td>75 &amp; over</td>
<td>6,260</td>
<td>6,370</td>
<td>6,720</td>
<td>6,950</td>
<td>7,220</td>
<td>7,420</td>
<td>7,690</td>
</tr>
<tr>
<td>Married Couple</td>
<td>people born before 6/4/1935</td>
<td>-</td>
<td>-</td>
<td>5,565</td>
<td>5,725</td>
<td>5,905</td>
<td>6,065</td>
<td>6,285</td>
</tr>
<tr>
<td>Married Couple</td>
<td>75 &amp; over</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>5,795</td>
<td>5,975</td>
<td>6,135</td>
<td>6,365</td>
</tr>
</tbody>
</table>
**Basic rate of tax**

Income tax is payable on taxable income as shown in the table below.

<table>
<thead>
<tr>
<th>Year</th>
<th>£</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>98/99</td>
<td>up to 4,300</td>
<td>at lower rate of 20%</td>
</tr>
<tr>
<td></td>
<td>4,301 - 27,100</td>
<td>at basic rate of 23%</td>
</tr>
<tr>
<td>99/00</td>
<td>up to 1,500</td>
<td>at lower rate of 10%</td>
</tr>
<tr>
<td></td>
<td>1,501 - 28,000</td>
<td>at basic rate of 23%</td>
</tr>
<tr>
<td>00/01</td>
<td>up to 1,520</td>
<td>at starting rate of 10%</td>
</tr>
<tr>
<td></td>
<td>1,521 - 28,400</td>
<td>at basic rate of 22%</td>
</tr>
<tr>
<td>01/02</td>
<td>up to 1,880</td>
<td>at starting rate of 10%</td>
</tr>
<tr>
<td></td>
<td>1,881 - 29,400</td>
<td>at basic rate of 22%</td>
</tr>
<tr>
<td>02/03</td>
<td>up to 1,920</td>
<td>at starting rate of 10%</td>
</tr>
<tr>
<td></td>
<td>1,921 - 29,900</td>
<td>at basic rate of 22%</td>
</tr>
<tr>
<td>03/04</td>
<td>up to 1,960</td>
<td>at starting rate of 10%</td>
</tr>
<tr>
<td></td>
<td>1,961 - 30,500</td>
<td>at basic rate of 22%</td>
</tr>
<tr>
<td>04/05</td>
<td>up to 2,020</td>
<td>at starting rate of 10%</td>
</tr>
<tr>
<td></td>
<td>2,021 - 31,400</td>
<td>at basic rate of 22%</td>
</tr>
<tr>
<td>05/06</td>
<td>up to 2,090</td>
<td>at starting rate of 10%</td>
</tr>
<tr>
<td></td>
<td>2,091 - 32,400</td>
<td>at basic rate of 22%</td>
</tr>
<tr>
<td>06/07</td>
<td>up to 2,150</td>
<td>at starting rate of 10%</td>
</tr>
<tr>
<td></td>
<td>2,151 - 33,300</td>
<td>at basic rate of 22%</td>
</tr>
<tr>
<td>07/08</td>
<td>up to 2,230</td>
<td>at starting rate of 10%</td>
</tr>
<tr>
<td></td>
<td>2,231 - 34,600</td>
<td>at basic rate of 22%</td>
</tr>
</tbody>
</table>
**Tax credits - general information**

1 This annex contains some general information about tax credits.

**Tax Credit**

**Working Tax Credit**

**Employees**

2 Working Tax Credit (WTC) payments for employees

- *payment for the first 6 weeks* (42 days) is made in three fortnightly instalments. The award notice shows the method and amount of each payment
- *after 42 days* payments are made by the employer through the claimant’s pay-packet. The award notice shows the daily rate used by the employer
- in exceptional circumstances direct payments of WTC may be re-instated. These direct payments can be weekly or four-weekly at the claimant’s preference, no preference they will be four-weekly

**Self-employed**

3 WTC payments for self-employed employees are made into their bank accounts.

**Childcare element**

4 Childcare is an element of WTC, however it is generally be paid to the main carer with the Child Tax Credit (CTC). Page 3 of the award notice shows which credit the childcare element is paid with.

**Child Tax Credits**

5 CTCs are paid on a four weekly cycle. However the claimant can request weekly payments.
Identifying claimants entitled to the 50 plus element

6 The claimant, or their partner, is aged at least 50, and that person

- starts ‘qualifying remunerative work, and
  Reg 4, Working Tax Credit (Entitlement and Maximum Rate) Regulations 2002

- is working for at least 16 hours per week, and

- satisfies one of conditions 1-5, as outlined below

Note: This person is referred to as ‘person A’ in the conditions below.

In some cases, someone absent from work through illness, maternity etc may be treated as being in 'qualifying remunerative work'.

Condition 1

Reg 18, Working Tax Credit (Entitlement and Maximum Rate) Regulations 2002

7 During either

a a period of at least six months immediately before starting that work, or

b consecutive periods totalling at least six months, with the last period immediately before starting that work,

‘person A’ was in receipt of

- Income Support (IS)
- Jobseeker’s Allowance (JSA)
- Incapacity Benefit (IB)
- Severe Disablement Allowance (SDA), or
- both State Retirement Pension (SRP) and State Pension Credit - guarantee credit

Condition 2

Reg 18, Working Tax Credit (Entitlement and Maximum Rate) Regulations 2002

8 For at least six months immediately before starting that work

a another person was receiving IS, or JSA, or IB, or SDA, or both SRP and State Pension Credit - guarantee credit, and

b an increase was payable with that payment in respect of ‘person A’ as a dependant of the other person
**Condition 3**

*Reg 18, Working Tax Credit (Entitlement and Maximum Rate) Regulations 2002*

9 a Immediately before starting that work, either

i ‘person A’ was in receipt of IS, or JSA, or IB, or SDA, or both SRP and State Pension Credit - guarantee credit, or

ii another person was receiving IS, or JSA, or IB, or SDA, or both SRP and State Pension Credit - guarantee credit, and an increase was payable with that payment in respect of ‘person A’ as a dependant of the other person, and

b immediately before the period satisfied by 3a, there is a period when ‘person A’ – or their partner – was receiving one of Carer’s Allowance (CA) (previously Invalid Care Allowance), Bereavement Allowance (BAllce) or Widowed Parent’s Allowance WPA, and

c the total of the periods satisfied by 3a and 3b is at least six months

**Condition 4**

*Reg 18, Working Tax Credit (Entitlement and Maximum Rate) Regulations 2002*

10 ‘Person A’, or their partner, is receiving one of

- CA
- BAllce or
- WPA

**Condition 5**

*Reg 18, Working Tax Credit (Entitlement and Maximum Rate) Regulations 2002*

11 a for at least six months immediately before starting that work, ‘person A’ was entitled to be credited with contributions or earnings in accordance with the Social Security (Credits) Regulations 1975, or

b immediately before starting that work, ‘person A’ was entitled to be credited with contributions or earnings in accordance with the Social Security (Credits) Regulations 1975, and immediately prior to this, there was a period in which ‘person A’, or their partner, was receiving CA, BAllce or WPA, and the total of these periods is at least six months

**Conditions 1, 2, 3 or 4 not satisfied**

12 If you have a case where conditions 1, 2, 3 and 4 are not satisfied, but you feel that condition 5 may be satisfied, please contact the relevant person for clarification of the details of this condition.
**Meaning of terms used in childcare charges**

For the purposes of relevant childcare charges, the following meanings must be used.

<table>
<thead>
<tr>
<th>Term used</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adoption leave</td>
<td>a period during which an employed parent is absent from work to care for a child newly matched with them by an approved adoption agency, and at the end of which they have a right to return to work either under the terms of their contract or under section 75A or 75B of the Employment Rights Act 1996</td>
</tr>
<tr>
<td>Crown property</td>
<td>property held by the Crown or a government department</td>
</tr>
<tr>
<td>Disabled child</td>
<td>a child who is</td>
</tr>
<tr>
<td></td>
<td>• receiving DLA, or would be if they were not in hospital</td>
</tr>
<tr>
<td></td>
<td>• registered blind, or ceased to be registered blind during the period</td>
</tr>
<tr>
<td></td>
<td>- beginning 28 weeks before the first Monday in September that follows their 15th birthday and</td>
</tr>
<tr>
<td></td>
<td>- ending the day before the first Monday in September that follows their 16th birthday</td>
</tr>
</tbody>
</table>

**Example 1**

Child A is registered blind and is aged 16 on 24 July 2006. Childcare charges should be disregarded until 4 September 2006.

However, Child A ceased to be registered blind on 10 April 2005. As this is within the 28 weeks immediately preceding 5 September 2005, ie first Monday in September following child’s 15th birthday, childcare charges can be disregarded up to and including 3 September 2006.

**Example 2**

Child B is registered blind and is aged 16 on 6 September 2007. Childcare charges should be disregarded until 1 September 2008.

However, Child B ceased to be registered blind on 30 May 2006. As this is within the 28 weeks immediately preceding 3 September 2006, ie first Monday in September following child’s 15th birthday, childcare charges should be disregarded up to and including 31 August 2008.
Annex F

<table>
<thead>
<tr>
<th>Term used</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Disabled child)</td>
<td>Example 3</td>
</tr>
<tr>
<td></td>
<td>Child C is registered blind. Their birthday is 10 July, and they will be 16 in 2007. However, they ceased to be registered blind on 1 November 2005. As this is outside the 28 week period immediately preceding the first Monday in September following their 15th birthday (4 September 2006), childcare charges should only be disregarded up to and including 3 September 2006.</td>
</tr>
</tbody>
</table>

**Local Authority** in relation to
- England, the  
  - council of a  
    - county or district  
    - metropolitan district, or  
    - London Borough  
  - Common Council of the City of London, or  
  - Council of the Isles of Scilly
- Wales, the Council of a  
  - county or  
  - county borough
- Scotland, a regional, islands or district council

**Lone parent** a person who has no partner and who is responsible for and a member of the same household as a child or young person

**Maternity leave** a period during which a woman is absent from work because she is pregnant or has given birth to a child, and at the end of which she has a right to return to work either under the terms of her contract or under Part VIII of the Employment Rights Act 1996

**Incapacitated** for the purposes of the childcare disregard, the other member of a couple is incapacitated when
- they are aged 80 or over

continued
**Term used** | **Meaning**
---|---
**Incapacitated** | b they are aged less than 80 and satisfy one of the conditions in para 13 of HB Sch 3/para 13 of CTB Sch 1, or would satisfy one of these conditions but for being treated as capable of work under section 171E of the Social Security Contributions and Benefits Act 1992
c the claimant’s applicable amount would include the work-related activity component or the support component on account of the other member having limited capability for work but for that other member being treated as not having limited capability for work
d they have been treated as incapable of work for a continuous period of at least 196 days. Breaks in continuity of not more than 56 days should be ignored when calculating the 196 days
e they have been treated as having limited capability for work-related activity for a continuous period of at least 196 days. Breaks in continuity of not more than 84 days should be ignored when calculating the 196 days
f one or more of the following is payable in respect of them
  – short-term higher rate or long-term Incapacity Benefit
  – main phase Employment and Support Allowance (ESA)
  – Attendance Allowance (AA) under section 64 of the Social Security Contributions and Benefits Act 1992, ie not AA as defined in Reg 2(1)
  – Severe Disablement Allowance (SDA)
  – Disability Living Allowance (DLA)
  – an increase of disablement pension under section 104 of the Social Security Contributions and Benefits Act 1992
  – an increase of a war pensions or disablement pension analogous to AA, DLA or an increase in disablement pension
g where any of the pensions or allowances, except short-term higher rate or long-term Incapacity Benefit have ceased because of hospitalisation
h a payment equivalent to the ones described in c or d above is payable under Northern Ireland law in respect of the other member’s incapacity
i claimant has an invalid carriage or other vehicle provided under the relevant legislation

**Paternity leave** | a period during which a man is absent from work to take care of a baby, or child placed with them for adoption, and at the end of which he has a right to return to work under the terms of his contract or under section 80A or 80B of the Employment Act 1996
1 Does not relate to working age claimants.
Registered or approved childcare providers

1 This annex is to help you identify approved childcare providers for the purpose of applying the childcare deduction in HB/CTB.

2 If the childcare element is in payment with the Working Tax Credit (WTC), usually childcare has been approved and the relevant childcare costs can be deducted for HB/CTB purposes.

3 If the childcare element is not in payment or there are doubts about whether the claimant qualifies, you may need to investigate further or urgently contact the relevant person as shown on the contact list.

4 You may find the following list helpful in identifying who are relevant childcare providers for tax credit purposes.

5 The childcare must be provided by one of the following

- in England, Scotland and Wales
  - a childcare provider approved under a Ministry of Defence accreditation scheme abroad
  - an approved foster carer (the care must be for a child who is not a foster carer's foster child)
- in England only
  - a childcare provider registered by Ofsted
  - out-of-school hours childcare or supervised activity based childcare, provided by a school on the school premises, or by a Local Authority or by a childcare provider registered by Ofsted
  - until 30 September 2007 - childcare schemes run by approved providers; for example, an out-of-school-hours scheme approved by an accredited childcare organisation. Please see Change in the law on childcare approved by accredited organisations in England
  - a person approved under the Childcare Approval Scheme providing childcare in the child's home or in other domestic premises
  - a domiciliary worker or nurse from an agency registered under the Domiciliary Care Agencies Regulations 2002 providing childcare in the child’s home
- in Scotland only
  - a childcare provider registered by the Scottish Commission for the Regulation of Care
  - out-of-school-hours childcare clubs registered by the Scottish Commission for the Regulation of Care
  - childcare provided in the child’s home by, or introduced through childcare agencies, sitter services and nanny agencies which are required to be registered
Annex H

- In Wales only
  - a childcare provider registered by the National Assembly for Wales (through the Care Standards Inspectorate for Wales)
  - out-of-school-hours childcare, provided by a school on the school premises, or by a Local Authority
  - a person approved under the Approval of Child Care Providers (Wales) 2007 Scheme providing childcare in the child's home or if several children are being looked after, in one of the children's homes
  - a domiciliary worker or nurse from an agency registered under the Domiciliary Care Agencies (Wales) Regulations 2004 providing childcare in the child's home

**Change in the law on childcare approved by accredited organisations in England**

6 From 1 October 2007, childcare providers or over seven clubs approved by one of the following accredited Quality Assurance Schemes ceased being eligible childcare providers for tax purposes unless they are also registered with Ofsted

- Aiming High
- Flying High
- For one child and all children
- Growing in Quality
- Merits of Quality Play
- Norfolk Quality Kitemark
- Quality for All
- Quality in Play
- Star Quality Assurance

7 If you have doubts about whether or not a childcare provider or a childcare scheme is registered with Ofsted, you can check with Ofsted on 0845 601 4771

8 Costs of childcare given in the child's own home cannot be deducted if the person registered or approved to give that childcare is a relative of the child. Relative means a parent, grandparent, aunt or uncle, brother or sister (whether by blood, half-blood, marriage or affinity), and includes step-parents.
**Earnings from permitted work: Weekly disregards**

Notes:
The higher limit is linked to the adult hourly national minimum wage and is reviewed annually and likely to change yearly in October. See *Main earnings disregards* earlier in this chapter for the amounts.
The 52 week period is decided by the Secretary of State, you cannot set your own 52 week period.

<table>
<thead>
<tr>
<th>Customer</th>
<th>ESA(C)/IB/SDA higher permitted work limit for 52 weeks</th>
<th>ESA(C)/IB/SDA higher permitted work limit, indefinitely</th>
<th>ESA(C)/IB/SDA lower permitted work limit, indefinitely</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single, only doing permitted work</td>
<td>Up to the higher limit for up to 52 weeks then the lower limit a week thereafter</td>
<td>Up to the higher limit indefinitely</td>
<td>Up to the lower limit indefinitely</td>
</tr>
<tr>
<td>Single, doing permitted work and has other earnings</td>
<td>Up to the higher limit for up to 52 weeks then the lower limit for indefinite period thereafter</td>
<td>Up to the higher limit indefinitely</td>
<td>Up to the lower limit indefinitely</td>
</tr>
<tr>
<td>Note: ‘Other earnings’ means earnings from work that has not been classed as ‘permitted work’</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lone parent, only doing permitted work</td>
<td>Up to the higher limit for up to 52 weeks then £25 a week for an indefinite period thereafter</td>
<td>Up to the higher limit indefinitely</td>
<td>Up to £25 indefinitely</td>
</tr>
<tr>
<td>Lone parent, doing permitted work and has other earnings</td>
<td>Up to the higher limit for up to 52 weeks then £25 for indefinite period thereafter</td>
<td>Up to the higher limit indefinitely</td>
<td>Up to £25 indefinitely</td>
</tr>
<tr>
<td>Customer</td>
<td>ESA(C)/IB/SDA higher permitted work limit for 52 weeks</td>
<td>ESA(C)/IB/SDA higher permitted work limit, indefinitely</td>
<td>ESA(C)/IB/SDA lower permitted work limit, indefinitely</td>
</tr>
<tr>
<td>----------</td>
<td>-----------------------------------------------------</td>
<td>------------------------------------------------------</td>
<td>-----------------------------------------------------</td>
</tr>
<tr>
<td>Couple, only one doing permitted work (has no other earnings)</td>
<td>Up to the higher limit for up to 52 weeks then the lower limit for indefinite period thereafter</td>
<td>Up to the higher limit indefinitely</td>
<td>Up to the lower limit indefinitely</td>
</tr>
<tr>
<td>Couple, only one doing permitted work same one has other earnings</td>
<td>Up to the higher limit for up to 52 weeks then the lower limit for indefinite period thereafter</td>
<td>Up to the higher limit indefinitely</td>
<td>Up to the lower limit indefinitely</td>
</tr>
<tr>
<td>Couple, both doing permitted work (have no other earnings)</td>
<td>Where 52 weeks expire at the same time - up to the higher limit for up to 52 weeks then the lower limit for indefinite period thereafter</td>
<td>Where 52 weeks expire at a different time, allow the higher limit for as long as one of them is entitled to the higher disregard in ESA(C)/IB/SDA, then the lower limit for an indefinite period thereafter</td>
<td>Where neither is entitled to the higher limit disregards, up to the lower limit indefinitely</td>
</tr>
<tr>
<td>Couple, both doing permitted work, one or both have other earnings</td>
<td>Where 52 weeks expire at the same time - up to the higher limit for up to 52 weeks then the lower limit for indefinite period thereafter</td>
<td>Where at least one is in this category, up to the higher rate indefinitely</td>
<td>Where neither is entitled to the the higher limit disregard, up to the lower limit indefinitely</td>
</tr>
<tr>
<td>Customer</td>
<td>ESA(C)/IB/SDA higher permitted work limit for 52 weeks</td>
<td>ESA(C)/IB/SDA higher permitted work limit, indefinitely</td>
<td>ESA(C)/IB/SDA lower permitted work limit, indefinitely</td>
</tr>
<tr>
<td>----------</td>
<td>-------------------------------------------------------</td>
<td>------------------------------------------------------</td>
<td>------------------------------------------------------</td>
</tr>
<tr>
<td>Couple, one doing permitted work with no other earnings, the other has other earnings</td>
<td>Up to the higher limit of the earnings from permitted work for as long as one of them is entitled to the higher disregard in ESA(C)/IB/SDA. If the permitted work earnings are less than the higher limit, also disregard up to a maximum of the of the other’s earnings towards making up the shortfall. Once the higher disregard from permitted work ceases to apply, a maximum of the lower limit of all the earnings for an indefinite period thereafter.</td>
<td>Up to the higher limit of the earnings from permitted work indefinitely. If the permitted work earnings are less than the higher limit also disregard up to a maximum of the lower limit of the other’s earnings towards making up the shortfall, indefinitely.</td>
<td>Up to the lower limit of the earnings from permitted work indefinitely. If the permitted work earnings are less than the lower limit, also disregard enough of the other’s earnings to make up the shortfall, indefinitely.</td>
</tr>
<tr>
<td>Couple, one doing permitted work, both have other earnings</td>
<td>Up to the higher limit of the earnings from permitted work and other earnings of the same person for as long as that person is entitled to the higher disregard in ESA(C)/IB/SDA. If the total earnings disregard is less than the higher limit, also disregard up to a maximum of the lower rate of the other’s earnings towards making up the shortfall. Once the higher disregard for permitted work ceases to apply, a maximum of the lower rate of all the earnings for an indefinite period thereafter.</td>
<td>Up to the higher limit of the earnings from permitted work and other earnings of the same person indefinitely. If the total earnings disregarded is less than the higher limit, also disregard up to a maximum of the lower limit of the other’s earnings towards making up the shortfall, indefinitely.</td>
<td>Up to the lower limit of the earnings from permitted work and from earnings of the same person indefinitely. If the total earnings disregarded is less than the lower limit, also disregard enough of the other’s earnings to make up the shortfall, indefinitely.</td>
</tr>
</tbody>
</table>